



*State of North Carolina
Department of Public Safety
Prisons*

Chapter: D
Section: .0700
Title: **Offender Labor for Public
Work Projects**
Issue Date: 11/03/21
Supersedes: 08/20/20
Expiration: Policy Revision Publication

INTERIM POLICY & PROCEDURE

The purpose of this interim policy is to make a change to a policy prior to the annual review date. The interim policy will be incorporated into the actual policy during the next annual review. All interim policies shall be updated no more than six months past the annual review date. Revisions are highlighted in turquoise. Please review published policy for reference.

NEW LANGUAGE

.0709 (c) (3)

Offenders sentenced to serious assaultive crimes against persons or sexual crimes against persons shall not be selected for offender labor contract assignments until they have served a minimum of 60 days in minimum custody. **In addition, sex offenders in minimum custody must have a formal risk assessment completed and be considered an acceptable risk to the community in order to be assigned to a labor contract assignment.** A sex offender will not be assigned to any offender labor contract that works on or near school property. This includes either public or private elementary, middle or high schools, community college or university.

SUMMARY:

- Reference to level II and level III removed from .0709 (c) (3) to address the minimum custody collapse and sentence revised to address formal risk assessment.

FILING:

This Interim Policy will be filed in the Power DMS system and on the Prisons web page along with the original policy.

RESPONSIBILITIES:

The Director of Rehabilitative Services is responsible for ensuring the content of this interim policy and procedure is included in a revised policy and updated through the annual review process.

Commissioner of Prisons
D.0700_11_03_21.doc

November 3, 2021

Date