HLS 21RS-948 ORIGINAL

2021 Regular Session

HOUSE BILL NO. 390

BY REPRESENTATIVE JEFFERSON

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

CRIMINAL/PROCEDURE: Provides relative to post-conviction relief

1	AN ACT
2	To amend and reenact Code of Criminal Procedure Article 930.3 and Article 930.8(A)(1),
3	relative to post-conviction relief; to provide relative to the grounds for post-
4	conviction relief; to provide relative to the application for post-conviction relief; to
5	provide a time limitation to submit new facts for the application for post-conviction
6	relief; and to provide for related matters.
7	Be it enacted by the Legislature of Louisiana:
8	Section 1. Code of Criminal Procedure Article 930.3 and Article 930.8(A)(1) are
9	hereby amended and reenacted to read as follows:
10	Art. 930.3. Grounds
11	If the petitioner is in custody after sentence for conviction for an offense,
12	relief shall be granted only on the following grounds:
13	(1)(a) The conviction was obtained in violation of the constitution of the
14	United States or the state of Louisiana;.
15	(b) The sentence was obtained in violation of the constitution of the United
16	State or the state of Louisiana.
17	(2) The court exceeded its jurisdiction;
18	(3) The conviction or sentence subjected him to double jeopardy;.
19	(4) The limitations on the institution of prosecution had expired;

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1	(5) The statute creating the offense for which he was convicted and
2	sentenced is unconstitutional; or.
3	(6) The conviction or sentence constitute the ex post facto application of law
4	in violation of the constitution of the United States or the state of Louisiana.
5	(7) The results of DNA testing performed pursuant to an application granted
6	under Article 926.1 proves by clear and convincing evidence that the petitioner is
7	factually innocent of the crime for which he was convicted.
8	* * *
9	Art. 930.8. Time limitations; exceptions; prejudicial delay
10	A. No application for post-conviction relief, including applications which
11	seek an out-of-time appeal, shall be considered if it is filed more than two years after
12	the judgment of conviction and sentence has become final under the provisions of
13	Article 914 or 922, unless any of the following apply:
14	(1) The application alleges, and the petitioner proves or the state admits, that
15	the facts upon which the claim is predicated were not known to the petitioner or his
16	prior attorneys. Further, the petitioner shall prove that he exercised diligence in
17	attempting to discover any post-conviction claims that may exist. "Diligence" for
18	the purposes of this Article is a subjective inquiry that must take into account the
19	circumstances of the petitioner. Those circumstances shall include but are not
20	limited to the educational background of the petitioner, the petitioner's access to
21	formally trained inmate counsel, the financial resources of the petitioner, the age of
22	the petitioner, the mental abilities of the petitioner, or whether the interests of justice
23	will be served by the consideration of new evidence. New facts discovered pursuant
24	to this exception shall be submitted to the court within two years of discovery, unless
25	brought in support of a first claim brought pursuant to Article 930.3(1)(b), in which
26	case the new facts shall be submitted prior to July 31, 2023.

## **DIGEST**

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

HB 390 Original

2021 Regular Session

Jefferson

**Abstract:** Adds when a sentence was obtained in violation of the U.S. or La. constitution to the list of grounds for which post-conviction relief shall be granted, and provides that new facts submitted in support of a petition for post-conviction relief shall be submitted prior to July 31, 2023.

<u>Present law</u> provides that post-conviction relief shall be granted only on the following grounds:

- (1) The conviction was obtained in violation of the U.S. or La. constitution.
- (2) The court exceeded its jurisdiction.
- (3) The conviction or sentence subjected the petitioner to double jeopardy.
- (4) The limitations on the institution of prosecution had expired.
- (5) The statute creating the offense for which the petitioner was convicted and sentenced is unconstitutional.
- (6) The conviction or sentence constitute the ex post facto application of law in violation of the U.S. or La. constitution.
- (7) The results of DNA testing performed pursuant to an application granted under C.Cr.P. Art. 926.1 proves by clear and convincing evidence that the petitioner is factually innocent of the crime for which he was convicted.

<u>Proposed law</u> adds when the sentence was obtained in violation of the U.S. or La. constitution to the list of grounds for which post-conviction relief shall be granted.

<u>Present law</u> also provides that no application for post-conviction relief shall be considered if it is filed more than two years after the judgment of conviction and sentence has become final under the provisions of C.Cr.P. Arts. 914 or 922, unless any of the following apply:

- (1) The application alleges, and the petitioner proves or the state admits, that the facts upon which the claim is predicated were not known to the petitioner or his prior attorneys. Further, the petitioner shall prove that he exercised diligence in attempting to discover any post-conviction claims that may exist. New facts discovered pursuant to this exception shall be submitted to the court within two years of discovery.
- (2) The claim asserted in the petition is based upon a final ruling of an appellate court establishing an unknown interpretation of constitutional law, the petitioner establishes that this interpretation is retroactively applicable to his case, and the petition is filed within one year of the finality of such ruling.
- (3) The application would already be barred by the provisions of <u>present law</u>, but the application is filed on or before Oct. 1, 2001, and the date on which the application was filed is within three years after the judgment of conviction and sentence has become final.

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(4) The person asserting the claim has been sentenced to death.

Proposed law retains present law.

With regard to the new facts discovered pursuant to the <u>present law</u> exception, <u>proposed law</u> provides that facts in support of a first claim brought pursuant to <u>proposed law</u> shall be submitted prior to July 31, 2023.

(Amends C.Cr.P. Arts. 930.3 and 930.8(A)(1))