2019

1	A bill to be entitled
2	An act for the relief of Jane Doe by the School Board
3	of Miami-Dade County; providing for an appropriation
4	to compensate Jane Doe for injuries and damages
5	sustained as a result of the negligence of the School
6	Board of Miami-Dade County; providing a limitation on
7	the payment of attorney fees; providing an effective
8	date.
9	
10	WHEREAS, Jane Doe was hired by the School Board of Miami-
11	Dade County during the 2012-2013 school year as an itinerant
12	teacher for students who were deaf and hard of hearing, and
13	entered into a 1-year employment contract under which she
14	traveled and taught at 10 elementary and middle schools during
15	that school year, and
16	WHEREAS, Jane Doe was transferred during the 2013-2014
17	school year to Miami Centennial Middle School, where she taught
18	a class of nine middle school students, all of whom were deaf or
19	hard of hearing, and
20	WHEREAS, Jane Doe was reassigned in August 2014 by the
21	School Board of Miami-Dade County to South Dade Senior High
22	School, where she taught history, economics, and government to
23	high school students with emotional and behavioral disorders,
24	and
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25 WHEREAS, Jane Doe's former position at Miami Centennial 26 Middle School, for which she was qualified, remained unfilled 27 for the 2014-2015 school year, and the School Board of Miami-28 Dade County knew that Jane Doe was not certified or licensed to 29 teach students with emotional and behavioral disorders or to 30 teach the subjects of history, economics, or government, and

31 WHEREAS, the School Board of Miami-Dade County is required 32 to provide teachers who teach students with emotional and 33 behavioral disorders with self-defense training and to ensure 34 that they receive instruction in security and crisis management, 35 but Jane Doe did not receive any such training or instruction, 36 or any other training, before assuming her new position at South 37 Dade Senior High School, and

38 WHEREAS, South Dade Senior High School had at least 3,500 39 enrolled students, one of the largest student populations in the 40 nation, during the time of Jane Doe's reassignment and during 41 the 2013-2014 and 2014-2015 school years the school had one of 42 the highest rates in the Miami-Dade County Public Schools of 43 student safety incidents reported to the Department of 44 Education, and

45 WHEREAS, during the 2012-2013 school year, at least 145 46 fights were reported at South Dade Senior High School, and it 47 was among the top 10 schools in South Florida for reported 48 assaults, batteries, fighting, vandalism, theft, burglaries, and 49 tobacco use, and

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50 WHEREAS, during the 2013-2014 school year, 119 fights were 51 reported at South Dade Senior High School, and it was among the 52 worst in the district for violent and drug-related incidents, 53 and

54 WHEREAS, in June 2013, before enrolling as a student in 55 South Dade Senior High School, Victor Nash was arrested by the 56 Miami-Dade Police Department and charged with making written 57 threats to kill or do bodily harm, a violation of s. 836.10, 58 Florida Statutes, a felony of the second degree, and he was 59 subsequently charged by petition in that case, and

WHEREAS, following the commencement of the criminal case, Mr. Nash was deemed incompetent to stand trial and began receiving restoration services from the Department of Juvenile Justice pursuant to s. 985.19, Florida Statutes, and, in May 2014, a juvenile court determined that Mr. Nash would never attain competence, and

66 WHEREAS, the School Board of Miami-Dade County knew or 67 should have known of the court's determination of permanent lack 68 of competency and, despite the determination, 3 months later 69 elected to enroll Mr. Nash in South Dade Senior High School, 70 where he was assigned to Jane Doe's class, and

71 WHEREAS, the School Board of Miami-Dade County knew that 72 Mr. Nash was a student with emotional and behavioral disorders, 73 and it never notified Jane Doe about the charges filed against 74 him, in violation of s. 985.04(4), Florida Statutes, his

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75 dangerous propensities, or that a court had recently deemed him 76 mentally incompetent, and

WHEREAS, on September 19, 2014, Jane Doe was instructed by a superior to stay on campus after regular school hours to call students' parents regarding their individual education plans, and

81 WHEREAS, Mr. Nash remained on campus for at least 2 hours 82 after the final bell rang and ultimately went to Jane Doe's 83 classroom, where he found her alone, and

WHEREAS, as Jane Doe attempted to leave the classroom after becoming alarmed at Mr. Nash's behavior, Mr. Nash violently grabbed her and slammed her to the ground, causing her to hit her head, and then choked her until she lost consciousness, and

88 WHEREAS, Mr. Nash proceeded to rape Jane Doe in her 89 classroom and then threw away her cell phone, took her car keys 90 from her purse, and located her vehicle in the school's faculty 91 parking lot and drove it off of school property, and

92 WHEREAS, Mr. Nash was later apprehended in Jane Doe's93 vehicle by an officer of the Homestead Police Department, and

94 WHEREAS, as a result of this incident, in the criminal case 95 State of Florida v. Victor Marshall Nash, No. F14021341 (Fla. 96 11th Cir. Ct. 2014), Mr. Nash was charged with and pled guilty 97 to attempted first degree murder, sexual battery causing great 98 bodily harm, strong-arm robbery, and grand theft auto, and

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99 WHEREAS, the attempted murder and the sexual battery of 100 Jane Doe by Mr. Nash and the grossly negligent, indifferent, and 101 reckless conduct and breach of trust and confidence by the 102 School Board of Miami-Dade County resulted in the loss of her 103 virginity and have caused Jane Doe severe and permanent 104 psychological injuries, severe depression, physical and mental 105 pain and suffering, gastrointestinal distress, constant fear, 106 nightmares, weight gain, anxiety, mood swings, and the loss of capacity for the enjoyment of life, and she has suffered loss of 107 108 earnings and a loss of ability to earn money in the future, and

109 WHEREAS, the injuries suffered by Jane Doe are persistent, 110 permanent, and debilitating in nature, and

111 WHEREAS, in resolving a civil action brought by Jane Doe, 112 Jane Doe v. the School Board of Miami-Dade County, Florida, No. 113 16-011821-CA-01 (Fla. 11th Cir. Ct. 2016), the parties signed a settlement agreement on April 9, 2018, under the terms of which 114 115 a total amount of \$3 million was to be paid to Jane Doe, of 116 which the School Board of Miami-Dade County paid \$200,000 117 pursuant to s. 768.28, Florida Statutes, and its insurer paid \$1.5 million, and the payment of the remaining \$1.3 million is 118 119 conditioned upon passage of this claim bill, NOW, THEREFORE, 120

121 Be It Enacted by the Legislature of the State of Florida: 122

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123	Section 1. The facts stated in the preamble to this act
124	are found and declared to be true.
125	Section 2. The School Board of Miami-Dade County is
126	authorized and directed to appropriate from funds of the school
127	board not otherwise encumbered and to draw a warrant in the sum
128	of \$1.3 million payable to Jane Doe as compensation for injuries
129	and damages sustained.
130	Section 3. The amount paid by the School Board of Miami-
131	Dade County pursuant to s. 768.28, Florida Statutes, and by its
132	insurer under the terms of the settlement agreement and the
133	amount awarded under this act are intended to provide the sole
134	compensation for all present and future claims arising out of
135	the factual situation described in this act which resulted in
136	injuries and damages to Jane Doe. The total amount paid for
137	attorney fees relating to this claim may not exceed 25 percent
138	of the total amount awarded under this act.
139	Section 4. This act shall take effect upon becoming a law.
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