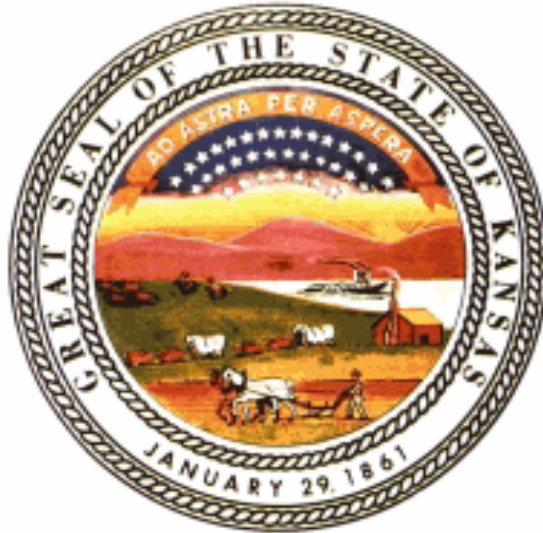


KANSAS PAROLE BOARD

FISCAL YEAR 2009

ANNUAL REPORT



AGENCY VISION

The Kansas Parole Board contributes to protecting the safety of citizens of the state of Kansas by the exercise of sound, rational decision making.

AGENCY MISSION

Consistent with the principles of evidence based practices, parole privilege shall be extended to those offenders who demonstrate suitability by having served incarceration time set forth by the courts and who have demonstrated a reduction in risk to re-offend such that re-victimization is minimized and rehabilitation and successful reentry are maximized; similarly, parole suitability shall be rescinded in cases where an offender demonstrates increasing risk in the community.

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PURPOSE AND COMPOSITION

Purpose of the Annual Report:

This Annual Report is published by the Kansas Parole Board in accordance with K.S.A. 22-3710 and is designed to provide both general and specific information to the Governor, the State Legislature, the Judiciary, other criminal justice agencies, and the public.

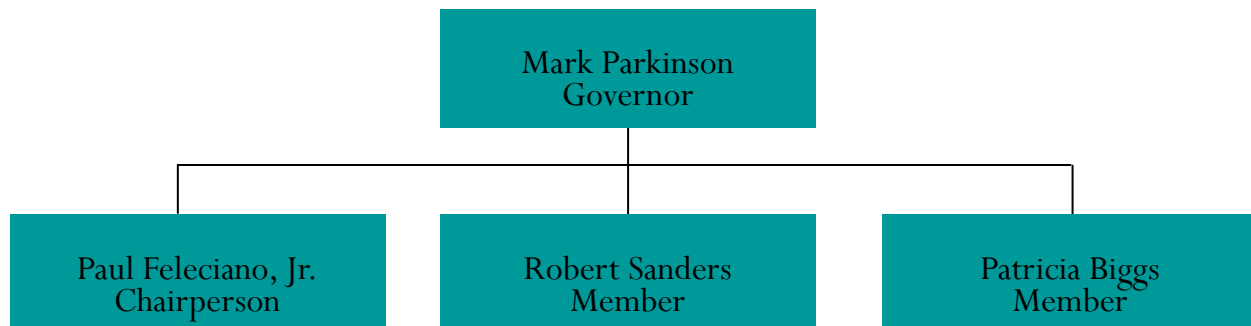
Historical Overview of the Kansas Parole Board

The Kansas Parole Board's history may be traced to as early as 1864 when it focused its work strictly on commutations and in 1885 it was titled "Board of Pardons." In 1903 it was called the "Prison Board," and in 1957 it was called the "Board of Probation and Parole." The "Kansas Adult Authority" was its title beginning in 1974 and by 1986, it was named the "Kansas Parole Board."

The Board varied in size and required constitution ranging most often between 3 and 5 members, most typically with no more than a one-seat majority held by any political party, sometimes even requiring membership inclusive specific occupations such as ministers, farmers, or attorneys.

Composition of the Kansas Parole Board

The Kansas Parole Board consisted of three full-time members in FY2009. Administrative, technological, clerical and support services are provided by employees of the Kansas Department of Corrections (K.S.A. 22-3713 (b)). Members are appointed by the Governor with confirmation provided by the Senate. No more than two members may belong to the same political party. Members serve staggered four-year terms and represent diverse backgrounds, professional training, and expertise. Today's Board uses the best technology at hand to deliver fair and rational decisions, to do so from the most informed research-based perspective possible, and to contribute to the safety of the citizens of the State of Kansas.

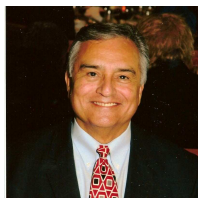


	Initial Appointment	Current Expiration
Paul Feleciano, Jr.	September 2003	January 2007
Robert Sanders	September 2004	January 2012
Patricia Biggs	September 2006	January 2010

Note: In September 2009, Tom Sawyer was appointed to fill the vacant position left by the retirement of Paul Feleciano, Jr. Robert Sanders was re-appointed and named as the Board Chairperson.

MEMBER BIOGRAPHIES

Paul Feleciano, Jr., Chairperson



Paul Feleciano, Jr. was appointed to the Kansas Parole Board on September 15, 2003. Mr. Feleciano served four years in the House of Representatives and 27 years as a Senator from Wichita. He has served in numerous leadership positions in the Kansas Senate including Minority Whip and Assistant Democratic Leader. Mr. Feleciano served on various committees including Ways and Means where he served on the subcommittee for Correctional Institutions. At the national level, Mr. Feleciano served as the President of the National Hispanic Caucus of State Legislatures. He served on the Council of State Government, as a member of the Intergovernmental and Executive Committees. In 1994, he received the "National Leadership Award" by *Hispanic Magazine* and in 1995, *Hispanic Today* named him "Man of the Year". In March 2004, the United States Hispanic Chamber of Commerce honored Mr. Feleciano with the Lifetime Achievement Award. Mr. Feleciano served in the United States Air Force and studied Petroleum Technology at New York Community College receiving an Applied Arts and Science Associate Degree. He is a member of American Legion Post #401, West Side Democrats Club, Kansas Correctional Association, American Probation and Parole Association, the National Latino Peace Officers Association, and the chair of the Association of Paroling Authorities International's membership committee. He is a past president of the Wichita West Lions Club and former board member of the Kansas International Museum.

