



**FY2011 RECOMMENDATION/FY11-SO05 CLARIFICATION REGARDING
REGISTRATION OF SEX OFFENDERS IN JAIL**

Status: Implementation Complete

Actions/Updates

2012 ACTION/IMPLEMENTATION

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

Description

Add and clarify language in 16-22-106(3)(a), CRS, regarding the registration of offenders sentenced to or held in jail.

Agencies Responsible

Discussion

The added language requires re-registration of offenders held in jail pending court disposition for more than 5 days. This re-registration and notification to law enforcement will prevent unnecessary investigation into offenders presumed to have failed to register. The clarified language for offenders sentenced to jail would specify that the re-registration requirement applies to offenders sentenced to jail for any offense, not just sex offenses, and would include a notification to the previous registration jurisdiction.