## **1996 SESSION**

964806492 HOUSE BILL NO. 222 1 2 Offered January 10, 1996 34 56 7 A BILL for the relief of Edward William Honaker. Patrons-Woodrum and Thomas Referred to Committee on Claims 8 9 Whereas, Edward William Honaker was brought to trial in the Circuit Court of Nelson County on February 6, 1985, on seven different charges, including two counts of rape, forcible sodomy, aggravated 10 sexual battery, abduction, use or display of a firearm in the commission of rape, and use or display of a 11 firearm in the commission of abduction; and 12 Whereas, on February 7, 1985, Mr. Honaker, having pled not guilty to all charges, nevertheless was 13 14 found guilty by a jury of his peers of all of the crimes charged; and Whereas, on April 10, 1985, the presiding judge imposed the sentence recommended by the jury 15 16 which totaled three life terms plus 34 years; and Whereas, conclusive new forensic DNA testing conducted at the request of the Commonwealth's 17 Attorney for Nelson County by the Commonwealth of Virginia's Division of Forensic Science and at the 18 request of Mr. Honaker's counsel by an independent laboratory, produced consistent results proving 19 20 Edward Honaker could not have been the person who committed this crime; and 21 Whereas, evidence that Mr. Honaker had an effective vasectomy provides additional strong proof of 22 his innocence; and 23 Whereas, the prosecution's case consisted primarily of eyewitness testimony from the victim and her 24 boyfriend who gave descriptions of the rapist and information to produce composite sketches; and 25 Whereas, four months later the Roanoke police provided the Nelson County police with a photograph 26 of Mr. Honaker because it was thought he resembled one of the sketches; and Whereas, Mr. Honaker's photograph was placed with five other photographs, which did not 27 substantially resemble either each other or the descriptions given of the rapist; and 28 29 Whereas, new exculpatory evidence, unknown by the defense or the jury at the time of trial, shows 30 that the victim and her boyfriend were secretly and improperly hypnotized four days after the incident, 31 and that the victim initially said she was not allowed to clearly see her attacker during the entire 32 incident and could only recall seeing her attacker's face after hypnosis; and 33 Whereas, testimony concerning hypnotically enhanced recollections has been considered inadmissible 34 and unreliable evidence in Virginia since 1974; and 35 Whereas, on June 24, 1994, Mr. Honaker, through counsel, petitioned the Governor for a grant of 36 Executive Clemency; and 37 Whereas, on October 21, 1994, after a thorough review of the contentions made in the clemency 38 petition, Governor George Allen, granted Edward William Honaker an absolute pardon from all the 39 offenses for which he was convicted; and 40 Whereas, Edward William Honaker has been wrongfully incarcerated for ten years at the Nottoway 41 Correctional Center, a maximum security prison, and has suffered mental and emotional trauma, in 42 addition to substantial lost wages, as a result of his incarceration; and Whereas, Edward William Honaker has no other means to obtain reimbursement for his expenses 43 44 except by the action of this body; now, therefore, Be it enacted by the General Assembly of Virginia: 45 1. § 1. That there is hereby appropriated from the general fund of the state treasury the sum of 46 \$750,000 for the relief of Edward William Honaker to be paid by check issued by the State Treasurer 47 on warrant of the Comptroller, upon execution of a release of all claims he may have against the **48** Commonwealth or any agency, instrumentality, officer, employee, or political subdivision in connection 49 50 with the aforesaid occurrence.

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