By Senator Rich

	34-00029-11 201126
1	A bill to be entitled
2	An act for the relief of Lawrence Femminella by the
3	Palm Beach County Sheriff's Office; providing for an
4	appropriation to compensate Lawrence Femminella for
5	loss of consortium, false arrest, and the negligent
6	training and hiring of deputy sheriffs by the Palm
7	Beach County Sheriff's Office; providing a limitation
8	on the payment of fees and costs; providing an
9	effective date.
10	
11	WHEREAS, Lawrence Femminella was employed by the Palm Beach
12	County Sheriff's Office as a correctional officer and deputy
13	sheriff and resided in Palm Beach County, and
14	WHEREAS, in March, 2003, Willoughby Farr was confined to
15	the Palm Beach County jail awaiting sentencing on various felony
16	charges for which he was facing a long prison term. In an effort
17	to avoid a lengthy prison term and to garner favors from law
18	enforcement officers, Farr concocted a story in which he claimed
19	that several correctional officers were smuggling drugs into the
20	Palm Beach County jail, and
21	WHEREAS, to further his scheme, Farr enrolled the
22	assistance of Danny Negrych, who was a former correctional
23	officer from the Palm Beach County Sheriff's Office. Together
24	Farr and Negrych fabricated a story in which Negrych claimed to
25	be a member of a ring of correctional officers who regularly
26	smuggled narcotic drugs into the jail. Farr then contacted the
27	Organized Crime Bureau of the Palm Beach County Sheriff's Office
28	and told his fabricated story, and
29	WHEREAS, Detective Jeffrey Clarke and Sergeant Jones, who

Page 1 of 6

34-00029-11 201126 30 were assigned to investigate Farr's drug-smuggling allegations, 31 used Farr as a confidential informant. Deputy Clarke did not 32 have any prior training in investigating narcotics cases even 33 though he was designated as the lead detective in the 34 investigation, and 35 WHEREAS, Farr and the detectives agreed that if Farr 36 provided evidence of the drug-smuggling activities involving the 37 correctional officers, the detectives would testify at Farr's sentencing in order to get Farr a more lenient sentence, and 38 39 WHEREAS, on three separate occasions Negrych and Farr 40 arranged for cocaine and other illicit drugs to be delivered to 41 the jail, but Lawrence Femminella was not involved in any of the 42 deliveries, and 43 WHEREAS, in late June 2003, Farr was released on bond with 44 the help of the detectives. The purpose of the release was to 45 facilitate the criminal investigation regarding the alleged 46 drug-smuggling activities that involved certain correctional 47 officers, and WHEREAS, after his release, Farr claimed he could meet with 48 49 Lawrence Femminella to discuss drugs. Farr had Negrych contact 50 Femminella to arrange a meeting. The purpose of the meeting, as 51 stated by Negrych to Femminella, was to interest Lawrence 52 Femminella in starting a landscaping business. A meeting was 53 arranged for July 8, 2003, at a local restaurant, and 54 WHEREAS, Lawrence Femminella appeared at the scheduled 55 meeting expecting to meet Negrych, who failed to appear. 56 Instead, Farr met with Femminella claiming that Negrych was 57 unable to attend. The meeting was monitored and recorded by the 58 Palm Beach County Sheriff's Office, and there were no

Page 2 of 6

34-00029-11 201126 discussions about narcotics at the meeting. Femminella and 59 60 Negrych discussed only the landscaping business, and WHEREAS, in late July 2003, Farr was arrested again for 61 violating the terms of his bond. After his arrest, Farr 62 continued his role as an informant for the Palm Beach County 63 Sheriff's Office and placed telephone calls to Negrych regarding 64 the delivery of narcotics into the jail, and 65 66 WHEREAS, during this period Farr also placed several calls to Lawrence Femminella's cellular telephone and on each occasion 67 68 left a message asking Lawrence Femminella to return the call. In response to Farr's several messages, Lawrence Femminella 69 70 returned the call on a single occasion and left a message for 71 Farr to quit contacting him. Afterward, Femminella changed his 72 cellular telephone number in order to avoid Farr's calls, and 73 WHEREAS, in early September 2003, Farr also made several 74 telephone calls to a woman who identified herself as Lawrence 75 Femminella's wife Gayle, and they discussed the smuggling of 76 drugs into the jail. It was these telephone calls that led to 77 the arrest of Gayle Femminella, along with her husband Lawrence 78 Femminella. It was later determined that the woman was not Gayle 79 Femminella but an imposter hired by Farr and Negrych to further 80 their scheme, and 81 WHEREAS, during the telephone call between Farr and the

