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KENTUCKY CORRECTIONS Policies and Procedures

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15.2	12		
Date Filed	Effective Date		
September 13, 2010	January 3, 2011		

References/Authority

KRS 196.035, 197.020, 197.045, 197.525, 218A.500, 508.130 and 520.010(3) CPP 9.6, 10.2, 15.6 ACA 4-4226, 4-4231, 4-4252, and 4-4281

Subject

RULE VIOLATIONS AND PENALTIES

I. DEFINITIONS

"Contraband" is defined by CPP 9.6.

"Dangerous contraband" is defined by KRS 520.010(3).

"Drug paraphernalia" is defined by KRS 218A.500. Other examples include syringes, balloons, plastic bags, rubber glove fingers or corners of envelopes, and recipes for making any illegal substance.

"Inappropriate sexual behavior" means seductive or obscene acts, for example, unwelcome touching, or masturbation.

"Inappropriate sexual behavior with another person" means seductive or obscene acts that include intimate touching, penetration of another's body cavity, and includes homosexual and heterosexual activity.

"Physical action" means any act of fighting, hitting, kicking, shoving, pushing, biting, using force or other similar types of physical contact, throwing, squirting or spitting any item, substance or fluid.

"Riot" means incites, instigates, organizes, plans, causes, aids, abets, assists or takes part in any disorder, disturbance, strike, or other organized disobedience to the rules of the institution.

"Serious physical injury" means an injury requiring more than basic first aid.

"Sexual assault" means the unconsented intimate physical contact with another person that may include an attempt or threat of physical violence.

"Stalking" is defined by KRS 508.130.

"Unauthorized communication" means those forms of communication not allowed by any posted or published rule, including inducing contract personnel to carry items into or out

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of the institution, using a staff telephone or communicating with another inmate in a different housing status.

II. POLICY and PROCEDURES

All alleged violations of rules and regulations shall be fairly processed. An inmate shall be provided due process within the parameters of clearly established law.

A. Referral to Law Enforcement Authorities

- 1. A felony shall be referred to the appropriate law enforcement authority for investigation. A misdemeanor may be referred to the appropriate law enforcement authority on a case-by-case basis as determined by the Warden or his designee.
- 2. Referral of an event to the appropriate law enforcement authority shall not prevent an inmate from appearing before the Adjustment Committee or Adjustment Officer or from serving a penalty imposed by the Adjustment Committee or Adjustment Officer. Dismissal of a criminal charge shall not constitute a defense to an institutional violation.

B. Rule Violations and Penalties

The following uniform categories and penalties have been established, and violations shall be divided into seven (7) major categories with specific penalty ranges for each category unless otherwise stated.

C. Categories of Offenses and Penalty Range

	Violation	Minimum Penalty	Maximum Penalty
Catego	ory I (Minor Violations)		
1.	Faking illness or injury	1	4
2.	Improper or unauthorized use of or possession of state equipment or materials	1	4
3.	Possession of money less than \$20 in excess of amount authorized	1	4

4. Illegal possession of canteen

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	tickets		1	4
5.	Littering		1	4
6.	Improper telephone	or unauthorized use of a	1	4
7.	Improper	use of a pass	1	4
8.	or quantit	session of any item les not on an I property list	1	4
9.		have and display as required by al policy	1	4
10.		abide by any published al schedule or documented rule	1	4
11.		zed removal of food from service area	1	4
12.		vulgar, obscene or threatening gestures or actions	1	4
Categ	ory II (Mir	or Violations)		
1.	Possession	n of contraband	2	5
2.	Disruptive	e behavior	2	5
Categ	ory III (Ma	njor Violations)		
1.	•	g with an employee Formance of his duty	2	7
2.	Refusing order	or failing to obey an	2	7
3.	Violation	of mail or visiting regulations	2	7
4.		or entering into another ocker, room, cell or living unit	2	7

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5. U	nexcuse	d absence from assignment	2		7
	efusing over the effective of the effect	or failing to carry out gnment	2		7
7. B	ucking a	n inmate line	2		7
ci po	irculating etitions v	ent in the writing, g or signing of which may lead to of institutional operations	2		7
		clean bed area or rea inspection	2		7
10. U	nauthori	zed changing of bed assignmen	t 2		7
in	mate if i	ction or force against another no injury has occurred, horseplay	2		7
12. Ir	nflicting	injury to self	2		7
13. C	harging	another inmate for any services	2		7
14. V	iolation	of the Furlough Code of Condu	et 2		7
15. B	eing in a	restricted or unauthorized area	2		7
	nauthori etween ii	zed communication nmates	2		7
17. F	orgery		2		7
	iolating ork deta	a condition of any outside	2		7
in A	nposed b	abide by penalties y Adjustment Committee, nt Officer or Unit Hearing	2		7
Ol	r threater	disrespectful, vulgar, obscene ning language, gestures or action oward or about an employee,	ns		

