2018 SESSION

18107359D HOUSE BILL NO. 762 1 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 (Proposed by the Senate Committee on Finance 4 on February 20, 2018) 5 6 (Patron Prior to Substitute—Delegate Jones, S.C.) A BILL for the relief of Danial J Williams, Joseph Jesse Dick, Jr., Eric Cameron Wilson, and Derek 7 Elliot Tice. 8 Whereas, Danial J Williams (Mr. Williams), Joseph Jesse Dick, Jr. (Mr. Dick), Eric Cameron Wilson 9 (Mr. Wilson), and Derek Elliot Tice (Mr. Tice) spent nearly four decades in prison collectively for crimes they did not commit, and another collective 30 years after release from prison under highly 10 11 restrictive parole and sex offender registry conditions that imposed onerous barriers to their reentry to 12 society: and Whereas, in the early morning hours of July 8, 1997, Omar Ballard (Ballard) entered the Norfolk, 13 14 Virginia, apartment of Michelle Moore Bosko (Ms. Bosko) and brutally raped her and strangled and 15 stabbed her to death; and Whereas, in 1997, Mr. Williams, Mr. Dick, Mr. Wilson, and Mr. Tice were young men serving our 16 17 country through military service with the United States Navy, none of whom had a criminal record; and 18 Whereas, investigating Norfolk police crime scene officers recorded a crime scene that strongly suggested Ms. Bosko was killed by a single assailant, and the officers collected several samples of DNA 19 20 material; and 21 Whereas, a neighbor of Ms. Bosko provided police with the name of Ballard, a person with a long 22 criminal history, as a suspect of Ms. Bosko's rape and murder; and 23 Whereas, Norfolk police officers investigated another rape that took place in the same complex 24 where Ms. Bosko resided, and the victim provided information that fit the description of Ballard as her 25 likely assailant; and 26 Whereas, the same evening as the neighbor provided Ballard's name as a suspect of Ms. Bosko's rape 27 and murder, Norfolk police officers secured a warrant for Ballard's arrest for the assault of another 28 woman in the same complex where Ms. Bosko resided; and 29 Whereas, instead of focusing on Ballard as a suspect in Ms. Bosko's rape and murder, Norfolk police 30 officers interrogated and focused exclusively on Mr. Williams, a neighbor of Ms. Bosko; and 31 Whereas, police learned from Mr. Williams's ailing wife, who had just returned home from the 32 hospital after cancer surgery, that Mr. Williams had been with her the entire evening of July 7 and 33 morning hours of July 8; and 34 Whereas, while no evidence linked Mr. Williams to the crime, he fully cooperated with interrogating 35 officers and repeatedly denied any involvement in or knowledge of the crime over the course of many 36 hours: and 37 Whereas, after more than nine hours of interrogation during which Norfolk police officers falsely told 38 Mr. Williams that he had failed a polygraph examination and suggested to Mr. Williams that he had 39 raped Ms. Bosko and killed her by beating her with a shoe, Mr. Williams continued to declare his 40 innocence; and 41 Whereas, Norfolk police brought into the interrogation Detective Robert Glen Ford (Ford), an 42 aggressive and determined interrogator with a history of eliciting false confessions who has subsequently 43 been convicted of federal felonies related to his police work; and Whereas, Ford, through illegal and improper means and contrary to accepted police practices, 44 obtained a false confession from an exhausted and traumatized Mr. Williams that he had assaulted and 45 killed Ms. Bosko with a shoe; and 46 Whereas, Ford and other Norfolk police officers knew that Mr. Williams's statement was based on a 47 **48** false scenario provided to Mr. Williams by an interrogator and did not conform to the medical and 49 forensic evidence; and 50 Whereas, when the medical examiner determined that Ms. Bosko had been strangled and stabbed to 51 death, Norfolk police returned to Mr. Williams and insisted he change his confession to match the crime 52 by saying that he stabbed and strangled Ms. Bosko; and 53 Whereas, Mr. Williams was a young man who had been taught by the Navy to comply with 54 authority figures and was completely overwhelmed, and so he did as demanded by the police; and Whereas, the Norfolk police accepted Mr. Williams's altered confession, told the public the case was 55 solved, and did not further investigate the crime; and 56 Whereas, Mr. Williams was held without bail and charged with capital murder and rape; and 57 Whereas, in December 1997, Commonwealth crime lab DNA testing determined that Mr. Williams 58 59 was not the source of the DNA evidence recovered from the crime scene; and

