By Senator Gibson

6-00122-19

## A bill to be entitled

An act for the relief of Marcus Button by the Pasco County School Board; providing an appropriation to compensate Marcus Button for injuries sustained as a result of the negligence of an employee of the Pasco County School Board; providing an appropriation to compensate Mark and Robin Button, as parents and natural guardians of Marcus Button, for injuries and damages sustained by Marcus Button; providing a limitation on the payment of attorney fees; providing an effective date.

WHEREAS, on the morning of September 22, 2006, Jessica Juettner picked up 16-year-old Marcus Button at his home in order to drive him to Wesley Chapel High School, where both were students, and

WHEREAS, as Ms. Juettner drove her Dodge Neon west on State Road 54, Mr. Button realized that he had left his wallet at home, and Ms. Juettner turned her car around and headed back to his home, and

WHEREAS, as Ms. Juettner approached Meadow Pointe Boulevard, John E. Kinne, who was driving a 35-foot school bus owned by the Pasco County School Board, pulled out in front of her, and

WHEREAS, although Ms. Juettner slammed on the brakes, her car struck the bus between the wheels and slipped underneath the bus, and

WHEREAS, while Ms. Juettner suffered only minor injuries, Mr. Button, who was riding in the front passenger seat,

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sustained facial and skull fractures, brain damage, and vision loss, and

WHEREAS, Mr. Kinne and his backup driver, Linda Bone, were the only people on the bus and were not seriously injured, and

WHEREAS, Mr. Button was airlifted to St. Joseph's Children's Hospital, where he spent 3 weeks recovering, and then was transferred to Tampa General Hospital for rehabilitation for an additional 6 weeks, and

WHEREAS, Mr. Button had to relearn how to walk and currently cannot walk for any substantial length of time without pain, lost most of the sight in his right eye, and suffered facial fractures that left one side of his face higher than the other, and

WHEREAS, in addition, Mr. Button can no longer smell, has limited ability to taste, cannot feel textures and, as a result of the brain damage he sustained in the crash, sees and hears things that are not there, speaks with a British or a Southern accent, and is paranoid, and

WHEREAS, Mr. Button returned home in November 2006, but his mother, Robin Button, testified, "My son who woke up [in the hospital] was not the same son I gave birth to. He was, but he wasn't. It was him, his skin, but it wasn't him in his skin. Different kid. The son I knew is gone. He died on that day," and

WHEREAS, as the operator of a school bus, Mr. Kinne had the duty to drive the bus in a safe manner and in accordance with state law but failed to do so, and

WHEREAS, Mr. Kinne was later cited for failing to yield the right-of-way, and

WHEREAS, in 2007, Mr. Button's parents, Mark and Robin

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Button, sued the Pasco County School Board for negligence, and, during the subsequent trial, a pediatric rehabilitation doctor and a neuropsychologist testified that Mr. Button will require 24-hour care, counseling, interventions, medical care, and pharmaceuticals for the remainder of his life to cope with his physical symptoms and control his psychotic and delusional behavior; that he continues to suffer from memory loss; and that he has trouble sleeping and struggles to concentrate and stay on task, and

WHEREAS, an economist who testified at trial estimated that Mr. Button's future care will cost between \$6 million and \$10 million and that his inability to work will result in the loss of between \$365,000 and \$570,000 in wages over his lifetime, and

WHEREAS, a jury of five men and one woman apportioned responsibility for the crash as follows: the Pasco County School Board, 65 percent; Ms. Juettner, 20 percent; and Mr. Button, 15 percent, and

WHEREAS, the trial court ordered the Pasco County School Board to pay final judgments of \$1,380,967.39 and \$289,396.85, to Mr. Button and his parents, respectively, and

WHEREAS, the Pasco County School Board has paid \$163,000 of the statutory limit of \$200,000 pursuant to s. 768.28, Florida Statutes, applicable at the time the claim arose, to Mr. Button and to Mark and Robin Button, as parents and natural guardians of Mr. Button, as compensation for the injuries and damages incurred as a result of the accident, and

WHEREAS, the pro rata share of the statutory limit pursuant to s. 768.28, Florida Statutes, paid to Mr. Button is \$134,752.10, but the balance of \$1,246,215.29 remains unpaid,

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88 and

WHEREAS, the pro rata share of the statutory limit pursuant to s. 768.28, Florida Statutes, paid to Mark and Robin Button is \$28,247.90, but the balance of \$261,148.95 remains unpaid, 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 Pasco County School Board is authorized and directed to appropriate from funds of the school board not otherwise encumbered and to draw a warrant, payable to Marcus Button, in the amount of \$1,246,215.29, to compensate him for injuries and damages sustained due to the negligence of an employee of the school board.

Section 3. The Pasco County School Board is authorized and directed to appropriate from funds of the school board not otherwise encumbered and to draw a warrant, payable to Mark and Robin Button, as parents and natural guardians of Mr. Button, in the amount of \$261,148.95, to compensate them for injuries and damages sustained by Mr. Button as a result of the accident that occurred on September 22, 2006, due to the negligence of an employee of the Pasco County School Board.

Section 4. The amount paid by the Pasco County School Board pursuant to s. 768.28, Florida Statutes, and the amounts 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 injuries

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117	sustained by Mr. Button. The total amount paid for attorney fees
118	relating to this claim may not exceed 25 percent of the total
119	amounts awarded under this act.
120	Section 5. This act shall take effect upon becoming a law.