1	A bill to be entitled
2	An act for the relief of Maury Hernandez; providing an
3	appropriation to compensate Maury Hernandez, a former
4	Broward County Sheriff's Office deputy, for injuries
5	and damages sustained as a consequence of the alleged
6	negligence of the Department of Corrections in the
7	course of his employment; providing legislative intent
8	that certain liens be waived; providing a limitation
9	on the payment of compensation and attorney fees;
10	providing an effective date.
11	
12	WHEREAS, on August 6, 2007, Broward County Sheriff's Office
13	Deputy Maury Hernandez, then 28 years old, was operating a
14	vehicle assigned to him by the office within the office's
15	jurisdiction, and
16	WHEREAS, at approximately 11:45 a.m., Deputy Hernandez
17	observed David Maldonado as the operator of a motorcycle that
18	failed to stop at three traffic signals on Pembroke Road, and
19	WHEREAS, Deputy Hernandez followed Mr. Maldonado to a
20	location within the 3700 block of Pembroke Road, where he
21	approached Mr. Maldonado, still on the motorcycle, identified
22	himself as a deputy sheriff, and displayed his badge, and
23	WHEREAS, Mr. Maldonado, after falsely identifying himself
24	as a police officer from Opa-locka, suddenly pushed Deputy
25	Hernandez, jumped from his motorcycle, and fled the scene on
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26 foot, at which time Deputy Hernandez gave chase, also on foot, 27 and

28 WHEREAS, within seconds, Mr. Maldonado turned and fired two 29 rounds from a .45 caliber handgun, hitting Deputy Hernandez in 30 the head with one of those rounds, and

31 WHEREAS, critically wounded, Deputy Hernandez was rushed to 32 Memorial Regional Hospital in Hollywood, where he remained in a 33 coma and on life support for 3 weeks, underwent multiple 34 surgeries, and remained hospitalized for nearly 3 months before 35 being discharged to the care of a rehabilitation hospital, and

36 WHEREAS, after his discharge, Deputy Hernandez was confined 37 to a wheelchair, underwent daylong physical, occupational, 38 speech, visual, and cognitive therapy each weekday for a year, 39 and received regular painful Botox injections and other 40 medication to improve his muscle tone and reduce spasticity, and

WHEREAS, Deputy Hernandez continued to receive physical and occupational therapies and other medical care on a daily basis for more than 3 additional years until his insurance provider discontinued payments to his health care providers, and

WHEREAS, after the shooting, Mr. Maldonado was apprehended by Hollywood police in a nearby condominium complex where he attempted a carjacking, and

WHEREAS, the Broward County Sheriff's Office, commonly referred to as the BSO, began a full investigation into the circumstances surrounding the shooting, later concluding that,

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51 had the Department of Corrections, hereinafter referred to as 52 "the department," brought repeated violations of his probation 53 to the attention of the state attorney's office and the 54 presiding circuit judge, Mr. Maldonado would have been in jail 55 at the time of the shooting, and

56 WHEREAS, the investigation found that on April 18, 2007, 57 Mr. Maldonado, a habitual traffic offender, pled no contest to 58 felony traffic charges and was placed on probation for 24 59 months, and

60 WHEREAS, at the time of his placement on probation, Mr. 61 Maldonado had accrued nearly 40 traffic and administrative 62 violations, including reckless driving, speeding, and driving 63 without a license, and

64 WHEREAS, Mr. Maldonado was advised in writing of the department's zero-tolerance policy for the reporting of 65 66 violations of supervision conditions, which stated, "The Department of Corrections has a zero-tolerance policy as to 67 68 reporting violations of supervision conditions. This is 69 notification to you that you are subject to proceedings, 70 including arrest, if you are not in compliance with all 71 conditions of supervision as required by the sentencing court or 72 releasing authority, " and

73 WHEREAS, s. 948.03, Florida Statutes, then prohibited 74 probationers from possessing, carrying, or owning any firearm 75 unless authorized by the court and consented to by the probation

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76 officer, and

WHEREAS, s. 948.03, Florida Statutes, then prohibited probationers from using intoxicants to excess or possessing any drugs or narcotics unless prescribed by a physician, and

80 WHEREAS, further, the terms of Mr. Maldonado's probation 81 specifically prohibited him from carrying a weapon absent a 82 court order allowing him to do so and from using alcohol in 83 excess and nonprescribed drugs, and required that he submit 84 complete and honest monthly reports to his probation officer, 85 and

86 WHEREAS, Mr. Maldonado failed to comply with any of these 87 terms of his probation, which was known or should have been 88 known to his probation officer, an employee of the department, 89 and

90 WHEREAS, in fact, Mr. Maldonado admitted to his probation 91 officer that he possessed a firearm, which Mr. Maldonado 92 attempted to justify by falsely claiming that he was employed as 93 a security officer and serving in the military, and

94 WHEREAS, Mr. Maldonado admitted to using alcohol and95 nonprescribed drugs, and

96 WHEREAS, the BSO investigation found that the department 97 unreasonably failed to verify any of Mr. Maldonado's statements 98 regarding his employment and military service or to otherwise 99 act on any of his probation violations, and

100

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WHEREAS, the department knew or reasonably should have

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101 known that Mr. Maldonado lied about his place of employment, his 102 military service, and the reasons he stated for possessing a 103 firearm, and