Patricia Biggs, Member



Patricia Biggs was appointed to the Kansas Parole Board on August 12, 2006. Prior to her position with the Parole Board, Ms. Biggs was Executive Director for the Kansas Sentencing Commission for three years and was with the Kansas Department of Corrections for over seven years where she served as the Director of Research and Planning and as Special Assistant to the Secretary of Corrections. Prior to that, Ms. Biggs was an economist in Washington, D.C., a financial analyst in Pennsylvania, an instructor at the University of Connecticut, and an adjunct professor at Washburn University and Friends University. She has consulted for the National Institute of Corrections and for Harvard Business School. Ms. Biggs holds a Bachelor of Science from West Chester University of Pennsylvania, a Master of Arts from George Mason University in Fairfax, Virginia, and is A.B.D. (all but dissertation) in the Ph.D. program at The University of Connecticut. She has held memberships in the National Association of Sentencing Commissions, the American Probation and Parole Association, Association of Paroling Authorities, International, and the Justice Research and Statistics Association.

Robert Sanders, Member



Robert Sanders was appointed to the Kansas Parole Board on September 23, 2004. Mr. Sanders was employed by the Kansas Department of Corrections for 27 years and began his career with the Department of Corrections in July 1977 as a Corrections Officer at the Hutchinson Correctional Facility. Mr. Sanders also held a variety of positions with the department including, Corrections Counselor I, Corrections Counselor II, Community Program Consultant, and State Director of Community Corrections. In May 2000, he was appointed to the position of Deputy Secretary for Community and Field Services. Robert graduated from Bethany College with a Bachelor of Arts degree in May 1977 and completed the requirements for the Certified Public Manager Program from the University of Kansas in December 1997. Additionally, Mr. Sanders completed the Correctional Leadership Program sponsored by the National Institute of Corrections in 1997. He is past president of the Kansas Correctional Association, member of the American Correctional Association, member of the American Probation and Parole Association, and member of the Diversity Committee for the American Probation and Parole Association.

PAROLE HEARINGS

The Kansas Parole Board conducts monthly hearings at each of the nine Kansas state prison facilities to determine parole suitability and issues decisions that promote development of goals outlined in offender case plans to reduce risk-enhancing behavior or enhance achievement of offenders.

Parole hearings are required for all adult felony offenders with an indeterminate term of imprisonment. Individuals with an offense date prior to July 1, 1993 and those sentenced pursuant to sentencing guidelines to off-grid terms* require parole hearings.

During a parole hearing, an offender is given an opportunity to:

- Discuss the offense and any mitigating or precipitating factors;
- Discuss prior criminal history;
- Discuss progress made and programs completed, both required and voluntary, throughout the period of incarceration;
- Discuss disciplinary reports acquired throughout the period of incarceration;
- Present and discuss a reentry plan;
- Discuss other matters pertinent to consideration of release to community supervision.

Off-grid crimes include capital murder, murder in the first degree, and treason. Intentional second degree murder, if between July 1, 1993 and July 1, 1999, is also considered an off-grid crime. Certain sex offenses committed after July 1, 2006 when the victim's age is less than 14 and the offender's age is greater than 18 also constitute off-grid crimes.

10 PAROLE SUITABILITY FACTORS

In conjunction with K.S.A. 22-3717 (h), the following non-exhaustive factors are considered when determining parole suitability:

1. Circumstances of the offense
2. Previous criminal record and social history of the inmate
3. Programs and program participation
4. Conduct, employment, attitude, disciplinary history during incarceration
5. Reports of physical/mental examinations, including but not limited to risk factors revealed by any risk assessment
6. Comments from public officials, victims or their family, offender family or friends, or any other interested member of the general public
7. Capacity of the state correctional institutions
8. Input from staff where offender is housed
9. Proportionality of time served to the sentence that would have been received under the Kansas sentencing guidelines for the conduct that resulted in the inmate's incarceration
10. Presentence report

Parole eligibility dates are determined by sentence imposed by the court. By statute, the Kansas Parole Board conducts hearing interviews with offenders the month prior to this date.

PAROLE DECISIONS

Decisions of the Parole Board regarding an offender's suitability for parole may result in decisions of:

Parole Granted : When parole is granted to an offender, the Board also sets special conditions under which the offender will be supervised once released to the community. The date of release is determined by the Board.

Parole Denied : When parole suitability is deemed not to have been achieved, the Board denies parole by issuance of a **"Pass"**. The duration of the pass decision may vary in length based on the categorization of the offenses for which the offender has been convicted.

- *A, B or Off-Grid Felonies : The Board is required by statute to hold another hearing regarding parole suitability within three (3) years unless compelling reasons exist that would make parole suitability unlikely within this time period at which point an extended pass may be issued for up to ten (10) years if reasons for the extended pass are provided in the decision. (K.S.A. 22-3717 (j)).*
- *C,D and E Felonies: The Board is required by statute to hold another hearing regarding parole suitability within one (1) year unless compelling reasons exist that would make parole suitability unlikely within this time period at which point an extended pass may be issued for up to three (3) years if reasons for the extended pass are provided in the decision (K.S.A. 22-3717 (j)).*

Decision Continued: The Board may continue a case if additional information or deliberation is required.

