

Illinois State Police

Offense Code Index



Effective July 1, 2020

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ILLINOIS STATE POLICE

This index, which does not list all offenses, is intended only as a ready reference to enforcement sections in the Illinois Compiled Statutes (ILCS) and the Illinois Revised Statutes (IRS). All users should be alert to any new legislative or Practice Rules that may affect its accuracy. **IN EVERY-CASE, THE PERTINENT ILCS/IRS SECTION SHOULD BE READ TO DETERMINE THE PROPER CHARGE AND BAIL.**

BAIL BOND AND APPEARANCE PROCEDURES

The bail amounts specified in the Offense Code Index are preset (Supreme Court Rule 501 et seq.) to avoid undue delay in freeing certain persons accused of an offense when, because of the hour or circumstances, it is not practical to take the accused before a judge to have bail set.

SUPREME COURT RULE 553 POSTING BAIL

- (a) **By Whom and Where Taken.** The several circuit clerks, deputy circuit clerks and law enforcement officer's designated by name or office by the chief judge of the circuit are authorized to let to bail any person arrested for or charged with an offense covered by Rules 526, 527 and 528. Upon designation by the chief judge of the circuit, bail may be taken in accordance with this article in any county, municipal or other building housing governmental units, police station, sheriff's office or jail, district headquarters building of the Illinois State Police, weigh station, or portable scale unit established for enforcement of truck violations under Rule 526(b)(1) or similar municipal ordinances. Individual bonds under paragraph (d) of this rule may additionally be taken as designated by the chief judge of the circuit.
- (b) **Copy of Bond - Receipt for Cash Bail.** A copy of the bond or an official receipt showing the amount of cash bail posted, specifying the time and place of court appearance, shall be furnished to the accused and shall constitute a receipt for bail. The bond or cash bail, or both, shall be delivered to the office of the circuit clerk of the county in which the violation occurred within 48 hours of receipt or within the time set for the accused's appearance in court, whichever is earlier.

- (c) **Driver's License or Bond Certificate.** If an accused deposits a driver's license with the arresting officer in lieu of bail or in addition to bail, or deposits a bond certificate, the arresting officer shall note that fact on the accused's copy of the ticket and transmit the driver's license or bond certificate to the clerk within the time provided in paragraph (b) of this rule.
- (d) **Individual Bond.** Persons arrested for or charged with an offense covered by Rules 526, 527, and 528 who are unable to secure release from custody under these rules may be released by giving individual bond (in the amount require by this article) by those law enforcement officers designated by name or office by the chief judge of the circuit, except when the accused is (1) unable or unwilling to establish his or her identity or submit to being fingerprinted as required by law, (2) is charged with an offense punishable by imprisonment and will pose a danger to any person or the community, or (3) elects release on separate bail under Rule 503(a)(3) or 503(a)(4). Persons required to deposit both bail and driver's license under Rule 526(e) may be released on \$1,000 individual bond and his or her current Illinois driver's license. If authorized by the chief judge of the circuit, individual bonds under this paragraph (d) may be executed by signing the citation or complaint agreeing to comply with its conditions, except that when the individual bond is for a petty traffic offense, no signature shall be required. Court-approved electronic signatures are allowed.
- (e) **Alternative Procedure in Minor Cases-Counties Other than Cook.** In any case, excluding citations written by local law enforcement in Cook County, in which the bail or bond specified by Rule 526, 527, or 528 does not exceed \$300 in United States currency, an accused not required to be fingerprinted may post bond by giving the United States currency to the sworn law enforcement officer. The officer shall provide the accused with a copy of the citation duly noted with the amount of the United States currency posted as bond. The accused shall then be released from custody. In such cases, the officer will deliver the appropriate portion(s) of the ticket along with the United States currency as bond(s) to the clerk of the circuit court or a designated building approved by the issuing law enforcement agency and approved by the receiving law enforcement agency before the end of his or her current tour of duty.

BOND CARDS ACCEPTED IN ALL AREAS EXCEPT COOK COUNTY

[Not to exceed the amount in Schedule 12, section 15-60, of the Criminal and Traffic Assessment Act (705 ILCS 135/15-60) for any single offense, and not to exceed \$500 total for multiple offenses from the same occurrence, nor exceed \$500 for any single offense under Rule 526(b)(1) (truck bond certificates issued or granted outside Cook Co.)

Advantage Auto Club
Allstate Insurance Company
Allstate Motor Club
American Automobile Assn. and its affiliated motor clubs
American Service Insurance Company
Auto Club Group
Economy Fire & Casualty Co. (subsidiary of Kemper Group)
Economy Preferred Insurance Co. (subsidiary of Kemper Group)
Exxon Travel Club, Inc.
Founders Insurance Company (a/k/a IL Founders Insurance Co.)
G.E. Motor Club, Inc.
Illinois Farm Bureau (a/k/a Illinois Agricultural Assn.)
Illinois Founders Insurance Company
Illinois Agricultural Assn. (a/k/a Illinois Farm Bureau)
Illinois Trucking Assn. Inc. d/b/a IL Transportation Assn. (\$300)
Mid-West Trucking Assn. Inc. (up to \$300)
Mobil Auto Club
Montgomery Ward Insurance Co.
Motor Club of America Enterprises, Inc.
National Motor Club of America, Inc.
National Surety Corporation
Safe Driver Motor Club, Inc.
Signature's Nationwide Auto Club, Inc.
Suburban Motor Club
Town & Country Motorists Assn., Inc.
Unique Insurance Company
United Equitable Insurance Company
United States Auto Club, Motoring Division, Inc.
BP Motor Club (Ocoma Industries, Inc.)
Amoco Motor Club (Ocoma Industries, Inc.)

BOND CARDS ACCEPTED IN COOK COUNTY ILLINOIS ONLY

Not to exceed \$140 on single offense – Not to exceed \$500 total

Advantage Auto Club, Inc.
Allstate Motor Club, Inc.
American Automobile Assn.
American Service Insurance Co., Inc.
Auto Club Group
Founders Insurance Company
Lincoln Travel Club, Inc.
Motor Club of America Enterprises, Inc.
Signature Motor Club, Inc.
Signature's Nationwide Auto Club, Inc.
Town & Country Motorists Assn., Inc.

TRUCK BOND CERTIFICATES

(\$500 Limit)

Illinois Trucking Association Inc.

(f) **Individual Bond.** Persons arrested for or charged with an offense covered by Rules 526, 527 and 528 who are unable to secure release from custody under these rules may be released by giving individual bond (in the amount required by this article) by those law enforcement officers designated by name or office by the chief judge of the circuit, except when the accused is unable or unwilling to establish his identity or submit to being fingerprinted as required by law, or elects release on separate bail under Rule 503(a)(3). If authorized by the chief judge of the circuit, individual bonds under this paragraph (d) may be executed by signing the citation or complaint agreeing to comply with its conditions.

(e) **Alternative Procedure in Minor Cases—Counties Other Than Cook.** In any case, excluding citations written by local law enforcement in Cook County, in which the bail or bond specified by Rule 526, 527 or 528 does not exceed \$300 in United States currency, an accused not required to be fingerprinted may post bond by giving the United States currency to the sworn law enforcement officer. The officer shall provide the accused with a copy of the citation duly noted with the amount of the United States currency posted as bond. The accused shall then be released from custody. In such cases, the officer will deliver the appropriate portions(s) of the ticket along with the United States currency as bond(s) to the clerk of the circuit court or a designated building approved by the issuing law enforcement agency and approved by the receiving law enforcement agency before the end of his or her current tour of duty.

NOTICE TO APPEAR – 725 ILCS 5/107-12

Whenever a peace officer is authorized to arrest a person without a warrant, the officer may instead issue to such person a Notice to Appear. The notice shall be in writing; state the name of the person and his address, if known; set forth the nature of the offense; be signed by the officer issuing the notice; and request the person to appear before a court at a certain time and place. Upon failure of the person to appear, a summons or warrant of arrest may be issued.

MINIMUM PRESET BAIL AMOUNTS

Minor Traffic Offenses - Rule 526(a) presets bail for petty or business cases at Sched.12 assessment amt., sect. 15-60, Criminal & Traffic Assessment Act (705 ILCS 135/15-60), \$164 by cash, bond certificate, or DL. Minor Traffic Offenses under the Toll Highway Act = \$164 by cash, bond certificate, or DL. Bail is pre-set to avoid undue delay when unable to bring the accused before a judge (unless released on a promise to comply and except for truck offenses).

MULTIPLE CHARGES - RULE 503

A person arrested and charged with more than one offense arising out of the same occurrence (avoid this), when bail established for each offense under Rule 526, 527 or 528 shall be released from custody as follows:

1. If bail for each such offense is established by Rule 526, and the accused is eligible for release on each charge by a promise to comply pursuant to section 6-308 of the Illinois Vehicle Code, as amended (625 ILCS 5/6-308), no court appearance shall be required if all such charges are simultaneously satisfied under Rule 529.
2. In all other cases, the accused shall be released from custody after posting bail on the charge for which the highest bail is required and a court appearance shall be required on each charge. Whether a court appearance will be required for any other offenses charged at the same time as an offense requiring bail under Rule 526(b)(1) will be determined without regard to such truck violations. A separate bail shall be required for cases involving truck violations under Rule 526(b)(1) or similar municipal ordinances, and all such charges may be satisfied without a court appearance under Rule 531.
3. No court appearance shall be required under this rule where all charges are traffic and conservation offenses which may be satisfied without a court appearance under Rules 529, 530, or 531, and the accused elects to post separate cash bail on each such charge.

4. No court appearance shall be required under this rule where all charges are traffic offenses satisfied without a court appearance under Rule 529, the separate bails required for all such charges do not exceed \$500, and the accused has deposited an approved bond certificate in lieu of bail. All such charges, whenever practicable, should be set for hearing on the same day in the same court, to be disposed of at the same time (see Rule 501 (b) for definition of "Cash Bail").

MINOR TRAFFIC OFFENSES – RULE 529

- (a) **Minor Traffic Offenses.** All minor traffic offenses, except those requiring a court appearance under Rule 551 and those involving offenses set out in Rule 526(b)(1), may be satisfied without a court appearance by a written plea of guilty, including electronic plea as authorized by the Supreme Court, and payment of an amount equal to the Schedule 12 assessment, as provided in section 15-60 of the Criminal and Traffic Assessment Act (705 ILCS 135/15-60). If the defendant fails to satisfy the charges and fails to appear at the date set for appearance, the court shall address the charges in accordance with Rule 556. Except as provided in paragraph (b) of this Rule 529, no other fines, fees, penalties, assessments, or costs shall be assessed in any case which is disposed of on a written plea of guilty without a court appearance under this Rule 529.
- (b) **Supervision on Written Please of Guilty.** In counties designated by the Conference of Chief Circuit Judges, the circuit court may by rule or order authorize the entry of an order of supervision under section 5-6-3.1 of the Unified Code of Corrections (730 ILCS 5/5-6-3.1), for minor traffic offenses satisfied pursuant to paragraph (a) of this Rule 529. Such circuit court rule or order may include but does not require a program by which the accused, upon payment of an amount equal to the Schedule 12 assessment, as provided in section 15-60 of the Criminal and Traffic Assessment Act (705 ILCS 135/15-60), agrees to attend and successfully complete a traffic safety program approved by the court under standards set by the Conference. The accused shall be responsible for payment of any traffic safety program fees. If the accused fails to file a certificate of successful completion on or before the termination date of the supervision order, the supervision shall be summarily revoked and conviction entered. A traffic safety program provider may be authorized to file a certificate of completion on behalf of the accused; however, it is the responsibility of the accused to ensure that the certificate is timely filed. Any county designated by the Conference pursuant to this rule may opt-out of this rule upon notification to the Conference by the chief judge of the circuit and rescinding

any rule or order entered to establish supervision on written pleas of guilty.

REQUIRED COURT APPEARANCES - RULE 551

A court appearance is **mandatory** for the following:

1. All alleged **major** traffic offenses (not petty or business offenses) of the Illinois Vehicle Code, as amended (625 ILCS 5/1-100 et seq.). [DL covers to \$250 for \$2,500 (10%)]. Class A, B, and C misdemeanors.
2. All alleged violations of the following specified sections:

3-707	Operating without insurance
3-708	Operating when registration suspended for noninsurance
6-101	No valid driver's license
6-104	Violation of Classification
6-113	Operating in violation of restricted license or permit
11-1414(a)	Passed school bus - loading or unloading
15-112(g)	Refusal to stop and submit vehicle and load to weighing after being directed to do so by an officer, or removal of load prior to weighing
15-301(j)	Violation of excess size/weight permit
3. All alleged violations of the Child Passenger Protection Act.
4. Any traffic offense which results in an accident causing the death of any person or injury to any person other than the accused.
5. Conservation offenses identified in subparagraph (b) of Rule 527, or offenses for which civil penalties are required under Section 20-35 of the Fish and Aquatic Life Code, as amended (515 ILCS 5/20-35), or Section 3.5 of the Wildlife Code as amended (520 ILCS 5/3.5).
6. Offenses arising from multiple charges as provided in Rule 503.
7. Violation of any ordinance of any unit of local government defining offenses comparable to those specified in subparagraphs (a), (b), (c), (d) and (h) of this Rule 551.
8. Any minor traffic offense where the statutory minimum fine is greater than \$95, except those offenses involving truck violations under Rule 526(b)(1) or similar municipal ordinances.

ADDITIONAL SUPREME COURT RULES

1. **Appearance Date - Rule 504**

The date set by the arresting officer or clerk of the circuit court for an accused's appearance in court shall be "not less than 14 days but within 60 days after the date of arrest, whenever practicable."
2. **Applicability of 10% Cash Deposit Statute - Rule 532.** The 10% case deposit provision of section 110-7 of the Code of Criminal Procedure of 1963, as amended (725 ILCS 5/110-7), applies in every case in which the amount of bail under these rules is \$1,200 or more, except those cases involving truck violations under Rule 526(b)(1) or similar municipal ordinances.
3. **Substitution of Cash Bail - Rule 554**
 - (a) Not sooner than 10 court days after arrest and not later than three court days before the date set for appearance in court, an accused who deposited his or her driver's license or a bond certificate in lieu of cash bail, or who was released on Notice to Appear, promise to comply, or individual bond under Rule 553(d), may recover either his or her license or bond certificate or further secure his or her release by substituting cash bail in the amount required by this article with the clerk of the circuit court of the county in which the violation occurred; provided, **however, that no driver's license required to be deposited under the subparagraph (e) of Rule 526 may be recovered under this rule.** The clerk may waive the time limits specified by this rule.
 - (b) In all cases in which a court appearance is not required under Rule 551, an accused who desires to satisfy the charge(s) but is unwilling to plead guilty may substitute cash bail for each offense under paragraph (a) of this rule; in such event, if the accused does not appear on the date set for appearance, or any date to which the case may be continued, it shall be presumed he has consented to the entry of an EX PARTE judgment on each offense (see Rule 556).
4. **Rule 556. (Failure to Appear) Procedure if Defendant Fails to Appear or Satisfy Charge**
5. **Rule 528. Bail Schedule - Ordinance Offenses, Petty Offenses, Business Offenses, Certain Misdemeanors**

- (a) **Offenses Punishable by Fine Only.** Bail for a petty, business or non-traffic/non-conservation offenses, including ordinances violations, punishable only by a fine shall be \$100
- (b) **Certain Other Offenses.** Except as provided in paragraph (c) of this Rule 528, bail for any other offenses, including violation of any ordinance of any unit of local government (other than traffic or conservation offenses) punishable by fine or imprisonment in a penal institution other than the penitentiary, or both, shall be \$100.
- (c) **Domestic Violence Offenses.** No bail is established under these rules as provided in section 110–15 of the Code of Criminal Procedure of 1963 (725 ILCS 5/110–15) for the offense of domestic battery (720 ILCS 5/12–3.2), a violation of an order of protection (720 ILCS 5/12–30), or any similar violation of a local ordinance. Bail for these offenses shall be set by the court pursuant to statute.

6. Rule 527. Bail Schedule – Conservation Offenses

- (a) **General.** Except as provided in paragraph (b) of this Rule 527, a person arrested for a conservation offense classified as petty, business, Class B misdemeanor, or Class C misdemeanor and personally served by the arresting officer with a conservation complaint shall post cash bail in the amount equal to the Schedule 11 assessment as provided in section 15-55 of the Criminal and Traffic Assessment Act (705 ILCS 135/15-55) (see Rule 501(b) for the definition of “Cash Bail”).
- (b) **Bail for Class A Misdemeanors.** Persons arrested for any conservation offense classified as a Class A misdemeanor and personally served by the arresting officer with a conservation complaint shall post bail in the amount of \$2,500, with the exception of the following violations:

625 ILCS 45/5-16(A) Operating a Motorboat Under the Influence of Alcohol or Drugs	\$3,000
625 ILCS 40/5-7(a) Operating a Motorboat Under the Influence of Alcohol or Drugs	\$3,000

CIVIL LAW VIOLATIONS

1. Rule 586. Appearance Date

The date set by the arresting officer for an accused’s appearance in court shall be “not less than 30 days but within 45 days after the date of arrest, whenever practicable.” The accused is to pay \$120 per violation pursuant to this Article on or before the appearance date set by the officer or clerk of the circuit court or to appear in court. It is the policy of this court that the issuing officer is not required to appear on this day.

2. **Rule 588. Fines, Penalties, and Costs on Written Consents to Judgments in Civil Law Violations**

All civil law violations may be satisfied **without** a court appearance by admitting to the violation, with the exception of electronic admissions unless authorized by the Supreme Court, and payment of **\$120**, inclusive of all penalties, fees, and costs,

TRAFFIC ENFORCEMENT - BAIL PROCEDURE

625 ILCS 5/6-308 Procedures for traffic violations.

- (a) Any person cited for violating this Code or a similar provision of a local ordinance for which a violation is a petty offense as defined by Section 5-1-17 of the Unified Code of Corrections, excluding business offenses as defined by Section 5-1-2 of the Unified Code of Corrections or a violation of Section 15-111 or subsection (d) of Section 3-401 of this Code, shall not be required to sign the citation or post bond to secure bail for his or her release. When required by Illinois Supreme Court Rule, the person shall sign the citation. All other provisions of this Code or similar provisions of local ordinances shall be governed by the bail provisions of the Illinois Supreme Court Rules when it is not practical or feasible to take the person before a judge to have bail set or to avoid undue delay because of the hour or circumstances.
- (b) Whenever a person fails to appear in court, the court may continue the case for a minimum of 30 days and the clerk of the court shall send notice of the continued court date to the person's last known address. If the person does not appear in court on or before the continued court date or satisfy the court that the person's appearance in and surrender to the court is impossible for no fault of the person, the court shall enter an order of failure to appear. The clerk of the court shall notify the Secretary of State of the court's order. The Secretary, when notified by the clerk of the court that an order of failure to appear has been entered, shall immediately suspend the person's driver's license, which shall be designated by the Secretary as a Failure to Appear suspension. The Secretary shall not remove the suspension, nor issue any permit or privileges to the person whose license has been suspended, until notified by the ordering court that the person has appeared and resolved the violation. Upon compliance, the clerk of the court shall present the person with a notice of compliance containing the seal of the court,

and shall notify the Secretary that the person has appeared and resolved the violation.

EXPLANATION OF PENALTIES

Class 1 felony* (*other than second degree murder)	4-15 years	\$25,000
Class 2 felony	3-7 years	\$25,000
Class 3 felony	2-5 years	\$25,000
Class 4 felony	1-3 years	\$25,000
Class X felony	6-30 years	\$25,000
Class A misdemeanor	less than 1 year	\$2,500
Class B misdemeanor	not more than 6 months	\$1,500
Class C misdemeanor	not more than 30 days	\$1,500
First degree murder	20-60 years	\$25,000
Second degree murder	4-20 years	\$25,000

Business Offense – fine specified by the statute defining the offense, but at least \$75 minimum.

Petty Offense – Minimum fine: \$75, Maximum fine: \$1,000, or the amount specified, whichever less.

(See Article 9 of Chapter V, specifically statute (730 ILCS 5/Ch. V, Art. 9). Court may reduce or waive the fine if determined an undue burden on the victim.

(705 ILCS 135/15-55, 60), Schedules 11 & 12, related to Supreme Court Rule 529 Fines/Costs:

Conservation and minor traffic:

Schedule 12, minor traffic: \$164

Schedule 11, conservation: \$195

625 ILCS 5/6-308 - Procedures for Traffic Violations “Sign and Drive Law”

Sign and Drive will end the practice of requiring Illinois drivers to post their driver's licenses as surety for certain traffic offenses under the Illinois Vehicle Code. Motorists need not sign their promise to comply with terms of the citation yet must pay their fines or appear in traffic court as required.

Cited drivers will be permitted to retain their driver's license. As before, drivers who do not comply with the terms of citations may have their licenses suspended.

The new law does not pertain to offenses that require the driver to surrender their licenses. A few examples of these offenses are DUI, Reckless Driving, and Drag Racing.

NONRESIDENT VIOLATOR COMPACT (NRVC)

Effective March 1, 2020, the option of a Promise to Comply will apply to all "Minor Traffic Offenses", subject to the terms of the Uniform Citation and Complaint. (Note: this change will apply only to petty and business offenses and will not apply to "Major Traffic Offenses", in accordance to Rule 526). Under Supreme Court Rule 501, the Promise to Comply now applies to residents and non-residents, without regard to membership under the "Nonresident Violator Compact of 1977" (625 ILCS 5/6 800 et seq.).

OFFENSE CODE INDEX – Symbol Explanation

Chapter 625 ILCS 5/

- Those violations denoted by an asterisk (*) require mandatory court appearance.
- Those violations denoted by a dagger (†) are exempt from the provisions of the NON- RESIDENT VIOLATOR COMPACT, and the normal Supreme Court Bail Rule applies.
- Those violations denoted by the number sign (#) require fingerprinting of the violator.
- For those violations denoted by the plus sign (+), the alpha identifiers in brackets distinguish between violations having the same section number. The alpha identifiers MUST be used on the Illinois Commercial Driver/Vehicle Inspection Report only and SHALL NOT be used on Citations or Written Warnings.

IN EVERY CASE THE PERTINENT SECTION SHOULD BE READ TO DETERMINE THE PROPER CHARGE AND BAIL.

