

1

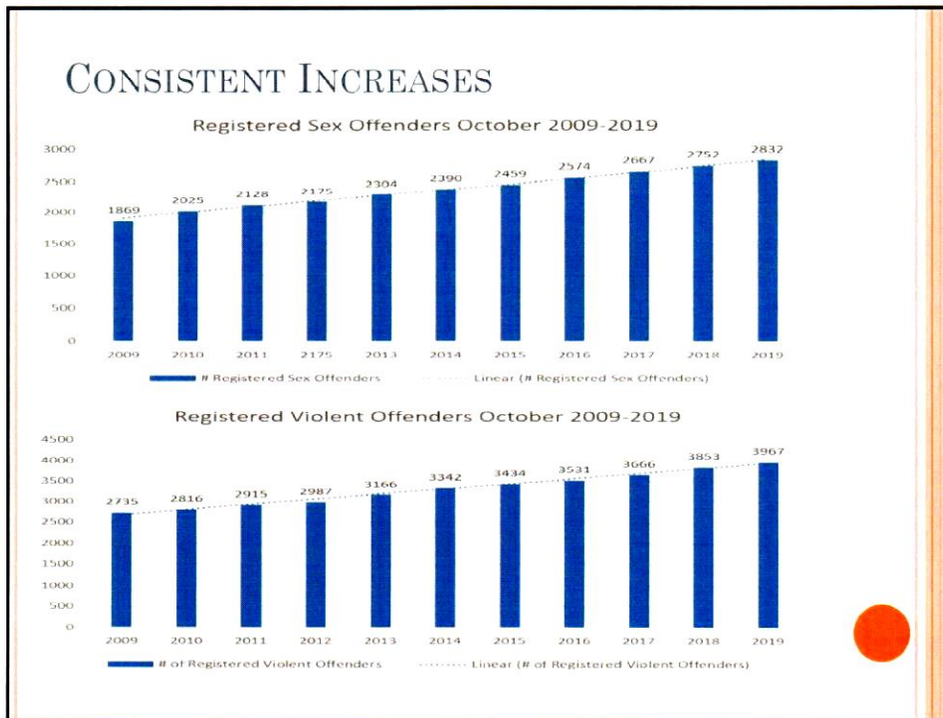
REGISTRY STATISTICS AS OF 11/04/2019

- 6799 Montana Registered Offenders (active)
 - 2719 Sexual Offenders
 - 3967 Violent Offenders
 - 113 Sexual and Violent Offenders
- 10,818 Total Registrants (active and inactive)

Female Offenders	Male Offenders
56 Sexual	2666 Sexual
2 Sexual/Violent	111 Sexual/Violent
467 Violent	3494 Violent

- 785 Tier 1 Sex Offenders
- 528 Tier 2 Sex Offenders
- 136 Tier 3 Sex Offenders
- 1383 Non-Designated Sex Offenders
- 136 Adjudicated as Juveniles

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MT SVOR UNIT

- Bureau Chief
- 2 Analysts
- 2 Compliance Agents

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MT SVOR UNIT

- Compliance Agents
 - Coordinate Compliance Operations with US Marshal's, Department of Corrections and local law enforcement
 - Serve offenders past due Address Verification Letters
 - Submit Failure to Register reports
 - Testify
 - Assist with registration packets when delinquent



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MT SVOR UNIT

- Analyst Responsibilities
 - Collect and Analyze documentation to verify registration requirement
 - Data entry/web updates
 - Testify
 - Training
 - Assist Agents
 - Quality Control Reviews
 - Participate in Legislative bills affecting SVOR
 - Participate in Database updates
 - Assist with Grants



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Sex Offender Registration



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SEX OFFENDER REGISTRATION

- July 1, 1989
 - A SO must be sentenced or incarcerated on or after 7/1/89

 - Sexual offenders who are sentenced by a state or federal court in any state on or after **July 1, 1989**, or who as a result of a sentence are under the supervision of a county, state or federal agency in any state on or after **July 1, 1989** are required to register.
- 

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SEX OFFENDER REGISTRATION

- “Sex Offense” means: any violation of or attempt, solicitation or conspiracy to commit a violation of....

