

# Colorado Commission on Criminal & Juvenile Justice

# FY2010 RECOMMENDATION/FY10-D49 INTERMEDIATE SANCTIONS AND REWARDS FOR DRUG INVOLVED OFFENDERS

**Status:** Implementation Complete

#### **Actions/Updates**

#### **2014 UPDATE**

The passage of Senate Bill 2014-163 (Section 8, regarding 18-1.3-103.5) allows for a "wobbler" where following a guiltiy ruling (by plea or decision of the court/jury) for crimes listed in this section a successful completion of any community-based sentence to probation or to a community corrections program will result in the drug felony conviction being vacated and replaced with a misdemeanor.

#### **2013 UPDATE**

Although idividual judicial districts are reponsible for the implementation of this recommendation it is unrealistic for the Commission to track the activities of individual judicial districts.

#### 2012 ACTION/IMPLEMENTATION

Unknown

## **Description**

Intermediate sanctions and rewards should be authorized when working with drug-involved offenders.

## **Agencies Responsible**

#### Discussion

Probation and parole officers should be granted the authority to administer intermediate sanctions and rewards when working with drug-involved offenders.