92_HB5952 LRB9212984RCsb

- 1 AN ACT to create the Rave Control Act.
- 2 Be it enacted by the People of the State of Illinois,
- 3 represented in the General Assembly:

4 ARTICLE 5. GENERAL PROVISIONS

- 5 Section 5-1. Short title. This Act may be cited as the
- 6 Rave Control Act.

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- 7 Section 5-5. Legislative findings and intent.
- 8 (a) The General Assembly finds that raves:
- 9 (1) are party-like events conducted in dance halls
 10 that are extremely conducive to the unlawful possession,
 11 delivery, and use of controlled substances;
 - (2) expose their participants, most of whom are under the age of 25 and some of whom are as young as the age of 12, to activities that can result in drug addiction, great bodily harm and death;
 - (3) provide an arena for sexual assaults;
 - (4) further the interests of organized criminals;
 - (5) foster attitudes of toleration towards the unlawful delivery, possession, and use of controlled substances and contempt or indifference towards the laws controlling those substances;
 - (6) increase the dropout, truancy, and failure rates of children attending schools within this State;
 - (7) interfere with the duty of parents and legal guardians to provide for the physical, mental, and emotional well-being of their children and the rights of parents to raise their children free from physical, mental, and emotional harm caused by the unlawful use of controlled substances; and
- 30 (8) increase the costs incurred by the citizens of

this State for law enforcement, insurance, and medical services.

- (b) The General Assembly finds that, in light of 3 4 findings made in subsection (a), raves and similarly structured activities are matters of legitimate, substantial, 5 6 and compelling governmental interest that give rise to a 7 special need to safeguard the health, safety, welfare, and 8 morals of minors and young adults who attend raves from the 9 problems enumerated in subsection (a) and to protect the rights of parents and legal guardians of unemancipated minors 10 11 who attend raves. The General Assembly further finds that, by knowingly creating, permitting, or fostering environments in 12 which numerous uninitiated and vulnerable minors and young 13 adults can be initially exposed to controlled substances that 14 15 may cause great bodily harm, death, or addiction, persons who 16 promote criminal raves are as culpable as persons manufacture or deliver those substances. It is therefore the 17 intent of the General Assembly to address the problems 18 19 presented by raves through a system of regulations and by the enactment of criminal penalties and civil sanctions and 20 21 causes of action.
- 22 Section 5-10. Definitions. As used in this Act:
- 23 "Adult rave" means a rave whose patrons or admittees are 24 18 years of age or older.

"Appeal authority" means: (1) the city council, president 25 and village board of trustees, or similar political body, 26 27 the municipality or the chief or superintendent of police who 28 denied an application to conduct a rave or who suspended or 29 revoked a person's permit to conduct a rave; or (2) a board, commission, agency, department, or similar entity designated 30 31 by a city council or president and board of trustees to hear appeals of denials of applications for or suspensions or 32 33 revocations of permits to conduct a rave.

"Clandestine" or "clandestinely" means conducted at time or place or in a manner that tends to avoid detection by law enforcement authorities. It may be inferred that a rave is clandestine if directions to it are not available to the general public or are in coded language, there are not any signs or other indications at or near its location clearly identifying its existence, it is not openly and plainly advertised to members of the general public, or efforts have been otherwise made to keep the event's time or location a secret.

"Controlled substance" means any drug, substance, or precursor listed in the schedules of Article II of the Illinois Controlled Substances Act.

"Dance hall" means any place, area, or property open to the public that (i) has live or electronically created, reproduced, or transmitted music, (ii) has space available for dancing or dancing is permitted, regardless of whether dancing actually takes place, (iii) allows admission by payment of a direct or indirect fee, donation, or any form of consideration, or by the purchase, possession or presentation of a ticket or token, and (iv) is not licensed for the sale of alcoholic beverages.

