HB 3519

2016

1	A bill to be entitled
2	An act for the relief of Charles Pandrea by the North
3	Broward Hospital District; providing for an
4	appropriation to compensate Charles Pandrea, husband
5	of Janet Pandrea, for the death of Janet Pandrea as a
6	result of the negligence of the North Broward Hospital
7	District; providing a limitation on the payment of
8	compensation, fees, and costs; providing an effective
9	date.
10	
11	WHEREAS, Janet Pandrea died on April 2, 2002, in Broward
12	County as a result of the treatment that she received for non-
13	Hodgkin's lymphoma, a disease that she did not have, and
14	WHEREAS, the Coral Springs Medical Center, part of the
15	North Broward Hospital District, by and through its pathologist,
16	Peter Tsivis, M.D., breached the applicable standard of care by
17	and through his diagnosis and interpretation of certain slides
18	as being consistent with non-Hodgkin's lymphoma, when the tissue
19	was, in fact, a benign thymoma, and
20	WHEREAS, based upon this misdiagnosis, Mrs. Pandrea was
21	subsequently treated with multiple rounds of chemotherapy to
22	which she had adverse reactions, which led to multiple
23	complications and her eventual demise, and
24	WHEREAS, Charles and Janet Pandrea were married on May 19,
25	1956, and they had four children together during the course of
26	their 46-year marriage, and
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CODING: Words stricken are deletions; words <u>underlined</u> are additions.

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27 WHEREAS, Charles Pandrea suffers from the tragic memories 28 of the suffering of his wife from complications of chemotherapy and her prolonged hospital stay and eventual demise, which 29 30 stemmed from the initial misdiagnosis, and WHEREAS, Charles Pandrea will continue to suffer mental 31 32 pain and anguish for the remainder of his life, which has caused 33 and will continue to cause serious psychological problems for 34 him, and 35 WHEREAS, as a matter of law, a jury in Broward County on 36 June 8, 2005, returned a verdict against the North Broward 37 Hospital District and the verdict was reduced to a final 38 judgment in the amount of \$808,554.78 on June 15, 2005, and 39 WHEREAS, as a matter of law, it was determined that neither 40 Charles Pandrea nor Mrs. Pandrea caused or contributed to the 41 losses and injuries complained of, and 42 WHEREAS, the North Broward Hospital District has paid the 43 statutory limit of \$200,000 under s. 768.28, Florida Statutes, 44 and WHEREAS, the North Broward Hospital District is responsible 45 46 for paying the remainder of the judgment, which is \$608,554.78, 47 NOW, THEREFORE, 48 49 Be It Enacted by the Legislature of the State of Florida: 50 51 Section 1. The facts stated in the preamble to this act 52 are found and declared to be true. Page 2 of 3

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Section 2. The North Broward Hospital District is
authorized and directed to appropriate from funds of the
district not otherwise appropriated and to draw a warrant in the
sum of \$608,554.78, payable to Charles Pandrea, husband of Janet
Pandrea, deceased, as compensation for the death of Janet
Pandrea as a result of the negligence of the North Broward
Hospital District.
Section 3. The amount paid by the North Broward Hospital
District pursuant to s. 768.28, Florida Statutes, and the amount
awarded under this act are intended to provide the sole
compensation for all present and future claims arising out of
the factual situation described in this act which resulted in
the death of Janet Pandrea. The total amount paid for attorney
fees, lobbying fees, costs, and other similar expenses relating
to this claim may not exceed 25 percent of the amount awarded
under this act.
Section 4. This act shall take effect upon becoming a law.
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