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**Crimes; Battery Against an Officer**

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what would be its ordinary meaning if practiced upon the living.\textsuperscript{2}

In addition, under Chapter 149 parole may not be granted to a violator of this provision until a minimum of five years have been served.\textsuperscript{3} A qualified psychiatrist is required to certify that the violator is not a menace to the health, safety, or morals of others before either parole or probation will be granted.\textsuperscript{4}

\begin{itemize}
  \item \textsuperscript{2} Id. c. 149, §1(3), at 344.
  \item \textsuperscript{3} Id. c. 149, §1(1), at 344.
  \item \textsuperscript{4} Id. c. 149, §1(2), at 344.
\end{itemize}

**Crimes; battery against an officer**

\textbf{NEV. REV. STAT.} §200.481 (amended).
SB 314 (Committee on Judiciary); 1983 \textit{STAT.} Ch 277

Existing law imposes an enhanced penalty for a battery\textsuperscript{1} committed upon an officer,\textsuperscript{2} peace officer\textsuperscript{3} or a professional or volunteer firefighter.\textsuperscript{4} State correctional officers and other employees of the Department of Prisons are among those classified as peace officers.\textsuperscript{5} Chapter 277 expands existing law\textsuperscript{6} by including jailers, guards, matrons and other correctional officers of \textit{cities} and \textit{counties} within this officer classification\textsuperscript{7}.

\begin{itemize}
  \item \textsuperscript{1} \textbf{NEV. REV. STAT.} §200.481(1)(a) (definition of battery).
  \item \textsuperscript{2} \textit{Id.} §200.481(2)(c). The officer must have suffered substantial bodily harm while in performance of duties, and the person charged knew or should have known that the victim was an officer. \textit{Id.}
  \item \textsuperscript{3} \textit{Id.} §169.125 (definition of peace officer).
  \item \textsuperscript{4} \textit{Id.} §200.481(1)(c).
  \item \textit{Id.} §169.125(15) (specifically including state correctional officers and employees within the definition of peace officer), 200.481(1)(c)(1).
  \item \textsuperscript{6} \textbf{NEV. REV. STAT.} §200.481(1)(c)(4) (amended by 1983 \textit{NEV. STAT.} c. 277, §1, at 674).
\end{itemize}

**Crimes; metal-penetrating bullets**

\textbf{NEV. REV. STAT.} §§193.---, 202.--- (new).
AB 423 (Francis); 1983 \textit{STAT.} Ch 327

Existing law requires the imposition of an enhanced penalty when a firearm\textsuperscript{1} or other deadly weapon\textsuperscript{2} is used in the commission of a crime.\textsuperscript{3}

\begin{itemize}
  \item \textsuperscript{1} \textbf{NEV. REV. STAT.} §202.253 (definition of a firearm).
\end{itemize}