

INTERNAL MANAGEMENT POLICY & PROCEDURE

Applicability: Adult Opera	tion Only JUVENILE Ope	erations Only X DEPARTMENT-WIDE
IMPP #: 11-126A		PAGE #: 1 of 7
DECISION MAKING: House Ar	rest Program	
Original Date Issued: 02-15-16	Replaces IMPP Issued: 03-28-22	2 CURRENT EFFECTIVE DATE: 10-6-23
Approved By:	, Secretary	Next Scheduled Review: 02/2026

POLICY

Pursuant to K.S.A. 21-6609, the Secretary of Corrections may implement a house arrest program for residents in his or her custody. Residents who meet the criteria set forth in this policy may be transferred to house arrest to promote resident management, transitional and release planning, and risk reduction. Recommendations for placement of residents on house arrest shall be made based upon each individual resident's degree of risk to the community, and without regard to a resident's race, national origin, gender, or religion. Placement shall be approved by the Secretary of Corrections. Residents assigned to house arrest shall be considered offenders. House arrest sanctions may include, but are not limited to, rehabilitative restitution in money or in kind, curfew, community service, deprivation of nonessential activities or privileges, other appropriate restraints on the resident's liberty, or revocation of house arrest status and return to prison. Residents absconding house arrest status shall be placed on escape status.

DEFINITIONS

<u>Approved Destination</u>: A specific physical address that has been approved by the parole officer and is included in the approved itinerary. May include employers, service providers, places of worship, and retail stores to which the resident may need to travel in the course of his or her day.

<u>House Arrest</u>: An individualized program in which the freedom of a resident is restricted within the community, home or non-institutional residential placement and specific sanctions are imposed and enforced.

PROCEDURES

I. House Arrest Selection Criteria:

- A. In order to be considered for transfer to House Arrest, residents shall meet the following criteria:
 - 1. The resident cannot be serving any indeterminate or off-grid sentence.
 - 2. The resident cannot be managed as a sex offender.
 - 3. The resident cannot have a history of absconding on post incarceration supervision as an adult.
 - 4. The resident cannot have disabled or attempted to disable a monitoring device at any time (past or present) while on electronic monitoring.
 - 5. The resident's most recent termination from a recommended program cannot be "refusal to enter," "refusal to participate" or terminated due to "disciplinary/poor performance".
 - 6. The resident shall have no disciplinary convictions for any of the following as defined in attachment "D" of the KDOC Custody Classification Manual:
 - a. Predatory or aggressive infractions within the past two years,

- b. A R2 rule infraction in the past six months, or
- c. Two or more R3 and/or R4 rule infractions within the past 6 months.
- 7. The resident shall have a KDOC facility assessed LSIR score of 23 or lower, LS/CMI of 19 or lower, or a WRNA score of 20 or lower.
 - a. If a resident is 24 or higher on the latest RDU admission LSIR, 20 or higher LS/CMI, or 21 or higher on the latest WRNA, unless an updated LSIR, LS/CMI, or WRNA was completed specifically for purposes of determining what programming should be provided, s/he is not eligible for house arrest consideration.
 - b. The Secretary or designee may make an exception on a case-by-case basis for a resident above 24 (LSIR), 20 (LS/CMI) or 21 (WRNA), provided the resident has successfully completed recommended programming in a KDOC facility that addresses elevated risk/need as identified by the LSIR/WRNA or other approved risk/needs assessment instrument.
- 8. The resident shall be classified minimum custody for at least 30 continuous days prior to placement on house arrest.
- 9. The resident shall be 120 days or less from his or her projected release date.
- 10. The resident shall be free of any felony and/or misdemeanor detainers.
- 11. The resident shall have an approved residence plan to which he or she can release.
 - a. If the resident's minor children will be in the home, the resident shall have completed a parenting program approved by the KDOC, and there shall not be an order in place prohibiting the resident's contact with the minor children.
- 12. The resident shall have access to funds in a sufficient amount to cover the cost of medical and dental care, daily living expenses, rent deposit and utilities if applicable, and administrative supervision fees for the first 30 days on house arrest status.
- 13. The resident shall have a plan for meeting his/her financial needs beyond 30 days, whether it is a plan for employment/job search, a plan to access benefits for which s/he is eligible, or some other plan indicating a realistic means of meeting financial obligations beyond 30 days.