MCA 46-23-502 (9 (a))



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SEX OFFENDER REGISTRATION

- 45-5-301 **Unlawful Restraint (victim <18 and offender not parent of victim)**
- 45-5-302 **Kidnapping (victim <18 and offender is not parent of victim)**
- 45-5-303 **Aggravated Kidnapping (victim <18 and offender is not parent of victim)**
- 45-5-502(3) **Sexual Assault (victim <16 and offender 3 or more years older)**
- 45-5-503 **Sexual Intercourse without Consent**
- 45-5-504(2)(c) **Indecent Exposure (3rd conviction or 1st if victim <18)**
- 45-5-507 **Incest (victim <18 and offender 3 years of age older)**
- 45-5-603(1)(b) **Aggravated Promotion of Prostitution (victim <18)**
- 45-5-625 **Sexual Abuse of Children**



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SEX OFFENDER REGISTRATION

Conviction on or after May 11, 2007

- 45-5-507(5) Incest (victim <12 and offender 18 or older)
- 45-5-601(3) Prostitution (victim must be <18 and offender 18 or older)
- 45-5-602(3) Promoting Prostitution (victim must be ≤12 and offender 18 or older)
- 45-5-603(2)(b) Aggravated Promotion of Prostitution (victim ≤12 and offender 18 or older)

Conviction on or after 4/2/15

- 45-5-502 Sexual Assault (offender is professional licensed under Title 37 and offense committed during treatment, consultation, interview, or evaluation of a person's physical or mental condition, ailment, disease, or injury)

Conviction on or after 7/1/15

- 45-5-704 Sexual Servitude of Child (Conv between 7/1/13 and 7/1/15 MCA 45-5-310)
- 45-5-704 Patronizing a Child (Conv between 7/1/13 and 7/1/15 MCA 45-5-311)

Conviction on or after 10/1/15

- 45-5-504(3) Indecent Exposure (victim is <16 and offender is more than 4 years older)

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SEX OFFENDER REGISTRATION

Conviction on or after 10/1/17

- 45-5-508 Aggravated Sexual Intercourse Without Consent

Conviction on or after 5/7/19

- 45-5-603(2)(c) Aggravated Promotion of Prostitution (person is victim of human trafficking or subject to force, fraud or coercion and offender is 18 or older)

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SEX OFFENDER REGISTRATION

Conviction on or after 7/1/13

- Sexual Servitude of Child (45-5-310)
- Patronizing of Child (45-5-311)

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SEX OFFENDER REGISTRATION

- If S/O is required to register in original conviction state then they are required to register in MT
 - (Even if they are relieved of registration from the conviction state)
- OR
- Out of State/Federal/Tribal Offenses
 - Statute of conviction must be reasonably equivalent to MT qualifying offenses
 - Determination by our Legal advisor in AG's office (In some instances, the conviction state does not require registration, but Montana does).

MCA 46-23-502 (9)(b) any violation of a law of another state, a tribal government, or the federal government that is reasonably equivalent to a violation listed in subsection (9)(a) or for which the offender was required to register as a sex offender after an adjudication or conviction

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SEX OFFENDER REGISTRATION

- Court Ordered Offenses
 - Offender is required to register if court ordered, regardless of offense.
 - Example: Stalking, Intimidation, Criminal Endangerment, etc...
 - **Once the offender discharges their sentence, they are no longer required to register for a court ordered offense.
 - This only can be done if the Offender agrees to it in a plea agreement:
 - MCA 46-23-512. Plea agreement agreeing to compliance with this part. A defendant convicted of an offense that would otherwise not be subject to registration under this part may agree to comply with the registration requirements of this part as part of a plea agreement, and a court accepting the plea agreement may order the defendant to comply with this part.
- 

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SEX OFFENDER REGISTRATION

- Juvenile Offenses
 - Required to register if adjudicated of a qualifying sex offense between 5/11/07 and 09/30/2017.
 - Must be court ordered to register if adjudicated of an offense prior to 5/11/07 and after 10/01/2017.
 - All are posted to the website and only removed per court order.
- 

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SEX OFFENDER REGISTRATION

○ Juvenile Offenses

MCA 41-5-1513 (6) the duration of registration for a youth who is required to register as a sexual or violent offender must be as provided in 46-23-506, except that the court may, based on specific findings of fact, order a lesser duration of registration.

