By Senator Artiles

	40-00023-17 201714
1	A bill to be entitled
2	An act for the relief of Lillian Beauchamp, as the
3	personal representative of the estate of Aaron
4	Beauchamp, by the St. Lucie County School Board;
5	providing for an appropriation to compensate the
6	estate of Aaron Beauchamp for his wrongful death as a
7	result of the negligence of the St. Lucie County
8	School District; providing a limitation on the payment
9	of compensation, fees, and costs; providing an
10	effective date.
11	
12	WHEREAS, on the afternoon of March 26, 2012, 9-year-old
13	Aaron Beauchamp boarded a school bus driven by St. Lucie County
14	School District employee, Albert Hazen, and
15	WHEREAS, shortly before Mr. Hazen reported to work that
16	afternoon, the district assigned him an additional bus route
17	that was unfamiliar to him, and
18	WHEREAS, at approximately 3:45 p.m., Mr. Hazen was driving
19	the school bus along the unfamiliar route, headed west on
20	Okeechobee Road with approximately 30 elementary school students
21	on board, and
22	WHEREAS, Mr. Hazen's first stop that afternoon was at the
23	St. Lucie County Fairgrounds, which he planned to reach by
24	making a left turn from Okeechobee Road onto Midway Road, and
25	WHEREAS, the school bus driven by Mr. Hazen was equipped
26	with a district-installed surveillance camera which captured the
27	events of that afternoon, and
28	WHEREAS, as Mr. Hazen approached the intersection of
29	Okeechobee Road and Midway Road and activated his left turn
30	signal, the weather was clear and there were no visual
31	obstructions in the roadway, and
32	WHEREAS, Mr. Hazen turned onto Midway Road without stopping
	Page 1 of 4

CODING: Words stricken are deletions; words underlined are additions.

	40-00023-17 201714
33	at the intersection, travelling directly into the path of an
34	oncoming, fully-loaded tractor trailer, and
35	WHEREAS, Mr. Hazen operated the school bus in a negligent
36	manner and the district, through the negligent action of its
37	employee, Mr. Hazen, breached a duty of care to Aaron Beauchamp,
38	and
39	WHEREAS, the tractor trailer violently slammed into the
40	rear passenger side of the school bus, propelling it into the
41	air and spinning it around, and
42	WHEREAS, the impact of the crash inflicted numerous
43	catastrophic injuries upon the students, and first responders to
44	the accident had to follow procedures for a mass casualty event,
45	and
46	WHEREAS, Aaron Beauchamp was sitting in the back of the
47	school bus on the driver's side and, despite the fact that he
48	was wearing his seatbelt, was ejected from his seat into the
49	interior of the bus, and
50	WHEREAS, Aaron Beauchamp suffered massive injuries to his
51	spine and brain and died at the scene of the crash, and
52	WHEREAS, Aaron Beauchamp is survived by his mother, Lillian
53	Beauchamp, a school principal and long-time district employee,
54	his father, Simon Beauchamp, and an older brother, Benjamin
55	Beauchamp, and
56	WHEREAS, Lillian Beauchamp, as the personal representative
57	of the estate of Aaron Beauchamp, filed a wrongful death lawsuit
58	against the district in the case of <i>Lillian Beauchamp, as</i>
59	Personal Representative of the Estate of Aaron Beauchamp, a
60	deceased Child v. The St. Lucie County School District, which
61	was assigned case number 2013CA000569, and
I	

Page 2 of 4

CODING: Words stricken are deletions; words underlined are additions.

SB 14

	40-00023-17 201714
62	WHEREAS, on September 8, 2015, a jury returned a unanimous
63	verdict awarding \$10 million to Lillian Beauchamp, as the
64	personal representative of the estate of Aaron Beauchamp,
65	finding that the district was 87 percent at fault for the
66	accident, and
67	WHEREAS, on November 2, 2015, the judge in the case entered
68	a final judgment against the district for \$8.7 million, which
69	the district did not appeal, and
70	WHEREAS, in accordance with s. 768.28, Florida Statutes,
71	the district paid the statutory limit of \$300,000 to other
72	children who were injured in the same incident that resulted in
73	the wrongful death of Aaron Beauchamp, and
74	WHEREAS, the full amount of the judgment against the
75	district for the wrongful death of Aaron Beauchamp remains
76	unpaid, and
77	WHEREAS, the district and Lillian Beauchamp, as the
78	personal representative of the estate of Aaron Beauchamp, have
79	not reached a settlement regarding this claim, and the district
80	contests the bill, NOW, THEREFORE,
81	
82	Be It Enacted by the Legislature of the State of Florida:
83	
84	Section 1. The facts stated in the preamble to this act are
85	found and declared to be true.
86	Section 2. The St. Lucie County School Board is authorized
87	and directed to appropriate from its funds not otherwise
88	encumbered and to draw a warrant in the amount of \$8.7 million
89	payable to Lillian Beauchamp, as the personal representative of
90	the estate of Aaron Beauchamp, as compensation for damages

Page 3 of 4

CODING: Words stricken are deletions; words underlined are additions.

i	40-00023-17 201714
91	sustained in connection with his wrongful death.
92	Section 3. The amount awarded under this act is intended to
93	provide the sole compensation for all present and future claims
94	arising out of the factual situation described in this act which
95	resulted in the wrongful death of Aaron Beauchamp. The total
96	amount paid for attorney fees, lobbying fees, costs, and similar
97	expenses relating to this claim may not exceed 25 percent of the
98	amount awarded under this act.
99	Section 4. This act shall take effect upon becoming a law.

CODING: Words stricken are deletions; words underlined are additions.