II. House Arrest Referral Procedures

- A. Any resident who meets the requirements of Section I.A. may submit an Application for Placement on House Arrest, using the "Application for Placement on House Arrest" (Attachment A).
- B. An Application for Placement on House Arrest shall be submitted at least ninety (90) days prior to the date of transfer to house arrest.
- C. The date of transfer to house arrest shall be no more than ninety (90) days prior to the resident's release date.
- D. An Application for Placement on House Arrest shall be processed as follows:
 - 1. The application shall be submitted by the Unit Team Counselor to the Unit Team Manager for initial review. The UTM shall ensure that the application complies with the provisions of this policy. If it does, the UTM shall submit the application to the Classification Administrator for review.
 - 2. The Classification Administrator shall determine whether the application complies with this policy and make an initial determination as to the suitability of the resident for placement on house arrest. If the Classification Administrator concludes that the application should proceed, the Classification Administrator shall send it to the facility Case Management and Reentry Administrator for processing of the proposed residence plan for approval or disapproval by parole.

The residence plan shall be submitted within seven (7) calender days, and parole shall respond within fourteen (14) calendar days of submission.

- 3. Simultaneously with submitting the residence plan to parole for approval or disapproval, the Case Management and Reentry Administrator or designee shall contact the designated Victim Services Facility Liaison to obtain input about any victim issues. Any identified issue shall be reviewed by the R3 Coordinator with the Classification Administrator to determine whether the application should proceed, and if so, whether any special condition regarding any victim issue should be recommended as part of the application.
- 4. The information provided by the designated Victim Services Facility Liaison is not to be provided to any party outside of the Case Management and Reentry Administrator, the Classification Administrator, and the Deputy Secretary of Facility Management and his/her designee without approval from the Victim Services Director.
- 5. If a residence plan is approved, the Classification Administrator shall submit the application to the Warden or designee for review. At the time of submission, the Classification Administrator shall include any recommended special conditions, above and beyond those set out in this policy.
- 6. If the Warden or designee concludes that the application complies with this policy, and the resident is a suitable candidate for consideration, the Warden shall forward the application for consideration to the Deputy Secretary of Facilities Management or designee for review.
- 7. If the Deputy Secretary of Facilities Management or designee concludes that the application complies with this policy, and the resident is a suitable candidate, the application shall be forwarded to the Secretary of Corrections with a recommendation for approval.
- 8. The final decision to grant or deny the application shall rest with the Secretary of Corrections.
- E. If the application is approved, the resident shall be required to complete and sign the "Conditions of House Arrest" (Attachment B).
 - Residents refusing to accept the conditions of house arrest shall not be transferred to house arrest.
- F. If the application is denied, the resident shall be notified in writing, using the "Notice of Denial of Application for Placement on House Arrest" (Attachment C).
 - 1. The notice of denial is not to include any information provided by the designated Victim Services Facility Liaison.
 - 2. The Parole Office will be notified of the denial.
- G. Any decision to deny the application at any stage is final and not subject to appeal.

III. Release to Community if an Application is Approved

- A. The release checklist shall be initiated in accordance with IMPP 11-121D.
- B. The following notifications shall be made by facility staff:
 - 1. Sheriff and district or county attorney of the county in which the resident shall be placed under house arrest;
 - 2. Chief Law enforcement officer of any incorporated city or town in which the resident shall be placed under house arrest;
 - 3. Designated Victim Services Facility Liaison, no less than seven (7) days prior to resident's transfer to house arrest; and
 - 4. Notification to parole staff regarding approval for house arrest transfer.

- a. When a recommendation to approve has been submitted by the Deputy Secretary of Facility Management to the Secretary to transfer a resident to house arrest, the classification administrator or designee shall request reporting instructions from the parole officer.
- b. On the date of the resident's transfer to house arrest, parole staff shall be notified of the transfer.
- Movement codes for transfer to house arrest shall be entered by facility records staff.
- D. The resident shall be given his/her Conditions of House Arrest, using the previously signed "Conditions of House Arrest" (Attachment B), prior to his/her transfer to house arrest.

