By Senator Abruzzo

	25-00147-16 201658
1	A bill to be entitled
2	An act for the relief of Q.B. by the Palm Beach County
3	School Board; providing for an appropriation to
4	compensate Q.B. for injuries sustained as a result of
5	the negligence of employees of the Palm Beach County
6	School District; providing a limitation on the payment
7	of fees and costs; providing that the appropriation
8	settles all present and future claims related to the
9	negligent act; providing an effective date.
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11	WHEREAS, in January 2007, Q.B. was a 3-year-old exceptional
12	student education (ESE) student at Glade View Elementary School
13	in the Palm Beach County School District, and
14	WHEREAS, at that time, Q.B.'s speech and language
15	capabilities were developmentally delayed and Q.B. had virtually
16	no capacity for speech, and
17	WHEREAS, on January 16, 2007, a school bus owned by the
18	Palm Beach County School District was being driven by a bus
19	driver employed by the district with a bus aide, also employed
20	by the district, riding as a passenger, to transport Q.B. to her
21	home from Glade View Elementary School, and
22	WHEREAS, at the same time, a 15-year-old male high school
23	student who had emotional and behavioral disabilities and who
24	was considered severely emotionally disturbed by the Palm Beach
25	County School District, was also a passenger on the school bus,
26	and
27	WHEREAS, the 15-year-old male high school student left his
28	assigned bus seat, approached Q.B., and proceeded to sexually
29	assault Q.B. for approximately 15 minutes before the sexual
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25-00147-16 201658 assault was discovered and stopped by the bus aide, and WHEREAS, neither the bus driver or the bus aide made any effort to require the 15-year-old male high school student to return to his assigned seat in the wake of the sexual assault, but allowed him to remain sitting next to Q.B. for the remainder of the bus ride, and WHEREAS, the duties of the bus driver and the bus aide included supervising the students on the bus, ensuring that all students were in compliance with bus safety rules, and ensuring the safety of all students on the bus, and WHEREAS, the bus driver and the bus aide failed to properly supervise the 15-year-old male high school student, failed to properly supervise Q.B., failed to ensure the safety of Q.B., and, as a direct result of the breach of such duties, the 15year-old male high school student was able to sexually assault Q.B., and

WHEREAS, the sexual assault was captured on video by a camera installed on the school bus, and the sexual assault resulted in physical, emotional, and psychological trauma to Q.B. and further diminished the quality of her life, and

50 WHEREAS, the Palm Beach County School Board is vicariously 51 liable for the negligence of the bus driver and the bus aide 52 under the doctrine of respondeat superior, s. 768.28(9)(a), 53 Florida Statutes, and,

54 WHEREAS, on January 6, 2010, the parents of Q.B. filed a 55 negligence action against the Palm Beach County School Board in 56 Palm Beach County Circuit Court, styled T.B. and S.W., as 57 Parents and Natural Guardians of Q.B., a minor, Plaintiff v. The 58 School Board of Palm Beach County, Defendant, Case No.

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59	502010CA000194MBAA, to recover damages for the injuries
60	sustained by Q.B. due to the sexual assault, and
61	WHEREAS, 6 years after the sexual assault and 2 weeks
62	before the commencement of trial, the Palm Beach County School
63	Board admitted liability for negligence and the case proceeded
64	to trial only on the issue of damages, and
65	WHEREAS, on February 6, 2013, the jury returned a verdict
66	of \$1.8 million to compensate Q.B. for her injuries and provide
67	for her future care and treatment, and
68	WHEREAS, the Palm Beach County School Board has paid
69	\$100,000 of the judgment pursuant to the statutory limits of
70	liability under s. 768.28, Florida Statutes, and
71	WHEREAS, the Palm Beach County School Board is responsible
72	for paying the remainder of the judgment, which is \$1,677,950,
73	NOW, THEREFORE,
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75	Be It Enacted by the Legislature of the State of Florida:
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77	Section 1. <u>The facts stated in the preamble to this act are</u>
78	found and declared to be true.
79	Section 2. The Palm Beach County School Board is authorized
80	and directed to appropriate from funds of the school board not
81	otherwise appropriated and to draw a warrant in the sum of
82	\$1,677,950 payable to Q.B. as compensation for injuries and
83	damages sustained.
84	Section 3. The total amount paid for attorney fees,
85	lobbying fees, costs, and other similar expenses relating to
86	this claim may not exceed 25 percent of the amount awarded under
87	this act.

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88	Section 4. The compensation awarded under this act is
89	intended to provide the sole compensation for all present and
90	future claims arising out of the factual situation described in
91	this act which resulted in the injuries to Q.B.
92	Section 5. This act shall take effect upon becoming a law.