By Senator Grant

13-100B-98

A bill to be entitled

An act relating to Columbia County; providing for the relief of Runette J. Bass; providing for an appropriation to compensate her for injuries and damages sustained as a result of the actions of the Sheriff of Columbia County; providing an effective date.

WHEREAS, on November 27, 1992, Runette J. Bass was lawfully operating her automobile when she was struck by a vehicle being pursued by a Columbia County Sheriff's Deputy, and

WHEREAS, the deputy that was in pursuit violated the internal policy of the Columbia County Sheriff's Office relating to pursuit of fleeing vehicles, and

WHEREAS, as a result of the accident, Runette J. Bass sustained catastrophic injuries and was immediately flown to the hospital where she was initially listed in critical condition, and

WHEREAS, Runette J. Bass sustained numerous injuries which included an open fracture across her forehead and into her sinus cavity, burns to her face and left side of her body, internal injuries that resulted in surgery to remove her spleen, fractures of the pelvis in two places, a crushed left hand which required three resulting surgeries to repair the injuries to her hand and subsequent physical therapy, severe laceration and loss of tissue of her left hand and subsequent skin grafts, severe and permanent injury to her right eye and a subsequent traumatic cataract, and surgery to remove the cataract, and

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1 WHEREAS, Runette J. Bass has sustained horrible injury, pain, and physical disfigurement, and has incurred medical 2 3 expenses of \$133,897.04 as of February 20, 1997, with future 4 medical expenses expected to exceed \$100,000, and 5 WHEREAS, the accident in which Runette J. Bass 6 sustained the above-mentioned injuries formed the basis of 7 legal action against the Sheriff of Columbia County, and WHEREAS, the court found beyond and to the exclusion of 8 9 reasonable doubt that Columbia County Sheriff's Office 10 personnel intentionally altered its videotape of the pursuit, 11 and WHEREAS, the court found the actions of the Columbia 12 County Sheriff's Office to be so egregious that it struck the 13 Sheriff's affirmative defenses and his answer to the 14 15 complaint, and entered a default judgment against the Columbia County Sheriff's Office, and 16 17 WHEREAS, the Sheriff of Columbia County then appealed the ruling to the First District Court of Appeal, and 18 19 WHEREAS, the district court of appeal upheld the trial 20 court's ruling, and WHEREAS, the Sheriff of Columbia County then appealed 21 22 to the Florida Supreme Court, which declined to hear the case, 23 and 24 WHEREAS, after a week-long trial, the jury reached a 25 verdict of \$2,953,873.64 in favor of Runette J. Bass, and WHEREAS, the Columbia County Sheriff's Office has an 26 insurance policy through the Florida Sheriff's Self-Insurance 27 28 Fund with a policy limit of \$2,100,000, and 29 WHEREAS, Runette J. Bass's injuries and disfigurement

were horrific and permanent and she has been relegated to a

life of pain, humiliation, and emotional anguish, and

WHEREAS, Runette J. Bass will have to continue to receive medical treatment for her injuries throughout the remainder of her life, NOW, THEREFORE, Be It Enacted by the Legislature of the State of Florida: Section 1. The facts stated in the preamble of this act are found and declared to be true. Section 2. The Sheriff of Columbia County is authorized and directed to appropriate from funds of the county not otherwise appropriated and to draw a warrant in the sum of \$2,853,873.64 payable to Runette J. Bass to compensate her for injuries and damages sustained. Such amount shall be paid in addition to the \$100,000 payable pursuant to section 768.28, Florida Statutes, Florida's sovereign immunity statute. Section 3. This act shall take effect upon becoming a law.