- 1 HR245
- 2 176172-1
- 3 By Representatives Todd, Scott, Givan, Rogers, Robinson,
- Bracy, Clarke, Black, Ford, Grimsley, Melton, England and
- 5 Lawrence
- 6 RFD: Rules
- 7 First Read: 07-APR-16

1	176172-1:n:03/22/2016:DSM/th LRS2016-1124
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8	APOLOGIZING FOR THE WRONGFUL INCARCERATION OF
9	ANTHONY RAY HINTON.
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11	WHEREAS, Anthony Ray Hinton was one of Alabama's
12	longest serving death row inmates, having spent more than half
13	of his life incarcerated; and after three decades of insisting
14	that he was innocent of the 1985 murders of two men, he was
15	finally freed on April 3, 2015; and
16	WHEREAS, Hinton was convicted of two separate
17	killings of Birmingham restaurant workers, even though there
18	were no eyewitnesses linking Hinton to the crimes, no
19	fingerprints linking him to the scene, and no other physical
20	evidence except for a questionable link between a set of
21	bullets and a gun found in the home in which Hinton shared
22	with his mother; and
23	WHEREAS, for years, Hinton's lawyers have long
24	questioned whether the bullets could be conclusively linked to
25	the weapon, multiple tests of the physical evidence in the

case raised serious doubts about whether the bullets were all

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fired from the same gun, and the ballistic evidence combined with eyewitness testimony from someone who was present at a similar crime with which Hinton was never charged comprised the entirety of the state's case against him; and

WHEREAS, Hinton's breakthrough came last year when the United States Supreme Court ruled unanimously that his constitutional right to a fair trial had been violated, finding that Hinton's defense attorney had hired an expert witness who the defense attorney felt was inadequate but who the attorney hired anyway because he did not think he was allowed to spend the amount of money it would take to hire a more qualified expert; and

WHEREAS, prosecutors easily discredited the expert witness who had sight in only one eye and could barely see through the forensic microscope; and

WHEREAS, after scrambling to find long-lost evidence, prosecutors filed a motion to drop the charges against Hinton, and Jefferson County Circuit Judge Laura Petro dismissed the case; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE LEGISLATURE OF ALABAMA, That we do hereby apologize for the wrongful incarceration of Anthony Ray Hinton and express our sincere regret that the interests of justice were not served in this case.