

SB 271 Victim and Witness Intimidation - Penalties and Procedures OPPOSED

Current Law of Witness Intimidation/Obstructing Justice

Criminal Law § 9-302, 9-303, 9-305

A person may not harm another, threaten, damage or destroy to induce or influence a victim or witness to:

- testify falsely
- withhold testimony
- avoid/absent oneself from testifying, or
- not report crime-related information.

A person may not harm another, threaten, damage or destroy to *retaliate* against:

- a victim or witness who testified or reported a crime
- or a juror or officer of the court relating to their duties.

A person may not by threat, force or corrupt means influence, intimidate or impede a:

- juror
- witness
- officer of the court.

Current Law of Witness Intimidation/Obstructing Justice

Criminal Law § 9-302, 9-303, 9-305

A person may not harm another, threaten, damage or destroy to induce or influence a victim or witness to:

- testify falsely
- withhold testimony
- avoid/absent oneself from testifying, or
- not report crime-related information.
 - If in regards to a felony drug crime or CoV, up to 20 years;
- All other cases, up to 10 years.

A person may not harm another, threaten, damage or destroy to retaliate against:

- a victim or witness who testified or reported a crime
- or a juror or officer of the court relating to their duties.

A person may not by *threat, force or corrupt means* influence, intimidate or impede a:

- juror
- witness
- officer of the court.

- If in regards to a felony drug crime or CoV, up to 20 years;
- All other cases, up to 10 years.
- If in regards to a felony drug crime or CoV, up to 20 years;
- All other cases, up to 10 years.

A person may not harm another, threaten, damage or destroy to induce or influence a victim or witness to: testify falsely withhold testimony avoid/absent oneself from testifying, or not report crime-related information.	A person may not harm another, threaten, damage or destroy to retaliate against: a victim or witness who testified or reported a crime or a juror or officer of the court relating to their duties.	A person may not by threat, force or corrupt means influence, intimidate or impede a: influence intimidate or impede a: witness officer of the court.
 If in regards to a felony drug crime or CoV, up to 20 years; All other cases, up to 10 years. 	 If in regards to a felony drug crime or CoV, up to 20 years; All other cases, up to 10 years. 	 If in regards to a felony drug crime or CoV, up to 20 years; All other cases, up to 10 years.
causing serious physical injury 15 years	causing serious physical injury 15 years	causing serious physical injury 15 years

A p	erson may not harm another, threaten, damage or troy to induce or influence a victim or witness to: testify falsely withhold testimony avoid/absent oneself from testifying, or not report crime-related information.	A person may not harm another, threaten, damage or destroy to retaliate against: a victim or witness who testified or reported a crime or a juror or officer of the court relating to their duties.	A person may not by threat, force or corrupt means influence, intimidate or impede a: influence intimidate or impede a: witness officer of the court.
٠	If in regards to a felony drug crime or CoV, up to 20 years; • All other cases, up to 10 years.	 If in regards to a felony drug crime or CoV, up to 20 years; All other cases, up to 10 years. 	 If in regards to a felony drug crime or CoV, up to 20 years; All other cases, up to 10 years.
c	These two offenses are already covered by existing law, which prohibits "harm" – each amounts to criminalizing the same behavior with a different name and adding an extra penalty.		causing serious physical injury 15 years
	causing death 25 years	causing death 25 years	causing death 25 years

A person may not harm another, threaten, damage or destroy to induce or influence a victim or witness to: testify falsely withhold testimony avoid/absent oneself from testifying, or not report crime-related information.	A person may not harm another, threaten, damage or destroy to retaliate against: a victim or witness who testified or reported a crime or a juror or officer of the court relating to their duties.	A person may not by threat, force or corrupt means influence, intimidate or impede a: influence intimidate or impede a: witness officer of the court.		
 If in regards to a felony drug crime or CoV, up to 20 years; All other cases, up to 10 years. 	 If in regards to a felony drug crime or CoV, up to 20 years; All other cases, up to 10 years. 	 If in regards to a felony drug crime or CoV, up to 20 years; All other cases, up to 10 years. 		
Also, with respect to all three of these new crimes – "serious physical injury" is already itself the crime of 1st degree assault – punishable as a felony up to 25 years, so these provisions are completely redundant.				
causing death 25 years	causing death 25 years	causing death 25 years		

A person may not harm another, threaten, damage or destroy to induce or influence a victim or witness to: testify falsely withhold testimony avoid/absent oneself from testifying, or not report crime-related information.	A person may not harm another, threaten, damage or destroy to retaliate against: a victim or witness who testified or reported a crime or a juror or officer of the court relating to their duties.	A person may not by threat, force or corrupt means influence, intimidate or impede a: influence, intimidate or impede a: intro juror intro witness intro of the court.		
 If in regards to a felony drug crime or CoV, up to 20 years; All other cases, up to 10 years. 	 If in regards to a felony drug crime or CoV, up to 20 years; All other cases, up to 10 years. 	 If in regards to a felony drug crime or CoV, up to 20 years; All other cases, up to 10 years. 		
Also, with respect to all three of these new crimes – "serious physical injury" is already itself the crime 1 st degree assault – punishable as a felony up to 25 years, so these provisions are completely redundant				

Lastly, "causing death" is not defined but would have to mean any behaviors already criminalized by our laws against homicide, punishable as a felony up to LWOP, life or 40 years depending on circumstances.