Crimes; theft-consolidation

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**Crimes; racketeering**

**NEV. REV. STAT. § 207.360 (amended).**
AB 26 (Committee on Judiciary); 1989 STAT. Ch. 16

Under existing law, racketeering is the commission of at least two specified crimes within five years that are interrelated by distinguishing characteristics. Chapter 16 adds the crimes of securities fraud, commodities fraud, and insurance fraud to the list of crimes related to racketeering.

**BAS**

1. *See NEV. REV. STAT. § 207.390 (1987) (crimes must be “related to racketeering,” as set forth in Nevada Revised Statutes section 207.360).*
2. *Id.* Distinguishing characteristics include the same or similar: pattern, intents, results, accomplices, victims, or methods of commission. *Id.* The criminal penalty for violation of a racketeering statute is a prison term of not less than five years nor more than 20 years, and a fine of not more than $25,000. *See id.* § 207.400 (1987).

**Crimes; restitution**

**NEV. REV. STAT. §§ 209.4821, 209.4823, 209.4825, 209.4833, 209.4835, 209.4839 (repealed); §§ 176.033, 209.4829, 209.4837, 209.4843, 213.126 (amended).**
AB 389 (Gaston); 1989 STAT. Ch. 322

Under existing law, the court must order a convicted offender to pay restitution to the victim as a condition of a suspended sentence or probation, unless payment is impracticable. Chapter 322 requires the court to impose restitution whenever appropriate, regardless of whether the offender is imprisoned, sentenced to probation, or given

1. *NEV. REV. STAT. § 176.189 (1987).*