

ORDINANCE

82 - 03

AN ORDINANCE relating to terms for jail rules and regulations for the Madison County Jail.

BE IT ORDAINED BY THE FISCAL COURT OF THE COUNTY OF MADISON, COMMONWEALTH OF KENTUCKY:

- Item #1. WEAPONS - No weapons shall be taken into the jail except law enforcement personnel may carry weapons into the lobby. No one, including law enforcement personnel, shall take weapons into the cell areas.
- Item #2. CONTRABAND - The following shall be deemed to be contraband and shall not be introduced into the jail:
1. Alcoholic beverages.
 2. Narcotic and non-narcotic controlled substance (as defined within the Kentucky Penal Code) which are not prescribed by a doctor for inmate use or which are not approved by the jailer.
 3. Firearms, knives, deadly weapons, saws, sawblades, or any article which is or might be fashioned or assembled with other articles into weapon or tool by which escape from the jail might be applied toward another person.
- Item #3. No articles or substance shall be brought into the jail and introduced into the inmate population without prior approval of the jailer. This shall include but not be limited to foodstuffs, clothing, reading materials, smoking materials, and portable appliances.
- Item #4. MEDICATION - The jailer and/or deputy jailer shall dispense in accordance with the label all medications which are prescribed by a doctor or which are approved for inmate use by the jailer and said medications shall not be kept in their containers in a cell area, however shall be kept under lock outside cell area. Jailer shall maintain records indicating when medication was given to inmates.
- Item #5. MEDICAL TREATMENT OF INMATES - Inmates should make known to jailer or deputy jailer in writing on forms furnished by the jailer any illness or injury. All medical services to inmates should be documented.
- Item #6. INMATES, ETC.
1. Male inmates shall be segregated from female inmates and more particularly shall not be kept in the same cell.
 2. There shall be no sexual contact between males and females within the jail and this relates to inmates, the staff of the jail, law enforcement personnel and all others present at the jail.
 3. Juveniles shall be separated from sight and sound of other prisoners including trustees.
- ITEM #7. VISITATION
1. Public visitation should be determined by the jailer.
 2. Inmates' attorneys and ministers shall be allowed access to inmates at such time and for such duration as they desire; so long as this does not interfere with the safety and security of the jail (reasonable hours).

Item #8. TELEPHONE

1. Each inmate shall be allowed to utilize the telephone to make one call on admittance to the jail.
2. Other telephone calls at discretion of jailer. The jailer or deputy jailer shall have the right to refuse telephone calls in order to maintain the safety and security of the jail and its proper businesslike management.

Item #9. WORK RELEASE

1. Work release shall be allowed at the discretion of the District Judge, Circuit Judge, or any other person authorized to do same by law.
2. Should use a work agreement form signed by inmate and employer. (Subjected form attached).
3. Any violation of these rules shall be caused for the jailer to hold an inmate in jail and refuse to release him or her for work until such time as the court having jurisdiction over said inmate shall convene and review the work release privilege for that inmate.

Item #10. RELEASE OF INMATES - No inmate shall be released from jail unless said release is authorized by the District Judge, Circuit Judge, or other person authorized by law. No inmate shall be kept in jail for longer than 24 hours without criminal charges being placed and a warrant signed by Judge having jurisdiction to do so.

Item #11. SERVICES PROVIDED INMATES - The jailer and his or her staff shall provide or secure the following services for the inmates of the jail:

1. Proper medical treatment, emergency and routine.
2. Proper and nutritious diet for the inmates.
3. Clean and warm living quarters.
4. Secure and safe confinement for the inmates.
5. Adequate supplies and facilities to aid inmates in personal hygiene.

Item #12. REPAIRS, EQUIPMENT, ETC.

1. The jailer shall report to the Fiscal Court through the County Judge Executive any and all damage, wear and tear, or other problems with the physical plant and equipment of the jail in writing.
2. The jailer shall make any and all requests for supplies, equipment, personnel and other matters requiring expenditures of County funds to the Fiscal Court through the County Judge/Executive in writing or by any other means the Fiscal Court shall deem proper.

NOW THEREFORE be it resolved that the Madison County Fiscal Court establishes the aforementioned terms as rules and regulations for the Madison County Jail and the violation of any provision of this ordinance shall be punishable as a Class A Misdemeanor - to wit: Up to a fine of \$500 and/or imprisonment in the Madison County Jail for up to 12 months.

MOTION TO ADOPT: _____

SECONDED BY: _____

FIRST READING

SECOND READING

EDWARD CHENAULT

EDWARD CHENAULT

DARRELL WELLS

DARRELL WELLS

FARRIS PARKS

FARRIS PARKS

LARRY COMBS

LARRY COMBS

JUDGE HAROLD BOTNER

JUDGE HAROLD BOTNER

This Amendment to Ordinance 82- has been approved by Madison County Fiscal Court this day of , 1982

ATTEST:

HAROLD K. BOTNER
MADISON COUNTY JUDGE/EXECUTIVE

C. S. WAGERS, COUNTY CLERK