REVIEW/REVISION HISTORY:

Effective: 1/5/00
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Revised: 11/16/15
Revised: 9/25/18

SUMMARY OF REVISION/REVIEW:

Major changes to include title change. Read carefully!

APPROVED:

Signature on file

STEPHEN SINCLAIR, Secretary
Department of Corrections

8/22/18
Date Signed
REFERENCES:

DOC 100.100 is hereby incorporated into this policy; RCW 10.73.090; ACA 4-4274; ACA 4-4275; ACA 4-4276; DOC 200.000 Trust Accounts for Offenders; DOC 320.250 Maximum (MAX) Custody Placement/Transfer/Release; DOC 320.255 Restrictive Housing; DOC 320.260 Secured Housing Units; DOC 440.000 Personal Property for Offenders; DOC 450.100 Mail for Prison Offenders; DOC 450.200 Telephone Use by Offenders; 28 U.S.C. 2244(d)(1)

POLICY:

I. [4-4274] All incarcerated individuals, regardless of language barriers or financial/educational status, will be provided with meaningful access to the courts. [4-4276] Consistent with legitimate penological objectives, all individuals will be given the opportunity to:

A. Communicate with the courts and legal counsel.
B. Research and prepare legal matters in the following order of priority:

1. Actions related to their sentence and/or confinement, including county jail time.
2. Actions related to their civil rights.
3. Actions related to proceedings in a dependency court.

II. Individuals in restrictive housing will have access to legal documents, materials, and resources per DOC 320.250 Maximum (MAX) Custody Placement/Transfer/Release, DOC 320.255 Restrictive Housing, and DOC 320.260 Secured Housing Units.

DIRECTIVE:

I. General Requirements

A. Incarcerated individuals will be:

1. [4-4276] Provided access to materials necessary for preparing and filing a legal pleading, as follows:

a. The purchase of paper, writing tools, and legal and manila envelopes may be purchased through the commissary.

b. Writing tools will be available for loan and additional paper may be provided for individuals who run out before finishing their work while in the Law Library.

c. Carbon paper may be made available for use only while in the Law Library.
### Policy: Legal Access for Incarcerated Individuals

**d.** Indigent individuals will be provided 9” x 12” manila envelopes, when determined to be necessary by an employee, to send authorized legal mail per DOC 450.100 Mail for Prison Offenders.

**2.** Allowed to purchase and retain personal legal reference books and materials from authorized sources, subject to the property limitations per DOC 440.000 Personal Property for Offenders.

**3.** Provided access to free Notary services as appropriate, and [4-4276]

#### a. Incarcerated individuals receiving a legal name change will be provided access to free notary services under the new legal name for purposes of accessing community-based essential services (e.g., federal/state assistance, licensing, power of attorney, court records/pleadings).

**4.** Provided the opportunity to communicate with family members, friends, and support groups by means of visitation, mail, and/or telephone to obtain assistance in pursuing legal matters.

**B.** Incoming and outgoing legal mail will be processed per DOC 450.100 Mail for Prison Offenders.

**C.** Individuals will be provided reasonable opportunity to access telephones for confidential legal matters per DOC 450.200 Telephone Use by Offenders.

**D.** Confidential attorney visitation to discuss legal matters will be allowed. [4-4275]

#### 1. The Superintendent may set reasonable limits on the time, place, and manner of visits with legal counsel or verified representatives employed by legal counsel.

#### 2. Attorneys/verified representatives will not provide documents or any other items to incarcerated individuals during legal visits without prior approval. Documents can be sent to the individual per DOC 450.100 Mail for Prison Offenders.

**E.** Incarcerated individuals must notify the case manager of pending legal actions when a transfer is being proposed/planned.

**F.** If an incarcerated individual informs an employee of any court-imposed deadline or can demonstrate prejudice to his/her case, the employee should provide priority handling of that individual’s personal legal documents/papers during a transfer.
II. Assistance in Legal Matters

A. An incarcerated individual may confer with another incarcerated individual in researching and preparing legal pleadings. No Incarcerated individual may represent, attend, hear, or participate in another individual’s legal matter before a legal tribunal unless called as a witness.

B. An incarcerated individual cannot, under any circumstances, receive any form of favor or payment for the time, efforts, equipment, or materials used in assisting another individual. No contract agreement, fee, or consideration may be charged by an incarcerated individual who assists another with any legal matter. Anyone found to be in violation of this requirement will be subject to disciplinary action.

C. Incarcerated individuals may assist each other in preparing legal documents in the Law Library when the schedule allows, unless there is a legitimate penological interest precluding the contact.

1. When possible, sufficient time in the Law Library should be provided to both individuals.

2. The Superintendent may limit the time, place, and manner in which individuals confer outside the Law Library based on security levels, housing assignment, security concerns, and general order of the facility.

D. An incarcerated individual assisting another in legal matters may only possess the other’s legal documents/papers while both are in the Law Library, or other area designated by the Superintendent, during regular Law Library hours or as specified by the Superintendent when both are present. All personal legal documents/papers must be retained by the individual(s) directly involved in the legal matter.