IV. Supervision

- A. As a condition of house arrest the resident shall consent to be monitored by a location verification procedure. Monitoring may include use of a phone or GPS based system.
- B. House Arrest residents will meet in person with the parole officer once per month, unless documented case management needs or issues exist that indicate a need for additional supervision or support services.
- C. Supervision services provided shall include:
 - 1. Review and approval of the written itineraries (Attachment D) to identify locations and times when residents may be away from their residence.
 - Approved destinations may include but are not limited to: family reintegration meetings, parent-teacher conferences, and other parenting related activities, medical appointments, dental appointments, employment, employment search, and shopping for food and necessities.
 - b. Verbal changes to the written itinerary may be authorized by the parole officer, as needed.
 - 2. Urinalysis testing in accordance with IMPP 14-112A.
 - 3. Employer notification in accordance with IMPP 14-117A and employment verification no less than once per month.
 - 4. Collateral contacts no less than once per month.
 - 5. Supervision fees will be charged, using fee code A, in accordance with IMPP 14-107A.
 - 6. Response to violations per section V. and in accordance with IMPP 14-137A.
- D. The supervision officer shall provide information needed for good time awards to the designated facility staff for approval and entry into Athena.

V. Responding to Violations

- A. Parole officers shall respond to all violations of house arrest conditions. When responding to violations, the resident's risk to public safety shall be considered.
 - 1. When the parole officer has determined that a violation has occurred, a response shall be initiated immediately.
 - 2. If there is a risk to public safety or potential for escape/absconding, the resident shall be placed into a local jail or detention facility to await the outcome of the violation investigation.
 - 3. A resident is considered to be an escapee when one or more of the following occurs:

- a. Violations of written itineraries that cannot be resolved within two (2) hours;
- b. The resident has moved from his or her approved residence without permission;
- c. The resident fails to report, and the parole officer cannot contact the resident within two (2) hours; or
- d. The parole officer receives reliable information that the resident has left the area.

B. Return to Correctional Facility

- 1. When violations occur that are determined to be severe enough to warrant return to a correctional facility, parole staff shall:
 - a. Issue an Order to Arrest and Detain; and
 - b. Notify local EAI or local law enforcement and arrange for the resident to be taken into custody and transported to the local jail/detention facility.
- 2. After the resident has been taken into custody and secured at a local jail and/or detention facility, parole staff shall:
 - a. Complete OMIS movement codes to indicate that the resident is in local detention;
 - b. Issue a violation report detailing the violations; and
 - c. Present the resident with a Statement of Charges and a copy of the Violation report.
- 3. A resident shall have the right to have a preliminary hearing or waive the preliminary hearing.
 - a. If probable cause is established at a preliminary hearing, Officers shall create a transport memo to notify facilities that the resident is available for return to the facility.
 - b. If probable cause is established, a completed revocation packet shall be submitted to the Prisoner Review Board (PRB) in accordance with IMPP 14-141A.
- 4. The resident shall have a final hearing before the Prisoner Review Board (PRB).
 - a. The resident shall have the right to waive the final hearing before the PRB.
- 5. Residents who violate one or more conditions of supervision are also subject to discipline pursuant to K.A.R. 44-12-1002, Violation of published internal management policies and procedures or published orders, with reference to this IMPP, and violation of any condition of supervision shall be a Class I offense.
 - a. Upon the resident's waiver of the final hearing before the PRB and return to a facility, or upon final revocation of the resident's house arrest status by the PRB, the resident's assigned Unit Team Manager may choose to initiate the disciplinary process and proceed to issue a Class I disciplinary report and have it served upon the resident.
 - (1) In the event of final revocation based upon a finding of violation of one or more conditions of house arrest by the PRB, the written findings of the PRB shall also constitute a prima facie finding of violation of K.A.R. 44-12-1002 with reference to this IMPP, which the resident may attempt to rebut during any disciplinary hearing incident to the charge.

VI. Escape Procedures

A. Once an escape has been declared, staff will follow the steps outlined in "Escape Procedures" (Attachment E).

- B. Once an escape has been declared, the Parole Officer shall notify the prior facility with the relevant information. This information will include:
 - 1. The date, time, and reason for the initial electronic alert if applicable;
 - 2. The date, times, and locations checked by the Parole Officer before declaring the escape; and
 - 3. Any information obtained that may be germane to the escape.
- C. Facility staff shall initiate the following escape procedures upon notification of the House Arrest escape:
 - An NCIC entry shall be initiated;
 - 2. Facility EAI Special Agents will be notified; and
 - 3. An escape flier shall be prepared and posted on the Internet.
- D. Once the escape plan has been initiated, facility Special Agents shall:
 - 1. Ensure that an escape warrant has been issued;
 - 2. Gather basic intelligence information that may assist in locating the escapee; and
 - Contact the KDOC EAI Director for transfer of the case to another facility or field office as determined by location.
- E. During normal duty hours, the Parole Officer who declared the escape shall be copied on all developments in the case. After normal duty hours, the Parole Duty Officer shall be advised of case developments.

