2018

1	A bill to be entitled
2	An act for the relief of Shuler Limited Partnership by
3	the Florida Forest Service of the Department of
4	Agriculture and Consumer Services, formerly known as
5	the Division of Forestry, and the Board of Trustees of
6	the Internal Improvement Trust Fund; providing for an
7	appropriation to compensate Shuler Limited Partnership
8	for costs and fees and for damages sustained to 835
9	acres of its timber as a result of the negligence,
10	negligence per se, and gross negligence of employees
11	of the Florida Forest Service and their violation of
12	ch. 590, F.S.; providing a limitation on the payment
13	of fees and costs; providing an effective date.
14	
15	WHEREAS, the Board of Trustees of the Internal Improvement
16	Trust Fund, hereinafter referred to as the "board," is the owner
17	of an approximately 3,267-acre property located within Tate's
18	Hell State Forest in Franklin County, which property is
19	hereinafter referred to as the "prescribed burn area," and
20	WHEREAS, under chapter 590, Florida Statutes, the Florida
21	Forest Service of the Department of Agriculture and Consumer
22	Services, formerly known as the Division of Forestry,
23	hereinafter referred to as the "forest service," is responsible
24	for managing Tate's Hell State Forest, including the prescribed
25	burn area, for the board, and
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26	WHEREAS, Shuler Limited Partnership is the owner of an
27	approximately 2,182-acre property, hereinafter referred to as
28	"Shuler's Pasture," located west of the prescribed burn area and
29	separated from the prescribed burn area by Cash Creek, and
30	WHEREAS, on April 9, 2008, the forest service conducted a
31	prescribed burn in the prescribed burn area, but before the fire
32	was completely extinguished, an ember from the smoldering fire
33	drifted onto Shuler's Pasture, destroying 835 acres of trees,
34	and
35	WHEREAS, Shuler Limited Partnership filed suit in the
36	Second Judicial Circuit in and for Franklin County, and a jury
37	returned a verdict in favor of Shuler Limited Partnership,
38	finding that the forest service was negligent, negligent per se,
39	and grossly negligent in the conduct of the prescribed burn,
40	that the burn was conducted in violation of chapter 590, Florida
41	Statutes, and that the board was vicariously liable for the
42	forest service's conduct of the prescribed burn, and
43	WHEREAS, the jury awarded \$741,496 in damages and \$28,997
44	in costs and fees to Shuler Limited Partnership, for a total sum
45	of \$770,493, and
46	WHEREAS, the forest service and the board appealed the jury
47	verdict, but the First District Court of Appeal upheld the
48	verdict, and
49	WHEREAS, the forest service and the board have paid
50	\$100,000 to Shuler Limited Partnership pursuant to the statutory
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51	limits of liability in s. 768.28, Florida Statutes, applicable
52	at the time, and a total of \$670,493 remains to be paid, NOW,
53	THEREFORE,
54	
55	Be It Enacted by the Legislature of the State of Florida:
56	
57	Section 1. The facts stated in the preamble to this act
58	are found and declared to be true.
59	Section 2. There is appropriated from the General Revenue
60	Fund to the Department of Agriculture and Consumer Services and
61	to the Board of Trustees of the Internal Improvement Trust Fund
62	the sum of \$670,493 for the relief of Shuler Limited Partnership
63	for the damages caused by, and for the costs and fees incurred
64	as the result of, the negligence, negligence per se, and gross
65	negligence of employees of the Florida Forest Service of the
66	Department of Agriculture and Consumer Services and their
67	violation of chapter 590, Florida Statutes.
68	Section 3. The Chief Financial Officer is directed to draw
69	a warrant in the sum of \$670,493, payable to Shuler Limited
70	Partnership, as compensation for the damages to Shuler Limited
71	Partnership caused by, and for the costs and fees incurred as
72	the result of, the negligence, negligence per se, and gross
73	negligence of employees of the Florida Forest Service of the
74	Department of Agriculture and Consumer Services and their
75	violation of chapter 590, Florida Statutes.

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76	Section 4. The amount paid by the Florida Forest Service
77	of the Department of Agriculture and Consumer Services and the
78	Board of Trustees of the Internal Improvement Trust Fund
79	pursuant to s. 768.28, Florida Statutes, and the amount awarded
80	under this act are intended to provide the sole compensation for
81	all present and future claims arising out of the factual
82	situation described in this act which resulted in damages to
83	Shuler Limited Partnership. The total amount paid for attorney
84	fees relating to this claim may not exceed 25 percent of the
85	amount awarded under this act.
86	Section 5. This act shall take effect upon becoming a law.

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