CS/HB 6515

2017

1	A bill to be entitled								
2	2 An act for the relief of Wendy Smith and Dennis								
3	Darling, Sr., parents of Devaughn Darling, deceased;								
4	providing an appropriation to compensate the parents								
5	for the loss of their son, Devaughn Darling, whose								
6	death occurred while he was engaged in football								
7	preseason training on the Florida State University								
8	8 campus; providing a limitation on the payment of fees								
9	and costs; providing an effective date.								
10									
11	WHEREAS, on February 21, 2001, Devaughn Darling, the son of								
12	Wendy Smith and Dennis Darling, Sr., collapsed and died while								
13	participating in preseason training in preparation for the								
14	upcoming football season at Florida State University, and								
15	WHEREAS, after litigation had ensued and during mediation,								
16	the parents of Devaughn Darling and Florida State University								
17	agreed to compromise and settle all of the disputed claims								
18	rather than continue with litigation and its attendant								
19	uncertainties, and								
20	WHEREAS, the parties resolved, compromised, and settled all								
21	claims by a stipulated settlement agreement providing for the								
22	entry of a consent final judgment against Florida State								
23	University in the amount of \$2 million, of which the Division of								
24	Risk Management of the Department of Financial Services has paid								
25	the statutory limit of \$200,000 pursuant to s. 768.28, Florida								
	Page 1 of 3								

Page 1 of 3

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CS/HB 6515

Statutes, and

26

2017

27	WHEREAS, as provided by the settlement agreement, Florida									
28	State University has agreed to support the passage of this claim									
29	bill for the remaining unpaid portion of the consent judgment,									
30	\$1.8 million, NOW, THEREFORE,									
31										
32	Be It Enacted by the Legislature of the State of Florida:									
33										
34	Section 1. The facts stated in the preamble to this act									
35	are found and declared to be true.									
36	Section 2. Florida State University is authorized and									
37	directed to appropriate from funds of the university not									
38	otherwise appropriated and to draw a warrant in the amount of									
39	\$1.8 million, to be paid to Wendy Smith and Dennis Darling, Sr.,									
40	parents of decedent Devaughn Darling, as relief for their									
41	losses.									
42	Section 3. The amount paid by the Division of Risk									
43	Management of the Department of Financial Services pursuant to									
44	s. 768.28, Florida Statutes, and the amount awarded under this									
45	act are intended to provide the sole compensation for all									
46	present and future claims arising out of the factual situation									
47	described in the preamble to this act which resulted in the									
48	death of Devaughn Darling. Of the amount awarded under this act,									
49	the total amount paid for attorney fees may not exceed \$360,000,									
50	the total amount paid for lobbying fees may not exceed \$90,000,									

Page 2 of 3

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CS/HB 6515

2017

51	and	the	total	amount	naid	for	COSts	and	other	similar	expenses
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- 52 relating to this claim may not exceed \$40,785.27.
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53 Section 4. This act shall take effect upon becoming a law.

Page 3 of 3

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