10169

IN ASSEMBLY

May 13, 2016

Introduced by M. of A. WRIGHT -- read once and referred to the Committee on Judiciary

AN ACT to amend the court of claims act and the tax law, in relation to claims for unjust conviction and imprisonment

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. This act shall be known and may be cited as the "wrongfully convicted recovery act".

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3 S 2. Section 8-b of the court of claims act, as added by chapter 1009 4 of the laws of 1984, subdivision 2 as amended by chapter 210 of the laws 5 of 2007, is amended to read as follows:

6 S 8-b. Claims for unjust conviction and imprisonment. 1. The leqisla-7 ture finds and declares that innocent persons who have been wrongly 8 convicted of crimes and subsequently imprisoned have been frustrated in seeking legal redress due to a variety of substantive and technical 9 obstacles in the law and that such persons should have an available 10 11 redress over and above the existing tort remedies to seek avenue of compensation for damages. The legislature intends by enactment of the 12 section that those innocent persons who can demon-13 provisions of this 14 and convincing evidence that they were unjustly strate by clear 15 imprisoned be able to recover damages against the state. convicted and In light of the substantial burden of proof that must be carried by such 16 persons, it is the intent of the legislature that the court, in exercis-17 ing its discretion as permitted by law regarding the weight and admissi-18 19 bility of evidence submitted pursuant to this section, shall, in the 20 justice, give due consideration to difficulties of proof interest of caused by the passage of time, the death or unavailability of witnesses, 21 22 the destruction of evidence or other factors not caused by such persons 23 or those acting on their behalf.

24 2. Any person convicted and subsequently imprisoned for one or more 25 felonies or misdemeanors against the state which he OR SHE did not 26 commit may, under the conditions hereinafter provided, present a claim 27 for damages against the state. In scheduling court appearances and 28 filing deadlines, the court shall give docket priority at each stage of

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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1 the proceeding to such claims for damages under this subdivision where 2 the claimant asserts proof of innocence through DNA evidence. Any 3 adjournments granted in the course of such a proceeding should be for as 4 short a time as is practicable.

5 3. In order to present the claim for unjust conviction and imprison-6 ment, claimant must establish by documentary evidence that:

7 (a) he OR SHE has been convicted of one or more felonies or misdemea-8 nors against the state and subsequently sentenced to a term of imprison-9 ment, and has served all or any part of the sentence; and

10 (i) he OR SHE has been pardoned upon the ground of innocence of (b) the crime or crimes for which he OR SHE was sentenced and which are the 11 12 grounds for the complaint; or (ii) his OR HER judgment of conviction was 13 reversed or vacated, and the accusatory instrument dismissed or, if a 14 new trial was ordered, either he OR SHE was found not guilty at the new 15 trial or he OR SHE was not retried and the accusatory instrument dismissed; provided that the [judgement] JUDGMENT of conviction was 16 reversed or vacated, and the accusatory instrument was dismissed, on any 17 18 the following grounds: (A) paragraph (a), (b), (c), (e) [or], (g) OR of 19 (G-1) of subdivision one of section 440.10 of the criminal procedure 20 law; or (B) subdivision one (where based upon grounds set forth in [item 21 (A) hereof] CLAUSE (A) OF THIS SUBPARAGRAPH), two, three (where the 22 count dismissed was the sole basis for the imprisonment complained of) or five of section 470.20 of the criminal procedure law; or (C) compara-23 24 ble provisions of the former code of criminal procedure or subsequent 25 law; or (D) the statute, or application thereof, on which the accusatory 26 instrument was based violated the constitution of the United States or 27 the state of New York; and

(c) his OR HER claim is not time-barred by the provisions of subdivision seven of this section.

4. The claim shall state facts in sufficient detail to permit the 30 court to find that claimant is likely to succeed at trial in proving 31 32 that (a) he OR SHE did not commit any of the acts charged in the accusa-33 tory instrument or his OR HER acts or omissions charged in the accusato-34 ry instrument did not constitute a felony or misdemeanor against the and (b) he OR SHE did not by his OR HER own conduct cause or 35 state, bring about his OR HER conviction. The claim shall be verified by 36 the 37 claimant. If the court finds after reading the claim that claimant is 38 not likely to succeed at trial, it shall dismiss the claim, either on 39 its own motion or on the motion of the state.

