

**CHILD VISITORS MUST BE THE BIOLOGICAL CHILD OF THE INMATE. THESE ARE THE ONLY CHILDREN PERMITTED TO VISIT.....WITH ONE EXCEPTION AND ONE EXCEPTION ONLY AND THAT IS WHERE THE INMATE IS LEGALLY MARRIED AND THE SPOUSE TO WHOM THEY ARE LEGALLY MARRIED IS VISITING AND THE CHILDREN IN THIS MARRIAGE ARE THEN RECOGNIZED AS AN IMMEDIATE FAMILY UNIT IF THEY ARE THE BIOLOGICAL CHILD OF THE VISITING SPOUSE.**

**PROOF OF A CHILD BEING A BIOLOGICAL OFFSPRING, IS LIMITED TO A LEGALLY RECOGNIZED BIRTH CERTIFICATE.**

**THE ONLY PROOF OF LEGAL MARRIAGE WILL BE A LEGALLY ISSUED MARRIAGE LICENSE. CLAIMS OF COMMON LAW MARRIAGES, ETC. WILL NOT BE CONSIDERED.**

**NO OTHER CHILDREN ARE PERMITTED TO VISIT ....NO NIECES, NEPHEWS, ETC.**

**FRIEND'S MAY NOT BRING IN THEIR OWN CHILDREN TO VISIT**

**IF BOTH PARENTS ARE INCARCERATED ANY OTHER INDIVIDUAL IS PERMITTED TO ESCORT AN INMATE'S CHILD IN FOR A VISIT AND THEY WOULD BE REQUIRED TO PRODUCE AT THE TIME OF THE VISIT LEGALLY RECOGNIZED GUARDIANSHIP PAPERS THAT ARE NOTARIZED TOGETHER WITH AN ORIGINAL BIRTH CERIFICATE.**

**IF THE CASE WHERE ONE BIOLOGICAL PARENT OF THE CHILD IS INCARCERATED, ANY OTHER INDIVIDUAL IS AGAIN PERMITTED TO ESCORT THE INMATE'S CHILD IN FOR A VISIT AND THEY WOULD BE REQUIRED TO PRODUCE AT THE TIME OF THE VISIT LEGALLY RECOGNIZED GUARDIANSHIP PAPERS THAT ARE NOTARIZED TOGETHER WITH AN ORGINAL BIRTH CERTIFICATE.**

**NO VISITORS ARE PERMITTED TO BRING ANY CHILD TO THE PRISON VISITATION AND LEAVE THEM IN THE LOBBY AREA WITH, OR WITHOUT, A BABYSITTER, WHILE THEY GO IN TO VISIT.**

**ISSUED 7/13/2010  
Supersedes all other directives**

  
**Vincent A. Guarini, Warden**