2017

1	A bill to be entitled
2	An act for the relief of Maury Hernandez; providing an
3	appropriation to compensate him for injuries and
4	damages sustained as a result of the alleged
5	negligence of the Department of Corrections; providing
6	legislative intent for the waiver of certain liens;
7	providing a limitation on the payment of fees and
8	costs; providing an effective date.
9	
10	WHEREAS, on August 6, 2007, at approximately 11:45 a.m.,
11	Broward County Sheriff's Office (BSO) Deputy Maury Hernandez,
12	then 28 years of age, was operating a BSO-assigned vehicle, and
13	WHEREAS, Deputy Hernandez observed David Maldonado, who was
14	operating a motorcycle, run through three traffic lights on
15	Pembroke Road in Pembroke Park, and
16	WHEREAS, Deputy Hernandez followed Mr. Maldonado to a
17	location in the 3700 block of Pembroke Road and, displaying his
18	badge, approached Mr. Maldonado and identified himself as a
19	deputy sheriff, and
20	WHEREAS, Mr. Maldonado told Deputy Hernandez that he was a
21	police officer from Opa-Locka, but then pushed Deputy Hernandez,
22	jumped from his motorcycle, and ran, at which time Deputy
23	Hernandez gave chase on foot, and
24	WHEREAS, within seconds, Mr. Maldonado turned around and
25	fired two shots from a .45 caliber handgun, striking Deputy
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26 Hernandez in the head with one of the bullets, and 27 WHEREAS, Deputy Hernandez was rushed to Memorial Regional 28 Hospital in Hollywood in critical condition, and 29 WHEREAS, Mr. Maldonado was subsequently apprehended by 30 Hollywood police in a nearby condominium complex after he 31 attempted a carjacking, and 32 WHEREAS, the BSO conducted an investigation that concluded 33 that Mr. Maldonado should have been in jail at the time of the shooting because he was serving 2 years' probation and had 34 35 repeatedly violated the terms of his probation, but the Department of Corrections had failed to bring the violations to 36 37 the attention of the State Attorney's Office and the presiding 38 circuit judge, and 39 WHEREAS, the investigation found that on April 18, 2007, Mr. Maldonado, a habitual traffic offender, pled no contest to 40 41 felony driving charges and was placed on probation for 24 42 months, and 43 WHEREAS, at that time, Mr. Maldonado had nearly 40 traffic 44 and administrative violations, including reckless driving, 45 speeding, and repeatedly driving without a license, and 46 WHEREAS, Mr. Maldonado was advised in writing of the department's zero-tolerance policy, which stated, "The 47 48 Department of Corrections has a zero tolerance policy as to reporting violations of supervision conditions. This is 49 50 notification to you that you are subject to violations Page 2 of 9

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51 proceeding, including arrest, if you are not in compliance with 52 all conditions of supervision as required by the sentencing 53 court or releasing authority," and

54 WHEREAS, under s. 948.03(1)(m)1., Florida Statutes, Mr. 55 Maldonado was prohibited from possessing, carrying, or owning 56 any firearm unless authorized by the court, and under s. 57 948.03(1)(n), Florida Statutes, was banned from using 58 intoxicants to excess or possessing any drugs or narcotics 59 unless prescribed by a physician, and

60 WHEREAS, the department had a nondiscretionary duty to 61 report Mr. Maldonado's violations of these laws to the assistant 62 state attorney and presiding circuit judge without delay, and

63 WHEREAS, Mr. Maldonado's probation strictly prohibited him 64 from carrying a weapon without a court order, from using alcohol 65 in excess and prescription drugs that he had not been 66 prescribed, and required him to complete and submit honest 67 monthly reports to his probation officer, all of which he 88 violated over the course of the 4 months before he shot Deputy 69 Hernandez, and

70 WHEREAS, the BSO investigation found that despite
71 Maldonado's admissions to carrying a weapon, his deceit
72 concerning the place of his employment, his false claim that he
73 was a United States Marine, his lies that he had a concealed
74 weapons permit and he needed his gun to be a security officer
75 and for his military service, and his confession to using

