1-216-03

A bill to be entitled
An act relating to the Indian River County
School Board; providing for the relief of Tylor
Griffeth, a minor, by and through Mark Griffeth
and Teresa Griffeth, his parents and natural
guardians; directing the school board to
compensate Tylor Griffeth for personal injuries
caused by the negligence of the school board;
specifying uses of the funds; providing for
attorney's fees and costs; providing an
effective date.

WHEREAS, on January 25, 1999, 6-year-old Tylor Griffeth was riding home from his elementary school in a school bus owned by the Indian River County School Board and operated by a driver employed by the Indian River County School Board, and

WHEREAS, the school bus driver failed to stop at a stop sign and struck a tractor-trailer, resulting in the death of the tractor-trailer driver and one student in the school bus, and in injury to Tylor and other children who were aboard the bus, and

WHEREAS, Tylor was treated at the scene, was later taken by ambulance to Sebastian River Medical Center, and subsequently was transferred to the trauma center at Holmes Regional Medical Center in Melbourne, Florida, and

WHEREAS, his admission diagnosis was a closed-head injury with diplopia (double vision), as well as back and forehead abrasions, and his discharge diagnosis was a possible concussion, and

WHEREAS, Tylor's general physician provided followup care and later referred Tylor to physical therapy to reduce

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his cervical pain and headaches and to the Bascom Palmer Eye Institute for ongoing visual problems, and

WHEREAS, Dr. Brad Simmons of the eye institute diagnosed a sixth-nerve palsy in Tylor's left eye secondary to trauma, and a subsequent examination again demonstrated an abduction deficit in the left eye, and

WHEREAS, Tylor underwent a second evaluation, performed by Dr. Paul Carney of the Neurology Department at Shands Teaching Hospital, because of his history of a concussion with continuing visual problems and his complaints that objects appeared smaller in the left eye and that he was experiencing problems focusing and having occasional headaches, and

WHEREAS, Dr. Carney diagnosed a post-concussive syndrome for which he recommended monitoring in the future, and

WHEREAS, as a result of Tylor's injuries, his parents incurred \$14,813.71 in medical bills, and Mrs. Griffeth lost a considerable amount of time from her employment to care for her son and take him to doctors' appointments, and

WHEREAS, more than 3 years after the accident, Tylor is still experiencing symptoms from his injuries which are indicative of the permanent nature of his condition, and

WHEREAS, the Indian River County School Board was placed on the appropriate statutory notice, and a lawsuit was filed on April 16, 2001, and

WHEREAS, the school board has already paid the statutory limit under section 768.28, Florida Statutes, for claims or judgments arising out of the same incident or occurrence, and

WHEREAS, the attorneys for the parties performed 31 appropriate discovery, which resulted in an agreement whereby

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the Indian River County School Board agreed to pay Mark Griffeth and Teresa Griffeth, as parents and natural quardians 3 of Tylor Griffeth, \$40,000 subject to a successful claim bill, NOW, THEREFORE, 4 5 6 Be It Enacted by the Legislature of the State of Florida: 7 8 The facts stated in the preamble to this 9 act are found and declared to be true. 10 Section 2. The Indian River County School Board is 11 directed to compensate Mark Griffeth and Teresa Griffeth, as parents and natural guardians of Tylor Griffeth, a minor, in 12 the amount of \$40,000 for injuries and damages caused by the 13 negligence of the school board. After payment of statutory 14 attorney's fees and costs, the balance shall be paid into a 15 Special Needs Trust Fund established for Tylor Griffeth. 16 17 Section 3. This act shall take effect upon becoming a 18 law. 19 20 21 22 23 24 25 26 27 28 29 30