Prisoner Handbook

2020

Earl Houser, Superintendent III
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INTRODUCTION

This handbook provides information regarding prisoner programs, rules, and regulations. It is important that you read and review this handbook to assist with your adjustment here at Goose Creek Correctional Center (GCCC). You may seek clarification on any issues or concerns related to this handbook with your Unit Team.

Changes are made to this handbook as needed. Any changes will be documented on a memorandum and posted on the prisoner bulletin board in housing units, law library, and areas frequented by the prisoner population. **Note: memorandums do not have an expiration date**

GCCC Mail & Physical Address

Goose Creek Correctional Center
22301 West Alsop Road
Wasilla, AK 99654 996

DEFINITIONS

**RFI - Request for interview (white) (form 808.11a)** - written communication between prisoners and operational staff. To be utilized for informal resolutions to discrepancies and to ask questions or inquire about subjects to appropriate staff members. *Per P&P 808.11.I.E: Any RFI containing profanity, vulgarity, or statements that are intended to be insulting and/or degrading will be returned to the prisoner without action.*

**RMC - Request for Medical Care (Yellow) (form 807.02a)** - written communication between prisoners and health staff. To be utilized for informal resolutions to discrepancies, ask questions or request medical, mental health or dental care. *Any RMC containing profanity, vulgarity, or statements that are intended to be insulting and/or degrading will be returned to the prisoner without action.*

**RAR - Religious Accommodation Request (form 816.01a)** - written communication between prisoners and Chaplaincy staff.

**IDR - Individual Determination Restriction** - a determination that a particular prisoner is such a risk and therefore may not participate in a specific activity or privilege/right.

**UTO - Unit Team Officer**

**OTA - Offender Trust Account**

**IMMEDIATE FAMILY** - Mother, father, brother, sister, son, daughter, legally married spouse

**Those who fail to comply with this rule or policy are subject to disciplinary action**
The Six Pillars of Morals and Character:

❖ Trustworthiness

Be honest, don’t deceive, cheat or steal ♦ Be reliable, do what you say you’ll do ♦ Have the courage to do the right thing ♦ Build a good reputation ♦ Be loyal, stand by your family, friends and country.

❖ Respect

Treat others with respect, follow the Golden Rule ♦ Be tolerant and accepting of differences ♦ Use good manners, not bad language ♦ Be considerate of the feelings of others ♦ Don’t threaten, hit or hurt anyone-choose respect.

❖ Responsibility

Do what you are supposed to do ♦ Plan ahead ♦ Persevere: keep on trying! ♦ Always do your best ♦ Use self-control ♦ Be self-disciplined ♦ Think before you act-consider the consequences ♦ Be accountable for your words, actions, and attitudes ♦ Set examples for others.

❖ Fairness

Play by the rules ♦ Take turns and share ♦ Be open-minded; listen to others ♦ Don’t take advantage of other ♦ Don’t blame others carelessly ♦ Treat all people fairly

❖ Caring

Be kind ♦ Be compassionate and show you care ♦ Express gratitude ♦ Forgive others ♦ Help people in need.

❖ Citizenship

Do your share to make your community better ♦ Cooperate ♦ Get involved in community affairs ♦ Be a good neighbor ♦ Obey laws and rules ♦ Respect authority ♦ Protect the environment ♦ Volunteer

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CLASSIFICATION

Institution Admission and Orientation/Unit Admission and Orientation

Upon arrival, you will receive orientation regarding institution programs and departments. You will also receive a Prison Rape Elimination Act (PREA) assessment and complete a mental health/medical screening.

General Function of the Unit Staff

Unit Teams
GCCC utilizes the Unit Management System. The Unit Team is composed of Correctional Officers and Probation Officers. Generally, the resolution of issues or matters of interest are handled by the Unit Teams.

Unit Team Officers (UTO)
GCCC has four (4) UTO Correctional Officers assigned to the Facility Standards Officer. They are located in the housing units and are available to assist the prisoner population in many areas, such as visitor applications, legal mail distribution, and helping direct prisoners to the proper channels for easily resolvable issues and other duties assigned to them by the FSO. Housing will be sectioned as A-C, D-F, G and H, J and K/Segregation/SMU/Infirmary.

Housing Officers
Housing Officers have the overall responsibility for the day-to-day supervision and enforcement of the institutional rules and regulations, as well as the safety, security, and ensuring the sanitation of the housing unit is adhered to by the prisoner population and prisoner workers.

Probation Officer (PO)
Probation Officers are assigned based on housing assignments. The PO is responsible for the following:
1. All case management services
2. Prepare classification material
3. Offender Management Plans
4. Release plans
5. Parole eligibility and review
6. Electronic Monitoring (EM)
7. Furlough and/or Community Residential Center (CRC)
8. Point Mackenzie Correctional Farm (PMCF) consideration

Classification Procedures

A Probation Officer will classify and assign each prisoner to the appropriate security level facility and custody status guided by the principles of placement in the least restrictive setting consistent with maintaining the security and order of the institution, the special needs of the Prisoner, and resources available to the Department. 22 AAC 05.200. Classification actions are guided by P&P 700.01.

Sentence Computation

Prisoners with questions about their time computation should contact Records via an RFI.

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DAILY PRISONER ROUTINE

Reception and Orientation

As soon as a prisoner is assigned to a living area, it is their responsibility to check their assigned cell for damages, contraband or other unauthorized items, and report them immediately to the House Officer. Any unreported damages or contraband could result in disciplinary action including possible restitution.

All prisoners are responsible for ensuring that they are in authorized areas. Prisoners are not permitted access to unassigned areas, including other housing units, except when prior authorization by a House Staff Sergeant has been granted. Any exceptions to this directive must be approved by the Shift Commander. Prisoners that have permission to enter a housing unit they are not assigned to will have documentation stating the reason for their presence in the housing unit, the expected duration of the task, and identification of the housing unit they may enter.

Unit and Bed Assignments

Housing and bed assignments are permanent. Prisoners are not allowed to change bunks without permission from the housing officers. If the prisoner wishes to change house assignments it may be authorized through the House Sergeant via RFI. All prisoners are subject to bed or housing reassignment at any time, for appropriate institutional needs, and without notice at the discretion of security staff.

Clothing and Prisoner Identification Cards

Prisoners are always expected to display their identification card and wear clothing in such a manner that private parts and/or undergarments are not exposed.

Clothing

1. All clothing will be clean, appropriately fitting, and in good repair. Clothing will be worn in the manner for which they are designed.
2. T-shirts will be tucked in; pant legs will not be rolled up or tucked inside socks or footwear; Hands will not be inside of trousers.
3. When outside the housing unit prisoners must wear at least one (1) visible layer of yellow clothing. (I.E. yellow institutional pants with tan jacket, Yellow institutional coat with jeans. If jeans and tan coat are worn the coat MUST be unzipped with a yellow institutional top worn) Identification card must be displayed above the waist at chest level or on the waist band of pants in the summer.
4. When inside the housing units, but outside the cell, pants or shorts and a shirt must be worn, this may be a t-shirt or sweatshirt purchased from commissary.
5. Orange or gray beanie style caps, ball caps, and do-rags available from GCCC commissary are the only approved head coverings except for approved religious head coverings.
   a. Beanies and ball caps are only to be worn outside the housing units and buildings.
   b. Do-rags may only be worn in the housing unit and may not be taken out of the housing units.

Identification Cards

All prisoners will be issued an identification card and keycards upon arrival.

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Prisoners must always display their identification card and must show their I.D. to any staff member who requests to see it. Prisoners are not allowed to damage or tamper with their I.D. **

If you lose your I.D., or so damaged identification cannot be made, you must submit a request for a new card at your expense ($5.00).

*If you change your appearance (hair color, beard, drastic hair style change, etc.), you must obtain a new I.D. at your expense and turn in your old I.D.*

**Grooming and Hygiene Standards**

All prisoners will be provided with personal hygiene items through the commissary, transfer property or indigent issue.

A house officer will provide a toothbrush, toothpaste, razor and soap for indigent prisoners only. The indigent prisoner must fill out an indigent request form. Indigent supplies will be handed out once a week.

**Hair Care**

Hairstyles of different types will be permitted provided they do not conflict with the facility’s procedures for safety, security, identification and sanitation efforts.

1. Prisoners must have clean and properly groomed hair.
2. Prisoners must wear beard guards, hair nets or head coverings if they work in the kitchen, dining hall, or near machinery.
3. Prisoners shall cut hair under sanitary conditions and in an area where institutional staff may supervise.
4. Jewelry items, beads etc. are prohibited in any hairstyle.

**Showers**

Shower facilities are available for prisoners in each housing unit. Prisoners assigned to special jobs such as food service, health care services, sanitation, or maintenance must shower daily.

**Daily Inspections**

Prisoners are responsible to maintain rooms and all furnishings in a clean, orderly, and intact manner. On weekdays a prisoner’s cell must be ready for inspection by 8:00am. Housing Unit Officers will conduct the daily inspection. The Superintendent III or designee will conduct a weekly inspection. During the Superintendent’s inspection prisoners must be standing in front of their cells, fully clothed in the institutional uniform including properly displayed I.D. and remain quiet unless speaking with the Superintendent or unit staff. Cells that do not pass inspection, the prisoner(s) will be ordered to clean the cell. Continuation of inspection failure could lead to disciplinary action.

Expectations includes but is not limited to:

1. Bunk made – kept made all day.
2. Floor clear of clothing, other than shoes.
3. Clothing hung on the wall hooks or secured in the storage bins located under the bunk.
4. No clothing, linen, pictures or any other items are to be hung on bunks.
5. Desk clear and free of clutter

**Those who fail to comply with this rule or policy are subject to disciplinary action**
6. All personal property must be neatly stowed in storage bins beneath the bunk.
7. Walls, lights, windows, vents or doors are to be clean and not altered in any way.
8. Cell walls will be free of graffiti or unauthorized materials to **include pictures torn out of magazines.**
9. Ceiling and light fixtures cleaned
10. Windows clean and ledges clear
11. The cell will be free from dust, lint, trash and debris.
12. The floor must be swept and mopped daily.
13. The air vent is always to remain unblocked and unaltered. Nothing can hang from the air vents, **including sprinkler heads and/or smoke detectors.**
14. Prisoners are to have their cells in order by inspection time each day and maintained in order throughout the day.

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Housing Unit Rules

The following general rules apply to all prisoner housing areas. Additional rules may apply to specific housing units.

1. This is a TOBACCO FREE facility. Tobacco use of any kind inside or outside any unit or building is strictly prohibited.
2. All staff will be addressed in a respectable manner, i.e., Mr./Ms. or Officer (Last Name) or by their title. Addressing any staff member by a first name or nickname is not permitted.
3. No pets or plants of any kind.
4. Flammable materials, gas, oil, or other hazardous materials are not permitted.
5. No posters, pictures, or any other items will be attached to walls or bunks. Pictures can only be placed in the space provided; pictures that are sexually suggestive in nature will not be permitted for display. Pictures depicting any type of nudity are forbidden.
6. No writing or marking on the walls, ceilings, or floors.
7. No loud talking will be permitted.
8. No more than three (3) prisoners in a cell at a time with the door completely open allowing visual full access.**
9. No visiting in any other housing unit.
10. Anytime you leave your housing unit or are in the dayroom area, you must be appropriately dressed.
11. No food items, other than those purchased from Commissary or store are allowed in the housing unit.
12. All personal items will be stored in prisoner storage bins. Storage space in general population housing units is limited to two storage bins.
13. Housing units and cells must be cleaned daily and kept clean.
14. Housing units and cells will be inspected daily by a staff member.
15. Each prisoner is responsible for contraband found in their cell.
16. The hanging of clothing, sheets, or any other article from a bed, “TENTING”, is strictly prohibited.
17. Covering cell door windows, air vents, and lights is strictly prohibited.
18. The use of toothpaste to hang items on walls, ceilings, bunks, lights, windows, doors or obstruct air vents is prohibited.
19. Strict compliance with “orders” and “directions of staff” is mandatory. It is not necessary for staff to say, “This is a direct order”.
20. No horseplay, scuffling or similar activities.**
21. No exercising inside housing unit common areas. Light exercise is permitted in cells only.
22. Prisoners under security staff escort are not to be approached or spoken to by other prisoners.
23. No loitering on the top tier. The top tier walkway of the housing units is for movement only from assigned top tier cells, restroom, shower, or stairs only. Prisoners will use the restrooms and showers on the tier they are assigned to.
24. Day room televisions are to be turned on at 6:00am and turned off at 10:00pm Sunday through Thursday. They may stay on until midnight on “late night” (Friday and Saturday)
   a. Exception: Charlie modules television timeframe may be altered at the discretion of mental health staff.
25. Housing unit day room lights shall be turned off in the housing units from 6:00am to 11:00pm daily.
26. No loitering, leaning on or over at the officer’s podium. Prisoners will remain behind the red painted line around the podium at all times.**
27. Under NO circumstances shall a prisoner remove anything from the officer’s podium.**

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Yard Rules/Yard Area Fenced Perimeter

Unless on a supervised work detail, some areas of the inner yard are off limits to Prisoners.

Prisoners are not permitted:
1. to feed any wildlife that may inadvertently end up inside the perimeter or inner yard.
2. to gather in groups of ten (10) or more unless prior authorization is given by the Superintendent III or designee.
3. to run in any area except for the recreation yard track or indoor recreation areas.
4. on the lawn area south of the sidewalk, starting at the light pole leading toward housing unit Alpha.
5. on the sidewalk or lawn area between Southernmost light post and the vehicle gate.
6. on the sidewalk that runs North/South between the doors marked Food Service and Health Services.
7. to utilize the sidewalk which runs East/West from Charlie and Delta housing units to access Health Services, Visitation and Property unless you have been called for or have an appointment.
8. to be within at least six feet away from the electric carts in the yard unless they are part of a work detail concerning the carts or are passengers.
9. be in the grass area on the west side of the inner yard by the IA building unless they are on a designated work crew.
10. to sit, lean against or climb the interior dividing fences.

