

January 23, 2015

SENATE BILL No. 94

DIGEST OF SB 94 (Updated January 20, 2015 12:06 pm - DI 106)

Citations Affected: IC 35-41.

Synopsis: Statute of limitations for rape. Provides that a rape charge otherwise barred by the statute of limitations may be brought within five years of the time that: (1) the state first discovers DNA evidence sufficient to charge the offender; or (2) a person confesses to the offense.

Effective: July 1, 2015.

Crider, Charbonneau, Steele, Arnold J, Miller Patricia, Young R Michael

January 6, 2015, read first time and referred to Committee on Rules & Legislative

Procedure. January 14, 2015, amended; reassigned to Committee on Corrections & Criminal Law. January 22, 2015, amended, reported favorably — Do Pass.



SB 94-LS 6184/DI 13

January 23, 2015

First Regular Session 119th General Assembly (2015)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2014 Regular Session and 2014 Second Regular Technical Session of the General Assembly.

SENATE BILL No. 94

A BILL FOR AN ACT to amend the Indiana Code concerning criminal law and procedure.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 35-41-4-2, AS AMENDED BY P.L.168-2014,
2	SECTION 63, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2015]: Sec. 2. (a) Except as otherwise provided in this section,
4	a prosecution for an offense is barred unless it is commenced:
5	(1) within five (5) years after the commission of the offense, in
6	the case of a Class B, Class C, or Class D felony (for a crime
7	committed before July 1, 2014) or a Level 3, Level 4, Level 5, or
8	Level 6 felony (for a crime committed after June 30, 2014); or
9	(2) within two (2) years after the commission of the offense, in the
10	case of a misdemeanor.
11	(b) A prosecution for a Class B or Class C felony (for a crime
12	committed before July 1, 2014) or a Level 3, Level 4, or Level 5 felony
13	(for a crime committed after June 30, 2014) that would otherwise be
14	barred under this section may be commenced within one (1) year after
15	the earlier of the date on which the state:
16	(1) first discovers evidence sufficient to charge the offender with

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1	the offense through DNA (deoxyribonucleic acid) analysis; or
2 3	(2) could have discovered evidence sufficient to charge the
3	offender with the offense through DNA (deoxyribonucleic acid)
4	analysis by the exercise of due diligence.
5	(c) A prosecution for a Class A felony (for a crime committed
6	before July 1, 2014) or a Level 1 felony or Level 2 felony (for a crime
7	committed after June 30, 2014) may be commenced at any time.
8	(d) A prosecution for murder may be commenced:
9	(1) at any time; and
10	(2) regardless of the amount of time that passes between:
11	(A) the date a person allegedly commits the elements of
12	murder; and
13	(B) the date the alleged victim of the murder dies.
14	(e) A prosecution for the following offenses is barred unless
15	commenced before the date that the alleged victim of the offense
16	reaches thirty-one (31) years of age:
17	(1) IC 35-42-4-3(a) (Child molesting).
18	(2) IC 35-42-4-5 (Vicarious sexual gratification).
19	(3) IC 35-42-4-6 (Child solicitation).
20	(4) IC 35-42-4-7 (Child seduction).
21	(5) IC 35-46-1-3 (Incest).
22	(f) A prosecution for forgery of an instrument for payment of
$\frac{22}{23}$	money, or for the uttering of a forged instrument, under IC 35-43-5-2,
24	is barred unless it is commenced within five (5) years after the maturity
25	of the instrument.
26	(g) If a complaint, indictment, or information is dismissed because
27	of an error, defect, insufficiency, or irregularity, a new prosecution may
28	be commenced within ninety (90) days after the dismissal even if the
29	period of limitation has expired at the time of dismissal, or will expire
30	within ninety (90) days after the dismissal.
31	(h) The period within which a prosecution must be commenced does
32	not include any period in which:
33	(1) the accused person is not usually and publicly resident in
34	Indiana or so conceals himself or herself that process cannot be
35	served;
36	(2) the accused person conceals evidence of the offense, and
37	evidence sufficient to charge the person with that offense is
38	unknown to the prosecuting authority and could not have been
38 39	discovered by that authority by exercise of due diligence; or
40	(3) the accused person is a person elected or appointed to office
40 41	under statute or constitution, if the offense charged is theft or
41	conversion of public funds or bribery while in public office.
7∠	conversion of public runds of officery while in public office.

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1 (i) For purposes of tolling the period of limitation only, a 2 prosecution is considered commenced on the earliest of these dates: 3 (1) The date of filing of an indictment, information, or complaint 4 before a court having jurisdiction. 5 (2) The date of issuance of a valid arrest warrant. 6 (3) The date of arrest of the accused person by a law enforcement 7 officer without a warrant, if the officer has authority to make the 8 arrest. 9 (j) A prosecution is considered timely commenced for any offense 10 to which the defendant enters a plea of guilty, notwithstanding that the period of limitation has expired. 11 (k) The following apply to the specified offenses: 12 (1) A prosecution for an offense under IC 30-2-9-7(b) (misuse of 13 14 funeral trust funds) is barred unless commenced within five (5) 15 years after the date of death of the settlor (as described in IC 30-2-9). 16 17 (2) A prosecution for an offense under IC 30-2-10-9(b) (misuse 18 of funeral trust funds) is barred unless commenced within five (5) 19 years after the date of death of the settlor (as described in 20 IC 30-2-10). 21 (3) A prosecution for an offense under IC 30-2-13-38(f) (misuse 22 of funeral trust or escrow account funds) is barred unless 23 commenced within five (5) years after the date of death of the 24 purchaser (as defined in IC 30-2-13-9). 25 (1) A prosecution for an offense under IC 23-14-48-9 is barred 26 unless commenced within five (5) years after the earlier of the date on 27 which the state: 28 (1) first discovers evidence sufficient to charge the offender with 29 the offense; or 30 (2) could have discovered evidence sufficient to charge the 31 offender with the offense by the exercise of due diligence. 32 (m) A prosecution for a sex offense listed in IC 11-8-8-4.5 that is 33 committed against a child and that is not: 34 (1) a Class A felony (for a crime committed before July 1, 2014) 35 or a Level 1 felony or Level 2 felony (for a crime committed after 36 June 30, 2014); or 37 (2) listed in subsection (e); 38 is barred unless commenced within ten (10) years after the commission 39 of the offense, or within four (4) years after the person ceases to be a 40 dependent of the person alleged to have committed the offense, 41 whichever occurs later. 42 (n) A prosecution for rape (IC 35-42-4-1) as a Level 3 felony



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1	that would otherwise be barred under this section may be
2	commenced not later than five (5) years after the earlier of the date
3	on which:
4	(1) the state first discovers evidence sufficient to charge the
5	offender with the offense through DNA (deoxyribonucleic
6	acid) analysis; or
_	

7 (2) a person confesses to the offense.



COMMITTEE REPORT

Madam President: The Senate Committee on Rules and Legislative Procedure, to which was referred Senate Bill No. 94, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Delete everything after the enacting clause and insert the following:

(SEE TEXT OF BILL)

and when so amended that said bill be reassigned to the Senate Committee on Corrections & Criminal Law.

(Reference is to SB 94 as introduced.)

LONG, Chairperson

COMMITTEE REPORT

Madam President: The Senate Committee on Corrections and Criminal Law, to which was referred Senate Bill No. 94, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 4, delete lines 8 through 11.

and when so amended that said bill do pass.

(Reference is to SB 94 as printed January 15, 2015.)

YOUNG R MICHAEL, Chairperson

Committee Vote: Yeas 10, Nays 0.



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