

AMENDED IN ASSEMBLY AUGUST 4, 2016

AMENDED IN ASSEMBLY JUNE 30, 2016

AMENDED IN SENATE MARCH 28, 2016

SENATE BILL

No. 1088

Introduced by Senators Nguyen and Bates
(Coauthors: Senators Fuller, Galgiani, and Nielsen)
(Coauthors: Assembly Members Brough and Wagner)

February 17, 2016

An act to amend Section 803 of the Penal Code, relating to wrongful concealment.

LEGISLATIVE COUNSEL'S DIGEST

SB 1088, as amended, Nguyen. Wrongful concealment: statute of limitations.

Existing law makes it a misdemeanor for a person who has knowledge of an accidental death to actively conceal or attempt to conceal that death. Existing law provides that the punishment for that offense is imprisonment in a county jail for not more than one year, or by a fine of not less than \$1,000 nor more than \$10,000, or by both that fine and imprisonment.

Existing law also sets forth various time limits to prosecute crimes. Except as otherwise specified, prosecution for an offense that is not punishable by death or imprisonment in the state prison is required to be commenced within one year after commission of the offense. Existing law provides that for certain offenses, the prescribed limitation of time does not commence to run until the discovery of the offense. Existing law also provides that for other offenses, the criminal complaint may

be filed within one year after the person is initially identified by law enforcement as a suspect in the commission of the crime, as specified.

This bill would provide that for the offense of actively concealing or attempting to conceal an accidental death, as described above, a criminal complaint may be filed within one year after the person is initially identified by law enforcement as a suspect in the commission of the offense.

This bill would incorporate changes to Section 803 of the Penal Code proposed by both this bill and SB 813, which would become operative only if both bills are enacted and become effective on or before January 1, 2017, and this bill is chaptered last.

Vote: majority. Appropriation: no. Fiscal committee: no.
 State-mandated local program: no.

The people of the State of California do enact as follows:

1 SECTION 1. Section 803 of the Penal Code is amended to
 2 read:
 3 803. (a) Except as provided in this section, a limitation of time
 4 prescribed in this chapter is not tolled or extended for any reason.
 5 (b) No time during which prosecution of the same person for
 6 the same conduct is pending in a court of this state is a part of a
 7 limitation of time prescribed in this chapter.
 8 (c) A limitation of time prescribed in this chapter does not
 9 commence to run until the discovery of an offense described in
 10 this subdivision. This subdivision applies to an offense punishable
 11 by imprisonment in the state prison or imprisonment pursuant to
 12 subdivision (h) of Section 1170, a material element of which is
 13 fraud or breach of a fiduciary obligation, the commission of the
 14 crimes of theft or embezzlement upon an elder or dependent adult,
 15 or the basis of which is misconduct in office by a public officer,
 16 employee, or appointee, including, but not limited to, the following
 17 offenses:
 18 (1) Grand theft of any type, forgery, falsification of public
 19 records, or acceptance of, or asking, receiving, or agreeing to
 20 receive, a bribe, by a public official or a public employee,
 21 including, but not limited to, a violation of Section 68, 86, or 93.
 22 (2) A violation of Section 72, 118, 118a, 132, 134, or 186.10.
 23 (3) A violation of Section 25540, of any type, or Section 25541
 24 of the Corporations Code.

1 (4) A violation of Section 1090 or 27443 of the Government
2 Code.

3 (5) Felony welfare fraud or Medi-Cal fraud in violation of
4 Section 11483 or 14107 of the Welfare and Institutions Code.

5 (6) Felony insurance fraud in violation of Section 548 or 550
6 of this code or former Section 1871.1, or Section 1871.4, of the
7 Insurance Code.

8 (7) A violation of Section 580, 581, 582, 583, or 584 of the
9 Business and Professions Code.

10 (8) A violation of Section 22430 of the Business and Professions
11 Code.

12 (9) A violation of Section 103800 of the Health and Safety
13 Code.

14 (10) A violation of Section 529a.

15 (11) A violation of subdivision (d) or (e) of Section 368.

16 (d) If the defendant is out of the state when or after the offense
17 is committed, the prosecution may be commenced as provided in
18 Section 804 within the limitations of time prescribed by this
19 chapter, and no time up to a maximum of three years during which
20 the defendant is not within the state shall be a part of those
21 limitations.

22 (e) A limitation of time prescribed in this chapter does not
23 commence to run until the offense has been discovered, or could
24 have reasonably been discovered, with regard to offenses under
25 Division 7 (commencing with Section 13000) of the Water Code,
26 under Chapter 6.5 (commencing with Section 25100) of, Chapter
27 6.7 (commencing with Section 25280) of, or Chapter 6.8
28 (commencing with Section 25300) of, Division 20 of, or Part 4
29 (commencing with Section 41500) of Division 26 of, the Health
30 and Safety Code, or under Section 386, or offenses under Chapter
31 5 (commencing with Section 2000) of Division 2 of, Chapter 9
32 (commencing with Section 4000) of Division 2 of, Section 6126
33 of, Chapter 10 (commencing with Section 7301) of Division 3 of,
34 or Chapter 19.5 (commencing with Section 22440) of Division 8
35 of, the Business and Professions Code.