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visit	or, or non-inmate	2	7
21. Lyin	g to an employee	2	7
	athorized communication any member of the public or staff	2	7
	ating the institutional dress code or rovided in CPP 17.1	2	7
24. Viol	ation of institutional telephone rules	2	7
	or possession of tobacco products unauthorized area	2	7
Category I	(Major Violations)		
-	ical action resulting ury to another inmate	2	8
	athorized use of drugs or cicants	2	8
class	ire to appear, without prior approval, a ification hearing, orientation meeting, cal appointment or any other schedule ing		8
	fering with the taking of a drug lysis test, breathalyzer or search	2	8
	ggling of contraband items into, out of thin the institution	f 2	8
6. Enga	ging in extortion or blackmail	2	8
	sing or failing to comply with instituti t or lockup procedures	onal 2	8
a no	violent demonstration or inciting aviolent demonstration that may lead disruption of institutional operations	2	8
9. Una	athorized absence from the institution	2	8

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al or	Iteration	or deliberate destruction, or defacing of state, personal, nity property of less than alue	2	8	
	_	money, goods, privileges, s under false pretenses	2	8	
12. Ir	nappropr	iate sexual behavior	2	8	
	ambling araphern	or possession of gambling alia	2	8	
pe	ersonal,	r possession of stolen state, community, or property under \$100	2	8	
	nauthori roperty	zed transfer of money or	2	8	
	ossessioi araphern	n of tattoo or body-piercing alia	2	8	
17. Ir	ndecent e	exposure	2	8	
18. M	lisuse of	authorized or issued medication	2	8	
	Making thatatements	reatening or intimidating	2	8	
	efusing t r search	to submit to a breathalyzer	2	8	
th	nat is unr	or developing a relationship elated to correctional with a non-inmate	2	8	
aı	ny recipe	n of drug paraphernalia, includings, directions and descriptions for unauthorized drugs	-	8	
23. S	talking		2	8	
24. C	ruelty to	animals	2	8	

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with any i false, dece	ersonal ads in any publication or nternet provider that includes eptive or misleading personal on, photographs, or drawings	2	8
26. Possession	n of unaccountable canteen items	2	8
Category V (Maj	or Violations)		
altering or	ly or deliberately destroying, r defacing of state, personal, or ry property valued at \$100 or more	re 4	9
-	g or tampering with life tipment, locking or evices	4	9
3. Eluding of	r resisting apprehension	4	9
4. Loan shar incurring	king, collecting or debts	4	9
_	r possession of stolen state or community property	4	9
6. Bribery		4	9
<u> </u>	g with physical evidence or an investigation	4	9
_	il to obtain money, goods s by fraud	4	9
9. Possession	n of or displaying gang parapher	nalia 4	9
10. Involvement	ent in gang activity	4	9
inmate if	action against another three (3) or more re involved	4	9
12. Violent de	emonstration	4	9

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Category VI (Major Violations)

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1.	Escape	6	10
2.	Deliberately or negligently causing a fire	6	10
3.	Possession or promoting of dangerous contraband	6	10
4.	Possession of money \$20 or more in excess of authorized amount if possession of money is authorized	6	10
5.	Possession of tokens or money if not authorized	6	10
6.	Possession of staff uniform clothing or uniform related items	6	10
7.	Taking property by force or threat of force	6	10
8.	Using an authorized object as a weapon or to facilitate escape	6	10
9.	Refusal to submit to medical testing	6	10
10.	Creating or causing a health hazard	6	10
11.	Enforcing or threatening gang activity	6	10
12.	Inappropriate sexual behavior with another person	6	10
13.	Tattooing or piercing self or others or allowing self to be tattooed or pierced	6	10
14.	Unauthorized use of drugs or intoxicants after testing positive a third time or more, after July 13, 1998	6	10
15.	Refusing or failing to submit to a drug urinalysis test within three (3) hours	6	10