Chapter 3

Certificates of Title and Registration of Vehicles

ARTICLE I - CERTIFICATE OF TITLE

Section

*3-101	No certificate of title
3-112	Failed to transfer title (20 days)
3-112.1(c)	False odometer certification
3-113(a)	Failed to transfer title - dealer (20 days)
(#)*3-116(c)	Illegal possession of Junking Certificate/Salvage Certificate, offer to buy or sell (Class 3 felony)
3-117.1(a)	No Junking Certificate
3-117.1(b)-(1)	No Salvage Certificate – insurance company
3-117.1(b)-(2)	No Salvage Certificate or Junking Certificate – Certificate of Purchase
3-117.1(b)-(3)	No Salvage Certificate – lienholder
3-117.1(b)-(4)	No Salvage Certificate – commercial vehicle

- (#)*3-117.1(c) Unlawful possession, sale, purchase, disposal, or offer to purchase, sell, dispose or destroy certificate of title to any salvage or junk motor vehicle (Class 3 felony)
- *3-117.1(d) Failure to surrender title, salvage certificate, certificate of purchase or out-of-state document of ownership (\$2,500 or 10%- subsequent offense Class 4 felony)
- 3-117.1(e) Unlawful operation of salvage or junk vehicle
- 3-117.3(b) Unlawful sale of salvaged vehicle by an insurance company

ARTICLE IV - REGISTRATION

- 3-401 No valid registration (Non-motorized unit)
- 3-401(d) (2) Overweight on registration
- 3-404 No bill of lading, manifest or dispatch record (non-Illinois plated or stickered vehicles)
- 3-411 Failure to carry registration card or reciprocity permit
- 3-413 Improper display of license plates
- 3-413(f) Operation of vehicle with expired registration plates or registration sticker (Illinois only)
- 3-413(g) Operation of vehicle with registration covers
- 3-413(j) Modification of the mounting location of the rear registration plate (conceal to hinder a peace officer) (Class A misdemeanor)
- 3-416 Failure to notify Secretary of State of change of address/name (10 days)
- 3-417 Failure to apply for lost, stolen or damaged card, plates or registration sticker

ARTICLE V - TRANSFER OF REGISTRATION

- 3-501 Failed to surrender registration - selling
- 3-502 Failed to secure new registration

ARTICLE VI - SPECIAL PLATES

- 3-601 Illegal use of special plates by dealer, transporter, manufacturer, or reposessor.
- 3-605 Failed to maintain records - dealer plate record

**ARTICLE VII - OTHER OFFENSES AGAINST
REGISTRATION**

2455

3-701 No valid registration (Motorized unit)
3-701 No reciprocity, prorated or
apportionment registration
3-701 Inoperable odometer - mileage tax
plates only

2460

* 3-702 Operation of vehicle when
registration is revoked, canceled or
suspended (\$2,500 or 10 percent)

2465

* 3-703 Improper use of registration or title –
Class C misdemeanor
3-706 Failed to surrender canceled,
suspended or revoked registration

2461

* 3-707 Operation of uninsured motor
vehicle
(Petty offense, \$2,000, 10%
applies)
* 3-707(a-5) Operation of uninsured motor
vehicle/ causes bodily harm to
another
(Class A misdemeanor, valid Illinois
driver's license, or \$2,500 cash or
10%)

2462

* 3-708 Operation of motor vehicle with
registration suspended for non-
insurance
(DL + \$1,000, or 10%; or \$3,000
cash, or 10%: See Rule 526)

2463

* 3-710 Display of false insurance card -
Class A misdemeanor (Driver's
license or \$2,500, 10% applies)
*3-712 Improper application for certificate of
title or registration; special military
plate. (Class A misdemeanor)

ARTICLE VIII - LICENSE FEES

3-809(c) Illegal operation of fertilizer
spreader - over 30 mph, over 12
feet wide, or over 36,000 lbs. gross
3-815(f) Overweight on license (see
attachment #A)
3-818 Filing false return - mileage plate
owner - perjury
3-833 Failure to comply with Illinois Vehicle Code

License Plate Chart

Attachment A

<u>Flat Weight</u>		<u>Trailer</u>	
Letter Des.	Maximum Gross Wt.	Letter Des.	Maximum Gross Wt.
B	8,000 lbs.	TA	3,000 lbs.
C	10,000 lbs.	TB	5,000 lbs.
D	12,000 lbs.	TC	8,000 lbs.
F	16,000 lbs.	TD	10,000 lbs.
H	26,000 lbs.	TE	14,000 lbs.
J	28,000 lbs.	TG	20,000 lbs.
K	32,000 lbs.	TK	32,000 lbs.
L	36,000 lbs.	TL	36,000 lbs.
N	40,000 lbs.	TN	40,000 lbs.
P	45,000 lbs.		
Q	50,000 lbs.		
R	54,999 lbs.		
S	59,500 lbs.		
T	64,000 lbs.		
V	73,280 lbs.		
X	77,000 lbs.		
Z	80,000 lbs.		

Mileage		Farm Truck		Farm Trailer	
Letter Des.	Maximum Gross Wt.	Letter Des.	Maximum Gross Wt.	Letter Des.	Maximum Gross Wt.

Power Unit

MD	12,000 lbs.	VF	16,000 lbs.	VDD	10,000 lbs.
MF	16,000 lbs.	VG	20,000 lbs.	VDE	14,000 lbs.
MG	20,000 lbs.	VH	24,000 lbs.	VDG	20,000 lbs.
MH	24,000 lbs.	VJ	28,000 lbs.	VDJ	28,000 lbs.
MJ	28,000 lbs.	VK	32,000 lbs.	VDL	36,000 lbs.
MK	32,000 lbs.	VL	36,000 lbs.		
ML	36,000 lbs.	VP	45,000 lbs.		
MN	40,000 lbs.	VR	54,999 lbs.		
MP	45,000 lbs.	VT	64,000 lbs.		
MR	54,999 lbs.	VX	77,000 lbs.		
MS	59,500 lbs.	VZ	80,000 lbs.		
MT	64,000 lbs.				
MV	73,280 lbs.				
MX	77,000 lbs.				
MZ	80,000 lbs.				

Trailer

ME	14,000 lbs.	MM	40,000 lbs.
MF	20,000 lbs.		
ML	36,000 lbs.		

ARTICLE IX - REMITTANCE AGENTS

*3-903	Unlicensed remittance agent
*3-910	Failure to maintain records - remittance agent
3-915	Remittance agents – violations

CHAPTER 4 - ANTI-THEFT LAWS

Chapter 4 violations are criminal offenses.

Felony bonds set by judge.

OFFENSES RELATED TO MOTOR VEHICLES

Class A Misdemeanors \$2,500 or 10%.

Class B and C Misdemeanrs \$1,500 or 10%

Second or subsequent conviction - Class 4 felony, \$25,000

(#)* 4-102(a)-(1)	Unlawful damage to a vehicle or unlawful removal of any part of a vehicle
(#)* 4-102(a)-(2)	Unlawful tampering with a vehicle, unlawful entry of a vehicle or unlawful attempt to set it in motion
(#)* 4-102(a)-(3)	A person to fail to report a vehicle as unclaimed in accordance with the provisions of Section 4-107.

OFFENSES RELATED TO MOTOR VEHICLE/VEHICLES

(Class 2 Felony)

2475

- (#)* 4-103(a)-(1) Unlawful possession, sale, disposal or concealment of a vehicle or part knowing it to have been stolen or converted
- (#)* 4-103(a)-(2) Unlawful removal, altering, defacing, destroying or falsifying a manufacturer's identification number of a vehicle or any essential part of a vehicle having an identification number
- (#)* 4-103(a)-(3) Unlawful concealment or misrepresentation of the identity of a vehicle or any essential part
- (#)* 4-103(a)-(4) Unlawful possession, sale, purchase or disposal of a vehicle or any essential part knowing the identification number thereon has been removed or falsified
- (#)* 4-103(a)-(5) Unlawful possession, purchase, sale or exchange of a manufacturer's identification number plate, Mylar sticker, federal certificate label, State Police reassignment plate, Secretary of State assigned plate, rosette rivet or facsimile of such which has not yet been attached to or has been removed from the original or assigned vehicle
- (#)* 4-103(a)-(6) False report to police of theft or conversion of a vehicle
- (#)* 4-103.1 Vehicle theft conspiracy

AGGRAVATED OFFENSES RELATING TO MOTOR VEHICLES

(Class 1 and Class X Felonies)

- (#)* 4-103.2(a)-(1) Unlawful possession of 3 or more vehicles, 3 or more essential parts from different vehicles, to receive, possess, conceal, sell, dispose of or transfer those vehicles or parts knowing they are stolen or converted
- (#)* 4-103.2(a)-(2) Unlawful possession of 3 or more vehicles, 3 or more essential parts from different vehicles knowing them to have the identification number removed or falsified
- (#)* 4-103.2(a)-(3) Unlawful possession of a vehicle having a value of \$25,000 or greater knowing it to have been stolen or converted
- (#)* 4-103.2(a)-(4) To knowingly possess, buy, sell, exchange or give away 3 or more manufacturer's identification plates, Mylar stickers, federal certificate labels,

- State Police reassignment plates, Secretary of State assigned plates or a facsimile of those items which have not been attached to or have been removed from an original or assigned vehicle or essential part
- (#)* 4-103.2(a)-(5) Unlawful possession of any second division vehicle, semitrailer, farm tractor, tow truck, rescue squad vehicle, medical transport vehicle, fire engine, special mobile equipment, dump truck, truck mounted transit mixer, crane or the engine, transmission, cab, cab clip or vehicle cowl knowing it to be stolen or converted
- (#)* 4-103.2(a)-(6) Unlawful possession of a vehicle which is owned or operated by a law enforcement agency knowing it to be stolen or converted
- (#)* 4-103.2(a)-(7) A person driving a vehicle which is known to be stolen or converted or who is transporting a vehicle or essential part knowing it to be stolen who willfully refuses to stop or attempts to evade or elude
- (#)* 4-103.2(A)-(8) A person to make a false report of theft or conversion of 3 or more vehicles within a one year period
- (#)* 4-103.3 Organizer of an aggravated vehicle theft conspiracy (Class X Felony)

OFFENSES RELATING TO POSSESSION OF TITLES AND REGISTRATION
(various classes – felony & misdemeanor)

- (#)* 4-104(a)-(1) Unlawful possession of title documents, registration card, license plate, registration sticker or temporary registration permit whether blank or otherwise (Class 4 felony) (open title unsigned)
- (#)* 4-104(a)-(2) Unlawful possession of title documents without complete assignment (Class 4 felony)
- (#)* 4-104(a)-(3) Unlawful possession of title documents, temporary registration permit, registration card, license plate or registration sticker knowing such documents(s) to have been stolen, converted, altered, forged or counterfeited (Class 2 felony)
- (#)* 4-104(a)-(4) Unlawful display on a vehicle of any title documents, temporary registration permit, registration card, license plate or

- (#)* 4-104(a)-(5) registration sticker not authorized by law for use on vehicle (Class A misdemeanor \$2,500 or 10 percent - second or subsequent conviction Class 4 felony)
Unlawful use or possession of title documents or evidence of registration (Class A misdemeanor \$2,500 or 10 percent - second or subsequent conviction Class 4 felony)
- 4-104(a)-(6) Failure to mail or deliver within 20 days of receipt from the Secretary of State any title documents or evidence of registration

OFFENSES RELATING TO DISPOSITION OF TITLES AND REGISTRATION

(Class 2 Felonies)

- (#)* 4-105(a)-(1) Unlawful altering, forging or counterfeiting of any title documents or evidence of registration
- (#)* 4-105(a)-(2) Unlawful altering, forging or counterfeiting of an assignment of any title documents
- (#)* 4-105(a)-(3) Unlawful altering, forging or counterfeiting of the release of a security interest on any title document
- (#)* 4-105(a)-(4) Unlawful altering, forging or counterfeiting of any application for title documents or evidence of registration
- (#)* 4-105(a)-(5) Use of false or fictitious name or address, or use of stolen, altered, forged or counterfeit manufacturer's identification number, or failure to disclose a security interest, or concealment of any material fact on any application for title documents or evidence of registration, or fraud in connection with any application under this Act
- (#)* 4-105(a)-(6) Unlawful possession of blank Illinois certificate of title paper
- (#)* 4-105(a)-(7) Unlawful surrender of title in exchange for title deleting or changing "SV," "Rebuilt," odometer or other information

OFFENSES RELATING TO DELETION OR FALSIFICATION OF INFORMATION ON TITLE DOCUMENTS

- (#)* 4-105.1(a)-(1) Title fraud by deletion of "SV," "Rebuilt" or other notation Class A (\$2,500 or 10 percent), second Class 3 Felony
- (#)* 4-105.1(a)-(2) Title fraud by falsification of odometer reading Class A (\$2,500 or 10 percent),

- second Class 3 Felony
- (#)* 4-105.1(a)-(3) Title fraud by alteration or deletion of any information required on a title document (\$2,500 or 10 percent - second or subsequent conviction is a Class 3 Felony)
- (#)* 4-105.5 Attempt - As defined in Section 8-4 of the Criminal Code of 2012
- 4-109 Motor Vehicle Theft Prevention Program
- 4-201 Abandonment of vehicles prohibited (lost, stolen, abandonment, unclaimed vehicles)
- * 4-203 (f) 7. Improper removal/tow of vehicle from private property (included abandoned and DUI tow guidelines)

CHAPTER 5

DEALERS, TRANSPORTERS, WRECKERS AND REBUILDERS

(Except where otherwise specified, Class A Misdemeanor)

ARTICLE I - DEALERS

- *5-101 Unlicensed new vehicle dealer
- *5-102 Unlicensed used vehicle dealer
- *5-102.1 Sale or exhibition without a permit
- *5-106 Violation of Sunday closing law - New car dealer/Used car dealer

ARTICLE II - TRANSPORTERS

- *5-201 No in-transit plates (\$2,500 or 10 percent)
- * 5-202(a) Failure to display distinctive "tow truck" plates- wrecker/tow truck (three plates issued)
- * 5-202(e) Failure to display tow truck plate on towed vehicle (requires towing vehicle registration front & rear, and towed vehicle registration on rear) (Class C misdemeanor)

ARTICLE III - AUTOMOTIVE PARTS RECYCLERS, SCRAP PROCESSORS, REPAIRERS AND REBUILDERS

- *5-301 Unlicensed automotive parts recycler, scrap processor, repairer or rebuilder
- *5-302 Unlicensed out-of-state salvage vehicle buyer

ARTICLE IV - RECORDS REQUIRED TO BE KEPT

- (#)* 5-401.2(a) (1) Failure to maintain records (New and Used)
- (#)* 5-401.2(a) (2) Failure to maintain records (Essential

- (#)* 5-401.2(a) (3) Parts)
Failure to maintain records (Junking Vehicles)
- (#)* 5-401.2(a) (4) Failure to maintain records (Rebuilt Vehicle)
- (#)* 5-401.2(b) Failure to maintain records (No Separate Entries)
- (#)* 5-401.2(c) Failure to maintain records by recording required entries by close of business on the 7th calendar day for acquisitions and at the time (same day) of disposition.
- (#)* 5-401.2(a-1) (d) Failure to maintain records (Failed to inspect Vehicle's VIN for alteration, etc.)
- (#)* 5-401.2(a-1) (f) Failure to maintain documentary evidence, right to possess (Vehicle / Essential Parts)
- (#)* 5-401.2(a-1)(g) Failure to maintain records (Transporter)
- (#)* 5-401.2(a-1)(h) Failure to notify Secretary of State of Transfer or Going out of Business no later than 15 days prior to closure or sale.
- (#)* 5-402.1(f) Failure (knowingly) to record or retain documentary proof or to mark false entries on SOS Uniform Invoice for Essential Parts (Class 2 felony)
- *5-403(1) Failure to maintain inventory system
- *5-403(2) Unlawful notification of pending inspection (Class A misdemeanor)

ARTICLE VII - VEHICLE AUCTIONEERS

- (#)* 5-701 Unlicensed vehicle auctioneers (ANY provision violation is a Class 3 felony)

CHAPTER 6 - THE ILLINOIS DRIVER LICENSING LAW

ARTICLE I - ISSUANCE OF LICENSES, EXPIR. AND RENEWAL

- *6-101 No valid driver's license or permit (\$164)
- *6-104(a) Violation of classification - first division vehicle, second division vehicle, motorcycle or motor-driven cycle
- *6-104(b) Violation of classification – under age 21, drive a vehicle transporting persons public or private without compensation and second division for compensation.
- *6-104(c) Violation of classification - under 18 trans- porting property for hire, transporting persons for hire in first

	division vehicle
*6-104(d)	Violation of classification - Illinois Office of Education school bus driver permit
*6-104(e)	Violation of classification - religious organization bus driver
*6-104(f)	Violation of classification - transporting elderly for public or private organizational activities
6-106.1	School bus driver permit
*6-106.11(a)	Permitting unauthorized person to drive school bus - business offense
6-107(g)	Graduated driver's license holder under age 18 - only one passenger under age 20 in vehicle. Exceptions: siblings, stepsiblings, children or step-children
6-110	No valid driver's license under 18 (Child Curfew Act or Graduated License Act, Sun-Thurs 10 pm-6 am; Friday-Saturday 11 pm-6 am)
6-112	Driver's license not on person - failure to display
*6-113	Operating in violation of restriction
6-116	Failure to notify Secretary of State of Address change (notice - 10 days) Name change (new card - 30 days)

ARTICLE II - CANCELLATION, SUSPENSION, OR REVOCATION OF LICENSES AND PERMITS

*6-206.2(a)	Violation of ignition interlock device - Driving while required to have ignition interlock device (Class A misdemeanor)
*6-206.2(a-5)	Violation of ignition interlock device - Request or solicit another person to blow into an ignition interlock device (Class A misdemeanor)
*6-206.2(b)	Violation of ignition interlock device - Unlawful blowing into an ignition interlock device (Class A misdemeanor)
*6-206.2(c)	Violation of ignition interlock device - Unlawful tampering, or circumvent the operation of an ignition interlock device (Class A misdemeanor)

6-210 Operating on foreign license while revoked or suspended in IL (can only operate with a restricted permit issued under provisions of IL law)

ARTICLE III - VIOLATION OF LICENSE PROVISIONS

*6-301 Unlawful use of license or permit - (Class A misdemeanor \$2,500 10%)

2490

*6-301.1 Fictitious or altered driver's license or permit [Class A (1), Class 4 (2)-(11)]

*6-301.1 (b) 7. Issue fict. lic./permit (Class 4 felony)

*6-301.2 Fraudulent driver's license or permit [Class 4 fel. (1), Class 3 fel. (2)-(9), Class B misdemeanor (3)]

*6-301.2 (b) 7. Possession of driver's license making implement (Class 4 felony)

*6-301.2 (b) 8. Possession of stolen driver's license making implement (Class 4 felony)

*6-302 Making false application of affidavit - perjury (Class 4 felony)

*6-302 To knowingly accept or allow documents containing false information for the purpose of making application (Class 4 felony)

*6-303 Misdemeanor driving with suspended or revoked license [This state or any other state (\$2,500 or 10 percent)]

2480

6-304 Permitting unauthorized person to drive

*6-304.1 Permitting a driver under the influence of alcohol or drugs to drive [Class A misdemeanor (\$2,500 or 10 percent)]

6-305(b) Unlawful renting of motor vehicle

6-305(c) Unlawful renting of motorcycle

6-305(g) Failure to keep records

6-305.1 Unlawful sale, transfer, assignment, or subleasing of motor vehicle (Class A misdemeanor)

ARTICLE IV – COMMERCIAL DRIVER TRAINING SCHOOLS

6-401 Un-licensed commercial driver training school

ARTICLE V - UNIFORM COMMERCIAL DRIVER LICENSE ACT

*6-501 Operation of CMV with more than one license (Class A

- misdemeanor -\$2,500 or 10 percent)
- *6-506 Allowing unauthorized operation of a CMV [Employer responsibilities - Class A misdemeanor, \$2,500, 10%]
- *6-507(a) Improper operation of Commercial Motor Vehicle - No commercial driver's license, no proper endorsement, improper classification, no medical variance (Class A misdemeanor - \$2,500 or 10 percent)

**CLASSIFICATIONS, ENDORSEMENTS, RESTRICTIONS
Violations 6-104a or 6-507 (CDL)**

<http://www.ilga.gov/commission/icar/admincode/092/09201030000920R.html>
https://www.cyberdriveillinois.com/departments/drivers/drivers_license/CDL/cdl.html#classes

Classifications:

CLASS A: Any combination of vehicle with a Gross Combined Weight Rating (GCWR) of 26,001 pounds or more provided the Gross Vehicle Weight Rating (GVWR) of the vehicle(s) being towed is in excess of 10,000 pounds.

CLASS B: Any single vehicle with a GVWR of 26,001 or more pounds; or any such vehicle towing a vehicle not in excess of 10,000 pounds GVWR; or gross registered weight rating, whichever is greater.

CLASS C: Any single vehicle with a GVWR of 16,001 pounds or more but less than 26,001 pounds GVWR; or any such vehicle towing a vehicle not in excess of 10,000 pounds GVWR; or any vehicle less than 26,001 pounds GVWR designed to transport 16 or more people; or any vehicle less than 26,001 pounds GVWR used in the transportation of hazardous materials which requires the vehicle to be placarded.

CLASS D: Any single vehicle with a GVWR of 16,000 pounds or less; or any single vehicle with a GVWR of 16,000 pounds or less towing any vehicle, provided the GCWR does not exceed 26,000 pounds.

NOTE: Holders of a Class D license may operate all vehicles within Class D and may operate rental vehicles up to 26,000 pounds when transporting an individual's own personal property or that of immediate family member for non-business purposes within the State of Illinois after co. safety course.

CLASS L: Motor-driven cycle (less than 150 cc's).

CLASS M: Motorcycle and motor-driven cycles.

COMMERCIAL MOTOR VEHICLE 6-500

- A) The vehicle has a GVWR of 26,001 lbs. or more or such a lesser GVWR as subsequently determined by federal regulations or the Secretary of State; or any combination of vehicles with a GCWR of 26,001 lbs. or more, provided the GVWR of any vehicle or vehicles being towed is 10,001 lbs. or more; or
- B) Vehicle designed or used to transport 16 or more persons, including the driver, or used to transport hazardous materials.

EXEMPT FROM CDL

- 1) Recreational Vehicles when operated primarily for personal use.
- 2) U.S. Dept. of Defense vehicles when operated by non-civilian personnel.
- 3) Firefighting, police, and other emergency equipment owned or operated by or for a governmental entity.
- 4) Non-compensated farm use vehicle, including semis, within 150 air miles from originating farm (Farm Vehicle Driver).
- 5) Covered Farm Vehicle – straight truck or articulate vehicle (excluding placarded hazmat), displaying farm plates, when operated by farm owner, family, or farm employee to haul farm goods/machinery.

