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1	A bill to be entitled									
2	An act for the relief of Marcus Button by the Pasco									
3	County School Board; providing an appropriation to									
4	compensate Marcus Button for harms and losses he									
5	sustained as a result of the negligence of an employee									
6	of the Pasco County School Board; providing an									
7	appropriation to Robin Button, as the surviving parent									
8	and natural guardian of Marcus Button, for harms and									
9	losses sustained as a result of the injury to her									
10	child, Marcus Button; providing legislative intent for									
11	the waiver of certain lien interests; providing a									
12	limitation on the payment of compensation and attorney									
13	fees; providing an effective date.									
14										
15	WHEREAS, on the morning of September 22, 2006, Jessica									
16	Juettner picked up then-16-year-old Marcus Button at his home to									
17	drive him to Wesley Chapel High School, where both were									
18	students, and									
19	WHEREAS, as Ms. Juettner drove to school heading west on									
20	State Road 54 in Pasco County, Mr. Button realized he had left									
21	his wallet at home, and Ms. Juettner turned her Dodge Neon									
22	subcompact car around and headed back to his home, and									
23	WHEREAS, as Ms. Juettner's car approached Meadow Pointe									
24	Boulevard, John E. Kinne, an employee of the Pasco County School									
25	Board, acting within the course and scope of his employment, was									

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26 driving a 35-foot school bus owned by the Pasco County School 27 Board, and pulled out in front of her, and

28 WHEREAS, although Ms. Juettner slammed on the brakes, her 29 car's left front struck the bus between the wheels and continued 30 under the bus, which crushed the car's left front and roof, and

31 WHEREAS, while Ms. Juettner suffered a knee injury and 32 other minor injuries, Mr. Button, who was riding in the front 33 passenger seat, sustained facial and skull fractures, brain 34 damage, and bleeding and vision loss, and

35 WHEREAS, the only people on the bus were Mr. Kinne and his 36 "relief" driver, Linda Bone, who were not seriously injured, and

37 WHEREAS, Mr. Button was airlifted to St. Joseph's 38 Children's Hospital, where he spent 3 weeks recovering, and then 39 was transferred to Tampa General Hospital for an additional 6 40 weeks of rehabilitation, and

WHEREAS, Mr. Button sustained severe, widespread neurologic systems damage, had to relearn how to walk and currently cannot walk for any substantial length of time without pain, lost the use of his right eye, cannot look up or down with his left eye, and suffered facial fractures that twisted and disfigured his face badly and left one side of his face higher than the other, and

WHEREAS, as a school bus operator, Mr. Kinne had the duty to drive the bus in a safe manner and in accordance with Florida law but failed to do so, and

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

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51 WHEREAS, in 2007, Marcus Button's parents, Mark Button and 52 Robin Button, sued the Pasco County School Board for the harms 53 and losses caused by the negligence of its employee, and

WHEREAS, during the subsequent trial, a pediatric 54 55 rehabilitation doctor and a neuropsychologist testified 56 unopposed that, because of the crash injuries, Mr. Button would 57 require 24-hour care, counseling, interventions, medical care, 58 and medications for the remainder of his life to cope with his 59 physical symptoms and to control his psychotic and delusional 60 behavior resulting from the crash injuries, and that Mr. Button continues to suffer crash-related memory loss, has trouble 61 62 sleeping, and struggles to concentrate and stay on task, and

63 WHEREAS, an expert economist who testified unopposed at 64 trial estimated Mr. Button's future care would cost between \$6 65 million and \$10 million, and his inability to work would result 66 in the loss of between \$365,000 and \$570,000 in wages over his 67 lifetime, and

68 WHEREAS, the court allowed the school board attorneys to 69 submit evidence and argue before the jury that Mr. Button would 70 receive governmental benefits for future care and wages which 71 would reduce his future care damages needs, and

72 WHEREAS, the jury verdict award for past and future care 73 damages reflected the school board attorneys' arguments 74 concerning governmental benefits, and

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75	WHEREAS, the trial court ordered the Pasco County School							
76	Board to pay final judgments of \$1,380,967.39 to Marcus Button							
77	and \$289,396.85 to his parents, Mark Button, now deceased, and							
78	Robin Button, and							
79	WHEREAS, the Pasco County School Board has paid \$163,000 of							
80	the \$200,000 statutory limit applicable at the time the claim							
81	arose pursuant to s. 768.28, Florida Statutes 2009, to Marcus							
82	Button and to his parents, Mark Button, now deceased, and Robin							
83	Button, as the surviving parent and natural guardian of Marcus							
84	Button, as partial compensation for the harms and losses caused							
85	by the crash, and							
86	WHEREAS, since the judgments were entered, the Pasco County							
87	School Board did not appeal these judgments, and the parties							
88	have agreed to a total settlement in the amount of \$1.2 million							
89	to relieve, forever and completely, the Pasco County School							
90	Board of any and all further responsibility regarding the crash							
91	that occurred on September 22, 2006, NOW, THEREFORE,							
92								
93	Be It Enacted by the Legislature of the State of Florida:							
94								
95	Section 1. The facts stated in the preamble to this act							
96	are found and declared to be true.							
97	Section 2. The Pasco County School Board is authorized and							
98	directed to appropriate from funds of the school board not							
99	otherwise encumbered and to draw a warrant in the sum of \$1							
<u>.</u>	Page 4 of 6							

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100	million made payable to a trust for the sole and exclusive
101	benefit of Marcus Button as compensation for harms and losses he
102	sustained due to the negligence of an employee of the Pasco
103	County School Board.
104	Section 3. The Pasco County School Board is authorized and
105	directed to appropriate from funds of the school board \$200,000
106	made payable to Robin Button, as the surviving parent and
107	natural guardian of Marcus Button, as compensation for harms and
108	losses sustained by her and Mark Button, now deceased, for
109	injuries to Marcus Button due to the negligence of an employee
110	of the Pasco County School Board.
111	Section 4. It is the intent of the Legislature that all
112	government liens, including Medicaid liens, resulting from the
113	treatment and care of Marcus Button for the occurrences
114	described in this act are waived and must be paid by the state.
115	Section 5. The amount paid by the Pasco County School
116	Board pursuant to s. 768.28, Florida Statutes 2009, and the
117	amounts awarded under this act are intended to provide the sole
118	compensation for all past, present, and future claims arising
119	out of the crash that occurred on September 22, 2006, and the
120	factual situation described in this act which resulted in
121	injuries sustained by Marcus Button and his parents, Mark
122	Button, now deceased, and Robin Button. The total amount paid
123	for attorney fees relating to this claim may not exceed 25
124	percent of the total amounts awarded under this act.
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125		Section	6.	This	act	shall	take	effect	upon	becoming	a	law.
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