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SAFETY AND SECURITY/RULES AND PROCEDURES

Lockdown

1. Prisoners will remain in their cells after 10:00 p.m., during prisoner counts and at all other times as directed.
   a. No cell visiting is permitted during count or after lockdown.
2. When lockdown is announced, prisoners must immediately return to their cell and close the door.
3. Emergency lockdowns may be ordered at any time. As a rule, all prisoner’s daily schedule and certain privileges and rights are suspended until the lockdown is lifted. Privileges and activities will be restricted only to the degree necessary to protect the security of the facility, other prisoners, and staff. The length of time an area is locked down is determined by the affected prisoners continued behavior and security need.
4. Bathroom access during a lockdown:
   a. After 10:00 p.m. a prisoner may walk from their cell directly to the bathroom on their tier, then directly back to their cell. Prisoner’s may not deviate by visiting other cells or areas of the housing unit after lockdown.**
   b. During emergency lockdowns prisoners shall remain in their cells and follow the direction of staff regarding accessing the bathrooms.

Count Procedures

All counts will be conducted in a quiet and orderly manner. The official count times are:

6:00 a.m.
10:00 a.m.
11:50 a.m.
2:00 p.m.
3:50 p.m.
5:30 p.m.
6:00 p.m.
10:00 p.m.
2:00 a.m.
5:30 a.m.

1. All counts except the 2:00 a.m. and 5:30 a.m. will be announced.
2. Unless otherwise authorized, all prisoners must return to their housing units and individual cells for counts. Prisoners are not released from their cells until count has cleared.**
3. During emergency counts prisoners may be recalled to their housing units or asked to remain in place. During an emergency count, prisoners must follow all directions from staff members.**
4. During count, all prisoner movement will cease, and prisoners will remain in place until count has cleared. Prisoners shall not distract the officers taking count or interfere with count processes. This includes talking to the officers conducting count, placing blankets, towels or any other type of covering around bunks or cell windows in such a manner that blocks the view of the counting officers. Officers are required to see enough skin to verify that they are viewing a prisoner when counting.**
5. Prisoners on out counts will not be allowed to leave their area until count is cleared and announced by the Housing Officer.**
6. Additional counts may be conducted at any time as deemed necessary by the Superintendent III or designee.

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Movement

Prisoner movement on the compound will be controlled according to the prisoner daily schedule. Prisoners may enter and/or exit their housing unit and work areas during movement times only, except by the approval of a staff member. If a prisoner is found entering or exiting the housing unit by deception it can result in disciplinary action. Prisoner open movement may be cancelled without notice for institutional needs. It is the prisoner's responsibility to exit their housing units for scheduled work and appointments during the nearest scheduled movement.

Searches

Frequent, unannounced searches of prisoners, prisoner quarters and other areas of the facility shall be conducted as often as necessary to ensure the safety and security of the facility. Any staff member may search a prisoner, their living quarters, or their personal property at any time. Searches shall be conducted in a manner that will avoid unnecessary force, embarrassment or indignity to the prisoner. Any item considered contraband by GCCC policy will be confiscated.

Personal search

There are two types of personal searches you may face during incarceration. Failure to comply with a direct order to submit to a personal search may be grounds for disciplinary action.
1. A pat search is a clothed body search. All prisoners are subject to mandated and random pat searches at any time. Removal of coats and shoes may be required.
2. Strip searches are visual searches of an unclothed prisoner. Strip searches must always be done under circumstances a-d below and may be done under circumstances e-g below:
   a. Upon admission to the facility,
   b. Upon apprehension of an escape or attempted escape;
   c. When being processed into special housing;
   d. When suspected of possessing contraband;
   e. Upon re-entry to the institution after leaving the secure perimeter or grounds;
   f. At the conclusion of a contact visit, including attorney visits;
   g. After participating in a disturbance

Institutional Search

These searches/inspections will be unannounced and conducted on a random basis. It is not necessary for the prisoner to be present when their area is being searched/inspected. The property and living areas will be left in the same general condition as found.

Drug Surveillance – Alcohol Testing

This facility operates a prisoner drug surveillance program which includes mandatory random testing. Prisoners are subject to drug and/or alcohol testing at any time. If a prisoner refuses to submit to an alcohol and/or drug test when ordered by a staff member, or if a prisoner provides a positive breath and/or urine sample for alcohol and/or drugs, they are subject to disciplinary action.

Fire Prevention and Control

Fire prevention, sanitation, and safety are everyone's responsibility. Prisoners are required to report fires to the nearest staff member so property and lives can be protected. Piles of trash, rags, or

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combustible materials in closed areas are not permitted. Nothing may be hung from fixtures, fire extinguishers, electrical receptacles, or from any device or object that may create a hazard. Daily fire and sanitation inspections are made by staff members. *Fire drills are an important part of safety. You are expected to respond to each fire drill as if an actual fire is present and evacuate as directed by the Housing Unit Staff.*

**Security Threat Group**

A validation process will be initiated if any prisoner is identified as an affiliate or member of a Security Threat Group (STG) or gang. Once validated, a prisoner’s activities will be closely monitored. Should their actions be perceived as posing an immediate and substantial threat to the security of the institution, they will be administratively segregated.

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PRIVILEGES AND ACTIVITIES

Law Library

Law library services will be available daily to accommodate the needs of prisoners. Legal reference material will be utilized with the Lexis computer terminal. Access to the law library will be based upon verified prisoner needs.

Access to the law library will be during housing recreation time only. The law library closes at 8:00 p.m.

Nothing but the prisoner’s own current legal material will be allowed to be taken into the law library. If legal material is required that is not available, contact the librarian for assistance. Any copies of requested material, which have been made for the prisoner’s use, will remain the property of the law library.

Prisoners may not possess or in any way deface or damage any computers, typewriters, books or materials from the library. Prisoners caught engaging in this type of behavior will be placed on an IDR.**

Typewriters

The library typewriters are to be used for prisoner legal work only. If a prisoner is unsure whether the work is legal or not, the prisoner should contact a staff member before using the typewriter. Letters to friends, family and businesses, RFIs, grievances and disciplinary appeals, loan applications, schoolwork, poetry or any other use of the typewriter that is not for legal purposes is forbidden.**

Photocopying

If a prisoner requires a photocopy and has funds available, a Legal Copies Request form 808.12A or, Personal Materials Copies Request 808.12B and a signed OTA withdrawal slip and the paperwork needing to be copied must be submitted to your UTO. If a Legal Copies Request form is submitted, an active case number must be included. The price is fifteen ($.15) cents per single sided copy.

Indigent Prisoners requesting copies of current legal work to be mailed out must submit a Legal copies Request form and a pre-addressed envelope(s) with a privileged addressee’s address, and a signed OTA withdrawal slip. An indigent prisoner must state on the Legal Copies Request form that they are indigent. Prisoner indigent status will be verified and authorize legal copies to be made at no initial cost to the prisoner.

Indigent prisoners will be allowed to keep one (1) copy (either the original or a copy) of legal material for their own records. All other originals and/or copies will be shown to the prisoner and placed in the appropriate envelope in staff presence. Staff will sign the back of the envelope verifying intended recipient is privilege correspondence.

No copies of Department of Corrections or GCCC Policies and Procedures, Standard Operating Procedures, Handbook, Alaska Administrative Codes, law library reference material, etc. will be provided.

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**Prisoner Leisure Library**

GCCC provides access to a full range of materials for educational and leisure purposes. The Prisoner Leisure Library offers prisoners a variety of reading materials including, but not limited to, periodicals, newspapers, fiction, non-fiction, and reference books.

Access to the library will be during housing recreation time only and is subject to change. Unauthorized possession or destruction of library materials is prohibited.**

**Recreation**

Scheduled Events and Tournaments will be posted on the bulletin boards throughout the facility. Informal Events occur during open gym time and will consist of approved sports and activities only. Formal Organized Activities will be posted on the calendar and will occur at set times during the posted period set by the Recreation Staff.

In all recreational activities, the following will not be tolerated:

- Arguing with an Official
- Fighting
- Bad Sportsmanship
- Destruction of Property
- Failure to comply with Staff

Unless approved; groups of ten (10) or more prisoners gathering for a recreation activity

1. **Equipment Sign Out**
   - Prisoners must check out and sign for all equipment.
     a. For gym equipment – prisoners must turn over their ID for equipment checkout.
     b. For outer ball field equipment – prisoners must use the sign out sheets for equipment.

2. **Sanitation**
   - All recreation equipment must be wiped down after each use to prevent the transmission of communicable diseases.

**Barber Shop**

Barber Shop access will be during housing recreation time only. SMU, Infirmary and Segregation haircuts are done within those specific housing units.

**Voting**

Prisoners who have been convicted of a felony involving moral turpitude lose the right to vote until their unconditional discharge.

If eligible to vote, you can request an absentee by-mail application from the Division of Elections.

Absentee and Petition Office
619 E. Ship Creek Avenue #329
Anchorage, AK 99501-1677

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The restoration of voting rights may occur after release. Those that are interested in having their voting rights restored must discuss this with their PO during release planning.

Note: If one is unconditionally released from custody on a felony (after completing probation or parole), they will receive written notice of the restoration of voting rights before they are released. One copy of that notification will be sent to the Division of Elections and another will be placed in their permanent case record. If a notice is not received, contact the probation officer and the Division of Elections in the nearest city or town.

Sec. 15.80.010. Definitions
In this title, unless the context otherwise requires,
"Felony involving moral turpitude" includes those crimes that are immoral or wrong in themselves such as murder, manslaughter, assault, sexual assault, sexual abuse of a minor, unlawful exploitation of a minor, robbery, extortion, coercion, kidnapping, incest, arson, burglary, theft, forgery, criminal possession of a forgery device, offering a false instrument for recording, scheme to defraud, falsifying business records, commercial bribe receiving, commercial bribery, bribery, receiving a bribe, perjury, perjury by inconsistent statements, endangering the welfare of a minor, escape, promoting contraband, interference with official proceedings, receiving a bribe by a witness or a juror, jury tampering, misconduct by a juror, tampering with physical evidence, hindering prosecution, terroristic threatening, riot, criminal possession of explosives, unlawful furnishing of explosives, sex trafficking, criminal mischief, misconduct involving a controlled substance or an imitation controlled substance, permitting an escape, promoting gambling, possession of gambling records, distribution of child pornography, and possession of child pornography;

Sec. 12.55.185. Definitions
In this chapter, unless the context requires otherwise,
"Unconditional discharge" means that a defendant is released from all disability arising under a sentence, including probation and parole.

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FOOD SERVICE

A 4-week cycle menu is provided with a variety of different meals. See posted schedule for meal service times.

Dining Hall Rules

1. Identification card must be properly worn at every meal.
2. Prisoners are not authorized in their housing units assigned Dining Hall until their mod has been called. If they are present in their housing units assigned Dining Hall without being called or in a Dining Hall not assigned to their housing unit, they will be in an unauthorized area.
3. No running while going to/from meal service.
4. Always stay on sidewalks.
5. Yellow institutional uniform is mandatory. Blue jeans are authorized to be substituted for yellow institutional trousers. State issued jackets may be worn, but it may not take the place of the yellow top.
6. The prisoner meal line will be orderly. No loud talking, pushing or taking cuts in front of other prisoners.
7. Only one trip through the serving line at each meal is permitted.
8. No running in the dining hall.
9. No hats or head coverings are to be worn in the dining facility except for approved religious headgear. Socks and shoes are required at all meals.
10. No dining facility utensils, dishes, condiments, food or drink will be taken out of the dining hall.
11. No personal items may be brought into the dining hall.
12. Once a food tray is touched it must be taken by the prisoner who touched it.
13. Each prisoner is given 20 minutes to eat the meal provided.
14. No loitering or visiting after meals are finished.
15. Food complaints shall be written to the kitchen via RFI.

Special Diets

Medical diets are obtained through the medical department. Religious diets are obtained through the Chaplain. Contact the medical department or the chaplain for the specific guidelines. Vegetarian and vegan diets are also available by submitting an RFI form to the Food Service Supervisor.
All the special diet meals are served after general population is finished. Once prisoners enter the dining hall, they will present their I.D. and inform the officer that they are on a special diet.

Except for medical and religious diets, prisoners may request to remove themselves from a special diet for a thirty (30) day period. Prisoners who habitually place and remove themselves from special diets will be placed on an IDR for NO SPECIAL DIETS for six (6) months.

**Those who fail to comply with this rule or policy are subject to disciplinary action.**
PRISONER PERSONAL PROPERTY/COMMISSTARY

Personal Property List

An approved property list can be found posted in housing units. The amount of personal property allowed is limited to those items which can be neatly and safely stored in the space designated. Personal property will be confiscated if it accumulates to the point where it becomes a safety or fire hazard or interferes with the sanitation of the unit.

Contraband

Contraband is defined as follows: any item not authorized or issued by the institution, not received through approved channels, purchased through the Commissary or an excess amount of allowable property (including commissary). This also includes any item that has been altered and/or is utilized against its intended original purpose. (I.E. T-shirt “do-rag”, shoestring clothing lines, origami containers made from State DOC documents, toilet paper roll shelving... etc.) Any item in a prisoner’s personal possession must be authorized, and a record of the receipt of the item must be kept in their possession. Prisoners may not purchase, trade, loan or borrow any items from another Prisoner; items obtained in this manner are considered contraband and will be confiscated. Any altered items, including personal property and institution issued property, even if approved or issued are considered contraband. Altering or damaging GCCC property is a violation of institutional rules, and the cost of the damage may be levied against the violator through the prisoner disciplinary process.

When a prisoner’s property is seized the prisoner will be given a copy of the Property Seizure Report. The prisoner will have ninety (90) days from the date of the seizure to disburse the property. If the prisoner is unwilling or unable financially or refuses to provide a mailing address for disbursement of the property, the property will be disposed of through approved methods, including destruction of the property.

Excess personal property or articles for which a prisoner cannot prove ownership will be subject to confiscation and/or disciplinary action.

Prisoners are responsible for their own personal property. It is the responsibility of the prisoner to notify the Property Department via RFI when their property has been seized while in the possession of another prisoner so that the contraband may be disbursed per policy. GCCC is not responsible for the repair or replacement of personal property lost, stolen, damaged or destroyed.

Inmate Store

The Inmate Store is a privilege not a right. Item prices are subject to change without notice and availability is dependent on current inventory availability. Store operations may be closed without prior notice depending on the needs of the store and the institution. The store is open from 0750-0950 hours and 1350-1530 hours Thursday through Tuesday. Prisoners may only utilize the store during their housing modules recreation time.

