Florida Senate - 2004

By Senator Lawson

6-3-04 A bill to be entitled 1 2 An act relating to Escambia County; providing for the relief of Bronwen Dodd; authorizing and 3 4 directing the District School Board of Escambia County to compensate Ms. Dodd for personal 5 injuries that she suffered due to the 6 7 negligence of an employee of the school board; providing for attorney's fees and costs; 8 9 providing an effective date. 10 11 WHEREAS, on the afternoon of March 24, 1997, an automobile-school bus accident occurred at the intersection of 12 13 Summit Boulevard and Goya Drive in Escambia County, and WHEREAS, Ms. Bronwen Dodd was driving a 1988 Honda 14 eastwardly on Summit Boulevard, and a driver employed by the 15 16 Escambia County School Board was driving the school bus 17 westwardly on Summit Boulevard, and WHEREAS, the driver of the school bus had stopped and 18 19 turned left in order to go south on Goya Drive, and 20 WHEREAS, as the school bus was turning south onto Goya, 21 it struck Ms. Dodd's Honda, causing that vehicle to collide 22 with another car that was stopped on Goya Drive, and 23 WHEREAS, a court subsequently found that the driver of the school bus violated the right-of-way in making the turn, 24 25 and 26 WHEREAS, as a result of the accident, Ms. Dodd suffered 27 severe injuries, including: a closed-head injury (with loss of 28 consciousness); basilar skull, temporal, and sinus fractures; a fractured mandible; cranial nerve injury; significant dental 29 30 injuries with multiple avulsions of her left incisor, her left 31 medial incisor, maxillary teeth, and canines; bilateral 1

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1 pneumothoraces; a punctured lower lip; a lacerated tongue; 2 multiple lacerations to her arm, face, and lower extremities; 3 and optical and auditory damage, and 4 WHEREAS, those injuries necessitated extensive medical 5 treatment, rehabilitation, and restorative treatments, and б WHEREAS, litigation relating to this accident was begun 7 and, after two unsuccessful attempts at mediation, both 8 parties agreed to participate in binding arbitration, which 9 took place on December 18, 2000, and 10 WHEREAS, on December 20, 2000, the arbitration panel 11 awarded Ms. Dodd \$275,000, which did not include any award for 12 past medical expenses, and 13 WHEREAS, after the arbitrators assessed 20 percent 14 negligence to Ms. Dodd, her award was reduced to \$220,000, and 15 WHEREAS, a final judgment in the amount of \$340,999.75 16 was entered against the Escambia County School Board on May 17 21, 1999, and WHEREAS, the school board will pay to Ms. Dodd the sum 18 19 of \$100,000, which is the statutory limit on waivers of 20 sovereign immunity, and Ms. Dodd is, therefore, petitioning the Legislature for further reimbursement in the amount of 21 22 \$240,999.75, NOW, THEREFORE, 23 24 Be It Enacted by the Legislature of the State of Florida: 25 26 Section 1. The facts stated in the preamble to this 27 act are found and declared to be true. 28 Section 2. The District School Board of Escambia 29 County is authorized and directed to appropriate from funds of the county not otherwise appropriated and to draw a warrant in 30 the amount of \$240,999.75, which amount includes statutory 31

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SB 6

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1	attorney's fees and costs, payable to Bronwen Dodd as
2	compensation for injuries and damages sustained by Ms. Dodd as
3	a result of the negligence of an employee of the school board.
4	Section 3. This act shall take effect upon becoming a
5	law.
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