2021

1	A bill to be entitled
2	An act for the relief of the Estate of Crystle Marie
3	Galloway by the Hillsborough County Board of County
4	Commissioners; providing for an appropriation to
5	compensate the estate for injuries sustained by
6	Crystle Marie Galloway and her survivors as a result
7	of the negligence of employees of the Hillsborough
8	County Board of County Commissioners; providing a
9	limitation on the payment of fees; providing an
10	effective date.
11	
12	WHEREAS, on or about June 27, 2018, Crystle Marie Galloway
13	gave birth to her son, Jacob Aiden Flowers, via caesarean
14	section and was discharged from the hospital on or about June
15	29, 2018, and
16	WHEREAS, on or about July 4, 2018, at approximately 3:02
17	a.m., Ms. Galloway's mother, Nicole Black, contacted the
18	Hillsborough County Fire Rescue emergency dispatch center via
19	911 to request medical assistance for Ms. Galloway, and
20	WHEREAS, during the 911 call, Ms. Black requested an
21	ambulance for her daughter, advising the dispatcher that Ms.
22	Galloway had recently given birth and that she was found
23	unconscious in the bathroom with swollen lips and drool coming
24	out of her mouth, and
25	WHEREAS, the nature of the emergency was classified as a
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stroke or cerebrovascular accident, and at approximately 3:05 a.m., four paramedics employed by Hillsborough County Fire Rescue were dispatched to Ms. Galloway's home and arrived at approximately 3:17 a.m., and

30 WHEREAS, two deputies from the Hillsborough County 31 Sheriff's office who first arrived at Ms. Galloway's home in 32 response to the 911 call advised the paramedics employed by 33 Hillsborough County Fire Rescue that Ms. Galloway was 34 complaining of a headache and sensitivity to light and sound, 35 had not consumed any medication or alcohol, and had given birth 36 via caesarean section a few days earlier, and

WHEREAS, although the paramedics employed by Hillsborough County Fire Rescue observed Ms. Galloway crying, complaining of a headache, and vomiting, they did not take Ms. Galloway's vitals or perform any physical examination of her, and

WHEREAS, the paramedic employed by Hillsborough County Fire Rescue who was in charge of the rescue remarked that Ms. Galloway looked like she had "too much to drink" and refused to take her to the hospital in the ambulance, stating that Ms. Black could take Ms. Galloway to the hospital herself, and

WHEREAS, at 3:30 a.m., approximately 13 minutes after arriving at Ms. Galloway's home, the paramedics employed by Hillsborough County Fire Rescue left without Ms. Galloway and reported the incident as "Nontransport/No Patient Found" and "Nontransport/Cancel," and

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51 WHEREAS, while Ms. Black was transporting Ms. Galloway to 52 the hospital in her personal vehicle, Ms. Galloway began having 53 seizures, and a CT scan of her brain performed at the emergency 54 room later revealed an acute subarachnoid hemorrhage, most 55 likely secondary to an aneurysm, and

56 WHEREAS, as the facility where Ms. Galloway was first 57 admitted was not equipped to handle the required neurological 58 interventions, Ms. Galloway was later transported to Tampa 59 General Hospital, where she underwent a cerebral angiogram with 60 coil placement into the aneurysm, and

WHEREAS, despite efforts by physicians at Tampa General
Hospital to treat Ms. Galloway, she passed away on July 9, 2018,
and

64 WHEREAS, as the Hillsborough County Board of County 65 Commissioners provides emergency medical and health care 66 services to its residents through entities that include 67 Hillsborough County Fire Rescue, paramedics employed by 68 Hillsborough County Fire Rescue are employees and agents of the 69 Hillsborough County Board of County Commissioners, and

70 WHEREAS, such employees of the Hillsborough County Board of 71 County Commissioners had a duty to use reasonable care in the 72 treatment of Ms. Galloway, and

73 WHEREAS, such employees of the Hillsborough County Board of 74 County Commissioners breached that duty by deviating from the 75 acceptable and appropriate standards of care and providing

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### HB 6511

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76	inadequate care to Ms. Galloway, and
77	WHEREAS, the Estate of Crystle Marie Galloway alleged,
78	through a lawsuit filed October 17, 2019, in the Circuit Court
79	of the Thirteenth Judicial Circuit in and for Hillsborough
80	County, that the negligence of the Hillsborough County Board of
81	County Commissioners, through its employees, was the proximate
82	cause of Ms. Galloway's death, and
83	WHEREAS, following the filing of the lawsuit, the
84	Hillsborough County Board of County Commissioners and the Estate
85	of Crystle Marie Galloway reached a settlement agreement in the
86	amount of \$2.75 million, of which \$300,000 will be paid to the
87	Estate of Crystle Marie Galloway pursuant to the limits of
88	liability set forth in s. 768.28, Florida Statutes, and the
89	remainder is conditioned upon the passage of a claim bill, which
90	is agreed to by the Hillsborough County Board of County
91	Commissioners, in the amount of \$2.45 million, NOW, THEREFORE,
92	
93	Be It Enacted by the Legislature of the State of Florida:
94	
95	Section 1. The facts stated in the preamble to this act
96	are found and declared to be true.
97	Section 2. The Hillsborough County Board of County
98	Commissioners is authorized and directed to appropriate from
99	funds of the county not otherwise encumbered and to draw a
100	warrant in the sum of \$2.45 million payable to Nicole Black as

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101	personal representative of the Estate of Crystle Marie Galloway
102	as compensation for injuries and damages sustained.
103	Section 3. The amount paid by the Hillsborough County
104	Board of County Commissioners pursuant to s. 768.28, Florida
105	Statutes, and the amount awarded under this act are intended to
106	provide the sole compensation for all present and future claims
107	arising out of the factual situation described in this act which
108	resulted in the death of Crystle Marie Galloway, including
109	injuries and damages to the Estate of Crystle Marie Galloway and
110	her survivors. Of the amount awarded under this act, the total
111	amount paid for attorney fees relating to this claim may not
112	exceed 25 percent of the amount awarded under this act.
113	Section 4. This act shall take effect upon becoming a law.

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