

AMENDMENTS TO LB496

Introduced by Wayne, 13.

1 1. Insert the following new sections:

2 Section 1. Section 29-2101, Reissue Revised Statutes of Nebraska, is
3 amended to read:

4 29-2101 A new trial, after a verdict of conviction, may be granted,
5 on the application of the defendant, for any of the following grounds
6 affecting materially his or her substantial rights:

7 (1) Irregularity in the proceedings of the court, of the prosecuting
8 attorney, or of the witnesses for the state or in any order of the court
9 or abuse of discretion by which the defendant was prevented from having a
10 fair trial;

11 (2) Misconduct ~~misconduct~~ of the jury, of the prosecuting attorney,
12 or of the witnesses for the state;

13 (3) Accident ~~accident~~ or surprise which ordinary prudence could not
14 have guarded against;

15 (4) The ~~the~~ verdict is not sustained by sufficient evidence or is
16 contrary to law;

17 (5) Newly ~~newly~~ discovered evidence material for the defendant which
18 he or she could not with reasonable diligence have discovered or and
19 produced at the trial. For purposes of this subdivision, testimony or
20 evidence from a witness who previously had a testimonial or
21 constitutional privilege and who, because of such privilege, refused to
22 testify or produce evidence in a prior proceeding, shall be considered
23 newly discovered evidence;

24 (6) Newly ~~newly~~ discovered exculpatory DNA or similar forensic
25 testing evidence obtained under the DNA Testing Act; or

26 (7) Error ~~error~~ of law occurring at the trial.

27 The changes made to this section by this legislative bill shall

1 apply to all persons, otherwise eligible in accordance with the
2 provisions of this section, whether convicted prior to, on, or subsequent
3 to the operative date of this section.

4 Sec. 2. Section 29-2103, Reissue Revised Statutes of Nebraska, is
5 amended to read:

6 29-2103 (1) A motion for new trial shall be made by written
7 application and may be filed either during or after the term of the court
8 at which the verdict was rendered.

9 (2) A motion for a new trial shall state the grounds under section
10 29-2101 which are the basis for the motion and shall be supported by
11 evidence as provided in section 29-2102.

12 (3) A motion for new trial based on the grounds set forth in
13 subdivision (1), (2), (3), (4), or (7) of section 29-2101 shall be filed
14 within ten days after the verdict was rendered unless such filing is
15 unavoidably prevented, and the grounds for such motion may be stated by
16 directly incorporating the appropriate language of section 29-2101
17 without further particularity.

18 (4)(a) Except as provided in subdivision (4)(b) of this section, a
19 (4) A motion for new trial based on the grounds set forth in subdivision
20 (5) of section 29-2101 shall be filed within a reasonable time after the
21 discovery of the new evidence and cannot be filed more than five years
22 after the date of the verdict, unless the motion and supporting documents
23 show the new evidence could not with reasonable diligence have been
24 discovered or and produced at trial and such evidence is so substantial
25 that a different result may have occurred.

26 (b) The time limitation in this subsection does not apply if the
27 motion for a new trial involves a conviction for a Class I, IA, or IB
28 felony.

29 (5) A motion for new trial based on the grounds set forth in
30 subdivision (6) of section 29-2101 shall be filed within ninety days
31 after a final order is issued under section 29-4123 or within ninety days

1 after the hearing if no final order is entered, whichever occurs first.

2 (6) The changes made to this section by this legislative bill shall
3 apply to all persons, otherwise eligible in accordance with the
4 provisions of this section, whether convicted prior to, on, or subsequent
5 to the operative date of this section.

6 2. Renumber the remaining sections and correct the repealer
7 accordingly.

8 3. Correct the operative date section so that the sections added by
9 this amendment become operative three calendar months after adjournment
10 of this legislative session.