

**STATUTE OF LIMITATIONS ON
PROSECUTING FOR BRIBERY**

1998 GENERAL SESSION

STATE OF UTAH

Sponsor: Joseph L. Hull

AN ACT RELATING TO THE CRIMINAL CODE; AMENDING THE STATUTE OF
LIMITATIONS FOR PROSECUTION OF BRIBERY OFFENSES.

This act affects sections of Utah Code Annotated 1953 as follows:

AMENDS:

76-1-301.5, as enacted by Chapter 232, Laws of Utah 1995

Be it enacted by the Legislature of the state of Utah:

Section 1. Section **76-1-301.5** is amended to read:

**76-1-301.5. Time limitations for prosecution of misusing public monies, falsification
or alteration of government records, and bribery.**

(1) A prosecution for misusing public monies [or], falsification or alteration of government records, or for a bribery offense shall be commenced within ~~§ [four]~~ **TWO** § years after facts constituting the offense have been reported to a prosecutor having responsibility and jurisdiction to prosecute the offense.

(2) [~~Nothing in this~~] This section [~~shall operate to~~] does not shorten the limitation of actions under Subsection 76-1-303(3).

**Legislative Review Note
as of 12-19-97 7:07 AM**

A limited legal review of this bill raises no obvious constitutional or statutory concerns.

Office of Legislative Research and General Counsel