ENROLLED CS/HB 6503

2017 Legislature

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2	An act for the relief of Sean McNamee and his parents,
3	Todd McNamee and Jody McNamee, by the School Board of
4	Hillsborough County; providing for an appropriation to
5	compensate them for injuries and damages sustained by
6	Sean McNamee as a result of the negligence of
7	employees of the School Board of Hillsborough County;
8	providing a limitation on the payment of compensation,
9	fees, and costs; providing an effective date.
10	
11	WHEREAS, on October 9, 2013, Sean McNamee, a minor student
12	and member of the football team at Wharton High School,
13	participated in a warm-up session as part of organized team
14	activities at the start of football practice, and
15	WHEREAS, during a passing drill, Sean McNamee lost his
16	balance when he came into contact with another player, and while
17	falling to the ground, struck his head on a paint machine used
18	to line the practice field which had been improperly left in the
19	practice area, and
20	WHEREAS, Sean McNamee appeared confused, disoriented, and
21	not "symptom free" while in the training and locker rooms for
22	evaluation and treatment by the school's athletic trainer, and
23	WHEREAS, the coaching and training staff did not properly
24	evaluate or assess Sean McNamee for a concussion or head injury,
25	left him unattended, did not call 911 or summon a physician or
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ambulance, and did not immediately notify Sean's parents of the possibility that their son had sustained a brain injury, and WHEREAS, the coaching and training staff responsible for the supervision and welfare of participating student athletes should have known of the severity of the injury experienced by Sean McNamee and were responsible for ensuring he received appropriate and timely evaluation and attention, and

33 WHEREAS, after being left alone for an extended time, Sean 34 McNamee drove himself home, endangering himself and others, and 35 there his sister found him incoherent and acting strangely, and 36 she notified their father, Todd McNamee, who rushed him to the 37 emergency department at Florida Hospital Tampa, and

38 WHEREAS, physicians at Florida Hospital Tampa diagnosed 39 Sean McNamee with a traumatic brain injury from a depressed 40 temporal bone fracture with epidural and subdural hemorrhage 41 which required multiple brain surgeries, including emergency 42 decompression craniotomy, a 9-day induced coma, and 43 reconstruction with a titanium plate permanently inserted into 44 his fractured skull, and

WHEREAS, as a result of the traumatic brain injury and delayed treatment, Sean McNamee suffers from permanent and significant changes in his cognitive functions and from an epileptic seizure disorder with breakthrough episodes, and

WHEREAS, Sean McNamee and his parents Todd McNamee and Jody
McNamee brought suit against the School Board of Hillsborough

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51	County in the Circuit Court of the Thirteenth Judicial Circuit
52	in and for Hillsborough County, Case No 14-CA-009239, and the
53	parties entered into a court-ordered mediation on September 14,
54	2015, and
55	WHEREAS, the School Board of Hillsborough County approved a
56	settlement in the amount of \$2 million, paid the statutory limit
57	of \$300,000 under s. 768.28, Florida Statutes, and further
58	agreed to support the passage of this claim bill in the amount
59	of \$1.7 million for the unpaid portion of the settlement, NOW,
60	THEREFORE,
61	
62	Be It Enacted by the Legislature of the State of Florida:
63	
64	Section 1. The facts stated in the preamble to this act
64 65	Section 1. The facts stated in the preamble to this act are found and declared to be true.
	<u>_</u>
65	are found and declared to be true.
65 66	are found and declared to be true. Section 2. The School Board of Hillsborough County is
65 66 67	are found and declared to be true. Section 2. <u>The School Board of Hillsborough County is</u> authorized and directed to appropriate from funds not otherwise
65 66 67 68	are found and declared to be true. Section 2. <u>The School Board of Hillsborough County is</u> <u>authorized and directed to appropriate from funds not otherwise</u> <u>encumbered and to draw a warrant in the sum of \$1.7 million</u>
65 66 67 68 69	are found and declared to be true. Section 2. <u>The School Board of Hillsborough County is</u> <u>authorized and directed to appropriate from funds not otherwise</u> <u>encumbered and to draw a warrant in the sum of \$1.7 million</u> <u>payable to the Sean R. McNamee Irrevocable Trust as compensation</u>
65 66 67 68 69 70	are found and declared to be true. Section 2. The School Board of Hillsborough County is authorized and directed to appropriate from funds not otherwise encumbered and to draw a warrant in the sum of \$1.7 million payable to the Sean R. McNamee Irrevocable Trust as compensation for injuries and damages sustained as a result of the negligence
65 66 67 68 69 70 71	are found and declared to be true. Section 2. <u>The School Board of Hillsborough County is</u> <u>authorized and directed to appropriate from funds not otherwise</u> <u>encumbered and to draw a warrant in the sum of \$1.7 million</u> <u>payable to the Sean R. McNamee Irrevocable Trust as compensation</u> <u>for injuries and damages sustained as a result of the negligence</u> <u>of employees of the School Board of Hillsborough County.</u> <u>Section 3.</u> <u>The amount paid by the School Board of</u>
65 66 67 68 69 70 71 72	are found and declared to be true. Section 2. <u>The School Board of Hillsborough County is</u> <u>authorized and directed to appropriate from funds not otherwise</u> <u>encumbered and to draw a warrant in the sum of \$1.7 million</u> <u>payable to the Sean R. McNamee Irrevocable Trust as compensation</u> <u>for injuries and damages sustained as a result of the negligence</u> <u>of employees of the School Board of Hillsborough County.</u> <u>Section 3.</u> <u>The amount paid by the School Board of</u>
65 66 67 68 69 70 71 72 73	are found and declared to be true. Section 2. <u>The School Board of Hillsborough County is</u> <u>authorized and directed to appropriate from funds not otherwise</u> <u>encumbered and to draw a warrant in the sum of \$1.7 million</u> <u>payable to the Sean R. McNamee Irrevocable Trust as compensation</u> <u>for injuries and damages sustained as a result of the negligence</u> <u>of employees of the School Board of Hillsborough County.</u> <u>Section 3.</u> <u>The amount paid by the School Board of</u> <u>Hillsborough County under s. 768.28, Florida Statutes, and the</u>

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76	the factual situation described in this act which resulted in
77	injuries to Sean McNamee and damages to Todd McNamee and Jody
78	McNamee. Of the amount awarded under this act, the total amount
79	paid for attorney fees may not exceed \$340,000, the total amount
80	paid for lobbying fees may not exceed \$85,000, and no amount may
81	be paid for costs and other similar expenses relating to this
82	claim.
83	Section 4. This act shall take effect upon becoming a law.

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