801.264 Alcoholic liquor or controlled substance necessary for health of prisoner or jail employee; certificate of licensed physician; contents and specifications; wine used for communion and clergy purposes.

Sec. 4. (1) An alcoholic liquor or controlled substance may be brought into a jail or a building appurtenant to a jail, or onto the grounds used for jail purposes; furnished to a prisoner or employee of the jail; and possessed by the prisoner or employee, if a licensed physician certifies in writing that the alcoholic liquor or controlled substance is necessary for the health of the prisoner or employee. The certificate shall contain and specify the quantity of the alcoholic liquor or controlled substance that is to be furnished the prisoner or employee; the name of the prisoner or employee; the time when the alcoholic liquor or controlled substance is to be furnished; and the reason needed. The licensed physician or his or her agent shall deliver the certificate to the chief administrator for his or her approval before furnishing a prisoner or employee of the jail any alcoholic liquor or controlled substance.

(2) Not more than 2 ounces of wine for the use of the clergy, and in addition, 1 ounce of wine for each person receiving communion may be brought into a jail or a building appurtenant to a jail or onto the grounds used for jail purposes by a person of the clergy of any religious denomination for clergy purposes.