## **GENERAL DISTRIBUTION**

WEST VIRGINIA DIVISION OF CORRECTIONS & REHABILITATION NUMBER: 505.00

**EFFECTIVE DATE:** 01 June 2023

SUBJECT: VISITATION PROCEDURES FOR ADULT FACILITIES

# **POLICY DIRECTIVE**

## **PURPOSE:**

To ensure appropriate guidelines and procedures concerning inmate visitation.

#### **REFERENCE:**

None.

### **RESPONSIBILITY:**

Superintendents are responsible for enacting Operational Procedures and ensuring the requirements of this Policy Directive are included in applicable Post Orders.

### **CANCELLATION:**

Any previous written instruction on the subject including DCR Policy Directive 505.00, dated 18 April 2022.

#### **APPLICABILITY:**

All facilities within the Division of Corrections and Rehabilitation (DCR) that have custody of adult inmates. This Policy is available for general distribution and shall be made available for inmate and visitor review upon the effective date.

#### **DEFINITIONS:**

**Immediate Family:** For the purposes of this Policy, includes father, mother, sister, brother, spouse, children, grandchildren, or grandparents. These are interpreted to include "step" relations and legal guardianships.

# **POLICY:**

- I. The Division of Corrections and Rehabilitation (DCR) ensures that its inmate visitation program is designed to enhance public safety and order; provide for the security and safety of the inmate population, employees, and visitors; and ensure that inmate family ties and contact with friends are maintained within the operation and security parameters that are necessary and appropriate throughout the various DCR facilities. The visitation program at all facilities is placed under the Chief of Security/Chief Correctional Officer in the organizational chart. All adult facilities will ensure sufficient space is provided for visitation, the screening and searching of both inmates and visitors and will utilize the following safety and security measures.
  - A. Reasonable accommodations are made to ensure visitation is accessible to inmates and visitors with disabilities.
  - B. The Superintendent will ensure the posting of the following notice in the lobby or other entrance area used by inmate visitors, "ALL INMATE VISITORS ARE SUBJECT TO SEARCH PRIOR TO BEING ALLOWED TO VISIT ANY INMATE," or similar notice.
  - C. All visitors along with hand carried items are subject to successfully pass canine searches (if available), magnetometer scan, x-ray machines, and pat-down searches.
    - 1. Allowable items for inmate visitors to bring into a facility will be detailed by the Superintendent in the Operational Procedure for inmate visitation.
    - 2. The visitor's property is also subject to search.
    - 3. No visitor shall be strip-searched, nor shall there be any search of body cavities by facility staff.
    - 4. Any prospective visitor may be denied the privilege of visiting, in the judgment of the employee in charge of supervising visitation at the time, there exists sufficient facts to believe that the prospective visitor intends to transfer contraband to an inmate. The employee will immediately report the denied visit to the Superintendent/designee in charge of the facility.
    - 5. Should, at any time, contraband be found in the possession of a visitor, staff will contact the Shift Commander and depending on the severity of the contraband, the Shift Commander will secure the contraband and contact the appropriate law enforcement agency.
    - 6. It is the policy of the DCR to seek full prosecution of any person attempting to introduce contraband into a correctional facility.
  - D. Correctional staff are authorized to strip search inmates immediately before and after any visitation. No inmate will be searched by any staff member other than a correctional employee of the same sex.