E. Individuals who are unable to read or write English or otherwise disabled will be referred by the Law Librarian first to contracted attorneys, then trained law clerks. Other incarcerated individuals may also provide legal assistance.

F. Individuals who wish to serve legal documents on a Department employee or contract staff may not do so through other incarcerated individuals. An individual may:

1. Ask the court for assistance,

2. Ask or retain a person outside the facility (e.g., county Sheriff, commercial process server) to serve the documents, or
3. Ask for assistance from the facility’s legal service contractor(s), where available.
   a. Legal service contractors can assist only if:
      1) The documents being served are a summons and complaint filed in a state superior court, challenging conditions of confinement, and
      2) The employee or contract staff works in the same facility where the incarcerated individual is currently housed.
   b. Legal service contractors will not assist with federal complaints, personal restraint petitions, Public Records Act suits, and cases against the Department or another state agency.

III. Possession of Legal Materials/Documents

A. Individuals will be allowed to possess their personal legal materials/documents, with the exception of those housed at the Reception Diagnostic Centers (RDCs), who will have access through the Law Librarian only.
   1. Community custody violators at an RDC may possess personal legal materials/documents.
   2. Individuals will not possess case law documents, including discovery material, unless approved by the Superintendent/designee.
   3. Individuals will not possess legal materials (e.g., case law, legal documents) containing information about another incarcerated Washington State incarcerated individual.

B. The Superintendent may limit the quantity of legal materials an individual may accumulate in order to maintain adequate sanitary conditions, meet storage space limitations, reduce fire hazards, and provide reasonable ease for conducting security inspections. Limitations may also be placed on the possession time and amount of personal legal documents/papers allowed in a specific security level and/or housing unit.

C. The Superintendent may authorize additional storage if personal legal documents/papers needed to meet a court-imposed deadline exceed the storage limit specified in DOC 440.000 Personal Property for Offenders.
D. Legal materials, court transcripts, copies of prior cases, and other public documents that have a very common, general availability and use will be handled the same as all other property, books, and papers.

E. Personal legal documents/papers will not be read by employees during inspections and security searches if the documents/papers are stored in an authorized container (e.g., envelope, folder) separate from other legal materials.

   1. The container must be clearly marked as personal legal documents/papers and stored in an area designated by the facility.

   2. Each document within the container must be clearly labeled with the individual’s name, DOC number, and the document title in the top inch of the document.

   3. Personal legal documents/papers that are not properly stored and labeled will be handled the same as other property.

F. The Superintendent may limit access to legal pleadings and personal legal materials, depending upon behavior, security, and rules of the housing unit.

IV. Legal Media Recordings

A. The Superintendent/designee will retain and store audio/video recordings received from one of the following:

   1. A court for proceedings and other recordings that are submitted as evidence for the current conviction.

   2. The Prosecuting Attorney for recorded court proceedings that were submitted as evidence in an appellate case.

   3. Prisons, Community Corrections, or the Indeterminate Sentence Review Board for Department hearings.

B. Recordings will be documented on DOC 19-080 Receipt of Offender Legal Media Materials and retained for 3 months after the final level of administrative or court appeal.

   1. The individual will be notified of disposition options per DOC 440.000 Personal Property for Offenders.

C. The individual must make a request to the Superintendent/designee to be placed on callout to view/listen to his/her recording(s).
V. Photocopying/Scanning

A. Photocopy/scanning requests will be submitted to the Law Librarian/designee(s) on DOC 19-084 Legal Copy/Indigent Postage/Scan Request, allowing 7 business days from the day it is received to schedule the request in advance of any known deadlines.

B. Individuals may obtain photocopies of their own legal pleadings being submitted to the court, opposing party, or opposing counsel in cases regarding current conviction, conditions of confinement including county jail confinement, and/or challenges to the sentence.

1. Incarcerated individuals representing themselves may incur a debt for photocopies if they do not have sufficient funds to pay the required fee at the time of the request. Photocopying fees will be recovered per DOC 200.000 Trust Accounts for Offenders.

2. Photocopying will be limited to:

   a. The number of copies necessary to meet court rules
   b. One copy each for the opposing party(ies)
   c. One copy for the counsel of record listed on the Judgement & Sentence for appeals
   d. One copy for the individual’s records if s/he is not keeping the original
   e. Up to 20 pages of non-grievance documents being submitted to the Ombuds

3. Photocopies should be made in the requestor’s presence, except for those in restrictive housing if it compromises security. If the requestor is not prepared for the scheduled photocopying appointment, s/he may either:

   a. Agree to return at a reasonable, specific time for the copying to be completed, or
   b. Waive having the copies made in his/her presence and return to pick up the copies at an agreed upon time.

