ENGROSSED

2022 SESSION

22102574D **HOUSE BILL NO. 394** 1 2 House Amendments in [] — February 14, 2022 3 A BILL for the relief of Emerson Eugene Stevens, relating to claims; compensation for wrongful 4 incarceration. 5 6 7 Patron Prior to Engrossment-Delegate Sullivan 8 Referred to Committee on Appropriations 9 10 WHEREAS, Emerson Eugene Stevens was convicted in the Circuit Court of the County of Lancaster 11 on July 12, 1986, of the abduction with intent to defile and first-degree murder of Mary Harding; and WHEREAS, Mr. Stevens was sentenced by a jury to 65 years in prison for the abduction with intent 12 to defile conviction and 99 years and one day in prison for the first-degree murder conviction; and 13 14 WHEREAS, Mr. Stevens served 32 years in the Virginia Department of Corrections before being released on parole in 2017; and 15 WHEREAS, the only physical evidence purportedly linking Mr. Stevens to the crime was a hair; the 16 17 FBI now states that the type of microscopic hair comparison used in his case is scientifically unreliable and should never serve as a basis upon which to convict a defendant. The other physical link between 18 Mr. Stevens and the crime was a type of fishing knife that Mr. Stevens might once have had and that 19 20 had supposedly caused wounds on the victim's back. The Commonwealth's expert on this piece of 21 evidence years later reviewed the case and signed an affidavit swearing that the wounds were, in fact, 22 more consistent with a postmortem encounter with a propeller than a knife; and 23 WHEREAS, several of the Commonwealth's critical witnesses lied during their testimony. For example, an "eyewitness" who placed Mr. Stevens' car outside of the victim's house was later prosecuted 24 25 and convicted of obstruction of justice for his false testimony against Emerson Stevens; and 26 WHEREAS, the Commonwealth presented false testimony from a marine scientist regarding the 27 location where the victim's body was dumped in relation to where she ultimately was found. This testimony was later characterized by the scientist as "eyewash" (nonsense), and it was also inconsistent 28 29 with the investigative findings of an FBI Task Force; and 30 WHEREAS, the lead investigator on Mr. Stevens' case, Virginia State Police Special Agent David Riley, has a documented history of misconduct. His improper conduct in the case of Beverly Anne 31 32 Monroe, who was wrongfully convicted of murder, in part led a federal court to grant Ms. Monroe a 33 writ of habeas corpus; and 34 WHEREAS, Mr. Stevens was released on parole in 2017, after serving 32 years in prison for this 35 crime. Still, the University of Virginia School of Law Innocence Project (UVAIP) continued his habeas corpus litigation in an effort to exonerate Mr. Stevens and clear his name and record; and 36 37 WHEREAS, in April 2020, the United States Court of Appeals for the Fourth Circuit encouraged the 38 Governor to exercise his pardon power, noting that "the executive's power and responsibility both before and after conviction remain fundamental in our system of divided powers." In re Stevens, 936 F.3d 229, 39 40 234 (4th Cir. April 15, 2020). In his concurring opinion, Judge Thacker found that "the evidence as a whole overwhelmingly supports a conclusion that no reasonable jury would have convicted Stevens." 41 42 Stevens, 936, F.3d at 237; and 43 WHEREAS, during the course of the subsequent federal habeas corpus litigation, the District Court Judge overseeing the proceedings wrote, "The Court reminds the Parties, as did the Fourth Circuit, that seeking a pardon from the Governor may be the more expeditious pursuit given the length of time it 44 45 requires to obtain habeas relief in federal court and the limiting parameters the [statute] imposes on 46 review"; and 47 **48** WHEREAS, Mr. Stevens, through the UVAIP, submitted a petition for clemency seeking an absolute 49 pardon based on the circumstances surrounding his innocence; and 50 WHEREAS, on August 13, 2021, Governor Ralph Northam granted Mr. Stevens an absolute pardon. 51 In so doing, Governor Northam noted that the pardon "reflects Mr. Stevens' innocence"; and WHEREAS, since his release on parole, Mr. Stevens has had no new arrests; and 52 53 WHEREAS, during the course of Mr. Stevens' wrongful incarceration, he and his wife divorced, his 54 three children lost decades with their father, and both of his parents and one of his children died; and WHEREAS, Mr. Stevens, as a result of his wrongful incarceration, lost 32 years of his freedom and 55 countless life experiences and opportunities, including family relations, the opportunity to further his 56 education, and the opportunity to earn potential income from gainful employment during his years of 57 58 incarceration: and

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60 now, therefore,

61 Be it enacted by the General Assembly of Virginia:

62 1. § 1. That there is hereby appropriated from the general fund of the state treasury the sum of [
63 \$1,784,390.40 \$1,699,274] for the relief of Emerson Eugene Stevens, to be paid by check issued by the
64 State Treasurer on warrant of the Comptroller upon execution of a release of all claims Mr. Stevens
65 may have against the Commonwealth or any agency, instrumentality, office, employee, or political
66 subdivision in connection with the aforesaid occurrence.

67 As Mr. Stevens is older than 60 years, the compensation, subject to the execution of the release
68 described herein, shall be paid in one lump sum of [\$1,784,390.40 \$1,699,274] by check issued by the
69 State Treasurer on warrant of the Comptroller within 60 days immediately following the execution of
70 such release.

§ 2. That Mr. Stevens shall be entitled to receive [career and technical training within the Virginia
 Community College System free of tuition charges, up to a maximum of \$15,000. The cost for the tuition
 benefit shall be paid by the community college at which the career or technical training is provided
 reimbursement up to \$10,000 for tuition for career and technical training within the Virginia

75 Community College System contingent upon successful completion of the training. Reimbursement for 76 tuition shall be provided by the comprehensive community college at which the career or technical 77 training was completed]. The tuition benefit provided by this section shall expire on January 1, 2026.

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

81 2. That the provisions of § 8.01-195.12 of the Code of Virginia shall apply to any compensation

82 awarded under this act.