Suspensions/Termination of Visitation Privileges

Inmates shall not be restricted in regards to who they visit unless Detention Services determines that a visitor shall be excluded or denied. Video Visitation can be denied through justified restrictions and refunds will not be issued if:

- The visitor represents a clear danger to the security, safety and best interest of Detention Services.
- The visitor used an additional camera, recording device during the visit.
- The visitor has a recent history of disruptive behavior while visiting.
- The visitor is not complying with established visiting policies or rules, and those listed under the Conduct and Monitoring section of these terms and conditions.
- There is reasonable cause to believe the visitor is under the influence of alcohol and/or drugs.
- The inmate refuses the visit.
- Visiting limits have been placed on the inmate for reasons involving discipline or security of the facility.
- Any court imposes a no contact order or temporary restraining order that is currently in effect between and inmate and a potential visitor.

Visitors will receive notification of suspensions/terminations that contain the duration of the suspension/termination, why the visit are being suspended/terminated, and the appeal process.

- Notification will be sent to the email address that was registered for the visitor.
- Notification will be sent to the individual kiosk.

A visitor who has been suspended/terminated and is found to be participating in video visits during a period of suspension may be terminated or have the suspension extended.

Visitors may submit an appeal if their video visit privileges are suspended/terminated through the appeals process outlined on the Spokane County Detention Services website under “Visitation Suspension Appeal”.

Inmates found to be violating visiting rules may be infracted and a report will be submitted to the duty sergeant for review.