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1	A bill to be entitled
2	An act relating to victims of wrongful incarceration;
3	creating s. 961.055, F.S.; providing that a wrongfully
4	incarcerated person who was convicted and sentenced to
5	death on or before December 31, 1979, is exempt from
6	certain application procedures for compensation if a
7	special prosecutor issues a nolle prosequi after
8	reviewing the defendant's conviction; creating s.
9	961.056, F.S.; providing alternative procedures for
10	applying for compensation; requiring the claimant to
11	file an application with the Department of Legal
12	Affairs within a specified time; requiring the
13	application to include certain information and
14	documents; providing that the claimant is entitled to
15	compensation if all requirements are met; prohibiting
16	compensation from being used for specified attorney
17	fees, lobbyist fees, and costs; providing criminal
18	penalties; providing that the section is repealed on a
19	specified date; amending s. 961.06, F.S.; requiring
20	the Chief Financial Officer to issue payment to an
21	insurance company or other financial institution
22	authorized to issue annuity contracts to purchase an
23	annuity or annuities selected by the wrongfully
24	incarcerated person; requiring the Chief Financial
25	Officer to execute all necessary agreements to
26	implement compensation and to maximize the benefit to
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27 the wrongfully incarcerated person; requiring the 28 wrongfully incarcerated person to sign a waiver before the department's approval of the application; 29 providing an effective date. 30 31 32 Be It Enacted by the Legislature of the State of Florida: 33 34 Section 1. Section 961.055, Florida Statutes, is created 35 to read: 961.055 Application for compensation for a wrongfully 36 37 incarcerated person; exemption from application by nolle 38 prosequi.-39 (1) A person alleged to be a wrongfully incarcerated 40 person who was convicted and sentenced to death on or before December 31, 1979, is exempt from the application provisions of 41 42 ss. 961.03, 961.04, and 961.05 in the determination of wrongful 43 incarceration and eligibility to receive compensation pursuant to s. 961.06 if: 44 45 (a) The Governor issues an executive order appointing a 46 special prosecutor to review the defendant's conviction; and 47 The special prosecutor thereafter enters a nolle (b) 48 prosequi for the charges for which the defendant was convicted 49 and sentenced to death. 50 The nolle prosequi constitutes conclusive proof that (2) 51 the defendant is innocent of the offenses charged and is 52 eligible to receive compensation under this chapter. Page 2 of 7

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53 (3) This section is repealed July 1, 2018. 54 Section 2. Section 961.056, Florida Statutes, is created to read: 55 56 961.056 Alternative application for compensation for a 57 wrongfully incarcerated person.-58 (1) A person who has been determined to be a wrongfully 59 incarcerated person pursuant to s. 961.055 is eligible to apply 60 to the department to receive compensation for such wrongful 61 incarceration. 62 (a) Only the wrongfully incarcerated person may apply for 63 compensation. The estate of, or personal representative for, a 64 decedent may not apply on behalf of the decedent for 65 compensation for wrongful incarceration. 66 In order to receive compensation, the wrongfully (b) 67 incarcerated person shall, by July 1, 2016, submit to the Department of Legal Affairs an application for compensation 68 69 irrespective of whether the person has previously sought 70 compensation under this chapter. The application must include: 71 1. A certified copy of the nolle prosequi or nolle 72 prosequi memorandum; 73 2. Certified copies of the original judgment and sentence; 74 3. Documentation demonstrating the length of the sentence 75 served, including documentation from the Department of 76 Corrections regarding the person's admission into and release 77 from the custody of the Department of Corrections; 4. Positive proof of identification, as evidenced by two 78 Page 3 of 7