KPB Decisions Rendered on Parole Eligible Offenders

By Fiscal Year

FY 2007 - FY 2009

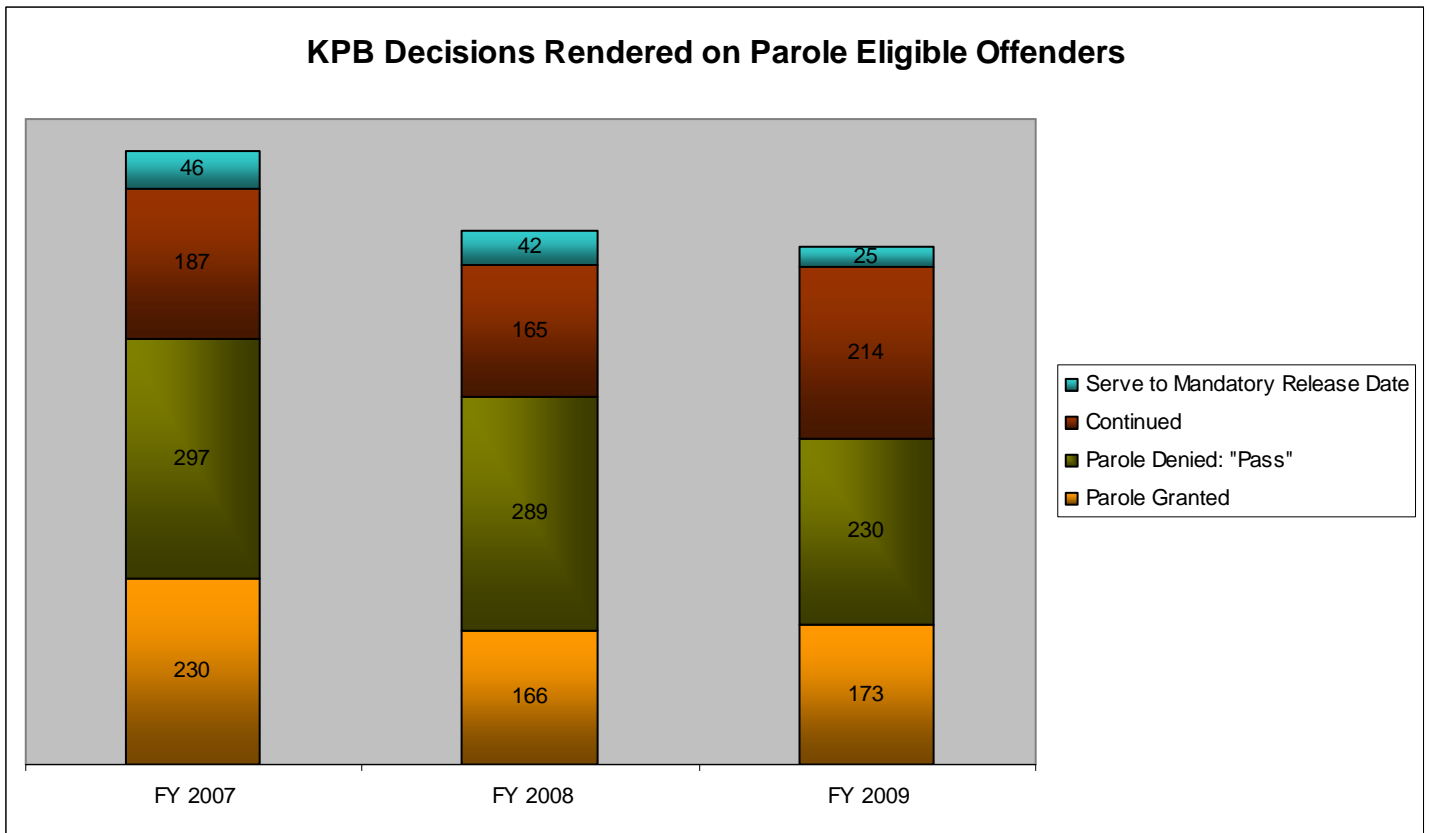
	<u>FY 2007</u>	<u>FY 2008</u>	<u>FY 2009</u>
Parole Granted	230	166	173
Parole Denied: "Pass"	297	289	230
Continued	187	165	214
Serve to Mandatory Release Date (*)	46	42	25
TOTAL	760	662	642

(*) Serve to Mandatory Release Date includes both Serve to Conditional Release and Serve to Sentence Maximum Dates.

PAROLE DECISIONS

In FY09, the number of decisions rendered for parole eligible indeterminate offenders was 642 compared to 662 in FY08. However, the number of hearings is expected to steadily increase in the coming years due to the use of off-grid sentencing terms (see Kansas Sentencing Commission Prison Population Projections). The remaining indeterminate cases are more serious and heinous and are dominated substantially by person crimes and person-sex crimes where the degree of harm experienced by the victim(s) is tremendous. These cases require more time in research and deliberation than property crimes or drug crimes. Furthermore, within the last three years, there have been two new “growth” categories of hearing-types: (1) offenders sentenced to the “Hard-10” (effective 1997 under the sentencing guidelines) and Life-15 terms (effective 1997 under the sentencing guidelines); (2) pre-guidelines A or B felony offenders who received a 10-year pass at the last parole eligibility hearing (effective 1997). These cases also require substantially more time in preparation for the interview and more time during the interview as the duration of activity and behaviors under consideration is extensive.

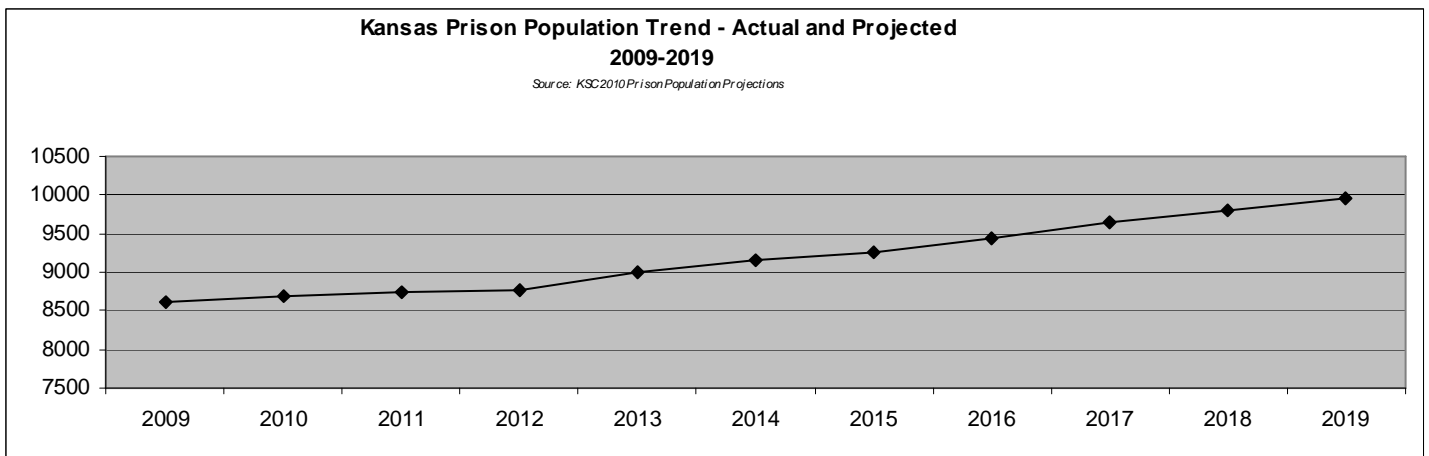
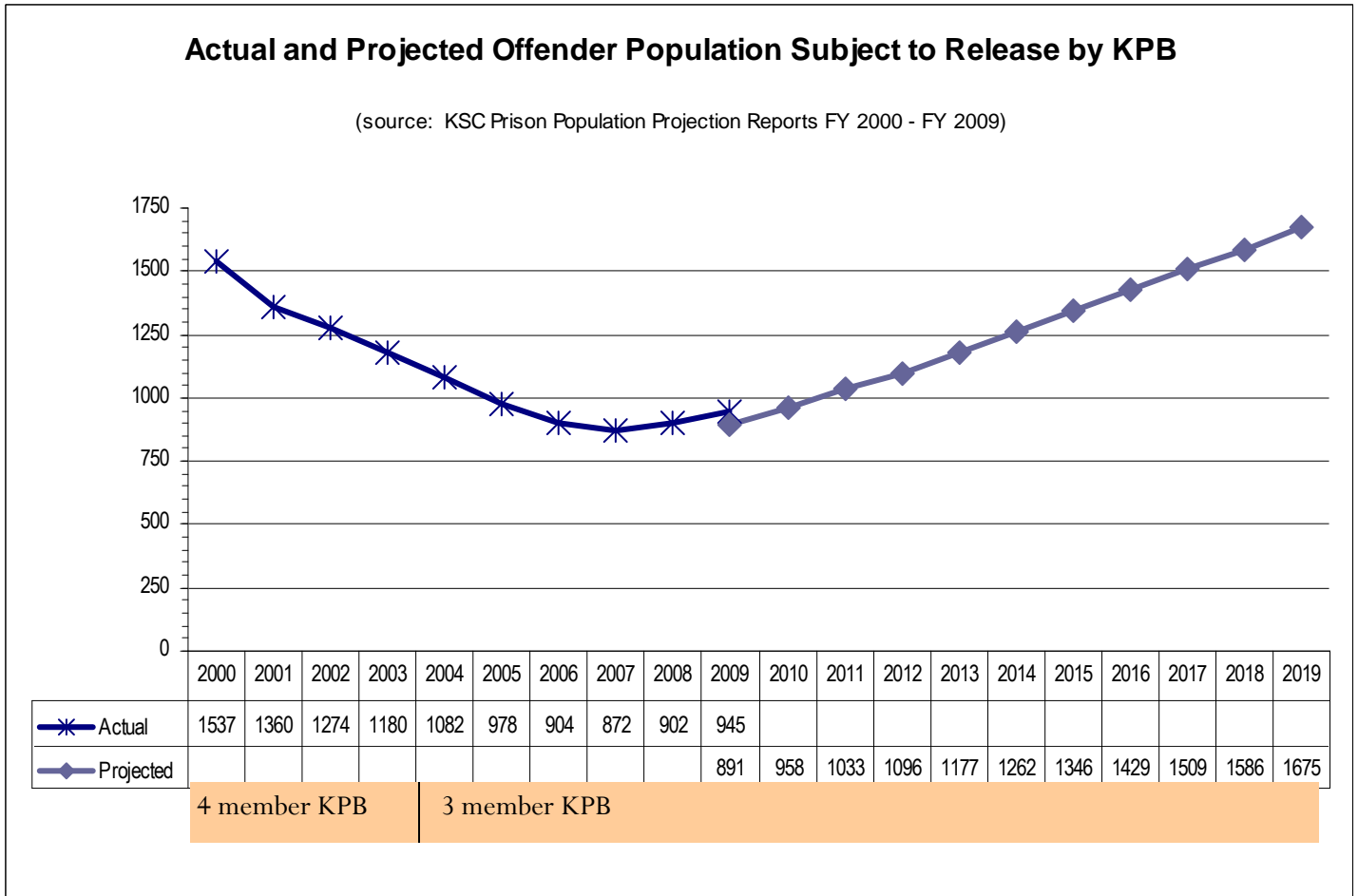
The parole grant rate in FY09 was 46.2%.



