COMPENSATION STATUTES: A NATIONAL OVERVIEW

STATE	STATUTE	WHEN PASSED	ELIGIBILITY	STANDARD OF PROOF	WHO DECIDES	TIME LIMITS FOR FILING	MAXIMUM AWARDS	OTHER AWARDS	FUTURE CIVIL LITIGATION	CONTRIBUTORY PROVISIONS
AL	Ala.Code 1975 § 29-2- 150, et seq.	2001	Conviction vacated or reversed and the charges dismissed on grounds consistent with innocence	Not specified	State Division of Risk Management and the Committee on Compensation for Wrongful Incarceration	2 years after exoneration or dismissal	Minimum of \$50,000 for each year of incarceration, Committee on Compensation for Wrongful Incarceration can recommend discretionary amount in addition to base, but legislature must appropriate any funds	Not specified	Not specified	A new felony conviction will end a claimant's right to compensation
CA	Cal Penal Code §§ 4900 to 4906; §	Amended 2000; 2006; 2009; 2013; 2015	Pardon for innocence or being "innocent"; declaration of factual innocence	Not specified	California Victim Compensation and Government Claims Board makes a recommendation to the legislature	2 years after judgment of acquittal or discharge given, or after pardon granted, after release from imprisonment, from release from custody	\$140 per day of incarceration	Not specified	Not specified	Requires the board to deny a claim if the board finds by a preponderance of the evidence that a claimant pled guilty with the specific intent to protect another from prosecution for the underlying conviction for which the claimant is seeking compensation.

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STATE	STATUTE	WHEN PASSED	ELIGIBILITY	STANDARD OF PROOF	WHO DECIDES	TIME LIMITS	MAXIMUM AWARDS	OTHER AWARDS	FUTURE CIVIL	CONTRIBUTORY PROVISIONS
		PASSED		OF PROOF	DECIDES	FOR FILING		AWARDS		PROVISIONS
									LITIGATION	
CO	C.R.S.A. § 13-65-101,	2013	Requires the state	Clear and	District Court in	2 years after	Colorado inmates will	On or before	Not Specified	A claimant cannot be
	et seq.;		compensate a	convincing	the county in	exoneration or	receive \$70,000 for each	September 1,		compensated for those
			person, or the		which the case	dismissal	year wrongfully	2013, the		years when he or she
			immediate family		originated.		incarcerated, an additional	commission shall		was concurrently
			members of a				\$50,000 for each year on	implement a		serving a sentence for
			person, who has				death row, and other	policy whereby,		an unrelated offense.
			been: 1) wrongly				assistance in the form of	except as limited		
			convicted of a				tuition waivers and	in this section,		In each year in which
			felony, or wrongly				healthcare from the state of			an exonerated person
			adjudicated as				Colorado.	higher education		receives any annual
			juvenile delinquent				An additional \$25,000 for	in the states shall		payment from the state
			for the				each year that he or she	waive all tuition		court administrator, the
			commission of an				served on parole, on	costs, including		exonerated person's
			offense that would				probation, or as a	any mandatory		annual payment shall
			be a felony if				registered sex offender	fees associated		be reduced by ten
			committed by a				after a period of	with attendance at		thousand dollars if the
			person 18 years of				incarceration.	the institution, for		exonerated person fails
			age or older; 2)					an exonerated		to present to the state
			incarcerated; and 3) exonerated and					persons and for		court administrator a
			found to be					children of an		policy or certificate
			actually innocent.					exonerated person or		showing that the exonerated person has
			A person who is					custodial child of		purchased or otherwise
			eligible to seek					an exonerated		acquired a qualified
			compensation					person, as defined		health plan for himself
			from the state as					in section		or herself and his or
			an exonerated					in section		her dependents that is
			person, or the							valid for at least six
			immediate family							months.
			members of such a							monuis.
			person, may							
			petition a district							
			court for an order							
			declaring the							
			person to be							
			actually innocent							
			and eligible to							
			receive an order of							
			compensation.							
			compensation.	l						