To place funds on the store account, a prisoner will fill out a “GCCS Store Deposit Slip.” This form must be filled out entirely and may be rejected for the following reasons:

- Incomplete form

**Those who fail to comply with this rule or policy are subject to disciplinary action**
• Not signed by prisoner
• Not currently housed at GCC during processing
• Duplicate deposits submitted
• Exceeds $75.00 deposit amount
• Insufficient funds on prisoner account.

Store deposits are processed weekly on Wednesdays. If you have received a “Loss of Store Privileges” from disciplinary actions, you will be unable to order at the store until your sanctions are complete.

**Commissary**

Commissary is a privilege, not a right. Commissary items and prices are subject to change without notice due to price fluctuations and merchandise availability. Prisoners must have sufficient funds to cover the cost of a commissary item before it may be purchased. All comfort items are subject to a 3% surcharge which will be placed in the Prisoner Welfare fund. Prisoners must submit their orders by 2200 lockdown on Sunday to receive their items on the scheduled delivery day. Commissary items will be distributed Thursday through Sunday unless circumstances cause a delay, in which case you will be notified. If you fail to retrieve your commissary at your designated time, you may be denied your order and you may be refunded. This does not include special purchase items such as TVs, game systems, etc. Television size is limited to no more than nineteen (19) inches. Items such as: shoes, edge players, calendars, and musical instruments must be purchased from an approved vendor through the Commissary Department by the prisoner. Items purchased by family members through the vendor will be denied.

Prisoners placed on commissary restriction or a sanctioned loss of commissary will be limited to the following:

1. Health and grooming items
2. Two (2) books of stamps and writing materials
3. Religious items

Quantities of any of the above listed items may also be limited as the facility deems necessary.

Prisoners may be placed on a medical restriction, based on dietary needs. This will be determined by the Medical Department.

Prisoners placed in Segregation are subject to a limited variety of items, hygiene and medical items only. Prisoners placed in Punitive Segregation will be limited to only the punitive segregation commissary list. In some cases, prisoners may have orders that were placed prior to admittance in Segregation. For those items not allowed in Segregation, they will be returned, and the prisoner will be refunded the cost of those items.

**Segregation Prisoner Property**

If a prisoner’s housing status changes or property is rolled up for any reason, all GCCC and personal property will be removed. Upon admission to the Segregation Unit, all the prisoner’s personal property will be seized, inventoried and held in the Property Room. Once a prisoner’s housing status is established, they may request those personal items allowed for retention per Segregation Housing rules.

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**Clothing and Bedding Issue**

The following institutional clothing and bedding will be issued to each Prisoner:

<table>
<thead>
<tr>
<th>2</th>
<th>Pairs of Pants</th>
<th>1</th>
<th>Mattress</th>
</tr>
</thead>
<tbody>
<tr>
<td>3</td>
<td>Shirts</td>
<td>2</td>
<td>Sheets</td>
</tr>
<tr>
<td>3</td>
<td>Pair of Underwear</td>
<td>1</td>
<td>Towel</td>
</tr>
<tr>
<td>3</td>
<td>Pair of Socks</td>
<td>2</td>
<td>Blankets</td>
</tr>
<tr>
<td>1</td>
<td>Pair of Shoes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Jacket</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Replacement of Worn Clothing**

If institutional clothing has become worn and is considered unserviceable, a Replacement Clothing Request Form may be sent to the Laundry Supervisor. Approved requests will place prisoners on a call out. Prior to replacement for new clothing, worn clothing shall be examined to ensure that the clothing is unserviceable. Unserviceable clothing will be exchanged on a one-on-one basis. Only the clothing listed and approved on the Replacement Clothing Request Form shall be exchanged, add-ons are not permitted. The date of the exchange shall be listed on the bottom of the request form. Prisoners must look at that day's call out sheet to verify the time they are to report for the clothing exchange.

Prisoners must report to the Laundry area with the approved Replacement Clothing Request Form. Failure to report on appointed date/time or show up without the approved form, will result in resubmission.

Prisoners are responsible and shall accept the cost for any institutional clothing that is lost, misplaced, stolen, altered or destroyed.

**Limitations**

Prisoners may not have more than the approved number of clothing items, both institution-issue and personal, as listed on the prisoner property list.

Except for items purchased from Commissary, all clothing items will be issued from Laundry. Institutional and personal clothing may not be marked on, altered or destroyed in any way.

Prisoners who are reporting lost property must fill out a Report of Lost or Damaged Property form, 811.05e, and submit it to the distribution box in their assigned housing unit.

Prisoners must wait three (3) days to submit an RFI for their personal property after arriving at GCCC or going back to General Housing from being housed in Segregation or the SMU.

**Laundry**

A schedule for access to the institutional laundry facility will be posted in your housing unit.

**Housing Unit Cleaning Supplies**

Mops and/or rags should be placed in the white net bag that has the units’ name on the tag. Mops and/or rags must be turned in to laundry by 9:00 a.m. or earlier. Prisoner laundry workers may bring them

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over the night before and leave them at the housing unit door in a bag. They will be washed and given back the same day unless an emergency occurs. Unit Officers are responsible for sending the mops to laundry.

**Prisoner Clothing**
Laundry will be picked up by prisoner workers in accordance with the posted schedule. All prisoners must have their clothing in the white net bags with their name and ID# on them before the scheduled time.

Hemming and mending will be done on a case-by-case basis. Only GCCC articles will be mended or tailored. Prisoners should submit an RFI to Environmental Services and look for their name on the call out sheet.

No pockets, buttons, Velcro or any other type of altering will be done to GCCC clothing or footwear. Bring clean items only in the white net bags to laundry. Laundry will mend the items and then deliver them at the end of the day.

Prisoners will be sent back to their unit if they are not in full facility uniform.

**Release Clothing**

Within seven (7) days prior to release a prisoner who needs clothing must send an RFI to property. The clothing will cost $10.00 or less and prisoners will be given a receipt. Prisoners may return the clothing to the nearest DOC office within thirty (30) days of release for reimbursement by check. Prisoners must bring their receipt with them to be reimbursed.

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PROGRAMS AND EDUCATION

Job Programs and Assignment:

Prisoners are to be available and ready during their scheduled work times. Prisoners may be asked to work outside scheduled work hours. Prisoner workers are to report to work areas on time and be ready to work. It is always the responsibility of the prisoner worker to follow the rules and set a good example for other prisoners.

Prisoners must be physically and mentally able to work before they can be considered or assigned to a job. Efforts will be made to accommodate ADA prisoners. Efforts will be made to assign inmates to jobs in which they have prior experience.

Job Assignments

Participating in the work program is a privilege.

The hiring process is based on a waiting list. Prisoners are required to send in an “Institutional Prisoner Job Request” form. Prisoners should check the box for each position they are interested in working. RFI’s will not be accepted as a request for work assignment. When a position becomes vacant Job Services will announce the name of the prisoner that is on the top of the list. If the vacant position is specific to a mod, then the prisoner selected will be the first inmate that lives in the corresponding mod.

There are critical needs positions in the institution that require a specific skill level. For these positions, Job Services will place postings inside the mods. The posting in each mod will correspond with which prisoners (sentenced/un-sentenced) are eligible for those job assignments. Applications should not be submitted for jobs that are:

- not posted
- prior to vacant job assignments being posted
- after the job has expired

Applications not completely filled out or have vulgarity and not professionally addressed to staff will be denied and returned to the prisoner.

For transparency purposes the list will be posted in the gymnasium by the Job Services Staff Sergeant or designee each Friday morning.

All work assignments are duties as assigned and prisoners are subject to work different hours other than what they are assigned. Refusal to do so is subject to termination.

If it is determined that the prisoners continued presence in the work area is detrimental to the morale of the work force or the productive operation of the area, or to the safety and security of the institution, a prisoner may receive a non-disciplinary dismissal upon recommendation of staff. Specific reason(s) for dismissal shall be documented. Prisoners, whose housing arrangement is changed, may or may not be able to keep their work assignment.

Before a prisoner is terminated from their position, a formal warning to correct their behavior shall be given. A form called “Institutional Prisoner Job Warning” will be completed and provided to the prisoner. This form shall be filled out when a prisoner fails to perform their duties in an acceptable manner. Specific incidents, and/or behavior, that was observed and a description of what corrective

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action(s) must be taken will be documented on this form. Any applicable timeframes for corrective action(s) are also to be included on this form. The prisoner may be given one opportunity to correct their behavior by a specific date. If the prisoner does not correct their behavior, they will be terminated from their position. This is excluding extreme circumstances that warrant immediate termination. If the prisoner’s behavior or circumstances warrant immediate termination, an incident report with the corresponding disciplinary infraction must be written regarding the incident.

If a prisoner is found to be not guilty of their infraction(s) they will either receive their position back or be offered a comparable position. If a prisoner’s write-up is determined to be informational, they will remain terminated and they need to complete the hiring process from the beginning. An informational is not a guilty verdict nor is it a not guilty verdict. No back-pay will be granted for hours the prisoner did not work, regardless of the outcome of the disciplinary action.

Prisoners who are terminated from their work assignment will be placed on a thirty (30) day no hire list and their names will be removed from all lists.

GCCC issued clothing will be the required job attire, unless directed otherwise by work supervisors. Yellow institutional uniforms are required during work hours. A yellow work vest may also be required.

**Prisoner Compensation**

All job assignments are controlled through a performance compensation system, which provides compensation for actual hours of work. The monetary credit offender accounts by the 5th of each month.

Prisoner compensation is granted to prisoners who are assigned jobs and demonstrate good habits in the performance of their assigned duties. Performance compensation at GCCC is based on a work/performance scale with varying amounts based on the difficulty and importance of the job.

Prisoners without an education will be compensated thirty-five ($0.35) cents per hour; Prisoners with a high school diploma or GED will be compensated forty cents ($0.40) per hour. Prisoners who are receiving thirty-five ($0.35) cents and can show proof of a high school diploma, or GED, will begin to receive forty ($0.40) cents per hour. They will not receive retroactive compensation.

Prisoners who are compensated thirty-five ($0.35) cents per hour are eligible a raise of five ($0.05) cents, and prisoners who are compensated forty ($0.40) cents per hour are eligible for a raise of ten ($0.10) cents, after working the same job for at least six (6) months of continuous work. After the first six months and first raise, prisoners are then eligible for raises of ten ($0.10) cents every six (6) months of continuous work until they reach eighty cents ($0.80). Raises are not to exceed eighty ($0.80) cents per hour. If a prisoner receives a written warning or is terminated, they are ineligible for a raise for 6 months.

Prisoners who are believed to have a compensation discrepancy have thirty (30) days to submit an RFI to Job Services. After thirty (30) days has expired, all RFI’s addressing compensation discrepancies will be denied and returned to the prisoner.

If a prisoner is getting released, then the prisoner must submit an RFI stating by giving their two (2) week notice. The last day worked will be a minimum of seven (7) days prior to release. If requested by staff, the prisoner may also be relieved sooner. If prisoners work after their last day, they will not be compensated for those hours. To ensure they are compensated before they’re released, it is responsibility of the prisoner to give notice prior to their release.

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Appointments
If a prisoner wishes to have an appointment with the Job Services staff, they are required to submit an RFI stating the reason for their request with details of their issue. Most questions and issues can be resolved through the RFI process. Face-to-face appointments will be made on a case-by-case basis determined by Job Services staff.

Counseling Services
The GCCC Mental Health staff will assess prisoner counseling needs and, when appropriate, make recommendations to available counseling services.

Notary Public
The institution has designated staff with Notary Public Authority. Check with your assigned Housing Staff Sergeants for specific Notary information.

Education
Access to the Education Program is a privilege. Prisoners may be suspended or removed from the Education Program for violation of program rules in accordance with P&P 808.04, Removal from Rehabilitation Programs. The use of profanity is not allowed in the Education and classroom areas.

Eligibility
All Prisoners are eligible for educational programs. GCCC will have day and evening programs, where staff and resources allow, so prisoners may combine employment with their training. GCCC will formally acknowledge a prisoner’s accomplishments with diplomas or certificates.

Classes/Programs Offered
- Adult Basic Education (ABE), including basic instruction in reading, writing, and computational skills below the 9th grade level.
- General Equivalency Diploma (GED) preparation
- Alaska Re-Entry Class
- Inside/Out Dad
- SAMSA Anger Management provided through Mental Health
- Vocational Education Programs may include: National Center for Construction Education and Research (NCCER) Program, HVAC/R, Carpentry, Plumbing, Electrical, Simulated Welding, Simulated Heavy Equipment Operation, Forklift OSHA, Culinary Apprenticeship, Barber School, Core Curriculum, and many more.
- Programs include: Primary Care, Psych Ed, Family Violence Intervention Program, Computer Lab, Piano, Orchestra, Drumming and Talking Circle, and many more.
- Correspondence course information is available upon request. Prisoners participating in correspondence courses are responsible for all financial charges, not GCCC. Some courses that require additional support are not permitted; for example: requirement for a specialized certified instructor (on site), special tools, or access to a computer would not be permitted.

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Class Scheduling
Classes will normally be held Monday through Friday in the Education area. New classes may be developed periodically, and classes and schedules are subject to change. Individual/small group tutoring, and testing will be scheduled as needed.

Registering for Classes
Prisoners who are interested in taking one of the classes scheduled may sign up on the posted list in the Programs area or by an RFI. Notifications when to attend class will be made by the Education Department.

Prisoners may sign-up for both Academic and Vocational classes. Schedules can be found on the Housing Unit bulletin boards, in the Programs Area, and/or with assigned Probation Officers.

A graduation/award ceremony may be held for all those who successfully complete the GED Program.

It is the prisoner’s responsibility to arrive on time to each of their scheduled classes. Classroom rules and procedures as posted in the Programs Area will be followed.**

Any head wear other than approved religious headwear, inside the Programs/Education areas, including halls, classrooms, and offices is prohibited.

Religious Programs
The religious programs provide prisoners the opportunity to practice their personal faith. Prisoners in the Special Management Unit/Segregation will have regular access to the Chaplain and recognized representation of their faith group.