ENDORSEMENTS (list)

T	Double and triple trailers
P	Passenger carrying vehicles
N	Tank vehicles
H	Any vehicle carrying hazardous materials which requires placarding.
X	Combination tank vehicle and hazardous materials endorsement.
S	School bus
C	Contract (charter bus)

RESTRICTIONS

B	Corrective Lenses
C	Mechanical Aid
D	Prosthetic Aid

E	Automatic Transmission
F	Outside Mirror
G	Daylight Only
K	Intrastate Only
L	Vehicles Without Air Brakes
M	No Class A passenger Vehicle with P endorsement
N	No Class A or B passenger vehicles with P endorsement
O	CMV driver - No truck tractor semi-trailer combination vehicle (with fifth wheel assembly). Other truck/trailer combinations are allowed
P	CMLP (commercial learner's permit) to operate passenger vehicle without passengers during training or examination by State examiner.
V	FMCSA granted a medical variance to operate CMV within United States
X	CMLP can operate tank truck or such combination without liquid / gas (with tank empty)
Z	CMV driver may operate CMV with air over hydraulic braking system (a.k.a. "partial air")
J01	Medical Restriction Card
J02	Religious Organization Bus.
J03	Religious Org. Bus, Class D Only
J04	Religious Org. Bus, Class C Only
J05	Senior Citizen Org. Vehicle
J06	Senior Citizen Org. Vehicle Class D Only
J07	Senior Citizen Org. Vehicle Class C (or less) Only
J08	Commuter Van in a For-Profit Ride sharing Arrangement
J09	L/M class cycle for 16-17 yr. olds
J10	GVWH less than 16,001 pounds
J11	L/M class - operate 3 wheel cycle

J14	Non-standard lens arrangements (monocular / binocular lens)
J15	Special Restrictions – when op. specific vehicle – only applies to variations of C, D, or E restrictions.
J16	Moped Only – Class L to operate.
J17	Motorcycle (Class L or M) with rear wheel extensions
J33	Non-standard lens arrangement during nighttime hours
J50	FVD – Farm Waived Non-CDL Farm Vehicle Driver – Class A truck/tractor semi-trailer combination only. Allows farmer or family 21 & over (with proper exams) to drive farm waived non-CDL (Class A truck/tractor, semi-trailer combination only) for farm prod., equip., sup., w/in 150 mi.
J51	CFV (sb-type of FVD) – 18 or older, intrastate only, with Illinois Farm Plates (plus other J50 restrictions).
J71	Issued while temporarily out of IL
J72	Issued while temporarily out of US
J73	Military or military dependent – to licensee, spouse, and dependent children living with licensee while on active duty serving in the Armed Forces of the U.S. outside IL.
J74	Military <i>deferral card</i> – issued at DL expiration to extend expiration of licensee, spouse and dependent children serving outside US or IL
J75	No photo OR signature – with admin. approval, due to religious

	conviction or serious facial disfigurement.
J88	Deaf / hard of hearing – alt. comm.
J89	Aphasia – impaired language ability.
J90	BAID only – only vehicle w/BAID.
J91	Mental health disorder – upon applicant request, SOS medical report submission by licensed doctor confirming such but fit to drive
J99	Used when more than two “J” restrictions apply or if there are more restrictions than will fit in the field.

ENDORSEMENTS (testing type required)

An operator desiring to operate certain types of commercial vehicles must take an additional test to obtain the proper endorsement to the CDL. These endorsements will not appear on regular (non-CDL) driver’s licenses.

<u>Endorsement</u>	<u>Type of Vehicle</u>	<u>Type of test required</u>
T	Double and triple trailers	Knowledge
P	Passenger carrying vehicles	Knowledge and Skill
N	Tank vehicles	Knowledge
H	Any vehicle carrying hazardous materials which requires placarding	Knowledge and TSA approval
X	Combination tank vehicle and hazardous materials enforcement	Knowledge and TSA approval
S	School bus	Knowledge and Skill
C	Charter bus	Knowledge and Skill
SBP	School Bus Permit < 6 psgrs. & <26,000 lbs.	Knowledge and Skill

>16 psgrs. & >26,000 lbs. Knowledge
 (other than yellow bus) and Skill plus
 CDL w/P end.

Restrictions: The restriction field has been changed from a three digit field (in which the numbers 1 through 6 appeared indicating the type of restriction) to a field capable of displaying as many as eight characters.

Restriction - Definition

B	Corrective Lenses
C	Mechanical Aid
D	Prosthetic Aid
E	Automatic Transmission
F	Outside Mirror
G	Daylight Only
H	No Manual Transmission
K	Intrastate Only
L	Vehicles Without Air Brakes
M	No Class A Passenger Vehicle
N	No Class A or B Passenger Vehicle
O	No Truck Tractor Semi Trailer CMV
V	Medical Variance for Waiver/Exemption and Skills Performance Evaluation
J01	Medical Restriction Card
J02	Religious Organization Bus
J03	Religious Organization Bus, Class D Only
J04	Religious Organization Bus, Class C (or less) Only
J05	Senior Citizen Organization Vehicle
J06	Senior Citizen Organization Vehicle, Class D Only
J07	Senior Citizen Organization Vehicle, Class C (or less) Only
J08	Commuter Van in a For-Profit Ride sharing Arrangement
J09	L/M class cycle for 16-17 year olds
J10	GVWR less than 16,001 pounds
J11	L/M class - Operate 3 wheel cycle
J12	P Enforcement in Class B or less
J13	P Enforcement in Class C or less
J14	Non-standard Lens Arrangement
J99	Used when more than two "J" restrictions apply OR if there are more restrictions assigned than will fit in the field.
*6-507(b)	Driving with revoked, suspended, canceled, disqualified or in violation of out-of-service order (Class A

	misdemeanor - \$2,500 or 10%) (Disqualified See 391.15a per 18b-110)
6-511	Failure to notify Secretary of State of change of name or domiciliary address; notification within 10 days and/or failure to obtain a corrected CDL after 30 days
6-512	Unlawful operation of a CMV (non-Illinois issued CDL, CLP) New Illinois resident need Illinois CDL or CLP after 30 days of residency.
6-515	Operation of CMV with alcohol in system (See 392.4 or 392.5)
6-526	Operation of a CMV while texting. (CDL holders only, ISP only see 392.80 for both CDL and Non-CDL holders)
6-527	Operation of a CMV while using a hand held mobile phone. (CDL holders only, ISP only see 392.82 for both CDL and Non-CDL holders)

ILLINOIS IDENTIFICATION CARD VIOLATIONS
15 ILCS 335/14 to 15 ILCS 335/14C

* Sec. 335/14	Unlawful use of Identification Card (Class A, min. \$500 or 50 hrs. Com. Serv)
*Sec. 335/14A	Fictitious or unlawfully altered ID (Class 4 felony)
*Sec. 335/14B	Fraudulent Illinois Identification Card (Class 4 felony)
*Sec. 335/14 (a) 3.	Permitting unlawful use of Identification Card
*Sec. 335/14 (a) 1.	Unlawful display/possession cancelled or revoked Identification Card
*Sec. 335/14A (b) 3.	Commit any deceptive practice with a <u>fictitious or unlawfully altered</u> Illinois ID card
*Sec. 335/14B (b) 3.	Commit any deceptive practice with a <u>fraudulent</u> Illinois ID card [“A(b) 3” and “B (b) 3” Class 4 felonies]
*Sec. 335/14 (a) 7.	Knowingly possess any license making implement (Class 4 felony)
*Sec. 335/14B (b) 8.	Knowingly possess any stolen license-making implement (Class 4 felony)
*Sec. 335/14C	Making false application or affidavit (Class 4 felony)
*Sec. 335/14C	Accepting or allowing to be accepted false documents for the purpose of making false application (Class 4 felony)

**CHAPTER 7
ILLINOIS SAFETY RESPONSIBILITY LAW**

ARTICLE IV - VIOLATIONS OF PROVISIONS OF FINANCIAL RESPONSIBILITY ACT

- | | |
|--------|--|
| *7-402 | Failure to surrender license and financial responsibility (Class A misdemeanor) |
| *7-403 | Forging or filing forged proof of financial responsibility (Class A misdemeanor) |

ARTICLE VI - MANDATORY INSURANCE

- | | |
|--------|--|
| *7-603 | Altering, making, selling or providing an invalid or counterfeit insurance card (Class 4 felony) |
|--------|--|

**CHAPTER 8
MOTOR VEHICLES USED TO TRANSPORT PASSENGERS**

- | | |
|--------|---|
| *8-115 | Failure to display financial responsibility certificate (Class A misdemeanor) |
|--------|---|

**CHAPTER 11
RULES OF THE ROAD 6649 NONDEFINED MOVING VIOLATION**

ARTICLE II - OBEDIENCE TO TRAFFIC LAWS

- | | |
|----------------|---|
| *11-203 | Disobeyed police officer, fireman or school crossing guard with the authority to direct traffic |
| (#)* 11-204(a) | Fleeing or attempting to elude police officer (Class A, \$2,500 or 10 %, DL suspension
First offense 6 mo., Second offense 12 mo.) |
| (#)* 11-204.1 | Aggravated fleeing or attempting to elude police officer (Class 4 felony, second or subsequent is Class 3) |

ARTICLE III - TRAFFIC SIGNS AND SIGNALS

- | | |
|-------------|---|
| 6605 | |
| 11-305(a) | Disobey traffic control device |
| 11-305(b) | Avoid traffic control device |
| 6606 | |
| 11-306 | Disobeyed traffic control signal |
| 11-307 | Disobeyed pedestrian control signal |
| 11-308(b) | Disobeyed lane control signal (red X) |
| 11-309 | Disobeyed flashing red or yellow light |
| *11-310 | Displaying unauthorized sign, signal or |

- 11-311 marking (Class A misdemeanor)(Also See 605 ILCS 5/9-112.1-Advertising on State Highway)
- 11-311 Interfering with official traffic control device (Class A misdemeanor)
- 11-312 Unlawful use/damage to highways, appurtenances, and structures
- 11-313 Unlawful possession of traffic control sign or marker

ARTICLE IV - ACCIDENTS

- *11-401(a) Leaving scene - accident - death or injury (Class 4 felony)
- 2445**
- (#)* 11-401(b) Leaving scene - failure to report (Class 2, Class 1 felony if felony Results in death)* (30 minutes)
- *11-402 Leaving scene of accident where vehicle is damaged (Class A misdemeanor)
- *11-403 Failure to give aid or information (Class A)
- *11-404 Failure to give information after striking unattended vehicle or other property (Class A misdemeanor)
- 11-407 Failure to report accident to police authority
- * 11-409 False motor vehicle accident reporting (Class C misdemeanor)

ARTICLE V - DRIVING UNDER THE INFLUENCE AND RECKLESS DRIVING

- #* 11-501 Driving under the influence of alcohol, other drug or drugs, intoxicating compound or compounds or any combination of both (\$3,000, 10% to apply)
- #* 11-501(a) Misdemeanor driving or actual physical control of vehicle when:
- 2410**
- (#)*11-501(a)(1) The alcohol concentration in blood, other bodily substance, or breath is 0.08 or more
- (#)*11-501(a)(2) Under the influence of alcohol
- 2420**
- (#)*11-501(a)(3) Under the influence of any intoxicating compound or combination of intoxicating compounds to a degree that renders the person incapable of driving safely
- #*11-501(a)(4) Under the influence of drugs or combination of drugs - \$1,000 and current Illinois driver's license. Persons who do not possess a valid Illinois driver's license

	shall post [\$3,000 - 10 percent applies (Supreme Court Rule 532)]
#*11-501(a)(5)	Any amount of combined influence of alcohol, drugs or compounds to a degree that renders the person incapable of safely driving- \$1,000 and current Illinois driver's license. Persons who do not possess a valid Illinois driver's license shall post [\$3,000 - 10 percent applies (Supreme Court Rule 532)]
#*11-501(a)(6)	Any amount of a controlled substances and compounds in the blood or urine resulting from the unlawful use or consumption of a controlled substance - \$1,000 and current Illinois driver's license. Persons who do not possess a valid Illinois driver's license shall post [\$3,000 - 10 percent applies (Supreme Court Rule 532)]
#*11-501(a)(7)	Within two hours of driving or being in actual physical control of a vehicle a tetrahydrocannabinol concentration 5 or more nanograms whole blood or 10 nanograms other bodily substance. - \$1,000 and current Illinois driver's license. Persons who do not possess a valid Illinois driver's license shall post [\$3,000 - 10 percent applies (Supreme Court Rule 532)]
(#)*11-501(d)(1)(A)	Aggravated driving under the influence of alcohol, other drugs or drugs, or intoxicating compound or compounds * Person committed => 3 rd violation of this section or a similar provision of a law of another state or a local ordinance when the cause of this action is the same as or substantially similar to this section, for the third or subsequent time.
(#)* 11-501(d)(1)(B)	Operation of school bus occupied by school children with driver under the influence of alcohol, other drugs or combination thereof (Class 4 felony)
2430	
11-502(a)	Illegal transportation or possession of alcoholic liquor - driver
2430	
11-502(b)	Illegal transportation or possession of alcoholic liquor - passenger
11-502.1	Possession of medical cannabis in a motor vehicle (medical seal

broken).

2440

* 11-503

Reckless driving - \$2,500, 10 percent or driver's license (Class A misdemeanor, w/Class 4 & 3 felony for certain instances)

2450

11-505

Illegal squealing/screeching of tires

*11-506

Street racing/aggravated street racing (D/L or \$3,000 / 10 percent)

11-507

Supervising a minor driver while under the influence of alcohol, other drug or drugs, intoxicating compound or compounds or any combination thereof

ARTICLE VI - SPEED RESTRICTIONS

11-601(a)

Driving too fast for conditions

11-601(a)

Failure to reduce speed to avoid an accident

11-601(b)

Speeding - over statutory limit

Speeding when 1-25 mph over the posted limit, \$164. (Approved bond card or DL)

*11-601.5 (a)

Speeding when 26-34 mph over the posted limit – \$1,500 (10 percent applies) (Class B Misdemeanor)

*11-601.5 (b)

Driving 35 mph or more over the posted speed limit - \$2,500 (10 percent applies) (Class A Misdemeanor)

NOTE: * See also 5/1-187.001 for "serious" speeding violations involving 26 mph or more above the legal speed limit

6603

* 11-605(a)

Speeding - school zone

* 11-605.1(a)

Speeding - construction zone (Workers Present)

*11-605.1(a-5)

Speeding-construction zone (Workers not Present)

11-606

Violating minimum speed regulation:

11-611

Violation of maximum attainable operating speed – any motor vehicle on any street or highway (Most often occurs with motorized pedal-cycles.) (Unable to reach minimum speed limit)

ARTICLE VII - DRIVING ON ROADWAY

11-701

Driving in the wrong lane (not right side)

11-701(d)

Driving in left lane, not passing. (Interstate or fully access controlled freeway only.)

6607

- 11-702 Improper passing – opposite direction.
(e.g. too close to line, or passing on wrong side of roadway)
- 11-703(a) Improper overtaking (passing)
- 11-703(b) Failed to yield to audible signal from overtaking (passing) vehicle (e.g. The overtaken vehicle may not accelerate until overtaking vehicle completes its pass.)
- 11-703(c) Improper passing by two-wheeled vehicle
- 11-703(d) Overtaking a bicycle or individual (three feet)
- * 11-703(e) Recklessly overtaking a bicycle, pedestrian, or horse/horse drawn carriage (Class A Misdemeanor)
(Class 3 Felony - great bodily harm)
- 11-704(a) Improper overtaking - on right – by THREE OR MORE wheeled vehicle.
- 11-704(b) Improper overtaking - on right – by TWO-wheeled vehicle.
- 11-704(c) Improper overtaking on right - drove off roadway
- 11-705 Improper overtaking on left - same direction (poor visibility, unsafe)
- 11-706 Improper passing (crest of grade, curve, or within 100 feet of an intersection, railroad crossing, bridge, viaduct, or tunnel except one-way and multi-lane roadways in the same direction.

6607

- 11-707 Disobeyed no passing zone

6608

- 11-708 Improper lane usage - one-way roadway and rotary traffic islands (wrong side of median island)
- 11-709 Improper lane usage - laned roadways
- 11-709.1 Improper driving - on shoulder

6609

- 11-710 Following too closely
- 11-711 Disobeyed controlled access highway restriction

ARTICLE VIII - TURNING

6611

- 11-801 Improper turn

6613

- 11-802 Improper U turn – hill or curve, interfering or obstructing traffic, or otherwise unsafe.
- 11-803 Improper starting of parked vehicle (“starting” means beginning movement when unsafe, NOT starting the engine)

6614

- 11-804 Failure to signal when required
- 11-804(d) Improper use of turn signal
- 11-806 Improper hand signal

ARTICLE IX - RIGHT-OF-WAY

6616

- 11-901 Failed to yield at intersection
- 11-901.01 Failed to yield at "T" intersection

6617

- 11-902 Failed to yield - turning left
- 11-903 Failed to stop on signal or sign - crosswalk

6620

- 11-904 Failed to yield - stop or yield intersection
- 11-905 Failed to yield - merging traffic

6618

- 11-906 Failed to yield - private road or drive
- 11-907(a) Failed to yield to authorized emergency vehicle

2896

- *11-907(c) Failed to yield to a stationary authorized emergency vehicle (Scott's Law) - must appear *See 12-215 for definition of emergency vehicle (business offense where fine 1st offense is \$250-\$10,000 and the 2nd offense is \$750-\$10,000, while vehicle damage crash is a Class A misdemeanor and crash causing injury or death is a Class 4 felony.)
- 11-907.5 Approaching disabled vehicle
- *11-908 Failed to yield to authorized person/vehicle, construction zone (\$100-\$10,000, must appear)

ARTICLE X - PEDESTRIANS' RIGHTS AND DUTIES

- 11-1001 Failed to yield (traffic control device) (Pedestrian's duty to yield to signals)

6619

- 11-1002 Failed to stop and yield to pedestrian at crosswalk
- * 11-1002.5 Failure to stop and yield to pedestrian in SCHOOL crosswalk
- 11-1003 Failed to yield to pedestrian - other
- 11-1004 Failed to yield to blind, hearing impaired or physically handicapped pedestrian

* 11-1006	[Jan. 2020 – “Cease Enforcement Order” issued for 11-1006(c)]
11-1007	Pedestrian walking on highway
11-1009	Pedestrians failed to yield to authorized emergency vehicle
11-1010	Pedestrians under the influence of alcohol or drugs making himself a hazard (unless / except on sidewalk)

ARTICLE XI - SAFETY ZONES

11-1104	Driving through safety zones prohibited
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ARTICLE XII - SPECIAL STOPS REQUIRED

*11-1201	Disobeyed railroad signal or flagman
11-1202	Failed to stop at railroad crossing - specific vehicles
11-1203	Illegally moving heavy equipment at railroad grade crossing
11-1204(b)	Disobeyed stop sign
11-1204(c)	Disobeyed yield sign
11-1205	Failed to stop at sidewalk, or point where able to view approaching traffic, or when emerging from alley or driveway (Urban area only)

ARTICLE XIII - STOPPING, STANDING AND PARKING

6582

11-1301	Improper parking / stopping on roadway
11-1301.3	Unauthorized use of parking places reserved for handicapped persons

6590

11-1303	Parking where specifically prohibited
11-1304	Improper parking at right-hand curb: violating the within 12 inches of curb rule)
11-1304.5	Parking vehicle with expired registration (after termination of the registration period)

ARTICLE XIV - MISCELLANEOUS

11-1401	Unattended motor vehicle left illegally
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6628

11-1402	Improper backing
11-1403	Improper riding on motorcycle
11-1403(c)	Illegal handlebars on motorcycle
11-1403.1	Improper riding on moped
11-1403.2	Operating motorcycle on one wheel
11-1404	Riding motorcycle without special equipment (eye protection)

11-1405	No passenger footrests on motorcycles
11-1406	Driver's view or driving mechanism obstructed
11-1407	Unsafe opening of vehicle doors
11-1408	Riding in a towed vehicle (trailer, semi-trailer, or farm wagon) unless traveling = or < 15 mph & passenger age 18 or >.
11-1410	Coasting
11-1411	Following fire apparatus illegally
11-1412	Crossing fire hose
11-1412.1	Driving on sidewalk
11-1413	Depositing material on highway
* 11-1414(a)	Passed school bus - loading or unloading
6629	
11-1414(b)	Illegal school bus operation – improper use of stop signal arm.
11-1416	Peddling or selling on state highway or otherwise hindering, obstructing or delaying lawful driving or traveling
11-1418	Illegal operation of farm tractor - use of farm tractor for other than farm-related purpose.
11-1419.01	Operating without obtaining and/or displaying a valid "single trip permit" from the IL Dept. of Revenue under the Motor Fuel Tax Law
11-1419.02	Failure to display a valid motor fuel tax license
11-1419.03	Failure to display external motor fuel tax decals
11-1420	Violated funeral procession right of way rules and exceptions
11-1421	Illegal operation of ambulance or rescue vehicle
* 11-1425	Blocking intersection or RR grade crossing
11-1426.1	Improper operation of non-highway vehicles on streets, roads, and highways
11-1426.2	Improper operation of low-speed vehicle on street
11-1427	Illegal operation of an ATV or off-highway motorcycle – Prohibition against operating: carelessly, recklessly, in nature preserve (under IL Natural Areas Preservation Act), on railroad tracks, in a tree nursery / planting (orchard), on private property (without consent or permission), on public

lands (undesignated for such), on surfaces of public waters (within 100 feet of a person at any time or within 100 feet of a dwelling from midnight to 6 a.m.), with a firearm (except under 2.33 of Wildlife Code), or when littering from the ATV.

- 11-1431(a) Tow company solicitations at accident or disablement scene prohibited: Stopping to solicit or stopping without direction from law enforcement. (Class 4 felony)
- 11-1432 Smoking in vehicle - minor present

ARTICLE XV - BICYCLES

- 11-1501 Illegal operation of bicycles by any person, OR parental permission to operate bicycle illegally.
- 11-1502 Illegal operation of bicycles – traffic laws apply to bicycle riders/operators
- 11-1503 Improper riding of bicycles
- 11-1504 Illegal clinging to vehicles
- 11-1505 Improper operation of bicycles or motorized pedal cycles (mopeds) on roadways / bicycle paths
- 11-1505.1 Improper operation of bicycles or mopeds (more than 2 abreast)
- 11-1506 Improper carrying articles on bicycle
- 11-1507 Improper equipment on bicycles
- 11-1507.1 Lamps on mopeds
- 11-1508 No identifying number on bicycle
- 11-1509 Fail to submit bicycle for inspection
- 11-1510 Improper left turn on bicycle or mopeds
- 11-1511 Improper turn or stop signal on bicycle
- 11-1512 Bicycles on sidewalks – failure to yield or give audible signal to a pedestrian who is also on the sidewalk.
- 11-1513 Parking a bicycle on a sidewalk where prohibited or impeding pedestrians.
- 11-1514 Bicycle racing without permit – violating traffic laws without bicycle racing permit (stops, turns, yield, etc.)
- 11-1515 Operating bicycle courier / messenger service in city > 2,000,000 population.
- 11-1516 Illegal operation of low-speed gas bicycles - under age 16, or over 20 mph, or on sidewalk, or as prohibited by Article XV laws.

CHAPTER 12
EQUIPMENT OF VEHICLES NONDEFINED EQUIPMENT VIOLATION

ARTICLE I - GENERAL PROVISIONS

12-101 Unsafe equipment – any vehicle

ARTICLE II - LIGHTS AND LAMPS

6630

12-201(a) Driving without lighted lamp - motorcycle

6630

12-201(b) Driving without lights when required

6631

12-201(b) Taillights (tail lamps) - No red tail lamps

12-201(b) Taillights (tail lamps) - only one red tail lamp

12-201(c) No rear registration plate light

12-201(d) Headlights (head lamps) – use of prohibited color (other than white, yellow, or amber).

12-202 Insufficient clearance, identification or side marker lamps

12-203 Insufficient lighting on parked vehicle

12-204 Improper lamp or flag on projected load

12-205 Lamps on other vehicles – towing/towed white front, red rear, visible 1,000 ft., antique excluded.

12-205.1 No lights when required (slow moving vehicles)

12-207(a) Improper use of more than one spot lamp

12-207(b) Improper use of more than three auxiliary driving lamps

12-208 No signal lamp or signal device – no brake stop lamp / light (red / amber, visible 500 ft.)

12-209(c) Defective back-up lights (white, or amber and without glare)

6632

12-210 Failure to dim headlamps / lights or extinguish (turn off) auxiliary lamps / lights w/in 500 ft. of oncoming traffic.

