
PARDON AND PAROLE BOARD

Policy 124 – Re-Entry Docket

POLICY

It is the policy of the Pardon and Parole Board (PPB) to have a re-entry docket for offenders who are about to discharge a sentence and re-enter the community. Inmates on the re-entry docket will complete a short parole form, and will not receive an interview or a personal Board appearance. Only non-violent offenders are eligible for the re-entry docket, and must also meet the following requirements:

- Must be on their first, second, or third incarceration if the inmate is not on GPS.
- Must be projected to discharge within 12 months of the docket month.
- Must not have any Class X misconducts in the last year, and no Class A misconduct reports in the last six months.
- Must not have any consecutive cases with terms of incarcerations to serve.
- Sex offenses, domestic violence, and stalking charges are ineligible.
- All GPS offenders with non-violent offenses are eligible, irrespective of the number of incarcerations.

Established: August 9, 2021

Revised: August 9, 2021