"Dance hall" does not include any of the following:

- (1) A private residence or residential facility from which the general public is excluded that is being used for an event personally sponsored or conducted either by the owner or mortgagor of the residence or facility or by a renter or lessee who actually resides at the residence or facility;
- (2) A place owned or operated by federal, state, county, township or municipal government that is either being used for an event sponsored or conducted by the government or for an event a person authorized by the government has knowingly given consent to take place;

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- (3) A public or private elementary school, secondary school, high school, college, or university that is being used for an event sponsored or conducted by the school, college, or university, or a place being made available for the use of the school, college, or university for an event sponsored or conducted by the school, college, or university;
 - (4) A place owned or operated by a church, congregation, society, or organization founded for the purpose of religious worship that is being used for an event sponsored or conducted by the church, congregation, society, or organization, or a place being made available for the use of the church, congregation, society, or organization for an event sponsored or conducted by the church, congregation, society, or organization;
 - (5) A place owned or operated by a non-profit community service or developmental organization, agency or club, a charitable organization as defined in Section 1 of the Solicitation for Charity Act, a bona fide labor union, a bona fide political organization, a bona fide political action committee, or a bona fide fraternal, patriotic, professional, business, educational, scientific, civic, veterans, alumni, parent, or youth organization, association, or club that is being used for an event sponsored or conducted by the organization, agency, or club, or a place being made available for the of the organization, agency, or club for events sponsored or conducted by the organization, agency, or club.
- "Deliver" or "delivery" mean the actual, constructive, or attempted transfer of controlled substances or rave drug paraphernalia, with or without consideration, whether or not there is an agency relationship.
- "Issuing authority" means (i) the chief or superintendent

- 1 of police who issues or is authorized to issue a permit to
- 2 conduct a rave; or (ii) a board, commission, agency,
- department, or similar entity designated by a city council or
- 4 president and board of trustees to issue a permit to conduct
- 5 a rave.
- 6 "Juvenile rave" means any rave whose patrons or admittees
- 7 are 17 years of age or younger.
- 8 "Law enforcement officer" means any peace officer or
- 9 employee or agent of any agency or department of any
- 10 governmental agency authorized with police powers to enforce
- 11 compliance with licensing or permit requirements.
- 12 "Rave" means a party-like event hosted by a disc jockey
- occurring at a dance hall at which 50 or more persons pay
- 14 money or other consideration or make a purchase of anything
- 15 of value at any time in order to enter or remain in a
- 16 building, room, or area where the participants dance or
- otherwise socialize against a background of flashing, strobe,
- 18 or laser lights and music that is electronically produced,
- 19 reproduced, or transmitted.
- 20 "Rave premises" means the dance hall at which a rave is
- 21 conducted.

22 ARTICLE 10. REGULATION OF RAVES

- 23 Section 10-5. Location of raves; permit required. No rave
- 24 shall be set up, run, operated, or conducted except within
- 25 the limits of an incorporated municipality. No person may
- 26 conduct, produce, sponsor, promote, or otherwise organize a
- 27 rave without a permit from the issuing authority of the
- 28 municipality in which the rave is to occur. The issuing
- 29 authority shall be the chief or superintendent of police of
- 30 the municipality, unless the city council or president and
- 31 board of trustees designates a specific board, commission,
- 32 agency, department, or similar entity to act as the issuing

1 authority.

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2	Section 10-10. Applications for permits. An application
3	for a permit shall be notarized and on a form provided by the
4	issuing authority. The form shall, at a minimum, require the
5	applicant to state his or her name, age, and address, how
6	long the applicant has lived at that address, the location of
7	the place or building at which the applicant intends to
8	conduct the rave, the hours and date or dates on which the
9	applicant intends to conduct the rave, whether the
10	application is for a juvenile rave or an adult rave, and
11	whether the applicant meets the requirements set forth in
12	Section 10-15. The application shall be signed by the
13	applicant and by any person who has a 25% or greater interest
14	in the rave; each applicant must be considered a permittee if
15	the permit is granted. Separate applications shall be made
16	for each location at which a person desires to conduct a
17	rave.

