

KENTUCKY CORRECTIONS Policies and Procedures	Policy Number 9.6 Date Filed October 14, 2005	Total Pages 2 Effective Date February 3, 2006
References/Authority KRS 196.035, 197.020, Chapter 218A, 500.080, 520.010, 520.050, 520.060 CPP 15.2	Subject CONTRABAND	

I. DEFINITIONS

“Contraband” is defined by KRS 520.010 and includes items described in subsection II.B below.

“Controlled substance” is defined by KRS 218A.010.

“Dangerous contraband” is defined by KRS 520.010 and includes items described in subsection II.A below.

“Detention facility” is defined by KRS 520.010.

“Marijuana” is defined by KRS 218A.010.

“Possession” is defined by KRS 500.080.

II. POLICY and PROCEDURES

Anyone who promotes contraband or dangerous contraband may be subject to the administrative disciplinary procedures outlined in CPP 15.2 or may be prosecuted as provided in KRS 520.050 or 520.060.

Some specific examples of contraband and dangerous contraband items follow:

A. Dangerous Contraband

1. Any gun, firearm, weapon, sharp instrument, knife, unauthorized tool, or any other object which may be used to do bodily harm or facilitate escape.
2. Any explosive or any ammunition.
3. Any amount of a controlled substance or any quantity of marijuana.
4. Any drug paraphernalia capable of administering an injection.

Policy Number	Effective Date	Page
9.6	February 3, 2006	2

5. Any intoxicating substance including beer, alcohol, paint thinner, whiskey, wine, home brew, and cleaning fluid.
6. Any staff clothing, badge, official patch, institutional or Corrections staff identification or any imitation or forgery thereof.

B. Contraband

1. Money, unless authorized in writing by an appropriate institutional staff member for a specific inmate.
2. Any unauthorized clothing. Refer to CPP 17.1.
3. Anything not authorized for retention or receipt by the inmate and not issued to him through regular institutional channels.
4. Any disguise or mask.
5. Any counterfeit, forged or unauthorized reproduction of any document, article of identification, money, security or official paper.
6. Any device for the purpose of gambling.
7. Prescribed authorized medication not taken at time of issue and not authorized and maintained as required through an institutional self-administration program.
8. Any prescription medication not considered a controlled substance.
9. Tobacco products, lighters, or matches in those areas of the institution that these items are prohibited.

- C. Nothing in this policy shall be construed to prevent an inmate from being issued a disciplinary report for any offense listed in CPP 15.2.