	14102825D
1	SENATE BILL NO. 171
2 3	Offered January 8, 2014
3	Prefiled January 1, 2014
4 5	A BILL to amend and reenact § 19.2-327.10 of the Code of Virginia, relating to issuance of writ of actual innocence based on nonbiological evidence; additional writ; change in law.
6	
_	Patron—Stanley
7	
8 9	Referred to Committee for Courts of Justice
9 10	Be it enacted by the General Assembly of Virginia:
11	1. That § 19.2-327.10 of the Code of Virginia is amended and reenacted as follows:
12	§ 19.2-327.10. Issuance of writ of actual innocence based on nonbiological evidence.
13	Notwithstanding any other provision of law or rule of court, upon a petition of a person who was
14	convicted of a felony upon a plea of not guilty, or the petition of a person who was adjudicated
15	delinquent, upon a plea of not guilty, by a circuit court of an offense that would be a felony if
16	committed by an adult, the Court of Appeals shall have the authority to issue writs of actual innocence
17	under this chapter. Only one such writ based upon such conviction or adjudication of delinquency may
18	be filed by a petitioner unless (i) the petitioner shows that the claim relies on a rule of constitutional
19	law established by the Supreme Court of Virginia or the United States Supreme Court that was made
20	retroactive in cases on collateral review and that such rule of constitutional law was previously
21	unavailable or (ii) the petitioner shows that the claim relies on a change in statute, made retroactive,
22	applicable in cases on collateral review that was previously unavailable. The writ shall lie to the circuit
23	court that entered the conviction or the adjudication of delinquency and that court shall have the
24 25	authority to conduct hearings, as provided for in this chapter, on such a petition as directed by order from the Court of Appeals. In accordance with §§ 17.1-411 and 19.2-317, either party may appeal a
25 26	nom the Court of Appeals. In accordance with $gg = 1/.1-411$ and $15.2-517$, cluter party may appeal a

of Appeals, the Supreme Court of Virginia shall have the authority to issue writs in accordance with the provisions of this chapter. 27 28

SB171