Colorado Commission on Criminal & Juvenile Justice

# FY2008 RECOMMENDATION/FY08-BP47 OFFENDER PROFILE TO FOLLOW THROUGHOUT SYSTEM

Status: No Implementation

# Actions/Updates

# 2023 UPDATE (JUNE)

During the FY 2023 Legislative Session, Senate Bill 2023-158 to reauthorize the Colorado Commission on Criminal and Juvenile Justice (CCJJ) was postponed indefinitely on May 7, 2023. Therefore, with the sunset of the Commission, all activities of the CCJJ ceased on June 30, 2023.

No further monitoring of CCJJ recommendations will occur.

## 2017 - 2022 UPDATE

Status unknown.

## **2016 BARRIER**

This topic is not the primary interest of the Data Sharing Task Force and can not be implemented due to insufficient resources.

### **2013 UPDATE**

As of February 2013, the anticipated CCJJ Data Sharing/ID Task Force had yet to be created. Therefore, this recommendation has yet to be addressed.

### **2012 UPDATE**

As of January 2012, the anticipated CCJJ Data Sharing/ID Task Force had yet to be created. Therefore, this recommendation has yet to be addressed.

# 2011 OVERSIGHT COMMITTEE ACTION STEPS

This recommendation to be forwarded to the CCJJ Data Sharing/ID Task Force when it is created.

### **2010 UPDATE**

No implementation.

### **2009 ACTION/IMPLEMENTATION**

No action has been taken on this recommendation.

### **2009 BARRIERS**

Lack of financial resources prohibited implementation.

## Description

Representatives from probation, community corrections, DOC, and local jails must work together to develop and implement a protocol whereby a standardized, comprehensive profile of an offender, the offense, and the victim impact--which may include the PSIR--and individual empirically-based assessment information (such as the Level of Supervision Inventory, and specialized assessments), should follow all individuals convicted of a felony throughout the system, from pre-sentence to release. This assessment should be regularly updated, at a minimum prior to significant decision points in custody or during community supervision, to assure that program placement is linked to criminogenic needs and to document treatment progress and new skills obtained. A systematic quality assurance procedure must be implemented with this initiative. Protocols to share this information while protecting the privacy of the individual must be developed and implemented within and across agencies.

## **Agencies Responsible**

State Judicial, Department of Corrections, the Department of Public Safety, the Governor's Office of Information Technology, local jails

### Discussion

This complex recommendation reflects fundamental reform, and has not been implemented. The Commission is committed to the transfer of information that would form the foundation of individualized, dynamic case plan. This complex reform initiative furthers the Commission's statutory mandate to "focus on evidence-based recidivism reduction initiatives...." and ensure the "...cost effective use of public resources." [C.R.S. 16-11.3-103(1)].