

# SENATE BILL No. 31

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## DIGEST OF INTRODUCED BILL

**Citations Affected:** IC 35-34-1-5.

**Synopsis:** Habitual offender charge filing deadline. Allows an indictment or information to be amended to include a habitual offender charge at any time before trial if the amendment does not prejudice the substantial rights of the defendant. (Current law provides that an amendment of an indictment or information to include a habitual offender charge must be made: (1) not later than ten days after the omnibus date; or (2) upon a showing of good cause, at any time before the trial.)

**Effective:** July 1, 2013.

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### Head

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January 7, 2013, read first time and referred to Committee on Corrections & Criminal Law.

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First Regular Session 118th General Assembly (2013)

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 2012 Regular Session of the General Assembly.

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# SENATE BILL No. 31



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 35-34-1-5, AS AMENDED BY P.L.178-2007,  
2 SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE  
3 JULY 1, 2013]: Sec. 5. (a) An indictment or information which charges  
4 the commission of an offense may not be dismissed but may be  
5 amended on motion by the prosecuting attorney at any time because of  
6 any immaterial defect, including:  
7 (1) any miswriting, misspelling, or grammatical error;  
8 (2) any misjoinder of parties defendant or offenses charged;  
9 (3) the presence of any unnecessary repugnant allegation;  
10 (4) the failure to negate any exception, excuse, or provision  
11 contained in the statute defining the offense;  
12 (5) the use of alternative or disjunctive allegations as to the acts,  
13 means, intents, or results charged;  
14 (6) any mistake in the name of the court or county in the title of  
15 the action, or the statutory provision alleged to have been  
16 violated;  
17 (7) the failure to state the time or place at which the offense was



1 committed where the time or place is not of the essence of the  
2 offense;

3 (8) the failure to state an amount of value or price of any matter  
4 where that value or price is not of the essence of the offense; or

5 (9) any other defect which does not prejudice the substantial  
6 rights of the defendant.

7 (b) The indictment or information may be amended in matters of  
8 substance and the names of material witnesses may be added, by the  
9 prosecuting attorney, upon giving written notice to the defendant at any  
10 time:

11 (1) up to:

12 (A) thirty (30) days if the defendant is charged with a felony;

13 or

14 (B) fifteen (15) days if the defendant is charged only with one

15 (1) or more misdemeanors;

16 before the omnibus date; or

17 (2) before the commencement of trial;

18 if the amendment does not prejudice the substantial rights of the  
19 defendant. When the information or indictment is amended, it shall be  
20 signed by the prosecuting attorney or a deputy prosecuting attorney.

21 (c) Upon motion of the prosecuting attorney, the court may, at any  
22 time before, during, or after the trial, permit an amendment to the  
23 indictment or information in respect to any defect, imperfection, or  
24 omission in form which does not prejudice the substantial rights of the  
25 defendant.

26 (d) Before amendment of any indictment or information other than  
27 amendment as provided in subsection (b), ~~of this section~~, the court  
28 shall give all parties adequate notice of the intended amendment and  
29 an opportunity to be heard. Upon permitting such amendment, the court  
30 shall, upon motion by the defendant, order any continuance of the  
31 proceedings which may be necessary to accord the defendant adequate  
32 opportunity to prepare ~~his~~ **the defendant's** defense.

33 (e) An amendment of an indictment or information to include a  
34 habitual offender charge under IC 35-50-2-8, IC 35-50-2-8.5, or  
35 IC 35-50-2-10 ~~must be made not later than ten (10) days after the~~  
36 ~~omnibus date. However, upon a showing of good cause, the court may~~  
37 ~~permit the filing of a habitual offender charge at~~ **may be made** any  
38 time before the commencement of the trial **if the amendment does not**  
39 **prejudice the substantial rights of the defendant.**

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