By Senator Aronberg

27-00055-11 201140
A bill to be entitled
An act for the relief of Denise Gordon Brown and David
Brown by the North Broward Hospital District;
providing for an appropriation to compensate Denise
Gordon Brown and David Brown, parents of Darian Brown,
for injuries and damages sustained by Darian Brown as
result of the negligence of Broward General Medical
Center; providing a limitation on the payment of fees
and costs; providing an effective date.
WHEREAS, on January 10, 2000, Denise Gordon Brown was
admitted as a high-risk obstetrical patient at Broward General
Medical Center in Fort Lauderdale, Florida, and
WHEREAS, Denise Gordon Brown's physicians at Broward
General Medical Center ordered continuous fetal monitoring, and
WHEREAS, on the evening of January 14, 2000, the fetal
monitoring showed significant risk to the fetus, and
WHEREAS, on January 15, 2000, the monitoring indicated
continued fetal tachycardia and loss of reactivity,
necessitating immediate delivery, and
WHEREAS, Denise Gordon Brown's unborn child, Darian Brown,
was not delivered immediately and sustained a hypoxic brain
injury as a result of the delay, and
WHEREAS, Denise Gordon Brown and David Brown, the parents
of Darian Brown, sought medical care and treatment that
determined that Darian Brown's condition is permanent, has
resulted in severe neurological damage, and requires a lifetime
of round-the-clock care and treatment, and
WHEREAS, after a trial, a jury returned a verdict in favor

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30	of Denise Gordon Brown and David Brown, as parents and guardians
31	of Darian Brown, in the amount of \$35,236,000, for the cost of
32	care for Darian Brown, resulting in a final judgment, less
33	setoffs and costs, in the amount of \$34,418,577, and
34	WHEREAS, the jury's verdict was affirmed on appeal, and
35	WHEREAS, pursuant to an agreement between the parties to
36	the lawsuit, the judgment has been partially satisfied in the
37	amount of \$10,550,000, and
38	WHEREAS, pursuant to the agreement, the claim shall be
39	considered fully satisfied by the stipulation that the North
40	Broward Hospital District will seek its self-insured retention
41	in the amount of \$2 million as authorized by the Florida
42	Legislature through a claim bill, NOW, THEREFORE,
43	
44	Be It Enacted by the Legislature of the State of Florida:
45	
46	Section 1. The facts stated in the preamble to this act are
47	found and declared to be true.
48	Section 2. The sum of \$2 million is appropriated out of
49	funds not otherwise encumbered for payment by the North Broward
50	Hospital District for the relief of Denise Gordon Brown and
51	David Brown, as guardians of Darian Brown, for injuries and
52	damages sustained by Darian Brown due to the negligence of
53	Broward General Medical Center.
54	Section 3. <u>A warrant shall be drawn in favor of Denise</u>
55	Gordon Brown and David Brown, as guardians of Darian Brown, in
56	the amount of \$2 million.
57	Section 4. The amount paid pursuant to s. 768.28, Florida
58	Statutes, and the amount awarded under this act are intended to

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59	provide the sole compensation for all present and future claims
60	arising out of the factual situation described in this act which
61	resulted in injuries sustained by Darian Brown. The total amount
62	paid for attorney's fees, lobbying fees, costs, and other
63	similar expenses relating to this claim may not exceed 25
64	percent of the total amount awarded under this act.
65	Section 5. This act shall take effect upon becoming a law.

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