WHEREAS, the department failed to act on Mr. Maldonado's admitted use of alcohol and nonprescribed drugs or to note his false statements to his probation officer, and

107 WHEREAS, by virtue of its own zero-tolerance policy, the 108 department had a nondiscretionary duty to timely report Mr. 109 Maldonado's violations of these laws and the terms of his 110 probation to the state attorney's office and the presiding 111 circuit judge, and

WHEREAS, to this day, the department has never explained why its zero-tolerance policy on reporting violations of supervision conditions was not enforced with regard to Mr. Maldonado, and the state attorney's office has stated publicly that his violations should have been reported to the office and the presiding circuit judge, and

118 WHEREAS, the state attorney's office maintains that if Mr. 119 Maldonado's violations had been so reported, he would have been 120 jailed without bail and not on the streets at the time that he 121 shot Deputy Hernandez, and

WHEREAS, as a result of the shooting, Deputy Hernandez suffers from permanent brain injury and resulting hemiparesis to the entire left side of his body, motor and sensory nerve damage, spasticity, numbress and severe muscle weakness,

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impaired walking and balance abilities, hydrocephalus that is treated with a permanent ventriculoperitoneal shunt, and cognitive deficits, and fragments of the bullet are permanently lodged in his brain, and

WHEREAS, without professional assistance, Deputy Hernandez continues to engage in physical and occupational therapy to improve his hemiparesis, but continues to require medical care and professional therapy treatments to maintain maximum medical stability, and

WHEREAS, at the time of his injury Deputy Hernandez was earning a salary of approximately \$60,000 annually and generous benefits, including medical and retirement benefits, and

138 WHEREAS, Deputy Hernandez attempted to return to work at 139 the BSO but was unable to perform to minimum standards, and

140 WHEREAS, Deputy Hernandez's injuries have catastrophically 141 changed his life, and he is unable to earn a living, and

142 WHEREAS, Deputy Hernandez has suffered significant economic 143 damages, including lost income and the capacity to earn income 144 and related benefits, including medical insurance and retirement 145 benefits, and

WHEREAS, Deputy Hernandez received worker compensation benefits that have covered a portion of his lost income and medical care costs, but liens have been filed amounting to hundreds of thousands of dollars, and

150

WHEREAS, Deputy Hernandez is now 43 years old and has a

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151 life expectancy of 42.6 years according to the United States 152 Life Tables, 2008, of the United States Centers for Disease 153 Control and Prevention, and

154 WHEREAS, Deputy Hernandez has suffered devastating and 155 permanent injuries and damages, including pain and suffering, 156 total disability, physical and mental impairment, disfigurement, 157 mental anguish, inconvenience, loss of enjoyment of life, hospital and medical care expenses, loss of earnings and earning 158 159 capacity, loss of benefits, including medical and retirement 160 income benefits, financial ruin, and other economic and 161 noneconomic losses, and

162 WHEREAS, a lawsuit was filed on behalf of Deputy Hernandez 163 in the 17th Judicial Circuit in and for Broward County which 164 sought relief under s. 768.28, Florida Statutes, but it was 165 dismissed by the trial court, which held that, despite the 166 department's failure to follow its own policies and procedures 167 and state law, the department owed no duty of care to Deputy 168 Hernandez, and

169 WHEREAS, appeals of the court's ruling would be fruitless 170 and only cause further delay in addressing the wrongs that have 171 been inflicted on Deputy Hernandez, and

WHEREAS, despite the ruling by the court that he is without legal remedy to seek damages, Deputy Hernandez respectfully requests that the Legislature find that, based on its commitment to justice being served, a moral obligation exists in this

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176	unique and tragic set of circumstances to provide relief, and
177	WHEREAS, Deputy Hernandez respectfully requests that, as a
178	matter of grace, the Legislature exercise its authority to
179	appropriate funds to compensate him for his injuries,
180	disabilities, and economic damages, and
181	WHEREAS, given the facts and circumstances that resulted in
182	his injuries and damages, Deputy Hernandez seeks equitable
183	relief from the Legislature, NOW, THEREFORE,
184	
185	Be It Enacted by the Legislature of the State of Florida:
186	
187	Section 1. The facts stated in the preamble to this act
188	are found and declared to be true.
189	Section 2. The sum of \$10 million is appropriated from the
190	General Revenue Fund to the Department of Corrections for the
191	relief of Maury Hernandez for injuries and damages sustained.
192	Section 3. The Chief Financial Officer is directed to draw
193	a warrant in favor of Maury Hernandez in the amount of \$10
194	million upon funds of the Department of Corrections in the State
195	Treasury, and the Chief Financial Officer is directed to pay the
196	same out of such funds in the State Treasury.
197	Section 4. It is the intent of the Legislature that any
198	lien interests held by the state arising from the treatment and
199	care of Maury Hernandez for the occurrences described in this
200	act be waived.

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201	Section 5. The amount awarded under this act is intended
202	to provide the sole compensation for all present and future
203	claims arising out of the factual situation described in the
204	preamble to this act. The total amount paid for attorney fees
205	relating to this claim may not exceed 25 percent of the amount
206	awarded under this act.
207	Section 6. This act shall take effect upon becoming a law.

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