Parole Grant Rate is calculated by: $(\# \text{ of serve to mandatory decisions}) + (\# \text{ of parole granted decisions}) / ((\# \text{ of parole granted decisions}) + (\# \text{ of parole denied decisions}) + (\# \text{ of serve to mandatory release date decisions}))$.

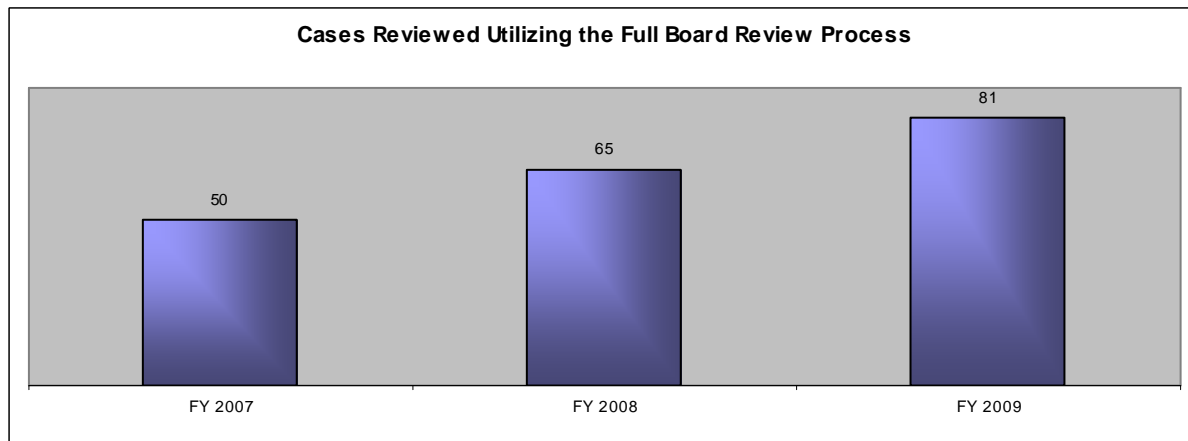
PRISON POPULATION TRENDS

The number of offenders with prison releases subject to parole suitability hearings by the Kansas Parole Board will not extinguish as offenders continue to be admitted to prison under the Sentencing Guidelines with Off-Grid sentences. Indeed, by 2012, the number of offenders subject to release by the Kansas Parole Board is projected to reach levels equivalent to those experienced when the Parole Board membership was reduced to three in 2004.



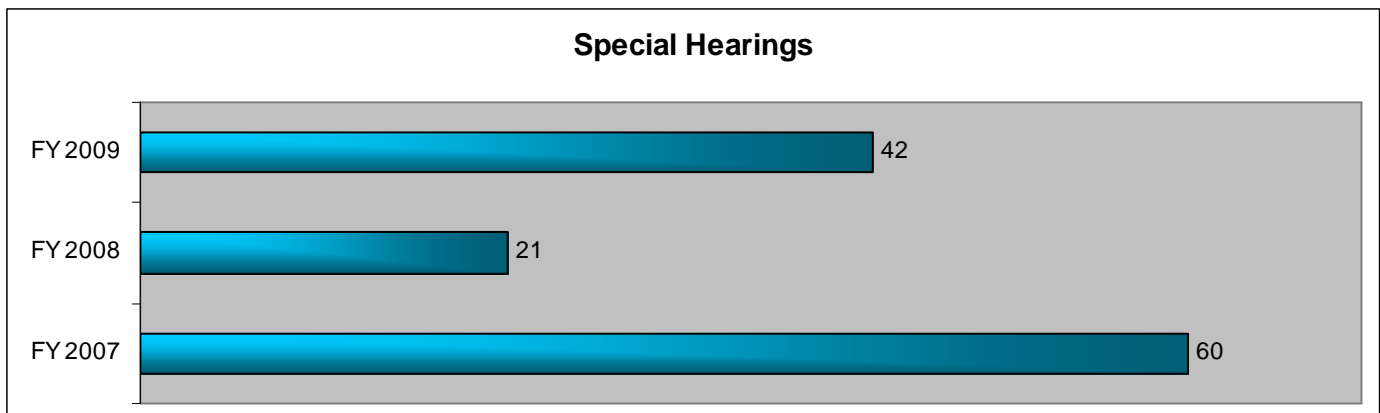
FULL BOARD REVIEWS

Often, offenders do not receive a decision immediately following their hearing because the Board has continued their case for a Full Board Review. Full Board Review is a group-based problem solving approach utilized by the Board to present a comprehensive overview of a case to all Board members. The Board utilizes the Full Board Review process for offenders with life sentences under possible consideration for parole or for the purpose of long-term planning, any high profile case which has strong opposition or media interest, sex offenders with the potential to be reviewed for civil commitment as a sexually violent predator, all extended passes where there is dissent between Board members, and any other case requiring problem-solving perspective.

