

Agency	Prisoner Review Board
Program Name	Clemency
Program Description	The Prisoner Review Board conducts hearings and provides confidential recommendations to the Governor regarding requests for pardons, commutations of sentence, and reprieves.
Target Population	All individuals who file clemency petitions, their supporters, the victims of those offenses, and the State actors involved in the case (e.g. State's Attorneys, Judges, and the Governor).
Activities	Pursuant to the Illinois Constitution, the Governor can grant clemency. Illinois statutes require that the Prisoner Review Board meet four times a year. The Board hears all clemency requests and sends confidential recommendations to the Governor. When the Governor makes a decision, the Board notifies the petitioner regarding whether the Governor granted or denied their petition.
Goals	To hear from all parties who are affected by the request for clemency and any grant thereof, to adequately and appropriately advise the Governor regarding the usage of his clemency powers, and to notify all appropriate parties of the execution of those powers.
Outcome	Create Safer Communities

PROGRAM FUNDING

Appropriations (\$ thousands)		
FY18 Actual	FY19 Enacted	FY20 Recommended
247.3	255.9	290.9

MEASURES**Number of clemency hearings held**

Reported : Annually **Key Indicator :** Yes **Desired Direction :** Maintain

Benchmark : 800 **Source :** Internal reports and prior fiscal year data.

Baseline : Prior year figures. **Baseline Date :** 6/30/2014

Methodology : The Prisoner Review Board tracks the number of clemency hearings held at each quarterly docket, as well as any emergency hearings and non-public hearings.

FY 2018	FY 2019	FY 2020 Est.	FY 2021 Proj.
470	500	500	

Agency	Prisoner Review Board
Program Name	Discretionary Parole Consideration Hearings
Program Description	Individuals sentenced for crimes committed prior to 1978 are entitled to a review by the Prisoner Review Board (PRB) to determine whether to grant discretionary parole release or to continue the incarcerative portion of the sentence.
Target Population	All individuals who are subject to potential discretionary parole release, their supporters, the victims of the underlying offenses, the State actors who were parties to the case, and the community as a whole.
Activities	The Board conducts hearings regarding the consideration of discretionary parole release for every eligible individual. As a part of that process, the Board meets with the eligible individual and with any victims who are protesting the release of the individual. The Board also conducts open hearings to provide public view of the Board's review and voting regarding each case that is considered.
Goals	To provide due process to all interested parties and to determine which, if any, individuals should be granted discretionary parole release from the Department of Corrections.
Outcome	Create Safer Communities

PROGRAM FUNDING

Appropriations (\$ thousands)		
FY18 Actual	FY19 Enacted	FY20 Recommended
198.9	206.6	236.1

MEASURES**Number of discretionary parole hearings**

Reported : Annually **Key Indicator :** Yes **Desired Direction :** Maintain

Benchmark : All indeterminate prisoners receive hearings. **Source :** The Board tracks all discretionary parole hearings heard each month.

Baseline : Number is set by DOC. **Baseline Date :** 1/1/2014

Methodology : Tracked by monthly count of discretionary parole hearings.

FY 2018	FY 2019	FY 2020 Est.	FY 2021 Proj.
40	50	50	

Agency	Prisoner Review Board
Program Name	Juvenile Parole Revocation Hearings
Program Description	Any juvenile who is alleged to have violated the conditions of release set by the Department of Juvenile Justice will have a violation report filed against them by the parole agent or aftercare specialist. The Board hears the case against the juvenile and then determines whether a violation of the conditions has in fact occurred; where a violation is found, the Board then either revokes the release and recommitments of the juvenile to the DJJ or re-releases the juvenile back to the community, with potential recommendations for additional conditions of release or the extension of the aftercare release period. The Board also employs attorneys and preliminary hearing officers to ensure the provision of due process in these hearings.
Target Population	Juveniles who are alleged to have violated conditions of release from DJJ.
Activities	Conducting preliminary and final revocation hearings in alleged violation cases.
Goals	To ensure that due process is afforded throughout the juvenile release revocation hearing process, and to ensure that public safety is maintained as a result of those hearings.
Outcome	Create Safer Communities

PROGRAM FUNDING

Appropriations (\$ thousands)		
FY18 Actual	FY19 Enacted	FY20 Recommended
543.5	478.4	321.8

MEASURES**Number of juvenile aftercare release revocation hearings**

Reported : Annually **Key Indicator :** Yes **Desired Direction :** Maintain

Benchmark : Number of juveniles from Department of Juvenile Justice (DJJ) **Source :** The Board tracks the number of aftercare release revocation hearings conducted each month.

