201060er 1 2 An act for the relief of Pierreisna Archille; 3 providing an appropriation to compensate Pierreisna Archille, a mentally disabled person, by and through 4 5 Darlene Achille, Limited Guardian of Property for Pierreisna Archille, for injuries and damages 6 7 sustained as a result of the negligence of employees 8 of the Department of Children and Family Services; 9 providing for reversion of funds; providing a 10 limitation on the payment of attorney's fees, lobbying fees, costs, and other similar expenses relating to 11 12 the claim; providing an effective date. 13 WHEREAS, Pierreisna Archille, a 28-year-old moderately 14 15 retarded woman, has the cognitive ability of a child between 16 kindergarten and first-grade level, and 17 WHEREAS, because of allegations of neglect against her 18 biological mother and stepfather, Pierreisna Archille and her 19 sisters, Darlene and Muriel, were placed in foster care in 1993, 20 and WHEREAS, in 1997, when Pierreisna Archille was 15 years 21 22 old, the Archille children were placed in the foster home of 23 Bonifacio and Josephine Velazquez, and 24 WHEREAS, the Velazquez foster home was licensed, 25 supervised, and monitored by the Department of Children and Family Services and its employees and agents, and 26 27 WHEREAS, after placement of the Archille children in the 28 foster home, Darlene Achille complained that Bonifacio 29 Velazquez, the foster father, was sexually molesting her and was

# Page 1 of 5

# ENROLLED 2010 Legislature

201060er 30 also molesting S.A., a toddler, and WHEREAS, after these complaints were made, both Darlene and 31 32 Muriel were removed from the Velazquez home, but Pierreisna 33 Archille remained in the home, and WHEREAS, between June of 1998 through June of 1999, 34 35 Bonifacio Velazquez repeatedly raped and molested Pierreisna 36 Archille, resulting in her impregnation and subsequent birth of 37 a daughter, and WHEREAS, after the birth of Pierreisna Archille's daughter, 38 39 Takeisha, Pierreisna Archille's younger sister, Darlene, then 19 years old, undertook the responsibility of helping Pierreisna 40 Archille take care of her daughter, and 41 WHEREAS, as a developmentally disabled person, Pierreisna 42 43 Archille is in need of funds necessary for her to care for her 44 daughter with the assistance of her sister, Darlene, and 45 WHEREAS, Pierreisna Archille continues to suffer nightmares 46 and extreme emotional and psychological trauma as a result of the actions giving rise to this claim, and 47 WHEREAS, a life-care continuum was formulated by 48 49 comprehensive rehabilitation consultants detailing the funds 50 necessary to provide treatment to Pierreisna Archille, as well 51 as to help provide for the support necessary for Pierreisna Archille to take care of her daughter, and 52 53 WHEREAS, Dr. Fred Raffa, an economist, reduced such cost to 54 present value in the amount of \$4,067,431, and 55 WHEREAS, the dependency court appointed a Limited Guardian 56 of Property for Pierreisna Archille for the purpose of assisting 57 in obtaining compensation for her damages, and 58 WHEREAS, a lawsuit was filed on behalf of the Limited

# Page 2 of 5

201060er

Guardian of Property for Pierreisna Archille in Naples, Florida,against the Department of Children and Family Services, and

61 WHEREAS, Pierreisna Archille, by and through her previous 62 Limited Guardian of Property, Patrick Weber, and the Department 63 of Children and Family Services agreed to mediation to resolve 64 this matter and entered into a settlement agreement to 65 compensate Pierreisna Archille for her damages and to provide a 66 basis for this claim bill, and

67 WHEREAS, as a result of good-faith negotiations between the 68 parties at a court-sanctioned mediation, the Department of 69 Children and Family Services and the Limited Guardian of 70 Property agreed that \$1.3 million is reasonable and fair 71 compensation for Pierreisna Archille's damages, and

72 WHEREAS, the Department of Children and Family Services has 73 already paid \$100,000 in accordance with the provisions of s. 74 768.28, Florida Statutes, and

WHEREAS, with respect to the \$100,000 already paid by the department, the appropriate parties agreed to deferred payment of attorney's fees and costs of plaintiff's counsel so that Pierreisna Archille could immediately have access to needed funds, and

80 WHEREAS, the Department of Children and Family Services 81 desires to make good on its promise to Pierreisna Archille which 82 was made in the Settlement Agreement to compensate her for the 83 irreparable harm she suffered in the foster care system, and

84 WHEREAS, the Department of Children and Family Services 85 recognizes that Pierreisna Archille was not only victimized by 86 her caretaker, but that employees of the department broke a 87 sacred trust to her to oversee her safety and care, and

#### Page 3 of 5

# ENROLLED 2010 Legislature

# CS for SB 60, 1st Engrossed

	201060er
88	WHEREAS, the Department of Children and Family Services
89	supports a claim bill in the amount of \$1.2 million, NOW,
90	THEREFORE,
91	
92	Be It Enacted by the Legislature of the State of Florida:
93	
94	Section 1. The facts stated in the preamble to this act are
95	found and declared to be true.
96	Section 2. (1) There is appropriated from the Federal
97	Grants Trust Fund within the Department of Children and Family
98	Services the sum of \$1.2 million for the relief of Pierreisna
99	Archille, by and through Darlene Achille, Limited Guardian of
100	Property for Pierreisna Archille, for injuries and damages
101	sustained. After payment of attorney's fees and costs, lobbying
102	fees, and other similar expenses relating to this claim as
103	provided for in this section, outstanding medical liens, and
104	other immediate needs, the remaining funds shall be placed in a
105	special-needs trust created for the exclusive use and benefit of
106	Pierreisna Archille. Any funds remaining in the special-needs
107	trust upon the death of Pierreisna Archille, after payment of
108	any outstanding Medicaid liens, shall become available solely to
109	benefit Pierreisna Archille's daughter, Takeisha Archille. If
110	Takeisha Archille predeceases her mother, Pierreisna Archille,
111	all such sums shall revert to the General Revenue Fund of the
112	State of Florida.
113	(2) Any amount awarded under this act pursuant to the
114	waiver of sovereign immunity permitted under s. 768.28, Florida
115	Statutes, and this award are intended to provide the sole
116	compensation for all present and future claims arising out of

# Page 4 of 5

201060er 117 the factual situation described in the preamble to this act 118 which resulted in the injury to Pierreisna Archille. The total 119 amount paid for attorney's fees, lobbying fees, costs, and other 120 similar expenses relating to this claim may not exceed 25 percent of the amount awarded under subsection (1). 121 Section 3. The Chief Financial Officer is directed to draw 122 123 a warrant in the sum of \$1.2 million payable to Pierreisna 124 Archille, by and through Darlene Achille, Limited Guardian of 125 Property for Pierreisna Archille, upon funds in the State Treasury to the credit of the Department of Children and Family 126 Services, and the Chief Financial Officer is directed to pay the 127 same out of such funds in the State Treasury not otherwise 128 129 appropriated. 130 Section 4. This act shall take effect upon becoming a law.

# Page 5 of 5