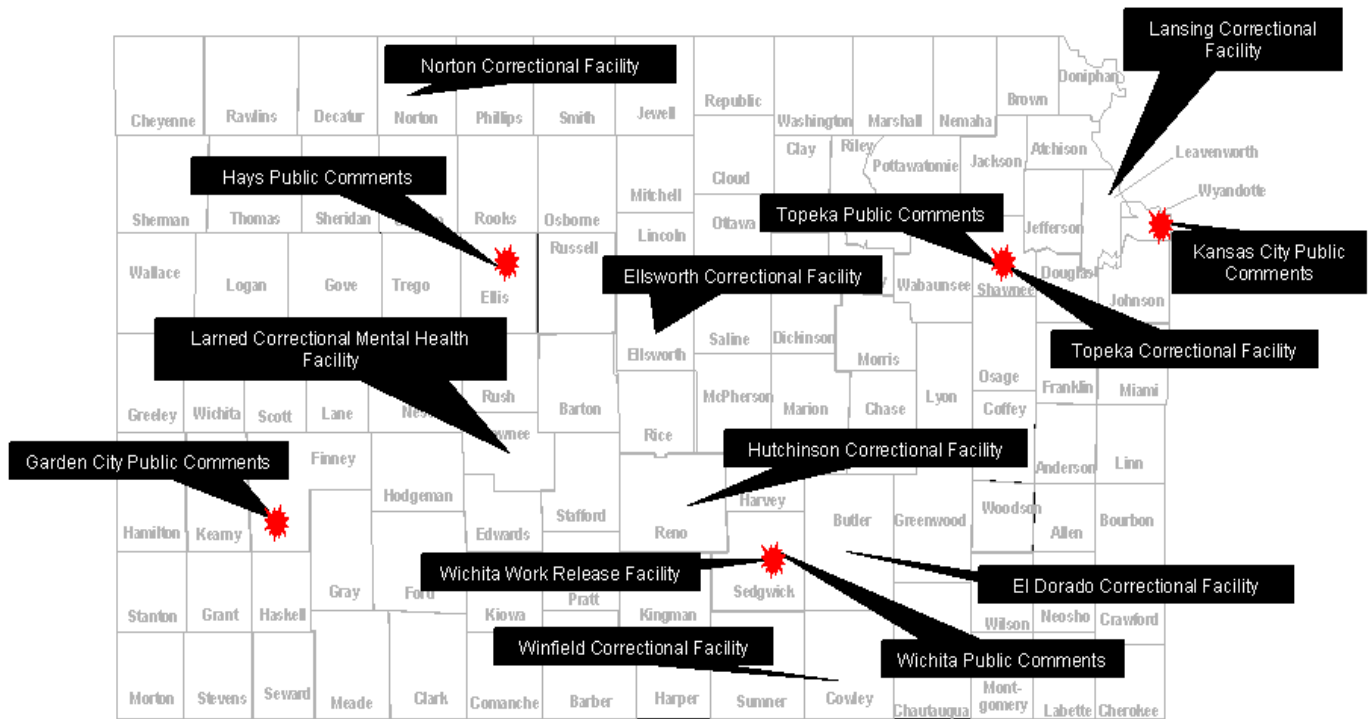


SPECIAL HEARINGS

An offender has the right to request reconsideration of a parole decision under authority of K.A.R. 45-200-2 when he/she can present “new evidence that was unavailable at the prior hearing.” Each request for reconsideration must be made in writing. Special Hearings may be held to examine new information that could affect, positively or negatively, a prior decision. The presence of the inmate shall not be required when the matter is reconsidered. In cases where new information is presented that could result in a change in a prior decision, the Board conducts a hearing only after providing the public and victims of the crime an opportunity to comment on parole suitability. The following data only represents hearings with the offender present. Other reconsiderations have been made based on file reviews.



PUBLIC COMMENT SESSIONS



The Kansas Parole Board seeks comments from victims, family, friends, public officials, or any other member of the community relative to the potential parole of eligible offenders. Public Comment Sessions occurred at five locations across the state including Kansas City, Topeka, Wichita, Garden City, and Hays. These sessions provide an open forum for the public to access the Board for input into decisions and conditions for certain offenders. Public Comment Sessions are also utilized by parole officers to facilitate specific areas of case management with a particular offender on parole or post-release supervision. A third and increasingly popular use of Public Comment Sessions occurs as offenders who request early discharge from parole are encouraged to meet with the Board for a formal interview to assist the Board in making informed decisions regarding such requests. A structured interview template is utilized by Board members when an offender requests early discharge from parole at a Public Comment Session.

Any individual may submit an electronic comment regarding an offender’s parole suitability by accessing the Kansas Department of Corrections website at www.dc.state.ks.us and clicking on the Kansas Parole Board link.

Number of Public Comment Sessions and Labor Hours Spent On This Duty

	FY2008	FY 2009	FY2010 * (projected)	FY2011 * (projected)
Number of sessions	47	40	42	42
Labor Hours documented (travel + meeting)	972	663.5	800	800

(*) May be impacted by budget constraints.