STATI	E STATUTE	WHEN PASSED	ELIGIBILITY	STANDARD OF PROOF	WHO DECIDES	TIME LIMITS FOR FILING	MAXIMUM AWARDS	OTHER AWARDS	FUTURE CIVIL LITIGATION	CONTRIBUTORY PROVISIONS
СТ	CT ST 54-102uu	2008; 2016	Pardon, or conviction vacated, or reversed, and the charges dismissed on grounds consistent with innocence	Preponderance of the evidence	Claims Commissioner	2 years from date of pardon or dismissal	Amount per year is calculated based on anywhere between 75-200% of the median CT household income.	Commissioner may order payment for job training, counseling, tuition at state school, and any other services such person may need to facilitate such person's reintegration into the community	Permits	Not specified

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DC	DC ST § 2-421, et seq.	1981	Pardon for innocence or conviction reversed or set aside on the ground that claimant is not guilty.	Clear and convincing	Civil Court	Not specified	\$200,000 for each year of incarceration, to include a pro-rated amount for partial years served; \$40,000 for each year served on parole, probation, supervised release, or as a registered sex offender,	Physical and mental health care for the duration of the petitioner's life through automatic participation in comprehensive community-centered health care and medical services system; Reimbursement for any tuition and fees for the petitioner's education, vocational or employment skills development program; Reimbursement for child support payments. Reimbursement for child support payments. Reimbursement for attorneys fees. In addition, within 21 days after a petitioner will receive \$10,000 to assist in immediately securing services such as: housing; transportation; subsistence; re-integrative services; and mental and physical health care.	Not specified	Claimant must show that he did not, by his misconduct, bring about the prosecution, and he must not have pled guilty

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FL	FL ST 961.01,	2008; many	Certification by	If prosecuting	Trial court – can	Initially,	\$50,000 per year, adjusted	120 hours of	Bars	Must not have been
	et seq.	amendments, last in 2013,	prosecuting authority that	authority does not certify,	consider claim even if	petitioner must file for a	for COL increases (cap of \$2 million) court	tuition at a career center,		convicted of a felony before or during the
		and 2014 (HB	petitioner is	admin. law	prosecuting	declaration of	costs and reasonable	community		wrongful incarceration
		227)	innocent, that no	judge must	authority does	wrongful	attorneys' fees	college or		Ü
			further criminal	find innocence	not certify	conviction.		state		
			proceeding will be initiated, no	by clear and convincing	innocence. Claim would then be	After July, 2008, petitioner must		university; and any fines		
			questions of fact	convincing	sent to admin.	file		or costs		
			remain, and		law judge for	w/in 90 days		imposed at		
			petitioner is eligible		factual	after order		sentence;		
			for		determination of	vacating				
			compensation		innocence, and trial judge could	conviction. Prior to July 08,				
					adapt findings or	by July 1, 2010.				
					not	Then must file				
						for				
						compensation w/in 2 years				
						from				
						declaration.				
IL	Ill Rev Stat ch. 705 §	1945; many	Pardon for	Preponderance	Court of Claims	2 years after the	≤5 yrs., \$85,350 max,	IL ST CH 20 §	Not specified	Not specified
	505/1, et. Seq.	amendments, last in 2009,	innocence or certificate of	of the evidence		person asserting such claim is	≤14 yrs., \$170,000 max,	1015/2 provides that the		
		and 2011 (SB	innocence			either issued a	>14 yrs., \$199,150 max, with COLA increase	wrongfully		
		389)				certificate of	with COLA increase	accused receive		
						innocence as		job search and		
						provided in Section 2-702 of		placement services, including		
						the Code of		assessment,		
						Civil Procedure,		resume assistance,		
						or is granted a		interview		
						pardon by the Governor,		preparation, occupational and		
						whichever		labor market		
						occurs later		information,		
								referral to		
								employers with job openings		
								*NOTE SB 389		
								(enacted 2011)		
								requires the		
								Department of Human Services		
								to establish a re-		
								entry services		
								program to assist		
								for the wrongfully convicted in		
								obtaining mental		
								health services		

