

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.