40 5. In order to obtain a judgment in his OR HER favor, claimant must 41 prove by clear and convincing evidence that:

(a) he OR SHE has been convicted of one or more felonies or misdemeanors against the state and subsequently sentenced to a term of imprisonment, and has served all or any part of the sentence; and

45 (i) he OR SHE has been pardoned upon the ground of innocence of (b) the crime or crimes for which he OR SHE was sentenced and which are the 46 grounds for the complaint; or (ii) his OR HER judgment of conviction was 47 48 reversed or vacated, and the accusatory instrument dismissed or, if a new trial was ordered, either he OR SHE was found not guilty at the new 49 50 trial or he OR SHE was not retried and the accusatory instrument 51 dismissed; provided that the [judgement] JUDGMENT of conviction was reversed or vacated, and the accusatory instrument was dismissed, on any 52 53 of the following grounds: (A) paragraph (a), (b), (c), (e) [or], (g) OR 54 (G-1) of subdivision one of section 440.10 of the criminal procedure 55 law; or (B) subdivision one (where based upon grounds set forth in [item 56 (A) hereof] CLAUSE (A) OF THIS SUBPARAGRAPH), two, three (where the

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count dismissed was the sole basis for the imprisonment complained of) 1 or five of section 470.20 of the criminal procedure law; or (C) compara-2 3 ble provisions of the former code of criminal procedure or subsequent 4 law; or (D) the statute, or application thereof, on which the accusatory 5 instrument was based violated the constitution of the United States or 6 the state of New York; and

7 (c) he OR SHE did not commit any of the acts HE OR SHE WAS CONVICTED 8 OR HIS OR HER ACTS OR OMISSIONS charged in the accusatory instrument OF 9 or [his acts or omissions charged in the accusatory instrument] THAT ANY 10 SUCH ACTS did not constitute a felony or misdemeanor against the state; 11 [and]

12 (d) he OR SHE did not by his OR HER own conduct cause or bring about 13 his OR HER conviction; AND

14 (E) HE OR SHE WAS NOT UNDER SENTENCE FOR A SEPARATE CRIME DURING THE 15 PERIOD OF TIME FOR WHICH COMPENSATION IS SOUGHT.

6. If the court finds that the claimant is entitled to a judgment, it 16 17 shall award damages in [such] THE sum of [money] UP TO ONE MILLION DOLLARS FOR EACH YEAR OF INCARCERATION AND SUCH ADDITIONAL DAMAGES as 18 the court determines will fairly and reasonably compensate him OR HER. 19 20 SUCH ADDITIONAL DAMAGES MAY INCLUDE, BUT NEED NOT BE LIMITED TO THE 21 FOLLOWING:

(A) COMPENSATION FOR LOST WAGES;

23 (B) REIMBURSEMENT FOR LEGAL FEES EXPENDED FOR THE DEFENSE OF THE 24 CONVICTED PERSON AT TRIAL AND UPON APPEAL; 25

(C) MEDICAL EXPENSES, INCLUDING THERAPY;

26 (D) ENROLLMENT IN THEHEALTH BENEFIT PLAN ESTABLISHED PURSUANT TO 27 SECTION ONE HUNDRED SIXTY-ONE OF THE CIVIL SERVICE LAW. THE FULL COST OF PREMIUM OR SUBSCRIPTION CHARGES FOR SUCH COVERAGE SHALL BE PAID BY 28 THE 29 STATE;

(E) EDUCATIONAL ASSISTANCE INCLUDING:

31 FREE TUITION FOR THE CLAIMANT AND FOR ANY OF THE CLAIMANT'S CHIL-(I) 32 DREN FOR ATTENDING A STATE UNIVERSITY OR COLLEGE;

33 (II) FREE TUITION OR REIMBURSEMENT OF TUITION FOR THE CLAIMANT AND FOR 34 ANY OF THE CLAIMANT'S CHILDREN FOR ATTENDING A CUNY UNIVERSITY OR 35 COLLEGE; AND

A STATE FUNDED VOCATIONAL PROGRAM AND/OR JOB 36 (III) FREE TUITION AT 37 SKILLS PROGRAM FOR THE CLAIMANT AND FOR ANY OF THE CLAIMANT'S CHILDREN;