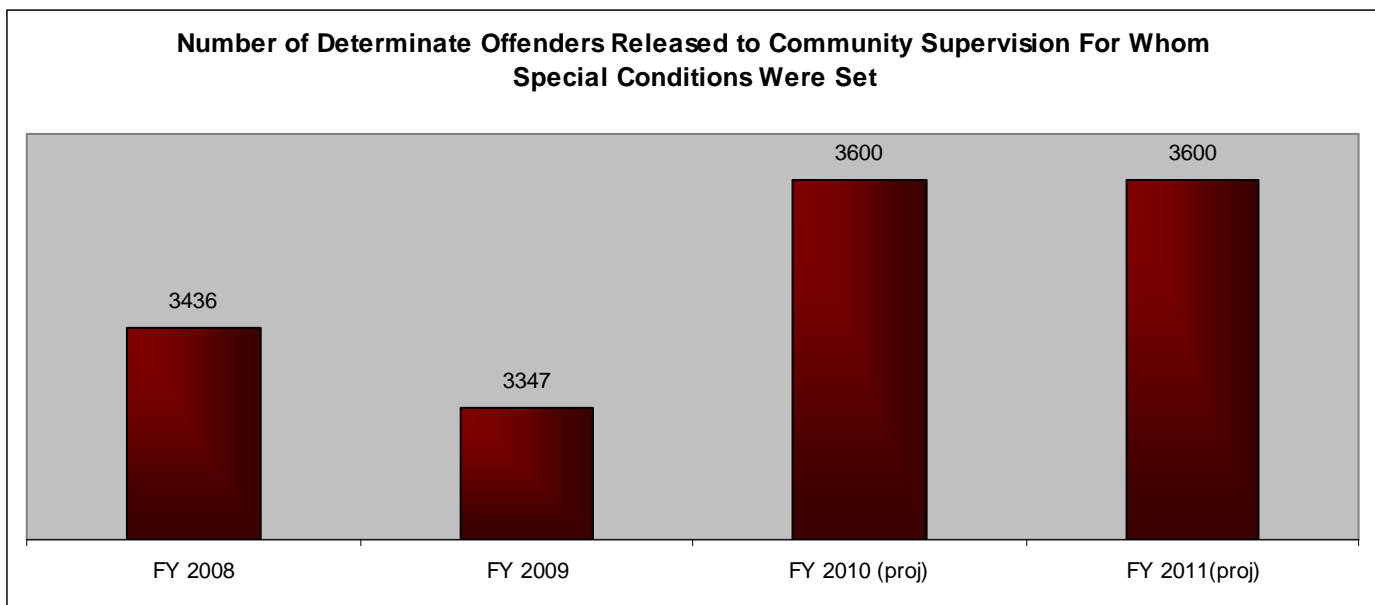
SPECIAL CONDITIONS

The Kansas Parole Board has the responsibility, as described in K.S.A. 22-3717 (i), to review the reentry plan of all releasing offenders and assign conditions of post-incarceration supervision. Currently, all offenders have twelve (12) standard conditions of community supervision with which they must abide. Additionally, case-specific special conditions are set in an effort to support the agency mission by maximizing successful community reentry and minimizing future re-victimization. These special conditions must be followed for the duration of an offender's community supervision unless deemed no longer beneficial in case management.

Offenders sentenced under the determinate sentencing structure are not released under the Board's discretion, therefore, rarely meet with the Board prior to release from a prison setting. The Board must conduct a file review and assess the offender's risk areas, needs, programmatic accomplishments, institutional behavior, pattern of crime, and victim input prior to establishing appropriate conditions. This is consistent with Evidence Based Practices. This process may be revisited as new or amended information becomes available. The Board also imposes special conditions of supervision for indeterminate sentenced offenders for whom a parole suitability determination is made.

The emphasis on reentry and successful reintegration has made this task qualitatively more challenging, involving more file reviews, and thus, more time. Furthermore, as the philosophy continues shifting toward more individualized conditions tailored to the individual and his/her criminality, more thoughtful consideration must be given to the assignment of special conditions. This is what we know from Evidence Based Practices.

In addition, the Board continually seeks additional opportunities to become more educated in cutting-edge effective programming that follows the principles of responsibility to address areas of individual risk and needs.



FINAL VIOLATION HEARINGS

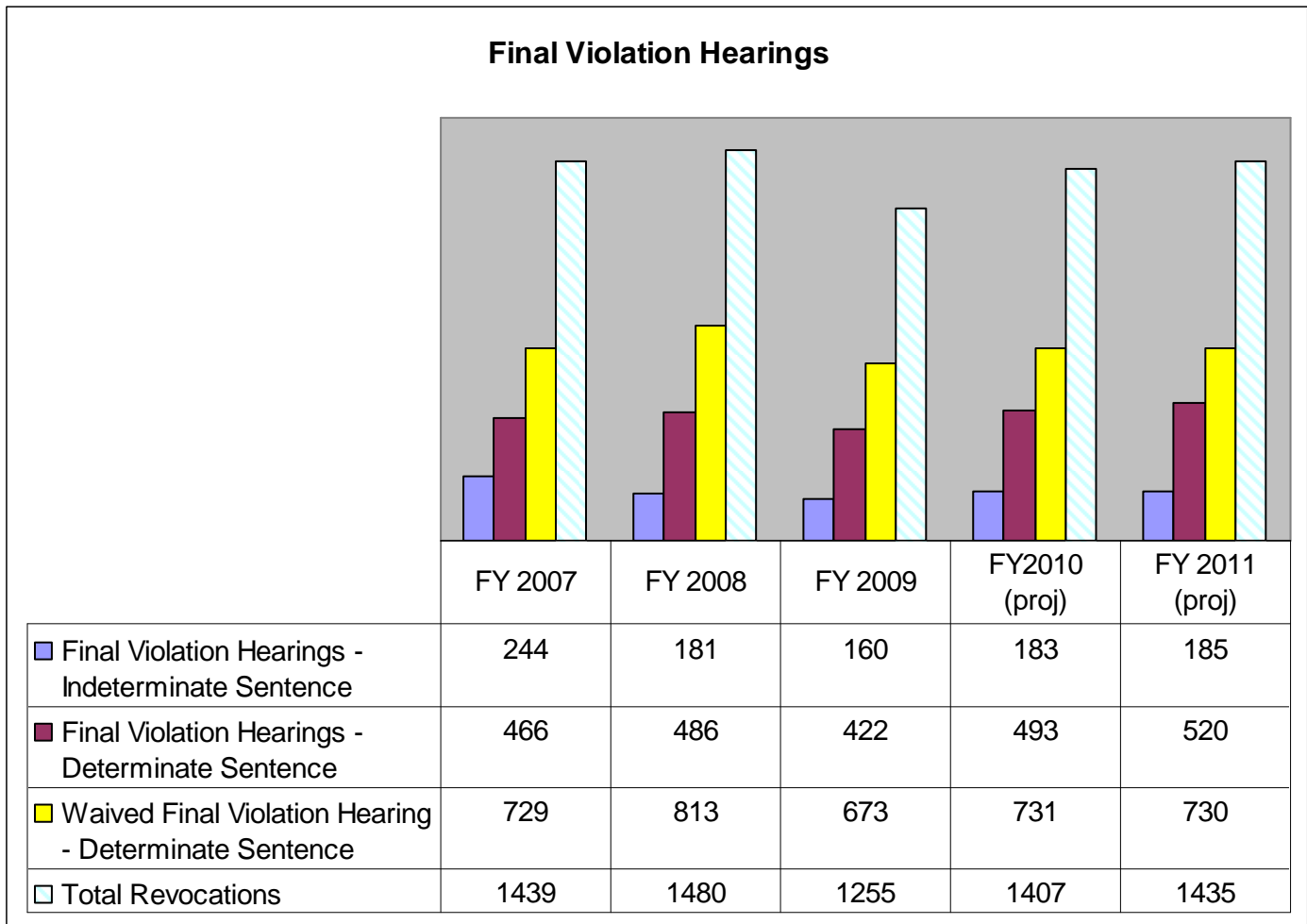
Final Violation Hearings are held monthly at each Kansas Department of Corrections facility and are the second tier in a two-tiered process that also includes a preliminary hearing conducted by parole staff to establish probable cause.