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79	full sets of fingerprints prepared by a law enforcement agency
80	of this state and a current form of photo identification;
81	5. Supporting documentation of any fine, penalty, or court
82	costs imposed on and paid by the wrongfully incarcerated person
83	as described in s. 961.06(1);
84	6. Supporting documentation of any reasonable attorney
85	fees and expenses as described in s. 961.06(1); and
86	7. Any other documentation, evidence, or information
87	required by rules adopted by the department.
88	(2) The law enforcement agency that prepared the
89	applicant's set of fingerprints shall forward both full sets to
90	the Department of Law Enforcement. The Department of Law
91	Enforcement shall retain one set for statewide criminal records
92	checks and forward the second set of fingerprints to the Federal
93	Bureau of Investigation for national criminal records checks.
94	The results of the state and national records checks shall be
95	submitted to the department.
96	(3) Upon receipt of an application, the department shall
97	examine the application and, within 30 days after receipt of the
98	application, shall notify the claimant of any error or omission
99	and request any additional information relevant to the review of
100	the application.
101	(a) The claimant has 15 days after proper notification by
102	the department to correct any identified error or omission in
103	the application and to supply any additional information
104	relevant to the application.
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105	(b) The department may not deny an application for failure
106	of the claimant to correct an error or omission or to supply
107	additional information unless the department has notified the
108	claimant of such error or omission and requested the additional
109	information within the 30-day period specified in this
110	subsection.
111	(c) The department shall process and review each complete
112	application within 90 calendar days.
113	(d) Once the department determines whether a claim for
114	compensation meets the requirements of this chapter, the
115	department shall notify the claimant within 5 business days
116	after that determination.
117	(4) If the department determines that a claimant making
118	application under this section meets the requirements of this
119	chapter, the wrongfully incarcerated person is entitled to
120	compensation under s. 961.06.
121	(5)(a) No portion of the compensation paid to a claimant
122	making application under this section may be used for attorney
123	fees, lobbyist fees, or costs relating to assisting the claimant
124	in receiving such compensation.
125	(b) A person who accepts any portion of the compensation
126	paid to a claimant making application under this section as
127	payment for attorney fees, lobbyist fees, or costs relating to
128	assisting the claimant in receiving such compensation commits a
129	misdemeanor of the first degree, punishable as provided in s.
130	775.082 or s. 775.083.
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131	(6) This section is repealed July 1, 2018.
132	Section 3. Subsections (4) and (5) of section 961.06,
133	Florida Statutes, are amended to read:
134	961.06 Compensation for wrongful incarceration
135	(4) The Chief Financial Officer shall issue payment in the
136	amount determined by the department to an insurance company or
137	other financial institution admitted and authorized to issue
138	purchase an annuity <u>contracts in this state to purchase an</u>
139	annuity or annuities, selected by the wrongfully incarcerated
140	person, on behalf of the claimant for a term of not less than 10
141	years. The Chief Financial Officer is directed to execute all
142	necessary agreements to implement this act and to maximize the
143	benefit to the wrongfully incarcerated person. The terms of the
144	annuity or annuities shall:
145	(a) Provide that the annuity or annuities may not be sold,
146	discounted, or used as security for a loan or mortgage by the
147	wrongfully incarcerated person applicant.
148	(b) Contain beneficiary provisions for the continued
149	disbursement of the annuity or annuities in the event of the
150	death of the wrongfully incarcerated person applicant.
151	(5) Before the department approves the application for
152	compensation Chief Financial Officer draws the warrant for the
153	purchase of the annuity, the wrongfully incarcerated person
154	claimant must sign a release and waiver on behalf of the
155	wrongfully incarcerated person claimant and his or her heirs,
156	successors, and assigns, forever releasing the state or any
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157 agency, instrumentality, or any political subdivision thereof, 158 or any other entity subject to the provisions of s. 768.28, from 159 all present or future claims that the wrongfully incarcerated 160 person claimant or his or her heirs, successors, or assigns may 161 have against such entities arising out of the facts in 162 connection with the wrongful conviction for which compensation 163 is being sought under the act. The release and waiver must be 164 provided to the department prior to the issuance of the warrant 165 by the Chief Financial Officer.

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Section 4. This act shall take effect July 1, 2014.

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