Baseline : Number determined by the number of hearings conducted by the board. **Baseline Date :** 1/1/2014

Methodology : The Board tracks the number of aftercare release revocation hearings conducted each month.

FY 2018	FY 2019	FY 2020 Est.	FY 2021 Proj.
158	150	150	

Agency	Prisoner Review Board
Program Name	Mandatory Supervised Release
Program Description	Adult releasees who have completed the incarcerative portion of their sentences are required to serve a period of time under the supervision of parole agents of the Department of Corrections. These releasees have their conditions of release set by the Board, in consultation with the employees of the Department of Corrections, and with consideration given to the concerns of any victims of the instant cases.
Target Population	All individuals released from the Department of Corrections on parole or mandatory supervised release and the communities into which they return.
Activities	In all cases in which an individual is released on parole or mandatory supervised release, the Board reviews the individual's file to consider the placement of special conditions of release, relating to the specific circumstances of that individual and their case(s). These conditions include anger management counseling, drug or alcohol counseling, sex offender counseling, electronic monitoring, no contact orders, and any other condition the Board feels is necessary for the offender to lead a law abiding life.
Goals	The purpose of parole and mandatory supervised release is to effectively reintegrate offenders back into the community as useful citizens, following a period of incarceration at the Department of Corrections. To that end, the Board provides special conditions in order to ensure that each releasee addresses the particular issues they personally face and in order to provide adequate protection to the public in the case of certain releasees who pose a high risk of danger to the public or particular individuals.
Outcome	Create Safer Communities

PROGRAM FUNDING

Appropriations (\$ thousands)		
FY18 Actual	FY19 Enacted	FY20 Recommended
272.4	282.1	321.1

MEASURES

Number of hearings to set initial conditions of release

Reported : Annually **Key Indicator :** Yes **Desired Direction :** Maintain

Benchmark : Set conditions for all individuals released from DOC on Parole/MSR **Source :** The Prisoner Review Board tracks the numbers of hearings to set the initial conditions of release on a monthly basis.

Baseline : Numbers are determined by the number of individuals released from DOC. **Baseline Date :** 1/1/2014

Methodology : The Prisoner Review Board tracks the numbers of hearings to set the initial conditions of release on a monthly basis.

FY 2018	FY 2019	FY 2020 Est.	FY 2021 Proj.
17,483	17,000	16,500	

Agency	Prisoner Review Board
Program Name	Modification of Release Condition Hearings
Program Description	The Board regularly amends orders regarding the conditions of parole or mandatory supervised release, in order to respond to the actions of the releasees, concerns of parole agents, and concerns of victims. In order to effectuate those amendments and ensure the requests are adequately considered, the Board conducts modification of conditions hearings, after requests from releasees, parole agents, or victims. These amendments can include both the addition and removal of specific conditions of release as needed.
Target Population	Releasees, parole agents, victims of offenses committed by the releasees
Activities	The Board receives requests for modification of the conditions of release from releasees, parole agents, and victims. In order to consider those requests, the Board conducts hearings to evaluate the request and any associated evidence, before making a final determination on the request and issuing an order to that effect.
Goals	To reward positive behavior for releasees who have been compliant with the conditions of releasee, to provide sanctions for non-compliant releasees in order to induce compliance, and to protect the public in specific cases.
Outcome	Create Safer Communities

PROGRAM FUNDING

Appropriations (\$ thousands)		
FY18 Actual	FY19 Enacted	FY20 Recommended
222.2	229.6	260.7

MEASURES

Number of hearings to consider modification of conditions of release

Reported : Annually **Key Indicator :** Yes **Desired Direction :** Maintain

Benchmark : Number of hearings to consider modification of conditions of release requests on a monthly basis. **Source :** The Board tracks all hearings for modification

Baseline : Number is determined by DOC. **Baseline Date :** 1/1/2014

Methodology : The Board tracks all hearings for modification requests on a monthly basis.

