Mail, Visits and Telephone

Chapter 18

Mail, Visits and Telephone

Authority

N J S A 30:1B-6, 30:1B-10, 30:4-8:1 and 52:27E:26, and Attorney General Law Enforcement Directive No 2002-2 Approval of Search Warrants: Execution of Search Warrants and Procedures to Coordinate Investigative Activities Conducted by Multiple Law Enforcement Agencies.

Source and Effective Date

R 2008 d 141 effective May 6 2008
See 39 N J R 504(a) 40 N J R 3309(a)

Chapter Expiration Date

In accordance with N J S A 52:14H-5 lb, Chapter 18, Mail, Visits and Telephone expires on May 6 2015 See 43 N J R 1203(a)

Chapter Historical Notes

Chapter 18 Mail, Visits and Telephone was adopted as R 1987 d 263 effective July 6 1987 See 19 N J R 33(b), 19 N J R 1214(b)
Pursuant to Executive Order No 66(1978) Chapter 18 Mail, Visits and Telephone was readopted as R 1992 d 262 effective May 27 1992 See 24 N J R 1204(b) 24 N J R 2627(a)

Subchapter 7 Bedside and Funeral Visits was renamed as Subchapter 7 Bedside Private Viewing and Funeral Visits by R 1996 d 489 effective October 21, 1996 See 28 N J R 386(a) 28 N J R 4580(b)
Pursuant to Executive Order No 66(1978) Chapter 18 Mail, Visits and Telephone expired on May 27 1997

Chapter 18, Mail, Visits and Telephone was adopted as R 1999 d 431 effective October 6 1997 See 29 N J R 2769(a) 29 N J R 4311(a)

Subchapter 9 Restrictions on Sexually Oriented Materials at the Adult Diagnostic and Treatment Center was adopted as R 1999 d 192 effective June 21 1999 See 31 N J R 918(a) 31 N J R 1615(a)

Chapter 18 Mail, Visits and Telephone was readopted as R 2002 d 107 effective November 19 2002 See 34 N J R 3050(a) 34 N J R 4444(b)

Chapter 18 Mail, Visits and Telephone was readopted as R 2008 d 141 effective May 6 2008 As a part of R 2008 d 141 Subchapter 1 Introduction was renamed General Provisions effective June 2 2008 See Source and Effective Date See also section annotations

Petition for Rulemaking See 42 N J R 2150(a)

Law Review and Journal Commentaries

ACLU Plaintiffs Suit to Challenge Prison Censorship Hanna W Rosan 132 N J L J No 13 3 1993

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SUBCHAPTER 1 GENERAL PROVISIONS
10A 18-11 Purpose
(a) The purpose of this chapter is to establish guidelines for

1. Permitting inmates to correspond with persons or entities outside the correctional facility
2. Processing legal correspondence in correctional facilities,
3. Inmates sending and receiving publications
4. Inmates sending and receiving packages
5. Contact and non-contact visits with inmates,
6. Bedside, private viewing and funeral visits by an inmate to a dying or deceased relative, and
7. Inmate access to and use of the telephone

Amended by R 1997 d 431, effective October 6 1997
See 29 N J R 2769(a) 29 N J R 4311(c)
In (a)6 inserted, \private viewing\ Amended by R 2008 d 14\1 effective June 2 2008
See 39 N J R 5045(a) 40 N J R 3309(a)
In (a)6 substituted Bedside for Beside

10A 18-12 Scope
(a) N J A C 10A 18-1, 2, 3, 4, 6, 7 and 8 shall be applicable to State correctional facilities operated by the Department of Corrections and to inmates housed in facilities other than county jails in accordance with contractual agreements with the Department of Corrections unless otherwise indicated in this chapter
(b) N J A C 10A 18-5 shall be applicable to State correctional facilities operated by the Department of Corrections
(c) N J A C 10A 18-9 shall be applicable to inmates confined to the Adult Diagnostic and Treatment Center

Amended by R 1997 d 431 effective October 6 1997
See 29 N J R 2769(a) 29 N J R 4311(c)
Substantially amended section
Amended by R 1999 d 193 effective June 21 1999
See 31 N J R 918(a) 31 N J R 1613(a)
Added (a) designation and added (b) and (c)
MAIL, VISITS AND TELEPHONE

10A:18-1-3 Definitions

The following words and terms, when used in this chapter, shall have the following meanings unless the context clearly indicates otherwise:

‘Correspondence’ means communication by the exchange of letters.

‘Interoffice correspondence’ means the exchange of correspondence between offices within the Department of Corrections.

‘Legitimate public official’ means the following:

1. An elected or appointed national, state or municipal government official, or
2. A director of a national, state or municipal government agency.

‘Publication’ means a book, booklet, pamphlet, or similar document, or an issue of a magazine, periodical, newsletter, newspaper, plus such other materials addressed to a specific inmate, such as advertising brochures, flyers, and catalogs.

‘Truck mail’ means interoffice mail that is exchanged between correctional facilities and mail that is exchanged between correctional facilities, units and the Department of Corrections Central Office. Truck mail does not include mail sent by the United States Postal Service.

10A:18-1-4 Forms

(a) The following form related to Mail, Visits and Telephone is available by accessing the Department of Corrections computer network (DOCNet). Interested individuals who do not have access to DOCNet may obtain a copy of the form by contacting the Administrative Rules Unit, New Jersey Department of Corrections.

1 292-I Request for Attorney-Client Contact Visit

See 23 NJ R 14(a), 23 NJ R 859(c)
Amended by R 1997 d 431, effective October 6, 1997
See 29 NJ R 2769(a), 29 NJ R 4311(c)
Administrative change
See 35 NJ R 1137(a)
Amended by R 2006 d 419, effective December 4, 2006
See 38 NJ R 3226(a), 38 NJ R 5161(a)

In the introductory paragraph of (a), deleted ‘shall be reproduced’ by ‘each correctional facility from original that preceding is available and inserted by accessing the Department of Corrections computer network (DOCNet). Interested individuals who do not have access to DOCNet may obtain a copy of the form’ and New Jersey Department of Corrections.

10A:18-1-5 Written internal management procedures

Each correctional facility Administrator, or designee, shall ensure the development of written internal management procedures consistent with the requirements of this chapter that shall be reviewed and updated as necessary.

See 39 NJ R 5043(a), 40 NJ R 3309(a)

SUBCHAPTER 2 CORRESPONDENCE

10A:18-2-1 Notice to inmates

(a) Inmates shall be informed of new or revised rules and procedures regarding the mailing and receipt of correspondence by posting appropriate notices in each housing area and other areas of the correctional facility.

(b) Notice of new or revised rules and procedures regarding correspondence shall be given to each Inmate Liaison Committee. These Committees shall be responsible for notifying the inmate population.

(c) During the admission orientation program, new inmates shall be given a description and explanation of the rules and procedures regarding correspondence.

(d) New or revised rules and procedures regarding correspondence shall be incorporated into the next revision of the Inmate Handbook.
(e) Inmates are permitted to receive and retain correspondence that complies with the rules set forth in this chapter and that does not threaten the safe, secure, discipline or orderly operation of the correctional facility, or facilitate criminal activity, or is otherwise prohibited by law.

Amended by R 1997 d 431, effective October 6, 1997
See 29 N J R 2769(a), 29 N J R 4311(c)
Amended by R 2008 d 141, effective June 2, 2008
See 39 N J R 5043(a), 40 N J R 3309(a)
Added (e)

10A 18-2.2 Limitation on number of correspondents

The number of approved correspondents and the amount of correspondence an inmate may receive or send shall be unlimited.

10A 18-2.3 Limitation on number of postage stamps

(a) Each correctional facility shall establish a limit of 80 or less first class postage stamps that inmates may possess consistent with the maintenance of security and the orderly operation of the correctional facility. The total number of stamps that an inmate may possess shall not exceed an amount that is equivalent in value to 80 first class postage stamps.

(b) Postage stamps must be purchased from the correctional facility commissary. No other method of acquiring postage stamps is permitted.

Amended by R 1997 d 431, effective October 6, 1997
See 29 N J R 2769(a), 29 N J R 4311(c)
Amended by R 2002 d 407, effective December 16, 2002
See 34 N J R 3050(a), 34 N J R 4444(b)
Substituted of $0 stamps or less for (40 or less)
Amended by R 2008 d 141, effective June 2, 2008
See 39 N J R 5043(a), 40 N J R 3309(a)
Inserted designation (a) in (a) deleted of stamps following limit, or less preceding that inmates and that is following possess inserted or less first class postage and inserted the second sentence, and added (b)

10A 18-2.4 Correspondence in language other than English

All State correctional facilities shall permit incoming and outgoing correspondence of the inmates to be in a language other than English.

Amended by R 1997 d 431, effective October 6, 1997
See 29 N J R 2769(a), 29 N J R 4311(c)

10A 18-2.5 Correspondence to or from other inmates

(a) All inmate correspondence to or from other incarcerated inmates may be read to ensure that the correspondence does not contain any content prohibited by N J A C 10A 18-2.14

(b) The Administrator/Administrative Unit Supervisor/Driver or designee shall be authorized to limit inmate correspondence to or from other inmates for purposes of ensuring the safe, secure and orderly operation of the correctional facility or operational unit.

Amended by R 1989 d 338, effective June 19, 1989
See 21 N J R 837(a), 21 N J R 1701(a)
Deleted reference to correctional facilities within this State thus authorizing reading of materials coming or going, within or outside of New Jersey.
Amended by R 1997 d 431, effective October 6, 1997
See 29 N J R 2769(a), 29 N J R 4311(c)
Amended by R 1999 d 209, effective July 6, 1999
See 31 N J R 833(a), 31 N J R 1814(a)
Rewrote the section

10A 18-2.6 Inspection and identification of incoming correspondence

(a) Each piece of incoming correspondence shall be opened and inspected by designated correctional facility staff.

(b) The sender's name and address and the inmate's name and number should appear legibly on the outside of all incoming correspondence.

c) The inmate's name and number shall appear on the outside of the incoming correspondence. Correspondence without either the inmate's name or number shall be returned to the sender.

d) If either the sender's name or address does not appear but the inmate's name and number appear on the outside of the incoming correspondence, the correspondence may be delivered to the inmate after the correspondence has been opened and inspected for contraband.

(e) When the inmate's name or number and the sender's name and address do not appear on the outside of the incoming correspondence, the correspondence shall be marked "Refused" and returned to the United States Postal Service unopened.

(f) If it is necessary to return correspondence to a sender and the return address is incomplete, the correspondence shall be marked "Refused" and returned to the United States Postal Service unopened.

(g) Incoming correspondence shall be opened and inspected for contraband, but it shall not be read unless there is reason to believe that the correspondence contains disapproved content pursuant to N J A C 10A 18-2.14. If there is reason to believe that the correspondence contains disapproved content, the correspondence shall be read only upon prior authorization of the Administrator or designee.

(h) A confidential list of the names of inmates whose incoming correspondence is authorized to be read shall be established and maintained in the correctional facility's Special Investigations Division or mail room, or wherever the confidentiality of the list can be maintained.

Amended by R 1989 d 338, effective July 3, 1989
See 20 N J R 2854(a), 21 N J R 1910(a)
In (b) changed shall to should.
In (c) changed and to or, regarding inmate’s name ‘or’ number.
In (d) changed new (d) and (e) and recodified old (d)-(f) to new (f)-(h).
In (f) deleted text regarding the opening of inmate’s correspondence.
In (g) revised text to specify procedures on inspecting outgoing correspondence.
In (h) added names of inmates whose and ‘authorized to be read’, changed investigatory unit to ‘Internal Affairs Unit’.
See \textit{34 N J R 3050(a), 34 N J R 4444(b)}.
In (g) substituted ‘Administrator for Superintendent preceding or designee’.
Amended by R2008 d 141, effective June 2 2008.
See \textit{39 N J R 5041(a), 40 N J R 3309(a)}.
In (a) inserted ‘by designated correctional facility staff’.

Case Notes

Prison officials prohibited from inspecting inmate’s mail sent to or from government agencies, public officials or media. Matter of Rules Adoption Regarding Inmate Mail to Attorneys, Public Officials and News Media Representatives, 232 N J Super 478, 557 A 2d 698 (A D 1989); certification granted 117 N J 1 108, 564 A 2d 884 affirmed in part reversed in part 120 N J 137 576 A 2d 274.

Regulations preventing inmates from sending mail to public officials, government agencies or media were unconstitutional. Matter of Rules Adoption Regarding Inmate Mail to Attorneys, Public Officials and News Media Representatives \textit{(N J A C 10A 18-1 3 18-2 7 18-2 8 18-3, 18-4 7)} 120 N J 137 576 A 2d 274 (1990).

Regulations regarding incoming correspondence to inmates from public officials, government agencies, or media were not unconstitutional. Matter of Rules Adoption Regarding Inmate Mail to Attorneys, Public Officials and News Media Representatives \textit{(N J A C 10A 18-1 3 18-2 7 18-2 8 18-3, 18-4 7)} 120 N J 137 576 A 2d 274 (1990).

10A 18-2 7 Inspection of outgoing correspondence

(a) Outgoing correspondence shall be reviewed by designated correctional facility staff to determine the sender. If the sender of the correspondence cannot be identified, the correspondence shall be destroyed.

(b) Outgoing mail shall not be opened, read or censored if it is considered legal correspondence or if it is addressed to

1 Public officials such as
\begin{itemize}
  \item The President of the United States,
  \item The Vice-President of the United States,
  \item Members of Congress,
  \item The Governor,
  \item Members of the State Legislature,
  \item Members of the County Board of Freeholders or
  \item The Mayor,
\end{itemize}

2 Governmental agency officials, such as

\begin{itemize}
  \item The Director of the Federal Bureau of Prisons,
  \item The Commissioner, New Jersey Department of Corrections,
  \item The Corrections Ombudsman,
  \item Members of the Federal Parole Board, or
  \item Members of the State Parole Board, or
\end{itemize}

3 News media representatives

(c) Outgoing mail from inmates to public officials, governmental agency officials and news media representatives may be held, for a maximum of 72 hours, in order to verify that the addressee is a legitimate public official, governmental agency official or news media representative.

(d) Any outgoing correspondence addressed to someone other than those cited in (b) above shall not be opened, read or censored unless there is reason to believe that the correspondence contains disapproved content (see N J A C 10A 18-2 14) and then only with the prior approval of the Administrator or designee.

(e) Outgoing correspondence which is opened pursuant to this subchapter shall, once reviewed and approved, be resealed and mailed promptly.

(f) A confidential list of all correspondence which is read pursuant to this subchapter shall be maintained in the Special Investigations Division of the correctional facility or mailroom, or wherever the confidentiality of the list can be maintained.

