<u>Colorado Revised Statutes</u>: <u>Title 13:</u> <u>Courts & Court Procedure</u>: <u>COURTS OF RECORD</u>. ARTICLE 1. <u>GENERAL PROVISIONS</u>. PART 1. <u>ADMINISTRATIVE PROVISIONS</u>. <u>http://www.lexisnexis.com/hottopics/Colorado</u>

## 13-1-119. <u>Judgment Record</u> <u>and</u> <u>Register of Actions</u> <u>Open for Inspection</u>.

## The judgment record and register of actions shall be open at all times during office hours for the inspection of the public without charge, and it is the duty of the clerk to arrange the several records kept by him in such manner as to facilitate their inspection.

In addition to paper records, such information may also be presented on microfilm or computer terminal.

**Case Notes, Annotation:** 

"The court did not err by taking judicial notice of defendant's probation status after determining the status from the state computer system. Since this section and Crim. P. 55 expressly approve of records kept and maintained in a state computer system, the court may take judicial notice of the court records contained in the system. People v. Linares-Guzman, 195 P.3d 1130 (Colo. App. 2008)."