98TH GENERAL ASSEMBLY

State of Illinois

2013 and 2014

HB1587

by Rep. La Shawn K. Ford

SYNOPSIS AS INTRODUCED:

725 ILCS 5/122-1

from Ch. 38, par. 122-1

Amends the Code of Criminal Procedure of 1963. Authorizes persons who are subject to being confined by the State, local, or federal government as a result of a State criminal conviction to seek a post-conviction hearing in the trial court.

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AN ACT concerning criminal law.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Code of Criminal Procedure of 1963 is
amended by changing Section 122-1 as follows:

6 (725 ILCS 5/122-1) (from Ch. 38, par. 122-1)

7 Sec. 122-1. Petition in the trial court.

8 (a) Any person imprisoned in the penitentiary <u>or otherwise</u> 9 <u>confined, or subject to being confined by the State, local, or</u> 10 <u>federal government as a result of a State criminal conviction,</u> 11 may institute a proceeding under this Article if the person 12 asserts that:

(1) in the proceedings which resulted in his or her conviction there was a substantial denial of his or her rights under the Constitution of the United States or of the State of Illinois or both; or

17 (2) the death penalty was imposed and there is newly 18 discovered evidence not available to the person at the time 19 of the proceeding that resulted in his or her conviction 20 that establishes a substantial basis to believe that the 21 defendant is actually innocent by clear and convincing 22 evidence.

23 (a-5) A proceeding under paragraph (2) of subsection (a)

may be commenced within a reasonable period of time after the 1 2 person's conviction notwithstanding any other provisions of 3 this Article. In such a proceeding regarding actual innocence, if the court determines the petition is frivolous or is 4 5 patently without merit, it shall dismiss the petition in a written order, specifying the findings of fact and conclusions 6 of law it made in reaching its decision. Such order of 7 8 dismissal is a final judgment and shall be served upon the 9 petitioner by certified mail within 10 days of its entry.

10 (b) The proceeding shall be commenced by filing with the 11 clerk of the court in which the conviction took place a 12 petition (together with a copy thereof) verified by affidavit. 13 Petitioner shall also serve another copy upon the State's 14 Attorney by any of the methods provided in Rule 7 of the 15 Supreme Court. The clerk shall docket the petition for 16 consideration by the court pursuant to Section 122-2.1 upon his 17 or her receipt thereof and bring the same promptly to the attention of the court. 18

(c) Except as otherwise provided in subsection (a-5), if 19 20 the petitioner is under sentence of death and a petition for writ of certiorari is filed, no proceedings under this Article 21 22 shall be commenced more than 6 months after the conclusion of 23 proceedings in the United States Supreme Court, unless the 24 petitioner alleges facts showing that the delay was not due to 25 his or her culpable negligence. If a petition for certiorari is 26 not filed, no proceedings under this Article shall be commenced

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1 more than 6 months from the date for filing a certiorari 2 petition, unless the petitioner alleges facts showing that the 3 delay was not due to his or her culpable negligence.

When a defendant has a sentence other than death, no 4 5 proceedings under this Article shall be commenced more than 6 months after the conclusion of proceedings in the United States 6 Supreme Court, unless the petitioner alleges facts showing that 7 the delay was not due to his or her culpable negligence. If a 8 9 petition for certiorari is not filed, no proceedings under this 10 Article shall be commenced more than 6 months from the date for 11 filing a certiorari petition, unless the petitioner alleges 12 facts showing that the delay was not due to his or her culpable 13 negligence. If a defendant does not file a direct appeal, the post-conviction petition shall be filed no later than 3 years 14 from the date of conviction, unless the petitioner alleges 15 16 facts showing that the delay was not due to his or her culpable 17 negligence.

18 This limitation does not apply to a petition advancing a 19 claim of actual innocence.

(d) A person seeking relief by filing a petition under this Section must specify in the petition or its heading that it is filed under this Section. A trial court that has received a petition complaining of a conviction or sentence that fails to specify in the petition or its heading that it is filed under this Section need not evaluate the petition to determine whether it could otherwise have stated some grounds for relief

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1 under this Article.

(e) A proceeding under this Article may not be commenced on
behalf of a defendant who has been sentenced to death without
the written consent of the defendant, unless the defendant,
because of a mental or physical condition, is incapable of
asserting his or her own claim.

7 (f) Only one petition may be filed by a petitioner under this Article without leave of the court. Leave of court may be 8 9 granted only if a petitioner demonstrates cause for his or her 10 failure to bring the claim in his or her initial 11 post-conviction proceedings and prejudice results from that 12 failure. For purposes of this subsection (f): (1) a prisoner 13 shows cause by identifying an objective factor that impeded his or her ability to raise a specific claim during his or her 14 15 initial post-conviction proceedings; and (2) a prisoner shows 16 prejudice by demonstrating that the claim not raised during his 17 or her initial post-conviction proceedings so infected the trial that the resulting conviction or sentence violated due 18 19 process.

20 (Source: P.A. 93-493, eff. 1-1-04; 93-605, eff. 11-19-03; 21 93-972, eff. 8-20-04.)

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