Amended by R1989 d 204 effective April 17 1989.
See \textit{21 N J R 277(a), 21 N J R 1014(b)}.
New (b)1 through 5 added U S President, V P, Members of Congress, Members of Federal Parole Board and Director of the Federal Bureau of Prisons - 1 - 4 recodified as 6 - 9.
Amended by R1990 d 564 effective November 19 1990.
See \textit{21 N J R 3913(a), 22 N J R 3488(a)}.
Amended to comply with Matter of Inmate Mail to Attorneys \textit{232 N J Super 478 (Super Ct App. 1989)}.
See \textit{23 N J R 1758(a), 23 N J R 2312(a)}.
Established maximum of 72 hours to hold outgoing mail to verify legitimacy of addressee.
Amended by R1997 d 471 effective October 6 1997.
See \textit{29 N J R 2769(a), 29 N J R 4511(e)}.
Inserted new (b)2m recodified former (b)2m and iv as (b)2n and v and in (f) substituted ‘Internal Affairs Unit’ of the correctional facility for ‘facility investigative unit’.
Administrative change
See \textit{32 N J R 3033(a)}.
See \textit{34 N J R 3050(a), 34 N J R 4444(b)}.
In (d) substituted ‘Administrator for Superintendent preceding or designee’.
Amended by R2008 d 141 effective June 2 2008.
See \textit{39 N J R 5043(a), 40 N J R 3309(e)}.
In (a), inserted ‘by designated correctional facility staff’ and in (b)2m substituted ‘Corrections Ombudsman Department of the Public Advocate for Office of Ombudsman New Jersey Department of Corrections’.
Administrative change
See \textit{43 N J R 1344(a)}.
10A.18-2.8  Legal correspondence

Legal correspondence shall be processed in accordance with N J A C 10A 18-3, Legal Correspondence

Amended by R 1997 d 431, effective October 6 1997
See 29 N J R 2769(a) 29 N J R 4311(c)

10A.18-2.9 Identification of sender of outgoing correspondence

(a) The inmate's name and number or the name of the inmate group shall appear legible on the outside of all outgoing correspondence.

(b) If an inmate's name and number or the name of the inmate group does not appear on the outside of the correspondence, it shall be opened and examined to identify the sender so that the correspondence can be returned to the inmate or inmate group.

(c) If the inmate or inmate group cannot be identified, the correspondence shall be destroyed.

(d) The full name of the correctional facility shall be clearly stamped or printed in the upper left corner of all outgoing envelopes from inmates or inmate groups.

Amended by R 1992 d 3 effective January 6, 1992
See 29 N J R 2769(a) 29 N J R 107(a)

10A.18-2.10 (Reserved)

10A.18-2.11 Registered, certified, preferential, or special delivery mail

(a) All registered, certified, preferential, or special delivery correspondence of a non-legal nature shall be processed as regular mail and the mail room staff shall sign to acknowledge receipt of the correspondence. The inmate shall be required to sign an acknowledgement that he or she received the correspondence.

(b) In instances where the mail room staff is not on duty to sign for registered, certified, preferential, or special delivery correspondence of a non-legal nature, the inmate shall be required to sign for the correspondence to acknowledge receipt.

Amended by R 2002 d 407, effective December 16 2002
See 34 N J R 3050(a) 34 N J R 4444(b)

In (a), amended 'registered' for 'certified', amended 'preferential' for 'special' throughout.

10A.18-2.12 Correspondence processing

(a) Properly identified incoming correspondence (see N J A C 10A 18-2.6) shall be distributed to inmates, and outgoing properly identified correspondence (see N J A C 10A 18-2.9) shall be sent to the post office within one day of receipt in the mail room, excluding weekends, holidays and during emergency incidents.

(b) Inmates shall not be involved in the processing of either incoming or outgoing correspondence.

Amended by R 1997 d 431, effective October 6 1997
See 29 N J R 2769(a) 29 N J R 4311(c)

10A.18-2.13 Receipt of funds

(a) Money orders and checks other than personal checks, such as, but not limited to, official State or government checks or checks from a legitimate business or law practice shall be the only approved form of money received through the mail, which can be accepted by the correctional facility for deposit in an inmate's account.

(b) When an inmate receives money orders or checks, other than personal checks, by mail the inmate shall be given a receipt and the funds shall be deposited into the inmate's account.

(c) All cash and personal checks sent through the mail to an inmate shall be deemed contraband and processed in accordance with N J A C 10A 3-6 6

Amended by R 1997 d 431, effective October 6 1997
See 29 N J R 2769(a) 29 N J R 4311(c)
In (a) and (b), substituted reference to certified checks for reference to checks other than personal checks and cash and in (c) amended N J A C reference
Amended by R 2008 d 141, effective June 2, 2008
See 39 N J R 5043(a) 40 N J R 3309(a)
In (a) and (b), deleted "certified" preceding "checks"; in (a), inserted other than personal checks such as but not limited to official State or government checks or checks from a legitimate business or law practice; and inserted a comma following "mail" and in (b), inserted "other than personal checks,"

10A 18-2 14 Disapproved correspondence

(a) Any correspondence for an inmate may be withheld in the mail room or taken from an inmate's possession by the correctional facility Administrator, designee, or custody staff if it falls within one of the following categories

1 The correspondence contains material, which is detrimental to the security and/or order of the correctional facility because it incites violence based upon race, religion, creed or nationality and a reasonable inference can be drawn, based upon the experience and professional expertise of correctional administrators, that it may result in the outbreak of violence within the facility;

2 The correspondence contains information on the following subjects that, based upon the experience and professional expertise of correctional administrators and custody staff and judged in the context of a correctional facility and its paramount interest in security, order and rehabilitation, is detrimental to the secure and orderly operation of the correctional facility

   i Explosives,
   ii Weapons,
   iii Controlled dangerous substances,
   iv Escape plans,
   v Lock picking or locking devices,
   vi Depictions or descriptions of procedures for the brewing of alcoholic beverages, or the manufacture of drugs, or
   vii Anything that might pose a threat to the safety, security or orderly operation of the correctional facility.

3 The correspondence contains information which appears to be written in code.

4 The correspondence contains information concerning activities within or outside the correctional facility which would be subject to criminal prosecution under the laws of New Jersey or the United States.

5 The correspondence incites violence or destructive or disruptive behavior toward
   i Law enforcement officers,
   ii Department of Corrections or contract vendor personnel,
   iii Correctional facility inmates visitors and/or volunteers, or
   iv Correctional facility protocols, programs or procedures, or

6 The correspondence contains material, which, based upon the experience and professional expertise of correctional administrators and judged in the context of a correctional facility and its paramount interest in maintaining safety, security, order and rehabilitation

   i Taken as a whole, appeals to a prurient interest in sex,
   ii Lacks, as a whole, serious literary, artistic, political or scientific value, and
   iii Depicts in a patently offensive way, sexual conduct, including patently offensive representations or descriptions of ultimate sexual acts, masturbation, excretory functions lewd exhibition of the genitals, child pornography, sadism, bestiality or masochism.

Amended by R 1997 d 431, effective October 6, 1997
See 29 N J R 2769(a), 29 N J R 3309(a)
Amended by R 2002 d 407, effective December 16, 2002
See 34 N J R 3050(a), 34 N J R 4444(b)
Amended by R 2008 d 141, effective June 2, 2008
See 39 N J R 5043(a) 40 N J R 3309(a)

In the introductory paragraph of (a), inserted "by the correctional facility Administrator, designee, or custody staff," in (a)1, substituted a semicolon for a colon at the end, rewrote (a)2 in (a)5v, inserted protocols," and substituted '" or for a period at the end, in the introductory paragraph of (a)6, inserted a comma following material" and inserted maintaining safety "and in (a)10, inserted a comma following conduct" and inserted 'child pornography' and 'bestiality'.

Cross References
Inmate to inmate correspondence see N J A C 10A 18-2 5

10A.18-2 15 Control of correspondence

(a) Except as established in (b) below, incoming correspondence which is withheld from an inmate shall be returned to the sender, together with a notice that the material has been found to violate the Department of Corrections rules governing correspondence.

(b) If the correspondence is withheld pursuant to N J A C 10A 18-2 14(a) 4 for containing information which would be subject to criminal prosecution under the laws of New Jersey or the United States, the correspondence shall be turned over to the Special Investigations Division or Control Unit of the correctional facility for further action.

Amended by R 1997 d 431, effective October 6, 1997
See 29 N J R 2769(a), 29 N J R 4311(c)
Deleted (c) and (d)
10A 18-2 16 Procedures for handling withheld correspondence

(a) When correspondence violates one of the categories cited in N J A C 10A 18-2 14 and is withheld in the mail room, the following action shall be taken

1. The staff member who withholds the correspondence must submit a written report, no later than the end of the shift to the shift commander identifying
   i. The correspondence withheld,
   ii. The inmate’s name and number to whom it was addressed,
   iii. The time and date of withholding, and
   iv. The category which the correspondence violates

2. The decision of the staff member shall be reviewed by the shift commander.

3. The correspondence shall be given to the inmate within 48 hours if the shift commander disagrees with the determination of the staff member.

4. The written report shall be initialed and returned to the staff member if the shift commander agrees with the determination.

5. The staff member shall provide the sender, within 72 hours of withholding, with a written notice which identifies
   i. The correspondence withheld
   ii. The reason for withholding the correspondence, and
   iii. The right of the sender to appeal this decision within 10 calendar days of the date of the notice.

6. The staff member shall provide the inmate, within 72 hours of the withholding, with a written notice that correspondence has been withheld. The notice must contain the following:
   i. Name of the sender,

   ii. Date of the correspondence,

   iii. Date of the withholding, and

   iv. A statement that the sender has been notified of the withholding and of the right to appeal.

Amended by R 2002 d 407 effective December 16 2002
See 34 N J R 3050(a) 34 N J R 4444(b)

In (a), inserted "the following following contain" in the introductory paragraph and substituted and for an
in substituted references to staff member for references to correction officer throughout

Case Notes

Prison officials prohibited by First Amendment from inspecting inmate’s mail sent to or from government agencies, public officials, or media. Matter of Rules Adoption Regarding Inmate Mail to Attorneys

10A 18-2 17 Procedure for handling correspondence removed from the inmate’s possession

(a) When correspondence violates one of the categories cited in N J A C 10A 18-2 14 and is removed from the inmate’s possession, the following action shall be taken.

1. The staff member who removes the correspondence from the inmate must submit a written report no later than the end of the shift to the shift commander identifying
   i. The correspondence removed,

   ii. The inmate’s name and number from whom it was removed,

   iii. The time and date of removal and

   iv. The category which the correspondence violates

2. The decision of the staff member shall be reviewed by the shift commander.

3. The correspondence shall be returned to the inmate within 48 hours if the shift commander disagrees with the determination of the staff member.

4. The written report shall be initialed and returned to the staff member if the shift commander agrees with the determination.

5. The staff member shall provide the inmate, within 72 hours of the removal, with a written notice which identifies
   i. The correspondence removed,

   ii. The reason for removing it, and

   iii. The inmate’s right to appeal the removal.

Amended by R 2002 d 407 effective December 16 2002
See 34 N J R 3050(a) 34 N J R 4444(b)

Substituted references to staff member for references to correction officer throughout
10A:18-2.18 Appeal and final disposition

(a) When the correspondence has been withheld in the mail room or when correspondence has been removed from the inmate's possession, the sender or inmate may appeal the action of the shift commander to the Administrator within 10 calendar days of the date of notice.

(b) The sender or inmate shall be permitted to submit documents in writing to the Administrator that state that the challenged correspondence does not violate the category indicated in the report of the staff member.

(c) The Administrator or designee, whose title shall not be lower than an Associate Administrator, Assistant Superintendent or Director of Custody Operations, shall consider the appeal.

(d) The Administrator or designee shall issue a written decision on the appeal and shall respond to the sender or inmate, as appropriate within 72 hours of receipt of the written appeal. If the decision is to withhold the correspondence from the inmate, the decision shall contain a specific finding that the correspondence violates the category indicated in the report of the staff member.

(e) If a correspondence is found to be objectionable only in part and such part is easily separable from the rest of the correspondence, the sender or inmate, as appropriate, shall be given the choice of whether to allow the correctional facility to excise the offending portions or to forfeit the inmate's right to the correspondence.

Amended by R 1997 d 431, effective October 6, 1997
See 29 N J R 2769(a), 29 N J R 4311(c)
Amended by R 2002 d 407, effective December 16, 2002
See 34 N J R 305(a), 34 N J R 4444(b)
Substituted 'Administrator' for 'Superintendent' and references to staff member for correction officer throughout, in (a), inserted '10', in (b) inserted 'state that preceding the challenged' in (c) inserted 'an Associate Administrator' preceding Assistant Superintendent
Amended by R 2008 d 141, effective June 2, 2008
See 39 N J R 5043(a) 40 N J R 3309(a)
In (a), substituted 'commander' for 'supervisor'

10A:18-2.19 Forwarding correspondence to an inmate transferred to another correctional facility

(a) Whenever an inmate is transferred from one correctional facility to another, the inmate shall be responsible for notifying correspondents of the change of address.

(b) For a period not to exceed three months, the correctional facility from which the inmate is transferred shall forward all incoming correspondence to the correctional facility to which the inmate has been transferred.

(c) Any correspondence received after the three-month period shall be returned to the sender. If the sender cannot be identified, the correspondence shall be marked "Refused" and returned to the United States Postal Service unopened.

Amended by R 1989 d 338, effective July 3, 1989
See 29 N J R 2854(a), 20 N J R 1910(a)
In (c) added language describing procedures for forwarding correspondence and returning it unopened.
Amended by R 1997 d 431, effective October 6, 1997
See 29 N J R 2769(a), 29 N J R 4311(c)

10A:18-2.20 Forwarding correspondence to an inmate released on parole or at expiration of maximum sentence

(a) Designated staff at each correctional facility shall obtain an inmate's forwarding address at or about the time of the inmate's release on parole or at the expiration of the inmate's maximum sentence.

(b) The inmate shall be asked whether correspondence received at the correctional facility should be forwarded to the inmate.

(c) Upon the inmate's request correspondence shall be forwarded.

(d) Certified or registered mail shall not be forwarded, but shall be returned to the sender.

(e) Correspondence shall be forwarded for a maximum of three months from the date of the inmate's release. Correspondence received thereafter shall be returned to the sender. If the sender cannot be identified, the correspondence shall be marked "Refused" and returned to the United States Postal Service unopened.