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76 alcohol and nonprescribed drugs, the department unreasonably 77 failed to verify any of his statements regarding his employment, 78 military service, or otherwise act on any of Maldonado's 79 probation violations, and

80 WHEREAS, the department knew or should have known that Mr. 81 Maldonado lied about his place of employment, his military 82 service, and the reasons he stated for possessing a firearm, and

83 WHEREAS, the department was on notice that Mr. Maldonado 84 had used alcohol and nonprescribed drugs but it did not act on 85 his self-confessed probation violations, and

WHEREAS, the department had a nondiscretionary duty to enforce its zero-tolerance policy and report Mr. Maldonado's probation violations to the assistant state attorney and the presiding circuit judge without delay, and

90 WHEREAS, although the department admitted that Mr.
91 Maldonado had violated the terms of his probation before he shot
92 Deputy Hernandez, it has never explained why it did not enforce
93 its own zero-tolerance policy as to Mr. Maldonado, and

94 WHEREAS, after the shooting incident, the state attorney's 95 office announced that Mr. Maldonado's probation violations 96 should have been reported to the assistant state attorney and 97 the presiding circuit judge assigned to the case, and that, if 98 the violations had been reported, Mr. Maldonado would have been 99 jailed without bond and would not have been on the streets at 100 the time he shot Deputy Hernandez, and

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WHEREAS, the shooting of Deputy Hernandez by Mr. Maldonado was a reasonably foreseeable consequence of the department's failure to enforce the conditions of Mr. Maldonado's probation, comply with the laws of Florida, and follow its own policies and procedures, and

WHEREAS, Deputy Hernandez survived the shooting, was in a coma and on life support for 3 weeks, underwent multiple surgeries, and remained hospitalized for almost 3 months before being discharged to the care of a rehabilitation hospital, and

110 WHEREAS, Deputy Hernandez was confined to a wheelchair and 111 underwent physical, occupational, speech, visual, and cognitive 112 therapies all day each weekday for a year, and

113 WHEREAS, Deputy Hernandez continued to receive physical and 114 occupational therapies and other medical care on a daily basis 115 until 3 years ago, when his insurance provider discontinued 116 payments to his health care providers, and

117 WHEREAS, as a result of the shooting, Deputy Hernandez suffers from permanent brain injury and resulting hemiparesis to 118 119 the entire left side of his body, motor and sensory nerve damage, spasticity, numbness, severe muscle weakness, impaired 120 121 abilities in walking and balance, hydrocephalous that is treated 122 with a permanent ventriculoperitoneal shunt, cognitive deficits, 123 and fragments of the bullet that are permanently lodged in his 124 brain, and

125

WHEREAS, Deputy Hernandez has continued, on his own, to

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126 engage in physical and occupational therapies to improve his 127 hemiparesis, but still requires medical care and professional 128 therapy treatments to maintain maximum medical stability, and

129 WHEREAS, Deputy Hernandez has regularly received painful 130 Botox injections and other medications to improve muscle tone 131 and reduce spasticity, and

WHEREAS, at the time of his injury, Deputy Hernandez was earning an annual salary of approximately \$60,000, plus generous benefits, including medical and retirement, and

135 WHEREAS, Deputy Hernandez's injuries have catastrophically 136 changed his life and impaired his ability to earn a living, and

137WHEREAS, Deputy Hernandez attempted to return to work at138the BSO, but was unable to perform to minimum standards, and

WHEREAS, Deputy Hernandez has suffered significant economic damages, including lost income and the capacity to earn income and job related benefits, including medical insurance and retirement benefits, and

143 WHEREAS, Deputy Hernandez has received workers' 144 compensation benefits that have partially covered his loss of 145 income and medical care costs, but liens have been filed 146 amounting to hundreds of thousands of dollars, and

147 WHEREAS, Deputy Hernandez is 37 years old and has a life 148 expectancy of 42.6 years according to the Centers for Disease 149 Control and Prevention's United States Life Tables, 2008, and 150 WHEREAS, Deputy Hernandez has suffered devastating and

