

Wood County Board of Developmental Disabilities

POLICY

Policy #: 01-ALL-ALL-0183 **Subject:** Weaponry or Restraint Devices
Effective Date: 06-15-09 **Last Revision:** 04-12-17
Person Responsible: Superintendent
Approvals/Date: Brent C. Breen 4/17/17 [Signature] 4/17/17
Superintendent, WCBDD Date Board President, WCBDD Date

It is the policy of the Wood County Board of DD to ensure a safe environment for all individuals involved with this agency. In accordance with this effort we prohibit the possession of any type of weaponry or restraint devices, unless otherwise authorized by law, by all individuals (individuals served, employees, visitors, etc.) on/in all grounds/facilities/school safety zone and in all vehicles owned, operated and/or leased by WCBDD. Some examples include but are not limited to: any automatic or sawed-off firearm, zip-gun, ammunition, knives, explosive device, incendiary device, firearm muffler or silencer, handcuffs, taser, or any combination of parts that is intended by the owner for use in converting any firearm or other device into a dangerous ordnance and any other substance or device now defined as a dangerous ordnance by O.R.C. 2923.11.

An employee or visitor with a valid concealed handgun license (CHL) may transport and store firearm and ammunition in his or her personal vehicle on the premises where the vehicle is permitted to be, such as a parking lot. If the individual is outside of the vehicle, the vehicle must be locked and the firearm and ammunition must be locked in a trunk, glove box, or another enclosed compartment within or on the vehicle.

All employees, with or without a valid concealed handgun license (CHL), are prohibited of possession of any type of weaponry or restraint devices while transporting individuals served in their personal vehicle or any vehicle owned, operated and/or leased by WCBDD.

References: O.R.C. 2923.11, 2923.1212
S.B. 199

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