- E. Upon entering the facility, all adult visitors are required to register his or her name, address, and relation to the inmate and present a <u>valid</u> government issued photo-identification.
  - 1. <u>Acceptable</u> examples of such identification include, but are not necessarily limited to:
    - a. driver's/operator's license
    - b. non-driving identification card
    - c. U.S. Passport Book or U.S. Passport Card
    - d. U.S. Military ID
  - 2. <u>Unacceptable</u> forms of identification include, but are not necessarily limited to:
    - a. Social Security cards
    - b. credit cards
    - c. insurance cards
    - d. identification which is or can be self-generated (including certain forms of identification which can be downloaded and printed from the internet)
  - 3. Birth certificates will only be an acceptable primary form of identification for minor children who are visiting an inmate while in the company of a parent, other adult member of the immediate family, or legal guardian.
- F. Minor children are only permitted to visit when in the company of a parent, other adult member of the immediate family, or legal guardian. Other adult members of the immediate family must present a notarized Juvenile Visitation Form (Attachment #1) from the non-incarcerated parent or legal guardian verifying that they have issued permission for the minor child to be in that adult's company on facility grounds for the purpose of visiting the inmate. Note: The notaries at the facilities cannot notarize the visitation form. It must be notarized outside of the facility.
- G. Employees and ex-employees, volunteers and ex-volunteers are not permitted to visit with inmates with the exception of immediate family members. However, separate criteria are used to screen and approve program volunteers and crime victims in support of rehabilitative programming and restorative justice reentry activities.
- H. Communications between inmates and visitors are subject to monitoring or recording.

- I. Visitors must be fully and appropriately dressed. Female visitors must wear bras and are not allowed to wear provocative clothing. Male visitors must wear shirts. The appropriateness of dress is determined by the Shift Commander.
- J. Visitors may be denied entry or have their visitation terminated upon any alleged violation of this Policy or the following situations. Upon denial or termination of a visit, facility staff will file a report. Inmates will be given written notification whenever a visitor is excluded from visitation with the given reasons for the action. Denial or termination of visitation may be appealed to the facility Superintendent by the visitor or the inmate.
  - 1. Those prohibited by a court order;
  - 2. Those appearing to be under the influence of drugs, alcohol, or other intoxicants; or
  - 3. Those whose behavior is disruptive to the safe, orderly operation of the facility, by past or current conduct.
- K. Visitors with physical disabilities are provided appropriate consideration to ensure visitation is not denied.
- II. Each facility will ensure that written information regarding procedures governing visitation be made available to inmates within twenty-four (24) hours after their arrival at the facility. At a minimum, the information will include, but not be limited to, the following:
  - A. Facility's address/phone number, directions to the facility, and information about local transportation.
  - B. Days and hours of visitation.
  - C. Approved dress code and identification requirements for visitors.
  - D. Items authorized in visitation rooms or visitation areas.
  - E. Special rules for minor children.
  - F. Authorized items that visitors may bring to give to inmates.
  - G. Special visits (e.g., family emergencies)
- III. Special visits, including extended visits or those not in accordance with other regular visitation procedures, may be approved by the Chief of Security/Chief Correctional Officer or higher authority based on extenuating circumstances. Special visits may include those related to family emergencies, persons traveling long distances, visits to hospitalized inmates, inmates in disciplinary status and visits with an inmate's clergy.

- IV. Jail facilities shall adhere to the following procedures for inmate visitation.
  - A. Visitation schedules and visitation rules are posted within the facility so as to be visible to both visitors and inmates.
  - B. All visitation is non-contact and conducted in the non-contact visiting rooms/booths.
  - C. Visits are one half hour (30 minutes) in length and must be scheduled in advance of the visitation day. Superintendents designate whether visits are scheduled in advance on a "first come, first served basis" by the visitor calling the facility or by having the inmate submit a written visitation request. A designated employee will enter scheduled and completed visits in the appropriate field in the Offender Information System (OIS).
  - D. Each visit is limited to one (1) adult and two (2) minor children or two (2) adults. Each inmate is permitted one (1) visit per week.
  - E. Superintendents have the authority to approve extra visitation time if the inmate's behavior warrants.
  - F. Each jail facility is responsible for setting standard visitation hours that work within the schedule of their facility. Visitation hours are provided at least three (3) days each week for five (5) hour intervals with one (1) day providing afternoon/evening hours, one (1) day on a weekend day, and one (1) day providing morning hours.
  - G. The consumption of food or drinks in the visitation area is prohibited.
  - H. No articles are passed between inmates and visitors. Articles normally permissible are given to a correctional employee upon entry to the facility and may be provided to the inmate after visitation.
  - I. All personal items should be secured in the visitor's vehicle. If this is not possible, all personal items including purses, containers, hand-carried personal items, pocket items, outerwear, etc. will be secured in lockers provided in the public lobby area prior to entering the visitation area. Any clothing worn when entering the visitation area must not be removed while in the visitation area.
- V. **Prisons and community corrections facilities** shall adhere to the following procedures for the approval of inmate visitors.
  - A. Inmates will be provided an Application to Visit (Attachment #2) upon request. The inmate is responsible for sending the application to eligible persons interested in applying to visit him/her. It is the applicant's responsibility to complete the application and return it by U.S. Mail to the address listed on the application.
  - B. All applications to visit inmates are subject to a background check and review by the Chief of Security/Chief Correctional Officer prior to being permitted to visit an inmate. This includes an NCIC check prior to initial approval and an updated NCIC check every