VII. Residents Completing House Arrest

- A. When a resident reaches his or her sentence discharge date while on house arrest:
 - 1. Facility staff shall follow the process for residents discharging their sentence while incarcerated.
 - 2. The discharge certificate shall be forwarded to the supervising parole officer.
 - 3. The supervising parole office shall submit goodtime awards to the facility for approval and entry into Athena.
 - 4. Facility staff shall complete the appropriate Athena movement records.
- B. When a resident reaches his or her release date while on house arrest:
 - 1. Facility staff shall follow the process for residents releasing to the community.
 - 2. The release certificate shall be forwarded to the supervising parole officer to obtain the resident's signature.
 - 3. The supervising parole office shall submit final goodtime awards to the facility for approval and entry into Athena.
 - 4. Facility staff shall complete the appropriate Athena release movement records.
 - **5.** Facility staff shall activate the post release good time log if applicable.
- VIII. This IMPP must serve as final policy in all departmental facilities, and no General Orders shall be developed or implemented on this subject.

NOTE: The policy and procedures set forth herein are intended to establish directives and guidelines for staff, residents, and offenders and those entities that are contractually bound to adhere to them. They are not intended to establish State created liberty interests for employees, residents, or offenders, or an independent duty owed by the Department of Corrections to employees, residents, offenders, or third parties. Similarly, those references to the standards of various accrediting entities as may be contained within this document are included solely to manifest the commonality of purpose and direction as shared by the content of the document and the content of the referenced standards. Any such references within this document neither imply accredited status by a Departmental facility or organizational unit, nor indicate compliance with the standards so cited. The policy and procedures contained within this document are intended to be compliant with all applicable statutes and/or regulatory requirements of the Federal Government and the state of Kansas. This policy and procedure is not intended to establish or create new constitutional rights or to enlarge or expand upon existing constitutional rights or duties.

REPORTS

None.

REFERENCES

K.S.A. 21-6609 K.A.R. 44-12-1002 IMPP 11-113A, 11-121D, 14-107A, 14-112A, 14-117A, 14-137A, 14-139A, 14-141A

HISTORY

02-15-16 Original 04-30-20 Policy Memo 03-28-22 Revision 1 10-06-23 Revision 2

ATTACHMENTS

Attachment	Title of Attachment	Page Total
Α	Application For Placement On House Arrest	3 page(s)
В	Conditions of House Arrest	2 page(s)
С	Notice Of Denial Of Application For Placement On House Arrest	1 page(s)
D	House Arrest Weekly Itinerary	2 page(s)
Е	Escape Procedures	1 page(s)

APPLICATION FOR PLACEMENT ON HOUSE ARREST

Resid	dent Name & #	-	Date:	
Unit ⁻	Team Counsel	or Name & Phone #:		
1.	What is the re	esident's release date (mandatory	or released by Prisoner Review Board)?/	
2.		ent be 120 days or less from his/h t, not eligible to proceed.	ner release date when placed on house arrest? ~ Yes ~ No	
3.	What is the p	roposed date for placing the resid	dent on house arrest?//	
4.	Is the residen	<u> </u>	s a conviction for an indeterminate or off-grid crime??	
	If so,	not eligible to proceed.		
5.	What is the re	esident's current conviction & crim	ninal history?	
6.		ent been passed by the Prisoner not eligible to proceed.	Review Board within the past six months? ~ Yes ~ No	
7.		t managed as a sex offender? not eligible to proceed.	~ Yes ~ No	
8.	while on elect	ent absconded from post incarce ronic monitoring as an adult, at a not eligible to proceed.	eration supervision as an adult or disabled a GPS monitoring delay time? \sim Yes \sim No	vice
9.			he following recommended programs, with "refusal to enter," "ref ry/poor performance" as the most recent termination?	usal
	a. b. c. d. e. f.	Sex Offender Treatment Substance Abuse Treatment Vocational Training Education (Literacy or GED) Pre-Release Reintegration Work Release	~ Yes ~ No ~ Yes ~ No	
10.	What progran	ns has the resident successfully c	completed in the latest incarceration?	
11.	Has the residual Classification		he following as defined in attachment "D" of the KDOC Cust	iody
	a. b. c.	An R2 rule infraction in the pas	etions within the past two years, ~ Yes ~ No st six months ~ Yes ~ No e infractions within the past 6 months ~ Yes ~ No	

If so, not eligible to proceed.

