- 1 HJR93
- 2 206075-1
- 3 By Representatives Hall, Givan, Rogers, Morris, Alexander,
- Grimsley, Boyd, Clarke, Bracy, McCampbell, Lawrence, Gray,
- 5 Forte, Drummond, Howard, Jones (S) and Moore (M)
- 6 RFD: Rules
- 7 First Read: 05-MAR-20

1	206075-1:n:03/04/2020:MFC/mfc LSA2020-947
2	
3	
4	
5	
6	
7	
8	RECOGNIZING THE INJUSTICE SUFFERED BY MR. ANTHONY
9	RAY HINTON.
10	
11	WHEREAS, in 1985, Mr. Anthony Ray Hinton was
12	arrested for murder; his public defense attorney did not
13	provide adequate counsel and the evidence provided at trial
14	was inadequate for conviction; and
15	WHEREAS, although there were no fingerprints or
16	eyewitness testimony introduced at the trial, and despite the
17	testimony of his boss that he was at work at the time the
18	murders occurred, Mr. Hinton was convicted of murder and
19	sentenced to death; and
20	WHEREAS, he was sent to death row and was held in
21	solitary confinement for nearly three decades; during this
22	time, he lost his beloved mother, who was his faithful
23	supporter and who had an unwavering faith in his innocence;
24	and
25	WHEREAS, following many years of appeals, and
26	following a U.S. Supreme Court ruling on March 11, 2015, the
27	state sought dismissal of the charges finding no evidence

connecting Mr. Hinton to the crime, the Jefferson County

Circuit Court granted the motion, and Mr. Hinton was released

from prison on April 3, 2015; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That we hereby recognize that Mr. Anthony Ray Hinton was incarcerated and extend our deepest apologies to him for being subjected to nearly three decades on death row for a conviction that was overturned and for which the state declined to reprosecute.

BE IT FURTHER RESOLVED, That we hereby commit to review the framework under existing law for compensation of those wrongfully incarcerated to identify necessary improvements to the law to ensure fairness and equality in the compensation process.