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НІ	HB1046 HD2 SD2 CD1	2016	Conviction reversed or vacated on actual innocence grounds or Pardoned on actual innocence grounds	Preponderance of the evidence	Circuit court where petitioner lives or the circuit court for the first circuit (if petitioner lives out of state).	2 years	\$50,000 per year, with a maximum of an additional \$100,000 for special circumstances and \$10,000 for attorney's fees.		Bars	A claimant cannot be compensated for those years when he or she was concurrently serving a sentence for an unrelated offense, or if the state proves by a preponderance of the evidence that the petitioner conspired, attempted, solicited, or assisted in the commission of the crime.
IA	Iowa Code Ann. § 663A.1	1997	Conviction vacated or reversed and charges dismissed	Clear and Convincing	District Court for liability; State Appeal Board or Civil Ct. for Damages	2 years	\$50 per day and attorneys' fees	lost wages up to \$25,000 per year	Does not preclude any action based on any negligent or wrongful acts or omissions which arose during the period of the wrongful imprisonment, but which are not related to the facts and circumstances underlying the conviction or proceedings to obtain relief from the conviction.	Claimant must not have pled guilty

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LA	R.S.15:572.8 and Code Civ. Pro. Art. 87 (amended by HB 285)	2005; amd. 2011	Conviction reversed or vacated, and petitioner "has proven" factual innocence	Clear and Convincing	19th Judicial District Court - trial by judge alone.	2 years from vacatur of conviction or for cases pending when statue was passed (i.e. by September 2007)	\$25,000 per year; with a maximum award of \$250,000	Court may award costs of job/skills training for three years, and medically necessary medical and counseling services for six years; as well as tuition expenses at a community college or unit of the state university system—at a cost of not more than \$80,000	Permits	Not specified
MA	Ann L. MA. Gen'l Laws, Chapter 258D § 1-9	2004	Pardon or conviction reversed and charges dismissed on grounds consistent with innocence or case tried to acquittal	Clear and convincing	Superior Court in the county where the claimant was convicted or in Suffolk County	2 years	A maximum of \$500,000 may be awarded No punitive or exemplary damages	Court may order services – physical and/or emotional, educational services at any state of community college (50 % reduction of the tuition and fees applicable to such services at said institutions), and expungement of the record of conviction	Permits	Claimant cannot have pled guilty, unless such plea was withdrawn, vacated or nullified by operation of law
ME	14 Me Rev Stat Ann § 8241-8244	1993	Pardon for innocence	Clear and convincing	Superior Court	2 years from pardon	\$300,000 no punitive or exemplary damages	Not specified	Not specified	Not specified
MD	Md State Fin & Proc § 10-501	1999; amd. 2003	Pardon stating that the individual's conviction has been shown conclusively to be in error	Not specified	Board of Public Works	Not specified	Actual damages	Not specified	Not specified	Not specified

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MI	SB 291 (waiting for final statute cite)	2016	Judgment of conviction was reversed or vacated and charges were dismissed or found not guilty on retrial.	Clear and convincing	Court of Claims	Within 3 years of the entry of a verdict, order, or judgment. Or, if the individual was exonerated prior to the effective date, then within 18 months after the effective date.	\$50,000 per year	Reimbursement of any amount collected by the state, reasonable attorneys fees; records expunged.	Prohibits state court claims, but permits federal claims.	Not specified
MN	M.S.A. § 590.11 & § 611.362, et seq.	2014	Court vacated or reversed conviction on grounds consistent with innocence and charges dismissed; claimant found not guilty or had charges dismissed at new trial; or the time for appeal of the order resulting in exoneration has expired or the order has been affirmed and is final.	Preponderance of the evidence	Compensation Panel	Within 2 years, but no less than 60 days after the petitioner is exonerated. Persons exonerated before the effective date of this act must commence an action within two years of its effective date.	Minimum of \$50,000 (\$100,000 max.) per year, and minimum of \$25,000 (\$50,000 max.) per year served on parole, probation, or as a registered sex offender as compensation. Compensation also includes reasonable attorney fees.	associated with the claimant's criminal defense; (2) reimbursement for medical and dental expenses; (3) noneconomic damages; (4) tuition and fees associate with education at public four year college; (5) paid or unpaid child support payments; (6) costs of immediate services upon exoneration and release.	Likely permit; Any award of damages to such person in an action against the State or any political subdivision thereof or against any employee of the State or any political subdivision thereof with respect to the same subject matter shall be offset by any award of damages awarded under this act.	Not specified
MS	MS ST § 11-44-1, et seq.	2009	Pardon based on the innocence or conviction was vacated and/or reversed	Preponderance of the evidence	Circuit court of the county in which the claimant was convicted	3 years	\$50,000 per year; \$500,000 cap; reasonable attorney's fees	Not specified	Likely permit against municipalities	Not specified
МО	V.A.M.S. 650.058	2006	Person must be determined to be 'actually innocent' only by DNA evidence	DNA evidence must demonstrate innocence	Sentencing court	1 year from release from confinement – after August 28, 2003	\$50 per day of post- conviction confinement	Not specified	Bars	Not specified

