## H.B. 154

## **EXONERATION AND INNOCENCE ASSISTANCE**

Representative <b>David Litvack</b>	proposes the following amendments:

1. Page 6, Lines 164 through 165:

HOUSE FLOOR AMENDMENTS

- of one or more offenses of which the person was convicted {-and all lesser included offenses
- 165 relating to those offenses , the court shall order that those convictions be vacated with prejudice
- 2. Page 6, Line 169:
  - convincing evidence that the person {is} [actually] {factually innocent of} did not commit one or more offenses of

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- 3. Page 6, Line 171:
  - that the person { is } [actually] { factually innocent of all } did not commit any lesser included offenses relating to those
- 4. Page 6, Line 178:
  - offenses the person is challenging and does not find that Subsection (2)(c) applies , the court shall deny the person's petition regarding the
- 5. Page 9, Lines 262 through 264:
  - 262 evidence that the petitioner { is } :
  - 263 (a) is factually innocent of one or more offenses of which he was convicted { and all lesser
  - 264 <u>included offenses relating to those offenses</u>}, the court shall order that those convictions be
- 6. Page 9, Line 266:
  - 266 (b) { factually innocent of } did not commit one or more offenses of which the petitioner was convicted,
- 7. *Page 9, Lines 267 through 268:* 
  - but the court does not find by clear and convincing evidence that the petitioner { is factually
  - 268 <u>innocent of all</u>} <u>did not commit any</u> <u>lesser included offenses relating to those offenses, the court shall</u> modify the

## 8. Page 9, Line 273:

273 <u>challenging</u> <u>and does not find that Subsection (4)(b) applies</u>, the court shall deny the petition regarding the offense or offenses.