Prisoners may recite formulaic prayers in the language required by their religion. Sermons, original oratory, teaching and admonitions must be delivered in English. Various religious services, bible studies, etc., are conducted on a regular basis in the chapel next to the Chaplain’s Office. In addition, concerts, films, videos, lectures, and seminars are available. Religious services, bible studies, etc., are not allowed in the common areas of the housing units. Individual prayer may be conducted within a prisoner’s cell.

If prisoners’ faith group is not represented in our institution, the Chaplain will provide the prisoner with the form “New or Unfamiliar Religious Components Questionnaire.” The prisoners will answer the needed information and return it to the Chaplain. If approved, the said faith group will be added to the weekly schedule. Current program scheduling is posted on bulletin boards in all housing units and is subject to change.

Religious Items
The Chaplain, through the Superintendent, must approve prisoner personal religious items not sold in commissary. All approved religious items purchased must come through Commissary from appropriate religious catalogs, bookstores or ministries. Religious items mailed in, or ordered from approved vendors, by family members or friends are not approved and will not be accepted.

Each prisoner is permitted to retain specific religious items that have been reviewed by the Chaplain and approved by the Superintendent. Any Superintendent-approved personal religious item must be valued under $100.00.

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religious headwear can be worn if it does not disrupt the safety and security of the individual or the institution. Religious headwear is subject to search at any time. Approval of such headwear will be determined by the chaplain and GCCC Administration on a case-by-case basis. The right to wear any religious headwear is secondary to any and all safety and security procedures to ensure the safety and security of the individual and the institution. Final decisions on all personal religious items rest with the Superintendent III.

Religious headwear, which has been altered without staff approval, shall be considered contraband and will be confiscated.

All prisoners must register their Religious headwear (i.e., Muslim kufi cap, Jewish yarmulke skull cap) with the Chaplaincy Department within the first month of arrival to the facility. Upon completion of verifying the information regarding the headwear, an ID card will be issued to the prisoner.

Scented and unscented prayer oils are approved. Each religious group may acquire one (1) scent of their choice based on textual or traditional guidelines of the faith group. Oils must be procured by donations from the congregates membership or by an approved, outside, religious support group; if prisoners of the congregate wish to order oils they MUST be from an approved vendor and must be ordered through the commissary department.

Any and all prayer oil bottles (no more than two (2) ounces each) must be made of plastic and labeled by the vendor with their trademark before they will be distributed to the chapel. No alcohol based or flammable prayer oils are authorized. Any and all prayer oils will be kept in the chaplain’s storage closet for use only in the chapel (unscented) or designated outdoor area (scented) and are not authorized in mod cells.

Scented oils must be kept in an additional airtight container that is approved by the facility but procured by the congregate. All scented oils must be checked out and in at the start and finish of each ceremony. The scented oil will be transported outside in the airtight container. The container can only be opened while in the designated outdoor area of the congregate. After use, the remaining oil is to be placed back inside the airtight container and sealed prior to leaving the designated outdoor area and will be returned to the chaplain’s closet after use. All participants of the ceremony are required to wash the oil off the affected portion of their bodies when the ceremony is complete. Anyone who does not follow this procedure will receive an IDR and may also receive an incident report for noncompliance.

**Clubs**

GCCC has three authorized clubs which are available for participation by general population prisoners.

- Veterans in Prison (VIP) – The club seeks to improve the quality of life for the veterans at GCCC by providing up-to-date information about their military benefits and educational opportunities while incarcerated. The color guard performs ceremonial rituals, on national holidays and at institutional functions.

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• Native Cultural and Spiritual Group (NCSG) – The club is dedicated to the promotion and enhancement of increased self-respect and pride of Native Alaskans. They work to promote and enhance positive changes for the community, traditional values and lifestyles through cultural programs and educational activities.

• Black Alaskan Cultural Education and Development Group (BACED) – The club focuses on African American culture. They enhance themselves by exhibiting unity, dignity, and pride in their cultural heritage. They pool their resources and interests to gain a better understanding of the historic and cultural interaction of all people. This club has an open membership.

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MEDICAL

All prisoners have access to health services offered at GCCC. All prisoners must submit an RMC for medical, dental, mental health and eye glass needs. The Department of Corrections provides essential medical, dental, eye and mental health services. Examples of treatments DOC does not consider essential include, but are not limited to: dental crowns, braces, teeth whitening, mouth guards, dandruff, acne, skin discolorations, dry skin, tattoo removal or similar cosmetic conditions. Over the counter products for dandruff, acne, dry skin and other conditions are available on medical commissary. Mouth guards and neoprene arm, knee and ankle braces are also available on commissary. Emergency medical services are always available to all prisoners. Medical cannot approve your personal shoes, this is a security function. If, on rare occasions, it is deemed essential, medical can order medically approved shoes. See outside equipment charge below.

Co-pay Fee

Prisoners will be charged $5.00 co-pay for health care services that they have requested. Refer to DOC P&P 807.07, Prisoner Responsibilities for Health Care for further details. If the prisoner is evaluated by more than one medical provider during a health care visit, the prisoner will be charged for only one visit. If during a routine follow-up for a chronic condition, and a new health problem is identified, a co-pay of $5.00 will be charged for the treatment of the new condition. Prisoners with chronic conditions will be charged $5.00 for the initial visit and $5.00 annually thereafter. Examples of health care services, based on clinical staff referrals, follow-up treatment for chronic conditions and preventative health care services include, but are not limited to:

- Blood pressure checks
- Glucose checks
- Testing/treating for tuberculosis (testing annually mandatory program)
- Vaccinations (RMC for STD testing- you may qualify for Hep B vaccine)
- Wound care
- Patient education
  
  Debts will be established for any prisoner who is charged a co-payment and does not have enough funds in their account. Incoming funds will subsequently be applied against the debt until it is satisfied, including debts from previous incarcerations.

Prescriptions

Prisoners will be charged a co-pay of $5.00 for initial prescriptions and a $5.00 co-pay fee for renewal prescriptions.

Injuries

A $5.00 co-pay will be charged for each visit for sports related injuries. A prisoner may be charged for the full cost of health care services resulting from assault or self-harm injuries upon determination from the Disciplinary Board.

Equipment

A co-pay of up to $25.00 may be charged for the use of medical equipment not available in the facility.

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Charge Disputes
Charges for health care services may be challenged by submitting a written request to medical within three (3) working days of receiving notice of the deduction. Clearly explain the reason why the charges are incorrect and include the charge voucher number. Medical staff will research the charge dispute and forward any reimbursements to the accounting department for consideration of account credit. 
*Charge disputes cannot be grieved.*

Sick Call
Sick call shall be conducted seven (7) days a week. Sick call requests include requests for medical, dental, eye and mental health services. The medical unit is a triage unit; meaning, we prioritize who is seen first based on medical severity. An RMC is required to be seen by medical, dental and mental health unless you are experiencing an emergency in which case alert your housing officer(s) who will alert medical for an urgent assessment. Be very specific in your request for services. Medical, dental and Mental health requests must be put on separate RMCs. If you are notified to present to medical be sure to be prompt; failing to show up for a scheduled appointment may result in the disciplinary process. Prisoners in Segregation or in the SMU have the same access to health care; RMCs and the locked boxes are in all housing units. Medical staff will retrieve RMCs daily throughout the facility. When deemed medically necessary and approved by the Medical Advisory Committee, consultations with providers in the community will be scheduled.

Dental
The Alaska Department of Corrections provides essential dental services. Dental is here weekly. If you are experiencing acute dental problems such as visible dental swelling with pain on a weekend, and/or possible abscess, submit an RMC to both dental and medical so medical can triage the complaints while awaiting dental. Upon initial dental review, individuals will be classified into one of the following three categories: category one is very urgent, category two is moderately urgent, and category three is routine dental treatment. Scheduling for dental services will be determined by the attending dentist in coordination with the facilities operations staff.

Emergency Medical Treatment
Emergency services are always available to all prisoners. Emergencies will be given priority for treatment.

Mental Health
The Alaska Department of Corrections provides essential mental health services to prisoners who suffer from mental illness. Essential mental health services are services necessary to ease symptoms which interfere with daily functioning and/or the ability to participate in and benefit from rehabilitation services. The department provides a limited range of other mental health services to maintain or improve mental health, contribute to prison adjustment and reduce the risk of reoffending upon release. For mental health issues fill out an RMC to mental health with specific concerns. If a prisoner is aware of their release date, consider arranging or request assistance in arranging and follow up appointment(s) in the community to prevent a gap in medications.

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Eye Exams/Glasses

Eligible prisoners may be provided one (1) pair of glasses every two (2) years at DOCs expense. DOC optometry prescriptions are good for two years. Fill out and submit an RMC to medical to have eligibility determined. Criteria is based on sentencing status. If applicable, when receiving an eyeglass prescription, prisoners are responsible for retaining their issued prescription. The optometrist has a selection of DOC approved frames to choose from. Reading glasses are available on commissary; submit an RMC to medical for assistance helping determine the strength. The optometrist is at the facility about every six (6) weeks. Medical does not have contact supplies; these products are available through commissary.

Medications – Pill Line

Prisoners receiving medications will be required to present their ID card prior to receiving their medications. Med line times are posted in housing units. Nurses will not discuss personal needs or medical information during pill line. Do not submit an RMC at pill line or request a nurse to assess a medical complaint at the pill line.** Mouth checks will also be required. If “cheeking” of medication is suspected, medical necessity of the medication will be reviewed and could be discontinued by medical providers. KOP (keep on person) medications are a privilege that can be revoked if medications are not taken as ordered by DOC providers. To apply for KOP medications, submit an RMC. A KOP contract will be signed, and the provider will decide if the prisoner and the medication are KOP appropriate. Some meds including mental health medications cannot be KOP. When starting a new medication, the providers will ask compliance is demonstrated while medical staff observes effects prior to authorization of KOP privilege. When KOP medication is within ten (10) days of running out, it is required the card(s) be brought to the KOP line so medical staff can determine if a refill or a renewal is needed. If medication is no longer required or wanted, submit an RMC to the appropriate provider (medical, dental, mental health) prior to discontinuing it. Do not abruptly stop taking medications without a provider’s approval, some medications can have adverse side effects if done so; especially many mental health medications. Additionally, if medications are ordered that you are no longer taking this can be perceived as non-compliance and can prevent medical clearance to a half-way house.

Pill Line Times

Pill lines are held in Medical at 6:30 a.m., 11:00 a.m. After the 6:00pm count clears and medical staff are ready, pill line is offered for all mods before the evening recreation period. KOP line is offered daily at approximately 12:15 p.m.

Medical Responsibilities

1. You have the responsibility:
   1. To follow any recommended treatment plans to include proper use of medications and diet changes to improve your overall health. You have the right to decline treatments/medications and will be asked to sign a waiver for medical care if you refuse such recommendations.
   2. To provide medical staff with accurate and truthful information regarding medical history, medications and detox/withdrawal risk upon intake assessment.
   3. To respect medical staff as professionals.
   4. To keep your medical information confidential.

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5. Not to provide any other person your medications or other prescribed items.
6. To maintain your health and not to endanger yourself, or others, by participating in activity that could result in the spreading or contracting of an infectious disease.
7. To be familiar with the policy to obtain your medical records.
8. To address your concerns in the accepted format, such as the RMC process (non-emergent) or to request medical via the housing officer (emergent).
9. To be familiar with the grievance process by requesting an informal resolution via RMC through medical prior to submitting a formal grievance.
10. To notify medical within two (2) weeks before your release to have seven (7) days of release meds prepared; consider arranging follow up, in the community, prior to release.
11. To contact the Department’s Central Medical Records unit to request a copy of lab results, if you have testing or lab work done while you are incarcerated but are released before your results are received. The results will be provided to you at no cost.

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PRISONER COMMUNICATION

Prisoner Mail/Correspondence

Sentenced prisoners in general population shall be assigned a post office box and a key. If your key is lost or broken, there is a $5.00 fee for replacement.

The mail room will forward original personal letters along with a copy of the envelope to the prisoner. The mail room will dispose of the original envelopes. Depending on the quality, greeting cards (I.E. cards containing glitter or non-bifold cards) will also be copied. The letters will be screened for possible security threats such as stickers, gel pen ink, crayon, marker, colored pencil, perfume, and any unknown substances on the paper. Any incoming letters containing these items will be denied or copied. If denied the prisoner will receive mail denial form with the reasoning. Photographs must be printed on photo paper. Photographs not printed on photo paper will not be copied or accepted. Polaroid photographs are prohibited.

Prisoner to prisoner mail is allowed with the following restrictions. There cannot be information regarding a Security Threat Group. Mail may not be sent to or received from a prisoner’s victim unless previously approved by the Superintendent III. Mail may not be sent to or from a prisoner if it threatens the security of the facility. Mail will be denied if it contains abusive or threatening language. Mail received by a prisoner from a prisoner who is not a family member may be read by GCCC staff.

Correspondence with family members is permitted and others without prior approval, unless the correspondence interferes with the safety and integrity of the facility or not permitted by court order.

Only books, magazines, newspapers and other publications may be ordered by friends or family members through an approved vendor. ALL other approved items must be ordered through Commissary. (see Commissary)

All incoming mail for prisoners must have the full name and complete return address of the sender affixed to the envelope or package. All outgoing prisoner mail must have the institutional return address for prisoners clearly marked on the envelope. Using this format will ensure proper return delivery if necessary.

Prisoner Name/Prisoner Number
Goose Creek Correctional Center
22301 West Alsop Road
Wasilla, Alaska 99623

Incoming Correspondence
First class mail is distributed Monday through Friday (except holidays). If the correct address is not on the envelope, there may be a delay in mail delivery. Any legal or special mail received will be opened in the prisoner’s presence. The amount of incoming mail is not restricted unless it places an unreasonable burden on the institution. Photos/artwork that show frontal nudity or rear nudity will not be permitted. Frontal nudity includes the exposed female breast(s) and/or the genitalia of either gender. Rear nudity includes the exposed buttocks(s) and/or anus of any gender.

All personal mail is opened and inspected for contraband prior to being delivered to a prisoner. Legal mail is opened in the presence of the prisoner and searched for contraband. All boxes and padded envelopes will be disposed of; copies of the front of the box/envelope to reflect sender information will

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be forwarded to the prisoner. Contraband or unauthorized items will be handled in accordance with
department policy 811.05.

