

COLORADO JUVENILE PAROLE BOARD	POLICY NUMBER: I-109 PAGE: 1 of 1 REPLACES: Previous Dated: 4/18/2007
CHAPTER: Policies	EFFECTIVE DATE: February 10, 2010
SUBJECT: Parole Outside of Colorado	RELATED MANDATES, STATUTES, STANDARDS, OR EXECUTIVE ORDERS: Section 19-1-115(3)(b) C.R.S. Section 24-60-701, C.R.S.
<p>APPROVED BY:  <u>Dean J. Conder, Chairperson</u></p>	

BACKGROUND/PURPOSE

To comply with Section 19-1-115(3)(b), C.R.S. and Section 24-60-701, C.R.S. which are provisions for placing juveniles in the custody of the Department of Human Services outside of Colorado.

POLICY

A youth may not be parole to a location in another state unless written approval is received from the supervising state or the Administrator of the Interstate Compact for Juveniles informs the JPB that written approval is not required by the Interstate Compact.

In the absence of written approval by the court or receiving state, the Hearing Panel/Board may grant parole and direct the JPB Administrator to establish the effective date upon receipt of the written approval.

It is the responsibility of DYC staff to ensure that the provisions or C.R.S. 19-1-115(a)(b) are complied with when Institutional status youth and already parole youth are removed from the state for more than 30 days.

PROCEDURE

For juveniles being transferred under the Interstate Compact, the Client Manager is expected to submit the receiving state's Evaluation/Investigation report along with the Parole Plan. A letter from the receiving state giving the youth permission to relocate is also acceptable for a youth to be paroled in lieu of the home investigation. If the Evaluation/Investigation report or above-referenced letter is not available to the hearing panel, the panel may either continue the hearing or parole the juvenile contingent upon receipt of acceptance of supervision. In the case of the latter, the JPB Administrator will determine the effective date of parole.

The Board procedure to parole a juvenile to an out of state Job Corp placement is for he/she to be paroled to Colorado address and then sent out of state on a travel permit. Parole supervision remains with DYC. The Hearing Panel may include a condition of parole that requires the juvenile to report to the Job Corp by a specific date.