12-211 Improper lighting - one headlamp OR *more* than 4 lamps on front lighted while driving

12-212 Illegal lights - red or flashing lamps / lights in front and/or smoked / tinted lens cover

12-212(c) Illegal use of lighting system

12-212(d) Illegal use of lighting w/ smoked or tinted lens cover

12-214 Illegal use of lights - mail vehicle - flashing other than for mail stop, not visible 500 ft. or improper color (other than amber)

* 12-215(a) Illegal use - oscillating, rotating, or flashing lights - red or white –

* 12-215(c)	illuminated or not (Class A misdemeanor) Illegal use of oscillating, rotating or flashing - blue lights (Class A misdemeanor)
* 12-215(g)	Illegal use of oscillating, rotating or flashing lights - attempting to stop or detain another person (Class 2 felony)
12-218	Auxiliary accent lighting on motorcycles – over 25 candlepower, not directed towards ground, emits red or blue light, blinks, flashes, oscillates, or rotates, or is attached to the wheels of the motorcycle.

ARTICLE III - BRAKES

12-301	Defective or no brakes
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ARTICLE IV - TIRES

12-401	Use of illegal tires (with metal studs)
12-402	Sale or lease of illegally siped or re-grooved pneumatic tire (Part 569 Title 49 Code of Federal Regulations)
12-403	Sale / lease of retreaded or “recapped” pneumatic tire – when not conforming to Part 571.117 of Title 49 Code Federal Regulations.
12-404(a)	Sale / lease of pneumatic tire without marking / labelling as “re-grooved or siped” as required under Section 12-402.
12-404(b)	Sale / lease of pneumatic tire without “retread” marking / labelling (for retreaded or recapped tire) as required in Section 12-403.
12-404(c)	Sale / lease of pneumatic tire without marking (new tire), as required under Part 571.109 Title 49 of Code of Federal Regulations.
12-405(c)	Use of Unsafe Tire (sale, lease, use)
12-405(d)	Unsafe pneumatic tire – criteria violated

**CRITERIA FOR UNSAFE PNEUMATIC TIRES
(12-405(d) IVC)**

1. Any part of ply or cord exposed
2. A tread or sidewall crack, cut or snag deep enough to expose ply or cord
3. Any bulge, knot or separation
4. Tread wear indicators flush with tread outer surface in any 2 or more adjacent tread grooves at 3 locations around the tire approximately equally spaced
5. Tread groove depth less than 2/32 of an inch

- Tread groove depth less than 1/32 of an inch (motorcycle or truckster)
6. Tread groove depth less than 4/32 of an inch (front wheel of vehicle subject to Ch. 18B IVC)
 7. A marking which indicates that the tire is not intended for use on a public highway
 8. Tread re-grooved or recut below bottom of original tread groove (except special re-groovable tire).
 9. Other condition, marking or lack of marking reasonably demonstrated to identify tire as unsuitable for highway use.
- 12-405(e)-(1) Sale, lease or installation of unsafe pneumatic tire
- 12-405(e)-(1) Failure to correct unsafe tire condition: persons offering vehicle for sale or lease - prior to operation
- 12-405(e)-(2) Sale, lease or installation of pneumatic tire with less than 3/32 of an inch tread groove depth (except motorcycle or truckster - 2/32 of inch tread groove depth) **Note:** Groove depth shall not be measured where a tie bar, tread wear indicator, hump or fillet is located.

ARTICLE V - GLASS, WINDSHIELDS AND MIRRORS

- 12-501 Windshield No safety glass (glazing)
- 12-502 Mirrors
- 12-503(a) Obstructed windshield (tinted or sign extends down more than 6")
- 12-503(a-5) Tinted front side windows (obstructed):
Front sides 50% back 30%
Front sides 35% back 35%
Front sides 50% back manuf. tint
- 12-503(a-10) Illegal install / repair - window tint
- 12-503(b-5) Rear tinted windows -2 side mirrors required
- 12-503(c) Obstructed windshield, side or rear windows – hanging object(s)
- 12-503(d) No windshield cleaning device - wipers (rain, ice, snow, or other obstruction)
- 12-503(e) Defective windshield, side/rear window: a defect *materially obstructs the driver's view* (cracks / damage)

ARTICLE VI - MISCELLANEOUS REQUIREMENTS

- 12-601(a) Defective horn - failure to use horn when required
- 12-601(b) Unlawful possession or use of siren, whistle, or bell in vehicle

- 12-601.1 Illegal use or transportation of traffic control preemption device
- 6634**
- 12-602 Muffler - loud, excessive noise - no muffler, modified muffler, cutout, or bypass
- 12-603 No seat belts 1965 / after 1st div. vehicle, front seat must have 2 belts.
- 12-603 (b-5) Safety belts / seat belts must match number of passengers. (Driver is under 18 years of age - graduated law, more than one front seat passenger and/or more passengers than seat belts).

2485

- 12-603.1 Failure to properly wear/adjust/fasten seat safety belt.
[See Child Passenger Protection Act, 625 ILCS 25/4 and 25/4a, "under age 2, under 40 lbs., under 40 inches" and "under age 8" and "age 8 but under age 16" requirements.]

CHILD PASSENGER PROTECTION ACT (625 ILCS 25)

- * 25/4 Failure to secure child in child restraint system - child under age 8; includes a booster seat; child weighing more than 40 pounds may be transported in back seat wearing only a lap belt – when no combination lap and shoulder belt (Bond = \$164)
- When any person is transporting a child in this State who is under the age of 2 years in a motor vehicle of the first division or motor vehicle of the second division weighing 9,000 pounds or less, he or she shall be responsible for properly securing the child in a rear-facing child restraint system, unless the child weighs 40 or more pounds or is 40 or more inches tall.
- * 25/4a Failure to secure child – Every person/driver must secure child (child age 8, up to 16) in seat belts.
- *25/4b Failure to secure child - Drivers under 18 years of age must secure child (age 8, up to 19) in a seat belt or an appropriate child restraint system.
- 12-604.1 Video devices – TV, monitor, visual display, for entertainment or business – in

- front seat area OR anywhere visible to driver.
- 12-605.2 Illegal consumption of food or drink on local mass transit system bus / vehicle
- 12-606 Tow trucks - identification - equipment - insurance proof - remove debris
- 12-607 Vehicle suspension system - lift over 3"
- * 12-607.1 Unlawful frame and floor height:
 (a) 1st div. veh. frame over 22" from ground
 (b) 2nd div. veh. frame over GVWR limit:
 (1) Frame height when 2nd div. GVWR is under 4,500 pounds = more than 24"
 (2) Frame height when 2nd div. GVWR is over 4,500 pounds & less than 7,500 pounds = more than 26".
 (3) Frame height when 2nd div. GVWR is over 7,500 pounds & less than 10,000 pounds = more than 28 inches.
- * 12-608(a) Unlawful bumper height (see chart below)
- * 12-608(a) No bumper

MAXIMUM BUMPER HEIGHTS (12-608(a))

	Maximum Front <u>Bumper Ht.</u>	Maximum Rear <u>Bumper Ht.</u>
All motor vehicles of the first division except multipurpose passenger vehicles	22 inches	22 inches
Multipurpose passenger vehicles and all other motor vehicles:		
4,500 lbs. and under GVWR	24 inches	26 inches
4,501 lbs. and 7,500 lbs. GVWR	27 inches	29 inches
7,501 lbs. and 9,000 lbs. GVWR	28 inches	30 inches

Note: Bumper height is determined by weight category of gross vehicle weight rating (GVWR) measured from a level surface to the highest point of the bottom of the bumper when the vehicle is unloaded and the tires are inflated to the manufacturer's recommended pressure.

- * 12-609 Failed to obliterate police markings upon sale, trade, or disposal

Electronic Communication Devices

12-610 Wearing headset receiver while driving

12-610.1(b) Wireless telephone under 19

6622 Construction & 6621 School Zone

12-610.1(e) Wireless telephone in construction or school zone (500' of emergency scene)

6620 Texting

12-610.2(b) Electronic communication devices-

Prohibited While Driving (Moving violation)
12-611 Illegal operation - sound amplification system – heard outside veh. 75 ft. or more

False or Secret Compartments

12-612 False or secret compartment in vehicle (Class 4 felony)
12-613 Possession and use of radar or laser jamming device

ARTICLE VII - SPECIAL REQUIREMENTS FOR VEHICLES OF THE SECOND DIVISION

12-701 Oil-treated roads violations
12-702(a) No flags, flares or warning devices – any 2nd div. veh. towing outside urban dist. OR 2nd div. vehicle over 8,000 lbs. – failure to carry
12-702(c) No flags, flares or warning devices – failure to use –display as required
12-703 Road oil vehicles - Dripping on durable, all-weather highway (other than gravel/stone)
12-704.3 Failure to display legible (quickly recognizable) “Propane” or “CNG” sign or decal
12-706 No safety belt on fire apparatus
12-707 Overloaded - school bus, commuter van or passenger vehicle
12-707.01 No liability insurance - school bus, motor vehicle for hire (taxi), or commuter van
12-708 No protective frame: tractor-mower owned or leased by Dept/Corp//Political Subdiv.
12-709(d) Slow-moving vehicle emblem - violation
12-710 Inadequate or no splash guards
12-711 Audible warning device - garbage, trash, waste, sanitation vehicle after 1987
12-712 Failure to display company name on self-propelled or towed construction equip. – truck or trailer (PA87-1160)
12-713 Failure to display company name on commercial trucks used by construction contractors / subcontractors (PA 87-1160) (Power)
12-714 Illegal possession of radar detection devices (see 392.71)

ARTICLE VIII - SPECIAL REQUIREMENTS FOR SCHOOL BUSES

12-804	Unlawful use of school bus signs, colors, lights, and signal arm
12-806	Failed to cover "School Bus" sign
12-807	No seat belt - school bus driver
12-807.1	Illegal seat back height - school bus
12-808	No fire extinguisher – school bus – dry chemical gauge type
12-809	No first aid kit - school bus
12-810	No restraining device – school bus for handicapped passengers
12-811	No amber three-bar clearance light on Type 1 school bus
12-816	Failure to conduct pre & post-trip inspection - school bus

CHAPTER 13 - INSPECTION OF VEHICLES

6635

13-104	Obtaining or issuing a certificate of safety without proper test (DL suspension)
13-109.1(a)	No valid annual diesel emission inspection test for = or > 16,000 lb., & = or > 2 yr. old
13-109.1(b)	Failure of random diesel emissions test, opacity cut off standards (\$164 bond)
13-109.1(c)	Operation of an out-of-service vehicle, failing emissions annual test – not compliant with SAE J1667 (petty offense, \$1,000 fine or 10%)
13-111	No valid safety test (could also be 396.17(c), if applicable)

CHAPTER 15 - SIZE, WEIGHT, LOAD AND PERMITS

6636

ARTICLE I - SIZE, WEIGHT AND LOAD (Civilian TWI's may write)

† 15-102	Over width - 8'6" - Class III and non-designated State and local highways
† 15-103	Over height – 13' 6" - any highway within the State
15-105	Improper projecting load - passenger vehicles (first division vehicles) – load extending beyond fender: <u>Left:</u> any distance past edge <u>Right:</u> over 6 inches beyond edge
15-106	Protruding member of vehicle with

boom, arm, drill rig, or other protruding component – operator shall prevent shifting, bouncing, or moving in any manner

† 15-107 Over length: 42 ft. - State highway (except semitrailers, charter bus, motorhome (45ft.))

**Violations of 15-102; 103; or 107 may require permit/
special provisions of escort or markings.**

- 15-107(c) Illegal combination, exceeds vehicles limit
Over two vehicles exceptions violations:
- Special Mobile Equipment over 60 ft.
- Over 3 trucks in-tow by triple saddle
- Recreational vehicles over 3 vehicles, unless = or < 60 ft. total, 2nd vehicle towed by proper 5th wheel assembly and with brakes, and third vehicle must be lightest and trailered ATV / boat / motorcycle, all vehicles only for use by towing operator
- Tow truck, GVWR 18,000 lbs, (loaded), properly lighted & within 50 mi. destination
- 15-108 Failed to plank pavement edge: > 4 ton veh.
- 15-109 Spilling load on highway, or load not secure 1 (Class A misdemeanor)
- 15-109(c) Load not secure - steel coils on flatbed (Class A misdemeanor)
- 15-109.1 Failure to cover load when required
- 15-110(b) No drawbar and/or no or less than two safety chains - illegal hitch
- 15-111(a) Vehicle or combination -
Overweight on axle, bridge, or gross - all highways
(1) Cash bond is equal to the established fine + penalties and costs
(2) Bonds not exceeding \$500 - truck bond certificate acceptable
- Note:** Section should be read to determine any exemptions or additional restrictions along with 15-112 for citation tolerances and APU allowances.
- Single axle:** 20,000 lbs.
Tandem axles: 34,000 lbs. (20,000 each)
5 axles: 80,000 lbs. gross
Bridge formula: $W=500 (LN / N-1)+12N+36$
W = total weight on 2 or > consecutive

axles rounded to nearest 500 lbs.

L = distance to nearest ft. between extremes of 2 / more consecutive axles

N = number of axles in the group
(See table of weights) (Cross ref. 15-301)

† 15-111(c) Overweight on axle or gross - In violation of an IDOT permit

"Bridge Formula" - Formula for gross weight on a group of two or more consecutive axles with distance measured to the nearest foot between (centers of axles) extremes of any group of two or more consecutive axles.

† 15-111(e) Violated posted weight limit on a bridge or elevated structure - state-controlled highways (not U.S.)

† 15-111(f) Violated posted weight limit on a bridge or other elevated structure - local, township or county highways

15-112(c) Disobeyed regulatory signs to weigh

* † 15-112(g) Refused to stop and submit vehicle and load to weighing upon direction by an officer (min. \$500, max. \$2,000)

* † 15-112(g) Unlawful removal or causing removal of the load or part thereof prior to weighing (\$500 to \$2,000 fine)

15-114 Illegal pushing of disabled vehicle(s)

ARTICLE III - PERMITS

15-301(e) (1-4)

Ag (Farm) Commodities Exception

Permits – limits:

by Time & Distance: 40 days & 50 miles:

Over weight exception limit =

2 axle < or = 35% over 15-111 weight

3 axle < or = 20% over 15-111 weight

4 axle < or = 20% over 15-111 weight

5 axle < or = 10% over 15-111 weight

(issued Department & local authorities, must still comply with 3-815 or 3-818)

15-301(e-1)

Ag (Farm) Commodities Exception

Permits – limits:

by Season: Sept. 1 – Dec. 31

15-301(f) Failure to carry or display written permit for inspection

† 15-301(i) Operating under fraudulent permit, issuing a fraudulent permit or accessory to issuing a fraudulent permit - fraud (Class 4 felony)

* † 15-301(j)	Violation of permit (petty offense, fine \$50-\$200) Note: Violation of permit does not void permit
15-316(e)	Failure to obey posted temporary (90 day) weight limit-sign - Use regular citation Fine = \$50 up to axle weight and Fine = \$75 per 500 lbs. over 15-111 (Overweight bonding applies)
15-317	Violated weight limitation on elevated structures

CHAPTER 16 - DISPOSITION OF FINES AND FORFEITURES AND CRIMINAL CASES

ARTICLE II - PARTIES IN CRIMINAL CASES

16-201	Parties to a crime
16-202	Offense by person owning or controlling vehicle: Directing or knowingly requiring a driver of any vehicle to violate law(s).

**CHAPTER 625 ILCS 5/18B-103 (CHAPTER 18B) - ILLINOIS MOTOR CARRIER SAFETY REGULATIONS
Only Illinois State Police May Enforce
Violations of Chapter 18B**

18B-103	(With all violations, ex. 18B-103 Part 393.93)
* 18B-103.1	Disobeying a Police Officer Class C Misdemeanor (PA 87-768; 88-476)

**Part 390
GENERAL**

390.5	Definitions (Non-Enforceable)
390.13	Aiding or abetting violations
390.19(a)(1)	Motor Carrier failed to file required biennial update of MCS-150 as required
390.21(b)	Marking of CMVs and Intermodal Equipment: Interstate Carrier not marked with company name and U.S. DOT (see 392.9b for failing to apply for U.S. DOT)
390.35	Operating CMV while possessing a fraudulent certificate, report, or record (fraudulent statements, entries) and includes copies with fraudulent info.

**Part 391
QUALIFICATION OF DRIVER'S**

NOTE: The Commercial Zone Exemption was removed 11/15/88 and no longer exempts driver's from 391. (Read 391.2 for Grandfather Clause) and other

exceptions.

391.11(a)	Allowing/requiring unqualified driver to drive (carrier-based violation) Except as provided in §391.63
391.11(b)(1)	Driving age (age 21 or over req.)
391.11(b)(2)	Speak / read English – required ability
391.11(b)(5)	Driving without a currently valid driver's license
391.11(b)(5)	Possess CDLs from multiple states
391.15(a)	Driving while disqualified / Permitting disqualified driver to drive. - used by ISP per 18b110
391.41(a)	No medical certificate (Check LEADS for out of state CDL holders - Medical qual. now returns with a CDL inquiry)
391.45(b)	Expired medical certificate (24 months, intrastate / interstate)
391.45(b)(2)	Expired medical certificate (12 months, exempt intra-city zone)
391.49(j)	Failure to carry physical waiver - Skills Performance Evaluation Certificate (SPE)

Part 392

DRIVING OF MOTOR VEHICLES

392.3	Driving while ill or fatigued
392.4(a)	On duty possession of drugs or controlled substances. [“Administrative Guidance” for 392.4(a) is under 392.4(c), which states, “Use of prescription drugs that affect ability to drive”, is enforceable under 392.4(a)]
392.4(b)	Motor Carrier requiring or permitting a driver to operate a CMV when possessing or using drugs
392.5(a)(1)	Consumption of intoxicating beverage
392.5(a)(1)	Consuming within 4 hours before going on duty, or operating, or having physical control of a CMV
392.5(a)(2)	Operation or physical control while under the influence of an intoxicating beverage
392.5(a)(2)	Operation/physical control while having any measured alcohol concentration or any detected presence of alcohol
392.5(a)(3)	Unlawful possession of alcohol
392.7	Driver's inspection of vehicle - failure to make use of specific parts or failure to ensure specific parts are in working order
392.8	Failed to use / inspect emergency equip.

392.9	Driver failing to secure load or equipment
392.9a	Operating a CMV without, or beyond, scope of authority - interstate FOR HIRE commerce without obtaining an, or with an inactive, USDOT - Read Out of Service (OOS) Criteria.
392.9b	Operating a CMV in PRIVATE, interstate commerce without obtaining, or with an inactive, USDOT - Read Out of Service (OOS) Criteria.
392.10	Failure to stop at railroad crossing
392.11	Failure to cross railroad safely (slowly)
392.14	Failure to reduce speed in hazardous conditions
392.16(a)	Failed to wear seatbelt (Driver)
392.16(b)	Failed to wear seatbelt (Passenger)
392.22	Use of emergency signals: stopped vehicles
392.22(a)	Hazard flashers – use required
392.22(b)	Warning devices - placement
392.24	Emergency signals, flame-producing
392.25	Flame-producing signals prohibited for flammable (HazMat) vehicles
392.33	Obscured lamps or reflectors
392.51	Unlawful carrying of reserve fuel
392.60	Transportation of unauthorized persons
392.71	Radar Detectors - use and/or possession
392.80(a)	Prohibition against texting (cell phone)
392.82(a)(1)	Prohibition against hand-held mobile telephone (cell phone)

**PART 393 - PARTS AND ACCESSORIES NECESSARY
FOR SAFE OPERATION**

**SUBPART B - LIGHTING DEVICES, REFLECTORS AND
ELECTRICAL EQUIPMENT**

(Level 1 and Level 2 Inspectors Only)

393.9	Inoperable or obstructed lamps (lights)
393.11	No lamps or reflectors where required (missing or not equipped)
393.13	Retroreflective sheeting & reflectors for semitrailers & trailers manuf. before Dec. 1, 1993.
393.17	No lamps/reflectors where required in drive-away-towaway operations
393.19	Defective Hazard Warning Signals
393.22(b)	Improper lighting combination
393.23	Non-electric lighting devices when/where prohibited (except on projecting load)
393.24(b)	No headlamps where required, inoperative headlamp, improper use

	of fog lamps in lieu of head lamps
393.25	Requirements for lamps, other than head- lamps (mounting, visibility)
393.25(f)	Inoperable stop lamps (both lamps)
393.26	Improperly mounted reflector (height, color requirements)
393.28	Inadequate wiring
393.30	Inadequate battery installation

**SUBPART C – BRAKES
(Level 1 and Level 2 Inspectors Only)**

393.40(a)	Brakes adequate to stop, hold & control movement of vehicles
393.41	Parking brake system
393.42	Brakes on all wheels (check for possible exemptions)
393.43	Breakaway and emergency braking
393.44	Front brake line protection (buses)
393.45(a)	Damaged inadequate brake hose / tubing
393.45(b)(2)	Chafing, kinking, mech. dmgd. brake hose
393.47	Inadequate brake linings, actuators, slack adjusters, pads, drums, rotors
393.48(a)	Inoperative brakes / absence of braking action
393.49	Unable to operate all brakes with one application valve
393.50	Inadequate air reservoirs
393.51	No or inoperative low air/vacuum warning signals/ gauges (devices)
393.51	Hydraulic brake system defects / defective / low fluid levels
393.53	Automatic brake adjusters and indicators
+396.3(a)(1)	Failure (by motor carrier) to inspect, maintain, and repair all motor vehicles and intermodal equipment under its control.
+396.3(a)(1)[B]	Air compressor
393.47(E)	Brake adjustment
+396.3(a)(1)[BC]	Air compressor drive belt defective
393.47(a)	Brake drums
393.50	Vacuum brake system
+396.3(a)(1)[BL]	Brake reservoir pressure loss

For those violations denoted by the plus sign (+), the alpha identifier in brackets ([_]) distinguish between violations having the same section number. The alpha identifiers ([_ _]) is only written on Inspection Form; not CC or Written Warning.

