



FY2011 RECOMMENDATION/FY11-SO01 REGARDING SEX OFFENDER REGISTRATION, COMBINE TERMINATION HEARING/DE-REGISTRATION FOR JUVENILES CONVICTED OF A SEX OFFENSE

Status: Implementation Complete

Actions/Updates

2012 ACTION/IMPLEMENTATION

Action on this recommendation was completed with the passage of House Bill 11-1278.

Description

Create a simultaneous termination hearing/de-registration process for those juvenile offenders currently eligible for de-registration under 16-22-113(e), CRS.

Agencies Responsible

Discussion

Many offenders who are eligible to de-register fail to do so or are uninformed of the option. This recommendation is intended to amend the relevant statutes as necessary in CRS Titles 16 and 19. This would not change the substance of current law in 16-22-113(e), CRS, only the procedures. This does not alter which juvenile offenders would be eligible for de-registration. This will create a simultaneous hearing/process to terminate supervision and registration. Proper notice can be given to all parties and the court will have treatment records for juvenile. This should apply to juvenile probation and juvenile parole. Victim notice would still be accomplished.