

IN THE CIRCUIT COURT OF THE TENTH JUDICIAL CIRCUIT
IN AND FOR HARDEE, HIGHLANDS AND POLK COUNTIES, FLORIDA

ADMINISTRATIVE ORDER NO. 2-62.0

RE: APPROVED OFFENDER LEAVE AND FURLOUGH FOR
COMMUNITY CONTROLLEES IN INPATIENT TREATMENT

WHEREAS, it is the goal of approving offender leaves, furloughs and recreational/leisure activities to motivate offenders toward self-improvement, to gradually re-integrate offenders back into the community, to strengthen family ties, to accustom offenders to self-reliance, and to expose offenders to beneficial programs and experiences;

NOW THEREFORE it is hereby ORDERED that persons in inpatient treatment, placed on Community Control Supervision, may be allowed to attend and participate in approved offender leaves, furloughs and recreational/leisure activities, as approved by the Florida Department of Corrections, in compliance with the Non-secure Treatment Program Manual, unless specifically prohibited by order of the sentencing judge.

DONE AND ORDERED on this 4th day of September 2001.

CHARLES B. CURRY
Chief Judge