**SUBPART D - WINDOW CONSTRUCTION
(Level 1 and Level 2 Inspectors Only)**

393.60(c)	Cracked or damaged
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	windshield
393.60(e)	Obstruction to driver's view
393.61(a)	Improper window construction
393.62	Windows - passenger escape means required (buses)
393.62	Window obstruction - buses
393.62	Failure to mark adequately emergency escape bus windows

SUBPART E - FUEL SYSTEMS

(Level 1 and Level 2 Inspectors Only)

393.65(f)	Fuel system inadequate (unprotected fuel transfer lines)
393.65(b)	Fuel lines extend out beyond width of vehicle, fuel tank forward of the front axle of power unit (prohibited)
393.65(c)	Fuel tank attachment - unsecure
393.65(d)	Gravity or syphon feed prohibited
393.65(f)	Unprotected fuel transfer lines
393.67	Liquid fuel tank (after Jan. 1, 1973)
393.67(c)(4)	Drains or bottom fittings unprotected (extend beyond ¾ inch below fuel tank)
393.67(c)(7)	Fuel tank filler cap missing (spillage during filling / crash)
393.67(d)	Fuel systems visible leaks (failed test)
393.67(f)	No or improper fuel tank certification on tank (liquid fuel tanks only)

SUBPART F - COUPLING DEVICES

(Level 1 and Level 2 Inspectors Only)

393.70(b)	Inadequate fifth wheel securement; fasteners missing, cracks in welds, cracks in load-bearing areas, separation between upper and lower coupler
393.70(c)	Coupling device / pintle hook is inadequate (trailer)
393.70(d)	Safety devices (chains, cables)
393.71(a)	Coupling device – more than three saddle mounts in combination (driveway-towaway operations)

SUBPART G - MISCELLANEOUS PARTS AND ACCESSORIES

(Level 1 and Level 2 Inspectors Only)

393.75	Unsafe tire
393.75(a)	Tire fabric exposed
393.75(a)	Visually observable bump, bulge in tire (indicative of sidewall failure)
393.75(b)	Steering tires less than 4/32 inch tread

	depth
393.75(c)	Other tires 2/32 tread depth
393.75(d)	Re-grooved / recapped / retreaded tires prohibited on front bus wheels
393.75(f)	Inadequate tire: max speed 55 mph or less
+396.3(a)(1)[T]	Any tire mounted or inflated to come in contact with vehicle
+396.3(a)(1)[T]	Tube-type radial tire without radial stem markings
393.76(h)	No occupant restraint on sleeper berth
393.77(b)(5)	Bus heater - operating control (buses)
393.77(b)(11)	Heater - Fuel tank location (buses)
393.78	Inoperable windshield wipers
393.79	Defrosting / defogging device / system
393.80	Inadequate rear vision mirrors
393.81	No or inoperative horn
393.82	No or inoperative speedometer
393.83(a)	Improper location of exhaust
393.83(d)	Inadequate exhaust discharge (bus)
393.83(g)	Exhaust discharge/leak under cab/sleeper
393.84	Floors, free of holes to minimize entrance of fumes
393.86	No rear end protection device (vehicle with farm plates exempt)
393.87	No, or inappropriate, flags - projecting loads
393.88	Television receiver within driver's view while driving
393.89	No or inadequate driveshaft protection (buses)
393.90	No standee line or bar (bus)
393.91	Improperly secured aisle seat in bus

SUBPART H - EMERGENCY EQUIPMENT

(Level 1 and Level 2 Inspectors Only)

393.95	No or inadequate emergency equipment
393.95(a)	Fire extinguisher
393.95(f)	Warning devices (triangles)

SUBPART I - CARGO SECUREMENT

(Level 1 and Level 2 Inspectors Only)

393.100(b)	Load loss (Inadequate protection against)
393.100(c)	Load shift (Inadequate protection against)
393.104(b)	Securement systems / devices - using damaged / weakened devices
393.104(c)	Vehicle structures or anchor points securing cargo - using damaged or weakened anchors
393.104(d)	Blocking / bracing (using damaged)
393.104(e)footnote2	Failure to use two crimps in seals in 1" or wider <i>steel strapping</i> or use of two seals on an <i>end-over-end lap joint</i>

393.104(f)(1)	Knots or other defects in tie-down devices use to secure cargo
393.104(f)(2)	Repairs in securement devices not meeting manufacture standards
393.104(f)(4)	Failure to use edge protector when required
393.106(c)(1)	Failure to restrain articles of cargo likely to roll
393.106(c)(2)	Failure to prevent shifting together of articles placed side-by-side
393.106(d)	Failure of aggregate working load limit to meet minimum required strength
393.110(b)	Failure to use adequate number of cargo securement devices, cargo not against front end structure
393.110(b)(1)	One tie-down for articles 5 feet or less and 1,100 pounds in weight or less
393.110(b)(2)(i)	Two tie-downs for articles 5 feet or less and more than 1,100 pounds in weight
393.110(b)(2)(ii)	Two tie-downs for articles longer than 5 feet but less than or equal to 10 feet at any weight
393.110(b)(3)	Two tie-downs for the first 10 feet and one additional tie-down for every 10 additional feet of article, or fraction thereof.
393.110(c)	Failure to use adequate number of cargo securement devices, cargo against front end structure, one tie-down for every 10 feet of article, or fraction thereof.
393.114	Inadequate front end structure - only if used to secure cargo
393.116	Failure to secure logs per the specific securement requirements for this commodity type
393.118	Failure to secure dressed lumber or similar building products per the specific securement requirements for this commodity type
393.120	Failure to secure metal coils per the specific securement requirements for this commodity type
393.122	Failure to secure paper rolls per the specific securement requirements for this commodity type
393.124	Failure to secure concrete pipe not secured per the specific securement requirements for this commodity type
393.126	Failure to secure intermodal containers per the specific securement requirements for

	this commodity type
393.128	Failure to secure automobiles, light trucks, and vans per the specific securement requirements for this commodity type
393.130	Failure to secure heavy vehicles, equipment and machinery per the specific securement requirements for this commodity type
393.132	Failure to secure flattened or crushed vehicles per the specific securement requirements for this commodity type
393.134	Failure to secure Roll-On/Roll-Off or Hook Lift Containers per the specific securement requirements for this commodity type
393.136	Failure to secure large boulders per the specific securement requirements for this commodity type

**SUBPART J - FRAMES, CAB AND BODY
COMPONENTS, WHEELS, STEERING AND
SUSPENSION SYSTEMS**

(Level 1 and Level 2 Inspectors Only)

393.201(a)	Frames (cracked, sagging, loose or broken)
393.201(b)	Loose, broken, or missing bolts or brackets securing the cab to the frame
393.201(c)	Frame bent, cut, or notched frame rail flanges
393.201(d)	Accessory - mount / weld to frame prohibited
393.201(e)	Improper drilling of holes in the top or bottom frame rail flange
+396.3(a)(1)	Body or frame coming in contact with tire or wheel
393.203	Cab, body components: secure fastening
393.203(a)	Missing/broken cab doors or door parts
393.203(b)	Loose, broken, missing cab securement bolts or brackets
393.203(c)	Hood - not securely fastened
393.203(d)	Seats - not securely mounted
393.203(e)	Front bumper - missing, loosely attached or protruding
393.205(a)	Wheel cracks
393.205(b)	Elongated disc wheel stud / bolt holes
393.205(c)	Wheel fasteners (loose, missing, broken, cracked, or stripped)
393.207(a)	Axles - Any U-bolt, spring hanger, or other axle positioning part cracked, broken, loose or missing, includes rubber

- 393.207(b) springs, and/or axle out of alignment
Adjustable axle - locking pins missing or disengaged.
- 393.207(c) Leaf springs – cracked, broken, missing or shifted out of position.
- 393.207(d) Coil spring cracked, broken or missing
- 393.207(e) Torsion bar spring cracked or broken (torsion bar suspension system)
- 393.207(f) Deflated air bag in an air bag suspension system - Air suspension leaks.
(Valve allows airflow into system before 55 psi, vehicle tilts (not level), leaks more than 3 psi in 5 minutes under normal operating pressure.)
- 393.209(a) Unsecured steering wheel and/or steering wheel in which spokes are missing or cracked
- 393.209(b) Excess steering wheel free-play (lash)
- 393.209(c) Absence of / looseness of U-bolt fastener
- 393.209(d) Steering universal joints – worn, faulty, or welded; any steering gearbox, mounting bolt loose or missing, or any cracks in gearbox or mounting brackets; any looseness of the pitman arm, or repaired by weld
- 393.209(e) Broken, loose, inoperable, or leaking components of a power steering system
- 393.209 Welded repairs, loose or missing parts of steering mechanism other than those specified in Section 393.209

PART 395

HOURS OF SERVICE

Hours of Service Rules for

ALL PROPERTY CARRYING DRIVERS

- 395.20(b) ELD does not meet the requirements of Subpart B.
- *395.22(a) Failure to use an approved ELD.
- *395.22(e) Failure to log into the ELD as required.
(Driver is considered to have no RODS)
- 395.22(g) Failure to mount a portable ELD in a fixed position during operation of the CMV.
- 395.22(h) Failure to carry required in-vehicle information.
- 395.24(c) (1) (i) Failure to use Annotations when required / prompted
- 395.24(c) (1) (ii) Failure to include location description, when required / prompted by ELD
- 395.24(c) (1) (iii) Failure to include output file comment when directed by authorized safety official

- 395.24(c) (2) (i) Failure to include CMV power unit number
- 395.24(c) (2) (ii) Failure to include CMV trailer number
- 395.24(c) (2) (iii) Failure to include Shipping document number
- *395.24(d) Failure to produce or transfer data from an AOBRD or ELD to authorized safety official.
- *395.28(a) Using a Special Driving Category when not involved in that Special Category Activity. (False / fraudulent usage)
- *395.34(a) (2) Failure to reconstruct RODS after a malfunction has occurred.
- *395.34(d) Failure to repair malfunctioning ELD within 8 days (or obtain extension from FMCSA)

*Indicates an item considered Out of Service effective April 1, 2018

- 395.3(a)(2) Driving for any period after having been on duty 14 hours following 10 consecutive hours off duty
- 395.3(a)(3) Driving more than 11 hours following 10 consecutive hours off duty
- 395.3(a)(3)(ii) 30 Minute Rest Break Required
- 395.3(b)(1) Driving after having been on duty more than 60 hours in a 7 consecutive days (*when carrier bus. schedule less than 7 day/wk.*)
- 395.3(b)(2) Driving after having been on duty more than 70 hours in a 8 consecutive days (*when carrier bus. schedule is 7 days/week*)
- 395.3(c)(1) 7 Day – 34 hour Restart
- 395.3(c)(2) 8 Day – 34 hour Restart

Hours of Service Rules for ALL PASSENGER CARRYING DRIVERS

- 395.5(a)(1) Driving more than *10 hours* after 8 consecutive hours off duty
- 395.5(a)(2) Driving for *any hours* after on duty 15 hours following 8 consecutive hours off duty
- 395.5(b)(1) Driving after have been on duty more than 60 hours in a 7 consecutive days (*when carrier bus. schedule less than 7 day/wk.*)
- 395.5(b)(2) Driving after having been on duty more than 70 hours in a 8 consecutive days (*when carrier bus. schedule is 7 days/week*)
- 395.8(a)1 Failing to make a driver's log
- 395.8(d) Failing to show required information
- 395.8(e) False entries
- 395.8(f)1 Failing to keep log current to last duty change
- 395.8(f)(2) Entries on duty status record must be made by driver only

- 395.8(k)(2) Failing to have record of duty status current on day of exam and for previous 7 consecutive days if required
- 395.13(3)(c)(i) Motor carrier requiring/permitting driver to operate a commercial motor vehicle that has been declared out-of-service (regarding hours of service)
- 395.13(3)(d)(i) Driver operating vehicle after driver being declared out-of-service (regarding hours of service)

PART 396

INSPECTION, REPAIR AND MAINTENANCE

- 396.3(a)(1) Vehicle inspection / repair / maintenance parts/accessories in safe, proper op cond.
- 396.5(a), (b) Proper lubrication, Free of oil/grease leaks
- 396.7 Unsafe operation
- 396.9(c)(2) Operation, or permission to operate, after marked and declared out-of-service
- 396.9 (c)(3) Unlawful removal-out-of-service sticker
- 396.17 (c) No (or expired) federal annual inspection

**CHAPTER 18c - THE ILLINOIS
COMMERCIAL TRANSPORTATION LAW
SUB-CHAPTER 1**

ARTICLE VII - VIOLATIONS OF THE LAW

- 18c-1701 Failure to comply with the Illinois Commercial Transportation Law - Administrative Only

SUB-CHAPTER 4

ARTICLE I - MOTOR CARRIERS OF PROPERTY - UNLAWFUL OPERATIONS

- 18c-4104(a) Operation without a license - intrastate motor carrier of property
- 18c-4104(a) Operation without a registration - interstate motor carrier of property
- 18c-4104(b) Operation in excess of the scope of a license-intrastate motor carrier of property
- 18c-4104(c) Failure to carry a copy of a valid license or registration
- 18c-4104(c) Failure to display license upon request
- 18c-4104(d) Failure to file and carry / produce copy of lease - intrastate household goods motor carrier (not carrier owned)
- 18c-4104(g) Failure to carry a properly executed intra/interstate registration/cab card with a current Illinois identifier [see 4604(1)]
- 18c-4104(k) Operation in violation of the Illinois Commercial Transportation Law, Commission regulations and orders
- 18c-4104(l) Aid or abet in a violation of the Illinois

18c-4401(1) Commercial Transport. Law
Out of compliance, no
Unified Carrier Registration (UCR),
See also Illinois Commerce Commission &
UCR National Registration System
www.ucr.gov (file here as of 2020 for IL)

ARTICLE VI - CAB CARDS AND STAMPS

18c-4604(1) Failure to obtain (or expired) registration
(cab card) - Operation without a current
cab card and identifier [see 4104(g)]
18c-4604(2) Unlawful transfer of an intrastate
cab card (place on other vehicle)
18c-4604(3) Improper use of (permission to use) a cab
card issued to other carrier
18c-4604(4) Failure to display or present cab card

ARTICLE VII - IDENTIFICATION OF CARRIERS

18c-4701 Required USDOT – interstate (or ICC
intrastate) mark: insignia / logo on vehicle

SUB-CHAPTER 7

ARTICLE IV –SAFETY REQUIREMENT OF RAIL CARRIERS

18c-7402 Safety requirements for railroad operations

ARTICLE V – MISCELLANEOUS PROVISIONS

* 18c-7503 Trespassing on railroad property (Class
C Misdemeanor, 2nd Class A)

**CHAPTER 430 ILCS 30/
ILLINOIS HAZARDOUS MATERIALS
TRANSPORTATION ACT**

430 ILCS 30/12 Willful violation - any provision of rule / Act
(Class 3 felony)

**CRIMINAL AND MISCELLANEOUS STATUTES
GENERAL PROVISIONS -FLAGS**

5 ILCS 465/5 Injuring any flag, flagstaff or pole
720 ILCS 5/49-1 Desecration, mutilation or improper
use of flag - Class 4 felony

**CHAPTER 510 ILCS 55/
ILLINOIS DOMESTIC ANIMALS
RUNNING AT LARGE ACT**

510 ILCS 55/1 Animals at large (e.g. on public highway)

**CHAPTER 510 ILCS 5/
ANIMAL CONTROL ACT**

510 ILCS 5/2.05a Dangerous dog: Dog loose & threatening
person or animal, OR dog bites person
(causing no serious injury)
510 ILCS 5/2.18b Reckless dog owner - dog kills other dog

OR owner knowingly allows violation of Section 9 of this Act.

510 ILCS 5/2.19b Vicious dog – causes serious injury OR death, OR found dangerous 3+ times.

**CHAPTER 510 ILCS 70/
Humane Care for Animals Act**

510 ILCS 70/3.01 Cruel treatment – abuse, abandonment, exposure to life-threatening situation for prolonged period of time in extreme heat or cold conditions resulting in injury, death, hypothermia, hyperthermia, frostbite, or similar condition diagnosed by a vet – allows taking into temporary custody and/or impoundment of animal so treated.

**CHAPTER 430 ILCS 150/
ABANDONED REFRIGERATOR ACT**

430 ILCS 150/1 Abandonment: refrigerators/ice boxes with lid/door & latch capacity=or >1½ cubic ft. (child access) (Class C misdemeanor- \$100)

CHAPTER 720 ILCS 670/ SALE OF IMMORAL PUBLICATION TO MINORS ACT

720 ILCS 670/1 Prohibits selling, loaning, gifting, showing, advertising, or distributing to any minor (or possessing with the intent to do so) ANY book, pamphlet, magazine, newspaper, story paper, or printed paper with criminal news, police reports, criminal deeds, or pictures/stories - bloodshed, lust, or crime

CHAPTER 720 ILCS 685/ TOBACCO ACCESSORIES AND SMOKING HERBS CONTROL ACT

720 ILCS 685/4(a) Illegal sale of tobacco accessories or smoking herbs to minors (under age 21) (Class C misdemeanor - \$100)

720 ILCS 685/4(d) Illegal use of ID card to obtain tobacco accessories or smoking herbs (Class C misdemeanor - \$100)

720 ILCS 685/4(e) No warning sign to minors displayed (Class C misdemeanor - \$100)

720 ILCS 5/ CRIMINAL CODE
DIVISION I.
TITLE III. PART B
OFFENSES DIRECTED AGAINST THE PERSON

ARTICLE 9 - HOMICIDE

- 720 ILCS 5/9-1 Murder – First degree murder
- 720 ILCS 5/9-1(a)(1) Intent to kill or do great bodily harm, or knows acts *will cause* death.
- 720 ILCS 5/9-1(a)(2) Knows actions *create strong probability* of death
- 720 ILCS 5/9-1(a)(3) Attempting / committing a forcible felony *other than* second degree murder.

0110

- 720 ILCS 5/9-1.2 Intentional homicide of unborn child
- 720 ILCS 5/9-2 Second degree murder
(Class 1 felony)

0130

- 720 ILCS 5/9-2.1 Voluntary manslaughter of unborn child
(Class 1 felony)
- 720 ILCS 5/9-3 Involuntary manslaughter
(Class 3 felony)
- 720 ILCS 5/9-3 Reckless Homicide (Class 3 felony)
- 720 ILCS 5/9-3.2 Involuntary manslaughter/reckless homicide
of unborn child (Class 3 felony)
- 720 ILCS 5/9-3.3 Drug-induced homicide (Class X felony)
- 720 ILCS 5/9-3.4 Conceal homicide (Class 3 felony)

ARTICLE 10 - KIDNAPPING AND RELATED OFFENSES

- 720 ILCS 5/10-1 Kidnapping (**Class 2 felony**)
- 4210**
- 720 ILCS 5/10-2 Aggravated kidnapping (**Class X felony**)
- 4220**
- 720 ILCS 5/10-3 Unlawful restraint (Class 4 felony)
- 4230**
- 720 ILCS 5/10-3.1 Aggravated unlawful restraint (Class 3)
- 4240**
- 720 ILCS 5/10-4 Forcible detention (Class 2 felony)
- 4240**
- 720 ILCS 5/10-5 Child abduction (Class 4 felony)
- 720 ILCS 5/10-5.1 Luring minor (misdemeanor or felony)
- 4250**
- 720 ILCS 5/10-6 Harboring runaway (Class A misdemeanor)
- 4270**
- 720 ILCS 5/10-7 Aiding & abetting child abduction
(Class 4 felony)
- 720 ILCS 5/10-8.1 Unlawful sending: public conveyance travel
ticket to minor. Sentence based on age

difference. < or > 5 year age difference
(Class A misdemeanor or Class 4 felony)

ARTICLE 11 - SEX OFFENSES

0770

720 ILCS 5/11-1.20 Criminal sexual assault (Class 1 felony)

0260

720 ILCS 5/11-1.30 Aggravated criminal sexual assault
(Class X felony)

720 ILCS 5/11-1.40 Predatory criminal sexual assault of a
child (Class X felony)

0261

720 ILCS 5/11-1.50 Criminal sexual abuse
(Class A misdemeanor or Class 4 felony &
2nd violation sub-sect (a) Class 2 felony)

1563

720 ILCS 5/11-1.60 Aggravated criminal sexual abuse
(Class 2 felony)

1570

720 ILCS 5/11-6 Indecent solicitation of a child
(Class 4 felony - elevates based on act)

720 ILCS 5/11-6.6 Solicitation to meet a child
(Class A misdemeanor)

1565

720 ILCS 5/11-9.1 Sexual exploitation of a child
(Class A, Class 4 child < 13 or near school)

720 ILCS 5/11-9.1a Permitting sex abuse of child (Class 1)

720 ILCS 5/11-9.1B Failure to report sexual abuse of a child
(Class A misdemeanor)

720 ILCS 5/11-9.3 Child sex offenders within school zone;
offender approaching, contacting, residing
with, or communicating with a child within
certain places (Class 4 felony)

720 LCS 5/11-11 Sexual relations within families
(Class 3 felony)

1576

720 ILCS 5/11-14 Prostitution (Class A misdemeanor)

720 ILCS 5/11-14.1 Solicitation of a sexual act
(Class A / from minor/disabled Class 4)

720 ILCS 5/11-14.3 Promoting prostitution (Class 4 felony)

720 ILCS 5/11-14.4 Promote *juvenile* prostitution (Class 1)

1504

720 ILCS 5/11-18 Patronizing prostitute (Class 4 felony)

720 ILCS 5/11-20 Obscenity (Class A misdemeanor, 2nd Class 4)

1535

720 ILCS 5/11-20.1 Child pornography (Class X felony)

720 ILCS 5/11-20.2 Duty of commercial film and photographic
print processors or computer technicians
to report sexual depiction of children
(Business offense: \$1,000)

720 ILCS 5/11-21 Harmful material distribution

(Class A misd. / 2nd Class 4 felony)

1540

720 ILCS 5/11-22 Tie-in sales of obscene publications to distributors (Petty offense - \$100)

1542

720 ILCS 5/11-23 Posting identifying or graphic information on pornographic Internet site or possessing graphic information with pornographic material:

Victim under age 17 y/o (Class 3 felony)

Without consent, > 18 yrs. (Class 4 felony)

720 ILCS 5/11-25 Grooming (Class 4 felony)

720 ILCS 5/11-26 Traveling to meet minor (Class 3 felony)

720 ILCS 5/11-30 Public indecency (Class A misdemeanor)

4260

720 ILCS 5/11-35 Adultery (Class A misdemeanor)

4260

720 ILCS 5/11-40 Fornication (Class B misdemeanor)

1580

720 ILCS 5/11-45 (a) Bigamy (Class 4 felony)

(a-5) Marrying bigamist (Class A misd.)

ARTICLE 12 - BODILY HARM

720 ILCS 5/12-1 Assault (Class C misdemeanor - \$100)

0560

720 ILCS 5/12-2 Aggravated assault (Class 4 or Class 3)

0510

720 ILCS 5/12-3 Battery (Class A misdemeanor - \$100)

0475

720 ILCS 5/12-3.05 Aggravated battery (Class 3 felony)

0460

720 ILCS 5/12-3.1 Battery of an unborn child (Class A misdemeanor - \$100);

720 ILCS 5/12-3.1(a-5) Aggravated battery of an unborn child: causing great bodily harm, permanent disability, disfigurement (Class 2 felony)

720 ILCS 5/12-3.2 Domestic Battery (**No Bond**)

720 ILCS 5/12-3.2(c) Domestic Battery - in presence of a child under sixteen (under age 18)

720 ILCS 5/12-3.3 Aggravated Domestic Battery (Class 2)

720 ILCS 5/12-3-4 Violating order of protection (**No Bond**)

(725 ILCS 5/112A-4 Foster parents, legal guardians, adoptive parents, prospective adoptive parents are now additional "protected persons".)