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MT	Mont. Code Ann. § 53-1-214	2003	Judgment of conviction was overturned by a court based on the results of post-conviction forensic DNA testing that exonerates the person of the crime for which the person was convicted	Not specified (reliant upon eligibility finding)	Funds to be appropriated by the legislature	The privilege of receiving aid under this section remains active for 10 years after the release of a person	Provides educational aid (expenses for tuition, fees, books, board, and room at any MT community college, unit of the MT university system, or accredited MT tribally controlled community college)	Not specified	Not specified	Not specified
NE	NE ST 29-4601, et seq.	2009	Board of Pardons has pardoned the claimant, a court has vacated the conviction of the claimant, or that the conviction was reversed and remanded for a new trial and no subsequent conviction was obtained	Clear and convincing	Not specified	Not specified	\$500,000 cap	Not specified	Likely permit against municipalities	That he or she did not commit or suborn perjury, fabricate evidence, or otherwise make a false statement to cause or bring about such conviction or the conviction of another, with respect to the crime or crimes under subdivision (1) of this section, except that a guilty plea, a confession, or an admission, coerced by law enforcement and later found to be false, does not constitute bringing about his or her own conviction of such crime or crimes
NH	NH Stat § 541-B:14	1977, amd. most recently 2007	"Found innocent"	Board must find by majority vote that claim is "justified"	Board of Claims	3 years	\$20,000 cap	Not specified	Likely permit against municipalities	Not specified

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NJ	NJ Stat Ann §§ 52:4C-	1997; amd,	Notwithstanding	Clear and	Superior Court	2 years from	Twice the amount of	Non-monetary	Likely permit:	Claimant did not,
	1 to 4C-7	2013	the provisions of	convincing		release or	claimant's income in the	relief (as sought in	b. Any award of	commit or suborn
			any other law, any			pardon	year prior to incarceration	the complaint)	damages to such	perjury, fabricate
			person convicted and subsequently				or 50K per year of incarceration, whichever is		person in an action against	evidence, by his own conduct cause or bring
			imprisoned for one				greater, (if damages exceed		the State or any	about his conviction, or
			or more crimes				\$1 million the court may		political	plead guilty. Neither a
			which he did not				order that the award be		subdivision	confession or
			commit.				paid as an annuity with a		thereof or	admission later found
							payout over a maximum		against any	to be false constitutes
							period of 20 years), reasonable attorney fees,		employee of the State or any	committing or suborning perjury,
							costs related to the		political	fabricating evidence, or
							litigation. Not be subject to		subdivision	causing or bringing
							treatment as gross income		thereof with	about his conviction
									respect to the	under this subsection;
									same subject matter shall be	and he did not do the crime
									offset by any	for which he was
									award	convicted.
									of damages	
									awarded under	
					0 4011				this act.	
NY	NY Ct. of Claims Act	1984, amd. 2007	Pardon or conviction	Clear and	Court of Claims	2 years	No limit	Not specified	Not specified	Claimant did not by his own conduct cause or
	§ 8-b	2007	reversed and	convincing						bring about the
			charges dismissed							conviction
			on grounds							***************************************
			consistent with							
			innocence or case							
			tried to acquittal							

