2018

1	A bill to be entitled						
2	An act for the relief of Colton Merville; providing an						
3	appropriation to compensate him for injuries and						
4	damages sustained as result of the negligence of the						
5	Department of Corrections in connection with the						
6	shooting death of his mother, Camilla Claudine						
7	Merville; providing a limitation on the payment of						
8	attorney fees; providing an effective date.						
9							
10	WHEREAS, on the evening of June 18, 2007, Camilla Claudine						
11	Merville was shot and killed by probation officer Monica						
12	Pennington, an employee of the Department of Corrections, in						
13	front of the home where Ms. Merville rented a room from a						
14	friend, Brenda Madden, and						
15	WHEREAS, Officer Pennington was the parole officer for Ms.						
16	Merville, who was serving a sentence of 1-year probation for						
17	theft relating to the unauthorized taking of two blank checks						
18	from her mother and her cashing of those checks, and						
19	WHEREAS, Officer Pennington drove by the home of Ms. Madden						
20	on June 18, 2007, seeking to execute a warrant for the arrest of						
21	Ms. Merville for violation of her parole, and						
22	WHEREAS, Officer Pennington recognized Ms. Merville on the						
23	front porch of the Madden home and approached Ms. Merville to						
24	make the arrest, and						
25	WHEREAS, Officer Pennington failed to follow department						
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26 guidelines in making the arrest by failing to wait for local law 27 enforcement officers to arrive, and

28 WHEREAS, after Officer Pennington advised Ms. Merville of 29 her intent to arrest her, Ms. Merville stated that she wished to 30 re-enter the dwelling to obtain footwear and to use the 31 restroom, and she attempted to do so, and

32 WHEREAS, a physical altercation ensued between Officer 33 Pennington and Ms. Merville and Officer Pennington shot Ms. 34 Merville in the heart with her service weapon, and

35 WHEREAS, in her testimony, Ms. Madden described the 36 physical altercation between Officer Pennington and Ms. Merville 37 and stated that Officer Pennington grabbed Ms. Merville by the 38 wrist, Ms. Merville struggled to free herself, and, during the 39 course of the struggle Ms. Merville fell backward, grabbing 40 either the hair or shirt of Officer Pennington to steady 41 herself, and

42 WHEREAS, Ms. Madden further stated that Officer Pennington 43 demanded that Ms. Merville let go of her and told her that she 44 would shoot her if she did not, and when Ms. Merville 45 immediately failed to do so, Officer Pennington discharged her 46 firearm striking Ms. Merville in the heart, and

WHEREAS, Officer Pennington's testimony differed
substantially from Ms. Madden's and another witness after-thefact regarding the altercation, and

50

WHEREAS, department guidelines require officers to use

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51 deadly force only after all other reasonable efforts to avoid 52 confrontation have been exhausted, including retreat and the use 53 of defensive tactics or chemical agents, and

54 WHEREAS, Officer Pennington failed to follow department 55 regulations regarding the use of deadly force, and

56 WHEREAS, Ms. Merville, at the time of her death, had a 57 minor child named Colton Merville, and

58 WHEREAS, the estate of Ms. Merville filed suit against the 59 department in the Circuit Court of the Fourteenth District, in 60 Bay County, Case No. 09-2315-CA, alleging the negligent death of 61 Ms. Merville, and

WHEREAS, at trial, the jury found that Officer Pennington and the department were negligent in causing the death of Ms. Merville, holding the department 60 percent at fault in the death of Ms. Merville, and Ms. Merville 40 percent at fault, and

66 WHEREAS, the jury found that Colton Merville sustained 67 damages in the amount of \$650,000 for the loss of companionship, 68 instruction, and guidance, and for mental pain and suffering, as 69 the result of his mother's death, and

WHEREAS, on September 4, 2013, the Circuit Court of the Fourteenth District entered a judgment in the amount of \$390,000 against the department, adjusting the total to reflect Ms. Merville's comparative negligence and ordering the payment of \$100,000 to Ms. Merville's estate, with the remaining judgment to be the subject of a claim bill, and

