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LaMorte v. State, 33 Fla. L. Weekly D1225 (Fla. 2d DCA 2008):

Extension of limitations period for offense based upon misconduct in office by public officer or employee applied to public school teacher.

Extension of statute of limitations period for any offense based upon misconduct in office by public officer or employee did not apply only to persons who held public office; amendment to statute specifically edited statute to eliminate reference to “offenses” committed during officials’ “terms of office” which were “connected with the duties of their office,” but instead, amended statute used words “misconduct in office” and added public “employee” to list of persons included in extension of limitations period, thus rewriting statute clearly indicated that it did not intend to restrict extension of limitations period only to those individuals who held public office as legislature specifically included word “employee” and referenced employee’s “employment.”