

Milwaukee County House Of Correction Huber Information

HOC Huber Office Important numbers and Information:

Phone # (414) 525-5743
(414) 525-5741
Fax # (414) 525-5753
Email: hoc_huber@milwcnty.com

The Milwaukee County House of Correction requires 48 hours prior notice for inmate's schedules. This provides us with enough time to have the information verified. The 48 hours prior notice does not include the business/school off days. Example: If your business/school is closed Saturday and Sunday, we require the up coming weeks schedule by Wednesday evening, which will actually be 5 days prior. If we receive a schedule request less then 48 hours in advance, we will do our best to get it verified. We can't guarantee it will be completed in time, and the inmate may not get out when needed.

The Milwaukee County House of Correction will be contacting every business, school, treatment facility, etc., a minimum of at least once a week (most twice) for verification that the inmate has reported as scheduled and check for any schedule changes.

The Milwaukee County House of Correction understands that this process is not always easy and sometimes a bit time consuming. We hope that you understand these procedures are put into place to ensure that we have as much knowledge of our inmate's whereabouts, while they are out of our facility. We want to make sure that our inmates remain productive members of society, but at the same time, we are held accountable for them and their actions even when they are not in our facility. Your patience and understanding is truly appreciated.

The above information referenced the inmate's employment, school, etc., but is/may not be limited to just the inmate. The same information will be required of citizens when the inmate is exercising childcare, eldercare, while the citizen goes to work, school and treatment.

946.41 Resisting or obstructing officer.

(1) Except as provided in subs. (2m) and (2r), whoever knowingly resists or obstructs an officer while such officer is doing any act in an official capacity and with lawful authority is guilty of a Class A misdemeanor.

(2) In this section:

(a) "Obstructs" includes without limitation knowingly giving false information to the officer or knowingly placing physical evidence with intent to mislead the officer in the performance of his or her duty including the service of any summons or civil process.

(b) "Officer" means a peace officer or other public officer or public employee having the authority by virtue of the officer's or employee's office or employment to take another into custody.

(2m) Whoever violates sub. (1) under all of the following circumstances is guilty of a Class H felony:

(a) The violator gives false information or places physical evidence with intent to mislead an officer.

Class H Felony- fine not to exceed \$10,000 and/or 6 years in prison.

Class A Misdemeanor- fine not to exceed \$10,000 and/or 9 months in jail.