three (3) years or as otherwise directed by the Chief of Security/Chief Correctional Officer. Applicants providing false information on the application is cause for denial.

- 1. After reaching a decision, the Chief of Security/Chief Correctional Officer will forward the documents to the designated employee to enter the information, including the approval or denial, in the appropriate field in OIS. The applicant will then be considered as approved or denied for all facilities to which the inmate may be transferred. If a prospective visitor's application is denied, they will not be eligible to re-apply for one (1) year.
- 2. The Chief of Security/Chief Correctional Officer ensures that the inmate is notified of the approval/denial of the prospective visitor. It is the inmate's responsibility to notify the applicant of this decision.
- C. Applicants must be able to substantiate a relationship with the inmate that pre-dates his/her current incarceration.
- D. Applicants can only be approved as a visitor on one (1) inmate's visiting list at a time, except in those cases where they can verify, they are an immediate family member of more than one (1) inmate.
- E. Ex-inmates and other convicted felons shall not be approved as visitors unless they are:
  - 1. the immediate family member of the inmate they are applying to visit;
  - 2. not a crime victim of said inmate; and
  - 3. arrest and incarceration free for at least two (2) years.
- F. Any person with a pending criminal charge, warrant, or detainer is not eligible to visit.
- G. Any person who has a criminal conviction or pending charge for any felony or misdemeanor that was committed on the grounds of, or in relation to the operation of, any correctional facility is not eligible to visit an inmate.
- H. If a visitor is removed, whether voluntarily or involuntarily, from an inmate's approved visitor list, he/she must wait one (1) year before being eligible to apply for approval to visit. If the visitor is removed at the request of the inmate, it is the inmate's responsibility to notify the person of the removal from the approved visiting list.
- I. Inmates are permitted to have a total of six (6) approved adult visitors. Changes to approved lists may only be made once per quarter (every 3 months). Minor children are not considered in that number.
- VI. **Prisons and community corrections facilities** shall adhere to the following procedures for inmate visitation.

- A. Inmate visiting areas permit informal communication, including opportunity for physical contact. Devices that preclude physical contact are not used except in instances of substantiated security risk.
- B. Visitation hours for all prison and community corrections facilities are:

Saturdays and Sundays 8:00 a.m. - 4:00 p.m.

- C. Visits must be scheduled in advance of the visitation day by the inmate through the established procedure within each prison or community corrections facility.
- D. Each visit is limited to no more than two (2) adults and no more than two (2) minor children who are permitted to visit up to four (4) hours with the length of visits limited only by the facility's schedule, space, and personnel constraints.
- E. Each general population inmate is permitted no less than ten (10) hours and no more than sixteen (16) hours of visitation per calendar month. Superintendents have the authority to approve extra visitation time if the inmate's behavior warrants.
- VII. All visitation documentation will be uploaded to records management in OIS.