3400

720 ILCS 5/12-3.6 Disclosing the location of a domestic violence victim (Class A misdemeanor - \$100)

0410

720 ILCS 5/12-4.4a Abuse or criminal neglect of a long term

care facility resident; criminal abuse or neglect of an elderly person or person with a disability (Class 3 Felony)

0487

720 ILCS 5/12-4.5 Tampering with food, drugs or cosmetics (Class 2 felony)

720 ILCS 5/12-5 Reckless conduct causing bodily harm or great bodily harm (Class A misdemeanor or Class 4 felony)

0470

720 ILCS 5/12-5.02 Vehicular Endangerment (Class 2, death 1)

720 ILCS 5/12-5.1 Criminal housing management (Class A misdemeanor ,2nd Class 4 felony)

720 ILCS 5/12-5.1a Aggravated criminal housing management (Class 4 felony)

720 ILCS 5/12-6 Intimidation (Class 3 felony, gang Class 1)

3960

720 ILCS 5/12-6.5 Compelling organization membership of persons (Class 2 felony, of minor Class 1)

720 ILCS 5/12-7 Compelling confession /information - threat or force (Class 4 felony or Class 2 felony)

720 ILCS 5/12-7.1 Hate crime (Class 4 felony, 2nd Class 2)

720 ILCS 5/12-7.3 Stalking (Class 4 felony, 2nd Class 3)

3967

720 ILCS 5/12-7.4 Aggravated Stalking (Class 3 felony)

720 ILCS/12-7.5 Cyberstalking (Class 4 felony)

720 ILCS 5/12-9 Threatening public official (Class 3 felony)

720 ILCS 5/12-20.5 Dismembering a human body (Class X felony)

ARTICLE 12C – HARMS TO CHILDREN

SUBDIVISION 1 - ENDANGERMENT AND RELATED OFFENSES

1562

720 ILCS 5/12C-5 Endangering life or health of children

720 ICLS 5/12C-10 Child abandonment (Class 4 felony)

720 ILCS 12C-25 Contributing to dependency or neglect of a minor (Class A misdemeanor)

720 ILCS 12C-30 Contributing to the delinquency or criminal delinquency of a minor (Class A)

720 ILCS 5/12C-50.1 Failure to Report Hazing (Class B)

720 ILCS 12C-60 Curfew (minors under 17): (Sun.-Thurs. 11 pm; Fri.-Sat. 12am)

TITLE III, PART C - OFFENSES DIRECTED AGAINST PROPERTY

ARTICLE 16 - THEFT AND RELATED OFFENSES

720 ILCS 5/16-1 Theft <or=\$500, not from person (Class A, 2nd Class 4)

Theft < or = \$500, from person (Class 3 felony)

0810

720 ILCS 5/16-2	Theft lost / mislaid property <or= \$500 (Class B misdemeanor)
720 ILCS 5/16-3	Theft of labor/services, or use of property (Class A misdemeanor)
<u>1210</u>	
720 ILCS 5/16-5	Theft from coin-operated machines (Class B)
720 ILCS 5/16-6	Coin-operated machines – possession of a key or device (Class A misdemeanor)
720 ILCS 5/16-7	Unlawful use of recorded sounds (Class 4 felony)
720 ILCS 5/16-25	Retail theft: property < or = \$300 (Class A misdemeanor) Retail theft: fuel (gasoline) < or = \$150 (Class A misdemeanor)
720 ILCS 5/16-30	Identity theft if value <or= \$300 (Class 4 felony)

ARTICLE 17 – DECEPTION AND FRAUD

720 ILCS 5/17-1	Deceptive practices
<u>1110</u>	
720 ILCS 5/17-2	False personation; solicitation [Sentence varies by sub-section: petty offense (\$5-\$100) up to a Class 1 felony]
720 ILCS 5/17-3	Forgery (Class 3 felony)
<u>1120</u>	
720 ILCS 5/17-3.5	Deceptive sale of gold / silver (petty offense, \$50-100)
720 ILCS 5/17-5.7	Deceptive advertising (Class A, down to petty offense if a gas / service station)
720 ILCS 5/17-6	State benefits fraud – false doc or misrep (Class 4 felony, > \$300 Class 3)
720 ILCS 5/17-6.3	WIC fraud of up to \$150 (Class A misd.) WIC fraud \$150 -\$1,000 (Class 4 felony) WIC fraud > \$10,000 (Class 1 & ineligible)
720 ILCS 5/17-6.5	Persons under deportation order; (<\$150 Class A misdemeanor) (\$150-\$1,000 Class 4 felony) (\$10,000 or more Class 1 felony)
720 ILCS 5/17-8.5	Fraud on a governmental entity (under \$300 Class A misdemeanor) (over \$100,000 Class 1 felony)
720 ILCS 5/17-9	Public aid wire and mail fraud (Class 4 felony)
720 ILCS 5/17-10.5	Insurance fraud (up to \$300 Class A and over \$100,000 Class 1 felony)
720 ILCS 5/17-10.6	Financial institution fraud (up to \$500 Class A misdemeanor, over \$500 felony)
720 ILCS 5/17-10.7	Insurance claims for excessive charges (Class A misdemeanor - \$100)
720 ILCS 5/17-11	Odometer or hour meter fraud

720 ILCS 5/17-30 (Class A misdemeanor - \$100)
 Defaced, altered, or removed manufacturer
 or owner identification number
 720 ILCS 5/17-52.5 Unlawful use of encryption
 (Class A misdemeanor - \$100)
 720 ILCS 5/17-59 Criminal usury (Class 4 felony)
 720 ILCS 5/17-60 Promotion of pyramid sales schemes
 (Class A misdemeanor - \$100)

ARTICLE 18 - ROBBERY

720 ILCS 5/18-1 Robbery (Class 2 / Class 1 felony)
0320
 720 ILCS 5/18-2 Armed robbery (Class X felony)
0310
 720 ILCS 5/18-6 Vehicular Invasion (Class 1 felony)

ARTICLE 19 - BURGLARY

720 ILCS 5/19-1 Burglary (w/damage: Class 2 felony)
0610
 720 ILCS 5/19-2 Possession - burglary tools (Class 4 felony)
4310
 720 ILCS 5/19-3 Residential burglary (Class 1 felony)
0625
 720 ILCS 5/19-4 Criminal trespass to residence
 (Class A misdemeanor - \$100)
 720 ILCS 5/19-6 Home invasion (Class X felony)

ARTICLE 20 - ARSON

720 ILCS 5/20-1 Arson
 (Class 2 felony)
1010
 720 ILCS 5/20-1.1 Aggravated arson
 (Class X felony)
 720 ILCS 5/20-2 Possession – explosives, incendiary devices
 (Class 1 felony)

ARTICLE 21 - DAMAGE AND TRESPASS TO PROPERTY

720 ILCS 5/21-1 Criminal damage to property over \$500
 (Felony - see subcategories in statute)
 720 ILCS 5/21-1 Criminal damage to property up to \$500
 (Class A misdemeanor - \$100)
1310
 720 ILCS 5/21-1.01 Criminal damage to Government supported
 property up to \$500 (Class 4 felony);
 over \$500, under \$10,000 (Class 3)
1340
 720 ILCS 5/21-1.2 Institutional vandalism up to \$300
 (Class 3 felony), over \$500 (Class 2)
 720 ILCS 5/21-1.3 Criminal defacement of property, up to
 \$500 (Class A misdemeanor)
 2nd off. or over \$500 (Class 4 felony)

720 ILCS 5/21-2	Criminal trespass to vehicles (Class A misdemeanor - \$100)
720 ILCS 5/21-2.5	Electronic Tracking Devices Prohibited (Class A misdemeanor)
<u>1360</u>	
720 ILCS 5/21-3	Criminal trespass to real property (Class B misdemeanor \$100) (subdiv. (a) (4) Class A misdemeanor)
<u>1330</u>	
720 ILCS 5/21-5	Criminal trespass to state-supported land (Class A misdemeanor - \$100) (subdiv. (a-5) Class A, 2 nd Class 4 felony)
<u>1350</u>	
720 ILCS 5/21-6	Unauthorized possession or storage of weapons on government supported land (Class A misdemeanor - \$100)
720 ILCS 5/21-7	Criminal trespass to restricted areas and landing areas at airports (Class A misdemeanor) (Certain subdivisions - Class 3 or 4 felony)
720 ILCS 5/21-9	Trespass to a place of public amusement (Class 4 felony)
720 ILCS 5/21.1-2	Residential picketing (Class B misdemeanor)

ARTICLE 24 - DEADLY WEAPONS 720 ILCS 5/24-1

<u>1410</u>	
720 ILCS 24-1	Unlawful use of weapon
720 ILCS 5/24-1.1	Unlawful use of weapons - felons (Class 3 felony)
720 ILCS 5/24-1.2	Aggravated discharge - firearm (Class 1 felony)
720 ILCS 5/24-2.1	Unlawful use of metal piercing bullets (Class 3 felony)
720 ILCS 5/24-2.2	Manufacture, sale or transfer of bullets represented to be metal piercing bullets (Class 4 felony)
720 ILCS 5/24-3	Unlawful sale of firearms (Class 4 & up)
720 ILCS 5/24-3B	Firearms Trafficking (Class 1 Felony)
720 ILCS 5/24-3.1	Unlawful possession-firearms/ammunition: Handguns (Class 4 felony) Other guns (A misdemeanor - \$100)
720 ILCS 5/24-3.2	Unlawful discharge - metal piercing bullets (Class X - intentional/reckless discharge) (Class 2 felony - possess w/ gun capable)
720 ILCS 5/24-3.3	Unlawful sale or delivery of firearms on the premises of any school (Class 3 felony)
720 ILCS 5/24-3.7	Use of a stolen firearm in the commission of an offense (Class 2 felony)
720 ILCS 5/24-4	Failure to keep register of firearms sales by dealer (Class B misdemeanor)

1440

720 ILCS 5/24-5 Defacing identification marks of firearms
(Class 2 felony)

1450

720 ILCS 5/24-9 Firearm access: child under age 14
(Class C, \$1,000; 2nd Off, Class A)

ARTICLE 25 - MOB ACTION AND RELATED OFFENSES

720 ILCS 5/25-1 Mob action - assembly, intent, violence,
(Class C; violence/damage Class 4 felony)

3100

720 ILCS 5/25-4 Looting by individuals (Class 4 felony)

ARTICLE 26 - DISORDERLY CONDUCT

2860

720 ILCS 5/26-1(a)(5) False police report (Class A misdemeanor)

720 ILCS 5/26-1(a)(11) Peeping Tom (Class A misdemeanor)

2870

720 ILCS 5/26-1(a)(12) Telephone harassment: collection agency
(Business offense – Fine not over \$3,000)

2820

720 ILCS 5/26-1(a)(7) False report to DCFS (Class 4 felony)

720 ILCS 5/26-1.1 False report - theft/ loss (Class A, \$100)

720 ILCS 5/26-2 Interference w/ emergency communication
(Class B misdemeanor, \$100)

ARTICLE 28 - GAMBLING AND RELATED OFFENSES

720 ILCS 5/28 Gambling – other than excepted activities
(Class A misdemeanor - \$100)
(2nd Offense - Class 4 felony)

1610

720 ILCS 5/28-1.1 Syndicated gambling (Class 3 felony)

720 ILCS 5/28-3 Keeping a gambling place
(Class A misdemeanor - \$100)
(2nd or subsequent - Class 4 felony)

1630

720 ILCS 5/28-4 Failed to register for federal gambling stamps
(Class B misdemeanor - \$100)
(2nd or subsequent - Class A)

ARTICLE 29 - BRIBERY IN CONTESTS

3910

720 ILCS 5/29-1 Offering a bribe: influence athlete/official
(Class 4 felony)

720 ILCS 5/29-2 Accepting a bribe (Class 4 felony)

720 ILCS 5/29-3 Failure to report offer of bribe
(Class A misdemeanor - \$100)

ARTICLE 29A - COMMERCIAL BRIBERY

720 ILCS 5/29A-1 Offering a bribe: Under/Over \$500,000:
(Class A misdemeanor/Class 3 felony)

720 ILCS 5/29A-2 Accepting a bribe: Under/Over \$500,000:
(Class A misdemeanor/Class 3 felony)

ARTICLE 29B – MONEY LAUNDERING

720 ILCS 5/29b-1 Money Laundering

ARTICLE 29D - TERRORISM

720 ILCS 5/29D-14.9 Terrorism (Class X felony)

720 ILCS 5/29D-15.1 Causing a catastrophe (Class X felony)

720 ILCS 5/29D-15.2 Possession of a deadly substance (Class 1 felony)

720 ILCS 5/29D-15.20 Making a terrorist threat (Class X felony)

720 ILCS 5/29D-15.25 Falsely making a terrorist threat (Class 1 felony)

720 ILCS 5/29D-15.35.1 Boarding or attempting to board an aircraft with a weapon (Class 4 felony)

TITLE III, PART E - OFFENSES AFFECTING GOVERNMENTAL FUNCTIONS

ARTICLE 30 - TREASON AND RELATED OFFENSES

720 ILCS 5/30-1 Treason (Class X felony: up to/incl. death)

720 ILCS 5/30-2 Misprision of treason (Class 4 felony)

720 ILCS 5/30-3 Advocating overthrow of government (Class 3 felony)

ARTICLE 31 - INTERFERENCE WITH PUBLIC OFFICERS

720 ILCS 5/31-1 Resisting or obstructing a peace officer, firefighter, or correctional institution employee (Class A misdemeanor)

3710

720 ILCS 5/31-1a Disarming a peace officer or correctional institution employee (Class 1 felony)

3710

720 ILCS 5/31-3 Obstructing service of process (Class B misdemeanor)

720 ILCS 5/31-4 Obstructing justice (Class 4 felony)

720 ILCS 5/31-4.5 Obstructing identification (Class A misdemeanor)

3730

720 ILCS 5/31-5 Concealing or aiding a fugitive (Class 4 felony)

3740

720 ILCS 5/31-6(a) Escape – Intentionally escapes from penal institution, confined for a felony. (Class 2 felony)

720 ILCS 5/31-6(a) Escape – Knowingly fails to report to a

penal institution, for confinement related to committing a felony. (Class 3 felony)

3750

720 ILCS 5/31-6(b) Escape – Intentionally escaping from penal institution after confinement for a misdemeanor. (Class A misdemeanor - \$100)

3750

720 ILCS 5/31-6(c) Escape – Intentionally escaping from custody of a peace officer. (Class A - \$100)
(Felony - if original arrest for felony)

3750

720 ILCS 5/31-6(d) Escape while armed (Class 1 felony)

3750

720 ILCS 5/31-7 Aiding escape-provide resources (Class A); by assisting with escape (Class 2 felony)

3760

720 ILCS 5/31-8 Refusing to aid an officer (Petty offense - \$100)

ARTICLE 31A - INTERFERENCE WITH PENAL INSTITUTION

3770

720 ILCS 5/31A1.1 Bring/possess contraband into/in penal institution (Class 4 up to Class X, on type)

ARTICLE 32 - INTERFERENCE WITH JUDICIAL PROCEDURE

720 ILCS 5/32-1 Compounding a crime – offering value for not prosecuting / aiding prosecution (Petty offense)

720 ILCS 5/32-2 Perjury (Class 3 felony)

720 ILCS 5/32-3 Subornation of perjury – procure/induce a false statement by another (Class 4 felony)

720 ILCS 5/32-4 Violate Juror Protection Act - Influence jurors/witnesses (Class 4 felony)

720 ILCS 5/32-4a Harassment – jurors, witnesses, child's representatives, or others (Class 2 felony)

720 ILC 5/32-6 Perform unauthorized acts – marriage, acknowledgement, surety (Class 4 felony)

720 ILCS 5/32-7 Simulating legal process (Class B misdemeanor - \$100)

720 ILCS 5/32-8 Tampering with public records to defraud (Class 4 felony)

720 ILCS 5/32-9 Tampering with a public notice (Petty offense - \$100)

720 ILCS 5/32-10 Violation of bail bond

ARTICLE 33 - OFFICIAL MISCONDUCT

720 ILCS 5/33-1 Bribery (Class 2 felony)

720 ILCS 5/33-2 Failure to report a bribe - State employees must report bribe to the Illinois State

720 ILCS 5/33-3 Police. (Class A misdemeanor)
720 ILCS 5/33-8 Official misconduct (Class 3 felony)
720 ILCS 5/33-8 Legislative misconduct: Accept money
value to influence law / legislator (Class 3)

TITLE III, PART F - CERTAIN AGGRAVATED OFFENSES

ARTICLE 33A - ARMED VIOLENCE

720 ILCS 5/33A-2 Armed violence

**ARTICLE 36 - SEIZURES AND FORFEITURES VESSELS,
VEHICLES, AIRCRAFT**

720 ILCS 5/36-1 Property subject to forfeiture

720 ILCS 5/36-1.1 Seizure / Impoundment – with / without a
warrant.

720 ILCS 5/36-2 Forfeitures - Complaint for forfeiture

ARTICLE 37 - PROPERTY FORFEITURES

720 ILCS 5/37-1 Maintaining public nuisance
(Class A misdemeanor)

ARTICLE 49 – MISCELLANEOUS OFFENSES

720 ILCS 5/49-1.5 Draft card mutilation – Knowingly
destroy or mutilate registration certificate
(Class 4 felony)

FIREARM OWNERS IDENTIFICATION CARD ACT

FOID (Firearm and Ammunition Offenses)

430 ILCS 65/2(a)(1) Possession of firearm - FOID eligible, but
EXPIRED less than six months
(Petty Offense, over=Class A, 2nd=Class 4)

430 ILCS 65/2(a)(1)* Possession of firearm without valid FOID
but is eligible (Class A)

430 ILCS 65/2(a)(2)* Possession of ammunition without valid
FOID (Class A misdemeanor)

430 ILCS 65/3(a)* Unlawful transfer of firearm
(Class 4 felony)

430 ILCS 65/3(b)* Records requirement (Class A, 2nd)
(Note: For enhanced penalties see section 65/14)

CHAPTER 430 ILCS 66/ - CONCEALED CARRY ACT

430 ILCS 66/65 Prohibited Areas (Concealed Carry)

430 ILCS 66/70 Violations (Concealed Carry)

CHAPTER 415 ILCS 105/ - LITTER CONTROL ACT

415 ILCS 105/4 Dumping and/or depositing litter
(Class B Misdemeanor)

415 ILCS 105/5 Dumping, and/or depositing litter *from a
motor vehicle* (Class B misdemeanor)

415 ILCS 105/6 Accumulation of litter
(Class B misdemeanor)

415 ILCS 105/7 Abandonment of motor vehicle

(Class B misdemeanor)

CHAPTER 235 ILCS 5/ LIQUOR (DRAM SHOP)

235 ILCS 5/6-16 Sale, gift or delivery of alcoholic liquor to persons under 21, or intoxicated person

2210

235 ILCS 5/6-20 Transfer, possession or consumption of alcoholic liquor; restrictions

235 ILCS 5/6-35 Illegal ALCOPOP advertising to children

235 ILCS 5/6-36 Homemade Brewed Beverage (sale)

2230

235 ILCS 5/10-1(a) Manufacture, import, distribute, or sell of alcohol without a license (Class 4 felony)

2250

235 ILCS 5/10-1(e) Misrepresent age - minor (Class A)

CHAPTER 720 ILCS 542/ BATH SALTS PROHIBITION ACT

720 ILCS 542/20 Unlawful sale of Bath Salts (Class 3 felony)

CANNABIS CONTROL ACT

720 ILCS 550/4(a) Possession of cannabis: < or = 10 grams (Civil Law violation, \$100-\$200)

1811

720 ILCS 550/4(b) Possession of cannabis - more than 10 grams but not more than 30 grams (Class B misdemeanor)

1811

720 ILCS 550/4(c) Possession of cannabis - more than 30 grams but not more than 100 grams (Class A misdemeanor)

1811

720 ILCS 550/4(d) Possession of cannabis - more than 100 grams but not more than 500 grams (Class 4 felony)

1812

720 ILCS 550/4(e) Possession of cannabis - more than 500 grams, but not more than 2000 grams (Class 3 felony)

1812

720 ILCS 550/4(f) Possession of cannabis - more than 2000 grams, but not more than 5000 grams (Class 2 felony)

1812

720 ILCS 550/4(g) Possession of cannabis - more than 5000 grams (Class 1 felony)

1812

720 ILCS 550/5A Manufacture or delivery of cannabis - not more than 2.5 grams (Class B misdemeanor- \$100)

1821

720 ILCS 550/5(b)	Manufacture or delivery of cannabis - more than 2.5 grams but not more than 10 grams (Class A misdemeanor- \$100)
<u>1821</u>	
720 ILCS 550/5(c)	Manufacture or delivery of cannabis - more than 10 grams but not more than 30 grams (Class 4 felony)
<u>1821</u>	
720 ILCS 550/5(d)	Manufacture or delivery of cannabis - more than 30 grams but not more than 500 grams (Class 3 felony)
<u>1822</u>	
720 ILCS 550/5(e)	Manufacture or delivery of cannabis - more than 500 grams, but not more than 2000 grams (Class 2 felony)
720 ILCS 550/5(f)	Manufacture or delivery of cannabis - more than 2000 grams, but not more than 5000 grams (Class 1 felony)
720 ILCS 550/5(g)	Manufacture or delivery of cannabis - more than 5000 grams, (Class X felony)
<u>1812</u>	
720 ILCS 550/5.3	Unlawful use of cannabis-based product Manufacturing equipment (Class 2 Felony)
<u>1822</u>	
720 ILCS 550/8	Production of cannabis plant (<5 plants = civil violation, > 5 plants = felony)
<u>1850</u>	
720 ILCS 550/9	Calculated criminal cannabis conspiracy (Class 3 felony)

1860

CHAPTER 720 ILCS 570/ - ILLINOIS CONTROLLED SUBSTANCE ACT CONTROLLED SUBSTANCES ACT

(Check for proper subsection for bond)

720 ILCS 570/401	Manufacture or delivery
<u>2010</u>	
720 ILCS 570/402	Possession – controlled, counterfeit, or analog substances (Class 1 felony)
<u>2020</u>	
720 ILCS 570/404	Advertise, distribute, manufacture look-alike substance (Class 3 felony)
<u>2030</u>	
720 ILCS 570/405	Calculated criminal drug conspiracy (Class X)
<u>2050</u>	
720 ILCS 570/406	Misc. controlled substance violations
720 ILCS 570/406	Prescription fraud, (b) (3). (Class 3 felony)
720 ILCS 570/406.2	Possess unauthorized prescription form
720 ILCS 570/407	Delivery to person under age 18 (felony)
720 ILCS 570/407.1	Delivery controlled/counterfeit substances by employing persons < 18 (felony)

2070

720 ILCS 570/407.2 Deliver controlled substance to woman known pregnant (Class 1 felony)

2070

CHAPTER 720 ILCS 600/ - DRUG PARAPHERNALIA

720 ILCS 600/3.5(a) Possess drug paraphernalia (Class A)

CHAPTER 720 ILCS 635/ - HYPODERMIC SYRINGE AND NEEDLES ACT

720 ILCS 635/1 Possess hypodermic syringes / needles: Prohibited for those < age 18 and/or if the quantity > 100 hypodermic syringes or needles. (Class A misdemeanor)

720 ILCS 635/2 Delivery or sale of hypodermic syringes or needles. (Class A misdemeanor)

CHAPTER 720 ILCS 646/ - METHAMPHETAMINE CONTROL AND COMMUNITY PROTECTION ACT

(Check for proper subsection for bond)

720 ILCS 646/15 Participate/manufacture-methamphetamine (Class X)

720 ILCS 646/20 Possess-methamphetamine Precursor

720 ILCS 646/25 Illegally possess- anhydrous ammonia

720 ILCS 646/30 Possess meth manufacturing material (Class 2 felony)

720 ILCS 646/55 Delivery – Methamphetamine (felony)

720 ILCS 646/60 Possess - methamphetamine (felony)

CHAPTER 720 ILCS 675/ - PREVENTION OF TOBACCO USE BY MINORS AND SALE AND DISTRIBUTION OF TOBACCO PRODUCTS

720 ILCS 675/1 Tobacco sale to /possession by minors.

CHAPTER 35 ILCS 135/ - CIGARETTE USE TAX ACT

35 ILCS 135/25a Possess > 100 cigarette contraband packs; packs lacking Illinois tax stamp

35 ILCS 135/28 Procure, make, cause manufacture of a forged, altered, or counterfeit stamp. (Class 2 felony)

35 ILCS 135/29 Sale with fraudulent stamp (Class 2)

35 ILCS 135/30 Illegally sell / possess un-stamped cigarette packages (other than licensed distributor or transporter): > 9 packages (Class 4, higher for increased quantities).