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60 Whereas, Ford, who decided to continue to investigate Mr. Williams as a suspect, had previously
 61 secured false confessions after using aggressive interrogation techniques, and as a result had been
 62 demoted out of the homicide squad; and

63 Whereas, the Norfolk police did not turn the investigation to Ballard, even though he was now in
64 prison for the violent assault of two young women, but instead sought to find a co-defendant to Mr.
65 Williams who might be the contributor of the DNA evidence recovered at the crime scene; and

66 Whereas, Norfolk police decided to interrogate Mr. Williams's roommate, Mr. Dick, even though67 they had no evidence that he was involved in the crime; and

68 Whereas, Mr. Dick was a highly suggestible, immature young man of limited cognitive functioning;69 and

Whereas, on January 12, 1998, police picked up Mr. Dick from the naval base, placed him in a
 Norfolk police interrogation room, and sought to have him implicate himself and Mr. Williams in the
 crime; and

Whereas, Mr. Dick repeatedly told police that he had no involvement in the crime and had been onduty on the USS *Saipan* the week beginning on July 7; and

Whereas, Ford, through illegal and improper means and contrary to accepted police practices,
obtained a false confession from Mr. Dick, who broke down after hours of steadfastly asserting his
innocence; and

78 Whereas, Mr. Dick gave a statement in which he said that he and Mr. Williams had jointly assaulted 79 and stabbed Ms. Bosko; and

80 Whereas, numerous facts in Mr. Dick's statement were glaringly inconsistent with both the known crime scene evidence and Mr. Williams's coerced statement; and

82 Whereas, Mr. Dick was held without bail and charged with capital murder and rape; and

83 Whereas, in March 1998, Commonwealth crime lab DNA testing confirmed that Mr. Dick was not
84 the source of the DNA evidence recovered at the Bosko crime scene, and no evidence linked him to the
85 crime: and

86 Whereas, Norfolk police again chose not to investigate Ballard as a suspect in the rape and murder
87 of Ms. Bosko, and instead chose to look for another co-defendant to Mr. Williams and Mr. Dick, despite
88 the fact that the crime scene evidence was inconsistent with a multiple-offender crime theory; and

89 Whereas, the Norfolk police turned their attention to Mr. Wilson, an acquaintance of Mr. Williams; 90 and

91 Whereas, in early April 1998, Norfolk police brought Mr. Wilson to an interrogation room and,
 92 through illegal and improper means and contrary to accepted police practices, obtained a false
 93 confession; and

94 Whereas, Mr. Wilson had, for hours, denied any knowledge or involvement in the crime but like Mr.
95 Williams and Mr. Dick had become exhausted and traumatized and gave into pressure from the police;
96 and

97 Whereas, Mr. Wilson's confession matched neither the known crime scene evidence nor Mr.
98 Williams's nor Mr. Dick's prior statements to the police, and no forensic evidence linked Mr. Wilson to the crime; and

100 Whereas, Mr. Wilson was held without bail and charged with capital murder and rape; and

101 Whereas, shortly thereafter, Commonwealth crime lab DNA testing also excluded Mr. Wilson as the source of the DNA recovered from the crime scene; and

103 Whereas, in June 1998, Norfolk police again ignored the overwhelming evidence that Ballard might
 104 have committed this crime and sought to identify a fourth potential DNA contributor through continued
 105 questioning of the highly malleable and submissive Mr. Dick; and

Whereas, undeterred by Mr. Dick's then-obvious prior false and inconsistent statements, Ford and hispartner demanded that Mr. Dick provide the name of another suspect; and

108 Whereas, despite Mr. Dick giving the Norfolk police officers a made-up name and description of
109 someone that did not match Navy records, Ford persisted and pressured Mr. Dick to pick out Mr. Tice
110 from a Navy yearbook from Mr. Wilson's ship; and

Whereas, again, Ford, through illegal and improper means and contrary to accepted police practices,
obtained a false confession from Mr. Tice, who after two days in police custody, hours of interrogation,
and repeatedly professing his innocence to no avail finally told Ford that he committed the crime along
with Mr. Williams, Mr. Dick, and Mr. Wilson; and

115 Whereas, Mr. Tice's confession was inconsistent in numerous respects with the known crime scene 116 evidence and the statements of Mr. Williams, Mr. Dick, and Mr. Wilson; and

