



# Overview of Rule 8-101: Travel Permits

Mandatory for the following juveniles traveling out-of-state for a period in excess of 24 consecutive hours who meet the criteria set forth in A or B:

**A. Juveniles who have been adjudicated or have deferred adjudications and are on supervision for one of the following:**

- Sex-related offenses;
- Violent offenses resulting in injury/death; or
- Offenses committed with a weapon.

**B. Juveniles who are one of the following:**

- State committed;
- Pending a transfer of supervision;
- Returning to the sending state;
- Transferring to a subsequent state(s), with approval of the sending state; or
- Transferred and the victim notification laws, policies, and practices require notification.

## Additional Travel Permit Provisions

- If the Travel Permit is used to test a residence, the sending state forwards a referral to the receiving state within 30 calendar days.
- If the stay/visit exceeds 30 calendar days, the sending state provides reporting instructions for the juvenile.
- The sending state is responsible for victim notification.
- Travel Permits are optional for juveniles traveling to an out-of-state residential facility.

**The maximum length of a Travel Permit is 90 calendar days**