Amended by R 1989 d 338, effective July 3, 1989
See 29 N J R 2854(a), 20 N J R 1910(a)
In (e) added language describing the procedures for forwarding correspondence and returning it unopened.
Amended by R 1997 d 431, effective October 6, 1997
See 29 N J R 2769(a), 29 N J R 4311(c)
Amended by R 2008 d 141, effective June 2, 2008
See 39 N J R 5043(a), 40 N J R 3309(a)
In (a), (b), (c), (d), and (e) substituted 'Certified' for 'Refused' and added language providing for the return of correspondence not forwarded.

10A 18-2.21 Forwarding correspondence to an inmate transferred to a detention facility

(a) When an inmate is transferred to a county jail or other facility in which he or she is temporarily detained to await trial for a prior offense or for any other reasons, correspondence received for the inmate at the correctional facility shall be forwarded to the other facility, upon the inmate's request.

(b) Designated staff at the correctional facility shall develop written procedures for forwarding an inmate's correspondence when the inmate is remanded to a detention facility. These procedures shall include a form that the inmate
shall sign before the inmate is transferred to the other facility indicating whether the inmate wishes correspondence forwarded.

Amended by R 2008 d 141, effective June 2, 2008
See 39 NJ R 5043(a), 40 N J R 3309(a)
In (b), substituted "Designated staff" for "Written procedures shall be developed by and "that" for "which" and inserted shall develop written procedures.

10A 18-2.22 Forwarding correspondence of an inmate who has escaped

(a) All incoming correspondence addressed to an inmate who has escaped from a correctional facility shall be returned to the sender with an indication that the inmate is no longer in custody.

(b) If the incoming mail does not have a return address, it shall be opened to determine the sender.

(c) If the sender cannot be identified, the correspondence shall be resealed and returned to the United States Postal Service.

Amended by R 1989 d 338 effective July 3, 1989
See 20 N J R 2854(a), 21 N J R 1910(a)
In (c) deleted "destroyed" and added resealed "Office."
Amended by R 1997 d 431 effective October 6, 1997
See 29 N J R 2769(a) 29 N J R 4311(c)

10A 18-2.23 Correspondence to and from illiterate inmates

(a) If an inmate is unable to read or write, the social worker assigned to the inmate's housing unit shall, upon request, assist the inmate in maintaining community ties by:

1. Writing a letter as dictated by the inmate, and
2. Reading incoming correspondence to the inmate.

Amended by R 1997 d 431 effective October 6, 1997
See 29 N J R 2769(a), 29 N J R 4311(c)

10A 18-2.24 Cost of mailing correspondence for nonindigent inmates

(a) If a nonindigent inmate has funds in his or her account, the nonindigent inmate shall be charged for the cost of mailing correspondence.

(b) If the nonindigent inmate has temporarily overdrawn the account or has a balance in the account, but the balance is not sufficient to pay the total cost of mailing the correspondence, the correctional facility shall:

1. Ensure that the correspondence is mailed via First Class or standard mail whichever costs less,
2. Remove from the nonindigent inmate's account the amount available in accordance with (c) below,
3. Charge the nonindigent inmate's account the amount owed the correctional facility.

Amended by R 1997 d 431, effective October 6, 1997
See 29 N J R 2769(a), 29 N J R 4311(c)
Inserted nonindigent references throughout and substantially amended.
Amended by R 2002 d 407 effective December 16, 2002
See 34 N J R 3850(a), 34 N J R 4444(b)
In (e), substituted "Administrator" for "Superintendent.

4. Advise the nonindigent inmate in writing of the amount owed and the reason therefor.

(c) Until the correctional facility has been reimbursed in full for the cost of mailing correspondence via First Class or standard mail whichever is lower, the Business Manager or designee shall:

1. Remove from the nonindigent inmate's account any amount of funds in excess of the one time monthly amount of $15.00 for reimbursement for the full cost of mailing correspondence in accordance with N J A C 10A 2-2,
2. Note in the nonindigent inmate's account each removal of funds from an inmate's account,
3. Provide to the nonindigent inmate a monthly account statement to include each removal of funds for the cost of mailing correspondence from the nonindigent inmate's account, and
4. Reimburse to the correctional facility the funds collected from the inmate for the cost of mailing correspondence. Reimbursements shall be made in accordance with applicable State and Departmental internal management policies.

(d) In the event a nonindigent inmate is transferred to another correctional facility within the Department of Corrections, the Business Manager or designee of the sending correctional facility shall notify the Business Manager of the receiving correctional facility in writing of the remaining amount due the sending correctional facility for mailing correspondence. The notification shall also request that funds continue to be removed from the nonindigent inmate's account until reimbursement has been made in full. The receiving correctional facility shall issue a check for the funds collected from the inmate and forward the check to the sending correctional facility.

(e) Whenever a nonindigent inmate's account exceeds a negative balance of $25.00, the Administrator or designee shall be notified.

(f) Mailing costs are regarded as collectible if a nonindigent inmate is paroled or released prior to making full reimbursement of funds owed for correspondence mailing costs.

(g) The Business Manager or designee shall notify in writing the Central Office Revenue Unit (CORU) of the remaining amount due the correctional facility. The CORU shall take whatever action is possible to collect the mailing costs due and forward same to the correctional facility.

Amended by R 1997 d 431, effective October 6, 1997
See 29 N J R 2769(a), 29 N J R 4311(c)
Inserted nonindigent references throughout and substantially amended.
Amended by R 2002 d 407 effective December 16, 2002
See 34 N J R 3850(a), 34 N J R 4444(b)
In (e), substituted "Administrator" for "Superintendent.
10A:18-2 25 Cost of mailing correspondence by indigent inmates

(a) For indigent inmates, the correctional facility shall provide letter writing materials and shall assume the cost of mailing not more than 12 letters per month so that the indigent inmate as defined in N.J.A.C. 10A 1-2-2 can maintain community ties with family and personal friends.

(b) The correctional facility shall only assume the cost of First Class or standard postage and shall not assume the cost of postage of the inmate as defined in N.J.A.C. 10A 1-2-2.

1  Registered mail,
2  Certified mail,
3  Preferential mail, or
4  Insured mail.

Amended by R 1997 d 431, effective October 6, 1997.
See 29 N.J.R. 2769(a), 29 N.J.R. 4311(c).
In (a) inserted “For indigent inmates,” and substituted N.J.A.C. reference for the definition of indigency, and in (b), inserted reference to standard postage.
See 34 N.J.R. 3050(a), 34 N.J.R. 4444(b).
In (b) inserted new 3 and recodified former 3 as 4.

10A:18-2 26 Inmate use of interoffice correspondence

(a) Inmates shall not be permitted to use either the pink or the blue and white interoffice envelopes which are purchased for use by State employees.

(b) Inmates using or possessing State interoffice envelopes shall be charged with Prohibited Act 210—possession of anything not authorized for retention or receipt by an inmate or not issued through regular correctional facility channels.

(c) In instances where a correctional facility provides envelopes to inmate groups, plain white envelopes shall be provided.

(d) Inmates corresponding with Department Central Office staff, or with staff at other correctional facilities, or with the State Parole Board, shall be permitted to use the facility’s “truck mail” delivery service, but the inmates must use their own envelopes and mark the envelopes “INTEROFFICE” or “TRUCK MAIL”.

(e) Inmates shall not be permitted to use the “truck mail” delivery service to correspond with persons in other State Departments or Agencies or with inmates in other correctional facilities. Inmates attempting to do so shall be charged with Prohibited Act 709—failure to comply with a written rule or regulation of the correctional facility.

(f) Except as described in (d) above, all outgoing correspondence shall be sent through First Class or standard mail at the inmate’s expense.

Amended by R 1997 d 431, effective October 6, 1997.
See 29 N.J.R. 2769(a), 29 N.J.R. 4311(c).
In (f) inserted reference to standard postage.

SUBCHAPTER 3 LEGAL CORRESPONDENCE

10A:18-3 1 Notice to inmates

(a) Inmates shall be informed of new or revised rules and procedures regarding the mailing and receipt of legal correspondence by posting appropriate notices in each housing area and other areas of the correctional facility.

(b) Notice of new or revised rules and procedures regarding legal correspondence shall also be given to each Inmate Liaison Committee. These Committees shall be responsible for notifying the inmate population.

(c) During the admission orientation program, new inmates shall be given a description and explanation of the rules and procedures regarding legal correspondence.

(d) New or revised rules and procedures regarding legal correspondence shall be incorporated into the next revision of the Inmate Handbook.

Amended by R 1997 d 431, effective October 6, 1997.
See 29 N.J.R. 2769(a), 29 N.J.R. 4311(c).

10A:18-3 2 Identification of outgoing legal correspondence

(a) All outgoing legal correspondence shall be clearly marked with the inmate’s name and number on the envelope.

(b) An inmate who is sending legal correspondence out of the correctional facility shall be responsible for clearly marking “legal mail” on the front and back of the envelope.

(c) The absence of the “legal mail” designation shall not mean that the correspondence may be treated as non-legal correspondence if the address on the envelope clearly indicates that it is being sent to a legal correspondent as enumerated in the definition of “legal correspondence” in N.J.A.C. 10A 1-2-2 or in the definition of “legitimate public official” in N.J.A.C. 10A 1-2-2.

Amended by R 2008 d 141, effective June 2, 2008.
See 39 N.J.R. 5043(a), 40 N.J.R. 3309(a).
In (c) inserted the definition of “legal correspondence” in N.J.A.C. 10A 1-2-2 or in the definition of “legitimate public official” in.

Case Notes

10A 18-3 3 Identification of incoming legal correspondence

(a) The return address on the outside of an envelope should clearly indicate that the correspondence is being sent from a legal correspondent as established in the definition for “legal correspondence” in N J A C 10A 1-2.2

(b) Mail sent from a legal correspondent shall be considered legal correspondence and shall be handled in accordance with this subchapter.

(c) The absence of a particular name of an attorney or judge shall not preclude the correspondence from being treated as legal correspondence if the return address indicates an office or court as established in the definition for “legal correspondence” in N J A C 10A 1-2.2

Amended by R 2002 d 407, effective December 16, 2002
See 34 N J R 3050(a), 34 N J R 4444(b)
In (a) and (c) substituted “established in the definition for ‘legal correspondence’” for “enumerated” and amended the N J A C references

10A 18-3 4 Inspection of incoming legal correspondence

(a) Incoming legal correspondence shall be opened and inspected by designated correctional facility staff for contraband only.

(b) Incoming legal correspondence shall be opened and inspected only in the presence of the inmate to whom it is addressed.

(c) Incoming legal correspondence shall not be read or copied. The content of the envelope may be removed and shaken loose to ensure that no contraband is included. After the envelope has been inspected the correspondence shall be given to the inmate.

(d) The correctional facility may require that the inmate sign a slip acknowledging receipt of the incoming legal correspondence.

(e) Where there is substantial reason to believe that the incoming correspondence is not legal in nature or that it contains disapproved content pursuant to N J A C 10A 18-2.14, the Administrator shall immediately notify the appropriate Assistant Commissioner. The incoming legal correspondence shall not be inspected in a manner other than as outlined in this subchapter without first obtaining instructions from the appropriate Assistant Commissioner.

Amended by R 1997 d 431, effective October 6, 1997
See 29 N J R 2769(a), 29 N J R 4311(c)
In (e), amended notification requirements
Special amendment, R 2001 d 426, effective October 19, 2001
See 33 N J R 4033(a)
Deleted former (b) and recodified former (c) through (e) as (b) through (d)
Amended by R 2002 d 407, effective December 16, 2002
See 34 N J R 3050(a), 34 N J R 4444(b)
In (d), substituted “Administrator” for “Superintendent”
Amended by R 2007 d 158, effective May 21, 2007

See 39 N J R 341(a), 39 N J R 2122(a)
Added new (b), and recodified former (b) through (d) as (c) through (e)
Amended by R 2008 d 141, effective June 2, 2008
See 39 N J R 3043(a), 40 N J R 3309(a)
In (a), inserted “by designated correctional facility staff”

Case Notes
Prison official entitled to qualified immunity, claim that First Amendment right to access to courts was violated when official read inmate’s legal mail during search for contraband Jordan v. New Jersey Dept. of Corrections D NJ 1995, 881 F Supp 947

Regulations preventing inmates from sending mail to public officials, government agencies or media were unconstitutional Matter of Rules Adoption Regarding Inmate Mail to Attorneys, Public Officials, and News Media Representatives (N J A C 10A 18-1.3, 18-2.7, 18-2.8, 18-3.18-4.7) 120 N J 137, 576 A 2d 274 (1990)

Regulations regarding incoming correspondence to inmates from public officials, government agencies, or media were not unconstitutional Matter of Rules Adoption Regarding Inmate Mail to Attorneys, Public Officials, and News Media Representatives (N J A C 18-1.3, 18-2.7, 18-2.8, 18-3, 18-4.7), 120 N J 137, 576 A 2d 274 (1990)

Prison officials prohibited from inspecting inmate’s mail sent to or from government agencies, public officials or media Matter of Rules Adoption Regarding Inmate Mail to Attorneys, Public Officials, and News Media Representatives, 232 N J Super 478, 557 A 2d 698 (A D 1989), certification granted 117 N J 168, 564 A 2d 884 affirmed in part, reversed in part 120 N J 137, 576 A 2d 274

10A 18-3 5 Certified, preferential, insured, or registered mail

(a) Legal correspondence need not be sent by certified or registered mail.

(b) If an inmate has sufficient funds in his or her account to cover the costs of mailing and the inmate prefers to use certified, preferential, insured, or registered mail, the inmate shall be permitted to do so at his or her expense.

Amended by R 2002 d 407, effective December 16, 2002
See 34 N J R 3050(a), 34 N J R 4444(b)
In (b), inserted “, preferential, insured” following “certified” and added “at his or her expense” following “permitted to do so”, deleted (c)

10A-18-3 6 Proof of service

Inmates who have insufficient funds to send legal correspondence as certified or registered mail and who are concerned that they have no proof of service when regular mail is employed, shall be advised that under the rules of court, an affidavit of service filed with the clerk of the court shall be sufficient proof of service.

10A-18-3 7 Cost of mailing legal correspondence for nonindigent inmates

(a) If a nonindigent inmate has funds in his or her account, the nonindigent inmate shall be charged for the total cost of mailing legal correspondence.