117 Whereas, Mr. Tice was held on bail and charged with capital murder and rape; and

118 Whereas, shortly thereafter, Commonwealth crime lab DNA testing also excluded Mr. Tice as a 119 contributor of the DNA evidence recovered from the crime scene; and

120 Whereas, in the fall of 1998, in a misdirected search for a co-defendant whose DNA would match 121 the Bosko crime scene evidence, Ford and other Norfolk police officers interrogated and charged three

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additional former members of the U.S. Navy with participating in the assault and murder of Ms. Bosko;
despite forceful interrogations, none of these men gave incriminating statements but each was held for
several months even though two of the three had very strong alibis that were known to the police; and

124 several months even mough two of the three had very strong and s that were known to the police, and 125 Whereas, in February 1999, Ballard, incarcerated for a sexual assault he had committed unrelated to 126 the Backs area wants to a friend and admitted warenegicility for killing Ma Backs and

126 the Bosko case, wrote to a friend and admitted responsibility for killing Ms. Bosko; and

127 Whereas, this letter was promptly shared with Norfolk police; and

Whereas, Ford and another Norfolk police officer met with Ballard, who confessed to Ms. Bosko'smurder after a brief questioning and told police that he alone committed the crime; and

130 Whereas, Ballard's statement matched the known crime scene evidence in all respects; and

Whereas, Commonwealth crime lab DNA testing confirmed that the DNA evidence recovered from
 Ms. Bosko's body, from under her fingernails, and from a blanket near her body belonged to Ballard;
 and

134 Whereas, Ballard was charged with capital murder and rape; and

Whereas, Ford was involved before, during, and after his investigation of the rape and murder of Ms.
Bosko in a fraudulent scheme to urge judges to allow certain offenders to remain out on bail; these
offenders paid thousands of dollars to Ford as bribes, and in return Ford committed perjury so they
could retain their freedom; and

139 Whereas, Ford has subsequently been convicted and is serving a 150-month sentence in federal140 prison related to this felonious scheme; and

Whereas, in order for Ford to conceal that the confessions of Mr. Williams, Mr. Dick, Mr. Wilson,
and Mr. Tice were coerced and false so that he could continue to be employed with the homicide squad,
as well as so that he could continue his enrichment scheme to accept bribes, Ford told Ballard that he
could avoid the death penalty only by asserting that Mr. Williams, Mr. Dick, Mr. Wilson, and Mr. Tice
committed the crime with him; and

- 146 Whereas, even though the statement that the other four men were involved in the assault and murder147 of Ms. Bosko was a lie, Ballard agreed to go along with Ford in order to obtain the life-sentence deal;148 and
- Whereas, fearing the death penalty, Mr. Williams reluctantly entered a guilty plea in order to receivea sentence of life without parole; and
- Whereas, Mr. Williams sought to withdraw his guilty plea after he learned of Ballard's confession,but the prosecution successfully opposed the motion; and
- 153 Whereas, also fearing for his life and in a fragile state of mind, Mr. Dick also entered a plea of 154 guilty and was sentenced to life in prison; and
- 155 Whereas, Mr. Wilson insisted on going to trial and testified at the trial that he was not guilty; the
 156 jury acquitted him of murder but convicted him of rape, based solely on his false, coerced confession,
 157 and sentenced him to eight and one-half years in prison; and
- 158 Whereas, Mr. Tice also fought the charges against him and was tried twice. His first conviction was overturned on appeal due to defective jury instructions, but solely on the basis of his false, coerced confession he was convicted at a second trial of both capital murder and rape and received life sentences; and
- Whereas, Norfolk police withheld from each of these wrongfully charged men evidence that, had it
 been disclosed, would have prevented Mr. Williams and Mr. Dick from entering guilty pleas to avoid
 the death penalty and would have led juries to acquit Mr. Wilson and Mr. Tice of all charges; and
- Whereas, each of these four men were imprisoned and experienced assaults and other horrific experiences during the imprisonment that irreparably broke them in a manner that no time or money will ever fix; and
- 168 Whereas, in 2005, the four men sought absolute pardons due to their innocence; and
- Whereas, Norfolk officials vigorously opposed these petitions and continued to withhold evidencefrom the Governor of Virginia that would have confirmed their innocence; and

Whereas, in 2009, Governor Tim Kaine granted conditional pardons to Mr. Williams, Mr. Dick, and
Mr. Tice, concluding that they had made a very strong case that they, and Mr. Wilson, were innocent;
however, Governor Kaine did not disturb their convictions and required that they each accept parole
supervision for 20 years and register as sex offenders; and

