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Crimes; Battery Against an Officer

University of the Pacific, McGeorge School of Law

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what would be its ordinary meaning if practiced upon the living.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.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.⁴

2. *Id.* c. 149, §1(3), at 344.

3. *Id.* c. 149, §1(1), at 344.

4. *Id.* c. 149, §1(2), at 344.

Crimes; battery against an officer

NEV. REV. STAT. §200.481 (amended).

SB 314 (Committee on Judiciary); 1983 STAT. Ch 277

Existing law imposes an enhanced penalty for a battery¹ committed upon an officer,² peace officer³ or a professional or volunteer firefighter.⁴ State correctional officers and other employees of the Department of Prisons are among those classified as peace officers.⁵ Chapter 277 expands existing law⁶ by including jailers, guards, matrons and other correctional officers of *cities* and *counties* within this officer classification⁷.

1. NEV. REV. STAT. §200.481(1)(a) (definition of battery).

2. *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. *Id.*

3. *Id.* §169.125 (definition of peace officer).

4. *Id.* §200.481(1)(c).

5. *See id.* §§169.125(15) (specifically including state correctional officers and employees within the definition of peace officer), 200.481(1)(c)(1).

6. *Compare* NEV. REV. STAT. §200.481(1)(c) (amended by 1983 Nev. Stat. c. 277, §1, at 674) with 1981 Nev. Stat. c. 334, §3, at 614 (amending NEV. REV. STAT. §200.481).

7. NEV. REV. STAT. §200.481(1)(c)(4) (amended by 1983 Nev. Stat. c. 277, §1, at 674).

Crimes; metal-penetrating bullets

NEV. REV. STAT. §§193.—, 202.— (new).

AB 423 (Francis); 1983 STAT. Ch 327

Existing law requires the imposition of an enhanced penalty when a firearm¹ or other deadly weapon² is used in the commission of a crime.³

1. NEV. REV. STAT. §202.253 (definition of a firearm).