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SEX OFFENDER REGISTRATION

○ Tier Level Designations

- Tier 1
 - 46-23-509(2)(a) risk of a repeat sexual offense is low
- Tier 2
 - 46-23-509(2)(b) risk of a repeat sexual offense is moderate
- Tier 3
 - 46-23-509(2)(c) risk of a repeat sexual offense is high, there is a threat to public safety, and the sexual offender evaluator believes that the offender is a sexually violent predator

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SEX OFFENDER REGISTRATION

- Tier Level Designation
 - Tier level must be court ordered
 - OR
 - Risk level designation from another state
 - Must meet low/moderate/high scale
 - Accepted tier level designations from MSP prior to 1997



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SEX OFFENDER REGISTRATION

- Tier Level Designation
 - States we recognize tier levels from:

Arizona	Minnesota	Oregon
Arkansas	Nevada	Rhode Island
Delaware	New Jersey	Texas
Georgia	New York	Washington
Maine	North Dakota	



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SEX OFFENDER REGISTRATION

o Duration of Registration

- A sexual offender is required to register for the remainder of the offender's life, except:
 - o Non designated/ Tier 1 can petition after 10 years
 - o Tier 2 can petition after 25 years

46-23-506 (1)(a) A sex offender required to register under this part shall register for the remainder of the offender's life, except as provided in subsection (3) or during a period of time during which the offender is in prison.

(b) Except as provided in subsection (5), at any time after 10 years of registration for a level 1 sexual offender and at any time after 25 years of registration for a level 2 sexual offender, an offender may petition the sentencing court...for an order relieving the offender of the duty to register.

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SEX OFFENDER PETITION FOR REMOVAL FROM REGISTRY

- o The requirements and responsibilities of registration for sexual or violent offenders are explained in **Title 46 Chapter 23 Part 5** of the Montana Code Annotated.

Who can petition (46-23-506)?

- o No Tier Designation – after 10 years of registration
- o Tier Level 1 – after 10 years of registration
- o Tier Level 2 – after 25 years of registration

EXCEPT:

- o If Convicted of Sexual Intercourse Without Consent where:
 - o The victim was compelled to submit by force against the victim or another, OR
 - o Victim was under 12 years of age at the time of the offense
- o If Convicted of Incest and at the time of the offense the victim was less than 12 and the offender was 3 or more years older than the victim.
- o If Convicted of a second sexual offense that requires registration
- o If Convicted of a sexual offense and was designated a Sexually Violent Predator

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SEX OFFENDERS WITH RELIEF FROM OTHER STATES:

- 46-23-506(3) Relief of registration does not apply to a sentencing court that is in another jurisdiction. (Out of state relief of registration). If that was the case than other states could dictate how we interpret our own registration law. That is contrary to the clear intent of the law. The Attorney General's legal review reads the statute to require that out of state sex offenders with relief of registration from the conviction state would need to petition the district court in the district that the offender would like to reside in Montana for relief from registration in our state.

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Violent Offender Registration

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VIOLENT OFFENDER REGISTRATION

Other States with VO Registration:

Kansas	Connecticut
Oklahoma	Illinois
Indiana	Minnesota
Ohio – Arson	
California – Arson	
Tennessee – Felony Offender	
North Dakota – Offender against Children	
Florida – Robbery, Persistent Felony Offender	

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VIOLENT OFFENDER REGISTRATION

- October 1, 1995
 - A VO must be sentenced or incarcerated on or after 10/1/95
 - Violent offenders who are sentenced by a state or federal court in any state on or after **October 1, 1995**, or who as a result of a sentence are under the supervision of a county, state, or federal agency in any state on or after **October 1, 1995** are required to register.

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VIOLENT OFFENDER REGISTRATION

- “Violent Offense” means: any violation of or attempt, solicitation or conspiracy to commit a violation of...

