

Colorado Commission on Criminal & Juvenile Justice

FY2010 RECOMMENDATION/FY10-D07 MODIFY BOND STATUTES FOR DEFENDANTS ACCUSED OF 3RD AND SUBSEQUENT ALCOHOL AND DRUG RELATED DRIVING OFFENSES

Status: Implementation Complete

Actions/Updates

2012 ACTION/IMPLEMENTATION

A version of this recommendation passed as HB 11-1189 in 2011.

Description

On a 3rd and subsequent alcohol-related driving arrest, if the defendant is granted bond, the conditions of the bond must include participation in a treatment program and regular monitoring such as electronic monitoring, alcohol testing and/or vehicle disabling devices. Relief from these conditions can only occur upon motion of the defendant, a hearing, and a written finding by the court that the these conditions are not in the interests of justice and that public safety is not endangered by the removal of the conditions.

Agencies Responsible