- Section 10-15. Requirements for the issuance of a permit;

 posting of permit.
- 20 (a) The issuing authority shall approve the issuance of 21 a rave permit within 60 days of the receipt of an 22 application. An application shall be denied if an applicant:
 - (1) is under the age of 21;
 - (2) has failed to answer or has falsely answered any request for information on the application;
- 26 (3) has, within the previous 5 years, had a permit 27 to conduct a rave revoked or denied for a violation of 28 any of the provisions of this Act or of similar laws of 29 another state or of a county or municipality of another 30 state;
- 31 (4) has failed to obtain a certificate from the 32 fire chief or fire marshall that the place at which the

rave is to be held complies with all applicable municipal and county ordinances and State statutes relating to places of assembly, including but not limited to provisions relating to maximum permitted room or building occupancy, proper ventilation, and places of entry and exit;

- (5) has failed to obtain a certification from the proper municipal or county official that the place at which the rave is to be held complies with all applicable zoning laws and restrictions, including any provisions related to the parking of vehicles, and all building code requirements relating to health and safety;
- (6) has been convicted of or is on bond or awaiting trial for a felony or a Class A misdemeanor under the laws of this State or similar laws of another jurisdiction;
 - (7) is not of good moral character;
- (8) is in arrears to the municipality or the county in which the rave is to be conducted or to the State of Illinois for any tax, fine, assessment, or other legal obligation;
- (9) is in arrears in child support for any person residing within this State;
- (10) has failed to obtain insurance in the amount of \$1,000,000 to cover damage to property or injury to any person that occurs in connection with the rave;
- (11) is a corporation, and any officer, manager, or director of the corporation, or any stockholder or stockholders owning in the aggravate more than 25% or greater interest in the rave would not be eligible to receive a permit under this Act;
- (12) is a partnership, and any partner is not eligible to receive a permit under this Act;
 - (13) fails to agree to abide by the provisions of

this Article or by additional requirements the municipality of the issuing authority to which the applicant is applying for a permit has prescribed under subsection (b) of this Section.

- (b) In addition to the requirements set forth in subsection (a), a municipality may by ordinance require an applicant to meet further requirements that the municipality deems appropriate to safeguard the health, safety, morals, or welfare of persons attending raves and to ensure that members of the municipality will be able to exercise their rights to safe and peaceful enjoyment of their property. If a municipality deems it appropriate, a municipality may completely forbid raves to be conducted within its corporate limits.
- (c) The applicant shall pay a non-refundable fee set by the issuing authority. The fee shall be payable to the issuing authority that processes the request for the permit.
 - (d) Upon approving the issuance of a rave permit, the issuing authority shall send the permit to the applicant. The permit shall state on its face the name or names of the persons to whom the permit has been granted, the hours, dates, and location on which the rave may be held, and whether the permit is for a juvenile rave or an adult rave.
- (e) The permit shall be posted in a conspicuous place at or near the entrance to the rave premises so that it may be easily read at any time.
- A permit to conduct a rave is not transferable and (f) may not be used by any person other than the person to whom the permit has been issued to conduct, produce, sponsor, promote, or otherwise organize a rave. If the permit has been granted to a corporation or partnership, and prior to or during the conduct of the rave a change in the corporate or partnership membership occurs that would have resulted in the denial of an application to obtain a permit under this

