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2	An act for the relief of L.T.; providing an
3	appropriation to compensate L.T. for injuries and
4	damages sustained as a result of the negligence of
5	employees of the Department of Children and Families,
6	formerly known as the Department of Children and
7	Family Services; providing legislative intent
8	regarding certain Medicaid liens; providing a
9	limitation on the payment of fees and costs; providing
10	an effective date.
11	
12	WHEREAS, on August 15, 1995, the Department of Children and
13	Families removed 14-month-old L.T. and her infant brother from
14	their mother's custody because they were not receiving adequate
15	care, and
16	WHEREAS, the Department of Children and Families
17	temporarily placed the children into the home of the children's
18	great aunt and uncle, Vicki and Eddie Thomas, and
19	WHEREAS, a background check that was conducted shortly
20	after L.T. and her brother were placed in the Thomases' home
21	indicated that Mr. Thomas had once been convicted of a
22	misdemeanor and possession of narcotics equipment, and
23	WHEREAS, the background check also revealed that Ms. Thomas
24	had been charged with, but apparently not convicted of, larceny,
25	and
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26 WHEREAS, the background check did not reveal any prior history of violence, sex offenses, or child abuse, and 27 28 WHEREAS, after conducting a home study, interviews, and an 29 investigation, the Department of Children and Families concluded that the Thomases were capable of providing a safe home for L.T. 30 31 and her brother and approved the placement, and 32 WHEREAS, on August 21, 1996, approximately 1 year after 33 L.T. and her brother had been placed in the Thomases' home, Mr. Thomas was charged with committing a lewd and lascivious act on 34 35 a child under the age of 16, and WHEREAS, the alleged victim was the 13-year-old daughter of 36 37 a woman with whom Mr. Thomas was having an extramarital affair, 38 and the state later amended the charge to add a count for sexual 39 battery on a child by a familial or custodial authority, and WHEREAS, after two hung jury trials in January and March of 40 1997, Mr. Thomas pled no contest in April 1997 to committing a 41 42 lewd, lascivious, and indecent act on a child under the age of 43 16, and 44 WHEREAS, Mr. Thomas was sentenced to 5 years' probation and 45 required to attend sex offender classes and register as a sex 46 offender, and WHEREAS, on May 9, 1997, 1 month after Mr. Thomas entered 47 his plea and was convicted of a child sex crime, the Department 48 of Children and Families recommended, and the judge approved, an 49 50 order allowing Mr. Thomas to return home and have unsupervised

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51 contact with the children, and

52 WHEREAS, although the policies of the Department of 53 Children and Families barred Mr. Thomas from being able to adopt 54 a child because of his conviction for a sex act with a child and 55 his sex offender status, the policies did not prohibit the 56 continued placement of L.T. and her brother in the Thomases' 57 home, and so the children remained with the Thomases, and

58 WHEREAS, the Department of Children and Families 59 subsequently recommended to the court the permanent, long-term 60 placement of L.T. and her brother in the Thomases' home and 61 further recommended that the children be removed from protective 62 services, with no further supervision by the department, and

63 WHEREAS, on March 3, 2000, following the recommendation of 64 the Department of Children and Families, the court approved L.T. 65 and her brother's long-term placement with the Thomases and 66 removed the children from continued protective services, and

67 WHEREAS, on March 24, 2003, an abuse hotline call to the 68 Department of Children and Families reported that L.T. was being 69 abused by Mr. Thomas and that both Mr. and Ms. Thomas were using 70 drugs in the children's presence, and

71 WHEREAS, the next day, a child protective investigator for 72 the Department of Children and Families interviewed L.T. and her 73 brother while in the presence of Ms. Thomas, and neither child 74 was asked to be interviewed outside Ms. Thomas's presence, and 75 WHEREAS, L.T. and her brother denied the abuse allegations

