## **CHAPTER 71**

#### **PAROLE**

#### Authority

N.J.S.A. 30:4-123.48(d), 30:4-123.51(g), 30:4-123.54(d), 30:4-123.59(c), 30:4-123.63 and 30:4-123.64.

#### Source and Effective Date

R.1995 d.109, effective January 27, 1995. See: 26 N.J.R. 4150(a), 27 N.J.R. 686(b).

## Executive Order No. 66(1978) Expiration Date

Chapter 71, Parole, expires on January 27, 2000.

## Chapter Historical Note

Chapter 71 was filed and became effective August 7, 1980 as R.1980 d.359. See: 12 N.J.R. 420(b), 12 N.J.R. 538(a). Amendments were filed and became effective September 10, 1981 as R.1981 d.322. See: 13 N.J.R. 436(a), 13 N.J.R. 597(a).

Pursuant to Executive Order No. 66(1978), Chapter 71 was readopted as R.1985 d.213, effective April 15, 1985. See: 16 N.J.R. 3391(a), 17 N.J.R. 1096(a). Pursuant to Executive Order No. 66(1978), Chapter 71 was readopted as R.1990 d.141, effective February 5, 1990. See: 21 N.J.R. 3411(c), 22 N.J.R. 825(a).

Pursuant to Executive Order No. 66(1978), Chapter 71 was readopted as R.1995 d.109. See: Source and Effective Date. See, also, section annotations.

### CHAPTER TABLE OF CONTENTS

#### SUBCHAPTER 1. BOARD ORGANIZATION

10A:71-1.1	Definitions

10A:71-1.2 Board meetings

10A:71-1.3 Parole case reviews, release hearings, board panel and board hearings

10A:71-1.4 Board membership

10A:71-1.5 Disqualification or incapacity of board members

10A:71-1.6 Presiding board member

10A:71-1.7 Delegated authority

10A:71-1.8 Public release of information

10A:71-1.9 Published information

#### SUBCHAPTER 2. GENERAL ADMINISTRATIVE **PROVISIONS**

Confidentiality of information and records 10A:71-2.1

10A:71-2.2 Records retention

10A:71-2.3 Subpoenas

10A:71-2.4 Institutional infractions

10A:71-2.5 Institutional representatives

## SUBCHAPTER 3. PAROLE RELEASE HEARINGS

10A:71-3.1 Definitions

10A:71-3.2 Calculation of parole eligibility terms

10A:71-3.3 Parole eligibility for young adult inmates

10A:71-3.4 Institutional infractions; adult inmates 10A:71-3.5 Parole eligibility term reductions (exceptional progress)

10A:71-3.6 Notice of parole eligibility; adult inmates

10A:71-3.7 Preparation of cases for parole hearings; adult inmates

Public notice: adult inmates 10A:71-3.8

10A:71-3.9 Inmate statements; adult inmates

10A:71-3.10 Purpose of parole hearing; adult inmates 10A:71-3.11 Factors considered at parole hearings; adult inmates

10A:71-3.12 In absentia hearings; adult inmates

10A:71-3.13 Parole hearing procedures; adult inmates

10A:71-3.14 Scheduling of case review and initial parole hearing; adult inmates

10A:71-3.15 Initial hearing and case review notice of decision; adult inmates

10A:71-3.16 Board member review; adult inmates

10A:71-3.17 Board panel hearing; scheduling for adult inmates

10A:71-3.18 Board panel hearing; notice of decision for adult inmates

Board hearing; scheduling for adult inmates 10A:71-3.19

10A:71-3.20 Board hearing; notice of decision for adult inmates

10A:71-3.21 Board panel action; schedule of future parole eligibility dates for adult inmates

10A:71-3.22 Notice of tentative parole release dates; juvenile inmates

Establishment of tentative parole release dates; juvenile 10A:71-3.23 inmates

10A:71-3.24 Alteration of tentative parole release dates: juvenile inmates

10A:71-3.25 Scheduling of quarterly reviews; juvenile inmates

10A:71-3.26 Factors considered at quarterly reviews; juvenile inmates

10A:71-3.27 Quarterly review procedures; juvenile inmates 10A:71-3.28 Preparation of progress reports; juvenile inmate

10A:71-3.29 Quarterly review notice of decision: juvenile inmates 10A:71-3.30

Board member review; juvenile inmates 10A:71-3.31

In absentia quarterly reviews: juvenile inmates

10A:71-3.32 Juvenile Board panel case reviews Post-incarceration supervision 10A:71-3.33

10A:71-3.34 Calculation of parole eligibility: county inmates

10A:71-3.35 Notice of parole eligibility: county inmates

10A:71-3.36 Preparation of cases for parole hearings: county inmates

10A:71-3.37 Inmate statements: county inmates

10A:71-3.38 Purpose of parole hearing; county inmates

10A:71-3.39 Factors considered at parole hearings: county inmates

10A:71-3.40 In absentia hearings: county inmates

10A:71-3.41 Parole hearing procedures: county inmates

10A:71-3.42 Scheduling of initial parole hearings: county inmates

10A:71-3.43 Initial hearing notice of decision: county inmates

10A:71-3.44 Board member review: county inmates

10A:71-3.45 Board panel hearings: scheduling for county inmates

10A:71-3.46 Board panel hearing: notice of decision for county inmates

10A:71-3.47 Board panel action: denial of parole

10A:71-3.48 Victim input

10A:71-3.49 Informational hearing

10A:71-3.50 Conditions for parole release

10A:71-3.51 Waiver of time limits

10A:71-3.52 Interstate corrections compact and serving time out-ofstate (s.t.o.s.) cases

