

692A.111 Failure to comply — penalty.

1. A sex offender who violates any requirements of [section 692A.104](#), [692A.105](#), [692A.108](#), [692A.112](#), [692A.113](#), [692A.114](#), or [692A.115](#) commits an aggravated misdemeanor for a first offense and a class “D” felony for a second or subsequent offense. However, a sex offender convicted of an aggravated offense against a minor, a sex offense against a minor, or a sexually violent offense committed while in violation of any of the requirements specified in [section 692A.104](#), [692A.105](#), [692A.108](#), [692A.112](#), [692A.113](#), [692A.114](#), or [692A.115](#) is guilty of a class “C” felony, in addition to any other penalty provided by law. Any fine imposed for a second or subsequent violation shall not be suspended. Notwithstanding [section 907.3](#), the court shall not defer judgment or sentence for any violation of any requirements specified in [this chapter](#). For purposes of [this subsection](#), a violation occurs when a sex offender knows or reasonably should know of the duty to fulfill a requirement specified in [this chapter](#) as referenced in the offense charged.

2. Violations in any other jurisdiction under sex offender registry provisions that are substantially similar to those contained in [this section](#) shall be counted as previous offenses. The court shall judicially notice the statutes of other states which are substantially similar to [this section](#).

3. A sex offender who violates any provision of [this chapter](#) may be prosecuted in any county where registration is required by the provisions of [this chapter](#).

2009 Acts, ch 119, §11