(b) If the nonindigent inmate has temporarily overdrawn his or her account or has a balance in the account, but the bal-
ance is not sufficient to pay the total cost of mailing the legal correspondence, the cost of mailing shall be handled in accordance with N J A C 10A 18-2.24

Amended by R 1997 d 431, effective October 6, 1997
See 29 N J R 2769(a), 29 N J R 4311(c)
Inserted nonindigent references and substituted N J A C reference for specific handling instructions

10A:18-3.8 Cost of mailing legal correspondence by indigent inmates

(a) The correctional facility shall provide letter writing materials and shall assume the cost of mailing legal correspondence for indigent inmates as defined in N J A C 10A 1-2.2

(b) The cost of mailing legal correspondence shall extend only to First Class or standard postage and shall not include
   1. Registered mail,
   2. Certified mail,
   3. Preferential mail, or
   4. Insured mail

Amended by R 1997 d 431, effective October 6, 1997
See 29 N J R 2769(a), 29 N J R 4311(c)
   In (a) substituted N J A C reference for specific handling instructions in (b), inserted reference to standard postage and deleted (c) relating to status as indigent upon receiving job offer at facility
Amended by R 2002 d 407, effective December 16, 2002
See 24 N J R 3050(a), 34 N J R 4444(b)
   In (b) inserted new 3 and recodified former 3 as 4

10A 18-3.9 Forwarding legal correspondence to an inmate transferred to another correctional facility

(a) Whenever an inmate is transferred from one correctional facility to another, the inmate shall be responsible for notifying his or her correspondents of the change of address

(b) For a period not to exceed three months, the correctional facility from which the inmate is transferred shall forward all regular incoming legal correspondence to the correctional facility to which the inmate has been transferred

(c) Any legal correspondence received after the three month period shall be returned to the sender

10A 18-3.10 Forwarding legal correspondence to an inmate released on parole or released after expiration of maximum sentence

(a) The correctional facility shall obtain an inmate’s forwarding address at or about the time of the inmate’s release on parole or at the expiration of the inmate’s maximum sentence

(b) The inmate shall be asked whether legal correspondence received at the correctional facility should be forwarded to him or her

(c) Upon the inmate’s request, the correctional facility shall forward the legal correspondence to him or her

(d) The correctional facility shall not forward certified or registered mail, but shall return it to the sender

(e) Legal correspondence shall be forwarded for a maximum of three months from the date of the inmate's release
Legal correspondence received thereafter shall be returned to the sender

10A 18-3.11 Forwarding legal correspondence to an inmate remanded to a detention facility

(a) When an inmate is remanded to a county jail or other facility in which he or she is temporarily detained to await trial for a prior offense or for any other reasons, legal correspondence received for the inmate at the correctional facility shall be forwarded to the other facility, upon the inmate’s request

(b) Designated staff at the correctional facility shall develop written procedures for forwarding an inmate’s legal correspondence when the inmate is remanded to a detention facility. These procedures shall include a form that the inmate shall sign before the inmate is transferred to the other facility indicating whether the inmate wishes the legal correspondence forwarded

Amended by R 2008 d 141, effective June 2, 2008
See 39 N J R 5043(a), 40 N J R 3309(a)
   In (b), substituted “Designated staff at” for “Written procedures shall be developed by” and “that” for “which” and inserted “shall develop written procedures”

10A:18-3.12 Forwarding legal correspondence of an inmate who has escaped

(a) All incoming legal correspondence addressed to an inmate who has escaped from a correctional facility shall be returned to the sender with an indication that the inmate is no longer in custody

(b) If the incoming legal correspondence does not have a return address, it shall be opened to determine the sender

(c) If the sender cannot be identified, the correspondence shall be destroyed

10A:18-3.13 (Reserved)
Repealed by R 1997 d 431, effective October 6, 1997
See 29 N J R 2769(a), 29 N J R 4311(c)
   Section was “Inmate use of inter-office correspondence”

SUBCHAPTER 4 PUBLICATIONS

10A 18-4.1 Notice to inmates

(a) Inmates shall be informed of new or revised rules and procedures regarding the mailing and receipt of publications
by posting appropriate notices in each housing area and other areas of the correctional facility

(b) Notice of new or revised rules and procedures regarding publications shall be given to each Inmate Liaison Committee. These Committees shall be responsible for notifying the inmate population.

(c) During the admission orientation program, new inmates shall be given a description and explanation of the rules and procedures regarding publications.

(d) New or revised rules and procedures regarding publications shall be incorporated into the next revision of the Inmate Handbook.

(e) Inmates are permitted to receive and retain publications that comply with the rules set forth in this chapter and that do not threaten the safe, secure, discipline or orderly operation of the correctional facility or facilitate criminal activity, or are otherwise prohibited by law.

Amended by R 1997 d 431, effective October 6, 1997
See 29 NJ R 2769(a), 29 NJ R 4311(c)
Amended by R 2008 d 141, effective June 2, 2008
See 39 NJ R 5043(a), 40 NJ R 3309(a)
Added (e)

10A 18-4.2 Limitation on source of publications

(a) Inmates in general population shall be permitted to receive hardcover books, paperback books, magazines and other softcover publications from an authorized source of sale only, such as, but not limited to, the publisher, a book club or a bookstore.

(b) Inmates shall be permitted to receive newspapers only by subscription mailed directly from the publisher.

(c) There shall be no restriction on the number of publications an inmate in general population may receive.

(d) All books, magazines, publications and newspapers must be prepaid.

(e) Limitations regarding publications for inmates confined in close custody units shall be set forth in the unit internal management procedures.

Amended by R 1999 d 209, effective July 6, 1999
See 31 NJ R 833(a), 31 NJ R 1814(a)
Rewrote (a), deleted a former (b), recodified former (c) through (e) as (b) through (d) and in the new (d), deleted "by the inmate" at the end.
Amended by R 2002 d 407, effective December 16, 2002
See 34 NJ R 3050(a), 34 NJ R 4444(b)
In (a) and (c) inserted "in general population following references to inmate added (e)"
Amended by R 2008 d 141, effective June 2, 2008
See 39 NJ R 5043(a), 40 NJ R 3309(a)
In (a), inserted "an authorized source of sale only, such as but not limited to", and substituted "a" a book club or a bookstore for "for source of sale only".

10A 18-4.3 Publications in a language other than English

All State correctional facilities shall permit incoming publications in a language other than English.

10A 18-4.4 (Reserved)

Amended by R 1999 d 318, effective June 19, 1999
See 21 NJ R 837(a), 21 NJ R 1701(a)
Deletet reference to correctional facilities "within the State" thus authorizing reading of publications to or from inmates from other states.
Repealed by R 1999 d 209, effective July 6, 1999
See 31 NJ R 833(a), 31 NJ R 1814(a)
Section was "Publications to or from other inmates"

10A 18-4.5 Inspection of incoming publications

(a) Each incoming publication shall be opened and inspected for contraband, but shall not be read unless there is reason to believe that the publication contains disapproved content (see NJAC 10A 18-4.9) and then only upon the prior authorization of the Administrator or designee.

(b) A confidential list of the incoming publications that are read shall be maintained in the Special Investigations Division or mail room of the correctional facility, or wherever the confidentiality of the list can be maintained.

Amended by R 1997 d 431, effective October 6, 1997
See 29 NJ R 2769(a), 29 NJ R 4311(c)
Administrative change
See 32 NJ R 303(a)
Amended by R 2002 d 407, effective December 16, 2002
See 34 NJ R 3050(a), 34 NJ R 4444(b)
In (a), substituted "Administrator for "Superintendent"

10A 18-4.6 Identification of incoming publications

(a) The sender’s name and address and the inmate’s name and number shall appear legibly on the outside of all incoming publications.

(b) The inmate’s name and number shall appear on the outside of the incoming publication. Publications without both the inmate’s name and number shall be returned to sender.

(c) If the sender’s name and address do not appear on the outside of the publication, the publication shall be opened and examined to determine the identity of the sender.

(d) If the sender cannot be identified, the publication shall be destroyed.

Amended by R 1997 d 431, effective October 6, 1997
See 29 NJ R 2769(a), 29 NJ R 4311(c)
Inserted new (b), and recodified former (b) and (c) as (c) and (d).

10A 18-4.7 Inspection and identification of outgoing publications

(a) Outgoing publications shall be reviewed to determine the sender.
MAIL, VISITS AND TELEPHONE

10A.18-4.8 Processing of publications

(a) All properly identified and inspected incoming publications (see N J A C 10A 18-4 5 and N J A C 10A 18-4 6) shall be distributed to inmates within one day of their receipt in the mail room, excluding weekends, holidays and during emergency incidents

(b) All properly identified outgoing publications (see N J A C 10A 18-4 7) shall be sent to the post office within one day of their receipt in the mail room, excluding weekends, holidays and during emergency incidents

(c) Inmates shall not participate in the processing of either incoming or outgoing publications

Amended by R 1997 d 431, effective October 6 1997
See 29 N J R 2769(a), 29 N J R 4311(c)
In (a) and (b), inserted reference to emergency incidents

10A.18-4.9 Disapproved content in publications

(a) Any incoming publication may be withheld in the mail room or taken from an inmate’s possession if it falls within one of the following categories

1 The publication contains material that is detrimental to the security and/or order of the correctional facility because it incites violence based upon race, religion, creed or nationality and a reasonable inference can be drawn, based upon the experience and professional expertise of correctional administrators, that it may result in the outbreak of violence within the facility,

2 The publication contains information on the following subjects, based upon the experience and professional expertise of correctional administrators and custody staff and judged in the context of a correctional facility and its paramount interest in security, order and rehabilitation, is detrimental to the secure and orderly operation of the correctional facility

   i Explosives,
   ii Weapons,
   iii Controlled dangerous substances,
   iv Escape plans,
   v Lockpicking and/or locking devices, or
   vi Anything that might pose a threat to the security or orderly operation of the correctional facility

3 The publication contains information which appears to be written in code,

4 The publication contains information concerning activities, within or outside the correctional facility, which would be subject to criminal prosecution under the laws of New Jersey or the United States,

5 The publication incites violence, or destructive or disruptive behavior toward

   i Law enforcement officers,
   ii Department of Corrections personnel, or
   iii Correctional facility inmates, visitors and/or volunteers, or
   iv Correctional facility programs or procedures

6 The publication contains material which, based upon the experience and professional expertise of correctional administrators and judged in the context of a correctional facility and its paramount interest in security, order and rehabilitation

   i Taken, as a whole, appeals to a prurient interest in sex,
   ii Lacks, as a whole, serious literary, artistic, political or scientific value, and
### 10A 18-4.10 Control of publications

(a) Publications which are withheld from an inmate shall be disposed of in a manner determined by the inmate and at his or her expense.

(b) If the publication is withheld pursuant to N J A C 10A 18-4.9, it shall be turned over to the correctional facility Special Investigations Division or Central Control for further action.

Amended by R 1997 d 431, effective October 6, 1997

See 29 NJ R 2769(a), 29 NJ R 4311(c)

In (a),2v, inserted reference to locking devices, in (a)2vi, substituted ‘that might pose facility’ for “of a similar nature”, added (a)5ii, and recodified former (a)5iv as (a)5iv

Amended by R 2002 d 407, effective December 16, 2002

See 34 NJ R 3050(a), 34 NJ R 4444(b)

Amended by R 2008 d 141, effective June 2, 2008

See 39 NJ R 5043(a), 40 NJ R 3309(a)

Rewrote the introductory paragraph of (a)2

### Cross References

Approval of publications, see N J A C 10A 17-8 11

Law Review and Journal Commentaries


### 10A 18-4.11 Procedure for handling withheld publications

(a) When a publication violates one of the categories cited in N J A C 10A 18-4.9 and is withheld in the mail room, the following action shall be taken:

1. The staff member who withholds the publication must submit a written report, no later than the end of the shift to the shift commander identifying:
   - The publication withheld,
   - The inmate’s name and number to whom it was addressed,
   - The time and date of withholding, and
   - The category which the publication violates.

2. The decision of the staff member shall be reviewed by the shift commander.

3. The publication shall be given to the inmate within 48 hours if the shift commander disagrees with the determination of the staff member.

4. The written report shall be initialed and returned to the staff member if the shift commander agrees with the determination of the staff member.

5. The staff member shall provide the sender, within 72 hours of the withholding, with a written notice which identifies:
   - The publication withheld,
   - The reason for withholding the publication, and
   - The right of the sender to appeal this decision within 10 calendar days of the date of the notice.

6. The staff member shall provide the inmate, within 72 hours of the withholding, with a written notice that the publication has been withheld. The notice must contain the following:
   - Name of the publication,
   - Date of the publication,
   - Date of the withholding, and
   - A statement that the sender has been notified of the withholding and of the right to appeal.

Amended by R 2002 d 407, effective December 16, 2002

See 34 NJ R 3050(a), 34 NJ R 4444(b)

Substituted references to staff member for references to correction officer throughout in (a)5ii, inserted “calendar following ‘10’

Amended by R 2008 d 141, effective June 2, 2008

See 39 NJ R 5043(a), 40 NJ R 3309(a)

In the introductory paragraph of (a) updated the N J A C reference, and in (a)1 through (a)4, substituted “commander” for “supervisor”

### 10A 18-4.12 Procedure for handling publications removed from an inmate’s possession

(a) When a publication violates one of the categories cited in N J A C 10A 18-4.9 and is removed from the inmate’s possession, the following action shall be taken:

1. The staff member who removes the publication from the inmate must submit a written report, no later than the end of the shift to the shift commander identifying:
   - The publication removed,
   - The inmate’s name and number from whom it was removed,
   - The time and date of the removal, and
   - The category which the publication violates.

2. The decision of the staff member shall be reviewed by the shift commander.
10A:18-4 13 Appeal and final disposition

(a) When a publication has been withheld in the mail room or when a publication has been removed from the inmate's possession, the sender or inmate may appeal the action of the shift commander to the Administrator within 10 calendar days of the date of the notice.

(b) The sender or inmate shall be permitted to submit arguments, in writing to the Administrator, that the challenged publication does not violate the category indicated in the report of the staff member.

(c) The Administrator or designee, whose title shall not be lower than Associate Administrator, Assistant Superintendent or Director of Custody Operations, shall consider the appeal.

(d) The Administrator or designee shall issue a written decision on the appeal and respond to the sender or inmate, as appropriate, within 72 hours of receipt of the written appeal. If the decision is to withhold the publication from the inmate, the decision shall contain a specific finding that the publication violates the category indicated in the report of the staff member and a notification that the publication is being returned to the sender.

(e) If a publication is found to be objectionable only in part and such part is easily separable from the rest of the publication (such as a magazine article, etc.) the inmate shall be given the choice of whether to allow the correctional facility to excise the offending portion(s) or to forfeit his or her right to the publication.

10A:18-4 14 Forwarding publications to an inmate transferred to another correctional facility

(a) Whenever an inmate is transferred from one correctional facility to another, the inmate shall be responsible for notifying the publishers of the change of address.

