## **2022 SESSION**

## SENATE SUBSTITUTE

22107203D 1 HOUSE BILL NO. 1255 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 (Proposed by the Senate Committee on Finance and Appropriations 4 on March 2, 2022) 5 (Patron Prior to Substitute—Delegate Sullivan) 6 A BILL for the relief of Lamar Barnes, relating to claims; compensation for wrongful incarceration. 7 Whereas, Lamar Barnes (Mr. Barnes) was convicted in the Circuit Court of the City of Portsmouth 8 on August 1, 2003, of first degree murder, malicious wounding, and two counts of use of a firearm in 9 the commission of a felony, crimes that he did not commit; and 10 Whereas, Mr. Barnes was sentenced to life in prison plus 28 years; and Whereas, Mr. Barnes served almost 20 years in the custody of the Virginia Department of 11 12 Corrections: and Whereas, Mr. Barnes, through the Innocence Project at the University of Virginia School of Law, 13 14 submitted a petition for clemency seeking an absolute pardon based on the circumstances surrounding 15 his innocence: and 16 Whereas, on January 4, 2022, Governor Ralph Northam granted Mr. Barnes an absolute pardon, 17 noting that the pardon "reflects Lamar Barnes's innocence"; and 18 Whereas, Mr. Barnes was convicted largely based on his identification by three eyewitnesses at trial, all of whom have subsequently recarted their testimony and stated that they identified Mr. Barnes as a 19 20 result of pressure from law enforcement and prosecutors; and 21 Whereas, Mr. Barnes's conviction was also the result of numerous constitutional violations, including 22 due process violations, the suppression of exculpatory evidence, and the presentation of false evidence; 23 and 24 Whereas, Mr. Barnes had a corroborated alibi for the time of the crime, which was not presented at 25 trial: and 26 Whereas, multiple witnesses have identified an alternate suspect as the person who committed the 27 crimes for which Mr. Barnes was convicted; and 28 Whereas, there was no physical evidence linking Mr. Barnes to the crime; and 29 Whereas, the Conviction Integrity Unit of the Office of the Attorney General conducted its own, 30 independent investigation into Mr. Barnes's case and agreed that he is innocent of the crimes for which 31 he was convicted; and 32 Whereas, during the course of Mr. Barnes's wrongful incarceration, he missed close to two decades 33 in the lives of his children, who were infants at the time of his conviction; and 34 Whereas, Mr. Barnes, as a result of his wrongful incarceration, lost almost 20 years of his freedom 35 and countless life experiences and opportunities, including family relations, the opportunity to further his 36 education, and the opportunity to earn potential income from gainful employment during his years of 37 incarceration; and 38 Whereas, Mr. Barnes has no other means to obtain adequate relief except by action of this body; 39 now. therefore. 40 Be it enacted by the General Assembly of Virginia: 1. § 1. That there is hereby appropriated from the general fund of the state treasury the sum of 41 42 \$1,603,316.54 for the relief of Lamar Barnes, to be paid by check issued by the State Treasurer on warrant of the Comptroller upon execution of a release of all claims Mr. Barnes may have against the 43 44 Commonwealth or any agency, instrumentality, office, employee, or political subdivision in connection 45 with the aforesaid occurrence. 46 The compensation, subject to the execution of the release described herein, shall be paid in one lump 47 sum of \$1,603,316.54 by check issued by the State Treasurer on warrant of the Comptroller within 60 **48** days immediately following the execution of such release. 49 § 2. That Mr. Barnes shall be entitled to receive reimbursement up to \$10,000 for tuition for career 50 and technical training within the Virginia Community College System contingent upon successful 51 completion of the training. Reimbursement for tuition shall be provided by the comprehensive community college at which the career or technical training was completed. The tuition benefit provided by this 52 53 section shall expire on January 1, 2027. § 3. That any amount already paid to Mr. Barnes as a transition assistance grant pursuant to 54 subsection C of § 8.01-195.11 of the Code of Virginia shall be deducted from any award received 55 pursuant to § 1 of this act. 56 2. That the provisions of § 8.01-195.12 of the Code of Virginia shall apply to any compensation 57

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awarded under this act.

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