INTRODUCED

HB161

964824254 **HOUSE BILL NO. 161** 1 2 Offered January 10, 1996 3 4 5 6 7 A BILL for the relief of John I. Moore. Patron-Griffith Referred to Committee on Claims 8 9 Whereas, in March 1989, the United States Supreme Court ruled in Davis v. Michigan that the state's practice of taxing federal pensions while exempting state workers' pensions was unconstitutional; and 10 Whereas, the Commonwealth of Virginia was among 23 states faced with changing its income tax 11 laws on retirement; and 12 Whereas, in an April 1989 Special Session, the General Assembly repealed the exemption for VRS 13 14 retirement benefits so that the Commonwealth's federal and state retirees would be taxed equally; and 15 Whereas, the special session did not address the issue of refunding the taxes paid by federal retirees 16 between 1985 and 1988, which prompted the filing of Harper v. Commonwealth of Virginia on May 31, 17 1989: and 18 Whereas, in an effort to bring closure to the case for all the parties involved, on July 8, 1994, the General Assembly set in motion the settlement process with regard to the Harper litigation by passing 19 20 Senate Bill 2008; and 21 Whereas, Senate Bill 2008, which was signed into law on July 13, 1994, required the Department of 22 Taxation to send tax overpayment notices to retirees and begin a public notification program on August 23 1. 1994: and 24 Whereas, November 1, 1994, was the deadline for all federal retirees to respond to the August 1, 25 1994, notice in order to preserve their rights to recover any Virginia taxes paid on federal retirement 26 income for taxable years 1985 through 1988; and Whereas, in an effort to provide relief for retired federal and military taxpayers who were denied 27 28 participation in the settlement process established by Senate Bill 2008, the General Assembly in the 29 1995 Session enacted House Bill 1564 and Senate Bill 831, which were signed in to law on March 14, 30 1995: and 31 Whereas, House Bill 1564 and Senate Bill 831 provided that retired federal and military taxpayers 32 who failed to provide necessary information or missed the applicable deadlines, due to circumstances 33 beyond their control, could file the necessary forms or documents within the 60-day period following 34 their enactment; and 35 Whereas, John I. Moore is a federal retiree and was unlawfully taxed on his federal pension by the 36 Commonwealth during the taxable years 1985 through 1988; and 37 Whereas, John I. Moore intended to reject the settlement offer and pursue a full refund through the 38 judicial system; and 39 Whereas, the Department of Taxation refused to process his settlement form indicating his rejection 40 of the settlement offer because the form was not signed by his ex-wife, despite the fact that he had 41 submitted a copy of his divorce decree granting him all rights to the tax refund and notice that her 42 present whereabouts were unknown: and Whereas, the amount of the tax overpayment made by John I. Moore in the period 1985 through 43 44 1988 is \$4,983; and 45 Whereas, John I. Moore has no other means to obtain his tax refund, except by action of this body; 46 now, therefore, Be it enacted by the General Assembly of Virginia: 47 1. § 1. That there is hereby appropriated from the general fund of the state treasury the amount of **48** \$4,983 together with interest until paid as provided in § 58.1-1833 of the Code of Virginia to be paid by 49 check issued by the State Treasurer on warrant of the Comptroller to John I. Moore, upon a release by 50 him of all claims against the Commonwealth and its political subdivisions, agencies, instrumentalities, 51 officers, or employees arising out of the aforesaid occurrence. 52