Personal checks and cash will not be accepted through the mail. Any authorized form of money such
as money orders, cashier’s checks shall be removed from the envelope and placed on the Prisoner’s
account and a receipt shall be forwarded to the Prisoner.

Outgoing Correspondence
Prisoner outgoing mail which does not contain a return address will not be sent out and returned, if
discernible or notated, to the sending prisoner. Contents of all letters is the responsibility of the
prisoner. Correspondence containing threats, extortion, etc. may result in prosecution for violation of
Federal laws. Outgoing mail, other than privileged mail, may be opened and inspected when staff has
reason to believe it may contain unauthorized material.

General and approved prisoner to prisoner mail shall be placed unsealed into the outgoing mailboxes
located in each unit. Mail will be picked up Monday through Friday, excluding holidays. Mail pick­
up schedules will be posted in the housing units.

Stamps must be purchased from the commissary. Prisoners who transfer in may use OTA up to fourteen
(14) days prior to purchasing postage stamps. In addition, prisoners who are sent to segregation are
allowed fourteen (14) days to use OTA prior to purchasing postage stamps. OTA forms will still be
submitted with packages or letters requiring special handling, such as certified or delivery confinnation
letters. Indigent prisoners may mail up to five pieces of mail per week, legal or otherwise, weighing
up to two (2) pounds each. Indigent prisoners shall take the mail to their UTO who will verify the
indigent status and forward the item(s) to the mailroom.

If the envelope has more than the return and recipient address marked on it, the envelope will be
returned to the sending prisoner. Drawing on the envelope is not permitted.

Incoming Publications
Prisoners ordering publications including magazines, books or newspapers must forward their
payments for subscription to individual publications with their orders using an Offender Trust Fund
Withdrawal Slip. This withdrawal slip must be routed through Commissary. Prisoners shall not
receive publications of any kind on a trial basis with payment postponed.

Prisoners may receive publications consistent with Department policy 811.05 and policy 810.03.
Publications may be received from approved vendors only. Family or friends may order magazines,
books or newspapers only for delivery by mail to a prisoner. They must be ordered directly from an
approved vendor or publisher. GCCC policy limits the number of books and magazines that a prisoner
keeps in their living area for fire, safety, security, or health reasons. See allowable personable property
list for appropriate housing areas.

The Superintendent Ill or designee may reject a publication only if it is determined detrimental to the
security, good order, or discipline of the institution or if it might facilitate criminal activity. The
Superintendent may not reject a publication solely because its content is religious, philosophical,
political, social or sexual, or because its content is unpopular or repugnant. Publications which may
be rejected include but are not limited to the criteria set forth in DOC policy 810.03.VIII.C.1-9.

Hardbound, leather bound, or used books are also prohibited at GCCC.

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When a publication is found unacceptable, staff shall advise the prisoner in writing within thirty (30) days of the decision to withhold the publication and the reasons for it. A Prisoner may challenge this decision by filing a grievance within fifteen (15) days.

Change of Address/Forwarding of Mail
The institution shall forward Prisoners’ mail as follows:

- **First, Second, and Third-Class Mail**
  GCCC shall forward first, second- and third-class mail to prisoners housed in Alaska DOC facilities and contract facilities housed outside of Alaska. GCCC will return to sender first, second and third-class mail for Prisoners who have been released. Third class mail not stamped “Forwarding and Return Postage Guaranteed” will be discarded.

- **Fourth Class Mail**
  Fourth class mail is normally considered bulk mail. GCCC will discard fourth-class mail if the person is not at the address written on the article. Informational fourth-class mail, such as mail from a public agency, and subscription fourth class mail will be delivered to prisoners, but fourth-class mail sent by private entities for the purpose of merchandising will be discarded.

**Certified/Registered Mail**
Prisoners desiring the use of certified or registered mail shall be provided at the discretion of the Superintendent III and only when necessary such as for purposes of service of the summons and complaint in a legal proceeding.

**Legal/Privileged Mail**
Privileged mail- this category is defined as incoming and outgoing correspondence with the persons or organizations listed below as privileged, if the individuals are acting in their official capacities and the mail is properly marked “privileged”:

1. Alaska Human Rights Commission;
2. Alaska legislators;
3. Any attorney licensed to practice in the United States;
4. Any court in the United States;
5. Attorney General of Alaska;
6. Chairman, Alaska Board of Parole;
7. Commissioner, Department of Corrections;
8. Division of Occupational Licensing;
9. Department of Corrections Grievance and Facility Standards Administrator;
10. Governor of Alaska;
11. Members of the U.S. Congress for Alaska
12. Physician of record for the Prisoner;
13. Ombudsman for the State of Alaska;
14. State of Alaska Americans with Disabilities Act Coordinator (Division of Rehabilitation, Department of Labor); and
15. Any organization, such as the American Civil Liberties Union, National Prison Law Project, or Alaska Legal Services Corporation, that assists persons in the exercise of their legal rights.
16. Division of Elections

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Incoming:
1. Receipt of the privileged mail will be logged in the privileged mail log by the employee assigned to processing mail.
2. Prisoner privileged mail will be opened in the presence of the Prisoner to whom it is addressed.
3. Staff will remove the contents of the privileged envelope/package and thoroughly inspect the contents for contraband.
4. If the employee searching the envelope/package finds anything suspicious in nature or uncertain of the contents, the envelope/package shall be given to the Security Sergeant for further investigation.
5. After completion of the inspection, Prisoners will receive the contents (not the packing materials or envelope) and a copy of the front of the envelope/package with the sender/return address for their records.
6. All envelopes must be free of artwork, any envelope with artwork will be returned to sender.
7. Prisoners must document any legal or privileged mail problem in the legal logbook at time of receipt of legal mail.

Outgoing:
Staff may not read or search outgoing privileged mail for contraband. Staff may only verify, in the prisoner’s presence, that the intended recipient of the mail is the same person as the privileged addressee.

Rejection of Mail or Correspondence
Mail will be rejected in whole if mail/packages received have unapproved items, contraband, items not properly ordered through commissary, or if the Superintendent III determines it to be detrimental to the security and orderly operation of the institution or may facilitate illegal activity. The Superintendent III may also reject mail sent by a prisoner for the same reasons.

Examples include (but are not limited to): Contains plans or threats of physical harm against a person or other criminal activity; Contains contraband, plans for sending contraband in to or out of the institution, or indicates other activities prohibited under 22 AAC 05.400, Prohibited Conduct For Prisoners, or to violate GCCC rules or departmental P&P 810.03.

A prisoner may not direct a business while confined. This does not prohibit correspondence necessary to enable the prisoner to protect property or funds that were legitimately theirs at the time of their commitment. For example, a prisoner may correspond to refinance their mortgage for their home or sign insurance papers however, a prisoner may not operate a mortgage or insurance business while incarcerated.

Rejection of Incoming Mail or Correspondence
The Superintendent III or designee will give written notice to the sender of incoming mail being rejected and the reasons for the rejection. The sender of the rejected correspondence may appeal the rejection. The prisoner will also be notified of the rejection of the correspondence and the reasons. Rejected correspondence will normally be returned to the sender.

Mail Grievances
If a prisoner has mail rejected and does not agree with the determination of the mail room and wishes to file a grievance, the prisoner must mark they will file a grievance on the Prisoner Mail Action form and turn it into the mail room. The prisoner MUST then submit an RFI to the mailroom Staff Sergeant.

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for an informal resolution before filing a grievance. This is per policy 808.03. If the prisoner still does not agree with the determination of the Staff Sergeant, they may then file a formal grievance.

Prisoner Requests to Staff Member

An RFI is used to make written requests to staff members. Any type of request can be made with this form. RFIs are available in housing units or may be obtained from the unit staff. Staff members who receive the prisoner request form will answer the request within a reasonable period unless it is a life-threatening emergency which will be handled immediately.

Telephones

Telephones are in each general population housing unit and are available for prisoner use. Prisoners are issued a Personal Identification Number (PIN) at their originating booking facility. This PIN transfers with the prisoner from facility to facility. (NOTE: the PIN may be delayed for use for the first 24 hours due to software communication) Do not share your PIN with anyone; do not write it down on the outside of your mailing envelopes. Abuse of PIN may result in loss or limitation of telephone access. You may also use “voice recognition” for phone access. To do so, submit an RFI to security and they will prompt you on the correct procedures to complete telephone voice recognition. For long distance calls friends and family must create an account with Securus at 1-800-844-6591.

Instructions are posted near the telephones and all conversations are subject to monitoring, using a prisoner telephone constitutes consent to telephone monitoring.

Legal Calls

GCCC provides each prisoner with different methods to maintain contact with their attorney, including:

- Prisoner-attorney correspondence (covered under the special mail provisions);
- Private prisoner-attorney visits; and
- Unmonitored calls to attorneys.

Telephonic hearings and court depositions must be scheduled by the courts by calling our main number (907) 864-8100 option 1 and have them ask for the scheduler for telephonic hearings. To accommodate their request, GCCC will need at least twenty-four (24) hours’ notice to arrange for a prisoner’s attendance at a telephonic appearance.

Hours of Telephone Operation

Prisoner telephones are generally available between 8:00 am – 10:00 pm, seven days a week. There is no telephone access during counts or institutional emergencies.

Calling Procedures

GCCC may limit, monitor, or record prisoners’ telephone calls to preserve security and order in the institution and to protect the public. Long distance calls will be collect using the automated system in place. Stationary physical location or a cell phone are authorized to be accessed and an account must be set up for each type of phone.

Prisoners should limit their total time on the telephone to thirty minutes, allowing other prisoners access to the telephones. The total time on the telephone can be extended if there are no other prisoners waiting to make a call. Individual calls are limited to fifteen minutes each by the telephone management system.

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The telephones are subject to be turned “off” at the discretion of the Superintendent III or designee, for security purposes.

Accommodations will be made to ensure access to telephone communication for disabled prisoners. Upon request, Telecommunication Device for the Deaf (TTD) or similar equipment will be made available to prisoners with hearing/speech disabilities.

Module phones may be used to place calls to an attorney. These calls will not be recorded if the prisoner’s attorney’s phone number has been listed with the Security department. To verify the telephone number has been already listed submit an RFI to the Security Sergeant.

Any court order or condition of probation/parole restricting contact with an individual or class of individuals will be honored.

Prisoner-to-Prisoner calls are prohibited, unless the other prisoner is an immediate family member. The call must be approved by the Superintendent III.

Prisoners are not to use any form of voice mail, recorded messages, nor deliver messages for other prisoners. Except as specifically authorized by the Superintendent III (e.g., telephonic Court or administrative agency hearing where the judge or hearing officer authorizes the prisoner to participate telephonically from prison), any call that directly or indirectly uses one of these following features will be prohibited;

- three-way calls
- call-forwarding
- collect long-distance calls made through an operator rather than through the automated phone system in place
- calls to toll-free numbers
- calls to numbers which special or additional charges apply (i.e. 900 #s)
- calls using calling cards or personal identification numbers
- calls billed to credit cards or third parties
- fixed or remote call forwarding.

Abuse or illegal use of telephone privileges, such as making intimidating, obscene, harassing, or threatening phone calls, may result in restriction or loss of telephone privileges, and/or disciplinary or criminal actions. An IDR for loss of personal telephone privileges will be determined by the Superintendent III or designee. An IDR will be generated when reasonable grounds exist to believe that the prisoner’s telephone use threatens the facility security, the safety of a person, the protection of the public, or other actions that constitutes telephone abuse.

Prisoners whose telephone access has been limited or suspended will be allowed telephone calls to their attorney, the courts for scheduled hearings, and the Ombudsman’s office. A Prisoner Allowed Numbers (PAN) list must be submitted to the Security Office to be added to the PAN list for attorneys, the court, and Ombudsman’s office.

It is not GCCC’s policy to accept incoming messages for prisoners, except for exigent circumstances, such as an immediate family member’s medical emergency or death. The family member’s condition must be verified by a law enforcement agency, hospital, coroner, or funeral home.

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Visitation Regulations

GCCC encourages prisoner visitation because strong family and community ties increase the likelihood of a prisoner’s success after release. It is the prisoner’s and visitor’s responsibility to conduct themselves properly during visits, not to accept or pass contraband, and not violate the law or visiting regulations. Personal visitation for a prisoner’s visitor(s) is a privilege, not a right.

Attorney Visiting

Attorneys should make advance appointments for each visit. Attorneys are encouraged to visit during regular prisoner visiting hours. However, visits from an attorney can be arranged at other times based on the circumstances of each case and available staff. Attorney visits will be subject to visual monitoring, but not audio monitoring. Arrangements shall be made through the OA Scheduler.

During attorney visits, a reasonable amount of legal material can be allowed in the visiting area with prior approval. Legal material, between attorney and client, may be exchanged and will be subject to inspection for contraband. This material will be treated in a similar manner as regular legal mail. See Legal/Privileged Mail

Visitation Hours

See posted visiting schedule. Schedules will be posted in all housing units.

- SMU and Segregation have video visitation from 9:00 am to 9:00 pm daily.

State recognized holidays are as follows:


Due to limited space at the facility, normally each prisoner will be allowed no more than four (4) visitors at any one time, including children and infants. Exceptions to this rule may only be approved on a case-by-case basis by the Superintendent III or designee. Visitors will not be allowed to depart the facility and return on the same day, unless approved in writing in advance of the visit by the Superintendent III or designee.

Special Visits

Special visits are visits that take place out of the scheduled time for visiting and must be arranged by the prisoner in advance through the Superintendent III or designee. Visitors will still have to be approved for these visits to be granted. These visits will only be granted for exceptional cause such as in the case where approved visitor(s) will be traveling an extended distance. Extended distances include traveling from anywhere outside of the Matanuska-Susitna valley or the Anchorage bowl. Extra visiting time during these visits may be granted at the discretion of the Superintendent III or designee on a case-by-case basis, based on space and staff availability.

Visitor Registration

Family and friends of a prisoner must be approved before they will be placed on a prisoner’s visiting list. To obtain approval to visit a prisoner, a potential visitor must complete a visitation application form, even if the visitor has been previously approved to be on another GCCC prisoner’s list.

Applications are processed, reviewed and either approved or denied by the Superintendent III or designee. A criminal history check is done on all prospective visitors.