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76	WHEREAS, the Division of Risk Management of the Department							
77	of Financial Services paid \$100,000 to the estate, the statutory							
78	limit at that time under s. 768.28, Florida Statutes, and							
79	WHEREAS, the estate of Ms. Merville seeks to recover the							
80	remaining \$290,000 from the judgment entered by the Circuit							
81	Court, NOW, THEREFORE,							
82								
83	Be It Enacted by the Legislature of the State of Florida:							
84								
85	Section 1. The facts stated in the preamble to this act							
86	are found and declared to be true.							
87	Section 2. The sum of \$290,000 is appropriated from the							
88	General Revenue Fund to the Department of Corrections to be paid							
00								
89	for the relief of Colton Merville for injuries and damages							
	for the relief of Colton Merville for injuries and damages sustained.							
89								
89 90	sustained.							
89 90 91	sustained. Section 3. The Chief Financial Officer is directed to draw							
89 90 91 92	sustained. Section 3. <u>The Chief Financial Officer is directed to draw</u> a warrant in favor of the Estate of Camilla Claudene Merville in							
89 90 91 92 93	sustained. Section 3. <u>The Chief Financial Officer is directed to draw</u> a warrant in favor of the Estate of Camilla Claudene Merville in the sum of \$290,000 upon funds of the Department of Corrections							
89 90 91 92 93 94	sustained. Section 3. <u>The Chief Financial Officer is directed to draw</u> a warrant in favor of the Estate of Camilla Claudene Merville in the sum of \$290,000 upon funds of the Department of Corrections in the State Treasury and to pay the same out of such funds in							
89 90 91 92 93 94 95	<u>sustained.</u> Section 3. <u>The Chief Financial Officer is directed to draw</u> <u>a warrant in favor of the Estate of Camilla Claudene Merville in</u> <u>the sum of \$290,000 upon funds of the Department of Corrections</u> <u>in the State Treasury and to pay the same out of such funds in</u> <u>the State Treasury.</u>							
<ul> <li>89</li> <li>90</li> <li>91</li> <li>92</li> <li>93</li> <li>94</li> <li>95</li> <li>96</li> </ul>	<u>sustained.</u> Section 3. <u>The Chief Financial Officer is directed to draw</u> <u>a warrant in favor of the Estate of Camilla Claudene Merville in</u> <u>the sum of \$290,000 upon funds of the Department of Corrections</u> <u>in the State Treasury and to pay the same out of such funds in</u> <u>the State Treasury.</u> Section 4. <u>The amount paid by the Department of</u>							
89 90 91 92 93 94 95 96 97	<u>sustained.</u> Section 3. <u>The Chief Financial Officer is directed to draw</u> <u>a warrant in favor of the Estate of Camilla Claudene Merville in</u> <u>the sum of \$290,000 upon funds of the Department of Corrections</u> <u>in the State Treasury and to pay the same out of such funds in</u> <u>the State Treasury.</u> Section 4. <u>The amount paid by the Department of</u> <u>Corrections pursuant to s. 768.28, Florida Statutes, and the</u>							
<ul> <li>89</li> <li>90</li> <li>91</li> <li>92</li> <li>93</li> <li>94</li> <li>95</li> <li>96</li> <li>97</li> <li>98</li> </ul>	<u>sustained.</u> Section 3. <u>The Chief Financial Officer is directed to draw</u> <u>a warrant in favor of the Estate of Camilla Claudene Merville in</u> <u>the sum of \$290,000 upon funds of the Department of Corrections</u> <u>in the State Treasury and to pay the same out of such funds in</u> <u>the State Treasury.</u> Section 4. <u>The amount paid by the Department of</u> <u>Corrections pursuant to s. 768.28, Florida Statutes, and the</u> <u>amount awarded under this act are intended to provide the sole</u>							

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- 102 for attorney fees may not exceed 25 percent of the amount
- 103 awarded under this act.
- 104 Section 5. This act shall take effect upon becoming a law.

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