



**Public Safety Meeting
Agenda
Tuesday, August 20, 2019 at 2:00 PM
ED Lab**

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1. CALL TO ORDER	
2. ROLL CALL	
3. ADOPTION OF AGENDA	
4. APPROVAL OF MINUTES	
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a. Memo-Hands Free Ordinance	4 - 12
6. UNDERAGE CONSUMPTION/POSSESSION OF ALCOHOL	
a. Update Ordinance 50-92(b) Underage consumption/possession of alcohol Memo-Underage Consumption	13 - 17
7. TRAFFIC ON NORTH KNOWLES	
a. Traffic - speed on N. Knowles Avenue Memo-Traffic Speed on North Knowles Avenue	18
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9. ADJOURNMENT	

PUBLIC SAFETY COMMITTEE MEETING
July 30, 2019 2:00 p.m.

Members Present: Mike Montello, Ron Volkert, and Tom Weinmeyer

Others Present: Craig Yehlik, Matt Melby, Mike Darrow, and Marie Bannink

Mike Montello called the meeting to order at 2:00 p.m. Roll call was taken.

Mike Montello moved to adopt the agenda as presented, seconded by Ron Volkert and carried.

Mike Montello moved to approve the minutes from the previous meeting of June 18, 2019, seconded by Ron Volkert and carried.

Golf Cart Ordinance:

Mike Darrow gave an update on the golf cart ordinance. There are 46 states that allow golf carts on municipal streets. The City of Appleton is completing a community process regarding the use of golf carts on the streets. AARP has put together a document regarding golf carts on municipal streets.

Mike proposed the following timeline for creating an ordinance regarding golf carts:

August – Staff will create possible maps and routes, review the complete streets policy, look at the New Richmond Way and how it applies in this situation, and create a small advisory team.

September – Staff will plan two community conversation meetings to obtain public feedback, the Public Safety Committee will meet to discuss a proposed ordinance, and the City Council will discuss the proposed ordinance at the Council work session.

October – Council will review recommendations and make a final decision regarding golf carts on municipal streets.

October – April – If approved by Council, Staff will create wayfinding, complete a permit process, sign designated routes, educate residents and present “Mobility NR”.

The article from AARP is a great guideline, but it does not fit all communities. It was the consensus of the committee to approve the timeline as outlined.

Chief Yehlik was concerned about golf cart operability in the city, and how to get people from north, south, east & west. He also had concerns about traffic and safety equipment that will need to be installed on the golf carts including turn signals, headlights, seatbelts, etc.

Ron Volkert suggested golf carts only operate on streets with a speed limit of 25 mph, and not be allowed on Knowles Avenue. They could be allowed on streets such as West Eighth Street by South Dakota Avenue to Deerfield.

The following people will be on the Advisory Committee: Ron Volkert, Chief Yehlik, Jim VanderWyst, Matt Melby, City staff, Jeremiah Wendt and Mike Darrow. This group will meet and give an update at the August work session.

There will need to be designated crossing areas. Staff will work with businesses on designated parking areas. There was discussion whether permits should be issued or not.

Fire Alarms/Security Camera

Jeremiah Wendt updated the committee on the systems for the Civic Center, Library and Police Department. Staff recommends holding off on the Library until we know the future of the building. Staff proposed replacing the security systems at the Police Department at a cost of \$19,953 and replacing the security system at the Civic Center at a cost of \$14,000, with no sprinkler systems. Mike Montello asked how this fits with the remodel project at the Civic Center. Jeremiah stated this is a standalone project. A RFP is being sent out for the redesign of the Civic Center. Currently there is a security camera system at the Civic Center, so we will try to use what is in place. We will also have Officer Anderson put an assessment together for more direction. Jeff Swanson, with the Fire Department has also gone through this training. Mike Montello requested improving security at the Civic Center as soon as possible for the safety of the employees. Mike Montello moved to approve the fire alarm/security system proposal as presented, with added urgency of for the civic center building, seconded by Tom Weinmeyer and carried.

Communication/Miscellaneous

None

Mike Montello moved to adjourn the meeting, seconded by Ron Volkert and carried.

Meeting adjourned at 2:55 p.m.

Minutes by Marie Bannink

MEMO



Prepared for: Public safety committee
Staff Contact: Craig Yehlik, Chief
Meeting: Public Safety - 20 Aug 2019
Subject: Hands free ordinance

BACKGROUND INFORMATION:

Minnesota has recently passed a state wide hands free law for cell phone use. Hudson Police Department also recently enacted a hands free ordinance in their city. Other Cities in Wisconsin have had hands free ordinances for years (I.E. Wausau WI).

I have provided the Hudson WI and Wausau WI hands free ordinances for review along with current texting and cell phone flier from WI DOT.

staff is looking for direction if this is an avenue that the City of New Richmond would like to look at and creating an ordinance similar to Hudson WI.