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Prisoners must also submit a completed Adult Visitor’s Application or Minor’s Visitor Application for each potential visitor. Either application must include the potential visitor’s date of birth, social security number, relationship, complete mailing and physical address, and home telephone number. Adult visitors also need a driver’s license or identification number and state of issue. All visitors must be verified and/or approved in advance by the prisoner’s housing UTO prior to visitation.

Visitors, sixteen (16) years and older, must have current photo identification with them such as a current and valid driver’s license, state-issued identification card, passport, or other government-issued photo identification.

A minor visitor (a person under eighteen (18) years of age) must be accompanied by an approved visiting parent or legal guardian. A minor who is an immediate family member of the prisoner may be accompanied by an approved adult visitor who is an immediate family member. Proof of relationship to minor visitors who are family of the prisoner is the burden of the prisoner and visitor and will require a birth certificate. A court order prohibiting a prisoner having visitation/contact with a minor during probation, or as a condition of release on unsentenced cases, applies during incarceration.

Court emancipated minors, including spouses, will be approved for visitation in the same manner as adult visitors.

If one section is not filled out there must be an explanation of why. Incomplete Visitor Application forms will be denied, and the prisoner notified of the reason.

Potential visitors who are presently on any supervised probation or parole must obtain written approval from their Probation Officer prior to being approved for visiting. The visitor must then be approved by the Superintendent III.

Visitors will not be approved if they were released from a correctional facility within the preceding 60 days, unless the Superintendent III pre-approves the visit. This does NOT apply to a prisoner’s immediate family members, a visitor who was acquitted at trial or the visitor’s charges were dismissed and they were released.

Periodically a prisoner’s approved visitor list will be reviewed. If a visitor is found to have become ineligible for visitation the visitor and prisoner will be notified in writing.

If the visitor has not been denied and is not on the approved list, they may be allowed a one (1) time one (1) hour secure visit, space permitting and with the approval of the Shift Commander. The visitor must fill out an “Authorization for Visiting Clearance.”

When the prisoner is expecting a visit from an approved visitor of this type and wants an extended visit, pre-approval should be requested with an RFI to the Superintendent III at least five working days prior to the desired visit.

Visitor Attire
Visitors are expected to use good judgment and taste in their dress. Persons who arrive immodestly and/or provocatively dressed will be denied the privilege of visiting.

Prohibited clothing items include, but are not limited to:

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1. Tops which are see-through, strapless, sleeveless, low cut, backless, midriff and halter tops. Tops that are form fitting/tight by female visitors without a bra, or that exposes the breast or cleavage. Tank tops/muscle shirts, sweatshirts with hoods or zipper fronts, scrub tops, military fatigues.

2. Strapless, see-through, formfitting/tight, sleeveless, low cut which exposes the breasts or cleavage, backless halter top dresses or dresses that are above the knees.

3. Beach wear, swimsuits, athletic shorts (Bermuda style shorts are acceptable but may not be worn above the knee).

4. see-through, form fitting pants (I.E. Leggings, Spandex, Yoga style pants), sweatpants, scrub pants, military fatigues, bottoms with rips/holes, bottoms which sag and expose under garments, and other revealing clothing items.

5. caps (except for religious head coverings), Sunglasses, watches, steel-toed footwear, stiletto heels, sandals or any open toed footwear. Shoes must be secure on feet and heels covered.

6. The wearing of any type of club, gang, or other organization symbols is strictly prohibited.

The wearing of prohibited clothing items under coats or jackets is also prohibited.

The State of Alaska reserves the right to bar access by anyone to this facility who is attired in clothing or costume that:
- Hides or obscures their identity
- Is meant to antagonize others into verbal or physical confrontations

**GCCCI Visitor Screening**

All visitors will be screened by use of a walk-through metal detector and/or hand-held metal detector. It is recommended that the wearing of jewelry be limited, as all metallic items will need to be removed to pass through the metal detector.

Any person who fails to pass the metal detector screening or is improperly dressed will be denied entrance to the institution. Visitors who also appear to be under the influence of alcohol/drugs will be denied entry into the facility and will have to leave the premises.

If a person cannot pass the metal detector due to medical reason, they must consent to a “pat” search of their person, if they refuse to consent to a “pat” search they will be denied admittance.

Any item(s) authorized to be carried into the visiting room will be x-rayed.

When the admittance of a visitor comes into question the shift commander will be notified.

**GCCCI Visiting Rules**

All prisoners and visitors must abide by the facility rules, DOC Policy and Procedures, GCCCI Standard Operating Procedure, and instructions of staff members. Prisoners and visitors will follow all instructions of staff promptly. For more detailed information about GCCCI visiting procedures refer to Standard Operating Procedure (SOP) GCCCI 810.02 Visitation.

All prisoners will be pat searched before they can enter the visiting area. Prisoners will go to the visitation area after being notified of a visit. Only prisoners appropriately attired will be allowed to visit. Prisoners will wear an institutional uniform, undershirt, underwear, socks, and institutional shoes (no personal shoes). No shower shoes or slippers will be allowed in visiting. Prisoners will have their undershirt tucked into their pants. Prisoners are permitted to wear one religious' medallion with necklace and a wedding ring in visiting. Prisoners will wear their ID card while in visiting.

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During contact visiting, visitors and prisoners are limited to a brief embrace upon the beginning and end of the visit. Holding hands or any other physical contact during a contact visit will be grounds for visit termination.**

Prisoners and their visitors are to remain in their assigned seats during their visit unless authorized by staff to move. Prisoners and visitors will not be permitted to get up from their seats at the same time. All chairs will be spaced on opposite sides of the table and may not be moved from their position. Visitors and prisoners are not permitted to sit side by side. Prisoners will not be allowed to get up unless escorted by staff. During special functions visitors can move around but all other GCCC visiting rules on physical contact and behavior will be abided by.

Minors must always be supervised by the escorting parents/guardians and must monitor their children's behavior and provide appropriate control of their children while on facility grounds. Unruly children may be cause for visit termination. Physical punishment, generally defined as any measure intended to be injurious to an individual, is prohibited during visits. Verbal corrections and time-outs are the only allowable forms of discipline during visits. Minors will not sit on a prisoner's lap. The contact visiting room play area is equipped with toys and television and videos for children only. No adult visitors or prisoners are to watch television. Children will remain in their assigned seat with their parents/guardians unless escorted by their parent to and from the play area. There will be no running or throwing of objects in the visiting area.

Prisoners and visitors may not visit with other prisoners or their visitors. Prisoners may not enter the visitor's bathroom. Visitor bathrooms are for visitors only.

Undue delay in leaving the prisoner visiting area after visiting has ended will lead to suspension or revocation of visiting privileges. The prisoner and their visitor(s) will clean up their assigned area at the end of the visit. Any prisoner who has physical access to a visitor will be **strip searched and body scanned** after their visit has been completed.

Normally, visits are permitted to be one hour however it may be necessary, on occasion, to limit the amount of visiting time in order to relieve overcrowding. In this event, volunteers may be solicited to end their visit.

Should this method prove ineffective visits will be terminated based on the distance traveled. Visitors who reside in the local area and visit frequently will have their visits terminated, and the remaining visits will be terminated in the order they arrived until the overcrowding situation is addressed. Visitors are allowed one visit per scheduled day. Visitors may not leave or terminate their visit and return later to resume their visiting on the same day.

Visitors are not allowed to bring cameras/cell phones in the facility. Prisoner photographers are available upon request and with approval during contact visiting at the prisoner's expense.

A prisoner is not allowed to receive from a visitor any item to include, packages, letters, food items, money or gifts from outside the facility. If there is reason to believe that contraband is being passed, the contraband will be confiscated, and the visit may be terminated by the Shift Commander.

Prisoners housed in Segregation and SMU housing have different visiting hours than general population prisoners. Prisoners in Punitive Segregation will only be allowed a one (1) hour video visitation with immediate family members.

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The supervising staff member has the discretion to terminate a visit for any emergency. During an emergency or disturbance, staff may ask that all visitors leave the facility immediately. GCCC will not tolerate disrespect or aggressive behavior to include loud, threatening, abusive, or profane language; verbal or physical altercations towards staff members, prisoners, or visitors; or improper use or abuse of state property. Visiting privileges will be suspended or revoked for disruptive behavior or violation of visiting rules.

A prisoner may be restricted or lose their contact visiting privileges at the discretion of the Superintendent III or designee for violation or attempted violation of any state or federal law, Alaska Administration Code or any Policy and Procedure, SOP, memoranda, or failure to follow staff instructions.

The secure visitation area prohibits physical contact. Secure visiting is available on a first come, first serve basis and may not be reserved in advanced.

Any prisoner that receives a positive urinalysis test for illegal controlled substances or refuses or fails to provide a specimen for urinalysis testing or found to be in possession of illegal controlled substances or drug paraphernalia, to include tobacco products, will be identified as a security risk and will be placed on an IDR for secure visiting for a minimum of six (6) months. After six (6) months the prisoner can request to the Superintendent of Operations to have the IDR removed through an RFI. IDR's are not connected to any Disciplinary Board findings. If a prisoner feels that the IDR is not justifiable, they may request to have it lifted by the Superintendent III or designee. If the Superintendent III or designee denies the request it can be appealed through the appeal process.

The violation of visiting rules, or visiting room procedures, by a prisoner and/or their visitor(s) may result in termination of the visit, the temporary or permanent loss of visiting privileges for the visitor(s) and could result visiting restrictions and/or disciplinary actions for the prisoner and/or criminal charges for the prisoner and visitor(s).

**Visitor Warning – Contraband**

It is a state crime (AS 11.56.375 and AS 11.56.380) to bring upon the facility grounds any weapons, intoxicants, drugs, tobacco products or other contraband or to provide, or attempts to provide, to a prisoner. Contraband includes anything that the visitor or prisoner exchanges without the Superintendent’s approval. Introduction of contraband into a correctional facility is punishable by up to five (5) years imprisonment and a $50,000 fine (AS 11.56.375).

All persons entering upon these premises are subject to routine searches of their person, property (including vehicles and lockers), and packages. The Superintendent III, upon reasonable suspicion that a person may be introducing contraband or demonstrating actions that might otherwise endanger facility safety, security, or the orderly operation of the facility, may restrict the visit.

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DISCIPLINARY AND SEGREGATION

Disciplinary Procedures

22 AAC 05.400 Prohibited Conduct for Prisoners
Major Rule Violations, 22 AAC 05.400(b):

1. homicide;
2. assault upon a staff member or a visitor;
3. escape or evasion from custody;
4. setting a fire;
5. rioting;
6. assault by a prisoner upon another prisoner under circumstances that create a substantial risk of serious physical injury;
7. threatening or intimidating a witness in an official proceeding;
8. possession, use or introduction of weapons or escape implements;
9. stealing, destroying, altering, or damaging government property, or the property of another, which results in damages of $1,000 or more; and
10. commission of a class A or unclassified felony offense.

High-Moderate Rule Infractions, 22 AAC O5.400(c):

1. fighting (i.e., mutual combat); with a person;
2. extortion, blackmail, or protection, such as the demanding or receiving of favors or anything of value in return for protection against bodily harm, property loss, or under threat of informing;
3. engaging in sexual acts with others or making sexual proposals or threats;
4. wearing a disguise or mask;
5. stealing, destroying, altering, or damaging government property, or the property of another, which results in damages of $100 or more, but less than $1,000;
6. tampering with or blocking a locking or security device;
7. possession, use or introduction of contraband, except that described in (B)(8) of this section, which directly threatens the security of the facility, such as excess money or unauthorized drugs;
8. intentional misuse of prescribed medication, such as hoarding medication or taking another person's medication;
9. adulteration of food or drink;
10. participation in an organized work stoppage;
11. possession of staff clothing or unauthorized civilian clothing;
12. counterfeiting, forging, or unauthorized reproduction of a document, article of identification, money, security, or official paper, or the possession or use of such a document, which presents a threat to the security of the facility;
13. giving or offering an official or staff member a bribe;
14. threats to another of immediate bodily harm;
15. engaging in a group or individual demonstration or activity that involves throwing of objects, loud yelling, loud verbal confrontation, or pushing, shoving, or other physical contact that disrupts or interferes with the orderly administration of the facility;
16. refusal to provide a urine specimen when requested by a staff member;
17. spitting, or throwing urine or fecal matter, on or at a staff member;
18. intentionally providing a false statement

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(A) before a classification or disciplinary committee or a hearing officer in a disciplinary matter; or

(B) to an investigator in a grievance, classification, or disciplinary matter;

19. refusing to obey a direct order of a staff member;

20. misuse of the telephone, such as making intimidating, obscene, harassing or threatening phone calls;

21. encouraging others to engage in a food strike;

22. refusal or failure to participate in a court-ordered treatment program, unless the conviction is being appealed and refusal is based upon advice of counsel;

23. intentionally interfering with a prisoner count; and,

24. commission of a class C or B felony offense.

Low-Moderate Infractions, 22 AAC 05.400(d):

1. indecent exposure;

2. stealing, destroying, altering, or damaging government property, or the property of another, which results in damages of $50 or more, but less than $100;

3. unauthorized use of mail or telephone;

4. lying or providing a false statement to a staff member under circumstances other than those described in section (C)(18) of this section;

5. giving or loaning property or anything of value for profit or favors if it threatens the security or orderly administration of the facility;

6. threats to another of future bodily harm;

7. possession of anything not authorized for retention or receipt by the prisoner, and not issued through regular facility channels;

8. malingering or feigning an illness, injury, or suicide attempt;

9. missing a prisoner count, unexcused absence or tardiness from work or an assignment, failure to perform work as instructed by a staff member, or refusing to perform a work assignment for alleged medical reasons without being excused by medical staff;

10. failure to abide by posted sanitation rules or failure to keep one’s person and quarters in accordance with posted rules;

11. being in an unauthorized area;

12. using equipment or machinery contrary to instructions or posted safety standards, or use of equipment or machinery which is not specifically authorized;

13. using abusive or obscene language or gesture that is likely to provoke a fight or that clearly disrupts or interferes with the security or orderly administration of the facility;

14. tattooing or self-mutilation, other than attempts at suicide;

15. unauthorized communication or contact with the public or visitors;

16. giving to or exchanging anything of value with or accepting anything of value from, any other person without prior approval of the superintendent, if it threatens the security or orderly administration of the facility;

17. threatening damage to or theft of another’s personal property;

18. kicking, shouting, or banging, or engaging in any other persistent nuisance noise or activity;

19. willful failure or refusal to keep a medical or health care appointment scheduled with the prisoner’s knowledge and consent; and,

20. commission of a misdemeanor offense.

