2022 SESSION

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1	HOUSE BILL NO. 1254
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3 4	(Proposed by the Senate Committee on Finance and Appropriations
4 5	on March 2, 2022) (Patron Prior to Substitute—Delegate Sullivan)
6	A BILL for the relief of Eric Weakley, relating to claims; compensation for wrongful incarceration.
7	Whereas, Eric Weakley (Mr. Weakley) was convicted in the Culpeper Circuit Court on June 13,
8	2001, of second degree murder for a 1996 crime of which he is innocent; and
9 10	Whereas, Mr. Weakley was sentenced to 20 years of incarceration with 13 years and four months
10 11	suspended; and Whereas, Mr. Weakley served almost six years and eight months in the custody of the Virginia
12	Department of Corrections before being released on probation; and
13	Whereas, after the 1996 murder of Thelma Scroggins went unsolved for several years, law
14	enforcement zeroed in on Mr. Weakley, to the exclusion of other far more viable suspects; and
15	Whereas, law enforcement followed Mr. Weakley, repeatedly showing up at his home and
16 17	workplaces, harassing him and interviewing him multiple times over the course of months; and Whereas, Mr. Weakley repeatedly denied involvement in or knowledge of the murder, maintaining
18	his innocence; and
1 9	Whereas, law enforcement coached Mr. Weakley, providing Mr. Weakley details and information
20	about the crime and photos of the crime scene, and eventually pressured him into accepting
21 22	responsibility for a crime he did not commit and implicating others; and
22 23	Whereas, law enforcement repeatedly disregarded details provided by Mr. Weakley that were inconsistent with the crime scene and physical evidence, such as the type of gun used, the number of
24	shots fired, the location and type of wounds on the victim, and the clothing worn by the victim; and
25	Whereas, no physical evidence connected Mr. Weakley, who was 16 years old at the time of the
26	crime, to the murder; and
27 28	Whereas, the physical evidence in fact supported the theory that the crime was committed by a single assailant, not three teenage boys; and
2 9	Whereas, Mr. Weakley's false confession was the product of extensive psychological coercion,
30	including harassment and threats; and
31	Whereas, false confessions are a known cause of wrongful convictions; and
32 33	Whereas, Mr. Weakley had a newborn baby girl at the time he was being harassed by police, placing him under more pressure and making him even more susceptible to police coercion; and
33 34	Whereas, Mr. Weakley eventually pled guilty to second degree murder, all the while telling the judge
35	at his plea hearing, "I am not guilty of the crime"; and
36	Whereas, Mr. Weakley ultimately testified against his two co-defendants, admitting on
37 38	cross-examination at one trial that he had trouble distinguishing what was true from what was not; and Whereas, one of Mr. Weakley's co-defendants, Jason Kloby, was acquitted at trial; and
30 39	Whereas, Mr. Weakley's second co-defendant, Michael Hash, was convicted, but was exonerated and
40	had his conviction vacated on a petition for writ of habeas corpus by the United States District Court for
41	the Western District of Virginia; and
42 43	Whereas, after his release, Mr. Weakley eventually fully recarted his confession, explaining that he
4 3 44	had come to believe his false confession, that he had believed his testimony at Mr. Kloby's trial to be true at the time he provided it, and that by the time of Mr. Hash's trial, he testified to what he thought
45	was the truth, but that he often could not tell truth from fiction at that point; and
46	Whereas, in providing a sworn recantation after having completed his own sentence, Mr. Weakley
47	exposed himself to the possibility of perjury charges in order to do the right thing and help exonerate
48 49	Mr. Hash; and Whereas, in granting Mr. Hash habeas relief, a federal judge sitting in the United States District
50	Court for the Western District of Virginia found Mr. Weakley's recantation to be reliable and
51	corroborated; and
52	Whereas, Mr. Weakley, through the Innocence Project at the University of Virginia School of Law,
53 54	submitted a petition for clemency seeking an absolute pardon based on the circumstances surrounding his innocence; and
55	Whereas, on January 3, 2022, Governor Ralph Northam granted Mr. Weakley an absolute pardon,
56	and in so doing, noted that "Mr. Weakley was pressured by law enforcement to accept responsibility for
57	a crime he did not commit" and that the pardon "reflects Mr. Weakley's innocence"; and
58 59	Whereas, Mr. Weakley spent seven years on probation after his incarceration; and Whereas, since Mr. Weakley's release, he has had no new arrests; and
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Whereas, during the course of Mr. Weakley's wrongful incarceration, he missed the early childhood 60 of his young daughter, who was only one-and-a-half years old when he began his incarceration; and 61

62 Whereas, Mr. Weakley, as a result of his wrongful incarceration, lost nearly seven years of his 63 freedom and countless life experiences and opportunities, including family relations, the opportunity to 64 further his education, and the opportunity to earn potential income from gainful employment during his 65 years of incarceration; and

Whereas, Mr. Weakley has no other means to obtain adequate relief except by action of this body; 66 67 now, therefore, **68**

Be it enacted by the General Assembly of Virginia:

69 1. § 1. That there is hereby appropriated from the general fund of the state treasury the sum of 70 \$686,400.05 for the relief of Eric Weakley, to be paid by check issued by the State Treasurer on 71 warrant of the Comptroller upon execution of a release of all claims Mr. Weakley may have against the 72 Commonwealth or any agency, instrumentality, office, employee, or political subdivision in connection

73 with the aforesaid occurrence.

Subject to the execution of the release described herein, Mr. Weakley shall be paid in one lump sum 74 75 of \$686,400.05 by check issued by the State Treasurer on warrant of the Comptroller within 60 days 76 immediately following the execution of such release.

§ 2. That Mr. Weakley shall be entitled to receive reimbursement up to \$10,000 for tuition for career 77 and technical training within the Virginia Community College System contingent upon successful 78 79 completion of the training. Reimbursement for tuition shall be provided by the comprehensive community 80 college at which the career or technical training was completed. The tuition benefit provided by this section shall expire on January 1, 2027. 81

§ 3. That any amount already paid to Mr. Weakley as a transition assistance grant pursuant to subsection C of § 8.01-195.11 of the Code of Virginia shall be deducted from any award received 82 83 pursuant to § 1 of this act. 84

85 2. That the provisions of § 8.01-195.12 of the Code of Virginia shall apply to any compensation 86 awarded under this act.