

Title 6 - Criminal Procedures
Chapter 8. Sex Offender and Violent Offender Registration Ordinance

Subchapter 9. Violent Offender Registration
Sec. 850. Registration of violent offenders.

(a) A person convicted in the Fort Peck Tribal Court for offenses of 7 CCOJ Sections 201, 202, 210, 230, 244 (for third and sequent offenses), 301, 321, 415-B, 422-A, 237 and/or 423 shall be required to notify within 10 days, the Fort Peck Tribal police of their residential address, whether upon their con-viction and release from Court, or as a condition for release from the Tribal jail, and regardless of whether released on probation or for having finished their jail sentence. Failure to register shall be convicted as a felony,punishable as per 7 CCOJ 501(1).

(b) A violent offender required to register under this section shall register:

(1) 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 (c) or (2) If convicted during the 10-year period provided in subsection (b)(1) of failing to register or keep registration current or of a felony, for the remainder of the offender's life unless relieved of the duty to register as provided in subsection (c).

(c) An offender required to register for 10 years under subsection (b)(1) may, after 10 years have passed, petition the Court for an order relieving the offender of the duty to register. The petition must be served on the Fort Peck Tribal Court Prosecutor. The petition must be granted if the defendant has not been convicted under subsection (b)(2).

(d) Before releasing a violent offender from custody or confinement, the official in charge of such custody or confinement shall:

(1) Again notify the violent offender orally and in writing of the violent offender's duty to register under this section; and

(2) Obtain from the violent offender and record with the Fort Peck Tribal police and law enforcement of Roosevelt, Valley, Daniels, and Phillips counties the registration materials appropriate for that offender. The police of Wolf Point and Poplar shall be notified.

(e) Registration Requirements.

(1) There shall be a Tribal and State world wide web site containing the registered notices of all current violent offenders within the boundaries of the Fort Peck Reservation.

(2) There shall be a publicly available binder with the Tribal Police Department office listing the violent offenders in their jurisdiction.

(f) A violent offender residing with the exterior boundaries of the Fort Peck Reservation shall give the Fort Peck Tribal police notice of an intention to move outside the Reservation as soon as the decision to move is made. The Fort Peck Tribal police, within 3 days after receipt of being informed that the convicted violent offender is moving outside the Fort Peck Reservation, shall forward to law enforcement agencies having jurisdiction over the new address, notification of the violent offender's new address, and shall cooperate in furnishing the appropriate public records.

(AMENDED AS PER RESOLUTION NO. 1454-2010-12, DATED 12/13/2010.)