## COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 6515 (2022)

Amendment No.1

	COMMITTEE/SUBCOMMITTEE ACTION
	ADOPTED (Y/N)
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION (Y/N)
	FAILED TO ADOPT (Y/N)
	WITHDRAWN (Y/N)
	OTHER
1	Committee/Subcommittee hearing bill: Civil Justice & Property
2	Rights Subcommittee
3	Representative McClure offered the following:
4	
5	Amendment (with title amendment)
6	Remove lines 145-167 and insert:
7	Section 2. The sum of \$7.5 million is appropriated from
8	the General Revenue Fund to the Department of Highway Safety and
9	Motor Vehicles for the relief of Christeia Jones as compensation
10	for injuries and damages sustained by her and her minor sons,
11	Logan Grant, Denard Maybin, Jr., and Lanard Maybin.
12	Section 3. The Chief Financial Officer is directed to draw
13	a warrant in favor of Christeia Jones in the sum of \$7.5
14	million, minus payments required to satisfy outstanding Medicaid
15	liens relating to the medical expenses and care of her and her
16	minor sons, Logan Grant, Denard Maybin, Jr., and Lanard Maybin,

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17	upon funds of the Department of Highway Safety and Motor
18	Vehicles in the State Treasury and to pay the same out of such
19	funds in the State Treasury.
20	Section 4. The amount paid by the Division of Risk
21	Management of the Department of Financial Services pursuant to
22	s. 768.28, Florida Statutes, and the amount awarded under this
23	act are intended to provide the sole compensation for all
24	present and future claims arising out of the factual situation
25	described in this act which resulted in injuries and damages
26	sustained by Christeia Jones and her minor sons, Logan Grant,
27	Denard Maybin, Jr., and Lanard Maybin. Of the amount awarded
28	under this act, the total amount paid for attorney fees may not
29	exceed \$1,500,000, the total amount paid for lobbying fees may
30	not exceed \$375,000, and the total amount paid for costs or
31	other similar expenses may not exceed \$34,849.92.
32	
33	
34	
35	TITLE AMENDMENT
36	Remove lines 131-139 and insert:
37	\$18 million, and both parties agreed to a settlement in the
38	amount of \$7.5 million, and
39	WHEREAS, the settlement agreement requires the Division of
40	Risk Management of the Department of Financial Services to pay
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41 \$285,000 to Ms. Jones pursuant to the statutory limits of 42 liability in s. 768.28, Florida Statutes, and 43 WHEREAS, Ms. Jones seeks satisfaction of the remaining 44 balance of the settlement agreement, which is \$7.5 million, NOW, 45 THEREFORE,

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