MCA 46-23-502 (13 (a)(b))

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VIOLENT OFFENDER REGISTRATION

- Deliberate Homicide (45-5-102)
- Mitigated Deliberate Homicide (45-5-103)
- Aggravated Assault (45-5-202)
- Assault on a Minor (45-5-212)
- Assault with a Weapon (45-5-213)
- Strangulation of Partner or Family Member (45-5-215)
- Robbery (45-5-401)
- Arson (45-6-103)

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VIOLENT OFFENDER REGISTRATION

- Assault on Peace Officer (45-5-210(1)(b)(c)(d))
 - subsection (1)(a) DNQ
- PFMA (45-5-206)
 - 3rd or subsequent offense
- Kidnapping (45-5-302)
 - if victim is over 18
- Aggravated Kidnapping (45-5-303)
 - if victim is over 18
- Operation of a Clandestine Lab (45-9-132)
 - conviction on or after 10/1/03

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VIOLENT OFFENDER REGISTRATION

- Out of State/Federal/Tribal Offenses
 - Statute of conviction must be reasonably equivalent to MT qualifying offenses
 - Determination by our Legal advisor in AG's office

MCA 46-23-502 (13)(b) any violation of a law of another state, a tribal government, or the federal government that is reasonably equivalent to a violation listed in subsection (13)(a)

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VIOLENT OFFENDER REGISTRATION

- Court Ordered Offenses
 - Offender is required to register if court ordered, regardless of offense.
 - Example: Stalking, Intimidation, Criminal Endangerment, etc...
 - **Once the offender discharges their sentence, they are no longer required to register for a court ordered offense.
- This only can be done if the Offender agrees to it in a plea agreement:
- MCA 46-23-512. Plea agreement agreeing to compliance with this part. A defendant convicted of an offense that would otherwise not be subject to registration under this part may agree to comply with the registration requirements of this part as part of a plea agreement, and a court accepting the plea agreement may order the defendant to comply with this part.

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VIOLENT OFFENDER REGISTRATION

- Juvenile Offenses
 - Juveniles are only required to register as a VO if they were court ordered to register.
 - Remain on registry until a court relieves them of this duty

MCA 41-5-1513 (6) the duration of registration for a youth who is required to register as a sexual or violent offender must be as provided in 46-23-506, except that the court may, based on specific findings of fact, order a lesser duration of registration.

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VIOLENT OFFENDER REGISTRATION

o Duration of Registration

- 10 years
 - o Following release from confinement or if not confined, following sentencing
 - o Must have court order to be removed from registry

46-23-506 (2)(a) A Violent offender is required to register for the 10 years following release from confinement or, if not confined following sentencing, for the 10 years following the conclusion of the sentencing hearing, but the offender is not relieved of the duty to register until a petition is granted under subsection 3a

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VIOLENT OFFENDER REGISTRATION

o Duration of Registration

- VO must register for life if convicted of ANY felony conviction during their 10 year registration period
 - o State/Federal/Tribal/Out of State convictions
 - o Felony does not include revocation or probation violation

46-23-506 (2)(b) If convicted during the 10-year period of failing to register or keep registration current or of a felony, will register for the remainder of the offender's life unless relieved of the duty to register

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VIOLENT OFFENDER REGISTRATION

o Duration of Registration

- Relief from Registration
 - o VO is required to petition the district court where he/she resides or was sentenced
 - o Must have a court order to remove offender from registry

46-23-506 (3)(a) an offender may after the 10 years have passed, petition the sentencing court in the district court for the judicial district in which the offender resides for an order relieving the offender of the duty to register. The petition must be served on the county attorney in the county where the petition is filed. The petition must be granted if the defendant has not been convicted under subsection (2)(b).

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VIOLENT OFFENDER PETITION FOR REMOVAL FROM REGISTRY

- o The requirements and responsibilities of registration for sexual or violent offenders are explained in [Title 46 Chapter 23 Part 5](#) of the Montana Code Annotated.

Who can petition (46-23-506)?

There are two ways for violent offenders to petition for removal from the violent offender registry:

- o *Mont. Code Ann. 46-23-506 (2)(a)-(b)*: Violent offenders who have registered for either 10 years following their confinement or 10 years following the sentencing hearing if not confined may petition the Court. In addition to the 10-year requirement, the violent offender must show they were not convicted during the 10-year period of 1) failure to register as a violent offender; 2) failure to keep registration current; or 3) of any felony crimes.
- o *Mont. Code Ann. 46-23-506 (3)(b)*: Violent offenders who have registered for either 10 years following their confinement or 10 years following the sentencing hearing if not confined, but have been convicted of failing to register or keep registration current or of a felony, may still petition the Court. The Court may or may not grant the petition based on whether: 1) the offender has remained a law-abiding citizen; and 2) continued registration is not necessary for public protection and that relief from registration is in the best interests of society.