10A:71-3.53 Medical parole

10A:71-3.54 Rules of supervision for mandatory release cases

#### SUBCHAPTER 4. APPEALS

Requests by inmates for reconsideration

Appeals by inmates 10A:71-4.2

10A:71-4.3 Appellate procedure

Review of hearing officer, Board member or Board panel 10A:71-4.4 decisions

## SUBCHAPTER 5. SUSPENDING OR RESCINDING A PAROLE RELEASE DATE

10A:71-5.1 Suspension of a parole release date

10A:71-5.2 Approval and acceptance of parole plan

10A:71-5.3 Alteration of parole eligibility

10A:71-5.4 Pre-release conditions

10A:71-5.5 Rescinding a parole release date

10A:71-5.6 Parole rescission hearing; scheduling

10A:71-5.7 Parole rescission hearing; notice of hearing

10A:71-5.8 Parole rescission hearing; notice of decision

#### SUBCHAPTER 6. SUPERVISION

10A:71-6.10

10A:71-6.11

10A:71-7.1

10A:71-6.1 Administration 10A:71-6.2 Supervisory procedures 10A:71-6.3 Certificate of parole 10A:71-6.4 Conditions of parole 10A:71-6.5 Restitution 10A:71-6.6 Modification of conditions Adjustment hearings; state prison parolees 10A:71-6.7 10A:71-6.8 Forfeiture of commutation time credits 10A:71-6.9 Discharge from parole

Transfer of parole supervision to out-of-State jurisdiction

Commencement of revocation proceedings

# SUBCHAPTER 7. REVOCATION OF PAROLE

Community supervision for life

1011111	commencement of revocation proceedings
10A:71-7.2	Issuance of warrants
10A:71-7.3	Motion for accelerated revocation
10A:71-7.4	Preliminary hearing
10A:71-7.5	Preliminary hearing; scheduling
10A:71-7.6	Designation of preliminary hearing officers
10A:71-7.7	Preliminary hearing; notice of hearing
10A:71-7.8	Preliminary hearing; determination of probable cause
10A:71-7.9	Status of parolee pending parole revocation hearing
10A:71-7.10	Preliminary hearing; notice of decision
10A:71-7.11	Board panel action pending revocation hearing
10A:71-7.12	Parole revocation hearing
10A:71-7.13	Revocation hearing; scheduling
10A:71-7.14	Revocation hearing; notice of hearing
10A:71-7.15	Record of the revocation hearing
10A:71-7.16	Board panel action; schedule of future parole eligibili-
	ty dates upon revocation of parole for inmates who
	have violated parole prior to October 17, 1994
10A:71-7.16A	Board panel action; schedule of future parole eligibili-
	ty dates upon revocation of parole for inmates who
	violated parole on or after October 17, 1994 and
	prior to December 4, 1995
10A:71-7.16B	Board panel action; schedule of future parole eligibili-
	ty dates upon revocation of parole for inmates who
	violated parole on or after December 4, 1995
10A:71-7.17	Revocation hearing; notice of decision
10A:71-7.18	Adult diagnostic and treatment center examination for
	sex offenders
10A:71-7.19	Withdrawal of parole warrants
10A:71-7.20	Revenue cases

## SUBCHAPTER 8. CERTIFICATE OF GOOD CONDUCT

10A:71-8.1	Definition
10A:71-8.2	Eligibility
10A:71-8.3	Procedure
10A:71-8.4	Criteria
10A:71-8.5	Notification
10A:71-8.6	Revocation of Certificate of Good Conduct
10A:71-8.7	Board action

#### SUBCHAPTER 1. BOARD ORGANIZATION

### 10A:71-1.1 Definitions

The following words and terms, when used in this chapter, shall have the following meanings unless the context clearly indicates otherwise.

"Adult inmate" shall mean any person sentenced as an adult to a term of incarceration.

"Board" shall mean the New Jersey State Parole Board.

"Chief Executive Officer" shall mean any warden, superintendent or keeper of any county correctional facility or State correctional facility.

"Commission" shall mean the Juvenile Justice Commission established pursuant to section 2 of P.L. 1995, c.284 (N.J.S.A. 52:17B–170).

"Commissioner" shall mean the Commissioner of the New Jersey Department of Corrections.

"Consulting with" shall mean providing adequate notice, such as but not limited to an agenda, of proposed action, and an opportunity for input reasonably prior to any formal action by the New Jersey State Parole Board or its Chairperson.

"County correctional facilities" shall mean all institutions operated by county authorities to which offenders are committed under sentence as adults and shall include all jails and facilities where sentenced offenders may, from time to time, be housed.

"County inmate" shall mean an inmate who is:

- 1. Sentenced to serve a term of incarceration of 364 days or less or terms which, in the aggregate, do not exceed 364 days in a county jail facility; or
- 2. Sentenced to serve a term of incarceration not to exceed 18 months or terms which in aggregate, do not exceed 18 months in a county penitentiary or a workhouse.

"County Penitentiary/Workhouse" shall mean a county correctional facility designated by the Board of Chosen Freeholders to house offenders sentenced to terms of imprisonment not exceeding 18 months.

"Department" shall mean the New Jersey Department of Corrections.

"District parole supervisor" shall mean any district parole supervisor in the Bureau of Parole of the New Jersey Department of Corrections.

"Juvenile facilities" shall mean the New Jersey Training School for Boys, the Juvenile Medium Security Facility, any other facility or program established by the Commission in the future and any other facility or program subject to the jurisdiction of the Commission or established or contracted for in the future by the Commission.

"Juvenile inmate" shall mean any person committed by a juvenile court to a term of incarceration pursuant to N.J.S.A. 2A:4-61(h) or committed by the Family Court to a term of incarceration pursuant to N.J.S.A. 2A:4A-44d(1).