Whereas, Mr. Wilson had previously been released from prison in 2005 after serving his fullsentence and was also required to register as a sex offender; and

- Whereas, all four men have struggled to rebuild their lives and have lived vastly reduced lives due to
 the strong stigma of their wrongful convictions for violent crimes and due further to the stringent
 conditions of parole and sex offender registry requirements; and
- 180 Whereas, many job training programs and promising employment opportunities have not been181 available due to these limitations; and
- 182 Whereas, the four men have been restricted from living in certain areas, subject to strict curfews, and

183 unable to be in the vicinity of certain public facilities; and

184 Whereas, numerous family relations were shattered, and other friends and acquaintances have wanted 185 nothing to do with them; and

186 Whereas, federal habeas review overturned Mr. Tice's convictions; that relief was affirmed by a 187 unanimous three-judge panel of the United States Court of Appeals for the Fourth Circuit, and thereafter 188 all state charges were dismissed without prejudice (with the Commonwealth reserving the right to 189 recharge him later); and

190 Whereas, in 2016, federal habeas review brought relief to Mr. Williams and Mr. Dick when a district 191 court judge, after conducting a two-day hearing on innocence, ruled that Mr. Williams, Mr. Dick, Mr. 192 Tice, and Mr. Wilson were absolutely innocent, and that the only guilty party was Ballard; and

193 Whereas, all charges were dismissed against Mr. Williams and Mr. Dick in November 2016; and

Whereas, Mr. Wilson could not receive any state or federal judicial relief due to procedural 194 technicalities; however, in late 2016, he, Mr. Williams, Mr. Dick, and Mr. Tice filed for absolute 195 196 pardons from Governor Terry McAuliffe; and

197 Whereas, in March 2017, Governor McAuliffe issued full, absolute pardons to each man due to their 198 factual innocence; and

199 Whereas, had Norfolk officials not purposefully fabricated evidence to make each man appear guilty 200 and deliberately withheld exonerating evidence during the trials, appeals, clemency proceedings, and 201 state and federal habeas proceedings that would have proven their innocence, these men would not have 202 been charged with or convicted of these horrific crimes and would not have suffered for nearly two 203 decades with shame, humiliation, and loss of liberty as convicted rapists and murderers; and

204 Whereas, Danial J Williams, Joseph Jesse Dick, Jr., Eric Cameron Wilson, and Derek Elliot Tice 205 have no other means to obtain adequate relief except by action of this body; now, therefore, 206

Be it enacted by the General Assembly of Virginia:

207 **1.** § 1. That there is hereby appropriated from the general fund of the state treasury the sum of 208 \$542,471 for the relief of Danial J Williams, to be paid by check issued by the State Treasurer on warrant of the Comptroller upon execution of a release of all claims Mr. Williams may have against (i) 209 210 the Commonwealth or any agency, instrumentality, officer, employee, or political subdivision thereof; (ii) any legal counsel appointed pursuant to § 19.2-159 of the Code of Virginia; and (iii) all other parties of 211 212 interest in connection with the aforesaid occurrence.

213 The compensation, subject to the execution of the release described herein, shall be paid as follows: 214 (a) an initial lump sum of \$108,494 to be paid to Mr. Williams by check issued by the State Treasurer 215 on warrant of the Comptroller within 60 days immediately following the execution of such release and (b) the sum of \$433,977 to purchase an annuity no later than September 30, 2018, for the primary 216 benefit of Mr. Williams. The terms of such annuity shall be structured in Mr. Williams's best interests 217 based on consultation among Mr. Williams or his representatives, the State Treasurer, and other 218 219 necessary parties. The annuity shall provide that it shall not be sold, discounted, or used as 220 securitization for loans and mortgages.

§ 2. That there is hereby appropriated from the general fund of the state treasury the sum of 221 222 \$522,763 for the relief of Joseph Jesse Dick, Jr., to be paid by check issued by the State Treasurer on 223 warrant of the Comptroller upon execution of a release of all claims Mr. Dick may have against (i) the 224 Commonwealth or any agency, instrumentality, officer, employee, or political subdivision thereof; (ii) any legal counsel appointed pursuant to § 19.2-159 of the Code of Virginia; and (iii) all other parties of 225 226 interest in connection with the aforesaid occurrence.

