



State Board of Parole Full Board Review

*Policy Effective April 12, 2013

The Board may conduct a Full Board Review (FBR) of any application on a case-by-case basis, as recommended by the Board member who conducts the parole application interview. It is the policy of the Board to conduct FBR on crimes involving violence in consideration of applications for parole in accordance with Board policy. The exception would be for offenders that have not incurred any further violent offenses for 10 years (with the exception of sexual offenses or crimes involving a death) or has been off supervision (probation and/or parole) for 20 years or more.

Crime of violence means any of crimes committed, conspired to be committed, or attempted to be committed by a person during which, or in the immediate flight therefrom, the person:

- (A) Any case involving a death;
- (B) First or second degree assault;
- (C) Kidnapping;
- (D) Any sexual offense;
- (E) Aggravated robbery;
- (F) First degree arson;
- (G) First degree burglary; or
- (H) Escape (by force)

For purposes of FBR, the following **felony** crimes are also included:

1. Robbery
2. Vehicular Assault/Homicide
3. Menacing
4. Stalking
5. Domestic Violence
6. Habitual Criminal convictions (excluding traffic)
7. Child Abuse (other than supplying liquor)
8. Any crime against a person at risk

All Full Board Reviews will be conducted by no (less) than four (4) members of the Board. It shall be necessary for an offender's application

to receive at least four (4) votes in favor of parole for parole to be granted.

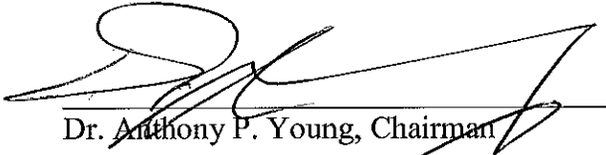
11. Parole Application Decision Appeals

Parole application interview decisions are not appealable.

12. Notification of Parole Application Decisions

The official notification of the Board's decision and its basis shall be transmitted within a reasonable time to applicant and to Department officials and shall become part of the Board's records. If parole is granted, such notification shall indicate that parole is expressly conditioned upon compliance with all pre-release conditions imposed upon the inmate.

The Board shall establish conditions of parole as required by statute and, in addition, may establish any other conditions it deems appropriate.



Dr. Anthony P. Young, Chairman

*unanimously approved by the State Board of Parole 4/12/13