(b) For a period not to exceed three months, the correctional facility from which the inmate is transferred shall forward all publications to the correctional facility to which the inmate has been transferred.

(c) Any publications received after the three month period may be destroyed or placed in the library of the correctional facility from which the inmate was transferred.

10A:18-4 15 Forwarding publications to an inmate released on parole or at expiration of maximum sentence

(a) The correctional facility shall obtain an inmate's forwarding address at or about the time of the inmate's release on parole or at the expiration of the inmate's maximum sentence.

(b) The inmate shall be asked whether publications received at the correctional facility should be forwarded to him or her.

(c) Upon the inmate's request, the correctional facility shall forward the publications to him or her.

(d) Publications shall be forwarded for a maximum of three months from the date of the inmate's release. Publications received thereafter may be destroyed or placed in the library of the correctional facility.

10A:18-4 16 Forwarding publications to an inmate remanded to a detention facility

(a) When an inmate is remanded to a county jail or other facility in which he or she is temporarily detained to await trial for a prior offense or for any other reasons, publications received for the inmate at the correctional facility shall be forwarded to the other facility, upon the inmate's request.

(b) Designated staff at the correctional facility shall develop written procedures for forwarding an inmate's publications when the inmate is remanded to a detention facility. These procedures shall include a form that the inmate shall sign before the inmate is transferred to the other facility indicating whether the inmate wishes publications forwarded.

Amended by R 2002 d 407 effective December 16, 2002
See 34 N J R 305(a), 34 N J R 4444(b)
In (a) substituted "commander" for "supervisor"
10A:18-4 17 Return of publications addressed to an inmate who has escaped

(a) All publications addressed to an inmate who has escaped from a correctional facility shall be returned to the sender with an indication that the inmate is no longer in custody.

(b) If the publication does not have a return address, it shall be opened to determine the sender.

(c) If the sender cannot be identified, the publication may be destroyed or placed in the library of the correctional facility.

SUBCHAPTER 5 PACKAGES

10A:18-5 1 Notice to inmates

(a) Inmates shall be informed of new or revised rules and procedures regarding the mailing and receipt of packages by the posting of appropriate notices in each housing area and other areas of the correctional facility.

(b) Notice of new or revised rules and procedures regarding packages shall be given to each Inmate Liaison Committee. These Committees shall be responsible for notifying the inmate population.

(c) During the admission orientation program, new inmates shall be given a description and explanation of the rules and procedures regarding packages.

(d) New or revised rules and procedures regarding packages shall be incorporated into the next revision of the Inmate Handbook.

Amended by R 1997 d 431, effective October 6, 1997
See 29 N J R 2769(a), 29 N J R 4311(c)

10A:18-5.2 Limitations on packages

(a) Each correctional facility Administrator or designee shall promulgate

1. Internal management procedures written in accordance with this section that include a written list of items which may be received in a package, and

2. A limit on the number and weight of packages which may be received by an inmate each month.

(b) Each inmate shall be given written notice of package limitations as established in this section.

(c) Inmates shall not be permitted to receive packages except from an authorized source of sale.

(d) All packages must be prepaid.

Amended by R 1997 d 431, effective October 6, 1997
See 29 N J R 2769(a), 29 N J R 4311(c)

10A:18-5.3 Inspection of incoming packages

(a) Every incoming package shall be opened and searched for contraband except as established in (c) below.

(b) Any item of contraband which is found during a search shall be processed in accordance with N J A C 10A:3-6.

(c) Any package(s) received from a source other than an authorized source of sale shall be marked "Refused" and returned to the sender unopened if the sender can be identified.

See 29 N J R 2769(a), 29 N J R 4311(c), 30 N J R 2209(a)

Added (c)
Amended by R 1999 d 209, effective July 6, 1999
See 31 N J R 833(a), 31 N J R 1814(a)

In (a), added an exception at the end and in (c), added if the sender can be identified" at the end.

Amended by R 2008 d 141, effective June 2, 2008
See 39 N J R 5043(a), 40 N J R 3309(a)

In (c), inserted “an authorized”.

10A:18-5.4 Identification of incoming mailed packages

(a) Every incoming package shall be clearly marked with the name and address of the source of sale and the inmate’s name and number.

(b) The inmate’s name and number or the name of the inmate group shall appear on the outside of the incoming mailed package. Packages without both the inmate’s name and number or the name of the inmate group shall be returned to the sender.

(c) If the name and address of the sender or source of sale does not appear on the outside of the incoming mailed
package, it shall be examined to identify the sender or source of sale when it is opened. (See N J A C 10A 18-5 3)

(d) If the sender or source of sale of an incoming mailed package cannot be identified, the content of the package shall be destroyed.

Revised from 10A 18-5 5 and amended by R 1997 d 431 effective October 6, 1997. See 29 N J R 2769(a), 29 N J R 4311(c)

10A 18-5 5 Inspection and identification of outgoing packages

(a) Every outgoing package shall be opened and inspected.

(b) Every outgoing package shall be clearly marked with the inmate’s name and number or the name of the inmate group on the outside of the package.

(c) If either the inmate’s name or number or the name of the inmate group does not appear on the outside of the outgoing package, when opened for inspection, it shall be examined to identify the sender so that it can be returned to the inmate or inmate group for proper mailing.

(d) If the sender of an outgoing package cannot be identified, the content of the package shall be destroyed.

(e) The content of outgoing packages shall be limited to inmate personal property.

(f) Any item of contraband which is found during an inspection of outgoing packages shall be processed in accordance with N J A C 10A 3-6.

New Rule R 1997 d 431 effective October 6, 1997. See 29 N J R 2769(a), 29 N J R 4311(c)

10A 18-5 6 Package processing

(a) All properly identified incoming packages (see N J A C 10A 18-5 4) shall be distributed to inmates as soon as possible to avoid spoilage of perishable items.

(b) All properly identified outgoing packages (see N J A C 10A 18-5 4) shall be sent to the post office within one day of their receipt in the mail room excluding weekends, holidays and during emergency incidents.

(c) Inmates shall not be involved in the processing of either incoming or outgoing packages.

Amended by R 1997 d 431 effective October 6, 1997. See 29 N J R 2769(a), 29 N J R 4311(c)

10A 18-5 7 Forwarding packages to an inmate transferred to another correctional facility

(a) Whenever an inmate is transferred from one correctional facility to another, the inmate shall be responsible for notifying his or her correspondents of the change of address.

(b) For a period not to exceed three months the correctional facility from which the inmate is transferred shall forward all packages to the correctional facility to which the inmate has been transferred.

(c) Any packages received after the three month period shall be returned to the sender, if possible, or destroyed.

10A 18-5 8 Forwarding packages to an inmate released on parole or at expiration of maximum sentence

(a) The correctional facility shall obtain an inmate’s forwarding address at or about the time of the inmate’s release on parole or at the expiration of the inmate’s maximum sentence.

(b) The inmate shall be asked whether packages received at the correctional facility should be forwarded to him or her.

(c) Upon the inmate’s request the correctional facility shall forward the packages to him or her.

(d) Packages shall be forwarded for a maximum of three months from the date of the inmate’s release. Packages received thereafter shall be returned to the sender, if possible, or destroyed.

10A 18-5 9 Forwarding packages to an inmate remanded to a detention facility

(a) When an inmate is remanded to a county jail or other facility in which he or she is temporarily detained to await trial for a prior offense or for any other reasons, packages received for the inmate at the correctional facility shall be forwarded to the other facility, upon the inmate’s request.

(b) Designated staff at the correctional facility shall develop written procedures for forwarding packages to an inmate when the inmate is remanded to a detention facility. These procedures shall include a form that the inmate shall sign before the inmate is transferred to the other facility indicating whether the inmate wishes packages forwarded.

Amended by R 2002 d 407 effective December 16, 2002. See 34 N J R 3530(a), 34 N J R 4444(b)

In (a), amended the N J A C reference.
10A 18-5 10 Forwarding packages of an inmate who has escaped

(a) All incoming packages addressed to an inmate who has escaped from a correctional facility shall be returned to the sender with an indication that the inmate is no longer in custody

(b) If the package does not have a return address, the package shall be opened to determine the sender

(c) If the sender cannot be identified, the package shall be destroyed

SUBCHAPTER 6 VISITS

10A 18-6 1 Notice to inmates

(a) Inmates shall be informed of new or revised rules and procedures regarding visits by posting appropriate notices in each housing area and other appropriate areas of the correctional facility

(b) Notice of new or revised rules and procedures regarding visits shall be given to each Inmate Liaison Committee. These Committees shall be responsible for notifying the inmate population

(c) During the admission orientation program, new inmates shall be given a description and explanation of the rules and procedures regarding visits

(d) New or revised rules and procedures regarding visits shall be incorporated into the next revision of the Inmate Handbook

Amended by R 1997 d 431, effective October 6, 1997
See 29 N J R 2769(a) 29 N J R 4311(c)

10A 18-6 2 List of visitors

(a) Upon admission, inmates are responsible for submitting a list of names and addresses of their potential visitors to the Administrator or designee

(b) Inmates are responsible for submitting any subsequent revisions to their list of visitors in accordance with internal management procedures of the correctional facility

Amended by R 2002 d 407, effective December 16, 2002
See 34 N J R 3050(a) 34 N J R 4444(b)
Substituted Administrator for "Superintendent"
Amended by R 2009 d 298, effective July 6, 2009
See 41 N J R 954(a), 41 N J R 2659(a)
Added designation (a) rewrote (a), and added (b)

10A 18-6 3 Approval of potential visitors

(a) The correctional facility Administrator or designee may approve the following persons to visit an inmate

1. Relatives (see N J A C 10A 1-2) For the purposes of this subchapter, "relative" shall also include grandparents, cousins and aunts and uncles,

2. Close friends,

3. Clergy, and

4. Persons who may have a constructive influence on the inmate

(b) Any person with an adult criminal conviction or who is currently on probation or parole who wishes to visit an inmate shall disclose such criminal history. Such persons shall not be automatically excluded from visiting an inmate. The nature and extent of an individual's criminal record, plus their history of recent criminal activity, shall be weighed against the benefits of visitation in determining visitation eligibility. Failure to provide such disclosure shall result in the visitor being banned from visiting an inmate committed to the custody of the Department of Corrections for a minimum of 60 days and the visitor shall be required to apply in writing to the Administrator for approval/disapproval of the reinstatement of visit privileges

(c) Persons determined by substantial evidence to have a harmful influence upon the inmate or to constitute a threat to the security of the correctional facility shall be banned from visiting an inmate committed to the custody of the Department of Corrections for a minimum of 365 days and the visitor shall be required to apply in writing to the Administrator for approval/disapproval of the reinstatement of visit privileges

(d) At the discretion of the Administrator, former employees of the Department of Corrections may be permitted to visit an inmate. The decision of the Administrator shall be made on a case-by-case basis after due consideration of the security interests involved, and after the Administrator is satisfied that the visit will not pose a threat to the safe, secure, and orderly operation of the correctional facility

(e) Employees of the Department of Corrections who have relatives incarcerated in facilities under the jurisdiction of the New Jersey Department of Corrections shall be permitted to visit an inmate in accordance with N J A C 10A 18-6

(f) Approval of special visits shall be in accordance with N J A C 10A 18-6.5

(g) Approval of visits between incarcerated family members shall be in accordance with N J A C 10A 18-6.6

(h) Approval of visits by attorneys and court related persons shall be in accordance with N J A C 10A 18-6.7

(i) Approval of visits by children shall be in accordance with N J A C 10A 18-6.8

(j) No person shall coerce an inmate to add a potential visitor to their list of visitors
10A 18-6.4 Employee visits with incarcerated relatives

(a) Employees of the Department of Corrections who have relatives incarcerated in facilities under the jurisdiction of the New Jersey Department of Corrections shall be permitted to visit an incarcerated relative provided the Administrator is satisfied that there is no threat to the orderly operation of the correctional facility.

(b) An employee of the Department of Corrections who wishes to visit a relative incarcerated in a correctional facility under the jurisdiction of the New Jersey Department of Corrections shall submit a written request for permission to visit the incarcerated relative to the Administrator of the correctional facility at which the relative is housed.

(c) The Administrator may schedule the visit during regular visiting hours or at special times, according to the orderly administration and staffing of the correctional facility.

Amended by R 1990 d 124 effective February 20, 1990
See 21 N J R 3410(a) 22 N J R 662(a)
At (c) clarified the requirement of submitting a written request and deleted (e)

Petition for Rulemaking
See 33 N J R 1478(b)
Amended by R 2002 d 407 effective December 16, 2002
See 34 N J R 3050(a) 34 N J R 4444(b)

Substituted 'Administrator' for 'Superintendent' throughout deleted former (b) and recodified former (c) and (d) as (b) and (c).

10A 18-6.5 Special visits

(a) Special visits may be authorized by the correctional facility Administrator or designee. Special visits include:

1. Visits from persons who have come long distances
2. Visits to hospitalized inmates,
3. Visits to inmates in disciplinary status, and
4. Visits between inmates and
   i. Members of the clergy,
   ii. Social service agency representatives,
   iii. Prospective employers
   iv. Foreign counselors,
   v. Sponsors, and

(b) The Administrator or designee may approve or disapprove a visit from a visitor who accompanies a person on the approved list.

(c) Close Custody visits shall be governed by N J A C 10A 5, Close Custody Units, and N J A C 10A 4-10, Detention Program.

Amended by R 1997 d 431 effective October 6, 1997
See 29 N J R 2769(a) 29 N J R 4311(c)
In (a) inserted 'Superintendent or designee'
Amended by R 2002 d 407, effective December 16, 2002
See 34 N J R 3050(a) 34 N J R 4444(b)
Substituted references to Administrator for references to Superintendent throughout, rewrote (c) in (d) inserted state, secure and preceding 'orderly operation',
Amended by R 2007 d 17 effective January 16, 2007
See 38 N J R 4159(a) 39 N J R 216(d)
In (a) 1, updated N J A C reference
Amended by R 2009 d 208, effective July 6, 2009
See 41 N J R 954(a) 41 N J R 2659(a)
Rewrote (b) and (c) and added (d)

10A 18-6.6 Visits between incarcerated relatives

(a) Visits shall be permitted between incarcerated relatives (see N J A C 10A 1-2.1) that are incarcerated in facilities under the jurisdiction of the New Jersey Department of Corrections.

(b) The following requirements must be met before visits between incarcerated relatives shall be permitted:

1. Visits must be approved by the Classification Committee(s)
2. The cost of the visit shall be borne by the inmates involved.
3. The frequency, duration and time of the visits must be coordinated between the correctional facilities involved and shall be subject to the other sections of the subchapter.

