By Senator Mayfield

	17-00139B-18 201852
1	A bill to be entitled
2	An act for the relief of Cathleen Smiley by Brevard
3	County; providing for an appropriation to compensate
4	Cathleen Smiley for personal injuries and damages
5	sustained in an automobile accident caused by a
6	Brevard County employee; providing for payment by
7	Brevard County; providing a limitation on the payment
8	of compensation and attorney fees; providing an
9	effective date.
10	
11	WHEREAS, on June 18, 1998, Cathleen Smiley was the driver
12	of her vehicle when it was struck in the rear section by a van
13	driven by Howard Evarts which had been struck in the rear
14	section by a passenger bus owned by the Brevard County Board of
15	County Commissioners, and
16	WHEREAS, the Brevard County employee operating the bus was
17	traveling at approximately 45 miles per hour when the bus hit
18	the vehicle in which Mr. Evarts was traveling, causing Mr.
19	Evarts' vehicle to hit Ms. Smiley's vehicle, and
20	WHEREAS, the vehicles which Ms. Smiley and Mr. Evarts were
21	operating were appropriately stopped in their lane of travel
22	waiting to make a left turn, and
23	WHEREAS, at the time of the accident, Ms. Smiley was
24	without personal resources for medical insurance, other than
25	nominal personal injury protection, to adequately care for the
26	injuries she suffered as a result of the accident, and
27	WHEREAS, Ms. Smiley was knocked unconscious and suffered
28	permanent injuries to the neck and left shoulder, and
29	WHEREAS, Christopher Prusinski, D.O., a neurologist in
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17-00139B-18 201852 30 Brevard County, has opined that Ms. Smiley has reached maximum medical improvement and has an 8 percent whole body impairment 31 32 due to the accident, and 33 WHEREAS, Dr. Prusinski also has opined that Ms. Smiley will 34 require extensive future chiropractic care and treatment, and 35 WHEREAS, since the accident Ms. Smiley has required 36 continuing care and treatment, and it is anticipated that she 37 will require ongoing care in the future, including chiropractic 38 treatment and periodic medical intervention and diagnostic 39 testing, and 40 WHEREAS, on January 25, 2016, a consent judgment was 41 entered after Ms. Smiley and Brevard County agreed to a 42 stipulated judgment in the amount of \$25,000 in case number 05-43 2000-CA-004291-XXXX-XX, and 44 WHEREAS, Ms. Smiley is one of five persons who filed 45 lawsuits related to the accident, and 46 WHEREAS, at the time Ms. Smiley filed her lawsuit, on or 47 about February 29, 2000, Brevard County had already paid property damage, medical, and injury claims totaling \$101,410. 48 49 Additionally, the county was evaluating two additional related 50 personal injury lawsuits, and 51 WHEREAS, after these property damage, medical, and injury 52 claims were settled, only \$98,590 remained to resolve the other 53 claims filed in connection with the accident, and WHEREAS, Howard and Sharon Evarts and Alan Hammer filed 54 their lawsuits against Brevard County on June 24, 1999, and 55 56 WHEREAS, consent judgments were entered by the Circuit 57 Court for the 18th Judicial Circuit in Brevard County on 58 November 30, 2000, pursuant to an agreement entered into by

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    plaintiffs Evarts and Hammer and Brevard County for stipulated
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    judgments in case numbers 05-1999-CA-025509-XXXX-XX (Evarts) and
    05-1999-CA025510-XXXX-XX (Hammer), each in the amount $125,000,
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    and
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         WHEREAS, Mr. Evarts and Mr. Hammer each received $49,295
    out of the remaining balance of $98,590 of the county's $200,000
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    sovereign immunity limitation and, pursuant to their settlement
    agreements with Brevard County, received the balance of their
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    judgments through the claim bill process as articulated in
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    chapter 2003-346, Laws of Florida, and chapter 2003-345, Laws of
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    Florida, respectively, and
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         WHEREAS, Brevard County and Ms. Smiley agreed that she
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    would pursue payment of the stipulated judgment due her in the
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    amount of $25,000 from the county through the claim bill
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    process, and
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         WHEREAS, Brevard County has agreed that it would not oppose
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    a claim bill being rendered against the county in this matter
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    and would support same, NOW, THEREFORE,
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    Be It Enacted by the Legislature of the State of Florida:
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         Section 1. The facts stated in the preamble to this act are
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    found and declared to be true.
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         Section 2. Brevard County is authorized and directed to
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    appropriate from funds of the county not otherwise appropriated
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    and to draw a warrant in the sum of $25,000 payable to Cathleen
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    Smiley to compensate her for personal injuries and damages
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    sustained.
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         Section 3. The amount paid by Brevard County pursuant to s.
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17-00139B-18 201852 88 768.28, Florida Statutes, and the amount awarded under this act 89 are intended to provide the sole compensation for all present and future claims arising out of the factual situation described 90 91 in this act which resulted in injuries and damages to Cathleen 92 Smiley. The total amount paid for attorney fees relating to this 93 claim may not exceed 25 percent of the amount awarded under this 94 act. 95 Section 4. This act shall take effect upon becoming a law.