

delivered in the same manner as provided by sections 467A.43 to 467A.53 for delivery of original administrative orders. The supplementary order shall state a time, not more than six months after approval of the application for public cost-sharing funds, by which the work needed to comply with the original administrative order shall actually be commenced, and a time thereafter when ~~such~~ the work is to be satisfactorily completed. If feasible, that time shall be within one year after the date of the supplementary order, but the owner of land on which a soil and water conservation practice is being established under this section ~~shall~~ is not be required to incur a cost ~~therefor~~ for the practice in any one calendar year which exceeds ten dollars per acre for each acre of land belonging to that owner and located in the county containing the land on which the required practice is being established or in counties contiguous ~~thereto~~ to that county.

Approved May 4, 1984

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**CHAPTER 1193**  
**POSTCONVICTION PROCEDURES**  
*H.F. 582*

**AN ACT** relating to the postconviction procedure Act.

*Be It Enacted by the General Assembly of the State of Iowa:*

Section 1. Section 663A.3, Code 1983, is amended to read as follows:

663A.3 HOW TO COMMENCE PROCEEDING. A proceeding is commenced by filing an application verified by the applicant with the clerk of the court in which the conviction or sentence took place. However, if the applicant is seeking relief under section 663A.2, subsection 6, the application shall be filed with the clerk of the court of the county in which the applicant is being confined. An application may must be filed at any time within three years from the date the conviction or decision is final or, in the event of an appeal, from the date the writ of procedendo is issued. However, this limitation does not apply to a ground of fact or law that could not have been raised within the applicable time period. Facts within the personal knowledge of the applicant and the authenticity of all documents and exhibits included in or attached to the application must be sworn to affirmatively as true and correct. The supreme court may prescribe the form of the application and verification. The clerk shall docket the application upon its receipt and promptly bring it to the attention of the court and deliver a copy to the county attorney and the attorney general.

Approved May 4, 1984