STATE OF WASHINGTON
DEPARTMENT OF CORRECTIONS

POLICY

APPLICABILITY
FIELD
OFFENDER MANUAL

TITLE
VIOLATOR CONFINEMENT

REVIEW/REVISION HISTORY:
Effective: 6/18/03
Revised: 5/29/07
Revised: 8/5/20

SUMMARY OF REVISION/REVIEW:
Major changes including title and applicability. Read carefully!

APPROVED:
Signature on file

STEPHEN SINCLAIR, Secretary
Department of Corrections

7/6/20
Date Signed
REFERENCES:

DOC 100.100 is hereby incorporated into this policy; RCW 9.94A; WAC 137-28; DOC 210.025 Gate Money/Transportation Funds/Pre-paid Phone Calls; DOC 350.255 Registration Notification; DOC 420.100 Transportation Standards (RESTRICTED); DOC 420.390 Arrest and Search; DOC 460.130 Response to Violations and New Criminal Activity

POLICY:

I. The Department has established guidelines for individuals who are in violation of their conditions of community supervision and may be placed in pre-hearing or post-hearing confinement to mitigate further risk to the community.

DIRECTIVE:

I. Transport and Placement Requirements

A. Community supervision violators will be placed in a local county, city, or tribal jail per agreement/contract. If there is no local agreement/contract or the jail refuses placement (e.g., unable to provide housing or medical/mental health services), violators may be housed in a Department Prison that can meet the violator’s needs (e.g., health care, gender specific housing, programming). The Community Corrections Officer (CCO) will:

1. Before transport, determine if the violator needs medical/mental health attention per DOC 420.390 Arrest and Search.

2. To locate a jail/Prison:

   a. Contact the Nurse Desk if there are medical/mental health concerns, including participation in Medication Assisted Treatment.

   b. If no medical/mental health concerns:

      1) During business hours, contact the Violator Desk.

      2) During non-business hours, contact the section Duty Officer.

B. Violators identified as Community Custody Maximum (CCM), Misdemeanor Community Custody (MCC), or under court jurisdiction as outlined per DOC 460.130 Response to Violations and New Criminal Activity may not be confined in a Department Prison, except under emergency circumstances when approved in writing by the Secretary/designee.
1. Pre-hearing CCM violators in transit who require short-term housing will be considered County Boarder status and require approval by the Classification and Case Management Administrator/designee.

C. Violators will be transported per DOC 420.100 Transportation Standards (RESTRICTED).

   1. If appropriate, violators may be transported on a prison transport (e.g., high risk, medical needs).

II. Release from Post-Hearing Confinement

A. Sanction Release Dates will be tracked in the electronic file and calculated by records employees.

B. Releases will occur as determined by the holding facility.

C. Release circumstances (e.g., living conditions, employment expectations, community concerns, victim and potential victim concerns) should be reviewed by the assigned CCO and may include:

   1. Department-provided transportation directly to the county Sheriff’s office for the purpose of registration per DOC 350.255 Registration Notification.

   2. Department-provided transportation to the assigned Field Office or other designated location, if appropriate. Transportation funds may be provided per DOC 210.025 Gate Money/Transportation Funds/Pre-paid Phone Calls.

   3. Sponsor, family, or friend provided transportation.

**DEFINITIONS:**

Words/terms appearing in this policy may be defined in the glossary section of the Policy Manual.

**ATTACHMENTS:**

None

**DOC FORMS:**

None