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Possession, creating or distributing any writing or photography of which child pornography, including violence, bondage and the like, is the subject, whether factual or fictitious				6	10
17.	Prostitutio	on as defined in KRS 529.010	0	6	10
Catego	ory VII (M	(ajor Violations)			
1.	Physical a or non-inn	ction against an employee nate		11	11
2.		ction resulting in the death injury of another inmate		11	11
3.	Sexual ass	sault		12	12
4.	-	ction resulting in the death of an employee or non-inmate	e	12	12
5.	Hostage ta	aking		12	12
6.		g an item that punctures or the skin of an employee g a search		12	12
7.	Inciting to	riot or rioting		11	12

D. Dismissed Lawsuits

- 1. An inmate who has filed a civil action that results in dismissal by a court based upon a finding that the action is malicious, harassing, or factually frivolous shall be charged with violating this section, which shall be a major violation, and issued a disciplinary report.
- 2. If the Adjustment Committee or Adjustment Officer finds the inmate to have violated this rule, the punishment shall be the forfeiture of one hundred eighty (180) days of non-restorable good time. This penalty, or any portion of it, may be suspended.
- 3. All other provisions of this policy shall apply to these charges.
- 4. For classification purposes, this violation shall be considered at the level of a Category VI. The penalty imposed shall also apply to an

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inmate serving a life sentence for record keeping and classification purposes.

E. Inchoate Violations

- 1. A person may be found to have committed the violation listed in this policy if he:
 - a. Attempts to commit the violation;
 - b. Solicits another or others to commit the violation;
 - c. Conspires with another or others to commit the violation;
 - d. Aids the action of another or others in committing the violation.

F. Penalty Code - General Principles

- 1. Two (2) penalties may be assessed for each violation so long as one (1) penalty is penalty 1 through 5.
- 2. Disciplinary segregation may be ordered to be served consecutively for each violation.
- 3. Time spent in detention shall be credited against any subsequent discipline imposed.
- 4. If two (2) minor violations are committed within ninety (90) days the penalty range for the second violation may be increased from 1-4 to 2-6.

G. Penalties

- 1. Reprimand and warning.
- 2. Restriction of privileges not to exceed six (6) months, excluding exercise periods. This shall not exclude restriction from use of recreational facilities in the institution.
- 3. Extra duty assignment for a specific period of time not to exceed forty (40) hours.
- 4. Restitution

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Notwithstanding the range of penalties set forth in C. above, the Adjustment Committee, Adjustment Officer or Unit Hearing Officer may order restitution for:

- a. destruction, injury, improper use, removal or theft of property of the state, employees, visitors or other inmates.
- b. self infliction of injury or faking illness or injury;
- c. infliction of injury to others;
- d. obtaining money, goods, privileges or services under false pretenses or other unauthorized means;
- e. reimbursement of laboratory fees for drug, body fluids or tissue testing;
- f. reimbursement for the costs of an escape;
- g. any other costs that have been incurred due to any rule violation.
- 5. Loss of privileged housing or meritorious living conditions.
- 6. Assignment to disciplinary segregation for a maximum of fifteen (15) days, each offense.
- 7. Loss of up to sixty (60) days good time, each offense.
- 8. Loss of up to sixty (60) days good time and assignment to disciplinary segregation for a maximum of forty-five (45) days, each offense.
- 9. Loss of up to ninety (90) days good time and assignment to disciplinary segregation for a maximum of sixty (60) days, each offense.
- 10. Loss of up to one hundred eighty (180) days good time and assignment to disciplinary segregation for a maximum of ninety (90) days, each offense.
- 11. Loss of up to two (2) years NON-RESTORABLE good time, and assignment to disciplinary segregation for a maximum of one hundred eighty (180) days, each offense.

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12. Loss of up to four (4) years NON-RESTORABLE good time and assignment to disciplinary segregation for a maximum of one (1) year, each offense.

H. Reduction in assignment to Disciplinary Segregation

The Classification Committee may recommend a reduction of disciplinary segregation time to the Warden as provided in CPP 10.2.

- 1. Criteria for reduction shall be contained in CPP 10.2.
- 2. The warden, or institutional duty officer, may reduce disciplinary segregation time in an emergency situation if cell space is needed.

I. Suspension of Discipline

Any part of imposed discipline may be suspended for a period of up to six (6) months as provided in CPP 15.6.

J. Notification to Inmates and Staff

Inmates and staff shall be notified of changes in this policy. An inmate shall be notified of the changes as part of the orientation process upon reception at all institutions. Copies of changes shall be posted in areas accessible to inmates and staff.