## 2006 SESSION

063990748 1 **SENATE BILL NO. 609** 2 FLOOR AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 (Proposed by Senator Lambert 4 on February 9, 2006) 5 (Patron Prior to Substitute—Senator Lambert) 6 A BILL for the relief of Troy D. Hopkins. 7 Whereas, on December 21, 1990, Troy D. Hopkins (Mr. Hopkins) was convicted by a jury in the 8 Circuit Court of the City of Richmond, Virginia, for the murder of Curtis Kearney and for attempted 9 robbery, use of a firearm in the commission of murder, and use of a firearm in the commission of 10 attempted robbery; and 11 Whereas, on March 20, 1991, Mr. Hopkins was sentenced to 28 years in the penitentiary; and 12 Whereas, on March 13, 2001, Mr. Hopkins was released on parole after serving 10 years, two and 13 one-half months; and 14 Whereas, after the trial, numerous witnesses came forward and testified during hearings that Mr. 15 Hopkins did not kill Curtis Kearney, but that Mr. Kearney was killed by Adrian Epps; and Whereas, Adrian Epps subsequently admitted killing Mr. Kearney and signed an affidavit in 1992 16 17 confessing to the murder; and Whereas, Joseph Morrisey, the Richmond attorney for the Commonwealth at the time of Mr. 18 Hopkins' trial in 1990, concurred in a request by defense attorneys representing Mr. Hopkins for a new 19 20 trial based on newly discovered evidence, but the court denied the request; and 21 Whereas, David Hicks, the Richmond Commonwealth's Attorney who succeeded Mr. Morrisey in that 22 office, stated the following in a 2003 affidavit: "In light of the wealth of exculpatory evidence, it is my 23 position that Hopkins was convicted for a crime which he did not commit and that he is innocent for 24 the crime in question. The continued existence and possible dissemination of information relating to 25 Hopkins' unjust conviction represents a manifest injustice given the fact that Hopkins is wholly innocent of all crimes for which he was convicted. Hopkins should not be subject to the negative consequences 26 27 that flow from his erroneous conviction. Therefore, in the interest of justice, Hopkins' conviction should 28 be invalidated, the record should be corrected in order to reflect Hopkins' innocence regarding the 29 crimes for which he was convicted, and all of Hopkins' rights should be restored to that of every citizen 30 recognized in the Commonwealth of Virginia"; and 31 Whereas, Mr. Hopkins is currently employed and is married and has led a law-abiding life since his 32 release from prison; and 33 Whereas, on July 21, 2004, Mr. Hopkins petitioned Governor Mark Warner for a grant of executive 34 clemency based on the existence of substantial evidence that Mr. Hopkins was unjustly convicted and is 35 innocent: and 36 Whereas, on August 3, 2005, Governor Warner issued an absolute pardon from all offenses for 37 which Mr. Hopkins was convicted on December 21, 1990; and 38 Whereas, Mr. Hopkins spent \$15,750 for attorneys fees related to his legal defense and appearances 39 before the Parole Board; and 40 Whereas, Mr. Hopkins has also suffered severe physical, emotional, and psychological damage as a 41 result of this incarceration and has no other means to obtain adequate relief except by action of this 42 body: now, therefore, 43 Be it enacted by the General Assembly of Virginia: 44 **1.** § 1. That the following shall be paid for the relief of Troy D. Hopkins from the general fund of the state treasury, upon execution of a release and waiver forever releasing (i) the Commonwealth or any 45 agency, instrumentality, officer, employee, or political subdivision thereof, (ii) any legal counsel 46 appointed pursuant to § 19.2-159 of the Code of Virginia, and (iii) all other parties of interest from any 47 present or future claims he may have against such enumerated parties in connection with the aforesaid **48** occurrence: (a) the sum of \$100,399.50, which shall include compensation for \$15,750 expended by 49 Troy D. Hopkins for attorneys fees, to be paid to Troy D. Hopkins on or before August 1, 2006, by 50 51 check issued by the State Treasurer on warrant of the Comptroller and (b) the sum of \$338,598 to be used by the State Treasurer to purchase an annuity for the primary benefit of Troy D. Hopkins 52 providing for equal monthly payments, for a period certain of 25 years commencing on or before 53 September 1, 2006. The State Treasurer shall purchase the annuity at the lowest cost available from any 54 A+ rated company authorized to sell annuities in the Commonwealth, including any A+ rated company 55 from which the State Lottery Department may purchase an annuity. The annuity shall provide that it 56 shall not be sold, discounted, or used as securitization for loans and mortgages. The annuity shall, 57 however, contain beneficiary provisions providing for the annuity's continued disbursement in the event 58 59 of the death of Troy D. Hopkins to his spouse upon his death.

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- § 2. That Troy D. Hopkins shall be entitled to receive career and technical training within the Virginia Community College System free of tuition charges, up to a maximum of \$10,000. The cost for the tuition benefit shall be paid by the community college at which the career or technical training is provided. The tuition benefit provided by this section shall expire on July 1, 2011. 61 62
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