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NC	NC Gen Stat §§ 148- 82 to 148-84	1947; amd.2008	Pardon for innocence	Not specified	Industrial Commission makes a recommendation to Governor	5 years	\$50,000 each year Max. of \$750,000	Award may also include job skills training for at least one year and tuition reimbursement at any NC community college or constitution institution of the University of NC (claimants are also entitled to assistance in meeting any admissions standards, including satisfying requirements for completion of secondary education)	Not specified	Not specified

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ОН	Ohio Rev Code Ann § 2305.02 & § 2743.48	1986; amd. 2002, 2010	Conviction vacated or reversed and charges dismissed	Preponderance of evidence; Walden v. State, 547 N.E.2d 962	Court of Common Pleas for liability; Court of Claims for damages	2 years	\$40,330 per year, (or amt. determined by state auditor) in addition to lost wages, costs, and attorney's fees	Within sixty days after the date of the entry of a court of common plea's determination that a person is a wrongfully imprisoned individual, the clerk of the court of claims shall forward a preliminary judgment to the president of the controlling board requesting the payment of fifty per cent of the amount described in division (E)(2)(b) of this section to the wrongfully imprisoned individual. The board shall take all actions necessary to cause the payment of that amount out of the emergency purposes special	Not specified	Claimant must not have pled guilty; prosecutor must agree not to refile charges.
ОК	51 Okl. St. § 154	1978, amd. 2003	Pardoned or conviction vacated and charges dismissed on the basis of actual	Clear and convincing	State Civil Court	No time limit	\$175,000 cap no punitive damages	purpose account of the board Not specified	Not specified	Claimant must not have pled guilty
TN	Tenn Code Ann §9-8-108	1984, amd. 2004; 2010; 2012; 2013	innocence granted exoneration pursuant to § 40-27-109 (exoneration by governor)	Not specified	Board of Claims	1 year	\$1,000,000 cap	Not specified	Not specified	Not specified

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TX	Tex Code Ann §§ 103.001;103.051; 052, 103.1041.	2001; amd. 2011	full pardon on the basis of innocence; writ of habeas corpus based on a court finding or determination that the person is actually innocent or writ of habeas corpus and: (i) district court entered an order dismissing the charge; and (ii) district court's dismissal order based on motion to dismiss in which the state s attorney states that no credible evidence exists that inculpates the defendant and, either in the motion or in an affidavit, the state's attorney believes that the defendant is actually innocent	Preponderance of evidence	Comptroller's Judiciary Section	Not later than the third anniversary of the date the person on whose imprisonment the claim is based received the pardon or was granted relief	\$80,000 per year, plus an annuity; reintegration financial assistance that does not exceed \$10,000 Attorney fees, lost wages	Counseling expenses for up to one year, child support arrears, tuition for up to 120 credit hours, including tuition and any mandatory fees associated with attendance at the institution 501.091: Development of a comprehensive plan to ensure the successful reentry and reintegration of wrongfully imprisoned person into community, including lifeskills, job, and vocational training, provision of necessary documents SB1686: Eligibility to obtain group health benefit coverage through the TX Department of Criminal Justice as if the person were an employee of the Department	Bars (though see State v. Oakley, 227 S.W.3d 58 (Tex. 2007) (clarifying that claimant may first bring 1983 claim and then file claim under statute, but not vice versa))	Provides for both a lump sum and an annuity payment. Claimants don't receive lump sum compensation for years where time was served on other, unrelated charges, and annuity payments will terminate if the claimant is subsequently convicted of a crime punishable as a felony.