The Kansas Parole Board is charged with the quasi-judicial responsibility of determining, by a preponderance of the evidence, the likelihood that an offender has committed the violations of parole or post-release supervision conditions as alleged by his/her supervising parole officer. The Kansas Parole Board ensures that each offender is provided due process in this hearing which has the potential to restrict liberty.

If an offender sentenced to an indeterminate term of incarceration violates parole after being granted such privilege by the Board, the term of revocation is made at the Board's discretion, within the boundaries of the sentence imposed by the court.

If an offender sentenced under the determinate sentencing guideline is found to have violated post-incarceration supervision, the Board may impose revocation terms of either three (3) or six (6) months unless the offender has acquired new convictions. In these cases, the offender may be ordered to serve up to his/her sentence discharge date in a correctional facility (K.S.A. 75-5217).

Determinate sentenced offenders who meet the criteria to waive their right to a Final Violation Hearing may do so by admitting guilt on all alleged violations.



EARLY DISCHARGE REQUESTS

Offenders sentenced to an indeterminate term can remain on supervision until the expiration of his/her maximum sentence, however, the Kansas Parole Board may consider applications for early termination from sentence. Application for early discharge is authorized by K.S.A. 22-3717 and K.S.A. 22-3722. Parolees interested in early discharge may appear at public comment sessions for an interview with the Board members. In cases where discharge from sentence appears favorable, the Kansas Parole Board works closely with the Kansas Department of Corrections Office of Victim Services to facilitate notification services to registered victims. Comments received from victims following notification are considered prior to making a final decision.

Only offenders sentenced under the determinate sentencing guidelines who have been sentenced to a presumptive period of post-release supervision as determined by the crime of conviction can be considered for early discharge from post-release supervision upon completion of any court-ordered programs and completion of the presumptive portion of their post-release supervision.

In FY 2009, 77 requests for early discharge from sentence were reviewed by the Board. The Board approved 19 requests for a grant rate of 24.6%.

PARDONS AND COMMUTATIONS

Historically far-reaching is the Board's duty, as described in K.S.A. 22-3701, to review and prepare recommendations to the Governor upon receipt of applications for pardon or commutation of sentence (this is often referred to as "Clemency"). Pardons and commutations are an extraordinary method of relief and are not regarded as a substitute for parole. An offender who believes he/she has a deserving case for pardon or commutation may request the necessary application from designated prison facility staff. Additionally, necessary forms and instructions are available to the public on the agency's Internet website.

As required by law, a notice of the offender's application is forwarded to the official county newspaper in the county of conviction so that interested parties may submit comments. In the event that the offender does not have sufficient funds for the cost of this publication, the Department of Corrections assumes the cost. Comments are also solicited from public officials including the district attorney, judge, sheriff, police chief, and any registered victims of the offense.

In FY09, the Board reviewed and forwarded 40 applications with recommendations to the Governor for final decision.

FUNCTIONAL INCAPACITATION RELEASES

K.S.A. 22-3728 sets forth the process by which the Board considers an inmate, who is functionally incapacitated, for release. Applications are submitted to the Department of Corrections and subsequently referred to the Board. The application shall not be approved unless the Board determines that the person is functionally incapacitated and does not pose a risk to public safety.

During FY09, the Board received three applications for functionally incapacitated release. Upon review and deliberation, the Board did not find that any of these applications met the requirements for release under the provisions of K.S.A. 22-3728.

KDOC SEX OFFENDER OVERRIDE PANEL

The Kansas Parole Board has been designated as a voting member of the Kansas Department of Corrections (KDOC) Sex Offender Override Panel. Each month, one member of the Board is designated as a representative to serve on this panel. Thorough file reviews must be conducted for each offender being reviewed to determine if criteria outlined in the Kansas Department of Corrections policy warrants management as a sex offender. Varying degrees of override requests are reviewed ranging from full to partial relief of one's management as a sex offender in addition to requests identifying offender's with no documented criminal sexual offense yet behaviors that would warrant sex offender management.

In FY09, the Kansas Parole Board participated in 12 meetings and reviewed a total of 414 override requests compared to 372 in FY08. Of the 414 requests reviewed, 228 were approved, 182 were denied and 4 decisions remained pending at the end of fiscal year 2009.

SPECIAL PROJECTS

During the 2009 Legislative Session, the Joint Committee on Parole Board Oversight was created by passage of HB 2060. This Joint Committee was tasked with reviewing documents, records, and reports from the Parole Board concerning the factors and rationale used to determine the granting or denial of parole in 30 cases randomly selected by the Secretary of Corrections. Parole Board members spent approximately 270.2 hours reviewing files and preparing a one to two page case summary on each selected case. Additionally, support staff spent 418 hours copying and redacting files to ensure documents were available for committee members' review. All functions of the Parole Board as well as projects such as work on a decision making model, efforts to identify technology challenges, and work with the Kansas Department of Corrections on solutions as well as the Board's participation in reentry initiatives were significantly impacted by work necessary in preparation for committee meetings which were held on November 2, 2009 and November 10, 2009. The Joint Committee was also tasked with preparing and submitting a final report and recommendations to the Legislature by January 1, 2010. It is expected that the recommendations contained in this report, if become law, will again significantly impact the functions of the Parole Board moving forward in 2010 and beyond.

Labor Hours Spent on Preparation of Case File Materials for the Joint Committee on Parole Board Oversight

270.2	418
KPB Members	Support Staff

PARTNERING AND COLLABORATION

The Kansas Parole Board, through its work with state and national committees, councils and professional organizations, continually strives to improve and perfect its practices surrounding effective offender risk reduction, reentry strategies, and risk assessments. Below is a non-exhaustive listing of such activities.