## ATTACHMENT(S):

- #1 Juvenile Visitation Form (blank form available on the DCR website)
- #2 Application to Visit (for prison and community corrections facilities) (3 pages)

lha K. Marshall APPROVED SIGNATURE

June 1 2023

William K. Marshall III, Commissioner

Date

# **ONE (1) FORM PER CHILD**

# WV Division of Corrections and Rehabilitation Juvenile Visitation Form

Inmate Full Nam	OID#					
Facility:						
	Child:					
Child's Full Nam	ne:				Sex:	
Age:	_DOB:	Race:		_ Hair Color:		
Eye Color:	Height:		_ Weight:			
Parent/Legal Gua	ardian:					
Address:						
Phone Number :				-		
The above-name	d child has my per	rmission t	o visit inma	ate		
at						
	(Facility name	)				
Signature of Pare	nt/Legal Guardia	n	Signature	of Adult Auth	orized to A	Accompany Child
Acknowledged a	nd sworn to befor	e me this _		_day of	, 2	0
Signature of Nota	ary					
My Commission	Expires on					

## WV Division of Corrections and Rehabilitation APPLICATION TO VISIT PRISONS & COMMUNITY CORRECTIONS FACILITES

## **Information and Instructions**

- 1. The following information and instructions are subject to change. Please refer any questions to the Chief of Security/Chief Correctional Officer.
- 2. Fill out the form truthfully and completely. All information is subject to verification. Incomplete information will result in delays in processing.
- 3. All applications to visit inmates shall be subject to a background check and review by the Chief of Security/Chief Correctional Officer prior to being permitted to visit an inmate. This includes an NCIC check prior to initial approval and an updated NCIC check every three years or as otherwise directed by the Chief of Security/Chief Correctional Officer. Providing false information on the application shall be cause for denial.
- 4. It is your responsibility to return this application to the address listed on the Application to Visit.
- 5. <u>Immediate Family</u>: shall be defined as father, mother, sister, brother, spouse, children, grandchildren or grandparents. These shall be interpreted to include "step" relations and legal guardianships.
- 6. Eligibility criteria:
  - a. Applicants must be able to substantiate a relationship with the inmate that pre-dates current incarceration.
  - b. Applicants can only be approved as a visitor on one inmate's visiting list at a time, except in those cases they can verify they are an immediate family member of more than one inmate.
  - c. Ex-inmates and other convicted felons shall not be approved as visitors unless they are:
    - i. the immediate family member of the inmate they are applying to visit;
    - ii. not a crime victim of said inmate; and
    - iii. arrest and incarceration free for at least two years.
  - d. Any person with a pending criminal charge, warrant or detainer shall not be eligible.
  - e. Any person who has a criminal conviction or pending charge for any felony or misdemeanor that was committed on the grounds of, or in relation to the operation of, any correctional facility shall not be eligible to visit an inmate.
  - f. Employees and ex-employees, volunteers and ex-volunteers are not permitted to visit with inmates with the exception of immediate family members. However, separate criteria shall be used to screen and approve program/service volunteers/providers and crime victims in support of rehabilitative programming and restorative justice reentry activities.
  - g. Minor children shall only be permitted to visit when in the company of a parent, other adult member of the immediate family or legal guardian. Other adult members of the immediate family must present a notarized statement (blank form available on the WVDCR website) from the non-incarcerated parent or legal guardian verifying that they have issued permission for the minor child to be in that adult's company on facility grounds for the purpose of visiting the inmate.
  - h. If a visitor is removed, whether voluntarily or involuntarily, from an inmate's approved visitor list he or she must wait one year before being eligible to apply for approval to visit. If the visitor is removed at the request of the inmate, it shall be the inmate's responsibility to notify the person of the removal from the approved visiting list.
- 7. The inmate will be notified of the result of this request. It shall be the inmate's responsibility to notify you.

## WV Division of Corrections and Rehabilitation APPLICATION TO VISIT PRISONS & COMMUNITY CORRECTIONS FACILITES Return to:

Please fill out the form truthfully and completely. All information is subject to verification. Incomplete information will result in delays in processing. Providing false information on the application shall be cause for denial.