**Those who fail to comply with this rule or policy are subject to disciplinary action
Minor Infractions, 22 AAC 05.400(e):

1. gambling or possession of unauthorized gambling paraphernalia;
2. possession of unauthorized prisoner clothing;
3. failing to follow posted safety rules, except as described in section (d)(12) of this section;
4. smoking where prohibited;
5. stealing, destroying, altering, or damaging government property or the property of another, which results in damages of less than $50; and,
6. failure to follow a written rule of the facility, of which the prisoner has been provided notice and which has been approved by the regional director.

22 AAC 05.400(f)
Planning or attempting to commit or aiding or encouraging a prisoner to plan or attempt to commit an infraction described in (b) – (e) of this section is considered the same as a commission of the infraction itself.

Penalties for Infractions
Only a disciplinary committee/hearing officer may impose sanctions on a prisoner if the prisoner is found guilty of a disciplinary infraction. The committee/hearing officer shall impose at least one, and may impose all the following penalties on a prisoner for violating any of the rules in sections B, C, D or E. If the prisoner is found guilty of committing more than one infraction arising out of a single transaction or occurrence, the disciplinary committee/hearing officer shall impose penalties that run concurrently unless it finds that separate and distinct correctional interests exist that clearly justify consecutive penalties; 22 AAC 05.470(d).

If found guilty of the above infractions, the below sanctions could be applied.

<table>
<thead>
<tr>
<th>Level</th>
<th>Reprimand</th>
<th>Loss of Good Time</th>
<th>Suspension of Activities</th>
<th>Punitive Segregation</th>
<th>Restitution</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minor</td>
<td>Yes</td>
<td>No</td>
<td>Up to 20 Days</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Low Moderate</td>
<td>Yes</td>
<td>Up to 90 Days</td>
<td>Up to 40 Days</td>
<td>20 Days</td>
<td>Yes</td>
</tr>
<tr>
<td>High Moderate</td>
<td>Yes</td>
<td>Up to 180 Days</td>
<td>Up to 60 Days</td>
<td>40 Days</td>
<td>Yes</td>
</tr>
<tr>
<td>Major</td>
<td>Yes</td>
<td>Up to 365 Days</td>
<td>Up to 90 Days</td>
<td>60 Days</td>
<td>Yes</td>
</tr>
</tbody>
</table>

1. Restitution: Restitution for property damage, theft, or in the case of an injury, for medical care and related costs for injuries, or for costs incurred from a missed scheduled health care appointment due to a prisoner's willful failure or refusal to keep the appointment.
   
   A. The prisoner is entitled to some documentation or explanation regarding how the amount of restitution has been determined.
   
   B. The Facility may put a hold on a prisoner's work compensation payments, withdraw money from a prisoner's account, or require a prisoner to work without pay. 22 AAC 05.470(a)(4).
   
   C. If the prisoner owes restitution at the time of release, the facility will deduct the remainder of the money owed from the amount due to the prisoner or from the prisoner's account. If restitution is still owed, the facility will keep the hold on the system and reinstate it if the prisoner is incarcerated again.

2. Suspension While in Punitive Segregation: Participation in the following activities is automatically suspended during the period the prisoner is placed in punitive segregation, except that participation in the activities described in sections (A)-(D) below for a prisoner who is not in punitive

**Those who fail to comply with this rule or policy are subject to disciplinary action**
segregation may be suspended for no more than 15 days unless the infraction is directly related to the particular activity:

A. participation in education programs or group religious services;
B. contact visitation;
C. secure visitation other than with immediate family members
D. telephone calls, except to an attorney;
E. use of radio, tape recorder, phonograph, television, or games;
F. recreation, except for one hour of exercise per day;
G. reading material, except for religious or legal matter, or educational materials if the prisoner is enrolled in a course;
H. eating in a community dining area; and,
I. use of the commissary.

3. Forfeiture of Contraband Money: Possession of money is contraband and will be forfeited. The institution shall deposit the money into the General Fund. See A.S. 33.30.261.

Informal Resolution
A facility staff member may informally handle prisoner conduct that constitutes a minor infraction, 22 AAC 05.400 (e), by correcting, counseling, or advising the prisoner as to proper or acceptable behavior. Upon approval of the Superintendent III, a facility staff member may informally handle prisoner conduct that constitutes a minor, low-moderate or high-moderate infraction that the Superintendent III determines is inappropriate for formal disciplinary action.

a. The staff member shall verbally correct, counsel, or advise the prisoner of the proper or acceptable behavior.

b. If the infraction is resolved, the staff member shall file an informational report.

c. If the staff member and prisoner do not informally resolve the infraction, the staff member must return the incident report to the Superintendent III or designee for action.

Disciplinary Hearing
Disciplinary hearings are held in intake, if the prisoner is housed in general population. Any prisoner scheduled to appear before a disciplinary tribunal will be notified of the date and time in writing. It is the prisoner’s responsibility to show up at the appointed time for the hearing. Prisoners will not be called to the hearing. If the prisoner is absent from their hearing a “not guilty” plea will be entered on their behalf and the hearing will proceed without them.

Prisoners should consult Policy and Procedure 809.04 Disciplinary Committee Hearing Officer and Basic Operation if they have any questions about phases of a disciplinary hearing.

Disciplinary Appeal Process
The prisoner will indicate their intention to appeal or not appeal at the conclusion of the disciplinary hearing. The prisoner will be provided an Appeal of Disciplinary Action Form 809.06g, a Summary Finding form 809.04i and a Report of Disciplinary Decision form 809.04e. The prisoner has three working days from receiving the forms to complete their appeal statement. For prisoners in general population, place the completed disciplinary appeal form in the disciplinary appeal box in the mailroom. All initial Appeal of Disciplinary Action forms will be reviewed by the Superintendent III. The Superintendent III has ten (10) working days to return an answer to the prisoner’s appeal. Prohibited conduct for a minor, low-moderate or high moderate may only be appealed to the Superintendent III.

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A prisoner convicted of a Major infraction can appeal the Superintendent III’s decision to the Director of Institutions. Once the DOC appeal process has been exhausted a Prisoner has thirty (30) days to submit an appeal to the Alaska Superior Court. For more details, review Policy and Procedure 809.04.

**Restoration of Forfeited Good Time**

Up to 100 percent of forfeited good time may be restored, at the discretion of DOC, upon determination that a prisoner has met a minimum period of clear conduct, and other factors specified in Policy 809.07, since the most recent disciplinary infraction. Clear conduct is defined as a period without a violation of a disciplinary rule, except minor infractions (E level infractions) for which guilt was established through the disciplinary process.

A prisoner is eligible for consideration for restoration of good time if the prisoner has served a period of 30 days clear conduct since the commission of the most recent low-moderate infraction, or 60 days since the commission of the most recent high-moderate or major infraction. In other words, a prisoner may have previously forfeited good time restored regardless of when an infraction was committed if they are serving time on the same criminal case on which they lost the good time and if the minimum period of clear conduct since the most recent infraction has been met. Notwithstanding Section C of Policy 809.07, eligibility for consideration does not affect the discretion of the Department in determining the amount of good time to be restored, or the timing of any restoration, except for prisoner’s eligible for mandatory restoration under Policy 809.07 Procedures VII (B)(1)(a).

If the most recent infraction is a low-moderate (D level infraction), the prisoner is presumed eligible for restoration of 50 percent of the previously forfeited good time after a 90-day period of clear conduct, and 100 percent of the previously forfeited good time after 180-days of clear conduct. If the most recent infraction is a high-moderate (C level infraction), the prisoner is presumed eligible for restoration of 50 percent of the previously forfeited good time after a 180-day period of clear conduct, and 100 percent of the previously forfeited good time after a 360-day period of clear conduct. If the most recent infraction is a major (B level infraction), the prisoner is presumed eligible for restoration of 50 percent of the previously forfeited good time after a one-year period of clear conduct, and 100 percent of the previously forfeited good time after a two-year period of clear conduct.

Prisoners may obtain form 809.07A- Application for Restoration of Forfeited Statutory Goodtime from their Probation Officer. The application must be submitted to your assigned Probation Officer.

**Segregation**

The Segregation Unit consists of two areas, Administrative and Punitive Segregation. Prisoners, who are placed in Administrative Segregation status, have the same general privileges provided in the general population with some variation due to security considerations.

**Administrative Segregation**

A prisoner may be assigned to Administrative Segregation if the prisoner:

1. has not been classified since initial admission to the institution, or has not yet had a physical examination under Alaska policy #807.14, Health Examinations;
2. is incapacitated;
3. is suffering or is suspected of suffering from a communicable disease;

**Those who fail to comply with this rule or policy are subject to disciplinary action**
4. is prescribed segregation by a physician, physician’s assistant, or mental health professional based upon their mental or physical condition;
5. requests the segregation and demonstrates a valid security-related or medical reason for the segregation;
6. is detained as a non-criminal hold under A.S. 47.30.705 or A.S. 47.37.170;
7. is being held as a material witness under a court order;
8. presents a substantial and immediate threat to the security of the facility or public safety;
9. requires protective custody;
10. requires the most restrictive housing based on the prisoner’s behavior which represents a severe threat to the safety and security of the facility. These prisoners will be identified as Administrative Segregation Maximum and the criteria for placement are further defined in Department policy 804.01, Administrative Segregation

**Punitive Segregation**

Punitive Segregation is used as a sanction for violation of DOC rules and regulations. Prisoners in Punitive Segregation will be denied certain privileges. Personal property will be impounded. Prisoners in Punitive Segregation are provided with bedding and hygiene items as necessary. Prisoners may acquire legal and religious materials while in Punitive Segregation. Legal material may be requested via an RFI to the Program Manager or Law Librarian.

*Prisoners will not be given credit for time spent in administrative segregation toward any punitive segregation time imposed.*

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GENERAL ADMINISTRATIVE INFORMATION

Grievance Process

A prisoner may file a formal grievance for any alleged action violating the Department’s regulations, statutes, policies, or procedures stated in the GCCC Prisoner Handbook that does not already have a separate appeal process. There are two types of grievances: General Operation, and medical. Grievances about anything except medical follow an operational track; those about allegations of inappropriate health care follow the medical track. Grievances involving emergency issues of a life-threatening nature will be handled immediately by staff upon verbal or written notification of the emergency circumstances. This includes threats to the security of the facility or anything, which may cause imminent harm to any person.

Prisoner grievance form 808.03c must be submitted by the prisoner within thirty (30) calendar days from the date the incident occurred. These can be obtained from your housing officer or from the law library. Write your complaint (DO NOT TYPE GRIEVANCES IN THE LAW LIBRARY**)) as clear as possible, include details and dates. Grieve only one issue or problem per grievance form and cite which policy number believed is being violated. Be sure to fill in the “relief” section of the grievance. Tell staff how the issue can be resolved. DO NOT forget to sign and date the grievance then place the grievance into the grievance locked box.

The Facility Standards Officer (FSO) will pick up grievance at least once every 24 hours during normal workdays and then review and log the grievance. It will then be sent on for investigation or screened back to the Prisoner.

Grievance Informal Resolution

To begin the process a prisoner must try to informally resolve an issue by submitting an RFI to the appropriate staff before filing a formal grievance. In most cases, grievable issues may be easily resolved informally by submitting an RFI to the areas, or staff members supervisor. If the RFI fails to resolve the problem informally, the prisoner may then submit formal grievance outlining the issue.

Screened Grievances

A screened grievance is a grievance that is rejected or returned for correction due to content or completion deficiencies. Prisoners may correct the deficiencies that caused the grievance to be screened then re-submit the grievance. Prisoners may also appeal the screened grievance decision to the Superintendent III via RFI within two (2) working days from receiving the decision. State as clear and as concise as possible and log the grievance number at the top. Place the appeal in the grievance locked box. The appeal will be picked up, logged, and sent to the Superintendent III for review. The Superintendent III has ten (10) working days to respond. The screened grievance appeal can either be returned to the FSO to be assigned to an investigator, approve for the requested relief or denied. If the requested relief is approved or denied, the decision by the Superintendent III, it is the final administrative action by the department.

Grievance Level 1 (Initial grievance)

Once a formal grievance has been submitted for investigation the following will occur. The grievance will be assigned an impartial investigator by the FSO. The investigator may meet with you as part of the investigation and may interview others involved or those who have knowledge of the issue. The investigator has ten (10) working days for general operation grievance and fifteen (15) working days for medical grievances to complete with recommendations. It will be returned to the FSO to be logged

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and forwarded to the Superintendent III for review. The Superintendent III will then have five (5) working days to approve/grant or deny the requested relief. It will then be returned to the FSO, logged and returned to you. You will then have a chance to acknowledge if you are or not satisfied with the findings and if you will or will not appeal the decision. General operational appeals will be sent to the Director of Institutions (DOI) and medical appeals will be sent to the Medical Advisory Committee (MAC).

Grievance Level 2 (Appeals)
A Prisoner may appeal the Superintendent III’s findings of a level I grievance. Within two (2) working days of receiving the Superintendent III’s decision, the prisoner must complete a Grievance Appeal Statement form 808.03d. These can be obtained from the FSO, housing officer or in the law library. The statement on the appeal must only address the subject and relief sought in the initial grievance. No additional information may be submitted and is limited to two (2) pages. Be sure to sign, date, and the grievance log number is notated. Place the appeal in the grievance locked box. Grievance appeals will be forwarded to the DOI or the MAC through the FSO. Both the DOI and MAC have a fifteen (15) working day response time. Once the DOI or MAC have reached their decision they can either affirm or reverse the Superintendents III’s decision, note any corrective action, and set out findings and conclusions enough to permit further review. If the prisoner does not receive a response within 15 working day, the appeal is considered denied. However, a late response granting the appeal is valid. The decision by the MAC is considered the final administrative action by the department.

Grievance Level 3 (General Operation Appeal)
A Prisoner who believes a grievance was not handled consistent with policy may seek review by the Standards Administrator after the Director renders a decision. Within twenty (20) working days after receiving the Director’s decision, the prisoner must request a review by writing a letter, not to exceed two pages in length. The prisoner must include their copy of the grievance and grievance appeal and send it directly to the Standards Administrator. The administrator will review the documents and if there are any unresolved issues, they will work with the Director for resolution. If agreement cannot be reached, the administrator will resolve the issue with the Commissioner or Deputy Commissioner. They will send you a written decision within twenty (20) working days after receiving it.