Amended by R 1997 d 431 effective October 6, 1997
See 29 N J R 2769(a) 29 N J R 4311(c)
Substituted relatives for 'family' or 'family members' throughout deleted former (b) recodified former (c) through (e) as (b) through (d) and in (e) substituted N J A C reference for specified criteria.
Amended by R 2008 d 141 effective June 2, 2008
See 39 N J R 5043(a) 40 N J R 3309(a)
In (a) updated the N J A C reference.

10A 18-6.7 Attorneys and court related personnel visits

(a) Attorneys licensed in any jurisdiction and representatives of attorneys shall be permitted contact visits during regular visiting hours, and shall be subject to the other sections of the subchapter.

(b) The cost of the visits shall be borne by the inmates involved.

(c) Visits may be scheduled according to the orderly operation of the correctional facility.

Amended by R 1997 d 431 effective October 6, 1997
See 29 N J R 2769(a) 29 N J R 4311(c)
Substituted relatives for 'family' or 'family members' throughout added (b) and (c) in (d) as (b) through (d) and in (e) substituted N J A C reference for specified criteria.
Amended by R 2008 d 141 effective June 2, 2008
See 39 N J R 5043(a) 40 N J R 3309(a)
In (a) updated the N J A C reference.

10A 18-6.8 Court related personnel visits

(a) Court related personnel visits shall be permitted contact visits during regular visiting hours.

(b) Court related personnel visits to inmates shall be permitted contact visits during regular visiting hours.

(c) The cost of the visits shall be borne by the inmates involved.

(d) The frequency, duration and time of the visits must be coordinated between the correctional facilities involved and shall be subject to the other sections of the subchapter.

Amended by R 1997 d 431 effective October 6, 1997
See 29 N J R 2769(a) 29 N J R 4311(c)
Substituted relatives for 'family' or 'family members' throughout added (b) and (c) in (d) as (b) through (d) and in (e) substituted N J A C reference for specified criteria.
Amended by R 2008 d 141 effective June 2, 2008
See 39 N J R 5043(a) 40 N J R 3309(a)
In (a) updated the N J A C reference.

10A 18-6.9 Visits by Commission staff

(a) Commission staff visits may be scheduled according to the orderly operation of the correctional facility.

(b) The cost of the visits shall be borne by the inmates involved.

(c) Visits may be scheduled according to the orderly operation of the correctional facility.

(d) The frequency, duration and time of the visits must be coordinated between the correctional facilities involved and shall be subject to the other sections of the subchapter.

Amended by R 1997 d 431 effective October 6, 1997
See 29 N J R 2769(a) 29 N J R 4311(c)
Substituted relatives for 'family' or 'family members' throughout added (b) and (c) in (d) as (b) through (d) and in (e) substituted N J A C reference for specified criteria.
Amended by R 2008 d 141 effective June 2, 2008
See 39 N J R 5043(a) 40 N J R 3309(a)
In (a) updated the N J A C reference.

10A 18-6.10 Visits by Foreign diplomats

(a) Visits by Foreign diplomats may be scheduled according to the orderly operation of the correctional facility.

(b) The cost of the visits shall be borne by the inmates involved.

(c) Visits may be scheduled according to the orderly operation of the correctional facility.

(d) The frequency, duration and time of the visits must be coordinated between the correctional facilities involved and shall be subject to the other sections of the subchapter.

Amended by R 1997 d 431 effective October 6, 1997
See 29 N J R 2769(a) 29 N J R 4311(c)
Substituted relatives for 'family' or 'family members' throughout added (b) and (c) in (d) as (b) through (d) and in (e) substituted N J A C reference for specified criteria.
Amended by R 2008 d 141 effective June 2, 2008
See 39 N J R 5043(a) 40 N J R 3309(a)
In (a) updated the N J A C reference.
ular business hours when sufficient space and staff are available.

(b) At the request of the attorneys referenced in (a) above, representatives of attorneys may be granted contact visits. Such representatives shall include but not be limited to, the following:

1. Investigators,
2. Investigative aides,
3. Expert witnesses,
4. Paralegals, and
5. Law students.

(c) A written notice or a telephone request from an attorney shall be required a minimum of 24 hours in advance of an intended visit. The purpose of the advance notice is to ensure the availability of

1. Space,
2. Staff, and
3. The inmate.

(d) The advance written notice or telephone request from an attorney shall include the following information:

1. Name of the attorney or representative
2. Name of the inmate to be interviewed,
3. Name of the attorney for whom the representative is acting,
4. Name of the organization the attorney or their representative represents (if any)

5. A written statement from the attorney or their representative providing any disclosures set forth in N.J.A.C. 10A:18-6-3 and 6-9 and affirming compliance with the provisions set forth in this subchapter, and

6. Date and time the interview is sought.

(e) Form 292-I Request for Attorney-Client Contact Visit may be used to verify the inmate's desire to meet with the requesting attorney in the context of an attorney-client relationship.

(f) Appropriate identification is required of attorneys and attorney representatives who visit the inmate at a correctional facility.

(g) Contact visits with attorneys or their representatives may be restricted or prohibited when, in the judgement of the correctional facility Administrator or designee, the inmate is exhibiting inappropriate behavior or is especially dangerous, or when necessary to ensure the safe, secure and orderly operation of the correctional facility. Contact visits may also be denied where the attorney or representative poses a threat to the security or orderly operation of the correctional facility.

(h) In those cases in which contact visits have been denied, every effort shall be made to provide a non-contact visit that is consistent with the safe, secure and orderly operation of the correctional facility.

(i) The Administrator or designee may authorize a visit without prior written notice, under exceptional circumstances.

Amended by R 1991 d 135, effective March 18, 1991
See 23 N.J.R. 14(a), 23 N.J.R. 859(c)

Amended by R 1997 d 431 effective October 6, 1997
See 29 N.J.R. 2769(a), 29 N.J.R. 4311(c)
Amended by R 2002 d 407, effective December 16, 2002
See 34 N.J.R. 305(a), 34 N.J.R. 4444(b)

10A 18-6.8 Visits from children

(a) Children under the age of 18 shall not be permitted to visit unless accompanied by an adult family member of the child defined as a "relative" (see N.J.A.C. 10A 18-6-3)

(b) In unusual circumstances, exceptions to (a) above may be made by special approval of the Administrator or designee.

(c) The adult family member of the child shall be fully responsible for the supervision of the child and for obtaining any parental consent that may be necessary for the child to accompany said family member on the visit.

Amended by R 1997 d 431 effective October 6, 1997
See 29 N.J.R. 2769(a), 29 N.J.R. 4311(c)

Added (c)

Petition for Rulemaking
See 33 N.J.R. 1478(b)
Amended by R 2002 d 407, effective December 16, 2002
See 34 N.J.R. 305(a), 34 N.J.R. 4444(b)

In (a), inserted 'an adult preceding "family member" and of the child preceding defined' and amended the N.J.A.C. reference, in (b), substituted 'Administrator' for 'Superintendent' in (c) inserted of the child preceding shall be responsible.
Amended by R 2008 d 141, effective June 2, 2008
See 39 N.J.R. 5043(a) 40 N.J.R. 3309(a)

In (c), inserted 'fully' and substituted and for obtaining any parental consent that may be necessary for the child to accompany for accompanying'.
10A:18-6.9 Notification to prospective visitors

(a) The correctional facility Administrator or designee shall be responsible to write a letter of information, in English and translated into Spanish, which provides the pertinent visit regulations with which prospective visitors should be familiar. This letter shall include, but is not limited to, the

1. Visiting times,
2. Number of permissible visitors,
3. Guidelines for visits by children,
4. Identification required,
5. Smoking policy,
6. Zero tolerance policies (see N J A C 10A 4-12),
7. Notification that in accordance with N J A C 10A 18-6.14, all visitors, their belongings and vehicles are subject to searches while on the premises of a facility under the jurisdiction of the Department of Corrections,
8. Notification that a visitor(s) who enters the premises of a facility under the jurisdiction of the Department of Corrections and refuses to submit to a search shall be
   i. Banned from visiting an inmate committed to the custody of the Department of Corrections for 60 days and required to reapply in writing to the Administrator for approval/disapproval of the reinstatement of visit privileges, and
   ii. Directed to immediately leave the premises of the facility under the jurisdiction of the Department of Corrections,
9. Notification that a positive indication as a result of a canine search and/or scanning/testing device search is probable cause to believe that criminal activity has or is taking place and the visitor(s) shall be
   i. Detained,
   ii. Subject to search and arrest, and
   iii. In accordance with N J A C 10A 18-6.14, if a controlled dangerous substance is discovered on, in the possession of or in the vehicle of the visitor(s), the visitor shall be permanently banned from visiting an inmate committed to the custody of the Department of Corrections,
10. Notification that the prospective visitor must provide disclosure as to whether he or she is a volunteer, employee or former employee of the Department of Corrections or any other law enforcement agency, and/or whether he or she has an adult criminal conviction or is currently on probation or parole,
11. Directions to the correctional facility, and

12. Provisions of N J S A 2C 29-6 which prescribe specific penalties for introducing contraband into a correctional facility

(b) Copies of the letter of information shall be posted in the visiting areas of the correctional facility

(c) An inmate may choose one household which shall be notified by correctional facility staff as to the occupants’ approval as visitors. The approved visitors shall receive a copy of the correctional facility’s letter of information. Such notification shall be transmitted within five business days from the day the inmate is received at the correctional facility

(d) When an individual is not approved as a visitor, notice of and reasons for the exclusion shall be given to the inmate who submitted the individual’s name. The inmate may appeal the decision to the Administrator who shall respond, in writing, within 10 business days of receipt of the appeal

(e) Procedures on how the inmate may change his or her list of approved visitors shall be incorporated into the Inmate Handbook

Amended by R 1997 d 431, effective October 6, 1997
Sec. 29 N J R. 2769(a), 29 N J R. 431(c)
Inserted new (a)5 and recodified former (a)5 as (a)6
Amended by R. 1998 d 526, effective November 2, 1998
Sec. 30 N J R. 2810(a), 30 N J R. 3965(a)
In (a) rewrote the introductory paragraph, added a new 6 and recodified former 6 and 7 as 7 and 8
Amended by R. 2001 d 197, effective June 18, 2001
Sec. 32 N J R. 2637(a), 32 N J R. 2082(a)
In (a), substituted Administrator for Superintendents in the introductory paragraph added new 7 through 9 and recodified former 7 and 8 as 10 and 11, in (d), substituted Administrator for Superintendents
Emergency amendment, R 2005 d 435, effective November 15, 2005 (to expire January 14, 2006)
Sec. 37 N J R. 4572(a)
In (a)6, substituted tolerance policies (see N J A C 10A 4-12) for Tolerance Drug/Alcohol Policy
Adopted concurrent amendment, R 2006 d 58, effective January 11, 2006
Sec. 37 N J R. 4575(a), 38 N J R. 993(a)
Provisions of R 2005 d 435 adopted without change
Amended by R. 2009 d 208, effective July 6, 2009
Sec. 41 N J R. 954(a), 41 N J R. 2659(a)
Added new (a)10, and recodified former (a)10 and (a)11 as (a)11 and (a)12

10A:18-6.10 Visitor identification

(a) Adult visitors must have photo identification when visiting an inmate

(b) One of the following is an acceptable form of visitor identification

1. A current photo driver’s license,
2. A current photo Welfare/Medicaid card,
3. A current employment photo ID card,
4. A current passport, or
5 A photo identification card issued by a municipal, county, State or Federal office (such as, but not limited to, a non-driver photo ID issued by a State motor vehicle agency)

(c) Social Security cards shall not be used as a means of identification.

(d) Inability to establish identity should be reported to the Administrator or designee.

Amended by R 1997 d 431 effective October 6, 1997
See 29 N J R 2769(a), 29 N J R 4311(c)
In (a), substituted ‘Adult visitors’ for ‘All visitors’, and in (b), deleted signature card from list acceptable forms of identification
Amended by R 2002 d 407 effective December 16, 2002
See 34 N J R 3050(a) 34 N J R 4444(b)
In (a), inserted “photo” preceding “identification”, in (b), inserted photo following “current” in 1 and 2 in (d) substituted Administrator for “Superintendent”
Amended by R 2006 d 153 effective May 1, 2006 (operative June 16, 2006)
See 37 N J R 1672(a), 38 N J R 1838(a)
In (b), substituted ‘A current’ for ‘An’ and rewrote (b)

10A 18-6.11 Visiting schedule

(a) The Administrator shall establish a visiting schedule consistent with the orderly and efficient operation of the correctional facility.

(b) When the restriction of visiting on scheduled visit days is a hardship to a visitor, arrangements for suitable hours on other days may be made.

(c) Evening visit schedules may be established where the number of staff permit.

(d) Limitation on the length or frequency of visits may be imposed to avoid overcrowded conditions in the visiting area(s) or when deemed necessary by the Administrator or the highest ranking administrator on duty.

Amended by R 1997 d 431 effective October 6, 1997
See 29 N J R 2769(a), 29 N J R 4311(c)
Guidelines for establishing visiting schedules broadened
Amended by R 2002 d 407 effective December 16, 2002
See 34 N J R 3050(a) 34 N J R 4444(b)
In (a) and (d) substituted ‘Administrator’ for ‘Superintendent’.

10A 18-6.12 Number of visitors

(a) The Administrator shall establish written regulations as to the maximum number of persons who may visit an inmate at one time.

(b) These regulations should be interpreted flexibly because their purpose is to prevent overcrowding in the visiting room or unusual difficulty in supervising a visit.

Amended by R 2002 d 407 effective December 16, 2002
See 34 N J R 3050(a) 34 N J R 4444(b)
‘Substituted’ Administrator for ‘Superintendent’.

10A 18-6.13 Treatment of visitors

All correctional staff members shall treat visitors in a professional, dignified, courteous and respectful manner.

10A 18-6.14 Search of visitors

(a) Signs written in English and Spanish shall be posted in both the visiting area and visiting entrances stating that, as a condition of visitation, all visitors, their belongings and vehicles are subject to search(es) while on the premises of the Department of Corrections.

(b) All visitors entering the premises of a facility under the jurisdiction of the Department of Corrections shall be required to submit to a search(es), such as, but not limited to, a passive canine, scanning/testing device and pat search.

(c) If a visitor refuses to submit to a search, and there is no reasonable suspicion that the visitor is in possession of contraband, the visitor shall be directed to immediately leave the premises of the facility under the jurisdiction of the Department of Corrections. No visit shall be permitted, the visitor shall be banned from visiting an inmate(s) committed to the custody of the Department of Corrections for 60 calendar days and the visitor shall be required to reapply in writing to the Administrator for approval/disapproval of the reinstatement of visit privileges.

