By Senator Haridopolos

| | 26-00004-12 20122 |
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| 1 | A bill to be entitled |
| 2 | An act for the relief of William Dillon, who was |
| 3 | wrongfully incarcerated for 27 years and exonerated by |
| 4 | a court after DNA testing; providing an appropriation |
| 5 | to compensate Mr. Dillon for his wrongful |
| 6 | incarceration; directing the Chief Financial Officer |
| 7 | to draw a warrant for the purchase of an annuity; |
| 8 | providing for a waiver of certain tuition and fees; |
| 9 | providing conditions for payment; providing that the |
| 10 | act does not waive certain defenses or increase the |
| 11 | state's liability; providing a limitation on the |
| 12 | payment of fees and costs; providing that certain |
| 13 | benefits are void upon a finding that Mr. Dillon is |
| 14 | not innocent of the alleged crime; providing an |
| 15 | effective date. |
| 16 | |
| 17 | WHEREAS, William Dillon was wrongfully convicted of first- |
| 18 | degree murder and imprisoned for 27 years, and |
| 19 | WHEREAS, even though the current State Attorney, an |
| 20 | assistant public defender at the time of Mr. Dillon's |
| 21 | conviction, publicly stated that dog scent evidence should be |
| 22 | banned because it had not "reached the level of reasonable |
| 23 | scientific credibility," the State of Florida allowed a |
| 24 | discredited dog handler to provide false and implausible |
| 25 | testimony improperly connecting William Dillon to the murder, |
| 26 | and |
| 27 | WHEREAS, the same dog handler provided false testimony |
| 28 | against Juan Ramos and Wilton Dedge, and |
| 29 | WHEREAS, the prosecutors presented witness testimony |
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26-00004-12 20122 30 against William Dillon which the prosecutors knew or should have 31 known was unreliable, and 32 WHEREAS, the Circuit Court in the Eighteenth Judicial 33 Circuit granted the state's motion to discharge William Dillon 34 from custody based on DNA evidence that excluded William Dillon 35 as the perpetrator of the crime, and 36 WHEREAS, William Dillon was released on November 18, 2008, 37 and WHEREAS, the Legislature acknowledges that the state's 38 39 system of justice yielded an imperfect result that had tragic 40 consequences in this case, and 41 WHEREAS, William Dillon was subjected to severe physical 42 and sexual abuse during his wrongful incarceration, and 43 WHEREAS, William Dillon incurred severe and permanent 44 dental damage as a result of a lack of dental care while 45 incarcerated, and WHEREAS, the Legislature acknowledges that, as a result of 46 47 his conviction and physical confinement, William Dillon suffered significant damages that are unique to William Dillon and all of 48 those damages are due to the fact that he was physically 49 50 restrained and prevented from exercising the freedom to which 51 all innocent citizens are entitled, and WHEREAS, William Dillon, before his wrongful conviction for 52 53 the above-mentioned crime, pled guilty to a nonviolent felony when he was 19 years old, and 54 55 WHEREAS, because of his prior felony conviction, William 56 Dillon is ineligible for compensation for each year of wrongful 57 incarceration under chapter 961, Florida Statutes, and 58 WHEREAS, the Legislature is providing compensation to

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| 59 | William Dillon to acknowledge the fact that he suffered |
| 60 | significant damages that are unique to William Dillon and are |
| 61 | the result of his physical restraint and deprivation of freedom, |
| 62 | and |
| 63 | WHEREAS, the Legislature is providing compensation to |
| 64 | William Dillon based on a moral desire to acknowledge his |
| 65 | undisputed and actual innocence, not in recognition of a |
| 66 | constitutional right or violation, and |
| 67 | WHEREAS, the compensation provided by this act is the sole |
| 68 | compensation from the state for any and all present and future |
| 69 | claims arising out of the factual situation in connection with |
| 70 | William Dillon's wrongful conviction and incarceration, and |
| 71 | WHEREAS, the Legislature apologizes to William Dillon on |
| 72 | behalf of the state, NOW, THEREFORE, |
| 73 | |
| 74 | Be It Enacted by the Legislature of the State of Florida: |
| 75 | |
| 76 | Section 1. The facts stated in the preamble to this act are |
| 77 | found and declared to be true. |
| 78 | Section 2. The sum of \$810,000 is appropriated from the |
| 79 | General Revenue Fund to the Department of Financial Services |
| 80 | under the conditions provided in this act. |
| 81 | Section 3. The Chief Financial Officer is directed to draw |
| 82 | a warrant in the total sum specified in section 2 for the |
| 83 | purposes provided in this act. |
| 84 | Section 4. The Department of Financial Services shall pay |
| 85 | the funds appropriated under this act to an insurance company or |
| 86 | other financial institution admitted and authorized to issue |
| 87 | annuity contracts in this state and selected by William Dillon |
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| 88 | to purchase an annuity. The Department of Financial Services |
| 89 | shall execute all necessary agreements to implement this act. |
| 90 | Section 5. Tuition and fees for William Dillon shall be |
| 91 | waived for up to a total of 120 hours of instruction at any |
| 92 | career center established pursuant to s. 1001.44, Florida |
| 93 | Statutes, community college established under part III of |
| 94 | chapter 1004, Florida Statutes, or state university. For any |
| 95 | educational benefit made, William Dillon must meet and maintain |
| 96 | the regular admission requirements of, and be registered at, |
| 97 | such career center, community college, or state university and |
| 98 | make satisfactory academic progress as defined by the |
| 99 | educational institution in which he is enrolled. |
| 100 | Section 6. The Chief Financial Officer shall purchase the |
| 101 | annuity required by this act upon delivery by William Dillon to |
| 102 | the Chief Financial Officer, the Department of Financial |
| 103 | Services, the President of the Senate, and the Speaker of the |
| 104 | House of Representatives of an executed release and waiver on |
| 105 | behalf of William Dillon and his heirs, successors, and assigns |
| 106 | forever releasing the State of Florida and any agency, |
| 107 | instrumentality, officer, employee, or political subdivision |
| 108 | thereof or any other entity subject to the provisions of s. |
| 109 | 768.28, Florida Statutes, from any and all present or future |
| 110 | claims or declaratory relief that the claimant or any of his |
| 111 | heirs, successors, or assigns may have against such enumerated |
| 112 | entities and arising out of the factual situation in connection |
| 113 | with the conviction for which compensation is awarded. However, |
| 114 | this act does not prohibit declaratory action to obtain judicial |
| 115 | expungement of William Dillon's records within a judicial or |
| 116 | executive branch agency as otherwise provided by law. |
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| 117 | Section 7. The Legislature by this act does not waive any |
| 118 | defense of sovereign immunity or increase the limits of |
| 119 | liability on behalf of the state or any person or entity that is |
| 120 | subject to s. 768.28, Florida Statutes, or any other law. |
| 121 | Section 8. This award is intended to provide the sole |
| 122 | compensation for any and all present and future claims arising |
| 123 | out of the factual situation in connection with William Dillon's |
| 124 | conviction and imprisonment. A further award for attorney's |
| 125 | fees, lobbying fees, costs, or other similar expenses may not be |
| 126 | made by the state. |
| 127 | Section 9. If a court of law finds that William Dillon, by |
| 128 | DNA evidence or otherwise, is not innocent of the crime he is |
| 129 | alleged to have committed, the unused benefits to which he is |
| 130 | entitled under this act are void. |
| 131 | Section 10. This act shall take effect upon becoming a law. |
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