Standards Administrator
Institutional Director’s Office
550 W. 7th Avenue, Suite 1800
Anchorage, Alaska 99501

The review by the Standards Administrator serves as the final administrative action by the Department on the grievance.

A prisoner found to abuse the grievance system may be subjected to both a restriction on filing grievances and/or disciplinary action.
For more specific information, refer to Policy and Procedure 808.03 Prisoner Grievances.

Prisoner Fund Accounts

Prisoners may receive funds by individuals on their approved visitor list, government and tribal entities and businesses. Donors may mail in money (business or tribal checks, money order, Cashier’s check only) or deposit monies at the GCCC front desk (Money order or cash only). Deposits to a prisoner’s OTA account shall be limited to $500 per month, unless a larger amount is preapproved by the Superintendent III or designee. Dividend payments and checks from tribal

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corporations shall not count towards a prisoner’s monthly deposit limit.

Prisoners are not allowed to accept or give money directly or indirectly from/to other prisoners. All gifts and disbursements will be reviewed; inappropriate gifts or disbursements will not be processed. Any gifts found to be inappropriate will be returned to sender.

If a prisoner wishes to send money to an immediate family member or friend on the approved visitation list a Trust Fund Withdrawal Slip (DOC Form 302.12b) must be filled out. A stamped, addressed envelope must be attached to the form. It must be submitted to the Case Manager and will be approved on a case-by-case basis.

When a prisoner is transferred from a Community Resource Center (CRC), the funds that were in their account at that CRC will be forwarded by mail to be posted to the Prisoner's Trust Fund account at GCCC.

**Escape Forfeiture**
If a prisoner escapes, all the prisoner’s money in the prisoner’s account may be forfeited by the Deputy Commissioner, for deposit into the General Fund. A prisoner may appeal this forfeiture to the Commissioner.

**Prisoner Rights and Responsibilities**

Prisoners have the right to refuse to participate in any counseling, rehabilitation, vocation, educational, or pre-release program, medical, psychological or psychiatric treatment (except when the prisoner’s medical condition or public health concerns require immediate intervention or when a physician determines that the prisoner lacks the capacity to give consent), recreational or other activity, and contact with the media, visitors or legal representatives. GCCC may require a prisoner to participate in a program ordered by the sentencing court.

**Rights**
You have the right:

1. To expect that, as a human being, all personnel will treat you respectfully, impartially and fairly.
2. To be informed of the rules, procedures and schedules concerning the operation of the institution.
3. To freedom of religious affiliation and voluntary religious worship.
4. To medical care, which includes nutritious meals, proper bedding and clothing, and a laundry schedule for cleanliness of the same, and opportunity to shower regularly, proper ventilation for warmth and fresh air, a regular exercise period, toilet articles and medical and dental treatment.
5. To visit and correspond with family members and friends, in keeping with the institution guidelines.
6. To unrestricted and confidential access to the courts by correspondence (on matters such as the legality of your conviction, civil matters pending criminal cases and conditions of your imprisonment).
7. To legal counsel from an attorney of your choice by interviews and correspondence.
8. To participate in the use of the law library reference materials to assist you in resolving legal problems. You also have the right to receive help when it is available through a legal assistance program.

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9. To a wide range of reading materials for educational purposes and for your own enjoyment. These materials may include magazines and newspapers, with certain restrictions.
10. To participate in educational, vocational training and employment as far as resources are available, and in keeping with your interests, needs and abilities.
11. To use your funds for commissary and other purchases (consistent with institution security and good order) and for assisting your family.

Responsibilities
You have the responsibility:
1. To treat others, both employees and prisoners, in the same manner.
2. To know and abide by these rules, procedures and schedules.
3. To recognize and respect the rights of others in this same regard.
4. Not to waste food, to follow laundering and showering schedules, to maintain neat and clean-living quarters, to keep your area free from contraband, and to seek medical and dental care, as you may need it.
5. To conduct yourself properly during visits, not to accept or pass contraband, and not to violate any laws, rules or institution guidelines through your correspondence.
6. To present, honestly and fairly, your petitions, questions, and problems to the court.
7. To use the services of an attorney, honestly and fairly.
8. To use these resources in keeping with the prescribed procedures and schedules, and to respect the rights of other Prisoners to use the materials and assistance.
9. To seek and utilize such materials for your personal benefit without depriving others of their equal right to use these materials.
10. To take advantage of these activities, which may help you live a successful and law-abiding life within the institution and in the community. You are expected to abide by the regulations governing such activities.
11. To meet your financial and legal obligations, including but not limited to, court-imposed assessments, fines and restitution. You also have the responsibility to make use of your funds in a manner consistent with your release plans, your family's needs and for other obligations that you may have.

Bail Information for unsentenced prisoners
This list is not all inclusive; as each offender has different bail conditions.

1. All sentenced cases must be satisfied before eligible to bail.
2. All bail and conditions must be satisfied on all open cases before you are eligible to bail.
3. While housed at GCCC, the only acceptable facilities to deposit bail money: Courthouse, Bail Bondsman (if applicable), OTA, or verified credit/debit in property. Monetary bail is not accepted at GCCC.
4. If you have a third party, housing, and/or monitor condition, the custodian will need to make contact to GCCC at 907-864-8100 or via email gecc.records@alaska.gov before you may be transferred to the booking facility for bail release processing.
5. Questions on latest bail conditions may be sent via RFI to the GCCC Records Department or addressed through your attorney.
6. Questions regarding bail reviews or any other legal questions need to be addressed through your attorney. Pro Se/Pro Per prisoners may find appropriate forms in the Law Library.

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PRISONER RAPE ELIMINATION ACT (PREA)

The Alaska Department of Corrections has a zero-tolerance policy for sexual abuse and sexual harassment. Your family can report on your behalf by contacting any outside law enforcement agency, contacting the facility, or using the hotline. Mental Health services are also available free of charge to any prisoner who wishes to speak to a mental health staff member.

Sexual Misconduct is conduct of a sexual nature that is directed by offenders toward other offenders, by offenders toward staff, or by staff toward offenders. An “offender” or “prisoner” is anyone under the care, custody and supervision of the Goose Creek Correctional Center. “Staff” or “staff member” is anyone employed by, contracted by or volunteering for the Goose Creek Correctional Center. Sexual misconduct includes, but is not limited to the following acts or attempted acts:
1. Sexual contact (i.e. petting) and/or intercourse (i.e. penetration).
2. Requiring or allowing an offender to engage in sexual contact, sexual intercourse, or other sexual conduct for any reason (e.g., the sexual gratification of a staff member).
3. Any action designed for sexual gratification of an offender or staff member, such as masturbating in front of another person,
4. Making or encouraging obscene or sexual advances, gestures or comments or exposing genitalia, buttocks or female breasts.
5. Touching of self in a sexually provocative way.
6. Initiating any form or type of communication of a sexual nature.
7. Influencing or making promises regarding safety, custody, parole status, privacy, housing, privileges, work assignments, program status, etc., in exchange for sexual favors. This includes an exchange of anything of value between staff and prisoner or prisoner and prisoner.
8. Threats, intimidation or retaliation.

Prisoner-on-Prisoner Sexual Abuse is when one or more prisoners engage in sexual conduct, including sexual contact, with another prisoner against their will or by use of threats, intimidation or other coercive actions. Prisoner-on-Prisoner Sexual Abuse is a form of “Prison Rape” under the Prison Rape Elimination Act of 2003.

Staff-on-Prisoner Sexual Abuse/Assault is engaging in or attempting to engage in a sexual act with any prisoner or the intentional inappropriate touching of a prisoner with the intent to abuse, humiliate, harass, arouse or gratify the sexual desire of any person. Sexual acts or contacts between a prisoner and a staff member, volunteer or contract personnel regardless of consensual status, is prohibited and subject to administrative and criminal disciplinary sanctions.

No one has the right to pressure anyone to engage in sexual acts. Prisoners should not tolerate sexual assault or pressure to engage in any sexual behavior. Under Alaska laws, one cannot legally consent to sexual activity with anyone else while incarcerated.

Therefore, it is never appropriate for a staff member to make sexual advances or comments, or to engage in sexual contact with an offender. A staff member would be committing a criminal offense by participating in any sexual activity with a prisoner. It is not appropriate for an offender to approach a staff member in a sexual manner; this type of behavior is prohibited, and corrective action will be taken to stop such behavior from occurring.

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Steps you can take to reduce the possibility of sexual assaults:
- Choose your associates wisely. Look for people who are involved in positive groups and activities
- Avoid being alone
- Do not accept gifts or favors from others. Most gifts come with a string attached
- Do not accept an offer from another offender to be a protector
- Avoid borrowing and becoming indebted to someone
- Find a staff person with whom you feel comfortable reporting your concerns about sexual misconduct
- Be alert! Substances such as drugs and alcohol weaken your ability to stay alert and make good judgments
- Be direct and firm if others ask you to do something you do not want to do
- Trust your instincts. If you sense a situation is dangerous, it probably is

What to do if you are assaulted:

Report sexual misconduct
Sexual misconduct (by staff or prisoners) is prohibited, but it must be reported before action can be taken. Do not rely on anyone else to report misconduct. When it is experienced or seen, report it immediately.

To make sure that sexual misconduct is reported, the Goose Creek Correctional Center has several ways to do so with confidentiality. Offenders may use the reporting method with which they are most comfortable.

To make a report:
- Find a staff member (e.g. security officer, medical personnel, chaplain, etc.) with whom you are comfortable and tell them what happened. As part of their job, staff is required to report any allegations, ensure prisoner safety and maintain confidentiality.
- Send a confidential Request for Interview form to the Lieutenant over PREA
- PREA confidential hotline: *1414
- For Family members to report: PREA confidential Hotline: 1-907-761-5616
- You may also write a grievance as well which will be treated as an emergency grievance.

Reprisals
No reprisals of any kind shall be taken against a prisoner or employee for good faith reporting of sexual abuse or sexual threats.

Seek medical attention
If the sexual incident was recent, you will be asked to consent to a sexual assault exam by a qualified health care professional at an outside medical facility. Your consent is needed for this type of exam. Even though you may want to clean up after the assault, it is important that you advise staff immediately or as soon as practical and be seen by qualified medical staff before you shower, wash, drink or change clothing, or use the bathroom. SART exams are done by a trained SART nurse/team at the local hospital. If a potential assault victim is brought to medical, per policy, staff are to evaluate them for serious (external) trauma and then refer to the local SART team at the outside medical facility for the forensic evaluation/evidence collection. Other issues arising from the alleged assault (testing for sexually transmitted diseases, emergency contraception and sexually transmitted infection prophylaxis) are all done outside the facility by referral to the local emergency room. You have the right to refuse any examination however, if you have been the victim of sexual misconduct, it is critical you allow staff or medical professionals to collect as much evidence as possible.

**Those who fail to comply with this rule or policy are subject to disciplinary action
You can receive medical attention for any injuries without submitting to a sexual assault examination. The medical care is for the purpose of treating injuries and keeping you healthy. Medical information gathered during treatment is confidential.

You must sign a medical release for the medical information to be used as evidence in sexual misconduct. You have the right to refuse to sign the medical release. You also have the right to receive support services.

Any form of sexual misconduct is degrading and may result in psychological distress. Victims should seek appropriate treatment. Mental health staff within the institution is available to help offenders recover from the emotional impact of sexual assault.

**What happens to reports of sexual misconduct?**

**Investigation**

All allegations of sexual misconduct, sexual harassment, over-familiarity and retaliation will be investigated.

Retaliation is intimidation to prevent an offender from filing a complaint or participation in an investigation of sexual misconduct. The DOC prohibits anyone from interfering with an investigation, including by intimidation or retaliation against witnesses or victims. Any form of retaliation should be reported to the Superintendent or investigator.

**Possible outcomes of an investigation**

A thorough investigation takes time. The investigation must clearly support or refute any allegation with evidence, information gathered from witnesses and documentation. After the investigation is completed, one of the following decisions will be reached:

- There is enough evidence to conclude the allegation is substantiated.
- There is insufficient evidence to conclude the allegation is un-substantiated.
- The allegation is unfounded. This means that the evidence shows that the person reporting the sexual misconduct made a false allegation. If the investigation proves that the allegation is false, the person who made the allegation is subject to corrective action, including discipline.
- There is not enough evidence to prove that the allegation is true, but there may be evidence to prove that another law, policy or rule was violated.

Anyone who sexually abuses or assaults an offender or staff member will be disciplined and may be criminally prosecuted. Discipline and criminal prosecution are more likely to be successful if the abuse is reported immediately; but regardless of when the assault occurred, it should be reported.

**If you are a survivor** of sexual assault, you have suffered a traumatic experience. Survivors experience feelings of:

- Vulnerability
- Powerlessness
- Loss of masculinity
- Blame
- Fear
- Sadness
- Shame
- Rage/Anger
- Confusion

**Those who fail to comply with this rule or policy are subject to disciplinary action**
• Self-doubt

Part of the Trauma
The survivor may experience includes:
• Nightmares
• Insomnia
• Anxiety
• Frequent crying
• Eating disorders
• Lack of concentration
• Sexual dysfunction or hyper sexuality
• Antisocial and criminal behavior
• Disturbing sexual fantasies
• Substance abuse
• Phobias
• Lifestyle disorganization

Coping Skills: Ideas to help begin the healing
• Write in a journal
• Exercise
• Poetry
• Music
• Reading
• Talk/Write to a trusted friend

Safety Guidelines to Consider
• Trust your instincts. Be aware of situations that make you feel uncomfortable. If it feels wrong, LEAVE.
• Body language. You are judged within three seconds of someone first seeing you. Walk with certainty, head up high. Learn good posture.
• Do not ask for things. Some prisoners have access to things you may need or want; however, many seek favors of some kind in return. Placing yourself in debt may lead to a request to an expectation of sexual favors for repayment.
• Avoid high-risk places. There are blind spots in every facility, on the yard and in the units. These are places where it is difficult for the officers to see. Learn these places and avoid them.

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