(d) A male or female custody staff member(s) or scanning/testing device operator(s) may be assigned to conduct scanning/testing device searches of visitors regardless of the gender of the visitors as long as no physical contact is required. A custody staff member of the same gender shall be assigned to conduct searches of visitors that require physical contact, such as, but not limited to, pat searches.

(e) In the event a custody staff member with the rank of Sergeant or above receives information sufficient to form reasonable suspicion that a visitor is carrying contraband, or when contraband has been detected or indicated on a visitor, the visitor shall be pat searched. If contraband is discovered during the pat search of the visitor, the visitor shall be detained and the Special Investigations Division Investigator shall be contacted.

(f) In the event a correctional facility staff member receives information, which leads the staff member to believe that a visitor will be concealing contraband on his or her person, the Administrator or designee shall be contacted immediately. The Administrator or designee shall contact the chief or designee of the Special Investigations Division who shall then contact the appropriate office of the county prosecutor having jurisdiction. Upon issuance of an appropriately executed search warrant, a Special Investigation Division Investigator shall be present at the correctional facility before and during the conducting of the strip search.
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10A 18-6 15 Search of inmates

All inmates shall be subject to a search(es) such as, but not limited to, a scanning/testing device, canine, passive canine and/or pat search before a visit, and a scanning/testing device, canine, passive canine, pat search and/or strip search after a visit, in accordance with procedures established by NJ A C 10A 5-5, Searches of inmates and facilities.

10A 18-6 16 Supervision of visits

(a) Visits shall be supervised to help prevent the passage of contraband and to ensure the security and orderly operation of the correctional facility.

(b) The staff member in charge of the visiting room shall be responsible for ensuring that all visits are conducted in a quiet, orderly and dignified manner.

(c) The staff member(s) supervising visits should be cognizant of any articles passed between the inmate and the visitor. If there is a reasonable suspicion that articles are being passed which constitute contraband or are otherwise in violation of the law or regulations, the articles shall be confiscated and examined.

(d) Handshaking, embracing and kissing shall be permitted, within appropriate bounds, at the beginning and end of the visit in order to minimize the opportunity to introduce contraband into the correctional facility.

1 An inmate and visitor may hold hands during the visit.

2 Time restrictions regarding contact shall not apply to small children.
10A:18-6 17  Play areas for children

If a correctional facility provides play areas for children of visitors, signs shall be posted in both English and Spanish stating that children who use the area must be supervised by the parents or a relative and that the area and equipment are used at their own risk.

10A:18-6.18  Gifts of money from visitors

(a) A visitor(s) may only bring a money order or check, other than a personal check, such as, but not limited to, official State or government checks or checks from a legitimate business or law practice to the correctional facility for deposit in an inmate’s account. Cash shall not be accepted.

(b) When a visitor(s) brings a money order or check, other than a personal check, for deposit in the inmate’s account, the correctional facility shall:

1. Accept the funds,
2. Establish and/or maintain an appropriate record of funds received,
3. Issue a signed receipt to the visitor(s), and
4. Retain a copy of the receipt.

(c) Each correctional facility may place a limit on the amount of funds which an inmate is permitted to receive, per day, from one visitor or a combination of visitors.

Amended by R 1996 d 22, effective January 2, 1996 (operative February 1, 1996)
See 27 N J R 3674(a), 28 N J R 152(a)

Substituted ‘a money order or certified check and ‘funds for cash’, and specified that cash shall not be accepted.
Amended by R 2008 d 141, effective June 2, 2008
See 29 N J R 5043(a) 40 N J R 3309(a)

In (a) and the introductory paragraph of (b), deleted ‘certified following ‘money order or’, in (a), inserted “, other than a personal check, such as, but not limited to official State or government checks or checks from a legitimate business or law practice”, and in the introductory paragraph of (b) inserted ‘other than a personal check.’

10A 18-6 19  Denial, termination or suspension of a visit

(a) An inmate’s visiting privileges shall not be denied because of a violation of correctional facility regulations, other than those regulations specifically related to or concerned with visiting privileges, except in the case of a termination of contact visits sanction as established in N J A C 10A 4-5 1(c).

(b) A visit may be denied, terminated or suspended and a visiting privilege suspended under the following circumstances:

1. The visitor(s) is under the influence of drugs or alcohol,
2. Space is unavailable,
3. The visitor(s) refuses to submit to search procedures,
4. The visitor(s) refuses or fails to produce sufficient identification or falsifies identifying information,
5. The visitor has failed to provide any disclosures required by N J A C 10A 18-6 3 and 6 9,
6. The inmate has not complied with the provisions at N J A C 10A 18-6 2 to request the addition of a potential visitor to their visitor list,
7. The visitor has been banned from visiting an inmate for a designated period of time and has failed to apply for reinstatement of visit privileges in accordance with N J A C 10A 18-6 3,
8. When no contact between the visitor and the inmate has been ordered by a court of jurisdiction,
9. The visit rules of the correctional facility are violated by the visitor, provided that such rules are posted,
10. Children are disturbing other persons in the correctional facility or visiting area,
11. Physical contact between the visitor and inmate that is in excess of N J A C 10A 18-6 16(d),
12. Any action that affects the ability of the staff to ensure the safe, secure and orderly operation of the correctional facility and the visiting room, or

(c) Except in the case of a termination of contact visits sanction as established in N J A C 10A 4-5 1(c), prior to the denial or termination of visiting privileges for circumstances listed in (b) above, less restrictive action should be instituted. Such action may include:

1. Warning the inmate and/or visitor of improper conduct, and/or
2. Transferring the visit to a non-contact visiting area.

Amended by R 1997 d 431, effective October 6, 1997
See 29 N J R 2769(a), 29 N J R 4311(c)

In (b)8, substituted “Any action except the visiting room for ‘Denial or termination of visiting privileges is necessary to preserve security of the correctional facility and maintain order in the visiting room’.
Amended by R 1998 d 526, effective November 2, 1998
See 30 N J R 2810(a), 30 N J R 3965(a)

In (a) added an exception at the end: in (b) added a new 9 and rewrote (c).
Amended by R 2006 d 398, effective November 20, 2006
See 38 N J R 3121(a), 38 N J R 4867(a)

In (a) and the introductory paragraph of (c), updated the N J A C reference.
Amended by R 2009 d 208, effective July 6, 2009
See 41 N J R 954(a) 41 N J R 2659(a)

Added new (b)5 through (b)8, recodified former (b)5 through (b)9 as (b)9 through (b)13, in (b)10, inserted ‘correctional facility or’, and in (b)11 substituted ‘that for’ which.
10A 18-6 20 Request to reinstate contact visit privileges

(a) An inmate may request the reinstatement of contact visit privileges that were terminated in accordance with N J A C 10A 4-5 1 and 12. After 365 days from the date the sanction was imposed, the inmate may forward a written request for reinstatement of contact visit privileges to the Administrator or designee. If a request is not produced by the inmate, no consideration of reinstatement shall be extended. The Administrator or designee shall review and approve or disapprove the reinstatement of contact visit privileges. The inmate may appeal the decision of the Administrator or designee to the Assistant Commissioner or designee, Division of Operations.

(b) The reinstatement of contact visit privileges for an inmate who has been found guilty of a second or subsequent prohibited act identified in a zero tolerance policy as established in N J A C 10A 4-5 1 and 12 will be considered after the inmate has completed all consecutive sanctions imposed and has submitted a request to the Administrator designee.

See 30 N J R 2810(a) 30 N J R 3965(a)
Former N J A C 10A 18-6 20, Suspension of visiting program under emergency conditions, was recodified to N J A C 10A 18-6 21
Amended by R 2002 d 36 effective February 4, 2002
See 33 N J R 3403(a), 34 N J R 743(a)
In (a), inserted "privileges" following 'visit' in the second sentence, "contact" following 'inmate's' in the fourth sentence, and 'or designee' following "Commissioner" in the fourth and fifth sentences and deleted "Superintendent" following "Administrator" throughout.
Amended by R 2004 d 294, effective August 2, 2004
See 36 N J R 1657(a) 36 N J R 5552(a)
Rewrote the section
See 37 N J R 4575(a)
Added 'visit' to section heading in (a), deleted "(c) or" and "(e)", added following "10A 4-5 1" and added ' and 12', rewrote (b).
Adopted concurrent amendment R 2006 d 58, effective January 11, 2006
See 37 N J R 4575(a) 38 N J R 993(a)
Provisions of R 2005, d 435, adopted without change
Amended by R 2006 d 398 effective November 20, 2006
See 38 N J R 3121(a) 38 N J R 4867(a)
In (a) and (b), updated the N J A C reference

10A 18-6 21 Suspension of visiting program under emergency conditions

(a) The Administrator of a correctional facility shall notify the Commissioner of the Department of Corrections whenever the safety, security and orderly operation of the correctional facility is seriously threatened.

(b) The Commissioner shall determine if an emergency exists at the correctional facility and shall make a public declaration to this effect through the Department of Corrections Office of Public Information.

(c) In order to return the correctional facility to a safe, secure and orderly operation, the Administrator may suspend certain programs for the duration of the emergency. The Administrator shall consult with the Commissioner regarding the suspension of programs.

(d) The visiting program, including visits to inmates by attorneys and attorney representatives, may be suspended for the duration of an emergency. Information concerning such suspension shall be made part of the public announcement of an emergency.

(e) A public declaration shall be made through the Department of Corrections Office of Public Information when the state of emergency has passed, and the scheduling of visits by attorneys and attorney representatives shall be reinstated beginning no later than 24 hours from this public declaration. A statement to this effect shall be made in the public declaration.

(f) The public declaration that the state of emergency has passed shall also contain a statement as to whether the visiting program shall be reinstated. If the visiting program is not to be reinstated, a second public declaration shall be made announcing the date that the visiting program shall be reinstated.
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(g) The scheduling of visiting, in terms of the number of visitors, times of visitation and frequency of visits, shall be subject to special conditions as determined by the Administrator in consultation with the Commissioner. Efforts shall be made to supply all such pertinent information in the public declaration announcing renunciation of the visiting program

Revised from N.J.A.C. 10A:18-6-20 by R.1998 d 526, effective November 2, 1998
See 30 N.J.R. 3965(a)
Amended by R.2002 d 407, effective December 16, 2002
See 34 N.J.R. 4444(b)
Substituted “Administrator” for “Superintendent” throughout, in (b) and (e), inserted of Corrections” preceding “Office of Public Infor-}
(b) The Administrator or designee shall verify the illness or death of the relative
New Rule, R 1988 d 432, effective September 6, 1988
See 20 N J R 1332(b), 20 N J R 2294(c)
Old section 3 'Eligibility' recodified to section 4
Amended by R 1997 d 431 effective October 6, 1997
See 29 N J R 2769(a), 29 N J R 4311(c)
Amended by R 2002 d 407 effective December 16, 2002
See 34 N J R 3050(a), 34 N J R 4444(b)
Rewrote (b)
Amended by R 2008 d 141 effective June 2, 2008
See 39 N J R 5043(a), 40 N J R 3509(a)
In (a), updated the N J A C reference

10A:18-7.4 Eligibility

(a) The correctional facility Administrator or designee shall determine whether an inmate is eligible to go on a bedside, private viewing, and/or funeral visit

(b) If the Administrator is in doubt as to the propriety of permitting a particular inmate to leave the correctional facility under the circumstances enumerated in this subchapter, the Administrator shall consult with the appropriate Assistant Commissioner

Amended by R 1988 d 432, effective September 6, 1988
See 20 N J R 1332(b), 20 N J R 2294(c)
Recodified old section 4 "Court ordered funeral visits" to section 7, repealed text in (a) "The correctional facility has or her designee," also repealed subsections (c) and (d)
Amended by R 1995 d 585, effective November 20, 1995
See 27 N J R 3274(a), 27 N J R 4717(b)
Amended by R 1996 d 489, effective October 21, 1996
See 28 N J R 3868(a), 28 N J R 4580(b)
Added provision for private viewing
Administrative correction
See 28 N J R 5074(a)
Amended by R 1997 d 431, effective October 6, 1997
See 29 N J R 2769(a), 29 N J R 4311(c)
Amended by R 2002 d 407, effective December 16, 2002
See 34 N J R 3050(a), 34 N J R 4444(b)
In (a), substituted "Administrator or designee" for "Superintendent", in (b) substituted references to Administrator for Superintendent throughout

10A:18-7.5 Ineligibility

(a) Pursuant to N J S A 30-4-8 1, the inmate shall not be permitted to go on a bedside, private viewing, or funeral visit that is outside the State of New Jersey

(b) The inmate shall not be permitted to go on a bedside, private viewing of funeral visit that is in a private residence

(c) The correctional facility Administrator is not required to permit bedside, private viewing or funeral visits if

1 The visit will interfere with the security or orderly operation of the correctional facility,

2 The inmate has demonstrated a poor correctional facility adjustment,

3 The inmate is a known escape risk,

4 The inmate has a history of guilty findings for serious disciplinary offenses,

5 The inmate is recognized as untrustworthy,

6 The inmate is a highly publicized person whose reappearance in the community under any conditions other than strict compliance with the laws governing parole and release would cause unfavorable comment in the community, or

7 The location of the bedside visit, private viewing or funeral could place either the escorting custody staff member(s) or the inmate in jeopardy

New Rule, R 1988 d 432, effective September 6, 1988
See 20 N J R 1332(b), 20 N J R 2294(c)
Old section 5 "Payment of visit expense" recodified to section 8
Amended by R 1996 d 489, effective October 21, 1996
See 28 N J R 3868(a), 28 N J R 4580(b)
Added provision for private viewing
Administrative correction
See 28 N J R 5074(a)
Amended by R 1997 d 431, effective October 6, 1997
See 29 N J R 2769(a), 29 N J R 4311(c)
In (c), substituted "has demonstrated adjustment" for "incorrigible criminal", and in (c-4), substituted "history of offenses" for "unusual disciplinary problems"
Amended by R 2002 d 407, effective December 16, 2002
See 34 N J R 3050(a), 34 N J R 4444(b)
In (a), inserted N J S A reference, in (b), inserted "visit" following "funeral", in (c), substituted "Administrator" for "Superintendent" in the introductory paragraph and substituted "custody staff member(s)" for "correction officer(s)" in 7

10A:18-7.6 Security

During the bedside private viewing or funeral visit, the inmate shall at all times be in the custody of one or more custody staff members