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SVOR General Registration Information



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SVOR GENERAL REGISTRATION

- Registration Procedure
 - Register with PD or SO
 - Register with Probation

MCA 46-23-502 (2) Registration under (1)(a) must be with the chief of police of the municipality or the sheriff of the county if the offender resides in an area other than a municipality. Whichever law enforcement official the offender resides with shall notify the other official of the registration.

The Probation officer having supervision over an offender required to register under subsection (1)(a) shall verify the offender's registration status with the appropriate law enforcement agency.



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SVOR GENERAL REGISTRATION

○ Registration Procedure

Shall register immediately following sentencing

OR

10 days prior to release from confinement

AND

Within 3 business days of entering a county of residence or temporarily more than 10 days

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SVOR GENERAL REGISTRATION

○ Registration Procedure

MCA 46-23-504 (1)(a-d)

(a) Sex or Violent offender shall register immediately upon conclusion of the sentencing hearing if the offender is not sentenced to confinement or is not sentenced to the department and placed in confinement by the department

(b) Must be registered at least 10 days prior to release from confinement if sentenced to confinement or sentenced to the department and placed in confinement by the department

(c) Shall register within 3 business days of entering a county of this state for the purpose of residing or setting up a temporary residence for 10 days or more or for an aggregate period exceeding 30 days in a calendar year.

(d) Who is a transient shall register within 3 business days of entering a county of this state

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SVOR GENERAL REGISTRATION

- Registration Procedure – Complete Registration
 - Registration Form
 - Current Color Photograph
 - Fingerprint Card
 - Hardcopy—no fax or photocopies accepted
 - Red Criminal Card
 - **DNA

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SVOR GENERAL REGISTRATION

- Registration Procedure – Complete Registration

MCA 46-23-504 (3) At the time of registering, the offender shall sign a statement in writing giving the information required by subsections (3)(a-g) and any other information required by the DOJ. The registration agency shall fingerprint the offender, unless the offender's fingerprints are on file with the DOJ, photograph the offender, and obtain a DNA sample from the offender. Within 3 days, the registration agency shall send copies of the statement, fingerprints and photographs to the DOJ. The registration agency shall send the DNA sample to the DOJ for analysis and entry of the DNA record into the DNA identification index.

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SVOR GENERAL REGISTRATION

○ Registration Procedure – Registration Form

- Demographics
- Residences
- Employment
- School
- Identification: DL, tribal ID, ID card, etc...
- Vehicles: Motor vehicles, watercraft, aircraft, etc...
- Internet Identifiers
- Passport and Immigration Documents
- Professional Licenses

MCA 46-23-504 (3)(a-g)



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SVOR GENERAL REGISTRATION

○ Registration Procedure – Registration Form

- Residences
 - Offender must register all addresses where they reside
 - Designate one as primary
 - Secondary
 - Transient
 - Must register with all counties in which the offender resides



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SVOR GENERAL REGISTRATION

○ Registration Procedure – Registration Form

MCA 46-23-504 (4) If, at the time of registration, the offender regularly resides in more than one county or municipality, the offender shall register with the registration agency of each county or municipality in which the offender resides. If an offender resides in more than one location within the same county or municipality, the registration agency may require the offender to provide all of the locations where the offender regularly resides and to designate one of them as the offender's primary residence.

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SVOR GENERAL REGISTRATION

○ Registration Procedure – Photo's

- Forward a color photo at initial registration
- Photo's should be updated annually or at time of AVL
 - ALL SO photos are posted to the web
 - VO photos are posted to the web for transient and non-compliant offenders

MCA 46-23-505 (1) The registration agency shall require the offender to appear before the registration agency for a new photograph every year

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SVOR GENERAL REGISTRATION

○ Registration Procedure – Final Steps

- Send Registration Form, Fingerprints and Photo to DOJ
 - Email/Mail/Fax—Pick one method
 - Email- enter offender type, name and DOB in subject line
 - Scanned – signed and initialed 3rd page
- Mail DNA to Crime Lab
- Electronic submissions are processed quickest

MCA 46-23-504 (3) . Within 3 days, the registration agency shall send copies of the statement, fingerprints and photographs to the DOJ. The registration agency shall send the DNA sample to the DOJ for analysis and entry of the DNA record into the DNA identification index.



