

16-402.

(a) After the conviction of an individual for a violation of Article 27, § 388, § 388A, or § 388B of the Code, or of the vehicle laws or regulations of this State or of any local authority, points shall be assessed against the individual as of the date of violation and as follows:

(23) Driving while [under the influence of] IMPAIRED BY alcohol or while [under influence of] IMPAIRED BY a drug, combination of drugs, or combination of ONE OR MORE drugs and alcohol.....8 points

(32) Driving while [intoxicated] UNDER THE INFLUENCE OF ALCOHOL, while [intoxicated] UNDER THE INFLUENCE OF ALCOHOL per se, or while [under the influence of] IMPAIRED BY AN illegally used controlled dangerous substance.12 points

18-105.

(a) A person may not rent a motor vehicle to any other person if he knows that the other person is under the influence of alcohol, IMPAIRED BY ALCOHOL, IMPAIRED BY A DRUG, A COMBINATION OF DRUGS, A COMBINATION OF ONE OR MORE DRUGS AND ALCOHOL, or [drugs] IMPAIRED BY A CONTROLLED DANGEROUS SUBSTANCE.

(b) A person may not rent a motor vehicle to any other person if the person knows that an individual who will drive the rented vehicle is under the influence of alcohol, IMPAIRED BY ALCOHOL, IMPAIRED BY A DRUG, A COMBINATION OF DRUGS, A COMBINATION OF ONE OR MORE DRUGS AND ALCOHOL, or [drugs] IMPAIRED BY A CONTROLLED DANGEROUS SUBSTANCE.

21-902.

(a) (1) A person may not drive or attempt to drive any vehicle while [intoxicated] UNDER THE INFLUENCE OF ALCOHOL.

(2) A person may not drive or attempt to drive any vehicle while the person is [intoxicated] UNDER THE INFLUENCE OF ALCOHOL per se.

(b) A person may not drive or attempt to drive any vehicle while [under the influence of] IMPAIRED BY alcohol.

(c) (1) A person may not drive or attempt to drive any vehicle while he is so far [under the influence of] IMPAIRED BY any drug, any combination of drugs, or a combination of one or more drugs and alcohol that he cannot drive a vehicle safely.

(2) It is not a defense to any charge of violating this subsection that the person charged is or was entitled under the laws of this State to use the drug, combination of drugs, or combination of one or more drugs and alcohol, unless the person was unaware that the drug or combination would make [him] THE PERSON incapable of safely driving a vehicle.

(d) A person may not drive or attempt to drive any vehicle while [he] THE PERSON is [under the influence of] IMPAIRED BY any controlled dangerous substance, as that term is defined in Article 27, § 279 of the Code, if the person is not entitled to use the controlled dangerous substance under the laws of this State.