12.	What is the resident's DR history in the lates	t conviction?	
13.	What is the resident's KDOC facility LSIR/LS NOTE: If no KDOC facility LSIR/ L part of this application.		an LSIR/ LS/CMI/WRNA shall be completed as
14.	Will the resident be classified minimum custo ~ Yes ~ No If not, not eligible to proceed .	ody for at least 30 cont	inuous days prior to placement on house arrest?
	a. Current custody classificationb. Is this application dependent		ption. ~ Yes ~ No
15.	Does the resident have any felony or misder If so, not eligible to proceed.	meanor detainers pend	ding? ~ Yes ~ No
16.	Proposed residence plan? An approved res	sidence plan is mand	latory to be eligible to proceed.
17.	Does the resident have minor children? ~ \(\) a. Are they authorized contact b. Have they completed a KD0	with their minor childr	en? ~ Yes ~ No g Program? ~ Yes ~ No
18.	Proposed plan to meet financial obligations:		
		care, daily living expe supervision fees for the	e first thirty (30) days of financial obligations, nses, rent deposit and utilities if applicable, ne first 30 days on house arrest status?
			ond the first thirty (30) days, including all those driver's license/ID fees, living expenses, and/or
19.	Why does the resident believe s/he is a good	d candidate for house	arrest?
20.	Why does the Unit Team Counselor believe	the resident is a good	candidate for house arrest?
	. I have read the "Conditions of House Arr	est," and agree to fo	e above application for placement on house llow those conditions, as well as any specia
condi	tions imposed, if my application for placem	nent on house arrest	is granted.
Date	Resident Signature	Date	Signature of Unit Team Counselor, witnessing resident signature

Processing of Application for Placement on House Arrest

X Review by Unit Team Manager (state name and contact number):								
	Approved	Disapproved	Date	_ Signature				
X Rev	X Review by Classification Administrator (state name and contact number):							
	Approved	Disapproved	Date	_ Signature				
X Rev	iew by Case Man	agement and Ro	eentry Administrato	or (state name and contact number):				
	Residence plan su	ubmitted and eithe	er approved or disap	proved:				
	Application submi	tted to the design	ated Victim Services	s Facility Liaison, feedback:				
	Any recommende	d special conditio	ns, after review with	Classification Administrator?				
Date _	Siç	gnature						
X Rev	iew by Warden or	r designee (state	e name and contac	rt number):				
	Approved	Disapproved	Date	_ Signature				
X Rev	iew by Deputy Se	ecretary of Facili	ties Management c	or designee (state name and contact number):				
	Approved	Disapproved	Date	_ Signature				
X Review by Secretary of Corrections:								
	Approved	Disapproved	Date	Signature				

CONDITIONS OF HOUSE ARREST

You have been approved for placement on house arrest, as of	_ (date). You will be under
the supervision of a parole officer, and your placement and continued status on house	arrest is subject to these
conditions, to which you shall agree in writing below in order to be placed on house a	arrest, and with which you
shall comply to continue to be on house arrest status. Your failure to agree to and at	oide by these conditions
will subject your status on house arrest to being denied or revoked.	

- A. Obligations and Accountability: Upon release from the institution, I agree to report as directed to my assigned parole officer and follow his/her instructions in reporting on a regular basis and to continuously maintain my assigned and approved residence and employment. If it becomes necessary that I change either residence or employment, I will obtain advance permission from my parole officer. Travel to and from my approved destinations shall be by the most direct route between the approved destination and my residence. I consent to be monitored by a home telephone verification procedure. I will not leave the state of Kansas. I agree to participate in the development and implementation of my individualized plan, and the recommendations of any treatment or counseling or assessment program which I have completed during my incarceration or while under supervision. I will pay any fees for treatment/programming as directed and pay resititution, court costs, supervision fees, and other costs as directed by my parole office.
- **B.** Laws and Personal Conduct: I shall obey all federal and state laws and municipal and county ordinances, including the Kansas Offender Registration Act and the DNA Collections Act. I shall notify my parole officer at the earliest opportunity if I have law enforcement contact for any reason. I will not engage in assaultive activities, violence, or threats of violence of any kind.
- **C. Weapons**: I will not own, possess, constructively possess, purchase, receive, sell or transport any firearms, ammunition or explosive device, or any device designed to expel or hurl a projectile capable of causing injury to persons or property, or any weapon prohibited by law.
- D. Narcotics/Alcohol: I will not possess, use, or traffic in any controlled substance, narcotics or other drugs as defined by law, except as prescribed to me by a licensed medical practitioner. I will not consume any mind-altering substance, including, but not limited to, alcoholic beverages, wine, beer, glue, or paint. I agree and consent to submit to a blood, Breathalyzer and/or urine test at the direction of the parole officer. I will not tamper with, falsify or dilute such a test.
- **E. Victim**: I agree to have no contact with the victim(s) in my case(s) or the victim's family by any means including, but not limited to, in person, by phone, via computer, in writing, or through a third party without the advance permission of my parole officer.
- **F. Search**: I agree to submit to search by parole officer(s) of my person, residence, and any other property under my control.
- **G. Special Conditions**: I agree to abide by any special conditions(s) set forth below, as well as to comply with instructions which may be given or conditions imposed by my parole officer from time to time as may be governed by the special requirements of my individual situation.
- **H. House Guests**: I agree not to have more than two (2) persons at my residence where I am on house arrest, other than myself and any actual resident, at any time without the advance permission of my parole officer.