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UT	78-35a-405	2008; amd. 2011, 2012	factual innocence under Utah 78- 35a-402	Not specified (reliant upon eligibility finding)	District court where conviction was rendered	Petitioner must file for post-conviction relief (e.g. declaration of innocence) w/in 1 year of final judgment, or date on which petitioner should have known of new facts upon which petition is based - no separate limit for filing claim for compensation	For 15 years, petitioner may receive the monetary value of average annual nonagricultural payroll.	Office of Crime Victim' Reparation to make initial payment w/in 45 days of court finding of innocence	May permit against municipalities	Payments may be suspended if petitioner is convicted of a subsequent felony
VA	8.01-195.10, et seq.	2004; amd. 2010, 2012, 2014	Conviction vacated pursuant to VA Chapter 19.2 or 19.3 or absolute pardon	Not specified	General Assembly	Not Specified	90% of the VA per capita personal income— for each year of incarceration	Reimbursement up to \$10,000 for tuition for career and technical training in the VA Comm. College system; transition assistance grant worth \$15,000, which would be deducted from any award received pursuant to the statute	Bars	Claimant may not have pled guilty – unless he or she was charged with a capital offense or convicted of a Class 1 felony, a Class 2 felony, or any felony for which the maximum penalty is imprisonment for life. the person incarcerated did not by any act or omission on his part intentionally contribute to his conviction for the felony for which he was incarcerated If the claimant is subsequently convicted of a felony, he or she becomes ineligible to receive further payments

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VT	13 V.S.A Chptr. 182	2007; amd. 2014	The conviction was reversed or vacated and the charges dismissed, or tried to an acquittal, or a pardon was granted.	Clear and convincing evidence	Washington County Supreme Court	3 years from exoneration, unless claimant was not provided with notice of the right to bring an action, in which case claimant shall be granted an additional year in which to file	Minimum of 30K per year - maximum of 60K per year of incarceration, adjusted proportionally for partial years served; Awards may include in addition: lost wages, costs, and attorneys fees	Claimant entitled to up to 10 years of eligibility for Vermont State Health Plan; Award is not taxable by state and no offset for cost of incarceration is allowed	Likely permit against municipalities	Claimant did not suborn perjury or fabricate evidence during any of the proceedings related to the crime with which he or she was charged
WA	RCWA §4.100.010, et seq.	2013	Any person convicted in superior court and subsequently imprisoned for one or more felonies of which he or she is actually innocent may file a claim for compensation against the state.	Clear and convincing evidence	Superior Court	An action for compensation under this chapter must be commenced within three years after the grant of a pardon, the grant of judicial relief and satisfaction of other conditions, or release from custody, whichever is later.	\$50,000 for each year of imprisonment and time spent waiting for trial; an additional \$50,000 for each year on death row; and \$25,000 for each year spent on parole, community custody or on a sex offender registry	Child support and attorney fees up to \$75,000.	Compensation shall be exclusive to all other remedies at law and in equity against the state or any political subdivision of the state. As a requirement to making a request for relief under this chapter, the claimant waives any and all other remedies, causes of action, and other forms of relief or compensation against the state, any political subdivision of the state, and their officers, employees, agents, and volunteers related to the claimant's wrongful conviction and imprisonment.	A guilty plea to a crime the claimant did not commit, or a confession that is later determined by a court to be false, does not automatically constitute perjury or fabricated evidence under this subsection. Claimant will not receive compensation for the period of time that he or she was serving a term of imprisonment or a concurrent sentence for any crime other than the felony or felonies that were the basis for the claim.

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WV	W Va Code § 14-2- 13(a)	1987, amd. 2014	Pardon for innocence, or conviction reversed and either charges dismissed or acquittal on retrial	Clear and convincing	Court of Claims	Not specified	Fair and reasonable damages	Not specified	Not specified	Claimant did not contribute to or bring about conviction
WI	Wis Stat § 775.05	1913, amd. 1987	None specified	Clear and convincing	Claims Board	Not specified	5K/yr, max 25K but Board may petition legislature for additional funds	Not specified	Not specified	Claimant did not contribute to or bring about conviction
US (Fed)	28 USC § 1495 & § 2513	1948; amd. 2004	Pardon for innocence, or conviction reversed or set aside on ground that claimant is not guilty and found not guilty at new trial or rehearing	Not specified	U.S. Court of Federal Claims	Not specified	Up to \$50,000 per year; (\$100,000 per year for each year on death row)	Not specified	Not specified	Claimant did not commit acts charged and did not by misconduct or neglect cause prosecution