A bill to be entitled
An act relating to the Dade County School
Board; providing for the relief of Lazaro
Gutierrez; providing for an appropriation to
compensate him for injuries and damages
sustained as a result of the negligence of the
Dade County School Board; providing for payment
of Medicaid liens prior to disbursement of the
warrant; providing an effective date.

WHEREAS, on October 21, 1988, Lazaro Gutierrez went upon the property of Miami Southridge High School to pick up his girlfriend, Laurie Brush, who was returning from her duties as a cheerleader for the Miami Southridge High School football team, and

WHEREAS, while Lazaro Gutierrez waited in the school's student parking lot for his girlfriend's return, he was approached by two men who engaged him in conversation, and

WHEREAS, following this conversation, a Miami Southridge High School student witnessed the men who approached Lazaro Gutierrez inside the Miami Southridge High School student parking lot carrying a gun and displaying the gun to others in the parking lot, and also noticed that there was no security guard or police officer on the premises at that time, and

WHEREAS, upon the return of Laurie Brush, Lazaro Gutierrez and Laurie Brush attempted to leave the school premises in Lazaro Gutierrez's car, and

 property, one of the men who had previously engaged him in conversation in the student parking lot called out to him, and

WHEREAS, when Lazaro Gutierrez stopped his car, one of the men who had previously engaged Lazaro Gutierrez in conversation pointed a gun at Lazaro Gutierrez and demanded that he exit his car, and

WHEREAS, Lazaro Gutierrez attempted to flee in order to protect himself and his girlfriend, and

WHEREAS, as he was attempting to flee his assailant, Lazaro Gutierrez was shot in the neck, and

WHEREAS, the bullet which wounded Lazaro Gutierrez fractured Lazaro Gutierrez's C-4 vertebra and partially severed his spinal cord, rendering him a C-4 quadriplegic, and

WHEREAS, at the time they called out to Lazaro Gutierrez, the assailants were standing on the property of Miami Southridge High School, just outside the gate to the student parking lot, and

WHEREAS, following extensive litigation and pretrial proceedings, a jury trial was commenced on January 8, 1996, and

WHEREAS, though Miami Southridge High School is located in a high-crime area and had experienced numerous incidents of crime prior to the shooting of Lazaro Gutierrez, by the admission of the Dade County School Board there was no security guard in the parking lot at the time of the shooting, despite the administration's request that a security guard or police officer be present in the parking lot until all students had left the premises, and

WHEREAS, it was the opinion of the plaintiff's security expert that the incident which resulted in the shooting of Lazaro Gutierrez was foreseeable by the Dade County School

Board, and that it was likely that the assault against Lazaro Gutierrez would have been deterred had a security guard or an off-duty policeman remained on the premises, as requested by the school's administration, and

WHEREAS, a verdict was returned in favor of Lazaro Gutierrez in the amount of \$12,000,000 and in favor of Lazaro Gutierrez's mother, Teresa Chirino, in the amount of \$200,000, and

WHEREAS, upon apportionment of negligence, the jury found the Dade County School Board's percentage of fault to be 85 percent and the assailants' percentage of fault to be 15 percent, and

WHEREAS, based upon the jury's allocation of fault, the court entered a judgment for Lazaro Gutierrez and his mother, Teresa Chirino, and against the Dade County School Board in the amount of \$10,970,000, and

WHEREAS, the Dade County School Board appealed the verdict, and

WHEREAS, while the appeal was pending, the parties jointly agreed to settle the case for \$3,173,246 and the Dade County School Board dismissed its appeal, and

WHEREAS, the Dade County School Board has paid Lazaro Gutierrez \$200,000 pursuant to the statutory limits of liability set forth in s. 768.28, Florida Statutes, and

WHEREAS, the Dade County School Board supports the passage of a claim bill for Lazaro Gutierrez in the amount of \$2,973,246, which represents the remainder of the settlement, NOW, THEREFORE,

Be It Enacted by the Legislature of the State of Florida:

Section 1. The facts stated in the preamble to this act are found and declared to be true.

Section 2. The Dade County School Board is authorized and directed to appropriate from funds of the school board not otherwise appropriated and to draw a warrant in the sum of \$2,973,246 payable to Lazaro Gutierrez as compensation for injuries and damages sustained as a result of the negligence of the Dade County School Board.

Section 3. Future damages shall be paid out according to terms of an annuity.

Section 4. The governmental entity responsible for payment of the warrant shall make payment to the Florida Agency for Health Care Administration the amount due under section 409.910, Florida Statutes, prior to the disbursement of funds to the claimant, except that the amount due to the agency shall be reduced by the agency's proportionate share of legal costs and attorney's fees. However, the amount due to the Agency for Health Care Administration shall be reduced by no more than 25 percent. The amount due to the agency shall be calculated based on medical payments paid up to the date that this bill becomes law.

Section 5. This act shall take effect upon becoming a law.