INTRODUCED

HB1882

15101835D HOUSE BILL NO. 1882 1 2 Offered January 14, 2015 3 Prefiled January 13, 2015 4 A BILL to amend and reenact § 17.1-513 of the Code of Virginia and to amend the Code of Virginia by 5 adding sections numbered 19.2-327.2:1 and 19.2-327.10:1, relating to petition for writ of actual 6 innocence; bail hearing. 7 Patron-Herring 8 9 Referred to Committee for Courts of Justice 10 Be it enacted by the General Assembly of Virginia: 11 1. That § 17.1-513 of the Code of Virginia is amended and reenacted and that the Code of Virginia 12 is amended by adding sections numbered 19.2-327.2:1 and 19.2-327.10:1 as follows: 13 14 § 17.1-513. Jurisdiction of circuit courts. 15 The circuit courts shall have jurisdiction of proceedings by quo warranto or information in the nature 16 of quo warranto and to issue writs of mandamus, prohibition and certiorari to all inferior tribunals created or existing under the laws of the Commonwealth, and to issue writs of mandamus in all matters 17 18 of proceedings arising from or pertaining to the action of the boards of supervisors or other governing bodies of the several counties for which such courts are respectively held or in other cases in which it 19 20 may be necessary to prevent the failure of justice and in which mandamus may issue according to the 21 principles of common law. They shall have appellate jurisdiction in all cases, civil and criminal, in 22 which an appeal may, as provided by law, be taken from the judgment or proceedings of any inferior 23 tribunal. 24 They shall have original and general jurisdiction of all civil cases, except cases upon claims to 25 recover personal property or money not of greater value than \$100, exclusive of interest, and except such cases as are assigned to some other tribunal; also in all cases for the recovery of fees in excess of 26 27 \$100: penalties or cases involving the right to levy and collect toll or taxes or the validity of an 28 ordinance or bylaw of any corporation; and also, of all cases, civil or criminal, in which an appeal may be had to the Supreme Court. 29 30 They shall have jurisdiction to hear motions filed for the purpose of modifying, dissolving, or extending a protective order pursuant to § 16.1-279.1 or 19.2-152.10 if the circuit court issued such 31 order, unless the circuit court remanded the matter to the jurisdiction of the juvenile and domestic 32 relations district court in accordance with § 16.1-297. They shall also have original jurisdiction of all 33 34 indictments for felonies and of presentments, informations and indictments for misdemeanors. They shall 35 also have jurisdiction for bail hearings pursuant to §§ 19.2-327.2:1 and 19.2-327.10:1. 36 They shall have appellate jurisdiction of all cases, civil and criminal, in which an appeal, writ of 37 error or supersedeas may, as provided by law, be taken to or allowed by such courts, or the judges 38 thereof, from or to the judgment or proceedings of any inferior tribunal. They shall also have 39 jurisdiction of all other matters, civil and criminal, made cognizable therein by law and when a motion 40 to recover money is allowed in such tribunals, they may hear and determine the same, although it is to 41 recover less than \$100. § 19.2-327.2:1. Petition for writ of actual innocence joined by Attorney General; release of 42 43 prisoner; bond hearing. The Attorney General may join in a petition for a writ of actual innocence made pursuant to 44 § 19.2-327.2. When such petition is so joined, the petitioner may file a copy of the petition and 45 46 attachments thereto and the Attorney General's answer with the circuit court that entered the felony 47 conviction and move the court for a hearing to consider release of the person on bail pursuant to Chapter 9 (§ 19.2-119 et seq.). Upon hearing and for good cause shown, the court may order the 48 49 person released from custody subject to the terms and conditions of bail so established, pending a ruling by the Supreme Court on the writ under § 19.2-327.5. 50 51 § 19.2-327.10:1. Petition for writ of actual innocence joined by Attorney General; release of 52 prisoner; bond hearing. 53 The Attorney General may join in a petition for a writ of actual innocence made pursuant to 54 § 19.2-327.10. When such petition is so joined, the petitioner may file a copy of the petition and 55 attachments thereto and the Attorney General's answer with the circuit court that entered the felony conviction and move the court for a hearing to consider release of the person on bail pursuant to 56 Chapter 9 (§ 19.2-119 et seq.). Upon hearing and for good cause shown, the court may order the 57 person released from custody subject to the terms and conditions of bail so established, pending a 58

59 ruling by the Court of Appeals on the writ under § 19.2-327.13.