CHAPTER 605 ILCS 5/ - ROADS AND BRIDGES

605 ILCS 5/9-112.1 Advertising, illegal signs on highways

605 ILCS 5/9-112.2 Signs, billboards and advertising similar to official traffic control signs or devices; oscillating / rotating / flashing prohibited.

605 ILCS 5/9-117 Injuring or obstructing highways

- 605 ILCS 5/9-121 Litter or place anything likely to puncture tires on highways or in rest areas
- 605 ILCS 5/9-124 Camping on public highways prohibited
- 605 ILCS 5/9-128 Damage or remove signs / traffic control devices. (Class C, \$250 plus penalties imposed)
- 605 ILCS 5/9-130 Unlawful depositing of snow or ice on public highway - commercial entity

CHAPTER 20 ILCS 2305/

- 20 ILCS 2305/2(k) Disseminates any false information or report concerning the existence of any dangerously contagious or infectious disease in connection with quarantine, isolation and closure or refuses to comply with a quarantine (Class A misdemeanor).
- 20 ILCS 2305/8.1 Violates or refuses to obey any rule or regulation of the Department of Public Health (Class A misdemeanor).

CHAPTER 425 ILCS 35/ - FIRE SAFETY

- 425 ILCS 35/2 Possess / sell / use - fireworks (Class A)
- 425 ILCS 35/5 Violation-punishment section

CHAPTER 725 ILCS 110/ - WARRANT ARREST

- 725 ILCS 5/110-3 Issuance of warrant. Failure to appear. (FTA)

CONSERVATION SECTIONS

CHAPTER 20 EXECUTIVE BRANCHES

ACT 835 – STATE PARKS ACT

(Class B Misdemeanors)

- 835/6 Destructive Acts within parks
- 835/6(1) Cut/destroy vegetation / natural object
- 835/6(2) Kill, cause, or pursue with intent to kill any bird or animal in a park or parkway
- 835/6(3) Take fish contrary to rules & regulations
- 835/6(4) Destroy / damage / vandalize property
- 835/6(5) Fires - lighting where not authorized
- 835/6(6) Advertise – posting any business ad/sign
- 835/6(7) Violates any published DNR rule or regulation (Note – this section used for miscellaneous violations in state parks).

ADMINISTRATIVE RULES

17 ILL. ADM. Code Ch. 1, Sec. 110

PUBLIC USE OF STATE PARKS

<https://www2.illinois.gov/dnr/adrules/documents/17-110.pdf>

(Class B Misdemeanors)

110.20	Alcoholic Beverages – possession, consumption, influence
110.30(a)	Animals – Off leash / leash > 10 ft. long
110.30(b)	Animals – Unattended
110.50(b)	Violating posted closing period for any site (except 17 130.90(a))
110.60(a)	Camping outside designated area and/or without authorization slip or permit.
110.60(b)	Camping/Campfires where ban posted, and/or outside designated site.
110.60(c)	Camping – possess or discharge fireworks or explosives
110.70(a)	Destruction of property – Injure or remove animal, plant or ag crop, or part thereof, except as allowed by regulation.
110.70(b)	Destroy / damage / remove property (natural or man-made property)
110.100	Littering
110.120	Restricted areas - enter / remain
110.150	Swim / wade / dive where prohibited (see 77 Ill. Adm. Code 820.360)
110.160(a)(1)	Vehicles – Operating snowmobile off trail
110.160(a)(2)	Vehicles – Operating any motor-driven bicycle, mini-bike, motorcycle, or off-road vehicle off the roadway and/or outside the area designated for off-road vehicle use.
110.160(c)	Park in un-posted or prohibited area
110.170	Weapons / firearms - unauthorized use

CHAPTER 20 ILCS 862/

RECREATIONAL TRAILS OF ILLINOIS ACT

862/25.5 – OHV sticker required on OHV facilities

CHAPTER 225 ILCS 735/

PROFESSIONS AND OCCUPATIONS ACT

TIMBER BUYERS LICENSING ACT

735/3	Necessity of timber buyers license (1 st = Class A; 2 nd = Class 4 felony)
735/5(a)*	Failure to pay for timber purchased
735/5(b)*	Cut timber (cause cutting) without owner's consent. (> \$300 = felony)
735/5(c)*	False statements (willful) by timber buyer to Department or grower
735/5(d)*	Failure to honestly account to grower or IDNR for amount of timber cut.
735/5(e)*	Fraudulent act by timber buyer in purchase or cutting timber.
735/5(f)*	Failure to report or pay fees required (timber buyer/land owner/operator)
735/5(g)*	Resist / obstruct an officer

735/9a* Failure to pay "harvest fee" (4%) to DNR

**ACT 740 – FOREST PRODUCTS
TRANSPORTATION ACT**

740/5* Transport forest products without
written consent of grower or seller
(Class B misdemeanor)
740/6 Transport with no proof of timber ownership
740/13* Resist or obstruct an officer (Class A)

**CHAPTER 510 ANIMALS
ACT 68 HERPTILES-HERPS ACT**

Article 5 Indigenous or Native Herptile Taxa

68/5-30 Bullfrogs and common snapping turtles
(June 15 - October 15: no bow fishing)
Non-listed native herps: No closed season
Harvesting and Possession Limits:
Turtles: 2 daily; 4 possession
Bullfrogs: 8 daily; 16 possession
68/5-30 Taking turtles / bullfrogs – illegal methods
68/5-25 Taking snakes (except land owner)

**CHAPTER 515 FISH
ACT 5 FISH AND AQUATIC LIFE CODE**

ARTICLE I GENERAL PROVISIONS

5/1-125 Administrative Rules: "Catch-all"
section for violations with no specific
statute governing. (Petty offense)
5/1-200* Resist and/or obstruct officers
(Class A misdemeanor)
5/1-205* Posing as an Department officer
(Class A misdemeanor)
5/1-225 Accessory - Aiding another in any
way with violating this Code.
Note: The Illinois Courts
Commission suggests that when
charging a subject under this
statute, charge the offender with
the primary violation and add
"accessory" after the description
of the violation in the "Nature of the
Offense" portion of the citation.

ARTICLE V – FISH

5/5-5 Pollution (of waterways) Failure to comply
with court order to remove (Class B)
5/5-15 Permissible devices
5/5-20 Take aquatic life on private
property - Fish with no consent/

5/5-25*	permission from landowner / tenant. Value of protected species: Any species of aquatic life covered by this Code – illegal acts where value of species: <\$300 (Class A misdemeanor) >\$300 - 90 days (Class 3 felony) >\$300 (Class 4 - resource theft)
5/5-30	Sale/Possession of Shark Fin

ARTICLE X – LIMITS – SEASONS – METHODS OF TAKING

5/10-5	Bass daily limit = 6 of one species, 6 aggregate large-mouth, small-mouth, or spotted (Class B misdemeanor)
5/10-10	Trout /salmon = daily 5 specie / aggregate
5/10-15	Method of taking certain fish – only with sport devices (see 10-95).
5/10-20	Northern Pike size limit = 24", except Mississippi River = any size. (Class B misdemeanor)
5/10-25	Northern Pike, walleye, sauger – daily limit (Class B misdemeanor)
5/10-40	Smelt – taking & license requirements
5/10-45	Shad scoops (bait fish net size rules)
5/10-50	Trout and Salmon – size limits
5/10-55*	Taking endangered species (Class A misdemeanor)
5/10-70	Aquatic life included in daily limit (excludes tourney, if live well pump req.)
5/10-75	Article 10 application - immediate release of under-sized & out-of-season fish
5/10-80*	Using electricity, drugs, chemicals, or explosives to take aquatic life. (Class A misdemeanor)
5/10-85	Ice fishing regulations – 3 devices, portable shelters, 12" diameter of holes
5/10-90	Snag line or pole
5/10-95	Number: hooks & tagged devices (50), untagged sport devices (2); and minnow seines (20' L, ½" bar, 6' deep)
5/10-100(a)	Release of aquatic life w/out permission
5/10-100(b)*	Possess, transport, or release injurious species. (Class A misdemeanor)
5/10-110	Bow and arrow devices, spears, or gig for taking carp, buffalo, sucker, gar, bowfin, catfish (see admin. rule)
5/10-120	Taking of mussels; illegal devices
5/10-125	Devices attached to tree below water line
5/10-130	Trolling: three poles, 2 hooks / lures

5/10-135 Lake Michigan Charter Boat - permit
 5/10-140* Dip nets – commercial license
 required if not for personal
 consumption. Methods - not within
 100 feet of dam (Petty offense,
 minimum fine \$100, confiscate EQ)

ARTICLE XV – COMMERCIAL FISHING

5/15-5* License – commercial fishing
 (Class B misdemeanor)

5/15-10* License – commercial musselor

5/15-15 Commercial fishing devices (definition)

5/15-20 Commercial fish species – method
 of taking (devices) - gill or dip nets.
 Unlawful to take trout, salmon, or
 whitefish with gill or pound nets.

5/15-25 Making holes in ice – marked, visible

5/15-32 Yellow perch and bloater chub,
 commercial license required

5/15-35* Mussels season: April 1 - Sept. 30
 (Class A misdemeanor)

5/15-40 Mussels – size limit 2½" (Class B)

5/15-45 Commercial possession of certain
 species by commercial fisherman
 (Class C misdemeanor)

5/15-46(a) Roe Harvest Permit
 (Class A misdemeanor)

5/15-46(b) Release incidental catch – failure
 to release (Class B misdemeanor)

5/15-50* Buy, sell, barter, offer to buy, sell
 barter aquatic life (or possess)
 protected aquatic life. Refer to
 Sections 15-55, 15-60, 20-90
 (Class A misdemeanor)

5/15-55 Aquatic life taken outside IL, and
 brought into State
 (Class B misdemeanor)

5/15-60 Catfish – size limits of catfish
 taken with commercial devices
 (15" undressed, 12" dressed)
 (Class C misdemeanor)

5/15-75 Record of catch – Musselors, roe
 harvesters, & commercial fishermen.

5/15-80 Otter trawl (Class B misdemeanor)

5/15-85 Dragging of nets near shore prohibited

5/15-90 Nets / seines in Lake Michigan

5/15-95 Dragging trot, set, or throw lines
 to snare or hook fish.
 (Class B misdemeanor)

5/15-100 Length and mesh of seines, and
 minimum water depth = 2 ft.

	(Class B misdemeanor)
5/15-105	Commercial devices near spillways, fishways, lakes, & dams - unlawful within 300 yards above or below; cannot obstruct over half of waterway. (Class B misdemeanor)
5/15-110	Seines for minnows, or crayfish: size requirements. (Class B)
5/15-120	Mesh size of dip nets: < 1/2" bars (Class B misdemeanor)
5/15-125	Live box or live net – labeling
5/15-130	Gill or trammel net < 100 yards from natural opening is prohibited. (Class B misdemeanor)
5/15-135*	Loaning or possessing a loaned commercial license, disturbing another's licensed devices. (Class A misdemeanor)
5/15-140	Spacing of hooks - 24" intervals
5/15-145	Tagging commercial gear with name and address

ARTICLE XX – LICENSES AND PERMITS

5/20-5	Sport fishing license- fish w/no license.
5/20-10	Salmon stamp req. - fishing on Lake MI
5/20-11	Inland trout stamp all water except Lk. MI
5/20-20	Non-resident license: salmon stamp and inland trout stamp req. for = or > age 16.
5/20-30	License application: vendor responsibilities to Department of Natural Resources.
5/20-35(d)*	Offenses – parental responsibility for minors: Misdemeanor or felony charge <i>may</i> flow to parent (additional civil penalty monetary values assessed via Section 5/5-25)
5/20-45(b)*	Fish w/out Commercial license AND Resident Sport Fishing License: license cost = \$60 CML / \$14.50 Resident Sport (Class B misdemeanor)
5/20-45(e)	Fish without commercial mussel license, license cost = \$50 (Class B misdemeanor)
5/20-55(b)	Non-resident Licenses – Fishing w/out non-resident CML license AND non-resident sport fish license. Non-res CML license cost = \$300
5/20-65	Tags for commercial devices
5/20-70	Aquatic life dealers, including both non-resident AND resident licenses for selling and/or shipping to other wholesalers - failure to procure or violating license location designation.

	(Class B misdemeanor)
5/20-70 (b)(2)	Aquatic life dealer - license retail (Class B)
5/20-75	Mussel dealer permit (license); fees; violations. (Class B misdemeanor)
5/20-80(a)	Minnow dealers license; penalties. "Intrastate wholesale minnow dealer": Lic. req., cost \$25, expires March 31, annually AND "intrastate retail minnow dealer". Lic. req., cost \$5, expires March 31, annually. May not transport interstate (Class B).
5/20-80(b)	"Interstate minnow dealers". License required, cost \$500, expires March 31, annually. (Class B misdemeanor)
5/20-85(a)	Taxidermist license – taxidermist license required, cost = \$25, expires March 31, annually. (Class B)
5/20-85(b)	Taxidermist license: records (parts)
5/20-85(c)	Taxidermist license: records (tag/label)
5/20-85(d)	Taxidermist license: records (inspection)
5/20-85(e)	Taxidermist license: records (possessing untagged / unlabeled / un-rec aquatic life)
5/20-85(f)	Taxidermist license – improper tagging / labeling aquatic life shipments (no lic. info)
5/20-90	Aquaculture Permit (Business Offense)
5/20-91*	CML roe harvest permits required (Class A misdemeanor)
5/20-92*	CML roe dealer permits required (Class A misdemeanor)
5/20-95	Daily fee fishing area license required for persons owning, controlling, or operating a water area (Includes allowing access). Cost/fee is \$50, expiring Mar 31, annually.
5/20-105*	Violations while under revocation and suspension; refusal to issue. (Class A)
5/20-110	Fishing without license on person – any license, salmon stamp, inland trout stamp, or permit; must present for inspection. (paper or electronic)
5/20-120(h)*	Designation of agents, liability, bond: Falsify, alter, change, loan/transfer, any license, permit or tag. (Class A) (Automatic 13 month suspension)
5/20-125	Commercial records
5/20-125	Records, reports, receipts (CML : Failure to maintain or allow inspection (Class B misdemeanor)
5/20/125 (d)*	Commercial records – falsify records (Class A misdemeanor) (Automatic 13 month suspension)

**ARTICLE XXV – FISH AND MUSSEL PRESERVES
TRANSPORTATION OF FISH**

- 5/25-5 Fish in aquatic life preserve; fish in closed waters / w/prohibited devices (Class B misdemeanor)
- 5/25-20 Shipment of fish (aquatic life) – labels and tags required (label content). (Class B misdemeanor)

**CHAPTER 520 WILDLIFE
ACT 5 WILDLIFE CODE**

ARTICLE I AUTHORITIES AND POWERS

- 5/1.8 Take species in wildlife refuge(s) est. by DNR w/ mutual Federal / State consent and designated by administrative rule(s).
- 5/1.2k-1 NEW August 18, 2017 – "Hunting license" means an electronic or physical license authorizing the person to take a certain type of animal during a specified period of time.
- 5/1.22* Resist or obstruct DNR or other officers (Class A misdemeanor)
- 5/1.25 Hunting trapping devices, vehicle, or conveyance used illegally is a "public nuisance" and subject to seizure and confiscation by authorized DNR employee.
- 5/1.27 Aiding or contributing to unlawful activity (Accessory) – individually liable and charged separately.
Note: The Illinois Courts Commission suggests charging a subject under this statute by charging the offender with the primary violation while adding "Contributing to unlawful activity" after the description of the violation in the "Nature of the Offense" portion of the citation.

ARTICLE II GAME PROTECTIVE REGULATIONS

- 5/2.2 Unlawful taking of protected species
Note: In regards to citing statutory references authorizing administrative rules, if there is no specific statute/section that governs how the species may be taken, this is the general "catch-all" section for violation under the Wildlife Code. For site specific violations see 520 ILCS 5/2.20).
- 5/2.2(a) Import/Possess/Release/Take - Invasive or Exotic Wild Animals.

5/2.3	Unlawful release of wildlife without securing written permission from the Department of Natural Resources
5/2.4*	Birds of prey: take/possess owls, falcons, hawks, kites, harriers, ospreys & eagles. (1st offense: Class A / 2 nd : Class 4 felony)
5/2.6	Pheasant season/limits: dates set annually
5/2.7	Bobwhite quail limits: Day=10/possess=20
5/2.9*	Wild Turkey – violate administrative rules (Class B misdemeanor)
5/2.10*	Wild Turkey season – dates set annually.
5/2.11	“Wild Turkey Hunting Permit” required by administrative rule: Resident cost = or < \$15 Non-resident cost < or = \$125. Time period allowed = 1/2 hour before sunrise and until 1/2 hour after sunset. Limit = one turkey taken or possessed per valid permit. (Class A misdemeanor)
5/2.16*	Sale / barter game birds except as allowed in Sections 3.23, 3.24, 3.27 (Class A misdemeanor)
5/2.18*	Taking of migratory game birds: violating “Migratory Bird Treaty Act”, “Migratory Bird Hunting Stamp Act”, Wildlife Code, & related regulations or administrative rules. (Class B)
5/2.18-1	Migratory waterfowl: using lead shot, designated for non-toxic. (Class B misdemeanor)
5/2.19	Floating blind - use to take waterfowl
5/2.20	Taking protected species on department lands Note: In regard to citing statutory references which authorize administrative rules, for site-specific violations, use this section.
5/2.24*	Taking/possessing deer in violation of 2.25, 2.26, 3.23, 2.33 or taking any “ALL-white white-tail deer”. (Class B misdemeanor)
5/2.25*	Taking deer during closed season; with unauthorized weapons; surplus season. Seasons set annually. (Class B misdemeanor)
5/2.26	Deer hunting permit - hours / time: ½ hour before sunrise to ½ hour after sunset; No bait; gun unloaded or arrow not nocked before or after hours. Track dogs permitted (Class B misdemeanor)
5/2.27	Rabbits (cottontail, jack, swamp)

	taken outside season.
5/2.28	Squirrels (fox, gray) - outside season.
5/2.29*	Sale or barter of game animals: Violating 2.36, 3.23, 3.24 of this Act. (Class B misdemeanor)
5/2.30*	Taking furbearing animals (gray or red fox, raccoon, weasel, mink, muskrat, badger, bobcat, opossum) outside season. <u>Season set annually for specific period occurring between:</u> November 1, at 12:01 a.m., until February 15, at 12:00 midnight, both inclusive. Unlawful to pursue with gun or gun & dogs during 10 day (closed) period before and after raccoon hunting season (Class B misdemeanor)
5/2.31	Hunting / trapping on highways (Class B)
5/2.32	Molesting/destroying dens (Class B)
5/2.33	Illegal methods – mechanical devices – unlawful to:
(a)	Carry / possess gun in state refuge (Class B misdemeanor)
(b)	Use / possess snare, etc. (Class B)
(c)	Take wild mammals from den with mechanical device (Class B)
(f)	Use spear / gig / hook / like device (Class B misdemeanor)
(g)*	Use poison / chemicals / explosives (Class A misdemeanor)
(h)	Hunt near flammable area (cause brush, peat, grass, etc. to burn) (Class B misdemeanor)
(i)*	Hunt by aid or use of conveyance, use of light from vehicle Note: language allowing certain species to be hunted by boat and prohibiting the taking of furbearers or deer by boat found at the end of 2.33 (Class A misdemeanor)
(j)	Use shotgun over 10 gauge size. (Class B misdemeanor)
(k)	Unlawful to use or possess in the field any shot shell with shot size larger than lead BB or steel T (.20) when taking or attempting to take wild game mammals (excluding white tailed deer) wild game birds, migratory waterfowl or migratory game birds (Class B misdemeanor)
(l)	Use slug to take wild game

- (exception - white-tail deer and fur-bearing mammals such as coyote during firearm deer season by holders of a valid, unfilled deer permit) (Class B misdemeanor)
- (m) Use unplugged shotgun - over 3 shells. (Class B misdemeanor)
- (n) Transport uncased firearm or bow in vehicle, horse, or conveyance. (Class B misdemeanor)
- (p)* Use rifle, pistol, revolver, or air gun to take game birds, migratory game birds, or migratory waterfowl. (Class A misdemeanor)
- (q) Fire/discharge/Shoot over or into waters of state (except shotgun) (Class B misdemeanor)
- (r) Discharge any gun or bow and arrow device along, upon, across or from any public right-of-way or highway. (Class B misdemeanor)
- (s) Use silencer / other muffling device on gun (Class B misdemeanor)
- (t) Hunt / Trap without permission of land owner (Class B misdemeanor)
- (u) Hunt within 300 yards of inhabited dwelling without permission of owner or tenant (except w/ a dog and shotgun loaded with shot shells only, bow and arrow, & trapping, OR except when providing services under a waterfowl outfitter permit on federal or DNR owned / managed lands - then 100 yard restriction applies) (Class B misdemeanor)
- (v) Remove animals or disturb traps without written authorization of owner (Class B misdemeanor)
- (w) Permit dogs to pursue, harass, or kill deer, except to track wounded deer under 2.26. (Class B misdemeanor)
- (x) Destroy personal property of another while hunting or trapping (Class B misdemeanor)
- (y)* Hunt illegally between 1/2 hour after sunset and 1/2 hour before sunrise (except by administrative order) (Class A misdemeanor)
- (z) Take any bird (excluding wild turkeys and crippled pheasants), when not flying. (Class B misdemeanor)

- (aa) Use / Possess climbing or cutting device while hunting furbearing animals, except coyotes (Class B)
- (bb) Import, carry into, possess alive any wildlife from other state, except licensed game breeders. (Class B misdemeanor)
- (cc)* Possess any freshly killed species during closed season (Class A misdemeanor)
- (dd) Take any species & retain it alive (Class B misdemeanor)
- (ee) Possess any rifle during deer gun (shotgun) season (Class B)
- (ff) Blaze orange clothing required during gun deer season in counties with gun deer season - except migratory waterfowl hunters. (Class B misdemeanor)
- (gg) Blaze orange cap required while hunting upland game – Bobwhite Quail, Hungarian Partridge, Ring-necked Pheasant, Eastern Cottontail, Swamp Rabbit. (Class B misdemeanor)
- (hh) Wanton waste - failure to attempt retrieval of killed or crippled game. (Class B misdemeanor)
- 5/2.33-1 Unlawful possession of transportation of guns on boats on department lands (February 1 – May 31) by anyone other than a turkey hunter with an unfilled permit / other licensed eligible hunter
- 5/2.33a Trapping – illegal methods
- (a) Failure to check traps each daily (Class B misdemeanor)
- (b) Size limit – exceeded, land set traps (Class B misdemeanor)
- (c) Size limit – exceeded, water set traps (Class B misdemeanor)
- (d) Use trap with saw-toothed, spiked, or toothed jaws (Class B misdemeanor)
- (e) Destroy, disturb, or interfere with dams, burrows, feed beds of beaver or to set a trap inside a muskrat house or beaver except in Drainage Districts pursuant to 2.37 (Class B misdemeanor)
- (f) Exceed trap size - beaver or river otter. (Class B misdemeanor)
- (g) Set traps within 10 feet of animal hole or den - land sets only. (Class B)

- (h) Use colony, cage, box, or stovepipe trap (Class B misdemeanor)
- (i) Set or place traps during closed season (Class B misdemeanor)
- (j) Land set traps within 30 feet of bait. (Class B misdemeanor)
- (l) Water snare construction requirements
- (m) Muskrat or mink - no leghold or body-grip trap unless in completely submerged in water (except during raccoon season).
- 5/2.33(b) Computer assisted hunting prohibited (Class B misdemeanor)
- 5/2.33(b) Facilitating computer assisted hunting is prohibited (Class A misdemeanor)
- 5/2.34 Dog training regulations - possession of firearm live ammunition while training dogs during closed season is prohibited; only blanks allowed
- 5/2.35(b) Possessing game or parts in excess of daily or possession limits
- 5/2.35(c) Possessing hides without a hunting or trapping license.
- 5/2.35(d) Failure to establish proof of legality regarding out-of-state game taken and imported – possession without proof is prima facie evidence game was taken in this State.
- 5/2.35(e) Separate bag limits per hunter – must keep each hunter bag separate.
- 5/2.35(f) Tagging species belonging to others.
- 5/2.36* Buy/sell/barter for a commercial institution, or possess a protected species in violation of regulations 3.23, 2.24, and 3.26 (Class A)
- 5/2.36a* Value of protected species – violating provisions of this Act for profit - When each animal, in whole or part, is valued in excess of \$300. (Class 3 felony)
- 5/2.36a* Multiple violations within a 90 day period where each covered animal is valued < \$300, however the total value is > \$300 collectively (Class 4 felony)
- 5/2.38* Falsify, alter, counterfeit, loan, transfer information to obtain a license or permit, same actions in producing a license or permit, or possessing such information, license, or permit; use other's license/permit (Class A)

ARTICLE III LICENSES AND PERMITS

- 5/3.1 No hunting license (includes Habitat & State Waterfowl Stamps - no court appearance required)

**CHAPTER 625 ILCS 40/
SNOWMOBILE REGISTRATION AND SAFETY ACT**

ARTICLE II - ENFORCEMENT - INSPECTION - PROSECUTION

- * 2-4 Resist or obstruct officers
(Class A, \$2,500 or 10 percent)

**ARTICLE III - REGISTRATION OF SNOWMOBILES
(Class C Misdemeanors)**

- 3-1 Operation of unnumbered snowmobile
- 3-3 Failure to display valid registration expiration decals (affixed each side)
- 3-8 Failure to have certificate of number in possession - expires Sept. 30 of 3rd year after issuance.
- 3-10 Falsify, alter, or change certificate number, falsify any record, counterfeit any form.

