By Senator Baxley

12-00145-19 2019148

A bill to be entitled

An act for the relief of Scotty Bartek; providing an appropriation to compensate Scotty Bartek for being wrongfully incarcerated; providing a limitation on the payment of attorney fees; providing an effective date.

WHEREAS, on September 9, 1991, Scotty Bartek was convicted of two counts of sexual battery upon a child under 12 years of age and was sentenced to two life sentences with a 25-year minimum mandatory term on each count, and

WHEREAS, on October 5, 2009, Mr. Bartek filed a motion for post-conviction relief, claiming newly discovered evidence in the form of the victim's recantation, and

WHEREAS, the victim informed the state that she had no recollection of Mr. Bartek, her father, committing sexual battery and that her mother had coached her to fabricate testimony against Mr. Bartek, and

WHEREAS, on May 15, 2012, the Circuit Court for the Fifth Judicial Circuit, in and for Marion County, granted Mr. Bartek's petition of post-conviction relief in Case No. 1991-CF-376, and the State of Florida then appealed the circuit court's order, and

WHEREAS, if a circuit court's order vacating a conviction and sentence is appealed by the State of Florida, the order becomes final upon the issuance of a mandate by the appellate court, and

WHEREAS, on November 26, 2013, the Fifth District Court of Appeal per curiam affirmed the circuit court's order granting Mr. Bartek's petition and vacating the judgment and sentence in

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Case No. 5D12-2399, and

WHEREAS, section 961.03(1)(b)1., Florida Statutes (2014), requires a wrongfully convicted person to file a petition seeking compensation within 90 days after the order vacating a conviction and sentence becomes final, and

WHEREAS, on December 20, 2013, after more than 22 years of wrongful incarceration, Mr. Bartek was exonerated and the mandate was issued by the district court of appeal, giving him until March 20, 2014, to timely file his petition seeking a determination of eligibility for compensation, and

WHEREAS, Mr. Bartek's case was scheduled for a retrial in March 2014, and

WHEREAS, on February 27, 2014, the state entered a *nolle* prosequi, dismissing its charges against Mr. Bartek, and indicated that it did not have sufficient evidence to establish beyond a reasonable doubt that Mr. Bartek committed sexual battery, and

WHEREAS, on May 20, 2014, within 90 days after the state's filing of the *nolle prosequi*, Mr. Bartek filed a petition seeking compensation for wrongful incarceration, and

WHEREAS, on September 8, 2014, counsel for Mr. Bartek filed a supplemental memorandum of law alleging that Mr. Bartek is "eligible for compensation" under chapter 961, Florida Statutes, (2014), and

WHEREAS, counsel for Mr. Bartek alleged that although Mr. Bartek was disqualified from seeking compensation by s. 961.04(1), Florida Statutes (2014), the statute did not afford him equal protection under the law, in violation of the United States Constitution and the State Constitution, because the

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statute unconstitutionally discriminated between persons wrongfully incarcerated who had prior felony convictions and those persons who did not have prior felony convictions, and

WHEREAS, Mr. Bartek was convicted before his wrongful sexual battery conviction and incarceration on one count of the sale of cannabis, a nonviolent felony of the third degree, and

WHEREAS, the courts did not consider Mr. Bartek's equal protection argument, but the Legislature narrowed the types of disqualifying felonies in its passage of chapter 2017-120, Laws of Florida, so that wrongfully incarcerated persons would be disqualified if they committed a violent felony before their wrongful conviction and incarceration and so that those persons who committed a nonviolent felony would no longer be disqualified, and

WHEREAS, Mr. Bartek's counsel argued that the Legislature did not intend to require a defendant seeking compensation for wrongful incarceration to file a petition while the state could pursue charges against him or her, and

WHEREAS, on March 3, 2015, the circuit court dismissed Mr. Bartek's petition seeking compensation because it was not timely filed, and on August 12, 2016, the District Court of Appeal affirmed the trial court's dismissal, and

WHEREAS, the Legislature has determined that it is appropriate to compensate individuals who have been wrongly incarcerated, and

WHEREAS, if Mr. Bartek had met the requirements of chapter 961, Florida Statutes (2014), he would have been entitled to compensation at a rate of \$50,000 for each year of wrongful incarceration, prorated to account for a portion of a year

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served; a waiver of tuition and fees for up to 120 hours of instruction at a career center, community college, or state university; a refund of the amount of any fine, penalty, or court costs imposed which he paid; and a refund of the amount of reasonable attorney fees and expenses which he incurred and paid, and

WHEREAS, Mr. Bartek was wrongfully incarcerated for 22 years and 242 days, which amounts to \$1,133,150.69, and

WHEREAS, the estimated cost of attendance for a full-time undergraduate Florida resident to attend a state university for 4 years is approximately \$24,000, and

WHEREAS, Mr. Bartek paid an estimated \$500 in court costs and fines, and

WHEREAS, Mr. Bartek's defense attorney charged him \$40,000 for legal services relating to the charges described in this case, and

WHEREAS, these figures amount to an estimated total of \$1,197,650.69, which is the amount Mr. Bartek seeks under this claim bill, NOW, THEREFORE,

Be It Enacted by the Legislature of the State of Florida:

Section 1. The facts stated in the preamble to this act are found and declared to be true.

Section 2. The sum of \$1,197,650.69 is appropriated from the General Revenue Fund to the Department of Legal Affairs for the relief of Scotty Bartek for his wrongful incarceration.

Section 3. The Chief Financial Officer is directed to draw a warrant in favor of Scotty Bartek in the sum of \$1,197,650.69

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117 upon funds of the Department of Legal Affairs in the State
118 Treasury and to pay the same out of such funds in the State
119 Treasury.

Section 4. The amount awarded under this act is intended to provide the sole compensation for all present and future claims arising out of the wrongful incarceration of Scotty Bartek as described in this act. The total amount paid for attorney fees, including the \$40,000 reimbursement for Mr. Bartek's defense attorney fees, may not exceed 25 percent of the amount awarded under this act.

Section 5. This act shall take effect upon becoming a law.