A bill to be entitled
An act for the relief of the estate of Frank
Lee Smith; providing an appropriation to
compensate that estate for Mr. Smith's having
been the victim of a miscarriage of justice;
providing for a waiver of any claims by the
estate of Frank Lee Smith; providing an
effective date.

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WHEREAS, on April 14, 1985, 8-year-old Shandra Whitehead was the victim of a brutal rape and murder in Broward County, Florida, and

WHEREAS, on May 9, 1985, Frank Lee Smith was indicted for first-degree murder, burglary, and sexual battery in connection with the Shandra Whitehead case, and

WHEREAS, Frank Lee Smith maintained his innocence during interrogation by sheriff's deputies assigned to the case, and

WHEREAS, Frank Lee Smith was tried and convicted on all counts and received a sentence of death on the conviction for first-degree murder, and

WHEREAS, there were no fingerprints, hair fibers, blood, semen, or other physical evidence linking Frank Lee Smith to the crime or the crime scene, and

WHEREAS, Mr. Smith was convicted primarily upon the basis of testimony provided by a witness who stated at trial that she recognized Frank Lee Smith as the person who approached her car on the night of Shandra Whitehead's murder in the vicinity of the victim's residence, and

WHEREAS, prior to trial, this key state witness provided the sheriff's detective with a description of the man

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she saw in the vicinity of the murder victim's home which did not match Frank Lee Smith's physical appearance, and

WHEREAS, the key state witness subsequently recanted her trial testimony in a 1989 affidavit, stating that she felt pressured by the sheriff's detectives into providing her trial testimony and was certain that Frank Lee Smith was not the person she saw on the night of Shandra Whitehead's murder, and

WHEREAS, Mr. Smith remained incarcerated on Florida's death row for 14 years, including 11 years after the state's key witness recanted her trial testimony, and

WHEREAS, the state prosecutors or local sheriff's detectives, or both, through negligence or design, continued to maintain that Frank Lee Smith was the perpetrator of the murder even after the recantation of the state's key witness, and

WHEREAS, the state prosecutors or local sheriff's office, or both, through negligence or design, failed to investigate evidence implicating another likely suspect as the perpetrator of the crime, and

WHEREAS, the other suspect is a relative of the victim's mother who would have been familiar with the family's routines and would have had opportunity to commit the crime, and

WHEREAS, the other suspect matches the physical description provided to police by the state's key witness before the arrest and trial of Mr. Smith, for example, with respect to his having a distinctive "droopy eye," and

WHEREAS, the other suspect was also under suspicion in a series of other sexual assaults and murders which occurred in Broward County, and Mr. Smith had no criminal history of 31 sexual assaults, and

WHEREAS, the other suspect was known to the police at the time of Mr. Smith's arrest in 1985, and

WHEREAS, at the time of the recantation by the state's key witness, the other suspect was confined to a state mental institution because he had been found to be incompetent to stand trial for other crimes, and

WHEREAS, Mr. Smith died of cancer on January 30, 2000, while in state custody in a facility far from his family and friends, and

WHEREAS, Mr. Smith was deprived of having medical care of his own choosing and was without the comfort and support of his family and friends while he suffered through a terminal illness, and

WHEREAS, Mr. Smith's sister is a registered nurse who has experience in hospice care and could have provided both medical and spiritual support to Mr. Smith at the end of his life had Mr. Smith not been wrongfully incarcerated for a crime he did not commit, and

WHEREAS, DNA evidence was tested by the Federal Bureau of Investigation laboratory, and the FBI report dated December 13, 2000, confirms that Frank Lee Smith was not the perpetrator of the rape and murder of Shandra Whitehead, and

WHEREAS, the trial court has now set aside the convictions and sentences of Frank Lee Smith in the Shandra Whitehead case, and

WHEREAS, Mr. Smith suffered physical, mental, and emotional harm while incarcerated on death row, and

WHEREAS, Mr. Smith and his family suffered shame, humiliation, and mortification from being associated with a heinous crime committed against an innocent child, and

WHEREAS, considering the totality of the circumstances, 1 a gross miscarriage of justice occurred, and agents of the 3 state and local law enforcement officials cooperated in that miscarriage, either negligently or deliberately, NOW, 4 5 THEREFORE, 6 7 Be It Enacted by the Legislature of the State of Florida: 8 9 The sum of \$3.5 million is appropriated from the General Revenue Fund to be paid to the estate of 10 Frank Lee Smith as full and complete compensation for Mr. 11 12 Smith's having been the victim of a miscarriage of justice. 13 Section 2. Acceptance of payment of this claim by the estate of Frank Lee Smith constitutes a waiver of any cause of 14 action that the estate of Mr. Smith has against the State of 15 16 Florida or any of its political subdivisions, officials, 17 employees, or agents, or against the Broward County Sheriff's Office or any of its officials, employees, or agents, arising 18 19 from the conviction, sentence, and incarceration of Frank Lee 20 Smith in the Shandra Whitehead case. Section 3. The Comptroller is directed to draw his 21 22 warrant in favor of the estate of Frank Lee Smith in the sum of \$3.5 million out of funds in the General Revenue Fund not 23 otherwise appropriated, and the Treasurer is directed to pay 24 the same out of such funds. 25 26 Section 4. This act shall take effect July 1, 2001. 27 28 29 30 31

SENATE SUMMARY Provides an appropriation to compensate the estate of Frank Lee Smith for Mr. Smith's having been the victim of a miscarriage of justice. Provides for a waiver of any claims by the estate against the state or the Broward County Sheriff's Office or any subdivisions, agents, or employees of either entity.