

Driving Under the Influence (DUI)

It is unlawful for a person under the influence of intoxicating liquor to drive. Driving while under the influence of alcohol is a Class A misdemeanor punishable by a minimum fine of up to \$1,000 and/or imprisonment for up to one year. Any person who drives a motor vehicle anywhere in the state of Illinois thereby consents to a test to determine the alcoholic/drug content of his/her blood. If a person refuses to submit to the test his/her license will automatically be suspended for at least one year.

Driving Under the Influence of Drugs (DUID)

In Illinois, the offense of driving under the influence can be based on alcohol, drugs, or even prescribed medication. Some refer to this as drugged driving, as opposed to drunk driving. This offense of DUI is prosecuted under the same statute as a DUI offense where the driver was intoxicated on alcohol.

Illegal Transportation of Open Liquor

It is unlawful for any person to transport, carry, possess, or have any alcoholic liquor within the passenger area of any motor vehicle except in the original container and with the seal unbroken.

Possession of Cannabis (Marijuana)

It is unlawful for any person to knowingly possess marijuana. The possession of a small quantity of marijuana (an amount normally possessed by one person for one person's use) may result in a citation a fine. Should a person bring a larger amount to a party with the intention of supplying several people, the penalties are much higher. It is also unlawful to possess controlled-substances such as narcotics, prescription drugs not prescribed to the individual, hallucinogenic chemicals, etc.) and such possession carries even greater penalties than the possession of marijuana.

Parental Liability - Marijuana

It is unlawful for any parent or adult to furnish marijuana or other illicit drugs to a minor. He or she could be found guilty of a felony.

Drug Paraphernalia - Possession, Delivery and Sale

It is unlawful for any person or business establishment to keep for sale, offers for sale, sells, or delivers for any commercial consideration any item which is known to be drug paraphernalia. This is a Class 4 felony. Such an act will constitute a business offense for which a fine of a minimum of \$1,000 shall be imposed for each item. Any person 18 years of age or older who sells or delivers for any commercial consideration any item of drug paraphernalia to a person under 18 years of age is guilty of a Class 3 felony. Any store place or premise engaging in this activity will be declared to be a public nuisance and the court can restrain all persons from maintaining and using the premises for a period of one year thereafter.

Drug Paraphernalia-Possession

It is unlawful for any person to knowingly possess any item of drug paraphernalia with the intent to use it in ingesting, inhaling, or otherwise introducing cannabis or a controlled substance into the human body, or in preparing cannabis or a controlled substance for that use. This is a Class A misdemeanor. Minimum fine is \$750 in addition to any other penalty prescribed for a Class A misdemeanor.

Local Ordinances

Possession or Use of Tobacco

It shall be unlawful for any person under the age of eighteen years of age to possess or use any tobacco products, **including e-cigarettes**. The only exception will be when such use takes place under the direct supervision and approval of the parent(s) or legal guardian *and* it takes place in the privacy of a home or established place of worship or tribal meeting place. It can also be used in the performance of a religious or tribal ceremony of a legally established and recognized religious group or tribe.

Purchase or Possession of Alcoholic Liquor by Persons of Under Age (City of Naperville Ordinance)

It shall be unlawful for any person under the age of 19, to be or remain in any room, apartment, house, place or vehicle which is not licensed for the sale of alcoholic liquor under this chapter, when such person knows alcoholic liquor is being consumed by persons under the age of 19 therein, except as otherwise provided in this chapter: provided however, a person shall not be in violation of this subsection where the room, apartment or house is that person's actual place of domicile, unless that person permits the use of the room, apartment or house when such person knows or in the exercise of ordinary care should know of a substantial probability that such a place is or will be used by persons of nonage for the consumption or possession of alcoholic liquor.

Parental Responsibility – Alcohol

Parents are prohibited from giving or providing alcoholic beverages to their minor children or any individual under the age of 21 (unless such consumption is in the performance of a religious service or ceremony and is accompanied by close parental supervision). Further, parents who believe with some probability that their minor children have consumed or will consume alcoholic liquor shall restrain said minor from operating a motor vehicle and/or engaging in any acts of vandalism, theft, or disorderly conduct. Violations of these provisions will result in fines of not less than \$200 nor more than \$1,000 for each offense.

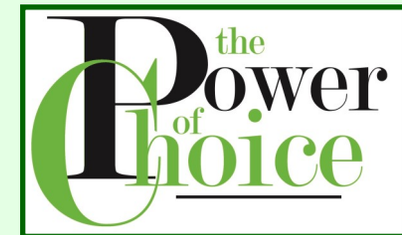
Cannabis

It is unlawful for any person knowingly to possess non-prescribed cannabis. The provisions of this article mandate that any individual having a quantity of cannabis less than 30 grams shall, upon conviction, be fined not less than \$75 and or more than \$1000 for each violation.



GUIDELINES FOR HOSTING PARTIES AND THE LAWS

Practical Guide for Parents



The Power of Choice is designed to:

- ◆ Change misperceptions
- ◆ Support the majority of students who are making healthy choices
- ◆ Reduce underage drinking & marijuana use
- ◆ Reinforce positive parenting habits

The Power of Choice is a project of
360 Youth Services,
Naperville Community Unit School District 203,
Indian Prairie School District 204,
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KidsMatter and District 203 & 204 parents

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2017





According to surveyed* District 203 and 204 students, most high school students are making healthy choices regarding alcohol, marijuana and other drug use.

This brochure is intended as an aid for parents in establishing guidelines for teenagers in regard to hosting or attending parties.

