By Senator Rodriguez

	40-00101A-23 202324
1	A bill to be entitled
2	An act for the relief of C.C. by the Department of
3	Children and Families; providing an appropriation to
4	compensate C.C. for injuries and damages sustained as
5	a result of the negligence of the department;
6	providing a limitation on compensation and the payment
7	of certain fees and costs; providing an effective
8	date.
9	
10	WHEREAS, on August 12, 2014, Anna Highland, a resident of
11	Fort Myers, gave birth to C.C., who was born addicted to
12	methadone as a result of Ms. Highland's opiate dependence,
13	cocaine abuse, and intravenous drug use, and
14	WHEREAS, at the time of C.C.'s birth, the Department of
15	Children and Families had significant involvement with Ms.
16	Highland dating back to 2012, when she was licensed by the
17	department as a foster parent, and
18	WHEREAS, due to Ms. Highland's drug abuse throughout her
19	pregnancy, C.C. suffered severe withdrawal symptoms after his
20	birth which required him to be hospitalized for a month in a
21	neonatal intensive care unit and treated with morphine, and
22	WHEREAS, within the 6 months before C.C.'s birth, the
23	department received three separate child abuse hotline reports
24	against Ms. Highland, including reports alleging that she was
25	abusing drugs and physically abusing her foster child, and
26	WHEREAS, the department opened an investigation after
27	receiving a fourth child abuse hotline report made on August 12,
28	2014, the day of C.C.'s birth, alleging that Ms. Highland had
29	tested positive for drugs while pregnant, and
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30	WHEREAS, on September 3, 2014, while the investigation was
31	pending, the department received two additional child abuse
32	hotline reports alleging that Ms. Highland was abusing drugs,
33	and
34	WHEREAS, despite its receipt of six abuse allegations
35	within a 7-month period, the department advised the hospital on
36	September 3, 2014, that there was no hold on C.C. and he was
37	free to be released to Ms. Highland, and
38	WHEREAS, on September 6, 2014, C.C. was discharged from the
39	hospital to Ms. Highland's care with no intervention and no
40	services in place to protect him from the potentially dangerous
41	effects of her drug addiction, and
42	WHEREAS, on September 23, 2014, the department closed its
43	investigation with unsubstantiated findings of substance misuse
44	and a determination that Ms. Highland's methadone use had no
45	implications for child safety, and
46	WHEREAS, on June 3, 2015, and again on August 6, 2015, the
47	department received two new child abuse hotline reports alleging
48	that Ms. Highland was abusing the foster child in her care, both
49	of which the department closed without investigation, and
50	WHEREAS, on September 12, 2015, when C.C. was 13 months
51	old, he overdosed on Ms. Highland's methadone, was found
52	unresponsive and not breathing, and was rushed to the hospital
53	in critical condition, where he remained in a coma for 2 weeks
54	and was hospitalized for 1 month, and
55	WHEREAS, the department's investigation of C.C.'s overdose
56	revealed that Ms. Highland, as well as her mother who was
57	present, waited 5 hours before seeking medical attention for
58	C.C. while his condition continued to deteriorate, and
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40-00101A-23 202324 59 WHEREAS, as a result of the department's investigation of 60 the overdose, C.C. was finally removed from Ms. Highland's care 61 and placed in the care of his father, and WHEREAS, as the state agency charged with operating the 62 child welfare system in this state, including conducting child 63 64 protective investigations to ensure child safety and prevent further harm to children under s. 39.001, Florida Statutes, the 65 66 department owed C.C. a duty to ensure his safety and protect him 67 from further harm, and 68 WHEREAS, the department failed to protect C.C. from further 69 harm when it negligently allowed him to be released from the 70 hospital after his birth to Ms. Highland's care with no services 71 or interventions in place to protect him from the potentially 72 dangerous effects of her drug addiction, and 73 WHEREAS, the department's negligence resulted in severe and 74 permanent injuries to C.C., now 8 years of age, including, but 75 not limited to, an anoxic brain injury; seizures; strokes and 76 neurological impairments; permanent hearing, vision, and speech 77 impediments; cognitive impairment, including memory loss and 78 learning disabilities; and permanent injuries impacting his 79 coordination and gross and fine motor skills, requiring lifelong 80 care, and WHEREAS, the State of Florida recognizes an equitable 81 82 obligation to redress the injuries and damages C.C. sustained as 83 a result of the negligence of the department and its failure to 84 exercise its duties to ensure the safety of children in this 85 state and protect them from further harm, NOW, THEREFORE, 86 87 Be It Enacted by the Legislature of the State of Florida:

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SB 24

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88	
89	Section 1. The facts stated in the preamble to this act are
90	found and declared to be true.
91	Section 2. The sum of \$20 million is appropriated from the
92	General Revenue Fund to the Department of Children and Families
93	for the relief of C.C. for injuries and damages sustained.
94	Section 3. The Chief Financial Officer is directed to draw
95	a warrant in favor of C.C., payable to an irrevocable trust
96	created for the exclusive use and benefit of C.C., in the sum of
97	\$20 million upon funds of the Department of Children and
98	Families in the State Treasury, and the Chief Financial Officer
99	is directed to pay the same out of such funds in the State
100	Treasury. The trust shall be responsible for payment of attorney
101	fees and costs, lobbying fees, and other similar expenses
102	relating to this claim, subject to the limitations set forth in
103	this act.
104	Section 4. The amount awarded under this act is intended to
105	provide the sole compensation for all present and future claims
106	arising out of the factual situation described in this act which
107	resulted in injuries and damages to C.C. The total amount paid
108	for attorney fees and costs, lobbying fees, and other similar
109	expenses relating to this claim may not exceed 25 percent of the
110	total amount awarded under this act.
111	Section 5. This act shall take effect upon becoming a law.

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