

VERMONT DEPARTMENT OF CORRECTIONS

INTERIM REVISION MEMO

TO: All Staff
FROM: Andrew A. Pallito, Commissioner 
RE: Clarification of Directive 371.26, *Reintegration Furlough*
DATE: October 2, 2013
Cc: Lisa Menard, Deputy Commissioner

The purpose of this Interim Revision Memo is to provide clarification regarding the following:

1. For offenders serving a sentence in a correctional facility for a conviction of any sex offense, or if the affidavit of the underlying offense provided by the court after adjudication contains information that describes any elements of a sexual offense, a central level case staffing is required prior to releasing an offender on Reintegration Furlough.
2. All Reintegration Furlough determination will be completed prior to establishing the program window for all offenders.

If you have any questions, please contact Cullen Bullard at Cullen.bullard@state.vt.us.

