

## 80% Court Release

- Does NOT replace the current Judicial Release process.
- Offender may be eligible while serving mandatory time. However, they are not eligible while serving “restricting offenses” (such as gun specifications, RVO specifications, human trafficking specifications, etc.). There is also an extensive list of “disqualifying offenses” (such as murder, drug trafficking (F-1 or F-2), any sexually oriented offense, felonious assault, etc.).
- Offenders can be placed on supervision for 1-5 years by the releasing court.
- The process includes:
  - Initial eligibility determined by the Bureau of Sentence Computation
  - The completion of an application by eligible and interested inmates
  - A comprehensive review by the panel at the institution on each case to make a recommendation for or against consideration
  - A compilation of information regarding the suitability of inmates who are a candidate for consideration by the Justice Reinvestment Officer
  - Review and a consideration decision made by the Director
  - Notice sent to the sentencing court requesting release consideration for those offenders approved by the Director of DRC