

CRIMINAL PENALTY AMENDMENTS

2006 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: David Litvack

Senate Sponsor: _____

LONG TITLE

General Description:

This bill modifies the Criminal Code regarding crimes motivated by bias, by providing that courts and the Board of Pardons and Parole consider if the offender's act against a victim includes specified aggravating factors that pose harm to the community.

Highlighted Provisions:

This bill:

~~H→ [→ repeals the current criminal provision that enhances penalties for certain crimes that are committed to threaten or intimidate;] ←H~~

▶ defines "aggravating factor" as an offender's selection of a victim based on the victim's membership or perceived membership in a group, and that this selection results in public harm;

▶ provides that sentencing courts and the Board of Pardons and Parole shall consider these aggravating factors; and

▶ provides that the courts and the Board of Pardons and Parole shall also consider if the current law already increases the penalty for the offense if defendant selects a member of a group, such as assault offenses against law enforcement officers or school employees.

Monies Appropriated in this Bill:

None

Other Special Clauses:



28 None

29 **Utah Code Sections Affected:**

30 ENACTS:

31 **76-3-203.4**, Utah Code Annotated 1953

32 **H→ [REPEALS:**

33 ~~———— **76-3-203.3**, as last amended by Chapter 274, Laws of Utah 2004] ←H~~



35 *Be it enacted by the Legislature of the state of Utah:*

36 Section 1. Section **76-3-203.4** is enacted to read:

37 **76-3-203.4. Crimes motivated by bias -- Aggravating factors.**

38 (1) The sentencing judge or the Board of Pardons and Parole shall consider as an
39 aggravating factor that the defendant, in committing the offense, selected the victim or property
40 primarily because the victim or the owner or holder of the property was actually or was
41 perceived by the defendant to be a member of a group.

42 (2) In determining the weight to be given to the aggravating factor in Subsection (1),
43 the judge or the board shall consider:

44 (a) the public harm resulting from the selection of a victim from that group, including
45 the degree to which:

46 (i) the selection is likely to:

47 (A) cause emotional or other harm to the victim H→ [or] and ←H other members of
47a the group; or

48 (B) incite community unrest; or

49 (ii) the group is or has been the target of animus, discrimination, legal disabilities, or
50 hate-based crimes; and

51 (b) whether the penalty for the defendant's selection of a member of the group as a
52 victim is already increased by other existing provisions of law.

53 **H→ [Section 2. Repealer.**

54 ~~———— **This bill repeals:**~~

55 ~~———— **Section 76-3-203.3, Penalty for hate crimes -- Civil rights violation.] ←H**~~

Legislative Review Note

as of 1-6-06 12:22 PM

Based on a limited legal review, this legislation has not been determined to have a high probability of being held unconstitutional.

Office of Legislative Research and General Counsel

Fiscal Note**Criminal Penalty Amendments***19-Jan-06***Bill Number: HB0090***12:29 PM*

State Impact

No fiscal impact.

Individual and Business Impact

No fiscal impact to law-abiding citizens.

Office of the Legislative Fiscal Analyst