

**IN THE COURT OF COMMON PLEAS OF DELAWARE COUNTY, PENNSYLVANIA**

**IN RE: CRIMINAL SECTION** : **NO. MD 1545-17**  
:   
:   
*Early Re-Parole Review and Possible* :   
*Release* :

**PRESIDENT JUDGE ADMINISTRATIVE ORDER**

**AND NOW**, this 12<sup>th</sup> day of August, 2021, resulting from consultation with core systematic stakeholders and on the agreement of the Delaware County District Attorney's Office is it hereby **ORDERED** and **DECREED** as follows:

**EFFECTIVE IMMEDIATELY**, salient personnel of the Delaware County Adult Probation and Parole Office **SHALL** regularly review those cases of defendants currently serving at the George W. Hill Correctional Facility (Delaware County Prison) Gagnon II sentences of back-time, total confinement imposed by Delaware County Court of Common Pleas and make a recommendation to the court consistent with assuring adequate community protection, victim interests recognition, offender accountability and an individual defendant's rehabilitative needs, particularly his or her commitment to meaningfully engaging in a successful re-entry process and wholly utilizing its attendant services, whether an early *re-parole* release under the below schedules would be appropriate.

For those defendants serving a one hundred twenty (120) day or less total confinement back-time term, the *re-parole* date is seven (7) days prior to the otherwise applicable release date.

As to those back-time sentences of total confinement greater than one hundred twenty

(120) days, but less than two hundred forty (240) days, the *re*-parole date is fourteen (14) days before the otherwise applicable release date.


Regarding those back-time sentences of total confinement greater than two hundred forty (240) days, the *re*-parole date is twenty-one (21) days prior to the otherwise applicable release date.

Salient staff of the George W. Hill Correctional Facility **SHALL** as may be necessary **TIMELY** and **FULLY COOPERATE** with involved Delaware County Adult Probation and Parole Office personnel in providing any information relevant to that court agency's early *re*-parole release determinations and resultant recommendations.

Should the Office of Delaware County Adult Probation and Parole find on its review that a given defendant appears appropriate for the above-described early *re*-parole release, then such a written recommendation is to be **PROMPTLY** provided to the court, along with a proposed early *re*-parole order in accord with the above-detailed schedule and substantially formatted as is attached.<sup>1</sup>

That directed above and dependent as subsequent, material circumstances warrant and/or it is otherwise believes appropriate may be revisited by the court and modified, in whole or in part.

**BY THE COURT:**



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**Kevin F. Kelly**  
**President Judge**  
**Thirty-Second (32<sup>nd</sup>) Judicial District**

<sup>1</sup> See Proposed Early *Re*-Parole Order. A copy of this suggested order is attached and wholly incorporated by such reference.

**IN THE COURT OF COMMON PLEAS OF DELAWARE COUNTY, PENNSYLVANIA  
CRIMINAL**

**COMMONWEALTH OF PENNSYLVANIA** : **No.** \_\_\_\_\_  
: \_\_\_\_\_  
: **v.** \_\_\_\_\_  
: \_\_\_\_\_  
: \_\_\_\_\_  
: \_\_\_\_\_  
: \_\_\_\_\_  
: \_\_\_\_\_  
\_\_\_\_\_

**ORDER ALLOWING EARLY RE-PAROLE RELEASE**

**AND NOW**, this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_, the court having by an administrative order of the president judge<sup>1</sup> established through the Delaware County Adult Probation and Parole Office an early *re-parole* review process consistent with assuring adequate community protection, victim interests recognition, offender accountability and an individual defendant's rehabilitative needs, particularly his or her commitment to meaningfully engaging in a successful re-entry process and wholly utilizing its attendant services, whether an early *re-parole* release under those salient schedules<sup>2</sup> would be appropriate, it is hereby **ORDERED** and **DECREED** that on such a recommendation of the Office of Adult Probation and Parole the above-named Defendant **SHALL** be *re-paroled* \_\_\_\_\_ days(s) prior to his or her otherwise applicable, minimum release date.

**BY THE COURT:**

\_\_\_\_\_  
**J.**

<sup>1</sup> See President Judge Administrative Order, No. MD 1545-17, dated August 12, 2021.

<sup>2</sup> *Id.*