2017 SESSION

17103653D 1 **HOUSE BILL NO. 1650** 2 Offered January 11, 2017 3 Prefiled January 4, 2017 4 A BILL for the relief of Keith Allen Harward. 5 Patron-Sullivan 6 7 Referred to Committee on Appropriations 8 9 Whereas, Keith Allen Harward (Mr. Harward) spent 33 years in prison for crimes he did not commit; 10 and Whereas, in the early morning hours of September 14, 1982, an unknown assailant broke into a 11 Newport News, Virginia home, bludgeoned the husband to death with a crowbar and repeatedly raped 12 13 the wife while the children slept nearby; and Whereas, the rape victim described her assailant as wearing a white Navy uniform and told police 14 that the assailant had bitten her repeatedly on the legs; and 15 Whereas, a Newport News Shipyard security guard who, following a suggestive photo array 16 procedure conducted by police investigators, identified Mr. Harward as the sailor he had seen six months 17 earlier entering the shipyard in a blood-spattered uniform during the early morning hours of day of the 18 19 crime; and 20 Whereas, the shipyard security guard was the only individual to identify Mr. Harward at trial; and 21 Whereas the rape victim was not able to identify Mr. Harward either before or at trial; and 22 Whereas, Mr. Harward did not know the rape victim and did not match the physical description of 23 the assailant provided by the victim; and 24 Whereas, no physical evidence linked Mr. Harward to the crime scene; and 25 Whereas, a Virginia Department of Forensic Sciences (DFS) employee suppressed critical serological evidence excluding Mr. Harward as the source of body fluids found on the victim following the crime; 26 27 and 28 Whereas, the main evidence against Mr. Harward at trial was bite mark identification proffered by 29 two forensic odontologists, a line of evidence that has been discredited as scientifically invalid and 30 rejected by the American Board of Forensic Odontology; and 31 Whereas, police investigators withheld critical information that the victim and the Newport News Shipyard security guard had been hypnotized and that certain key components of their respective 32 testimonies changed after hypnosis; and 33 34 Whereas, because defense counsel was not informed of the hypnosis of the witness they were not 35 able to object to the admission of the hypnotically-enhanced recollections, which were considered to be 36 unreliable and admissible only to the extent that they were consistent with pre-hypnotic statement; and 37 Whereas, on March 6, 1986, Mr. Harward was falsely convicted of first degree murder and sentenced 38 to life in prison; and 39 Whereas, in late 2015 and early 2016, the DFS analyzed DNA evidence from a rape kit collected from the victim after the crime and excluded Mr. Harward as the perpetrator of the crime; and 40 41 Whereas, the DNA evidence identified the real perpetrator of the crime as Jerry Crotty, a U.S. Navy sailor stationed on the same naval vessel as Mr. Harward at the time of the crime and a serial criminal 42 43 who died in prison in Ohio in 2006; and Whereas, on March 4, 2016, Mr. Harward submitted to the Supreme Court of Virginia a Petition for 44 a Writ of Actual Innocence based on the DNA evidence excluding him as the perpetrator of the crime; 45 46 and 47 Whereas, on April 6, 2016, Virginia Attorney General Mark Herring filed a response recommending that the Writ of Actual Innocence be granted as quickly as possible; and 48 49 Whereas, on April 7, 2016, the Supreme Court of Virginia granted Mr. Harward's Writ of Actual Innocence, formally exonerating him of all the crimes for which he had been convicted; and 50 51 Whereas, Mr. Harward has always maintained his innocence; and 52 Whereas, Mr. Harward, as a result of his wrongful conviction, suffers from numerous painful 53 physical injuries, systemic health conditions and severe mental anguish and emotional distress, and has lost countless opportunities, including the opportunity to marry and have children. 54 55 Whereas, Mr. Harward, as a further result of his wrongful conviction, is an impoverished man, with no job skills or career prospects, no savings or and accumulated pension benefits, and does not qualify 56 57 for social security; and 58 Whereas, Mr. Harward has no other means to obtain adequate relief except by action of this body;

59 now, therefore,

60 Be it enacted by the General Assembly of Virginia:

61 1. § 1. That there is hereby appropriated from the general fund of the state treasury the sum of
62 \$1,450,000 for the relief of Mr. Harward, to be paid by check issued by the State Treasurer on warrant
63 of the Comptroller upon execution of a release of any present or future claims Mr. Harward may have
64 against (i) the Commonwealth or any agency, instrumentality, officer, employee, or political subdivision
65 thereof, (ii) any legal counsel appointed pursuant to § 19.2-159 of the Code of Virginia, and (iii) all
66 other parties of interest in connection with the aforesaid occurrence.

67 The compensation, subject to the execution of the release described herein, shall be paid as follows:
68 (a) an initial lump sum of \$290,000 to be paid to Mr. Harward by check issued by the State Treasurer
69 on warrant of the Comptroller within 60 days immediately following the execution of such release and

70 (b) the sum of \$1,160,000 to purchase an annuity no later than [Date], for the primary benefit of Mr. 71 Harward, the terms of such annuity structured in Mr. Harward's best interests based on consultation

72 among Mr. Harward or his representatives, the State Treasurer, and other necessary parties.

73 The State Treasurer shall purchase the annuity at the lowest cost available from any A+ rated 74 company authorized to sell annuities in the Commonwealth, including any A+ rated company from 75 which the State Lottery Department may purchase an annuity. The annuity shall provide that it shall 76 not be sold, discounted, or used as securitization for loans and mortgages. The annuity shall, however,

77 contain beneficiary provisions providing for the annuity's continued disbursement in the event of Mr.

78 *Harward's death.*