HB 6539

2018

1	A bill to be entitled
2	An act for the relief of Erin Joynt by Volusia County;
3	providing for an appropriation to compensate Erin
4	Joynt for injuries sustained as a result of the
5	negligence of an employee of Volusia County; providing
6	that certain payments and the appropriation satisfy
7	all present and future claims related to the negligent
8	act; providing a limitation on the payment of
9	compensation, fees, and costs; providing an effective
10	date.
11	
12	WHEREAS, on July 31, 2011, Erin Joynt, her husband, and two
13	children were vacationing beachgoers on Daytona Beach as they
14	journeyed from their native Wichita, Kansas, to their planned
15	destination of Walt Disney World, and
16	WHEREAS, at the same time, in the regular course of his
17	employment duties, Thomas Moderie, an employee of the Volusia
18	County Beach Patrol, was driving a Ford F-150 pickup truck owned
19	by the county along the beach, and
20	WHEREAS, Mr. Moderie negligently operated the truck,
21	running over Mrs. Joynt while she was sunbathing on the beach,
22	and
23	WHEREAS, as a result of the impact with the truck, Mrs.
24	Joynt sustained severe injuries, including, but not limited to,
25	multiple cranial and facial fractures, rib fractures, permanent
	Page 1 of 3

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

## HB 6539

2018

26 facial injuries, and chronic back pain, and 27 WHEREAS, Mrs. Joynt continues to suffer as a result of the 28 impact and is unable to blink her right eye without the 29 assistance of a gold weight sewn into her eyelid and has a 30 perforated eardrum and resulting hearing loss, permanent facial 31 paralysis, speech and neurological deficits, and chronic pain, 32 and 33 WHEREAS, after a 4-day trial in June 2014 at which Volusia 34 County acknowledged the negligence of Mr. Moderie, a jury found 35 the county liable for Mrs. Joynt's injuries and awarded her 36 compensatory damages in the amount of \$2.6 million, and 37 WHEREAS, on January 12, 2016, following resolution of an 38 appeal initiated by the county, a final judgment in the amount 39 of \$2 million was entered against Volusia County by the trial 40 court, and 41 WHEREAS, Volusia County is insured for Mrs. Joynt's claim 42 for damages through an excess liability insurance policy 43 underwritten by Star Insurance Company, and 44 WHEREAS, Volusia County has already paid \$85,000 of the 45 judgment to Mrs. Joynt pursuant to the statutory limits of liability set forth in s. 768.28, Florida Statutes, which were 46 47 in effect at the time that Mrs. Joynt's claim arose, NOW, 48 THEREFORE, 49 50 Be It Enacted by the Legislature of the State of Florida: Page 2 of 3

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

HB 6539

51 52 Section 1. The facts stated in the preamble to this act are found and declared to be true. 53 54 Section 2. Volusia County is authorized and directed to 55 appropriate from funds of the county not otherwise encumbered, 56 or from the county's liability insurance coverage, and to draw a 57 warrant in the sum of \$727,400, payable to Erin Joynt as 58 compensation for injuries and damages sustained. 59 Section 3. The amount paid by Volusia County pursuant to 60 s. 768.28, Florida Statutes, and the amount awarded under this act are intended to provide the sole compensation for all 61 62 present and future claims arising out of the factual situation described in this act which resulted in injuries and damages to 63 64 Erin Joynt. Of the amount awarded under this act, the total 65 amount paid for attorney fees may not exceed \$152,754, the total 66 amount paid for lobbying fees may not exceed \$29,096, and the 67 total amount paid for costs and other similar expenses relating 68 to this claim may not exceed \$74,094.75. 69 Section 4. This act shall take effect upon becoming a law.

## Page 3 of 3

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

2018