4. Photocopies will be treated as legal mail per DOC 450.100 Mail for Prison Offenders and will be mailed out immediately.

   a. Public Records Act (PRA) requests and associated documents are not considered legal mail/documents and are not eligible for photocopying/scanning.
**C.** Individuals may obtain photocopies for the following if they have sufficient funds to pay the required fee at the time of the request:

1. Working legal documents for active cases or letters to legal entities per 450.100 Mail for Prison Offenders, and

2. Legal documents/papers or legal materials which are not legal pleadings and are ready to be mailed out at the time of copying, including but not limited to:
   
   a. Divorce decrees/child custody petitions,
   b. Legal name change documents, or
   c. Tort claims.

**D.** DOC 06-075 Request to Transfer Funds must be completed to request withdrawals from his/her account to pay for photocopy services. The fee for any photocopies is 20 cents per page.

**E.** The Superintendent may restrict access to photocopies if there is documentation that the requestor is barred from litigation in a particular court, or is making excessive requests, such as requesting:

1. More copies of briefs, appeals, and writs of habeas corpus than the court requires.

2. More than one additional copy other than the original for personal mailing.

**F.** Cases needing to be filed in the Eastern/Western United State District Court of Washington will be scanned per the General Order of the respective court. This does not apply to copies for discovery.

1. After the document is scanned, it will be returned to the requestor. No other copies will be provided.

2. When the Notice of Electronic Filing (NEF) is provided by the court, it will be printed and sent to the incarcerated individual via facility mail within one business day. The NEF is not considered legal mail.

**VI.** Law Library

**A.** [4-4276] All Level 3 and higher facilities will have at least one Law Library. Individuals will have access to a Law Library and/or the resources of a Law Library, assistance from individuals trained in the law, and/or access to legal service contractors.
1. The Law Library will contain relevant and up-to-date:
   
a. Constitutional, statutory, and case materials,
   
b. Applicable state and federal court rules, and
   
c. Practice treatises.

B. Each Law Library will be maintained by a Law Librarian.

1. Incarcerated individuals will be hired as clerks and trained to work with the Law Librarian to provide effective Law Library assistance.

2. Employees may open the Law Library when the Law Librarian is unavailable as long as incarcerated individuals are supervised while in the Law Library.

C. Each Law Library will provide reasonable access to the general population. Facilities will make reasonable adjustments to allow individuals to use the Law Library during weekend and evening hours, when necessary.

1. An individual housed at a minimum facility who has legal needs regarding electronic filing, habeas corpus, civil rights actions, and/or challenges to his/her conditions of confinement may request an initial temporary transfer to a major facility designated by the Department to use the Law Library for up to 90 days.

   a. The individual will be allowed full access to the Law Library as scheduling allows or per priority access procedures and must attend all callouts.

   b. During the temporary transfer, individuals will not be able to program (e.g., attend school/work).

   c. Individuals housed in a Minimum Security Unit at a Level 3 or higher facility must be physically transferred through Headquarters to use the Law Library.

   d. Extension of initial transfer timelines will be made at the discretion of the receiving Superintendent.

2. Access to a Law Library employee will be available to individuals in long-term restrictive housing upon written request to:

   a. Provide timely guidance relating to the resources available from the Law Library, or
b. Answer questions and/or make necessary referrals to other available legal services.

D. [4-4276] Priority Access

1. The Superintendent/designee may grant priority access or accommodation to an individual who demonstrates an exceptional need regarding actions related to his/her sentence, confinement, and/or civil rights, such as:

   a. A documented or identifiable court deadline within 45 days of the request.

   b. Any demonstrated prejudice to a case if access is not obtained.

   c. An identifiable deadline imposed by court rule or statute including deadlines for appeals or imposed per RCW 10.73.090 or 28 U.S.C. 2244(d)(1).

2. To request priority access, individuals will complete and submit DOC 02-247 Law Library Priority Access Request to the designated employee. Copies of court documents can be included as attachments at no cost to the individual.

   a. If the employee cannot determine whether the individual has correctly identified a deadline, the individual will be given up to 5 business days to locate additional documentation for consideration before needing to submit a new request.

   b. If no deadline is established, the form will be returned to the individual with reasons noted.

E. Each Law Library will maintain a Brief Bank in which any incarcerated individual can file a copy of a legal pleading related to terms of confinement or conditions of sentencing that may be helpful to another, provided the pleading does not threaten legitimate penological objectives or security needs.

   1. Briefs submitted to the Brief Bank must have the names of parties or any other sensitive/confidential information redacted.

   2. Law Librarians will index briefs and make them available for review in the Law Library and to those in restrictive housing.
F. The Superintendent may establish reasonable restrictions consistent with legitimate penological goals and security needs regarding the possession, time, and quantity of reference materials allowed in the Law Library.

DEFINITIONS:

The following words/terms are important to this policy and are defined in the glossary section of the Policy Manual: Exhibit, Indigent, Legal Materials, Legal Matter, Legal Pleadings, Personal Legal Documents/Papers. Other words/terms appearing in this policy may also be defined in the glossary.

ATTACHMENTS:

None

DOC FORMS:

DOC 02-247 Law Library Priority Access Request
DOC 06-075 Request to Transfer Funds
DOC 19-080 Receipt of Offender Legal Media Materials
DOC 19-084 Legal Copy/Indigent Postage/Scan Request