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SVOR GENERAL REGISTRATION

○ Registration Procedure – DNA

- DNA can now be collected based on the requirement to register (10/1/13)
 - Send DNA kits to the crime lab
 - DNA contact – Megan Ashton
 - 406-728-4970
 - SVOR Process DNA email contact-- dojdna@mt.gov
- 

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SVOR GENERAL REGISTRATION

- Registration Procedure – DNA
- 46-23-504 (3) At the time of registering...The registration agency shall...obtain a DNA sample from the offender...The registration agency shall send the DNA sample to the department of justice for analysis and entry of the DNA record into the DNA identification index.
- 46-23-504(6)(c) ...at the time the sexual offender returns the registration verification form, the registration agency shall take a photograph of the offender and collect a DNA sample if none has not already been collected. The registration agency shall send the DNA sample to the department of justice for analysis and entry into the DNA identification index.

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SVOR GENERAL REGISTRATION

- Registration Procedure – Change of Information
 - Send all updates to DOJ
 - Change of Information (COI)
 - Update of name, residence, student, employment or transient status
 - Transient Offenders
 - New Qualifying Offenses
 - Deceased Offenders

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SVOR GENERAL REGISTRATION

- Registration Procedure – Change of Information

- Offenders moving out of state
 - COI Form
 - Complete and forward to DOJ
 - This will be forwarded to other state agencies for notification
 - If address is unknown, try to at least obtain city

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SVOR GENERAL REGISTRATION

- Registration Procedure – COI
 - Offender is required to update any change in information within 3 business days to their registration agency
 - Sex offenders will notify registration agency 21 days in advance of international travel. New AVL line and registration form for offender to initial (Federal Megan International law change).
 - Agency will notify DOJ of update within 3 business days
 - Updates cannot be received via phone

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INTERNATIONAL MEGAN'S LAW

The Law

- International Megan's Law (IML), PL 114-119, was signed into law on February 8th 2016. Now codified as 42 USC § 16935, 18 USC § 2250(b).
- The law was enacted to provide advance notice to sex offenders traveling internationally in an effort to protect children from sexual abuse and exploitation, to include sex tourism and sex trafficking.
- Named after Megan Nicole Kanka, who was murdered in 1994, by a two-time convicted sex offender.



Richard Huckle - 71 Charges of sexual abuse in Malaysia



Traveling internationally: sex offenders should check with the consulate or US Embassy of the country they are traveling to prior to purchasing tickets. They will be able to notify the offender immediately if entry will be approved or denied. Once they have approval from the country they are visiting, they must notify their registering agency 21 days in advance with a copy of a full itinerary. Please send the itinerary and any change of information forms the offender filled out to dojsvor@mt.gov. DOJ will then forward on a notification to the National Sex Offender Targeting Center. (NSOTC).

- He presented himself as a practicing religion and first visited Malaysia on a teaching gap year when he was 18 or 19. He then went on to groom children while doing voluntary work and victimized 200 children.
- **"Deliberately travelled to a part of the world where he thought he could abuse vulnerable children without being caught". Victims 6 months - 12 YOA**

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SVOR GENERAL REGISTRATION

o Registration Procedure – COI

MCA 46-23-505 (1) If an offender required to register under this part has a change of name/residence/change in student/employment/transient status, the offender shall within 3 business days of the change appear in person and give notification of the change to the registration agency with whom the offender last registered or if the offender was initially registered, to the registration agency for the county/municipality from with the offender is moving. The registration agency shall require the offender to appear before the registration agency for a new photograph every year.

(3) Within 3 business days after receipt of the information concerning a new name/residence/change in the student/employment/transient status, the registration agency shall forward the information to the DOJ, which shall forward a copy of the information to the appropriate county/municipality

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SVOR GENERAL REGISTRATION

- Registration Procedure – COI
 - Transient Offenders
 - Transient offenders are required to report monthly and in person with their registering agency
 - If no mailing address, defaults to LEA

MCA 46-23-504 (5) A transient shall report monthly, in person to the registration agency with which the transient registered. The transient shall report on a day specified by the registration agency and during the normal business hours of that agency. On that day, the transient shall provide the registration agency with the information listed in 3(a-g). The registration agency to which the transient reports may also require the transient to provide the locations where the transient stayed during the previous 30 days and may stay during the next 30 days.

