(NP) SB 288

By Senator Thurston

33-00032-17

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2017288

A bill to be entitled An act for the relief of the Justice-2-Jesus Charitable Trust; providing an appropriation to compensate the trust for injuries and damages sustained as a result of the negligence and inaction of state government; providing a limitation on the payment of compensation, fees, and costs; providing an effective date.

WHEREAS, the Justice-2-Jesus Charitable Trust is a charitable trust under the laws of this state and is a nonprofit organization under s. 501(c)(3) of the Internal Revenue Code, created and formed in December 2006 for the purpose of encouraging civic engagement, education, and government accountability, and

WHEREAS, the trust initiated its activities during 2006 to 2008 through its trustees, Calvester-Benjamin Anderson and Brian Pitts, in the judicial and executive branches of state government by attending or appearing in public meetings and privately communicating through ongoing correspondence and by phone to state government officers and employees, and

22 WHEREAS, by the end of the 2008 regular legislative 23 session, the trust gathered the attention of many in the 24 Legislature through attending and appearing before numerous 25 committees and councils, and through privately corresponding 26 with members of such bodies on issues covering all aspects of 27 Florida citizens and government which were clearly recognized by 28 media and legislators alike, and

WHEREAS, many believed the trust and its trustees were suspect and had a hidden agenda, and that its cause would not come to fruition; and so as not to deceive, exploit, embarrass, or harass officers and employees of the Legislature and the

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33-00032-172017288\_33other two branches of state government, precautions and34maneuvers were put into play to quickly defuse what seemed to be35a problem, and

WHEREAS, year after year, despite concerns by many of the trust's lack of sincerity, it continued in all manner of business with the utmost protocol and decorum with state officials and employees, and as such proved to be highly respectful, honorable, and an example to emulate, and

WHEREAS, by 2012 the trust proved itself and reached an apex, receiving the approval of many government officers and employees, and becoming the subject of countless news articles, videos, and comments of many, whether liked or disliked, and

WHEREAS, the trust has gone beyond its charge of civics, education, and government accountability, and with its services and resources has actually assisted Florida government in its processes and conduct and has brought about change, and

WHEREAS, from 2008 to 2016, without wavering the trust has continued its never-ending cause that Florida ought to have a government that the people can reach and engage with, whether it be on simple or complex matters, and that the process can be understood and properly and fairly applied without political gamesmanship or hidden agendas, and that in fact, anything lesser than this ought not be tolerated, and

56 WHEREAS, the trust has become a conscience and a unique 57 watchdog over certain nonfeasance, misfeasance, or malfeasance 58 in state government which necessitates the trust's service to 59 the citizens of the state, and otherwise such actions and 60 conduct of state government would remain unknown, ignored, or 61 concealed, and

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33-00032-17 2017288 62 WHEREAS, the time, effort, and means to undertake what the 63 trust has accomplished cannot be fairly comprehended, and such 64 an endeavor is truly consuming and commendable, one that very 65 few would undertake or even want to comprehend, and

66 WHEREAS, the Florida Supreme Court has construed the far-67 reaching circumstances to which the Legislature may extend 68 relief to any matter under the common law of this state in 69 Gerard v. Dep't of Transp., 472 So. 2d 1170, 1172 (Fla. 1985) 70 ("we agree with the Department of Transportation's assertion 71 that a judgment in this case was not a prerequisite to Gerard's 72 filing a claims bill in the legislature. As the First District 73 Court stated in Jetton v. Jacksonville Elec. Auth., 399 So. 2d 74 396, 397 (Fla. 1st DCA 1981) while the Legislature has placed 75 limits on recovery, "claimants remain free to seek legislative 76 relief bills, as they did during days of complete sovereign 77 immunity"), or Dickinson v. Bradley, 298 So. 2d 352, 354 (Fla. 78 1974) ("any claim bill is restricted to less than the general 79 public and its purpose is to discharge the state's moral 80 obligation to any individual or other entity whom or which the 81 legislature recognizes as being entitled to such. . . . The 82 legislature may enact a claim bill for what would be a tort if a 83 private party was involved just as effectively as for what would 84 constitute a contractual debt."), NOW, THEREFORE, 85

86 Be It Enacted by the Legislature of the State of Florida: 87 88 Section 1. <u>The facts stated in the preamble to this act are</u> 89 found and declared to be true.

Section 2. This is solely an equitable claim, not based on

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33-00032-17 2017288 91 an existing judgment, which the Legislature believes should be granted to fulfill its moral obligation to and recognition of 92 93 Justice-2-Jesus Charitable Trust for its great and hard work in 94 improving Florida government, publicly and privately. 95 Section 3. The sum of \$240,000 is appropriated from the 96 General Revenue Fund to the Legislature for the relief of 97 Justice-2-Jesus Charitable Trust for damages, including services 98 and expenses, caused by the negligence or inaction, nonfeasance, 99 misfeasance, or malfeasance of Florida government, and its civic 100 charge on behalf of the taxpayers of this state to bring true 101 change for the good of the order and to develop good government. 102 Section 4. The Chief Financial Officer is directed to draw a warrant in favor of Justice-2-Jesus Charitable Trust in the 103 104 sum of \$240,000 upon funds of the Legislature in the State 105 Treasury and to pay the same out of such funds in the State 106 Treasury. 107 Section 5. The amount paid by the Legislature under s. 768.28, Florida Statutes, and the amount awarded under this act 108 109 are intended to provide the sole compensation for all present 110 and future claims arising out of the factual situation described 111 in this act which resulted in injuries and damages to Justice-2-112 Jesus Charitable Trust due to its voluminous dealings directly 113 and indirectly with the three branches of state government. The total amount paid for attorney fees, lobbying fees, costs, and 114 115 similar expenses relating to this claim may not exceed 25 116 percent of the amount awarded under this act. 117 Section 6. This act shall take effect upon becoming a law.

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