1	A bill to be entitled
2	An act relating to Metropolitan Dade County;
3	providing for the relief of Bruce Wiggins as
4	Personal Representative of the Estate of Helen
5	Wiggins, deceased, for the benefit of Bruce
6	Wiggins, Alisha Wiggins, a minor, and Jake
7	Wiggins, a minor; providing for an
8	appropriation to compensate them for the death
9	of Helen Wiggins as a result of the negligence
10	of Metropolitan Dade County; providing for
11	structured payments; providing for direct
12	payments to lienholders; providing for payment
13	of Medicaid liens prior to disbursement of the
14	warrant; providing an effective date.
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16	WHEREAS, on March 2, 1993, Helen Wiggins, wife of Bruce
17	Wiggins and mother of Alisha Wiggins, a minor, and Jake
18	Wiggins, a minor, was operating a motor vehicle westbound on
19	S.W. 232nd Street in Dade County, and
20	WHEREAS, Helen Wiggins was approaching the intersection
21	of S.W. 232nd Street and S.W. 202nd Avenue, and
22	WHEREAS, there was a stop sign at Helen Wiggins'
23	approach to the intersection, and
24	WHEREAS, according to accident reconstructionist Miles
25	Moss, and following the time sequence analysis and physical
26	evidence of the accident which occurred on March 2, 1993,
27	Helen Wiggins stopped her vehicle at the stop bar when she
28	reached S.W. 202nd Avenue, and then crossed the intersection,
29	and
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 ${\tt CODING:} {\tt Words} \ {\tt stricken} \ {\tt are \ deletions:} \ {\tt words} \ {\tt \underline{underlined}} \ {\tt are \ additions.}$ 

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WHEREAS, upon crossing the intersection, Helen Wiggins was struck on the right side of her vehicle by a pickup truck that was traveling southbound on S.W. 202nd Avenue, and

WHEREAS, the pickup truck that struck Helen Wiggins had no stop sign governing its approach to the intersection, and

WHEREAS, on the northeast corner of the intersection at which the accident occurred, there was a very large, high area of shrubbery which was a visual obstruction to motorists who approached the intersection, and

WHEREAS, this obstruction was within the right-of-way owned and maintained by Dade County, and

WHEREAS, the bushes and weeds which constituted the visual obstruction were approximately 6 feet in height and covered an area of 80 to 100 feet in length and 12 to 15 feet in width, and

WHEREAS, this obstruction was a visual trap to Helen Wiggins, who was able to see approaching vehicles from her vantage point at the intersection, and

WHEREAS, as a result of the accident, Helen Wiggins suffered a very serious brain injury, was comatose at the scene of the accident, and was airlifted to Jackson Memorial Hospital in Miami, and

 $\label{thm:policy} \mbox{WHEREAS, Helen Wiggins remained comatose at Jackson} \\ \mbox{Memorial Hospital in Miami for 4 months following the} \\ \mbox{accident, and} \\$ 

WHEREAS, when Helen Wiggins emerged from her comatose state, she was paralyzed and could not eat or speak, and

WHEREAS, Helen Wiggins was diagnosed with closed head trauma with severe neurologic defects, hemiplegia, hemiparesis, and organic personality syndrome, and

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WHEREAS, Helen Wiggins died on July 2, 1995, as a result of the injuries she sustained in the accident of March 2, 1993, and

WHEREAS, during a jury trial which began in April 1996, it was determined that Dade County failed to use reasonable care to cut back foliage on the county right-of-way adjacent to the public road, thus creating a dangerous visual obstruction to motorists' view, and

WHEREAS, it was also determined that the minimum sight distance requirements prescribed by state law were also violated, and

WHEREAS, witnesses who lived in the rural neighborhood in which the accident occurred testified that several accidents had previously occurred at this intersection and that Dade County had failed to clear the visual obstruction created by the foliage, and

WHEREAS, according to witnesses and aerial county photographs, the bushes constituting a visual obstruction had been in existence for years, and

WHEREAS, because of the dangerous nature of the visual obstruction and previous accidents at the intersection, which included another fatality in August 1992, Dade County public works crews had prepared a memorandum and diagram of the intersection and the visual obstruction and labeled the condition an "emergency," with directions to "expedite" its removal, and

WHEREAS, the Dade County Public Works Department ignored its own memorandum to clear the obstruction, and

WHEREAS, on May 3, 1996, following a 3-week jury trial, a verdict was returned against Metropolitan Dade County in the amount of \$2,775,236, and

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WHEREAS, the jury assessed 20 percent comparative negligence to the driver of the pickup truck, Charles Teggart, and 30 percent negligence to Helen Wiggins, thus reducing the final judgment to \$1,722,665, and

WHEREAS, the verdict was appealed by Metropolitan Dade County, and

WHEREAS, on June 18, 1997, the Third District Court of Appeal affirmed the decision of the circuit court, 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 Board of County Commissioners of Metropolitan Dade County is authorized and directed to appropriate from funds of the county not otherwise appropriated and to draw a warrant in the sum of \$1,522,665 payable to Bruce Wiggins as Personal Representative of the Estate of Helen Wiggins, deceased, for the benefit of Bruce Wiggins, Alisha Wiggins, a minor, and Jake Wiggins, a minor, to compensate Bruce Wiggins, Alisha Wiggins, and Jake Wiggins for the death of Helen Wiggins as a result of the negligence of Metropolitan Dade County. Such amount shall be paid in addition to the \$200,000 payable pursuant to section 768.28, Florida Statutes, Florida's sovereign immunity statute.

Section 3. That portion of the settlement due the minor children, Jake Wiggins and Alisha Wiggins, shall be placed in structured annuities for the benefit of each of the children which shall provide for periodic payment to the minor children from age 18 through age 40.

Section 4. Payment due any lienholders as a result of a lienholder's payment of Helen Wiggins' medical expenses shall be paid directly from Dade County to the lienholders, after being reduced by a sum that is the lienholder's proportionate share of attorneys' fees and costs. Section 5. The governmental entity responsible for payment of the warrant shall make payment to the Florida Agency for Health Care Administration as complete payment and satisfaction of any and all Medicaid liens for past benefits provided, prior to the disbursement of funds to the claimant. The lien amount shall be calculated up to the date that this bill becomes law. Section 6. This act shall take effect upon becoming a law. 

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