Committee/Council	Frequency	KPB Member(s) Assigned
Community Accountability Panels	As Needed	Robert Sanders
Conditions of Community Risk Reduction	Monthly	Paul Feleciano, Robert Sanders, Patricia Biggs
Kansas Reentry Policy Council	Quarterly	Paul Feleciano
Kansas Reentry Policy Steering Committee	Monthly or As Needed	Robert Sanders
Kansas State Council for the Interstate Adult Offender Supervision Compact	As Needed	Robert Sanders, Chair
LSI-R© Validation, Quality Assurance, and Evaluation Project	As Needed	Patricia Biggs
LSI-R© Subcommittee for Statewide Implementation	On Hold	Patricia Biggs, Chair
Parole Management Team	Quarterly	Paul Feleciano
Proportionality Subcommittee	Monthly	Patricia Biggs
Sentencing Commission (K.S.A. 74-9101)	Monthly	Patricia Biggs
Sex Offender Override Panel	Monthly	Rotates between KPB members
Victim Advisory Council	As Needed	Robert Sanders
Community Corrections Technology Work Group	Semi-Annual	Robert Sanders
Community Supervision Subcommittee Of the Sentencing Commission	Monthly	Patricia Biggs, Chair

Professional Organization Memberships

Association of Paroling Authorities International (APAI)

American Probation and Parole Association (APPA)

American Correctional Association (ACA)

Kansas Correctional Association (KCA)

VICTIM SERVICES

The Kansas Parole Board works closely with the Kansas Department of Corrections Office of Victim Services to facilitate notification processes, enhance confidential communication of victims' concerns, implement conditions to promote victim safety, and continuously identify opportunities that improve policies and procedures to include the victims in the parole process.

Requests for additional information or notification services should be directed to:

Victim Notification Officer
Kansas Department of Corrections
Landon State Office Building
900 SW Jackson, Suite 400
Topeka, Kansas 66612

Or call 1-866-404-6372

Information may also be obtained on the Kansas Department of Corrections website at www.dc.state.ks.us

All victims shall be assured that notification information is kept confidential.

CONCLUSION

The Kansas Parole Board is an integral part of the Kansas criminal justice system. As with other jurisdictions in the United States and abroad, the Kansas criminal justice system is frequently under close scrutiny in a quest for methods of improving and strengthening policies, procedures, and process. Because of the complexity of the issues involving crime and those who commit crimes, and the ramifications of how those issues are dealt with, the Board endeavors to continue reviewing, modifying, and perfecting its own procedures to work more effectively with offenders, corrections professionals, law enforcement officials, victims, families, the public, and other criminal justice stakeholders. Only by taking into full account all of the above circumstances can the Kansas Parole Board accomplish its stated objectives and goals. The Kansas Parole Board continues to focus on the areas identified below and to exert their efforts to explore and expand their knowledge of Evidence Based Practices and Evidence Based Decision Making.

1 - Comprehensive Assessment of Agency Practice, Tools, and Structure

The Parole Board sought out and was approved for a technical assistance grant from the National Institute of Corrections (NIC). As the first step, this technical assistance involves bringing in national-level experts to Kansas to conduct an assessment of the Board in three strategic areas: 1) practice of Evidence Based Principles; 2) potential tool for quantifying the decision-making process; 3) organizational culture and structure assessment. This tripartite goal was derived based on NIC's 2008 publication of "*Comprehensive Framework for Paroling Authorities in an era of Evidence-Based Practice*" (Feb., 2008; Nancy M. Campbell, National Institute of Corrections).

2 - Professional Development

The Parole Board will continue to work with local, national, and international partners to explore options for integrating Evidence Based Practices into its organizational structure as well as its decision making processes. On National and International levels, the Board has on-going involvements with the following: 1) National Institute of Justice - Community Corrections Technology Working Group (Goal: To further the field in the area of technology, research, development and evaluation.); 2) Center for Effective Public Policy (supported by the National Institute of Corrections) - (Goal: To provide a comprehensive training to Parole Boards and related stakeholders so as to improve the performance of Boards.) As part of this initiative, five papers are currently under development and will cover topics such as: (a) Core Competencies of Paroling Authority Members and their Executive Staff, (b) Evidence Based Practices for Paroling Authorities, (c) Strategic Planning and Management for Results, (d) Addressing the Emerging Challenges Facing Paroling Authorities, (e) Higher Performing Parole Systems; 3) Association of Paroling Authorities International (APAI) with the US Department of Justice - National Institute of Corrections: Designing a Business Plan for APAI - (Goal: To consider the business operation of the APAI organization in its representation of the international group of paroling authorities.)

3 - Improve and Upgrade Technology

The Parole Board relies on the Department of Corrections for all administrative and technology support. However, the Parole Board, as a separate and distinct agency, has needs relative to Information Technology that are not shared with other users in the Department of Corrections. One such example is the need for a clear and accurate record of parole and final violation hearings in the event of any future litigation issues raised by an offender. The Parole Board recently purchased a DVD Recorder and is currently working with the Kansas Department of Corrections Information Technology division on set up and functionality of the recorder in conjunction with video-conferencing equipment already in use by the Board. The Parole Board will also continue to work closely with the Department of Corrections on improving the quality of the imaged document system. Clear, accurate offender information as well as ease in locating it within the imaging system is crucial to the Board's decision-making process.

CONCLUSION

4 – On-Going and Increased Involvement with Offender Re-entry Initiatives

The Parole Board is currently involved with the offender re-entry initiative, however, we believe that opportunities exist for the Board to become more involved in this process. Here, the Board's emphasis lies in focusing on three specific areas: 1) offenders whose incarceration has been marked by long-term instability (e.g. substantial time served in segregation, substantial time participating in mental health focused treatment); 2) offenders whose risk is unmitigated yet they are approaching a determinate facility release date (e.g. offenders with a sex-offense who refuse to participate in treatment or are otherwise assessed as non-amenable to treatment protocols); 3) offenders who have substantial transition needs due primarily to long incarceration terms and/or no effective transition plan. Some of these groups are already served by re-entry services while some are not; some are subject to release by the Parole Board while some are not. Regardless of the type of sentence, these offenders need transition assistance and the Parole Board is involved in facilitating that effort.

5 - Proportionality of Felony Sentencing in Kansas

Through work with the Kansas Sentencing Commission and the Kansas Recodification Committee, the Kansas Parole Board is assisting in the preparation of a proposal regarding proportionality of felony sentencing in Kansas. Included in this proposal will be a discussion of alterations to terms of post-incarceration supervision such that maximum benefit can be achieved for offender transition to the community, on-going risk reduction, and community safety. Also included will be a discussion regarding terms of re-incarceration upon revocation which includes the prior conceptual work of the Parole Board in its consideration of discretion in some revocation terms.

The Kansas Parole Board welcomes comments or questions regarding this report or the parole system in Kansas. Contact can be made through our website or by using the contact information provided below.

Kansas Parole Board

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