36 (f) (1) Notwithstanding any other limitation of time described
37 in this chapter, a criminal complaint may be filed within one year
38 of the date of a report to a California law enforcement agency by
39 a person of any age alleging that he or she, while under 18 years
40 of age, was the victim of a crime described in Section 261, 286,

1 288, 288a, 288.5, or 289, or Section 289.5, as enacted by Chapter
2 293 of the Statutes of 1991 relating to penetration by an unknown
3 object.

4 (2) This subdivision applies only if all of the following occur:

5 (A) The limitation period specified in Section 800, 801, or 801.1,
6 whichever is later, has expired.

7 (B) The crime involved substantial sexual conduct, as described
8 in subdivision (b) of Section 1203.066, excluding masturbation
9 that is not mutual.

10 (C) There is independent evidence that corroborates the victim's
11 allegation. If the victim was 21 years of age or older at the time
12 of the report, the independent evidence shall clearly and
13 convincingly corroborate the victim's allegation.

14 (3) No evidence may be used to corroborate the victim's
15 allegation that otherwise would be inadmissible during trial.
16 Independent evidence does not include the opinions of mental
17 health professionals.

18 (4) (A) In a criminal investigation involving any of the crimes
19 listed in paragraph (1) committed against a child, when the
20 applicable limitations period has not expired, that period shall be
21 tolled from the time a party initiates litigation challenging a grand
22 jury subpoena until the end of the litigation, including any
23 associated writ or appellate proceeding, or until the final disclosure
24 of evidence to the investigating or prosecuting agency, if that
25 disclosure is ordered pursuant to the subpoena after the litigation.

26 (B) Nothing in this subdivision affects the definition or
27 applicability of any evidentiary privilege.

28 (C) This subdivision shall not apply if a court finds that the
29 grand jury subpoena was issued or caused to be issued in bad faith.

30 (g) (1) Notwithstanding any other limitation of time described
31 in this chapter, a criminal complaint may be filed within one year
32 of the date on which the identity of the suspect is conclusively
33 established by DNA testing, if both of the following conditions
34 are met:

35 (A) The crime is one that is described in subdivision (c) of
36 Section 290.

37 (B) The offense was committed prior to January 1, 2001, and
38 biological evidence collected in connection with the offense is
39 analyzed for DNA type no later than January 1, 2004, or the offense
40 was committed on or after January 1, 2001, and biological evidence

1 collected in connection with the offense is analyzed for DNA type
2 no later than two years from the date of the offense.

3 (2) For purposes of this section, “DNA” means deoxyribonucleic
4 acid.

5 (h) For any crime, the proof of which depends substantially
6 upon evidence that was seized under a warrant, but which is
7 unavailable to the prosecuting authority under the procedures
8 described in *People v. Superior Court (Laff)* (2001) 25 Cal.4th
9 703, *People v. Superior Court (Bauman & Rose)* (1995) 37
10 Cal.App.4th 1757, or subdivision (c) of Section 1524, relating to
11 claims of evidentiary privilege or attorney work product, the
12 limitation of time prescribed in this chapter shall be tolled from
13 the time of the seizure until final disclosure of the evidence to the
14 prosecuting authority. Nothing in this section otherwise affects
15 the definition or applicability of any evidentiary privilege or
16 attorney work product.

17 (i) Notwithstanding any other limitation of time described in
18 this chapter, a criminal complaint may be filed within one year of
19 the date on which a hidden recording is discovered related to a
20 violation of paragraph (2) or (3) of subdivision (j) of Section 647.

21 (j) Notwithstanding any other limitation of time described in
22 this chapter, if a person flees the scene of an accident that caused
23 death or permanent, serious injury, as defined in subdivision (d)
24 of Section 20001 of the Vehicle Code, a criminal complaint brought
25 pursuant to paragraph (2) of subdivision (b) of Section 20001 of
26 the Vehicle Code may be filed within the applicable time period
27 described in Section 801 or 802 or one year after the person is
28 initially identified by law enforcement as a suspect in the
29 commission of the offense, whichever is later, but in no case later
30 than six years after the commission of the offense.

31 (k) Notwithstanding any other limitation of time described in
32 this chapter, if a person flees the scene of an accident, a criminal
33 complaint brought pursuant to paragraph (1) or (2) of subdivision
34 (c) of Section 192 may be filed within the applicable time period
35 described in Section 801 or 802, or one year after the person is
36 initially identified by law enforcement as a suspect in the
37 commission of that offense, whichever is later, but in no case later
38 than six years after the commission of the offense.