- 1 Section, the permit to conduct a rave shall automatically be
- 2 deemed invalid from the moment of that change in membership.
- 3 Section 10-20. Adult raves.
- 4 (a) No person under the age of 18 shall enter a dance
- 5 hall at which an adult rave is being conducted.
- 6 (b) No person who has been issued a permit to conduct an
- 7 adult rave or employee of that person shall knowingly allow a
- 8 person under the age of 18 to enter upon or remain in the
- 9 rave premises.
- 10 (c) No person who has been issued a permit to conduct an
- 11 adult rave shall conduct that rave without posting a sign at
- 12 each entrance to the rave premises that reads: "It is
- 13 unlawful for any person under the age of 18 to enter these
- 14 premises".
- 15 (d) No person shall conduct an adult rave during any
- hours other than 1:00 p.m. to 3:00 a.m. of the following day.
- 17 An adult rave shall be conducted no more than 6 hours in a
- 18 24-hour period, and those 6 hours shall run consecutively.
- 19 If, however, a municipality has adopted an ordinance
- 20 requiring that raves and like-situated events close at a time
- 21 earlier than 3:00 a.m., the time at which the adult rave must
- 22 be terminated shall be governed by the municipal ordinance.
- (e) An adult rave shall not be conducted on the same
- 24 property concurrently with a juvenile rave.
- 25 Section 10-25. Juvenile raves.
- 26 (a) No person age 18 or older may enter rave premises on
- which a juvenile rave is being conducted.
- 28 (b) No person shall falsely represent himself or herself
- 29 to be under the age of 18 for the purpose of gaining
- 30 admission to rave premises on which a juvenile rave is being
- 31 conducted.
- 32 (c) No person who has been issued a permit to conduct a

- 1 juvenile rave or employee or agent of that person shall
- 2 permit a person aged 18 or over to enter upon or remain on
- 3 rave premises on which the juvenile rave is being conducted.
- 4 Persons to whom the permit to conduct a rave has been issued
- 5 and their employees and agents, parents or guardians of
- 6 juveniles who have been admitted to the rave, and law
- 7 enforcement officers and public employees in the performance
- 8 of their official duties are exempt from the prohibition of
- 9 this subsection.
- 10 (d) No person who has been issued a permit to conduct a
- 11 juvenile rave shall conduct that rave without posting a sign
- 12 at each entrance to the rave premises that reads: "It is
- 13 unlawful for any person over the age of 18 to enter these
- 14 premises.".
- 15 (e) No person shall conduct a juvenile rave during any
- hours other than 6:00 p.m. to 11:00 p.m. on any Sunday,
- Monday, Tuesday, Wednesday, or Thursday, and from 4:00 p.m.
- on Friday to 12:01 a.m. of the following day, and from 1:00
- 19 p.m. on Saturday to 12:01 a.m. of the following day. A
- 20 juvenile rave shall be conducted no more than 6 hours in a
- 21 24-hour period, and those 6 hours shall run consecutively.
- 22 If, however, a municipality has adopted a curfew earlier than
- 23 the hours herein stated, the time at which the juvenile rave
- 24 must be terminated shall be governed by the curfew set by the
- 25 municipality.
- 26 (f) Smoking shall not be permitted on rave premises
- 27 during the conduct of a juvenile rave.
- 28 (g) A juvenile rave shall not be conducted on the same
- 29 property concurrently with as an adult rave.
- 30 Section 10-30. Public safety.
- 31 (a) If the building, room, or area on or in which a rave
- is to be conducted has a permitted occupancy of more than 250
- 33 people, or if more than 250 persons are expected to attend

- 1 the rave, at least 3 security officers consisting of either
- 2 off-duty sworn law enforcement officers or security officers
- 3 from a licensed private security agency shall be in
- 4 attendance at the rave.
- 5 (b) No rave shall be conducted unless there is at all
- 6 times a physician or paramedic in attendance on the rave
- 7 premises.
- 8 (c) No rave shall be conducted in violation of any
- 9 applicable county or municipal ordinance or in violation of
- 10 the laws of this State.
- 11 (d) Devices and items clearly associated with the
- 12 possession, delivery, or use of controlled substances or
- 13 cannabis shall not be permitted on rave premises. Persons
- 14 possessing such devices or items shall not be permitted to
- 15 enter rave premises. A person who has entered upon rave
- 16 premises who is found to be in possession of such devices or
- items shall immediately be evicted from the rave premises.
- 18 Section 10-35. Rave supervisors.
- 19 (a) The person to whom the permit to conduct a rave has
- 20 been issued shall designate an individual as the rave
- 21 supervisor and shall register that person's name with the
- 22 issuing authority. The person designated as the rave
- 23 supervisor shall meet the qualifications required of
- 24 applicants set forth in paragraphs (1), (3), (6), and (8) of
- 25 subsection (a) of Section 10-15 of this Act.
- 26 (b) The rave supervisor shall remain on the premises of
- 27 the dance hall at which the rave is being conducted during
- 28 all hours during which the rave is being conducted and until
- 30 minutes after closing to ensure that the rave is conducted
- 30 in accordance with all applicable State laws and county and
- 31 municipal ordinances.
- 32 (c) In addition to the rave supervisor, the person to
- 33 whom the permit to operate a rave has been issued may