227 The compensation, subject to the execution of the release described herein, shall be paid as follows: 228 (a) an initial lump sum of \$104,553 to be paid to Mr. Dick by check issued by the State Treasurer on 229 warrant of the Comptroller within 60 days immediately following the execution of such release and (b) 230 the sum of \$418,210 to purchase an annuity no later than September 30, 2018, for the primary benefit 231 of Mr. Dick. The terms of such annuity shall be structured in Mr. Dick's best interests based on 232 consultation among Mr. Dick or his representatives, the State Treasurer, and other necessary parties. 233 The annuity shall provide that it shall not be sold, discounted, or used as securitization for loans and 234 mortgages.

235 § 3. That there is hereby appropriated from the general fund of the state treasury the sum of 236 \$327,193 for the relief of Eric Cameron Wilson, to be paid by check issued by the State Treasurer on 237 warrant of the Comptroller upon execution of a release of all claims Mr. Wilson may have against (i) 238 the Commonwealth or any agency, instrumentality, officer, employee, or political subdivision thereof; (ii) 239 any legal counsel appointed pursuant to § 19.2-159 of the Code of Virginia; and (iii) all other parties of 240 interest in connection with the aforesaid occurrence.

241 The compensation, subject to the execution of the release described herein, shall be paid as follows: (a) an initial lump sum of \$65,439 to be paid to Mr. Wilson by check issued by the State Treasurer on 242 243 warrant of the Comptroller within 60 days immediately following the execution of such release and (b) the sum of \$261,755 to purchase an annuity no later than September 30, 2018, for the primary benefit 244

of Mr. Wilson. The terms of such annuity shall be structured in Mr. Wilson's best interests based on consultation among Mr. Wilson or his representatives, the State Treasurer, and other necessary parties.
The annuity shall provide that it shall not be sold, discounted, or used as securitization for loans and mortgages.

§ 4. That there is hereby appropriated from the general fund of the state treasury the sum of
\$505,020 for the relief of Derek Elliot Tice, to be paid by check issued by the State Treasurer on
warrant of the Comptroller upon execution of a release of all claims Mr. Tice may have against (i) the
Commonwealth or any agency, instrumentality, officer, employee, or political subdivision thereof; (ii)
any legal counsel appointed pursuant to § 19.2-159 of the Code of Virginia; and (iii) all other parties of
interest in connection with the aforesaid occurrence.

255 The compensation, subject to the execution of the release described herein, shall be paid as follows: 256 (a) an initial lump sum of \$101,004 to be paid to Mr. Tice by check issued by the State Treasurer on 257 warrant of the Comptroller within 60 days immediately following the execution of such release and (b) 258 the sum of \$404,016 to purchase an annuity no later than September 30, 2018, for the primary benefit 259 of Mr. Tice. The terms of such annuity shall be structured in Mr. Tice's best interests based on 260 consultation among Mr. Tice or his representatives, the State Treasurer, and other necessary parties. 261 The annuity shall provide that it shall not be sold, discounted, or used as securitization for loans and 262 mortgages.

263 2. That the provisions of § 1, as set forth in this act, shall not become effective until such time as 264 Danial J Williams and the City of Norfolk enter into an agreement in connection with the 265 aforesaid occurrence requiring the City of Norfolk to compensate Mr. Williams the sum of at least 266 \$542,471.

- 267 3. That the provisions of § 2, as set forth in this act, shall not become effective until such time as
- 268 Joseph Jesse Dick, Jr., and the City of Norfolk enter into an agreement in connection with the
- aforesaid occurrence requiring the City of Norfolk to compensate Mr. Dick the sum of at least \$522,763.
- 271 4. That the provisions of § 3, as set forth in this act, shall not become effective until such time as
- 272 Eric Cameron Wilson and the City of Norfolk enter into an agreement in connection with the 273 aforesaid occurrence requiring the City of Norfolk to compensate Mr. Wilson the sum of at least
- 273 aloresald occurrence requiring the City of Nortonk to compensate Mr. whison the sum of at 274 \$327,193.
- 275 5. That the provisions of § 4, as set forth in this act, shall not become effective until such time as 276 Derek Elliot Tice and the City of Norfolk enter into an agreement in connection with the aforesaid
- **276** Derek Elliot Tice and the City of Norfolk enter into an agreement in connection with the aforesaid **277** occurrence requiring the City of Norfolk to compensate Mr. Tice the sum of at least \$505,020.