38 (F) REIMBURSEMENT OF ANY CHILD-SUPPORT ARREARS THAT ACCRUED AND WERE 39 PAID, INCLUDING REIMBURSEMENT TO THE CUSTODIAL PARENT OF THE AMOUNT HE 40 OR SHE WAS RECEIVING PRIOR TO THE INCARCERATION IF IT WAS MODIFIED BY 41 VIRTUE OF THE CLAIMANT'S INCARCERATION;

42 TREATMENT AS VETERANS FOR PURPOSES OF RECEIVING THE FOLLOWING (G) 43 BENEFITS:

44 (I) ACCESS TO THE HOMES FOR VETERANS PROGRAM, WHICH OFFERS FIXED-RATE 45 MORTGAGES WITH INTEREST RATES ONE-HALF PERCENT BELOW THE INTEREST RATES CHARGED ON SONYMA MORTGAGES, WITH CLOSING COST ASSISTANCE; AND 46

(II) ELIGIBILITY FOR APPOINTMENT TO NON-COMPETITIVE 47 STATE EMPLOYMENT 48 POSITIONS PURSUANT TO SECTIONS FIFTY-FIVE-B AND FIFTY-FIVE-C OF THE 49 CIVIL SERVICE LAW. THOSE EMPLOYEES HIRED UNDER THIS SUBPARAGRAPH SHALL 50 SAME OPPORTUNITY TO TAKE PROMOTIONAL EXAMINATIONS AS ΒE AFFORDED THE51 PROVIDED TO EMPLOYEES IN THE COMPETITIVE CLASS.

7. Any person claiming compensation under this section based on a 52 53 pardon that was granted before the effective date of this section or the 54 dismissal of an accusatory instrument that occurred before the effective THE CHAPTER OF THE LAWS OF TWO THOUSAND SIXTEEN THAT AMENDED 55 date of this section shall file his OR HER claim within two years after [the] 56

1 SUCH effective date [of this section]. Any person claiming compensation 2 under this section based on a pardon that was granted on or after the 3 effective date of this section or the dismissal of an accusatory instru-4 ment that occurred on or after the effective date of THE CHAPTER OF THE 5 LAWS OF TWO THOUSAND SIXTEEN THAT AMENDED this section shall file his OR 6 HER claim within [two] THREE years after the pardon or dismissal.

7 8. THE CLAIMANT SHALL BE ENTITLED TO REASONABLE ATTORNEY'S FEES 8 INCURRED IN THE PROCESS OF VACATING OR REVERSING HIS OR HER CRIMINAL 9 CONVICTION. THE CLAIMANT MAY PETITION THE COURT OF CLAIMS IN SEEKING 10 REASONABLE ATTORNEY'S FEES AGAINST THE STATE PURSUANT TO THIS SECTION. 11 ANY AWARD OF ATTORNEY'S FEES SHALL BE REIMBURSABLE BY THE STATE.

12 9. ANY AWARD OF DAMAGES PURSUANT TO THE PROVISIONS OF THIS SECTION 13 SHALL BE EXEMPT FROM INCOME TAX TO THE EXTENT PROVIDED IN SECTION THIR-14 TEEN-A OF THE TAX LAW.

15 S 3. The tax law is amended by adding a new section 13-a to read as 16 follows:

17 13-A. EXEMPTION FROM TAXATION FOR PERSONS WRONGFULLY CONVICTED AND S IMPRISONED. NOTWITHSTANDING ANY PROVISION OF LAW TO THE CONTRARY, DAMAGE 18 19 AWARD AMOUNTS RECEIVED, INCLUDING ACCUMULATED INTEREST, BY PERSONS WRONGFULLY CONVICTED AND IMPRISONED AS PROVIDED IN SECTION EIGHT-B OF 20 21 THE COURT OF CLAIMS ACT, WHETHER OR NOT INCLUDABLE IN INCOME FOR FEDERAL INCOME TAX PURPOSES, SHALL BE EXEMPT FROM ALL STATE 22 AND LOCAL TAXES IMPOSED ON OR MEASURED BY INCOME; PROVIDED HOWEVER, THAT THIS EXEMPTION 23 SHALL NOT APPLY TO AMOUNTS RECEIVED FROM ASSETS ACQUIRED WITH SUCH 24 25 ASSETS OR WITH THE PROCEEDS FROM THE SALE OF SUCH ASSETS. 26 S 4. This act shall take effect immediately.