2022

1	A bill to be entitled
2	An act for the relief of Rafael Rodriguez by the
3	Hendry County Hospital Authority; providing for an
4	appropriation to compensate Rafael Rodriguez for
5	injuries sustained as a result of the negligence of
6	employees of the Hendry County Hospital Authority;
7	providing a limitation on compensation and the payment
8	of attorney fees; providing an effective date.
9	
10	WHEREAS, on September 30, 2007, Rafael Rodriguez was
11	admitted to the emergency room at Hendry Regional Medical Center
12	(HRMC), a hospital owned and operated by the Hendry County
13	Hospital Authority, and was diagnosed with perforated
14	diverticulitis, and
15	WHEREAS, general surgeon Dr. Ramon Leonard Carroll, Jr., an
16	HRMC employee, ordered treatment with intravenous (IV)
17	antibiotics in lieu of a colostomy, and hospitalist Dr. Hans
18	Louis Charles, an HRMC employee, acceded to Dr. Carroll's
19	nonsurgical care plan, and
20	WHEREAS, a computerized tomography (CT) scan of Mr.
21	Rodriguez's pelvis and abdomen showed evidence of a perforated
22	sigmoid diverticulum, and Dr. Carroll concluded that Mr.
23	Rodriguez's symptoms and radiological findings showed free
24	intraperitoneal air around the colon, evidencing a perforated
25	diverticulum, and
	Page 1 of 7
	raye IUI/

2022

26 WHEREAS, after 2 days of antibiotic treatment, Dr. Charles 27 sought a surgical consult with Dr. Carroll, advising him that 28 the IV antibiotics were not working to treat the perforated 29 diverticulum, and the doctors made the joint negligent decision 30 to treat Mr. Rodriguez expectantly with nonsurgical care, and WHEREAS, a second CT scan of Mr. Rodriguez's abdomen and 31 32 pelvis revealed a 100 percent perforation with fistula formation and no resolution of the infection, and Dr. Charles and Dr. 33 34 Carroll agreed to continue to treat Mr. Rodriguez nonsurgically, even though Dr. Charles recommended immediate surgical 35 36 intervention in his progress notes, and WHEREAS, Dr. Charles transferred Mr. Rodriquez's care to 37 hospitalist Dr. Prashant Barakoti, an HRMC employee, while 38 39 noting in his progress reports that a CT scan was done on October 7, 2007, which showed a pelvic abscess 4.6 by 5.8 40 41 centimeters with a prominent air fluid level in the pelvis, and WHEREAS, despite Mr. Rodriguez having a continuing 42 43 infection that required ongoing medical treatment, Dr. Carroll 44 discharged Mr. Rodriguez from HRMC to his home without operating 45 on or draining the pelvic abscess, and after only 3 days, Mr. 46 Rodriguez was readmitted to the emergency room at HRMC with 47 complaints of severe middle back pain, abdominal pain, and a 48 fever, and

WHEREAS, Dr. Barakoti transferred care back to Dr. Charles,who continued medical management and still did not recommend

Page 2 of 7

51 surgical intervention, and

52 WHEREAS, Dr. Carroll performed a surgical consult, noting 53 Mr. Rodriguez's complaints of lower back pain and fever, and 54 determined that Mr. Rodriguez had a ruptured diverticulum with 55 small abscess formation in the pelvis, and

56 WHEREAS, Dr. Carroll decided to go along with Dr. 57 Barakoti's plan of care to merely monitor Mr. Rodriguez, failing 58 to recommend draining the abscess and surgically repairing the 59 ruptured diverticulum, and

WHEREAS, Mr. Rodriguez's blood cultures obtained while in the emergency room were found to be positive for *Klebsiella pneumoniae*, but Dr. Charles failed to recommend draining the abscess and surgically repairing the ruptured diverticulum or to transfer Mr. Rodriguez to another hospital for drainage and surgical intervention, even with the overwhelming evidence that surgical intervention was necessary, and

67 WHEREAS, Dr. Charles ordered Mr. Rodriguez to be started on 68 IV Rocephin, a broad-spectrum antibiotic, and Dilaudid every 4 69 to 6 hours for severe back pain and ordered additional blood 70 cultures, which came back positive for *K. pneumoniae*, and, at 71 the time, Mr. Rodriguez's white blood cell count was elevated at 72 16,400 with increased polys, and

73 WHEREAS, on October 20, 2007, Mr. Rodriguez started to 74 complain of bilateral inner thigh pain, difficulty walking, and 75 incontinence, and showed signs of a worsening neurological