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151 permanent injuries and damages, including pain and suffering; 152 total disability; physical and mental impairment; disfigurement; 153 mental anguish; inconvenience; loss of enjoyment of life; 154 hospital and medical care expenses; the loss of earnings and 155 earning capacity; the loss of benefits, including medical and 156 retirement income benefits; liens; and other economic and 157 noneconomic losses, and

WHEREAS, a lawsuit filed on behalf of Deputy Hernandez in the 17th Judicial Circuit in and for Broward County which sought relief under s. 768.28, Florida Statutes, was dismissed by the trial court based on the department's argument that, despite its failure to follow Florida law, its own policies and procedures, and the terms of Maldonado's probation, the department owed no duty of care to Deputy Hernandez, and

165 WHEREAS, appeals of the court's ruling would be fruitless 166 and would only cause further delay in bringing financial relief 167 to Deputy Hernandez, and

168 WHEREAS, despite the court's ruling that he is legally 169 remediless to seek damages, Deputy Hernandez respectfully 170 requests that the Legislature find that a moral obligation 171 exists in this particular instance based on the Legislature's 172 view of justice and fair treatment, and

WHEREAS, Deputy Hernandez respectfully requests that, as a matter of grace, the Legislature exercise its lawful powers to appropriate a sum of monetary compensation that fully recognizes

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176	the magnitude of his injuries, disabilities, and economic
177	damages, and
178	WHEREAS, given the facts and circumstances that resulted in
179	his injuries and damages, Hernandez seeks equitable relief from
180	the Legislature, NOW, THEREFORE,
181	
182	Be It Enacted by the Legislature of the State of Florida:
183	
184	Section 1. The facts stated in the preamble to this act
185	are found and declared to be true.
186	Section 2. There is appropriated from the General Revenue
187	Fund to the Department of Corrections the sum of \$10 million for
188	the relief of Maury Hernandez for injuries and damages
189	sustained.
190	Section 3. The Chief Financial Officer is directed to draw
191	a warrant in the sum of \$10 million payable to Maury Hernandez
191 192	a warrant in the sum of \$10 million payable to Maury Hernandez upon funds in the State Treasury to the credit of the Department
192	upon funds in the State Treasury to the credit of the Department
192 193	upon funds in the State Treasury to the credit of the Department of Corrections, and the Chief Financial Officer is directed to
192 193 194	upon funds in the State Treasury to the credit of the Department of Corrections, and the Chief Financial Officer is directed to pay the same out of such funds in the State Treasury not
192 193 194 195	upon funds in the State Treasury to the credit of the Department of Corrections, and the Chief Financial Officer is directed to pay the same out of such funds in the State Treasury not otherwise appropriated.
192 193 194 195 196	upon funds in the State Treasury to the credit of the Department of Corrections, and the Chief Financial Officer is directed to pay the same out of such funds in the State Treasury not otherwise appropriated. Section 4. It is the intent of the Legislature that all
192 193 194 195 196 197	upon funds in the State Treasury to the credit of the Department of Corrections, and the Chief Financial Officer is directed to pay the same out of such funds in the State Treasury not otherwise appropriated. Section 4. It is the intent of the Legislature that all lien interests held by the state, if any, arising from the
192 193 194 195 196 197 198	upon funds in the State Treasury to the credit of the Department of Corrections, and the Chief Financial Officer is directed to pay the same out of such funds in the State Treasury not otherwise appropriated. Section 4. It is the intent of the Legislature that all lien interests held by the state, if any, arising from the treatment and care of Maury Hernandez for the occurrences

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FLORIDA HOUSE OF REPRESENTATI	VES
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201	to provide the sole compensation for all present and future
202	claims arising out of the factual situation described in the
203	preamble to this act. The total amount paid for attorney fees,
204	lobbying fees, costs, and other similar expenses relating to
205	this claim may not exceed 25 percent of the total amount awarded
206	under this act.
207	Section 6. This act shall take effect upon becoming a law.

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