

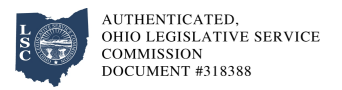
Ohio Administrative Code

Rule 5120-17-08 Return to the institution for administrative reasons.

Effective: September 19, 2024

(A) A prisoner is to be removed from the substance use disorder treatment program and returned to prison if any of the following events occur:

- (1) After transfer to the facility of a treatment provider, it is learned that the prisoner does not meet all of the eligibility requirements set forth in rule 5120-17-01 of the Administrative Code.
- (2) After transfer to the facility of a treatment provider, the prisoner requests by signed writing to voluntarily withdraw from the substance use disorder treatment program.
- (3) The department of rehabilitation and correction obtains information that the prisoner has received an added sentence or information about a conviction that makes the prisoner ineligible.
- (4) A jurisdiction files with the department of rehabilitation and correction a detainer for one or more unadjudicated felony charges, a sentence imposed but not yet served, a parole or probation violation, or any other reason which causes the bureau of community sanctions to reasonably believe that the prisoner is an escape risk.
- (5) A jurisdiction subpoenas a prisoner to testify or appear at an out of state hearing.
- (6) Circumstances arise, through no fault of the prisoner, which prevents the completion of the substance use disorder treatment program in the community.
- (7) Unacceptable adjustment to the substance use disorder treatment program or any program rule violation.
- (B) A prisoner may be removed from the substance use disorder treatment program and returned to prison, subject to reinstatement to the program, whenever the prisoner's physical or mental health renders the prisoner substantially incapable of participating in the substance use disorder treatment



program or requires treatment that can be provided more efficiently or cost-effectively in prison.

- (C) Returns pursuant to this rule will be made upon written order of the bureau of community sanctions designee. The order is to state the reasons for the return and whether the return is temporary or permanent. A copy of the order is to be given to the prisoner as soon as practical.
- (D) Upon completion of the necessary course of treatment, and completion of a medical, psychological, or psychiatric evaluation of the individual's health, the warden or designee may refer the prisoner's records back to the bureau of community sanctions for consideration of the prisoner's return into the substance use disorder treatment program.