## A bill to be entitled

An act for the relief of Donald Brown by the District School Board of Sumter County; providing an appropriation to compensate Donald Brown for injuries sustained as a result of the negligence of an employee of the District School Board of Sumter County; providing a limitation on the payment of fees and costs; providing that certain payments and the appropriation satisfy all present and future claims related to the negligent act; providing an effective date.

WHEREAS, on October 18, 2004, at about 6:45 a.m., Donald Brown was riding his Harley-Davidson motorcycle eastbound on County Road 470 and was approaching the intersection with County Road 475 in Bushnell, Florida, and

WHEREAS, at about the same time, Patsy C. Foxworth, an employee of the District School Board of Sumter County, in the regular course of her employment duties, was driving a school bus owned by the school board on County Road 475 in Bushnell, Florida, and

WHEREAS, at that time and place, Patsy C. Foxworth negligently operated the school bus by pulling in front of Donald Brown in an attempt to make a left turn, which caused a collision with his motorcycle, and

WHEREAS, upon impact with the school bus, Donald Brown Page  $1\ {
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sustained a life-changing injury when his right lower leg was severed instantly below the knee as his leg and foot were pinned between the bumper of the school bus and motorcycle, and

WHEREAS, Donald Brown was airlifted to Orlando Regional Medical Center in Orlando, Florida, where he was immediately taken to surgery to complete a below-the-knee amputation of his right leg, and where he underwent additional surgeries on October 25 and 28, 2004, to care for the wound and to graft skin from his left thigh to cover an area of about 45 by 30 centimeters in size on his right leg, and

WHEREAS, Donald Brown was transferred to UF Health Shands Hospital in Gainesville, Florida, for rehabilitation from November 2, 2004, to November 12, 2004, and

WHEREAS, as a result of the injuries incurred on October 18, 2004, Donald Brown required the use of a prosthetic leg which caused ulcers that required additional surgery on January 17, 2006, and

WHEREAS, prior to the accident, Donald Brown lived a full life, had a zest and vigor for life, and was very active in recreational, social, and sporting activities, and

WHEREAS, the effects of the injuries have been devastating, restricting Donald Brown's ability to work and enjoy life, and

WHEREAS, as a result of the accident, Donald Brown incurred medical expenses in the amount of \$421,693.60 and was medically retired from his employment with the Federal Bureau of Prisons in Coleman, Florida, where he was earning \$42,000 a year, and

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WHEREAS, the District School Board of Sumter County is vicariously liable for the negligence of Patsy C. Foxworth under the doctrine of respondent superior, s. 768.28(9)(a), Florida Statutes, and

WHEREAS, on May 5, 2005, Donald Brown filed suit against the District School Board of Sumter County in the Fifth Judicial Circuit Court in and for Sumter County, Case No. 2005CA000584A0, seeking to recover damages for bodily injury, past and future pain and suffering of both a physical and mental nature, disability, physical impairment, disfigurement, inconvenience, loss of capacity for the enjoyment of life, expense of hospitalization, medical and nursing care and treatment, loss of earnings, loss of ability to earn money, and loss of ability to lead and enjoy a normal life, and

WHEREAS, after a lengthy jury trial, the jury found the school board liable for Donald Brown's injuries and awarded him damages in the amount of \$2,941,240.60, and

WHEREAS, on March 2, 2009, the Honorable Michelle T.

Morley, Circuit Court Judge from the Fifth Judicial Circuit in and for Sumter County, entered a final judgment reducing the award of damages to \$2,651,375.83, plus taxable costs of \$31,674.12 and interest to accrue on the judgment amount at a rate of 11 percent per annum from the date the judgment was rendered until payment, and

WHEREAS, the District School Board of Sumter County filed a notice of appeal of the judgment on March 30, 2009, and the

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judgment was affirmed by the Fifth District Court of Appeal on February 18, 2011, and

WHEREAS, Donald Brown is receiving ongoing medical care for his injuries, including two surgeries after the trial, the first surgery occurring on September 16 and 17, 2009, at Orlando Regional Medical Center due to a bone infection on his right leg, and the second surgery occurring on August 27, 2010, at the Jewish Hospital in Louisville, Kentucky, due to complications with his right leg resulting in an above-the-knee amputation, and

WHEREAS, the District School Board of Sumter County has paid \$100,000 of the judgment pursuant to the statutory limits of liability set forth in s. 768.28, Florida Statutes, and

WHEREAS, the remainder of the judgment is sought through the submission of a claim bill to the Legislature, NOW, THEREFORE,

Be It Enacted by the Legislature of the State of Florida:

Section 1. The facts stated in the preamble to this act are found and declared to be true.

Section 2. The District School Board of Sumter County is authorized and directed to appropriate from funds of the school board not otherwise appropriated and from available insurance proceeds and to draw a warrant payable to Donald Brown in the amount of \$900,000. In addition, the District School Board of

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Sumter County is further authorized and directed to appropriate from funds of the school board not otherwise appropriated and draw warrants payable to Donald Brown in the amount of \$50,000 by July 1 of each year beginning in 2016 and continuing through 2025, inclusive, for a total of \$500,000. The total amount awarded under this act is \$1.4 million.

Section 3. The total amount paid for attorney fees, lobbying fees, costs, and other similar expenses relating to this claim may not exceed 15 percent of the first \$1 million awarded under this act, and 10 percent of the remainder awarded under this act, for a total of \$190,000. However, taxable costs, which may not include attorney fees and lobbying fees, related to the underlying civil action may be collected in addition to the \$190,000.

Section 4. The amount paid by the District School Board of Sumter County 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 injuries to Donald Brown.

Section 5. This act shall take effect upon becoming a law.