Page 3 of 7

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

2022

2022

76 condition, and

WHEREAS, a magnetic resonance imaging (MRI) machine, which would have revealed the presence of the early stages of an epidural abscess, was unavailable, but Dr. Charles continued to treat Mr. Rodriguez medically rather than transfer him to another hospital with an available MRI and surgical staff who could have surgically intervened, and

83 WHEREAS, Dr. Charles failed to perform any motor or sensory 84 testing and, despite suspecting spinal stenosis, failed to 85 recommend an immediate surgical intervention or transfer Mr. 86 Rodriguez to a medical center with an orthopedic spine surgeon 87 or neurosurgeon, and

WHEREAS, Mr. Rodriguez developed neck and lower back pain 88 89 despite receiving narcotic pain medications and was suffering 90 from loose and bloody bowel movements, and Dr. Charles advised 91 Mr. Rodriguez that he would need to be transferred to another 92 facility but failed to arrange the transfer, and instead 93 dictated a discharge summary, planning to send Mr. Rodriguez 94 home with white blood cells at 19,000, a temperature of 100.6 95 degrees, and an inability to stand or walk, and

96 WHEREAS, hospitalist Dr. Lopez-Cespedes, another HRMC 97 employee, was present when Mr. Rodriguez felt no sensation from 98 the umbilical area down, was unable to move his lower 99 extremities, and had weak upper arm movements, and Dr. Lopez-100 Cespedes noted that Mr. Rodriguez had decreased muscle strength

Page 4 of 7

101 and sensory perception and noted a positive blood culture and 102 yeast in the blood, but did not immediately arrange for Mr. 103 Rodriguez to be transferred to another facility, and

WHEREAS, on October 23, 2007, Mr. Rodriguez began complaining of a tingling sensation in both hands, and Dr. Lopez-Cespedes noted that Mr. Rodriguez was unable to move his legs and continued to have significant decreased sensation to the level T10-T11, and

WHEREAS, an MRI of Mr. Rodriguez's lumbar spine was finally performed, showing an epidural collection anteriorly to the thecal sac in the thoracic spine and lumbar spine, and Mr. Rodriguez was finally transferred and admitted to Jupiter Medical Center under the care of orthopedic surgeon Dr. Katzman, who diagnosed Mr. Rodriguez with an epidural abscess and an unoperated perforated sigmoid colon, and

WHEREAS, Mr. Rodriguez underwent a decompressive laminectomy at C1-C6 with the evacuation of an epidural abscess, an exploratory laparoscopic drainage of multiple abscesses, sigmoid resection and colostomy, and small bowel resection, and

WHEREAS, today, Mr. Rodriguez is a quadriplegic due to the failure of and delay in emergent treatment by HRMC employees, and he does not have an attendant care assistant for his daily activities, instead relying on a friend with an intellectual disability who lives in his trailer with him and who has no medical training, and

Page 5 of 7

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

2022

2022

126	WHEREAS, a tort claim was filed on behalf of Mr. Rodriguez
127	in the Circuit Court for the 20th Judicial Circuit in and for
128	Hendry County, and the Hendry County Hospital Authority agreed
129	to amicably settle this matter with the entry of a consent
130	judgment in the amount of \$7.6 million, and
131	WHEREAS, the Hendry County Hospital Authority has paid the
132	statutory limit of \$100,000 to Mr. Rodriguez, pursuant to s.
133	768.28, Florida Statutes, and the authority has agreed to fully
134	cooperate and promote the passage of this claim bill in the
135	amount of \$7.5 million, NOW, THEREFORE,
136	
137	Be It Enacted by the Legislature of the State of Florida:
138	
139	Section 1. The facts stated in the preamble to this act
140	are found and declared to be true.
141	Section 2. The Hendry County Hospital Authority is
142	authorized and directed to appropriate from funds of the
143	authority not otherwise encumbered and to draw a warrant in the
144	amount of \$7.5 million payable to Rafael Rodriguez as
145	compensation for injuries and damages sustained as a result of
146	the negligence of employees of the Hendry County Hospital
147	Authority.
148	Section 3. The amount paid by the Hendry County Hospital
148 149	
	Section 3. The amount paid by the Hendry County Hospital

Page 6 of 7

FLORI	DA H	OUSE	OF REP	P R E S E N	ΤΑΤΙΥΕS
-------	------	------	--------	-------------	---------

151	compensation for all present and future claims arising out of
152	the factual situation described in this act which resulted in
153	injuries and damages to Rafael Rodriguez. The total amount paid
154	for attorney fees relating to this claim may not exceed 25
155	percent of the amount awarded under this act.
156	Section 4. This act shall take effect upon becoming a law.

Page 7 of 7