- designate an assistant rave supervisor to act in the place of
- 2 the rave supervisor in the event the rave supervisor leaves
- 3 the dance hall at which the rave is being conducted. The
- 4 person to whom the permit has been issued shall register the
- 5 name of the assistant rave supervisor with the issuing
- 6 authority. Any person designated as an assistant rave
- 7 supervisor shall meet the qualifications required for
- 8 applicants set forth in paragraphs (1), (3), (6), and (8) of
- 9 subsection (a) of Section 10-15 of this Act.
- 10 (d) Information regarding the identities of rave
- 11 supervisors and assistant rave supervisors shall be provided
- 12 on the application form, and shall be identical to the
- information required of applicants by Section 10-10.
- 14 Section 10-40. Inspection of raves.
- 15 (a) The application for, and issuance of, a permit to
- operate a rave shall constitute consent by the person to whom
- 17 the permit has been issued for members of law enforcement
- 18 agencies, fire departments, and county and municipal health
- 19 and safety inspectors engaged in their official duties to
- 20 enter and inspect all areas of the premises of the dance hall
- 21 before, during, and after the conducting of the rave for the
- 22 purpose of verifying that the rave is in compliance with all
- 23 applicable laws and that no unlawful activities will occur,
- are occurring, or have occurred at the rave.
- 25 (b) No person to whom a permit to conduct a rave has
- been issued or his or her employee or agent shall refuse to
- 27 permit an inspection of the premises of the dance hall sought
- to be conducted pursuant to subsection (a) of this Section.
- 29 Section 10-45. Expiration and renewal of permits.
- 30 (a) A permit for conducting a rave at the location
- 31 specified in the application expires one year from the date
- of its issuance. A permit may be renewed only by making an

- 1 application as provided for in Sections 10-10 and 10-15 of
- 2 this Act. An application for renewal should be made at least
- 3 60 days before the requested date of the permit. The
- 4 expiration of the permit is not affected by the pendency of a
- 5 renewal application.
- 6 (b) If the issuing authority denies renewal of a permit,
- 7 the applicant may not be issued a permit to conduct a rave
- 8 for one year from the date the denial becomes final. If,
- 9 subsequent to a denial, the issuing authority finds that the
- 10 basis for denial of the renewal permit has been corrected or
- abated, the applicant may be granted a permit if at least 60
- days have elapsed since the date the denial became final.
- 13 Section 10-50. Suspension of permits. The issuing
- 14 authority may suspend a permit to conduct a rave for a period
- of time not to exceed 60 days if the issuing authority
- 16 determines that a person to whom a permit to conduct a rave
- has been issued or that person's employee or agent has:
- 18 (1) violated any of the provisions of this Act or
- 19 conducted a rave at a time, date, or location not
- 20 authorized by the permit;
- 21 (2) allowed the use of alcoholic beverages at the
- 22 rave;
- 23 (3) refused to allow, pursuant to Section 10-40 of
- this Act, an inspection of the premises of the dance hall
- at which the rave is being conducted;
- 26 (4) permitted a person who is intoxicated or under
- 27 the influence of a controlled substance to remain on the
- 28 premises of the dance hall at which the rave is being
- 29 conducted;
- 30 (5) permitted gambling to occur on the premises of
- 31 the dance hall at which the rave is being conducted; or
- 32 (6) permitted the possession, delivery, or use of
- an alcoholic beverage on the premises of the dance hall

