



Ohio Administrative Code Rule 5139-68-09 Revocation reviews.

Effective: December 12, 2019

The purpose of this rule is to provide consistent guidelines and criteria on the release authority revocation review process.

(A) Youth returning to the department from either a judicial release to probation (division (B)(1) of section 2152.22 of the Revised Code) or a judicial release to parole (divisions (B)(2), (C)(1) and (D)(2) of section 2152.22 of the Revised Code) from a revocation shall have their time set at either ninety days unless the journal entry specifies a different amount of time.

(B) Youth returning to the department from supervised release shall be set at ninety days unless the journal entry specifies a different amount of time (division (F) of section 5139.52 of the Revised Code).

(C) Youth may have their time set and be approved for release under the expedited release approval process.

(D) If a youth is not approved for release under an expedited release approval process the youth shall be subject to the regular release review process.