**ARTICLE IV - SNOWMOBILE EQUIPMENT
(Class C Misdemeanors)**

- 4-1.A. One white head lamp
- 4-1.B. One red tail lamp
- 4-1.C. Brake system – good mech. cond.
- 4-1.D. 16 square inches of reflective material on each side of cowling
- 4-1.E. Adequate sound suppression equip.

ARTICLE V - CONTROL PROVISIONS

- 5-1 Illegal operation - general
- 5-1.A. Speed too fast for conditions
- *5-1.B. Careless, reckless, negligent operation
- 5-1.D. No lighted headlamp or lighted tail lamp
- 5-1.E. Within any nature preserve
- 5-1.F. On railroad tracks / right-of-way of an operating railroad
- 5-1.G. Op. in tree nursery - damage destroy
- 5-1.H. Op. on private property without owner permission - fail to stop and identify

- 5-1(K) Op. on frozen surface, public waters, within 100 feet of a person not on a snowmobile, or within 100 feet of a person engaged in fishing.
- 5-1(L) Op. within 100 feet of a dwelling between midnight and 6 a.m. at a speed greater than minimum required to maintain forward movement
- 5-2 Operate on highways, except crossing and except same direction, 10 ft. to side
- 5-3 Operation without valid motor vehicle driver's license or a safety certificate
- 5-6.A. Possession of uncased and/or loaded firearm, or uncased strung bow on snowmobile
- 5-6.B. Pollutants emitting from snowmobile
- 5-6.C. Pollution - deposit litter from snowmobile
- 5-6.D. Using snowmobile to take, pursue, harass, or disturb wildlife, except in protecting livestock from predation.
- *5-7 Operating a snowmobile while under the influence of alcohol or other drug or drugs, intoxicating compound or compounds, or a combination thereof. (License suspension, \$3,000 / 10%, see IL Supreme Court Bail Rules)

ARTICLE VI – ACCIDENT REPORTS

- 6-1 Collisions, accidents and casualty reports (Class C misdemeanor)

ARTICLE X - PENALTIES

- *10-3 Operation during suspension of privilege (Class A misdemeanor)

**CHAPTER 625 ILCS 45/
BOAT REGISTRATION AND SAFETY ACT**

ARTICLE II - ENFORCEMENT - INSPECTION - PROSECUTION

- * 2-4(a) Resist or obstruct officers (Class A misdemeanor)
- 2-4(b) Refusal to obey direction of police officer (Class A misdemeanor)

ARTICLE III – REGISTRATION OF WATERCRAFT

- 3-1 Operation of unnumbered watercraft
- 3-3 Failure to, or improper display of, a valid registration number
- 3-5 Failure to transfer certificate of number (Identification number)

3-9 Failure to display an unexpired, valid certificate of number / registration expiration decal.

ARTICLE IIIA – CERTIFICATE OF TITLE

45/3-11* Falsify/alter/counterfeit certificate of number

3A-20(a) Operating w/out certificate of title (Class A misdemeanor)

3A-20(b) Sell/transfer w/out certificate of title (Class A misdemeanor)

3A-20(c) Failure to surrender canceled certificate (Class A misdemeanor)

3A-21(a) Alter, forge or counterfeit manufacturer's or importer's certificate (Class 2 felony)

3A-21(b) Alter or falsify assignment of title (Class 2)

3A-21(c) Hold (possess) or use altered, forged, counterfeited or falsified title (Class 2 felony)

3A-21(d) Use false name or address, make false statement or conceal facts in application for title (Class 2 felony)

3A-21(e) Procure or attempt to procure title on known stolen boat (Class 2)

3A-21(f) Possess, buy, receive, sell, or offer for sale, or dispose of a boat with altered or defaced HIN (Class 2)

3A-21(g) Destroy, remove, cover, alter or deface HIN (Class 2 felony)

3A-21(h) Possess, buy, sell, exchange or give away, or offer to do so, the certificate of title to any water- craft which is junk or salvage (Class 2)

ARTICLE IV – WATERCRAFT EQUIPMENT

4-1 A. Personal Flotation Device (PFD) – wearable, type I, II, or III is required.

4-1 B. Personal watercraft – PFD must be worn

4-1 C. Type IV (throw-able) PFD on board (watercraft 16 feet and over in length)

4-1 E. Water skier, aquaplanes– PFD required

4-1 F. (1) PFD's – Serviceable

4-1 F. (2) PFD's – USCG Label

4-1 F. (3) PFD's – Appropriate Size

4-1 F. (4) PFD's – Accessible

4-1 F. (5) Throw-able & immediately available

4-1 F. (6) Must remove from original packaging

- 4-1 F. (7) Must NOT store under lock and key
- 4-1 G. PFD must be US Coast Guard approved under Title 46 CFR Part 160

- 4-1 I. Watercraft under 26 feet: each person under age 13 years must properly wear an approved PFD.
- 4-2 Lights – vessel/watercraft under 39 ft.: Operation of watercraft w/out proper lights between sunset and sunrise.
- 4-3 A. Mufflers or underwater exhaust required – Failure to EQUIP and maintain motor- boat with effective muffler system – excessive noise (Class B) (2nd Class A)
- 4-3 B. Mufflers: OPERATING a motorboat emitting 75 decibels within 20 ft. of the shoreline.(Class B)(2nd Class A)
- 4-3 C.* Mufflers – Manufacture or sale of motorboat w/out effective muffler system, compliant with A and B. (Class B) (2nd Class 4 felony)
- 4-4 Whistles – Operation of motorboat w/out horn or whistle (2 sec., ½ mi.)
- 4-5 Fire Extinguishers – Operation of motorboat w/out USCG approved fire extinguisher in serviceable condition
- 4-8 Unlawful use – sirens, flashing lights
- 4-9 Sealing of Marine heads - polluting
- 4-10 Operation of motorboat without a battery terminal shield against short
- 4-11 Operation of motorboat w/out lanyard, “Engine cut-off switch link”
- 4-12 Visual Distress Signals – Required for boats on Lake Michigan: USCG requires readily accessible visual distress signals in good working condition, & immediately usable

ARTICLE V - OPERATION OF MOTOR BOATS

- * 5-1 Careless operation of motorboat (Class B misdemeanor)
- * 5-2(a) Reckless operation of motorboat or skier (Class A misdemeanor)
- 5-2(b) Aggravated reckless operation of a water- craft (great bodily harm or permanent disability or disfigurement of another) (Class 4 felony)
- 5-3 Interference w/ navigation of watercraft
- 5-4 A. Overloading motorboat

5-4 B.	Capacity plate (under 26' vessels)
5-5	Incapacity of operator, allow a mentally incapable / disabled operator to control
5-6	Overpowering: equipping a motorboat with an over-capacity motor.
5-7	Operation in restricted area, operation within 150 ft. of public launching ramp at greater than "no wake" speed.
5-13 A.	Traffic rules – Passing
5-13 B.	Traffic rules –Crossing
5-13 C.	Traffic rules –Overtaking
5-13 D.	Traffic rules –Sailboats and rowboats
5-14 A.	Water skiing/Towing: 3-person vessel capacity/2-person competency minimum
5-14 B.	Water skiing – ½ hr. after sunset to ½ hr. before sunrise prohibited (see exception)
*5-16(A)1.(a)	Operating a watercraft while under the influence of alcohol with BAC greater than .08 (\$3,000 or 10 percent)
*5-16(A)1.(b)	Operating a watercraft while under the influence of alcohol
*5-16(A)1.(c)	Operating a watercraft while under the influence of drugs
*5-16(A)1.(c-1)	Operating a watercraft while under the influence of any intoxicating compound or combination of intoxicating compounds
*5-16(A)1.(d)	Operating a watercraft while under the combined influence of alcohol and any other drug or drugs.
*5-16(A)1.(d-3)	Operating a watercraft WITHOUT a CDL with a tetrahydrocannabinol concentration 5 nanograms whole blood or 10 nanograms other bodily substance (exceed amts. in 11-501)
*5-16(A)1.(d-5)	Operating a watercraft WITH a CDL who has any amount of drug, substance, or compound in breath, blood, bodily substance, or urine.
*5-16(A)4.(a)	OUI with previous conviction (Class 4)
*5-16(A)4.(b)	OUI resulting in personal injury great bodily harm to person other than operator (Class 4 felony)
*5-16(A)4.(c)	Offense occurred while privileges revoked/ suspended for violating this Section or for refusing consent to to provide tests - chemical, blood, breath, bodily substance, or urine (Class 4 felony)
*5-16(A)5.	Resulting in death (Class 2 felony)

*5-16(E)	Owner permits OUI operation.
5-18	Youthful operators: under age 10 cannot; 10 & 11 with parent; 12-18 with safety certificate or parent; parental responsibility-over 10 hp
5-19	Skin diving – only in marked areas, and within 150' of shoreline.
5-20	Unlawful operation at night
5-21	Passenger Location – no riding on gunwales, tops of seat backs, decking over the bow or stern
5-22	Failure to yield to emergency watercraft (Business Offense)

ARTICLE VI – ACCIDENT REPORTS

*6-1 A.	Failure to stop & render aid (Property damage/ minor injury) if death or personal injury (Class A)
*6-1 A.-1	After failing to stop, render aid – failed to report the crash to police within 1 hour (Class 4 felony – injury) (Class 2 – crashes causing death)
6-1 B.	Operator failure to file a completed Department Accident Report (DAR) form with the Department of Natural Resources within 5 days.

ARTICLE VII – BOAT RENTAL SERVICE

7-1	Business license required
7-8	Equipment required (renting without)
7-10	Unlawful to rent personal watercraft to or for any person under age 16

CIVIL PENALITIES

**FISH (CHAPTER. 515, ARTICLE 5/5-25)
FINES FOR POSSESSION**

For purposes of this Section, the fair market value or replacement cost, whichever is greater, is required for use in determining the value of the species protected by this Code, but in no case shall the minimum value of all aquatic life and their hybrids protected by this Code, whether dressed or not dressed, be less than the following:

- (1) For each muskellunge, northern pike, walleye, striped bass, sauger, largemouth bass, smallmouth bass, spotted bass, trout (all species), salmon (all species other than Chinook caught from August 1 through December 31), and sturgeon (other than pallid or lake sturgeon) of a weight, dressed or not dressed, of one pound or more, \$4 for each pound

- or fraction of a pound. For each individual fish with a dressed or not dressed weight of less than one pound, \$4. For parts of fish processed past the dressed state, \$8 per pound.
- (2) For each warmouth, rock bass, white bass, yellow bass, sunfish (all species except largemouth, smallmouth, and spotted bass), bluegill, crappie, bullheads, pickerels, yellow perch, catfish (all species), and mussels of a weight, dressed or not dressed, of one pound or more, \$4 for each pound or fraction of a pound of aquatic life. For each individual aquatic life with a dressed or not dressed weight of less than one pound, \$4. For aquatic life parts processed past the dressed state, \$8 per pound.
 - (5) For goldeye, mooneye, carp, carpsuckers (all species), suckers (all species), redhorse (all species), buffalo (all species), freshwater drum, skipjack, shad (all species), alewife, smelt, gar, bowfin, chinook salmon caught from August 1 through December 31, and all other aquatic life protected by this Code, not listed in paragraphs (1), (2), or (5) of subsection (c) of this Section, \$1 per pound, in part or in whole.
 - (6) For each species listed on the federal or State endangered and threatened species list, and for lake and pallid sturgeon, \$150 per animal in whole or in part.

REVOCAION OF LICENSE AND SUSPENSION OF PRIVILEGES

The Department of Natural Resources has statutory authority to revoke licenses and suspend privileges under our Conservation codes. For information on our Point System for suspensions, the Interstate Wildlife Violator Compact, or boat/snowmobile operation suspensions visit: Revocation/Suspension – Point System:

<https://www2.illinois.gov/dnr/hunting/Documents/RevocationsSuspensionsForViolations.pdf#search=point%20system>

Compact States:

<https://www2.illinois.gov/dnr/LawEnforcement/Documents/InterstateWildlifeViolatorCompactMembers6-1-2019.pdf#search=interstate%20wildlife%20violator%20compact>

Revocation – Administrative Rules:

<https://www2.illinois.gov/dnr/adrules/Documents/17-2530.pdf>

DNR Contacts – by resource category:

<https://www2.illinois.gov/dnr/about/Pages/Contact.aspx>

DNR Contacts - by region office:

<https://www2.illinois.gov/dnr/about/offices/Pages/default.aspx>

DNR Contacts – by county:

<https://www2.illinois.gov/dnr/LawEnforcement/Documents/DistrictCPOPhonesAndEmails.pdf>

DNR – Law Enforcement (general) Page:

<https://www2.illinois.gov/dnr/about/offices/Pages/LawEnforcement.aspx>
Or, call the Office of Law Enforcement at 217-782-6431.

**CIVIL PENALTIES
WILDLIFE (CHAPTER. 520, ARTICLE II, 5/2.36a)
PROTECTED ANIMALS – FINES FOR POSSESSION**

For purposes of this section, the fair market value or replacement cost, whichever is greater, is required for use to determine the value of the species protected by this Act, but in no case shall the minimum value be less than as follows:

- (1) Bald eagle, \$1,000
- (2) Whitetail deer and wild turkey, \$1,000 and \$500
- (3) Furbearing mammals, \$50
- (4) Game birds, (except the wild turkey) and migratory game birds (except Trumpeter Swans), \$50
- (5) Owls, hawks, falcons, kites, harriers, and ospreys, and other birds of prey, \$250
- (6) Game mammals (except white tail deer), \$50
- (7) Other mammals, \$100
- (8) Resident and migratory non-game birds (except birds of prey), \$100
- (9) Trumpeter Swans, \$1,000

***NOTE:** On any case involving unlawful taking or unlawful possession, mandatory court appearance because civil penalty “shall be assessed.”

**DEPARTMENT OF NATURAL RESOURCES
ADMINISTRATIVE RULES – INDEX OF TITLES**

IDNR Administrative Rules are available on-line at:

<https://www.dnr.illinois.gov/adrules/Pages/default.aspx>
<http://ilga.gov/commission/jcar/admincode/017/017parts.html>

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**TITLE 17: CONSERVATION – CHAPTER I:
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570	Muskrat, Mink, Raccoon, Opossum, Striped Skunk, Weasel, Red Fox, Gray Fox, Coyote, Beaver and Woodchuck (Groundhog) Trapping
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**DEER ACCIDENTALLY KILLED / INJURED by
MOTOR VEHICLES and METHODS
other than LAWFUL HUNTING**

Instructions link:

<https://www.dnr.illinois.gov/hunting/deer/Pages/Claim-a-Road-Kill.aspx>

Claim a Road Kill:

There is no limit to the number of deer that may be possessed under these circumstances. No part of a deer so killed can be bartered or sold. Except for law enforcement officers in the performance of their duties, it is illegal to kill a deer:

- Crippled by a collision with a motor vehicle.
- Crippled by methods other than lawful hunting, unless obtained permission from a Conservation Police Officer.
[Contact list of officers by county.](#)

The State of Illinois is absolved of any and all liability associated with the handling or utilization of vehicle-killed deer and deer killed by methods other than lawful hunting. The State reminds to report deer-related traffic accidents to appropriate law enforcement agencies when such reporting is required.

Collision with a motor vehicle

An Illinois resident/driver of a motor vehicle involved in a vehicle-deer collision has priority in legally possessing white-tailed deer killed/injured as a result of a collision with a motor vehicle. If the driver does not take possession of the deer before leaving the collision scene, any citizen of Illinois who is not delinquent in child support may possess and transport the deer. Non-residents may not claim a road-killed deer. Individuals claiming such a deer must report the possession within 24 hours through our [Claim a Road Kill or Salvage Deer](#) form. This form is for reporting possession of deer killed by vehicle collision only. Individuals without Internet access can report such possession by calling 217-782-6431 no later than 4:30 PM the next business day.

Killed/injured by methods other than lawful hunting or a vehicle/deer accident

Any individual finding a dead or crippled deer, other than those killed/injured in a vehicle/deer collision or legally taken by hunting methods, may not transport said deer parts until permission is obtained from a Conservation Police Officer. Permission granting occurs if it is determined that the person requesting possession did not illegally kill or injure the deer. When retained, the head / antler and hide shall be properly tagged with an irremovable tag obtained from a Conservation Police Officer. These tags must remain attached as long as the head/antler or hide remains in the green state, or while in a commercial

manufacturing process.

TEN **MOST USED** OFFENSE CODES FOR SUSPENSION /
REVOCATION / CANCELLATION OF ILLINOIS DRIVER'S LICENSE

<u>Code</u>	<u>Offense (Susp/Rev/Cancel) Description</u>
6-201(a)5.	Cancellation; is ineligible under the provisions of Section 6-103, i.e., false SOS application, etc.
6-205(a)2.	Violation of Section 11-501 Re: Operating motor vehicle while under the influence of alcohol or drugs or combination of both.
6-206(a)2.	Conviction of three moving traffic offenses within any 12 month period of time.
6-206(a)19.	Violation of section 6-101(a) or (b) Relating to Driving without a driver's license.
6-303	Driving while driver's license, permit or privilege to operate a motor vehicle is suspended or revoked.
6-308(b)	Failure to Appear
6-306.5	Suspension for ten or more unpaid municipal violations established by ordinance pursuant to 11-208.3 (Reference 6-209.1)
11-501.1	Statutory summary alcohol or other drug related suspension; implied consent.
11-501.8	Zero Tolerance Suspension
13C-55(a)(2)	Auto Emission Suspension



Offenses Qualifying for Article 36 Seizure and Forfeiture

(720 ILCS 5/36-1 et seq.)

Forfeiture authorized for target offense and attempt as defined in 8-4



OFFENSE DESCRIPTION	ILCS SECTION	OFFENSE DESCRIPTION	ILCS SECTION	OFFENSE DESCRIPTION	ILCS SECTION
First Degree Murder	720 ILCS 5/9-1	Armed Robbery	18-2	Aggravated Fleeing and Eluding a Police Officer	625 Ilcs 5/11-204.1
Involuntary Manslaughter/Reckless Homicide	9-3	Burglary	19-1	Third or Subsequent DUI	11-501(d)(1)(A)
Aggravated Kidnapping	10-2	Possession of Burglary Tools	19-2	Second DUI and Conviction for Reckless Homicide	11-501(d)(1)(D)
Indecent Solicitation of a Child	11-6	Residential Burglary	19-3	DUI and no DL (Includes any Suspension of DL)	11-501(d)(1)(H)
Solicitation of a Juvenile Prostitute	11-14.1(b)	Arson	20-1	DUI and no Insurance	11-501(d)(1)(I)
Promoting Juvenile Prostitution	11-14.4	Possession of Explosives / Incendiary Devices	20-2	No BAID when Required / Seizure under 625 5/6-303(g)	625 ILCS 5/6-206.2(a)
Exploitation of a Child	11-9.1	Gambling	28-1	Soliciting an Unauthorized Person to Blow into a BAID Device	5/6-206.2(a-5)
Child Pornography	11-20.1	Aggravated Discharge of a Firearm	24-1.2	Tamper with / Circumvent BAID Device	5/6-206.2(c)
Renumbered to 12-3.05	12-4	Aggravated Discharge of a Machine Gun or Silencer	24-1.2-5	DWLS/DWLR for DUI, Leaving The Scene of P.I. Accident, Reckless Homicide, or Statutory Summary Suspension	11-501 (d)(1)(G) OR 6-303(g)
Aggravated Battery	12-3.05	Reckless Discharge of a Firearm	24-1.5	No DL, no Insurance, and P.I. or Fatal Accident	6-101(e)
Forcible Felony	720 ILCS 5/2-8	Possession of Deadly Substance	29D-15.2	Metropolitan Water Reclamation District Act	70 ILCS 2605/7g
Aggravated Battery (of a Child)	12-3.05(b)(2)	Making a Terrorist Threat	29D-20	Illinois Streetgang Terrorism Omnibus Prevention Act	740 ILCS 147/40
Aggravated Battery (of a Senior Citizen)	12-3.05(a)(4)	Criminal Sexual Abuse	11-1.5	False or Secret Compartment in a Vehicle	625 ILCS 5/12-612
Stalking	12-7.3	Aggravated Criminal Sexual Abuse	11-1.60	Intent	720 ILCS 5/4-4
Aggravated Stalking	12-7.4	UUW (Silencer, Machine Gun, or Bomb)	24-1(a)(6) or (a)(7)	Offenses Qualifying for Article 36 Seizure & Forfeiture	ISP 2-537 (01/19)
Criminal Sexual Assault	11-1.20	Cigarette Tax Act (more than 10 cartons)	35 ILCS 130/21 through 24 & 26		
Aggravated Criminal Sexual Assault	11-1.30	Cigarette Use Tax Act (more than 10 cartons)	35 ILCS 135/28 through 30		
Theft	16-1	Environmental Protection Act: Criminal Acts; Penalties	415ILCS 5/44		

NOTES

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