- 1 at which the rave is being conducted.
- 2 Sec. 10-55. Revocation of permits.
- 3 (a) The issuing authority shall revoke a permit if a
- 4 cause for suspension under Section 10-50 occurs and the
- 5 permit has been previously suspended within the previous 12
- 6 months.
- 7 (b) The issuing authority shall revoke a permit if the
- 8 issuing authority determines that a person to whom a permit
- 9 has been issued:
- 10 (1) provided false or misleading information on the
- application to obtain a permit;
- 12 (2) permitted the possession, delivery, or use of
- controlled substances, cannabis, or any device or item
- 14 clearly associated with the possession, delivery, or use
- of controlled substances or cannabis;
- 16 (3) Permitted a rave to occur on the rave premises
- at a time the person's permit to conduct a rave on those
- 18 rave premises was suspended; or
- 19 (4) has been convicted of or is on bond or awaiting
- trial for a felony or a Class A misdemeanor under the
- laws of this State or a substantially similar offense
- laws of another jurisdiction.
- 23 (c) The fact that a revocation is being appealed shall
- have no effect on the revocation of the permit.
- 25 (d) When an issuing authority revokes a permit, the
- 26 revocation shall remain in effect for one year from the date
- 27 the revocation became final. If, subsequent to the
- 28 revocation, the issuing authority finds that the basis for
- 29 the revocation has been corrected or has abated, the person
- 30 whose permit was revoked may, upon petition, be granted a
- 31 permit if at least 60 days have elapsed since the date the
- 32 revocation became final.

1 Section 10-60. Appeals.

- 2 (a) If an issuing authority denies an application for or
- 3 renewal of a permit or suspends or revokes a permit, the
- 4 issuing authority shall promptly send written notification by
- 5 certified mail to the applicant or permittee informing the
- 6 applicant or permittee of such decision and reasons therefore
- 7 and of the applicant's or permittee's right to appeal the
- 8 decision and the procedure for making an appeal.
 - (b) The procedure governing appeals made under subsection (a) of this Section shall be as follows:
 - (1) The applicant or permittee may, not later than 30 calendar days after the date of the certified mailing of the notice of the adverse action by the issuing authority, request a hearing before the appropriate appeal authority by filing a written request for a hearing with the person designated by the appeal authority to receive the requests.
 - (2) The appeal authority shall set the date for a hearing within 30 calendar days of the date of the filing of the request for a hearing.
 - (3) The appeal authority shall hear and consider relevant evidence commonly relied upon by a reasonably prudent person in the conduct of his or her affairs that is offered by either the issuing authority or the person requesting the hearing.
 - (4) Subject to the restrictions set forth in paragraph (3) of this Section, a party may conduct cross-examination required for full and fair disclosure of the facts.
 - (5) The appeal authority may take notice of facts of record and of facts that a court hearing a civil matter may take judicial notice.
 - (6) The appeal authority shall grant or deny the appeal by majority vote based on a preponderance of the

- evidence. Failure to reach a majority vote shall result in denial of the appeal.
- 3 (c) The filing of an appeal shall stay the suspension or 4 revocation of a permit by an issuing authority until the date 5 the appeal authority grants or denies the appeal.
- (d) If the appeal authority upholds the revocation of a permit, the aggrieved party may not re-apply for the issuance of a permit to conduct a rave until at least 12 months have elapsed since the date of the appeal authority's action.

10 ARTICLE 15. CRIMINAL PENALTIES

- 11 Section 15-5. Conducting a rave without a permit.
- 12 (a) A person commits conducting a rave without a permit
- when he or she conducts a rave in violation of Section 10-5
- 14 of this Act.
- 15 (b) Conducting a rave without a permit is a Class B
- 16 misdemeanor. A second or subsequent violation is a Class 4
- 17 felony.
- 18 Section 15-10. Conducting a clandestine rave.
- 19 (a) A person commits conducting a clandestine rave when
- 20 he or she conducts a rave in violation of Section 10-5 of
- 21 this Act and the rave is conducted clandestinely.
- 22 (b) Conducting a clandestine rave is a Class 4 felony. A
- 23 second or subsequent violation is a Class 3 felony.
- 24 Section 15-15. Aggravated conducting a clandestine rave.
- 25 (a) A person commits aggravated conducting a clandestine
- 26 rave when he or she conducts a rave in violation of Section
- 27 10-5, the rave is conducted clandestinely, and the person
- 28 knowingly permits a minor under the age of 18 to be present
- on the rave premises during the course of the rave.
- 30 (b) Aggravated conducting of a clandestine rave is a

