2016

1	A bill to be entitled
2	An act for the relief of J.D.S.; providing an
3	appropriation from the General Revenue Fund to
4	compensate J.D.S. for injuries and damages sustained
5	as a result of negligence by the Agency for Persons
6	with Disabilities, as successor agency of the
7	Department of Children and Family Services; providing
8	that certain payments and the appropriation satisfy
9	all present and future claims related to the negligent
10	act; providing a limitation on the payment of fees and
11	costs; providing an effective date.
12	
13	WHEREAS, in December 2002, J.D.S., a 22-year-old
14	developmentally disabled woman with autism, cerebral palsy, and
15	mental retardation, was living at the Strong Group Home, which
16	was owned and operated by Hester Strong and licensed and
17	supervised by the Department of Children and Family Services,
18	and
19	WHEREAS, in December 2002, J.D.S. was raped and impregnated
20	by Philip Strong, husband of the owner and operator of the
21	Strong Group Home, and
22	WHEREAS, on April 24, 2003, J.D.S.'s pregnancy was
23	discovered by her physician, and on August 30, 2003, J.D.S. gave
24	birth to a baby girl, known as G.V.S., who was immediately taken
25	from J.D.S. and placed for adoption, and
26	WHEREAS, as a result of her rape and impregnation, J.D.S. Page1of4

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27 sustained mental anguish and a further diminution in the quality 28 of her life, and

29 WHEREAS, J.D.S. filed a claim in Orange County Circuit 30 Court alleging that the department negligently supervised the 31 Strong Group Home and that the Strong Group Home was negligently 32 operated, thereby allowing Philip Strong to rape J.D.S., which 33 resulted in her impregnation, and

34 WHEREAS, J.D.S.'s claims against the department, the Strong 35 Group Home, and other parties were based upon negligence, 36 violations of chapter 393, Florida Statutes, and violations of 37 the Bill of Rights of Persons with Developmental Disabilities, 38 as set forth in s. 393.13, Florida Statutes, and

39 WHEREAS, as a client of the department, as defined in s.
40 393.063, Florida Statutes, J.D.S. had a right under s. 393.13,
41 Florida Statutes, to "dignity, privacy, and humane care,
42 including the right to be free from sexual abuse, neglect, and
43 exploitation," and

44 WHEREAS, J.D.S. alleged that the department had a 45 nondelegable duty to protect J.D.S. from foreseeable harm, 46 including sexual abuse, and

WHEREAS, J.D.S. alleged that the department was liable for direct negligence relating to its oversight of the Strong Group Home and that it was vicariously liable for the negligence of the Strong Group Home under the doctrine of respondeat superior established under s. 768.28(9)(a), Florida Statutes, and WHEREAS, before the jury trial commenced on February 6, Page 2 of 4

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53	2012, the parties agreed to settle the case titled Patti R.
54	Jarrell, as plenary guardian of J.D.S., an incapacitated person,
55	Plaintiff, v. State of Florida, Agency for Persons With
56	Disabilities, as successor agency of the Department of Children
57	and Family Services, for the sum of \$1.15 million, and
58	WHEREAS, under the terms of the settlement agreement
59	consented to by the parties, the Agency for Persons with
60	Disabilities agreed to pay \$200,000 to J.D.S., with the
61	remaining \$950,000 to be paid pursuant to a stipulated claim
62	bill, and
63	WHEREAS, the agency has agreed to request an appropriation
64	from the Legislature in the amount of \$950,000, and
65	WHEREAS, the \$950,000 stipulated settlement is sought
66	through the submission of a claim bill to the Legislature, NOW,
67	THEREFORE,
68	
69	Be It Enacted by the Legislature of the State of Florida:
70	
71	Section 1. The facts stated in the preamble to this act
72	are found and declared to be true.
73	Section 2. The sum of \$950,000 is appropriated from the
74	General Revenue Fund to the Agency for Persons with Disabilities
75	for the relief of J.D.S. as compensation for the injuries and
76	damages she sustained.
77	Section 3. The Chief Financial Officer shall draw a
78	warrant upon funds of the Agency for Persons with Disabilities
	Page 3 of 4

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79	in the sum of \$950,000 and shall pay such amount out of funds in
80	the State Treasury to the AGED Pooled Special Needs Trust, which
81	shall be managed and administered by AGED, Inc., a nonprofit
82	trust company, on behalf of J.D.S.
83	Section 4. The amount paid by the Agency for Persons with
84	Disabilities pursuant to s. 768.28, Florida Statutes, and the
85	amount awarded under this act are intended to provide the sole
86	compensation for all present and future claims arising out of
87	the factual situation described in this act which resulted in
88	the injuries and damages to J.D.S. The total amount paid for
89	attorney fees, lobbying fees, costs, and other similar expenses
90	relating to this claim may not exceed 25 percent of the amount
91	awarded under this act.
92	Section 5. This act shall take effect upon becoming a law.

Page 4 of 4

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