WHEREAS, during the telephone call between Farr and the female impersonator posing as Gayle Femminella, the two would discuss having Lawrence Femminella deliver drugs to Farr in jail. The female impersonator then requested the moneys for the drugs to be delivered to the Femminella's home and for Femminella to deliver the narcotics to Farr, and WHEREAS, on September 10, 2003, two undercover agents

Page 3 of 6

34-00029-11 201126 88 wearing recording devices attempted to deliver moneys to the 89 Femminella's home. Gayle Femminella answered the door and the 90 agents told Mrs. Femminella that they were delivering money for 91 Farr. Not only did Gayle Femminella refuse to accept the money, 92 she was described by police as being confused as to why the 93 police were at her house. She immediately called her husband who 94 was at work at the jail and reported the incident to him. The 95 agents' encounter with Gayle Femminella was recorded by detectives from the Palm Beach County Sheriff's Office. The 96 97 detectives realized that the voice of Gayle Femminella was 98 completely different from the voice recording of the female 99 impersonator, and

100 WHEREAS, alarmed by the unusual events, including the 101 messages from Farr, the visit to his home by unknown persons 102 offering money from Farr, and the July 8th meeting with Farr, Lawrence Femminella immediately wrote a letter to his supervisor 103 at the Palm Beach County Sheriff's Office which explained the 104 105 events involving the meeting on July 8, 2003, the unsolicited 106 phone calls, and the visits to his home with the offer of money, 107 and

108 WHEREAS, on the evening of September 11, 2003, Lawrence 109 Femminella and his wife Gayle Femminella were arrested at their 110 home in the presence of their children, taken in handcuffs to 111 jail, and held in a jail cell at the Palm Beach County jail 112 where they were interviewed. When the detectives confronted 113 Gayle Femminella about tape recordings that appeared to 114 incriminate her, Mrs. Femminella asked to hear the tapes. When 115 the detectives played the tapes, it became readily apparent that 116 the female's voice on the tape was not the voice of Gayle

Page 4 of 6

201126

34-00029-11

117 Femminella, and

118 WHEREAS, on September 12, 2003, the detectives interviewed 119 Farr and confronted him with the fabricated evidence against 120 Gayle Femminella. According to the detectives, Farr admitted 121 that he had fabricated much of the evidence in order to get a 122 more lenient sentence, and

WHEREAS, Deputy Clarke commenced the criminal investigation of Farr's allegations of the smuggling of illicit drugs into the Palm Beach County jail in May of 2003, which terminated in November 2004. At the conclusion of the investigation, the Femminellas were completely exonerated and received a personal apology from the Sheriff, and

WHEREAS, at the conclusion of the criminal investigation, the Palm Beach County Sheriff's Office conducted an internal affairs investigation. The internal affairs investigation concluded that Deputy Clarke was guilty of neglect of duty and that the accusations against the Femminellas were totally unfounded and without merit, and

WHEREAS, on May 11, 2005, Lawrence Femminella filed an Amended Complaint against the Palm Beach County Sheriff's Office for false arrest, negligent training and hiring of its deputies, and loss of consortium, and

WHEREAS, the case of Lawrence Femminella was tried before a jury, and on February 6, 2006, the jury returned a verdict in favor of Lawrence Femminella, and a final judgment in favor of Lawrence Femminella in the sum of \$816,200 was entered against the Palm Beach County Sheriff's Office on February 8, 2006, and WHEREAS, Lawrence Femminella has been paid \$100,000 by the

145 Palm Beach County Sheriff's Office, and he seeks satisfaction in

Page 5 of 6

34-00029-11 201126 the amount of \$716,200, the balance of the final judgment, NOW, 146 147 THEREFORE, 148 149 Be It Enacted by the Legislature of the State of Florida: 150 151 Section 1. The facts stated in the preamble to this act are 152 found and declared to be true. Section 2. The Palm Beach County Sheriff's Office is 153 154 authorized and directed to appropriate from funds of the county 155 not otherwise appropriated and to draw a warrant in the sum of 156 \$716,200, payable to Lawrence Femminella, as compensation for 157 loss of consortium, false arrest, and the negligent training and 158 hiring of deputy sheriffs by the Palm Beach County Sheriff's 159 Office. 160 Section 3. The amount paid by the Palm Beach County 161 Sheriff's Office and the amount awarded under this act are 162 intended to provide the sole compensation for all present and 163 future claims arising out of the factual situation described in this act regarding Lawrence Femminella. The total amount paid 164 165 for attorney's fees, lobbying fees, costs, and other similar 166 expenses relating to this claim may not exceed 25 percent of the

168

167

amount awarded under this act.

Section 4. This act shall take effect upon becoming a law.

Page 6 of 6