- 1 Class 3 felony. A second or subsequent violation is a Class 2
- 2 felony.
- 3 Section 15-20. Conducting a criminal rave.
- 4 (a) A person commits conducting a criminal rave if he
- 5 or she manages or controls rave premises and, during the
- 6 course of the rave, knowingly makes available for use, with
- 7 or without consideration, those premises for the purpose of
- 8 possessing, delivering, or using a controlled substance in
- 9 violation of the Illinois Controlled Substances Act.
- 10 (b) It may be inferred that a person who manages or
- 11 controls rave premises has knowingly made those premises
- 12 available for the purpose of possessing, delivering, or using
- 13 controlled substances if controlled substances were
- 14 possessed, delivered, or used on the rave premises during the
- 15 course of the rave, and the person:
- 16 (1) permitted the rave premises to be used to
- 17 conduct a clandestine rave in violation of Section 15-10
- of this Act;
- 19 (2) sold or delivered devices or paraphernalia on
- 20 the rave premises clearly associated with the possession,
- 21 delivery, or use of controlled substances, or permitted
- such devices or paraphernalia to be sold or delivered on
- the rave premises; or
- 24 (3) was on the rave premises during the rave and
- 25 permitted the open and plain use or possession of devices
- and items clearly associated with the possession,
- delivery, or use of controlled substances.
- 28 (c) Conducting a criminal rave is a Class 2 felony. A
- 29 second or subsequent violation is a Class 1 felony.
- 30 Section 15-25. Aggravated conducting of a criminal rave.
- 31 (a) A person commits aggravated conducting of a criminal
- 32 rave if he or she conducts a criminal rave in violation of

- 1 Section 15-20 of this Act and the person knowingly permits a
- 2 minor under the age of 18 to be present on the rave premises
- during the conduct of the rave. 3
- 4 Aggravated conducting of a criminal rave is a Class
- 5 1 felony. A second or subsequent violation is a Class X
- б felony.
- 7 Section 15-30. Forfeiture of property.
- 8 Any person who is convicted of a violation of
- Section 15-10, 15-15, 15-20, or 15-25 of this Act shall 9
- 10 forfeit to the State of Illinois all proceeds received from
- the rave that was the subject of the violation. 11
- Any person who is convicted of a violation of 12 (b)
- Section 15-10, 15-15, 15-20, or 15-25 of this Act shall 13
- forfeit to the State of Illinois all personal property used 14
- 15 to facilitate the rave that was the subject of the violation.

ARTICLE 20. CIVIL LIABILITY 16

- Section 20-5. Any person who is in violation of Section 17
- 18 15-15 of this Act shall be liable to the parent or legal
- 19 guardian of an unemancipated minor under the age of 18 who
- 20 attended the rave that was the subject of the violation in an
- amount not less than \$2,500. 21

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- 22 Section 20-5. Any person who is in violation of Section
- 15-25 of this Act shall be liable to the parent or legal 23
- guardian of an unemancipated minor under the age of 18 who 24
- attended the rave that was the subject of the violation in an 25
- 26 amount not less than \$5,000. If a controlled substance was
- delivered to the minor during the course of the rave, the 27
- minor in an amount not less than \$10,000. If the minor incurs

person shall be liable to the parent or legal guardian of the

any harm or injury as a result of having ingested a

1 controlled substance obtained or ingested on the rave premises, the person shall be liable to both the minor and 2 3 the minor's parent or legal guardian for all damages 4 resulting from the injury, and the court may award punitive damages. If the minor suffers death as a result of having 5 ingested a controlled substance obtained or ingested on the 6 7 rave premises, the person shall be liable for the wrongful death of the minor, and the court may award punitive damages. 8