39 (l) A limitation of time prescribed in this chapter does not
40 commence to run until the discovery of an offense involving the

1 offering or giving of a bribe to a public official or public employee,
2 including, but not limited to, a violation of Section 67, 67.5, 85,
3 92, or 165, or Section 35230 or 72530 of the Education Code.

4 (m) Notwithstanding any other limitation of time prescribed in
5 this chapter, if a person actively conceals or attempts to conceal
6 an accidental death in violation of Section 152, a criminal
7 complaint may be filed within one year after the person is initially
8 identified by law enforcement as a suspect in the commission of
9 that offense.

10 *SEC. 1.5. Section 803 of the Penal Code is amended to read:*

11 803. (a) Except as provided in this section, a limitation of time
12 prescribed in this chapter is not tolled or extended for any reason.

13 (b) No time during which prosecution of the same person for
14 the same conduct is pending in a court of this state is a part of a
15 limitation of time prescribed in this chapter.

16 (c) A limitation of time prescribed in this chapter does not
17 commence to run until the discovery of an offense described in
18 this subdivision. This subdivision applies to an offense punishable
19 by imprisonment in the state prison or imprisonment pursuant to
20 subdivision (h) of Section 1170, a material element of which is
21 fraud or breach of a fiduciary obligation, the commission of the
22 crimes of theft or embezzlement upon an elder or dependent adult,
23 or the basis of which is misconduct in office by a public officer,
24 employee, or appointee, including, but not limited to, the following
25 offenses:

26 (1) Grand theft of any type, forgery, falsification of public
27 records, or acceptance of, or asking, receiving, or agreeing to
28 receive, a bribe, by a public official or a public employee,
29 including, but not limited to, a violation of Section 68, 86, or 93.

30 (2) A violation of Section 72, 118, 118a, 132, 134, or 186.10.

31 (3) A violation of Section 25540, of any type, or Section 25541
32 of the Corporations Code.

33 (4) A violation of Section 1090 or 27443 of the Government
34 Code.

35 (5) Felony welfare fraud or Medi-Cal fraud in violation of
36 Section 11483 or 14107 of the Welfare and Institutions Code.

37 (6) Felony insurance fraud in violation of Section 548 or 550
38 of this code or former Section 1871.1, or Section 1871.4, of the
39 Insurance Code.

1 (7) A violation of Section 580, 581, 582, 583, or 584 of the
2 Business and Professions Code.

3 (8) A violation of Section 22430 of the Business and Professions
4 Code.

5 (9) A violation of Section 103800 of the Health and Safety
6 Code.

7 (10) A violation of Section 529a.

8 (11) A violation of subdivision (d) or (e) of Section 368.

9 (d) If the defendant is out of the state when or after the offense
10 is committed, the prosecution may be commenced as provided in
11 Section 804 within the limitations of time prescribed by this
12 chapter, and no time up to a maximum of three years during which
13 the defendant is not within the state shall be a part of those
14 limitations.

15 (e) A limitation of time prescribed in this chapter does not
16 commence to run until the offense has been discovered, or could
17 have reasonably been discovered, with regard to offenses under
18 Division 7 (commencing with Section 13000) of the Water Code,
19 under Chapter 6.5 (commencing with Section 25100) of, Chapter
20 6.7 (commencing with Section 25280) of, or Chapter 6.8
21 (commencing with Section 25300) of, Division 20 of, or Part 4
22 (commencing with Section 41500) of Division 26 of, the Health
23 and Safety Code, or under Section 386, or offenses under Chapter
24 5 (commencing with Section 2000) of Division 2 of, Chapter 9
25 (commencing with Section 4000) of Division 2 of, Section 6126
26 of, Chapter 10 (commencing with Section 7301) of Division 3 of,
27 or Chapter 19.5 (commencing with Section 22440) of Division 8
28 of, the Business and Professions Code.

29 (f) (1) Notwithstanding any other limitation of time described
30 in this chapter, *if subdivision (b) of Section 799 does not apply*, a
31 criminal complaint may be filed within one year of the date of a
32 report to a California law enforcement agency by a person of any
33 age alleging that he or she, while under 18 years of age, was the
34 victim of a crime described in Section 261, 286, 288, 288a, 288.5,
35 or 289, or Section 289.5, as enacted by Chapter 293 of the Statutes
36 of 1991 relating to penetration by an unknown object.

37 (2) This subdivision applies only if all of the following occur:

38 (A) The limitation period specified in Section 800, 801, or 801.1,
39 whichever is later, has expired.

1 (B) The crime involved substantial sexual conduct, as described
2 in subdivision (b) of Section 1203.066, excluding masturbation
3 that is not mutual.

