

WEBER COUNTY SHERIFF'S OFFICE		POLICY AND PROCEDURES	
SUBJECT: Access by Nonessential Personnel		CHAPTER/SECTION NO.: 48.2	
EFFECTIVE DATE:10/7/03		REVIEW DATE:	
AMENDS/SUPERSEDES:		APPROVED: <u>**See Master File</u> Sheriff	
STANDARD NUMBER: 72.1.2, 72.8.5			

48.2 Policy

- 48.2.1 The only nonessential personnel allowed access to the Court Holding facility are public defender attorney's assigned to prisoners scheduled for court appearances.
- 48.2.2 Access is allowed immediately prior to a scheduled hearing in designated areas to allow for private and/or semi-private conferences between prisoners and attorneys. Designated areas will normally be holding cells with two way glass partitions. No personal contact (touch) is allowed between prisoners and private attorneys in this area.
- 48.2.3 Detainees will have no contact with visitors or other unauthorized persons at the court facilities.
 - A. Unauthorized persons will not be allowed to converse with or come into physical contact with detainees in the courtroom or other areas of the court building.
 - B. Unauthorized persons include but are not limited to:
 - 1. Family members or friends
 - 2. Law Enforcement or court building personnel with no legitimate need to converse with or contact the detainee.
 - 3. Attorney's not employed by or not assigned to represent the detainee.

4. Other unknown persons

- 48.2.4 Persons wanting to visit with detainees will be directed to the Weber County Correctional Facility to arrange visitation at the Facility per WCCF policy and procedure.