



FY2008 RECOMMENDATION/FY08-L08 COURT RETENTION OF BOND IN BOND-TO-THE-COURT SYSTEM

Status: Implementation Complete

Actions/Updates

2012 UPDATE

Upon further study the Bail Subcommittee decided to pursue a different plan of action. See the FY13 Bail recommendations for further information.

2012 UPDATE

Sheriff Grayson Robinson is chairing the Bail Subcommittee to redesign and redevelop L-7, L-8 and L-9.

2011 OVERSIGHT COMMITTEE ACTION STEPS

This recommendation was proposed as legislation in HB11-186 along with recommendation FY08-L07. However, this bill was not approved by the legislature.

Sheriff Grayson Robinson to work with key stakeholders and lead the effort to redesign and redevelop L-7, L-8 and L-9. CCJJ Chairman James Davis or CCJJ Vice Chairman David Kaplan to schedule a meeting with the Governor to educate him on the history and importance of bond reform.

2010 UPDATE

No implementation.

2009 ACTION TO DATE

No action has been taken on this recommendation.

2009 BARRIER

Insufficient support by key stakeholders to move forward with this recommendation during the FY 2009 legislative session.

Description

When courts use the percentage bond-to-the-court, per Recommendation L-7, and the court plays the role of the surety, it shall retain a percentage of the bond.

Agencies Responsible

State Judicial