INMATE NAME:		OID NUMBER					
VISITOR'S FULL NAME	:				DATE:		
MAILING ADDRESS:	(First)	(Middle)	(Last)				
MAILING ADDRESS:	Street	City	7	State		Zip Code	
PHYSICAL ADDRESS IF	DIFFERENT FROM	M MAILING A	ADDRESS:				
TELEPHONE NUMBER:	( )						
TELEPHONE NUMBER: DATE OF BIRTH: (Month	(Area Code) /Day/Year)			RACE:		SEX:	
PLACE OF BIRTH:							
MAIDEN NAME (If Appli	icable):						
EYE COLOR:	HAIR COLOR:	•	WEIGHT:		HEIGHT:		
MET THIS INMATE):	TO ANY OTHER						 YES
ARE YOU RELATED T NO IF YES, LIST	TO ANY OTHER :	. INMATE(S)	) AT ANY (	CORRECT	IONAL FAC	ILITY?	
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DO YOU HAVE ANY PENDING CRIMINAL CHARGE, WARRANT OR DETAINER OR ARE YOU CURRENTLY UNDER INDICTMENT FOR A CRIME? \_\_\_\_YES\_\_\_NO IF YES PLEASE EXPLAIN THE CIRCUMSTANCES:

HAVE YOU EVER BEEN CONVICTED OF A CRIME (EXCLUDING MINOR TRAFFIC OFFENSES)? \_\_\_\_YES\_\_\_NO IF YES, PLEASE LIST THE CRIME(S), DATE OF CONVICTION, AND SENTENCE. IF INCARCERATED, LIST THE FACILITY OR FACILITIES YOU WERE COMMITTED TO AND RELEASED FROM.

WERE YOU OR ANY CHILDREN UNDER THE AGE OF 18 YEARS OF AGE A VICTIM OF THIS INMATE'S CRIME? <u>YES</u> NO IF YES PLEASE STATE THE CIRCUMSTANCES:

ARE <u>YOU</u> NOW ON PROBATION OR PAROLE? \_\_\_\_YES \_\_\_\_NO. IF YES, STATE WHY YOU ARE ON PROBATION/PAROLE, WHEN YOU WILL DISCHARGE FROM PROBATION/PAROLE AND THE NAME AND TELEPHONE NUMBER OF YOUR PROBATION/PAROLE OFFICER:

ARE YOU OR HAVE YOU EVER PARTICIPATED IN ANY PROGRAM AS A VOLUNTEER AT ANY WVDCR CORRECTIONAL FACILITY? \_\_\_\_\_YES\_\_\_\_NO. IF YES LIST THE FACILITIES AND PROGRAMS YOU ARE/WERE PARTICIPATING IN:\_\_\_\_\_

CHILDREN UNDER THE AGE OF 18: YOU MAY ONLY APPLY FOR CHILDREN IF YOU ARE ABLE TO PROVIDE PROOF THAT YOU ARE THEIR PARENT OR LEGAL GUARDIAN. IF ANYONE OTHER THAN THE PARENT OR LEGAL GUARDIAN WISHES TO BRING A CHILD INTO THE FACILITY, THEY MUST HAVE A NOTARIZED PERMISSION SLIP FROM THE NON-INCARCERATED PARENT OR LEGAL GUARDIAN. IN ADDITION, ANY ADULT ESCORTING A CHILD FOR VISITATION MUST ALSO BE ON THE INMATE'S APPROVED VISITING LIST.

NAME	BIRTHDAY	AGE	RELATIONSHIP TO VISITOR:	RELATIONSHIP TO INMATE:	
-					
-					

**Certification and Release:** I hereby affirm that all answers to the above questions are true and correct. I hereby request and authorize the WV Division of Corrections and Rehabilitation or its agent(s) to conduct a background check as part of this visitor application process and authorize all persons and entities to release information requested by them to them.