New Rule, R 1988 d 432, effective September 6, 1988
See 20 N J R 1332(b), 20 N J R 2294(c)
Old section 6 "Notification of Central Office" recodified to section 9
Amended by R 1996 d 489, effective October 21, 1996
See 28 N J R 3868(a), 28 N J R 4580(b)
Added provision for private viewing
Administrative correction
See 28 N J R 5074(a)
Amended by R 1997 d 431, effective October 6, 1997
See 29 N J R 2769(a), 29 N J R 4311(c)
Amended by R 2002 d 407, effective December 16, 2002
See 34 N J R 3050(a), 34 N J R 4444(b)
Substituted "custody staff members" for "correction officers"

10A:18-7.7 Court ordered private viewing, or funeral visits

All court orders for bedside, private viewing, or funeral visits shall be referred immediately to the Office of the Commissioner for visit authorization

Administrative Correction to (b) changing the visit authorization
See 22 N J R 3625(a)
Amended by R 1996 d 489, effective October 21, 1996
See 28 N J R 3868(a), 28 N J R 4580(b)
Added provision for private viewing
Administrative correction
See 28 N J R 5074(a)
Amended by R 1997 d 431, effective October 6, 1997
See 29 N J R 2769(a), 29 N J R 4311(c)
Substantially amended section
10A:18-7.8 Payment of visit expenses

(a) The inmate or the inmate's family shall reimburse the correctional facility for all travel and other necessary expenses

(b) No inmate shall be denied approval for a bedside, private viewing, or funeral visit solely because of the inability of the inmate and his or her family to pay travel and other expenses. In the event that an inmate is indigent and it can be verified that the inmate's family is unable to reimburse the correctional facility for the expenses of a bedside, private viewing, or funeral visit, the correctional facility shall assume the expenses of the visit

(c) The Business Office of the correctional facility shall predetermine the expenses claimed for reimbursement upon the approval of the Administrator

(d) In accordance with N J A C 10A 3-9 13(c), a detailed written statement of expenses shall be prepared to determine the amount of reimbursement due

Amended by R 1996 d 489, effective October 21, 1996
See 28 N J R 3868(a), 28 N J R 4580(b)
Added provision for private viewing
Administrative correction
See 28 N J R 5074(a)
Amended by R 1997 d 431, effective October 6, 1997
See 29 N J R 2769(a), 29 N J R 4311(c)
In (d), substituted N J A C reference for specified criteria
Amended by R 2002 d 407, effective December 16, 2002
See 34 N J R 3050(a), 34 N J R 4444(b)
In (c), substituted "of the Administrator" for "by the Superintendent"

10A:18-7.9 Notification of Central Office

All bedside, private viewing, and funeral visits shall be noted in the Administrator's monthly report

Amended by R 1996 d 489, effective October 21, 1996
See 28 N J R 3868(a), 28 N J R 4580(b)
Added provision for private viewing
Administrative correction
See 28 N J R 5074(a)
Amended by R 2002 d 407, effective December 16, 2002
See 34 N J R 3050(a), 34 N J R 4444(b)
Substituted "Administrator's" for "Superintendent's"

SUBCHAPTER 8 TELEPHONE

10A:18-8.1 Written procedures

(a) Designated staff at each correctional facility shall develop and implement written procedures, which provide inmates with reasonable and equitable access to public telephones. These procedures shall specify

1. Hours of telephone availability,
2. Maximum length of telephone calls, and
3. Any limitation on telephone calls

Amended by R 2008 d 141, effective June 2, 2008
See 39 N J R 3043(a), 40 N J R 3309(a)

In the introductory paragraph of (a), substituted "Designated staff at each" for "Each" and inserted a comma following the first occurrence of "procedures"

10A:18-8.2 Notice to inmates

(a) Inmates shall be informed of new or revised rules and procedures regarding telephone calls by posting appropriate notices in each housing area and other areas of the correctional facility

(b) Notice of new or revised rules and procedures regarding telephone calls shall be given to each Inmate Liaison Committee. These Committees shall be responsible for notifying the inmate population

(c) During the admission orientation program, new inmates shall be given a description and explanation of the rules and procedures regarding telephone calls

(d) New or revised rules and procedures regarding telephone calls shall be incorporated into the next revision of the Inmate Handbook

Amended by R 1997 d 431, effective October 6, 1997
See 29 N J R 2769(a), 29 N J R 4311(c)

10A:18-8.3 Monitoring of telephone calls

All inmate telephone calls may be monitored and recorded except calls to the Special Investigations Division and legal telephone calls which are made in accordance with N J A C 10A 18-6

Amended by R 1998 d 93, effective February 17, 1998
See 29 N J R 4735(a), 30 N J R 674(a)
Rewrote (a) adding language which allows the Department of Corrections to monitor and/or record all inmate telephone calls with the exception of legal telephone calls, and deleted former (a), (b), and (c)
Amended by R 1998 d 364, effective July 20, 1998
See 30 N J R 1367(b), 30 N J R 2618(b)
Inserted "calls to the Internal Affairs Unit and" preceding "legal telephone calls"
Administrative change
See 32 N J R 503(a)

10A:18-8.4 Cost of telephone calls

Outgoing telephone calls made by inmates shall be collect calls or paid for by other authorized methods such as an approved debit calling system, with the exception of telephone calls between incarcerated relatives, which shall be handled in accordance with N J A C 10A 18-8.7

Administrative Correction, effective January 27, 1989
See 21 N J R 558(a)
Institutional name change
Amended by R 1997 d 431, effective October 6, 1997
See 29 N J R 2769(a), 29 N J R 4311(c)
Deleted McCorkle Training School for Boys and Girls exception to collect calls requirement and substituted "relatives" for "family members"
Amended by R 2008 d 141, effective June 2, 2008
See 39 N J R 5043(a), 40 N J R 3309(a)
Inserted ", or paid for by other authorized methods, such as an approved debit calling system, and inserted a comma following "relatives"

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10A:18-8.5 Emergency telephone calls

(a) An inmate shall be permitted to make monitored telephone calls of reasonable length, as determined by the monitor, in emergencies such as, but not limited to:

1. The serious illness of a relative,
2. The death of a relative, or
3. Impending disaster related to the inmate’s property which cannot be deferred until regular mail delivery

(b) Whenever an emergency telephone call for an inmate is received by the correctional facility:

1. The telephone number and name of the calling party shall be taken.
2. The particulars of the telephone call shall be noted.
3. The Social Service Department shall check, to the extent possible, the validity of the telephone call.
4. The Social Service Department shall inform the inmate of the validated telephone call within 24 hours from the time the call was received, and
5. The inmate shall be permitted to retain the emergency telephone call

(c) In the event emergency telephone calls are received after regular correctional facility working hours, on weekends or holidays and a social worker is not available to perform the duties in (b) above within 24 hours, a custody supervisor on duty shall check the validity of the emergency telephone call and follow the procedures outlined in (b) above

10A:18-8.6 Legal telephone calls

(a) The Administrator of the correctional facility shall establish written rules and regulations by which legal telephone calls may be made by:

1. Inmates,
2. Inmate paralegals, and
3. Professional staff

(b) Legal telephone calls may be made to the following individuals or agencies for assistance in legal research and/or preparation of legal documents:

1. Office of the Public Defender,
2. Regional Legal Services,
3. Court Clerks,
4. Attorneys, and
5. The Corrections Ombudsperson

Amended by R 1997 d 431, effective October 6, 1997
See 29 NJ R 2769(a), 29 NJ R 4311(c)

10A:18-8.7 Telephone calls between incarcerated relatives

(a) Telephone calls shall be permitted between incarcerated relatives (see N J A C 10A 1-2 2)

(b) Telephone calls between incarcerated relatives shall be permitted if:

1. The relative relationship has been substantiated through documentation found in the classification folder or other appropriate resources,
2. The telephone calls have been approved by the Institutional Classification Committee (I C C ),
3. The full costs of the telephone calls are borne by the inmates involved, and
4. The frequency, duration and time of the calls are coordinated between the correctional facilities involved, subject to other provisions of this subchapter

Amended by R 1997 d 431, effective October 6, 1997
See 20 NJ R 496(c), 20 NJ R 1229(a)

10A.18-8.8 Telephone use by authorized inmate groups

(a) Correctional facilities are not obligated to provide direct telephone lines to inmate groups or organizations

(b) Authorized inmate groups and organizations may be permitted to make telephone calls to achieve approved objectives of that group in accordance with written rules and regulations established by the Administrator

(c) Authorized groups and organizations shall assume the cost of telephone calls that are made in furtherance of their approved objectives

(d) Telephone calls may be monitored at the discretion of the Administrator or designee

Amended by R 2002 d 407, effective December 16, 2002
MAIL, VISITS AND TELEPHONE

10A:18-8.9 Telephone use in Close Custody Units

Inmate access to telephones in Close Custody Units shall be governed by N J A C 10A 5, Close Custody Units

Amended by R 1997 d 431, effective October 6, 1997
See 29 N J R 2769(a), 29 N J R 4311(c)

SUBCHAPTER 9. RESTRICTIONS ON SEXUALLY ORIENTED MATERIALS AT THE ADULT DIAGNOSTIC AND TREATMENT CENTER (A D T C )

10A:18-9.1 Definitions

The following words and terms, when used in this subchapter, shall have the following meanings

"Associated anatomical area" means exposed or unclothed genitalia or female breasts

"Sexual activity" means actual or simulated ultimate sexual acts including sexual intercourse, oral sex, masturbation or bestiality

"Sexually oriented material" means a picture or other representation, publication, sound recording, live performance or film that contains a description or depiction of sexual activity or associated anatomical area, as these terms are herein defined.

10A:18-9.2 Disapproved materials

(a) In addition to the restrictions upon the receipt, possession or distribution of correspondence and publications otherwise provided in this chapter, inmates confined to the Adult Diagnostic and Treatment Center (A D T C ) shall not receive, possess, distribute or exhibit sexually oriented materials, as defined in this subchapter

(b) Materials containing a depiction or description of sexual activity or an associated anatomical area shall not be considered "sexually oriented" unless the material is predominantly oriented to such depictions or descriptions

(c) A newspaper, magazine or other similar publication shall not be considered predominantly oriented to the depiction or description of sexual activity or associated anatomical area unless the publication features or contains such descriptions or displays on a routine or regular basis or promotes itself based upon such depictions in the case of individual one-time issues

Amended by R 2002 d 407, effective December 16, 2002
See 34 N J R 3050(a), 34 N J R 4444(b)

In (a), deleted "Adult Diagnostic and Treatment Center" preceding "A D T C "; in (b) and (d), inserted "or exhibition" following "distribution" throughout

10A:18-9.3 Procedures for notifying inmates of the withholding and removal of sexually oriented materials

(a) Inmates at the A D T C shall be informed of the rules governing the withholding and removal of sexually oriented materials regarding the receipt, possession, distribution or exhibition of sexually oriented materials by posting appropriate notices in the correctional facility and by the inclusion of said rules into the correctional facility handbook

(b) Inmates confined to the A D T C shall acknowledge in writing their knowledge/understanding of the rules pertaining to the receipt, possession, distribution or exhibition of sexually oriented materials

(c) For illiterate inmates, inmates not sufficiently conversant with the English language or inmates otherwise unable to read or write due to a physical/medical inability, the rules established in this subchapter shall be verbally communicated and assistance shall be provided to those inmates unable to provide written acknowledgment

(d) In the event an inmate refuses to acknowledge in writing their knowledge/understanding of the rules pertaining to the receipt, possession, distribution or exhibition of sexually oriented materials, the following shall be noted in writing:

"Inmate refuses to acknowledge in writing his/her knowledge/understanding of the rules pertaining to the receipt, possession, distribution or exhibition of sexually oriented materials"

Name and number of inmate

Signature of designated staff member

Printed name of designated staff member

(e) Rules governing inspection, identification of incoming and outgoing publications, control of publications and the procedures for handling, withholding and disposing of publications, and appeals in N J A C 10A 18-4 shall apply to sexually oriented materials at the A D T C

Amended by R 2002 d 407, effective December 16, 2002
See 34 N J R 3050(a), 34 N J R 4444(b)

In (a), deleted "Adult Diagnostic and Treatment Center" preceding "A D T C "; in (b) and (d), inserted "or exhibition" following "distribution" throughout
10A:18–9.4 Use of materials in authorized treatment

(a) Nothing in this subchapter shall preclude an inmate at the A D T C from observing sexually oriented materials during an authorized treatment therapy session if the Administrator or designee, after consultation with the treatment staff, determines that the possession of the materials by the inmate is required for rehabilitation purposes.

(b) Any sexually oriented materials made available to an inmate for observation in an authorized treatment therapy session pursuant to this section shall at all times remain in the possession and control of the treatment staff. The treatment staff shall at all times supervise the observation and use of the materials by the inmate. The materials may not be possessed by the inmate at any time or for any purpose except during the authorized treatment therapy session.

Amended by R 2002 d 407 effective December 16 2002
Sec 34 N J R 3050(a) 34 N J R 4444(b)
In (a) deleted "Adult Diagnostic and Treatment Center” preceding “ A D T C.”

10A:18–9.5 Sanctions

(a) As provided in N J S A 2C 47–10(c), any inmate at the A D T C who receives, possesses, distributes or exhibits sexually oriented materials shall be subject to an on-the-spot sanction(s) in accordance with N J A C 10A 4–7.

(b) As provided in N J S A 2C 47–10(d), any person who sells or offers sexually oriented materials for purposes of possession or viewing or who receives, possesses, distributes, or exhibits any text, paragraph, film, video or any other reproduction or reconstruction which depicts a person under 18 years of age, engaging in a prohibited sexual act or in the simulation of such an act as defined in section 2 of P L 1992, c 7 (N J S A 2A 30B–2) within the A D T C shall be charged with an inmate prohibited act and is subject to a sanction(s) in accordance with N J A C 10A 4–5.

Amended by R 2002 d 407 effective December 16 2002
Sec 34 N J R 3050(a) 34 N J R 4444(b)
In (a) deleted "Adult Diagnostic and Treatment Center” preceding “ A D T C.”

10A:18–9.6 Other materials that may impede rehabilitation

The provisions of this subchapter shall not preclude the Administrator or designee from prohibiting an inmate(s) at the A D T C to receive, possess, distribute, or display any material which is not sexually oriented material if the Administrator or designee, in consultation with the treatment staff, determines that the receipt, possession, distribution, or display of that material will impede the rehabilitation of the inmate(s).

Amended by R 2002 d 407 effective December 16 2002
Sec 34 N J R 3050(a) 34 N J R 4444(b)
Substituted " A D T C” for "Adult Diagnostic and Treatment Center.”