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76 while Ms. Thomas watched and listened to them, and 77 WHEREAS, results from new background checks and drug 78 screens were negative, and the Department of Children and Families concluded that L.T. and her brother were not at risk of 79 80 abuse and closed the case, and 81 WHEREAS, on February 24, 2005, L.T. ran away from the 82 Thomases' home and was found by law enforcement officers, and 83 WHEREAS, L.T. ran away from home because she had been repeatedly sexually and physically abused by Mr. Thomas and 84 85 physically, verbally, and emotionally abused for years by Ms. 86 Thomas, and 87 WHEREAS, L.T. and her brother were finally removed from the Thomases' home in 2005, and 88 89 WHEREAS, during her adolescent and teenaged years, L.T. was 90 the subject of repeated Baker Act proceedings and suicide attempts and was in and out of inpatient and outpatient 91 92 psychiatric facilities, and 93 WHEREAS, L.T. has been seen and treated by physicians and 94 mental health care professionals who have diagnosed her with 95 depression, posttraumatic stress disorder, anxiety disorder, and 96 other disorders attributed to her trauma, and WHEREAS, although L.T. struggles with the symptoms of 97 depression, posttraumatic stress disorder, and anxiety disorder, 98 she is now 22 years of age, is married to a Naval Petty Officer 99 100 who is stationed at Naval Air Station Jacksonville, is the

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101	mother of 2 very young daughters, and attends Florida State
102	College at Jacksonville as she works toward her goal of becoming
103	a mental health care professional specializing in treating
104	children who have been abused, neglected, or traumatized, and
105	WHEREAS, a lawsuit was brought on L.T.'s behalf in state
106	and federal courts alleging negligence pursuant to s. 768.28,
107	Florida Statutes, and civil rights violations pursuant to 42
108	U.S.C. s. 1983, and
109	WHEREAS, the civil rights claims were disposed of by the
110	trial court, but the negligence claims continued to be
111	litigated, and a jury trial of the case was set in Leon County,
112	and
113	WHEREAS, the parties attended a court-ordered mediation and
114	on June 21, 2010, agreed to a mediated settlement under which
115	L.T. will receive \$1 million, of which \$200,000 has been paid,
116	and the claim for the remaining \$800,000 is being submitted
117	through this bill, which the Department of Children and Families
118	agrees to support, NOW, THEREFORE,
119	
120	Be It Enacted by the Legislature of the State of Florida:
121	
122	Section 1. The facts stated in the preamble to this act
123	are found and declared to be true.
124	Section 2. There is appropriated from the General Revenue
125	Fund to the Department of Children and Families the sum of
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126	\$800,000 for the relief of L.T. for the injuries and damages she
127	sustained. After payment of attorney fees and costs, lobbying
128	fees, and other similar expenses relating to this claim;
129	outstanding medical liens other than Medicaid liens; and other
130	immediate needs, the remaining funds shall be placed into a
131	trust created for the exclusive use and benefit of L.T. The
132	trust shall be administered by an institutional trustee of
133	L.T.'s choosing and shall terminate upon L.T.'s 25th birthday,
134	at which time the remaining principal and interest shall revert
135	to L.T. or, if she predeceases the termination of the trust, to
136	her heirs, beneficiaries, or estate.
137	Section 3. The Chief Financial Officer is directed to draw
138	a warrant in favor of L.T. in the sum of \$800,000 upon funds in
139	the State Treasury to the credit of the Department of Children
140	and Families, and the Chief Financial Officer is directed to pay
141	the same out of such funds in the State Treasury.
142	Section 4. It is the intent of the Legislature that any
143	and all Medicaid liens arising from the treatment and care of
144	the injuries and damages to L.T. described in this act shall be
145	waived or paid by the state.
146	Section 5. The amount awarded pursuant to the waiver of
147	sovereign immunity under s. 768.28, Florida Statutes, and the
148	amount awarded under this act are intended to provide the sole
149	compensation for all present and future claims arising out of
150	the factual situation described in the preamble to this act
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151	which resulted in the injuries and damages to L.T. Of the amount
152	awarded under this act, the total amount paid for attorney fees
153	may not exceed \$120,000, the total amount paid for lobbying fees
154	may not exceed \$80,000, and no amount may be paid for costs and
155	other similar expenses relating to this claim.
156	Section 6. This act shall take effect upon becoming a law.

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