POST CONVICTION REMEDIES AMENDMENTS
2010 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Kay L. McIff
Senate Sponsor: Curtis S. Bramble
LONG TITLE
Committee Note:
The Judiciary, Law Enforcement, and Criminal Justice Interim Committee
recommended this bill.
General Description:
This bill modifies the Judicial Code to clarify a statutory limitation on claims for relief
under the Post-Conviction Remedies Act.
Highlighted Provisions:
This bill:
 amends a section of the Post-Conviction Remedies Act which lists grounds upon
which relief may not be claimed and also lists an exception if there was a failure to
timely raise the ground for relief due to ineffective counsel, by including in this
section an amendment that directly states that the exemption relating to ineffective
counsel is the only ground for relief under that section; and
 makes this amendment with the purpose that it function in conjunction with a rule
recently adopted by the Utah Supreme Court.
Monies Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:



H.B. 19 12-10-09 6:53 AM

A	MENDS:
	78B-9-106, as last amended by Laws of Utah 2008, Chapter 288 and renumbered and
ar	mended by Laws of Utah 2008, Chapter 3
B	e it enacted by the Legislature of the state of Utah:
	Section 1. Section 78B-9-106 is amended to read:
	78B-9-106. Preclusion of relief Exception.
	(1) A person is not eligible for relief under this chapter upon any ground that:
	(a) may still be raised on direct appeal or by a post-trial motion;
	(b) was raised or addressed at trial or on appeal;
	(c) could have been but was not raised at trial or on appeal;
	(d) was raised or addressed in any previous request for post-conviction relief or could
ha	ave been, but was not, raised in a previous request for post-conviction relief; or
	(e) is barred by the limitation period established in Section 78B-9-107.
	(2) (a) The state may raise any of the procedural bars or time bar at any time, including
dι	aring the state's appeal from an order granting post-conviction relief, unless the court
d٤	etermines that the state should have raised the time bar or procedural bar at an earlier time.
	(b) Any court may raise a procedural bar or time bar on its own motion, provided that it
gi	ves the parties notice and an opportunity to be heard.
	(3) Notwithstanding Subsection (1)(c), a person may be eligible for relief on a basis
th	at the ground could have been but was not raised at trial or on appeal, if the failure to raise
th	at ground was due to ineffective assistance of counsel.

Legislative Review Note as of 9-25-09 11:17 AM

exception set forth in Subsection (3).

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(4) This section authorizes a merits review only to the extent required to address the

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Fiscal Note

2010 General Session State of Utah

State Impact

Enactment of this bill will not require additional appropriations.

Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals, businesses, or local governments.

1/7/2010, 11:20:39 AM, Lead Analyst: Syphus, G./Attny: SCA

Office of the Legislative Fiscal Analyst