4 (C) There is independent evidence that corroborates the victim's
5 allegation. If the victim was 21 years of age or older at the time
6 of the report, the independent evidence shall clearly and
7 convincingly corroborate the victim's allegation.

8 (3) No evidence may be used to corroborate the victim's
9 allegation that otherwise would be inadmissible during trial.
10 Independent evidence does not include the opinions of mental
11 health professionals.

12 (4) (A) In a criminal investigation involving any of the crimes
13 listed in paragraph (1) committed against a child, when the
14 applicable limitations period has not expired, that period shall be
15 tolled from the time a party initiates litigation challenging a grand
16 jury subpoena until the end of the litigation, including any
17 associated writ or appellate proceeding, or until the final disclosure
18 of evidence to the investigating or prosecuting agency, if that
19 disclosure is ordered pursuant to the subpoena after the litigation.

20 (B) Nothing in this subdivision affects the definition or
21 applicability of any evidentiary privilege.

22 (C) This subdivision shall not apply if a court finds that the
23 grand jury subpoena was issued or caused to be issued in bad faith.

24 (g) (1) Notwithstanding any other limitation of time described
25 in this chapter, a criminal complaint may be filed within one year
26 of the date on which the identity of the suspect is conclusively
27 established by DNA testing, if both of the following conditions
28 are met:

29 (A) The crime is one that is described in subdivision (c) of
30 Section 290.

31 (B) The offense was committed prior to January 1, 2001, and
32 biological evidence collected in connection with the offense is
33 analyzed for DNA type no later than January 1, 2004, or the offense
34 was committed on or after January 1, 2001, and biological evidence
35 collected in connection with the offense is analyzed for DNA type
36 no later than two years from the date of the offense.

37 (2) For purposes of this section, "DNA" means deoxyribonucleic
38 acid.

39 (h) For any crime, the proof of which depends substantially
40 upon evidence that was seized under a warrant, but which is

1 unavailable to the prosecuting authority under the procedures
2 described in *People v. Superior Court (Laff)* (2001) 25 Cal.4th
3 703, *People v. Superior Court (Bauman & Rose)* (1995) 37
4 Cal.App.4th 1757, or subdivision (c) of Section 1524, relating to
5 claims of evidentiary privilege or attorney work product, the
6 limitation of time prescribed in this chapter shall be tolled from
7 the time of the seizure until final disclosure of the evidence to the
8 prosecuting authority. Nothing in this section otherwise affects
9 the definition or applicability of any evidentiary privilege or
10 attorney work product.

11 (i) Notwithstanding any other limitation of time described in
12 this chapter, a criminal complaint may be filed within one year of
13 the date on which a hidden recording is discovered related to a
14 violation of paragraph (2) or (3) of subdivision (j) of Section 647.

15 (j) Notwithstanding any other limitation of time described in
16 this chapter, if a person flees the scene of an accident that caused
17 death or permanent, serious injury, as defined in subdivision (d)
18 of Section 20001 of the Vehicle Code, a criminal complaint brought
19 pursuant to paragraph (2) of subdivision (b) of Section 20001 of
20 the Vehicle Code may be filed within the applicable time period
21 described in Section 801 or 802 or one year after the person is
22 initially identified by law enforcement as a suspect in the
23 commission of the offense, whichever is later, but in no case later
24 than six years after the commission of the offense.

25 (k) Notwithstanding any other limitation of time described in
26 this chapter, if a person flees the scene of an accident, a criminal
27 complaint brought pursuant to paragraph (1) or (2) of subdivision
28 (c) of Section 192 may be filed within the applicable time period
29 described in Section 801 or 802, or one year after the person is
30 initially identified by law enforcement as a suspect in the
31 commission of that offense, whichever is later, but in no case later
32 than six years after the commission of the offense.

33 (l) A limitation of time prescribed in this chapter does not
34 commence to run until the discovery of an offense involving the
35 offering or giving of a bribe to a public official or public employee,
36 including, but not limited to, a violation of Section 67, 67.5, 85,
37 92, or 165, or Section 35230 or 72530 of the Education Code.

38 (m) *Notwithstanding any other limitation of time prescribed in*
39 *this chapter, if a person actively conceals or attempts to conceal*
40 *an accidental death in violation of Section 152, a criminal*

1 *complaint may be filed within one year after the person is initially*
2 *identified by law enforcement as a suspect in the commission of*
3 *that offense.*

4 *SEC. 2. Section 1.5 of this bill incorporates amendments to*
5 *Section 803 of the Penal Code proposed by both this bill and Senate*
6 *Bill 813. It shall only become operative if (1) both bills are enacted*
7 *and become effective on or before January 1, 2017, (2) each bill*
8 *amends Section 803 of the Penal Code, and (3) this bill is enacted*
9 *after Senate Bill 813, in which case Section 1 of this bill shall not*
10 *become operative.*

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