FY 2018	FY 2019	FY 2020 Est.	FY 2021 Proj.
3,293	2,500	2,500	

Agency	Prisoner Review Board
Program Name	Parole and Mandatory Supervised Release (MSR) Revocation Hearings
Program Description	Whenever a parolee or releasee is alleged to have violated the conditions of release, the Department of Corrections files a case against the releasee which seeks the potential revocation of that release. The Prisoner Review Board then provides a series of hearings in order to consider the evidence against the releasee, to determine whether a violation in fact occurred, and what, if any, sanction should occur as a result of any proven violations, up to and including full revocation of release and reincarceration with the Department of Corrections.
Target Population	Individuals released from the Department of Corrections alleged to have violated the conditions of release.
Activities	The Board provides a comprehensive hearing process, including screenings for the appointment of State-paid attorneys, preliminary hearings, final revocation hearings, and appeals/requests for re-hearing after a final hearing. At final revocation hearings in particular, the Board determines whether any violations have in fact occurred, and the appropriate outcome or sanction for any such violation, up to and including the possible revocation of release from the Department of Corrections.
Goals	To provide due process for all individuals alleged to have violated the conditions of release, to protect the safety of the community as a whole, and to seek to return certain releasees to the community with modified conditions of release to ensure full compliance.
Outcome	Create Safer Communities

PROGRAM FUNDING

Appropriations (\$ thousands)		
FY18 Actual	FY19 Enacted	FY20 Recommended
2,188.7	1,929.7	1,305.9

MEASURES

Number of Final Revocation Hearings

Reported : Annually **Key Indicator :** Yes **Desired Direction :** Maintain

Benchmark : Number of final revocation hearings conducted by the Board. **Source :** Number provided by Prisoner Review Board tracking of monthly dockets.

Baseline : Numbers set by DOC. **Baseline Date :** 1/1/2014

Methodology : The Board tracks the number of final revocation hearings heard each month.

FY 2018	FY 2019	FY 2020 Est.	FY 2021 Proj.
7,230	7,000	7,000	

Agency	Prisoner Review Board
Program Name	Statutory Sentence Credit Review
Program Description	The Prisoner Review Board is responsible for reviewing -- and subsequently approving, reducing, or denying -- the revocation or restoration of Statutory Sentence Credit for behavior by individuals inside the Department of Corrections (DOC).
Target Population	All individuals who have had Statutory Sentence Credit revoked or restored, where that proposed revocation or restoration exceeded 30 days in a single year. Employees of the Department of Corrections, whose decisions are reviewed by the Board.
Activities	In any case where the Department of Corrections seeks to revoke or restore more than 30 days of Statutory Sentence Credit in a single year, the Board reviews the case and meets with the individual to determine whether to approve, reduce, or deny the decision of the Department of Corrections.
Goals	To promote safety and compliance with behavioral rules inside the Department of Corrections, to provide a more unified Statewide treatment of individual DOC facility decisions, and to serve as an independent check-and-balance in decisions to restore or revoke Statutory Sentence Credit.
Outcome	Create Safer Communities

PROGRAM FUNDING

Appropriations (\$ thousands)		
FY18 Actual	FY19 Enacted	FY20 Recommended
133.9	138.3	156.8

MEASURES**Number of statutory sentence credit revocation or restoration decisions reviewed**

Reported : Annually **Key Indicator** : Yes **Desired Direction** : Maintain

Benchmark : Number is set by DOC. **Source** : The Board tracks the number of statutory sentence credit revocation/restoration hearings on a monthly basis.

Baseline : Number set by DOC. **Baseline Date** : 1/1/2014

Methodology : The Board tracks the number of statutory sentence credit revocation/restoration hearings on a monthly basis.

FY 2018	FY 2019	FY 2020 Est.	FY 2021 Proj.
2,063	2,200	2,200	

Agency	Prisoner Review Board
Program Name	Victim Notification
Program Description	When requested in writing, the Prisoner Review Board will notify victims when an inmate is being released from prison. The Board also maintains a registry of past victim statements in cases where those victims were affected.
Target Population	Victims who have registered for notifications and/or have filed statements in cases heard by the Board.
Activities	The Prison Review Board (PRB) flags an offender's file whenever a victim wants to be notified that an offender is being released, considered for parole, or considered for executive clemency. The Department of Corrections (DOC) notifies the PRB that the offender is being released or considered, and the PRB notifies the victim of the pending proceeding and receives any response from the victim to be considered at the hearing.
Goals	To ensure that registered victims are adequately notified and have the opportunity to weigh in on any cases in which they are affected.
Outcome	Create Safer Communities

PROGRAM FUNDING

Appropriations (\$ thousands)		
FY18 Actual	FY19 Enacted	FY20 Recommended
176.6	182.8	207.8

MEASURES**Number of victims notified upon release of offenders**

Reported : Annually **Key Indicator :** Yes **Desired Direction :** Maintain

Benchmark : Number of people requesting to be notified. **Source :** Internal benchmark

Baseline : Number of victims notified is determined by number of requests for notification received. **Baseline Date :** 1/1/2014

Methodology : The Board tracks the number of victims notified each year.

FY 2018	FY 2019	FY 2020 Est.	FY 2021 Proj.
313	315	315	