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SVOR GENERAL REGISTRATION

- Address Verification Letters
 - Generated and mailed by DOJ
 - SO Tier 3– every 90 days
 - SO Tier 2– every 180 days
 - SO Tier 1– annually
 - SO Non-designated– annually
 - Violent offenders– annually
 - Must be signed and notarized and returned to DOJ
 - Sex Offenders required to submit them to local LE
 - Violent Offenders can mail them directly to DOJ

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SVOR GENERAL REGISTRATION

○ Address Verification Letters

- 2 pages long
 - Tier 3 AVL is different than Tier 0, 1, 2 and violent
 - References living and working restrictions for level III
 - Megan's Law International 21 day notification rule
 - Provides all current address data for verification
 - Expands employment data collection
 - Adds email and social media fields

 - Return signed and notarized to DOJ
- 

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SVOR GENERAL REGISTRATION

○ Address Verification Letters

46-23-504 (6) The DOJ shall mail a registration verification form... The form must require the offender's notarized signature. Within 10 days after receipt of the form, the offender shall complete the form and return it to the registration agency where the offender last registered... A sex offender shall return the form to the appropriate registration agency in person...and the agency shall take a photograph of the offender and collect a DNA sample if one has not already been collected.



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SVOR AM MESSAGE

- Notification to LE of those offenders who are past due on their AVL's
- Generated the 1st of every month ~ 1900 hours

- What steps should you take?
 - Contact your offenders and verify address info
 - Contact DOJ to request new AVL
 - Advise DOJ if offender should be flagged non-compliant

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SVOR GENERAL REGISTRATION

- Failure to Register
 - Know what your County Attorney wants/requires for prosecution

 - MCA 46-23-507 A sexual or violent offender who knowingly fails to register, verify registration, or keep registration current under this part may be sentenced to a term of imprisonment of not more than 5 years or may be fined not more than \$10,000, or both.

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SVOR GENERAL REGISTRATION

- Deferred Sentences—Exception to the rule
 - Required to register for length of deferred sentence
 - Petition for Dismissal
 - Granted – removed from registry. Must provide copy of dismissal order
 - Not Granted/Fail to Petition/Revocation – remain registered until we receive a court order that states otherwise

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DISSEMINATION OF INFORMATION

- Methods
 - Local registration Log/book
 - Internet
 - Refer to MT SVOW
 - Maintain local website
 - Newspapers
 - Television
 - Radio
 - Fliers
- Consideration
 - Practices based on the different risk level
 - Practices to target groups that may be vulnerable to high risk offenders

46-23-508

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A screenshot of a website page. At the top, the text "SVOR WEBSITE" is displayed. Below it is a URL: <https://app.doj.mt.gov/apps/svow/default.aspx>. A red-bordered box contains a document icon, the text "NEW! Sign up for offender alerts by email.", and a smaller line of text: "Get automatic daily alerts when offenders move within zip codes you choose." Below this is a table titled "SVOR Website Yearly Statistics" with columns for Year, Visits, Pageviews, and Map Transactions. The table data is as follows:

Year	Visits	Pageviews	Map Transactions
2015	270,606	1,623,186	589,819
2016	318,979	1,777,552	501,395
2017	229,517	1,456,410	394,745
2018	214,388	1,332,600	360,020

A solid red circle is located in the bottom right corner of the screenshot area. To the right of the screenshot area, there are three vertical orange lines of varying thicknesses.

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COMPUTERIZED CRIMINAL HISTORY DATABASE

- **User Interface**
- **Work In Progress Screen**
 - Ability to filter search results by the following categories
 - Registrations with an address flagged as pending
 - Awaiting legal review of equivalent Montana offense for out-of-state offense
 - Pending address verification letter (AVL)
 - Past due AVL/Request new AVL
 - Initial registration link based on possible name match
 - New (pre-registrations) automated auto populated fields for initial registration for Montana qualifying offenses.

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COMPUTERIZED CRIMINAL HISTORY DATABASE

- **Document Work Queues**
 - Ability to upload documents from local workstation for storage
 - Ability to upload redacted documents for storage and associate to original document
 - Ability to print documents
 - Ability to automatically determine the following missing/pending criteria and assign a corresponding record status
 - Automated notification for COI's

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CONTACT US

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smanders@mt.gov

<https://app.doj.mt.gov/apps/svow/default.aspx>