Special Conditions:

R	er	00	rti	na	Ins	stru	ucti	ior	ns:

Date

Signature of Resident

Print Name & Number of Resident

Date

Signature of KDOC staff witnessing signature

Print Name & Position & Contact # of person witnessing

NOTICE OF DENIAL OF APPLICATION FOR PLACEMENT ON HOUSE ARREST

To:	esident #
Date:	
From:	Classification Administrator
Subjec	Application for Placement on House Arrest
You aı	nereby notified that your Application for Placement on House Arrest has been DENIED .
You a	urther notified that this decision is final and is not subject to appeal.
	be eligible to submit a new application at some point in the future, consistent with KDOC policy and aw. See your assigned correctional counselor or Unit Team Manager when you again believe that you le.
СС	entral File arole Office

HOUSE ARREST WEEKLY ITINERARY

Name and Number		
Monday (date)		
Destination:	Reason:	
Leave and Return Times:	Transportation Method:	
Destination:	Reason: Transportation Method:	
Leave and Return Times:	Transportation Method:	
Tuesday (date)		
Destination:	Reason:	
Leave and Return Times:	Transportation Method:	
Destination:	Reason:	
Leave and Return Times:	Transportation Method:	
Wednesday (date)		
Destination:	Reason:	
Leave and Return Times:	Transportation Method:	
Destination:	Reason:	
Leave and Return Times:	Transportation Method:	
Thursday <i>(date)</i>		
Destination:		
Leave and Return Times:	Transportation Method:	
Destination:	Reason:	
Leave and Return Times:	Transportation Method:	
Friday (date)		
Destination:	Reason:	
Leave and Return Times:	Transportation Method:	
Destination:	Reason:	
Leave and Return Times:	Transportation Method:	

Saturday (date)			
Destination:			Reason:
Leave and Return Times:		Transportation	Method:
Destination:			Reason:
Leave and Return Times:		Transportation	Method:
Sunday (date)			
Destination:			Reason:
Leave and Return Times:		Transportation	Method:
Destination:			Reason:
Leave and Return Times:		Transportation	n Method:
Resident Signature	Date		
Approved By	 Date		
Comments:			

Escape Procedures

- A. Once an escape has been declared, staff will follow the steps outlined below.
- B. Once an escape has been declared, the Parole Officer shall notify the prior facility with the relevant information. This information will include:
 - 1. The date, time, and reason for the violation of written itinerary, if applicable;
 - 2. The date, times, and locations checked by the Parole Officer before declaring the escape; and
 - 3. Any information obtained that may be germane to the escape.
- C. Facility staff shall initiate the escape procedure upon notification of the House Arrest escape.
 - 1. An NCIC entry shall be initiated.
 - 2. Facility EAI Special Agents will be notified.
 - 3. An escape flier will be prepared and posted on the Internet.
- D. Once the escape plan has been initiated, facility Special Agents shall:
 - Ensure that an escape warrant has been issued;
 - 2. Gather basic intelligence information that may assist in locating the escapee; and
 - 3. Contact the KDOC EAI Director for transfer of the case to another facility or field office as determined by location.
- E. During normal duty hours, the Parole Officer who declared the escape shall be copied on all developments in the case. After normal duty hours, the Parole Duty Officer shall be advised of case developments.