Teens can be influenced by their peers and society to use alcohol and other drugs. Teens who are to grow into healthy, functioning adults need to resolve the three major issues of identity, intimacy, and autonomy during this period of their lives. Parties provide a means for adolescents to test their social skills and compare their behavior and acceptance with that of their peers. Here is what 11,774 District 203 & 204 high school students said in the 2016 survey*:

- ◆ 77% choose not to drink because they don't want to disappoint their parents.
- ◆ 75% choose not to drink because they don't want to get into trouble with their parents.
- ◆ 75% said their parents ask who they will be with when they go out in the evening or on the weekend.
- ◆ 87% report that their parents disapprove of alcohol use by teenagers.

Being a parent of a teen can cause concern regarding parties and alcohol, tobacco or other drug (ATOD) use. Due to a variety of reasons, parents may feel reluctant to share those concerns and/or contact other parents who are supposed to be hosting a party their teen may be attending; this may cause parents to feel isolated, and that they are alone in having those concerns. However, all 11,774 students were aware of their parents' opinions on alcohol tobacco and other drug (ATOD) use by teenagers:

- ◆ 98% of teens think that their parents disapprove of them smoking cigarettes.
- ◆ 97% of teens think that their parents disapprove of them drinking alcohol.
- ◆ 94% of teens think their parents disapprove of them smoking marijuana.
- ◆ 98% of teens think their parents disapprove of them using prescription drugs for non-medical reasons.

*Illinois Youth Survey District 203 & 204, 2016

Guidelines for Attending a Party

- A. Know where your teen will be.
 1. Obtain the address and phone number of the party host.
 2. Let your teen know you expect a phone call if the location of the party is changed. (Tips: Given the mobility of cell phones you may want your teen to check in with you from the party's land line. Have your teen take a selfie with an adult at the party and send it to you).
- B. Contact the parents of the teen giving the party.
 1. Verify the occasion.
 2. Be sure that a parent will be present.
 3. Offer assistance.
- C. Communicate concerns.
 1. Discuss with your son/daughter the possible situations that might arise at parties with other teenagers
 2. Let them know where you can be reached.
 3. Assure your teenager that you or a specified friend or neighbor can be called if needed.
 4. Agree on an acceptable curfew.
 5. Wait up until your teen arrives home.
- D. Verify overnight arrangements whether planned or spontaneous.

Guidelines for Hosting a Party

- A. Parents must be at the party. No parents - no party! A home minus adult supervision is asking for trouble. As parents we have a parental, as well as legal responsibility to our children to see that parties are conducted in an appropriate manner.
- B. Set ground rules with your teen beforehand.
 1. Let your teen know your expectations of him/her; they *do* want guidelines.
 2. Discuss the risks of any underage use of tobacco, alcohol or other drugs.
 3. Give your children options but at the same time establish parameters.
 4. Remind your kids that they are accountable for their own behavior.
- C. Set limits. "Limits are love!"
 1. Make a guest list in an effort to discourage uninvited guests.
 2. Establish a specific starting and ending time. (Check with your city for specific curfew regulations).
- D. Know your responsibilities.

It is important that we understand our liability, as parents, for both criminal charges and for monetary damages in case of a civil law suit where drugs and/or alcohol are used on our own private property. Therefore...

 1. Be alert to the signs of alcohol or drug use.
 2. Be aware of guests who leave the party and then return. Experience shows that in many instances these people have left the party with the intent of drinking or using drugs.
 3. If you feel that despite your precautions things do get out of hand, i.e., loud music or disruptive behavior, please do not hesitate to call your local police or 911 for assistance.
 4. If you find any persons under the influence of alcohol or drugs, call their family so that they can be safely transported home.
- E. Other ideas:
 1. Plan to have plenty of food and non-alcoholic drinks available.
 2. Try to meet your child's friends and their parents.

State and City Ordinances

Teenagers and their parents need to be aware that the license of a 16 year old driver is *not valid* if the driver is in violation of the State curfew hours. For more information: www.cyberdriveillinois.com

Curfew

Local law enforcement officials enforce the curfew hours established by state law (Illinois Compiled Statutes, Chap. 720, Section 555/1). It is unlawful for anyone under 17 to be present in a public place after 11p.m. Sunday through Thursday, or after midnight Friday and Saturday, unless accompanied by a parent or other adult, 18 or older, approved by the parent. It is also unlawful for parents or other adults to knowingly permit youths in their custody to violate these curfews.

Tobacco, Alcohol, Drugs and the Law

Here is a summary of several Illinois laws and local ordinances that pertain to the possession and the use of alcohol and other drugs by minors, and to adult responsibility for the use of alcohol and other drugs by minors. For more information please contact your attorney or local law enforcement agencies.

Minor in Possession of Alcohol

Any person under the age of 21 who has alcohol in his/her possession on any street or in any public place may be guilty of a Class A misdemeanor punishable by a fine of up to \$2500 and/or imprisonment of up to 364 days in jail.

Illegal Consumption of Alcohol by a Minor

It is unlawful for any person under the age of 21 to consume alcohol unless it is done under the direct supervision and approval of the minor's parents in the privacy of their own home. Consumption of alcohol by a minor under any other circumstances is a Class A misdemeanor punishable by a fine of up to \$500 and/or imprisonment of up to 30 days.

Zero Tolerance

Any person under the age of 21 who has consumed alcohol and operated or been in actual physical control of a motor vehicle may be requested to submit to tests to determine alcohol content. If that person refuses the test or has an alcohol concentration greater than .00 their driver's license will be suspended for 3 months to one year.

Parental Liability - Alcohol

A parent or adult who furnishes alcohol or other prohibited materials to a minor or allows their residence to be used for the unlawful possession or consumption of alcohol may be guilty of a Class A misdemeanor. Where a violation of the subsection (a-1) directly or indirectly results in great bodily harm or death to any person, the person violating this subsection shall be guilty of a class 4 felony with penalties of 1 to 3 years in prison and up to a \$25,000 fine.