ATTACHMENTS:

[wausau hands free](#)
[HPD HandsFreeOrdinance](#)
[hudson](#)
[dot](#)



New Richmond Police Department

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*Craig Yehlik
Chief of Police*

*Veronica Koehler
Lieutenant*



This is a copy of the Wausau WI hands free ordinance:

10.01.012 Use of hand-held mobile telephones and mobile electronic devices while driving prohibited. (a) Prohibition. No person shall drive a motor vehicle or pedalcab on any street or highway while using a hand-held mobile telephone or mobile electronic device. (b) Definitions. The following definitions shall apply in the interpretation and enforcement of this section: (1) "Authorized emergency vehicle" shall have the same meaning as in Wis. Stat. '340.01(3). (2) "Drive" means the exercise of physical control over the speed and direction of a motor vehicle or pedalcab while it is in motion. (3) "Mobile electronic device" means any hand-held or other portable electronic equipment capable of providing data communication between two or more persons, including a text messaging device, a paging device, a personal digital assistant, a laptop computer, equipment capable of playing a video game or a digital video disk, equipment which provides navigation assistance to the operator of a motor vehicle which is not installed or integrated into the electrical system of a motor vehicle, equipment in the case of a pedalcab which provides navigation assistance to the pedalcab operator which is not securely mounted to the handlebars of the pedalcab, or equipment on which digital photographs are taken or transmitted, or similar device or any combination thereof. (4) "Mobile telephone" includes a cellular, analog, wireless or digital telephone capable of sending or receiving telephone communications without an access line for service. (5) "Pedalcab" shall have the same meaning as in Section 5.72.010(a) of this Code. (6) "Using" shall mean to dial, answer, talk, listen, send or read a text message, or otherwise manipulate the controls of a mobile telephone or other mobile electronic device. (c) Presumption. The operator of a motor vehicle or pedalcab who holds a hand-held mobile telephone to, or in the immediate proximity of his or her ear, is presumed to be using such telephone within the meaning of this section. The operator of a motor vehicle or pedalcab who holds a mobile electronic device in at least one hand is presumed to be using such mobile electronic device within the meaning of this section. The presumption established under this subsection may be rebutted upon the presentation of evidence that is clear, satisfactory and convincing to a reasonable certainty. (d) Exemptions. This section does not apply to any of the following: Wausau Municipal Code 10 - 5 (1) The operator of an authorized emergency vehicle or a member of the armed forces of the United States while operating a military vehicle and while in the performance of his or her official duties and within the scope of his or her employment. (2) The use of a mobile telephone or mobile electronic device for the sole purpose of communicating with public safety personnel or duly licensed medical personnel regarding an emergency situation. (3) The use of a voice-operated or hands-free device if the operator of the motor vehicle or pedalcab does not use his or her hand to operate the device, except to activate or deactivate a feature or function of the device. (4) An operator of a motor vehicle while maintaining the motor vehicle in the park position where the motor vehicle has an automatic transmission, or in the neutral position with the emergency brake applied where the motor vehicle has a standard transmission, either on public or private property. (5) An amateur

radio operator who holds a valid amateur radio operator's license issued by the federal communications commission when he or she is using dedicated amateur radio 2-way radio communication equipment and observing proper amateur radio operating procedures. (6) Any audio equipment or equipment installed or integrated into the electrical system of a motor vehicle for the purpose of providing navigation assistance to the operator of the motor vehicle or video entertainment to the passengers in the rear seats of the motor vehicle. (7) In the case of a pedalcab, use of any mobile telephone that is securely mounted to the handlebars of the pedalcab that is used for the purpose of providing navigation assistance to the pedalcab operator or providing musical entertainment. (e) Penalty. Any person who violates this section shall be subject to a forfeiture of \$40.00. (Ord. 61-5787 '1, 2018, File No. 14-0206; Ord. 61-5612 '1, 2014, File No. 14-0206)

City of Hudson Hands-Free Ordinance

What you NEED to Know

1) You may not OPERATE a motor-vehicle while holding a hand-held mobile telephone or mobile electronic device in your hand or in close proximity to your ear.

2) You MAY use a phone with your hand for the SOLE purpose of communicating with public safety personnel regarding an emergency.

3) You MAY use a voice operated or hands-free device if the operator DOES NOT use his/her hand to operate the device, EXCEPT to activate or de-activate a call. (Ex. Pressing the “Answer” or “End Call” button on the device) But you may not HOLD the phone in your hand to do so.

4) You MAY use the device by holding it in your hand if The vehicle is parked legally, transmission in “park” Or in Neutral with the parking brake engaged.

5) If caught, the fine is \$98.80, and there are 0 points assessed Against your drivers license.



ORDINANCE NO. 12-19

AN ORDINANCE AMENDING CHAPTER 235, VEHICLES AND TRAFFIC,

ADDING SECTION 235-12.4

Whereas, the Common Council finds that use of hand-held mobile telephones and mobile electronic devices while driving is harmful to public health, safety and welfare, the Common Council hereby ordains that that use of hand-held mobile telephones and mobile electronic devices while driving shall be prohibited as provided in this ordinance:

A. Chapter 235 of the Hudson City Code shall be amended to add Section 235-12.4 as follows:

1. Prohibition. No person shall operate a motor vehicle on any street or highway while using a hand-held mobile telephone or mobile electronic device.
2. Definitions. The following definitions shall apply in the interpretation and enforcement of this section:
 - (a) "Authorized emergency vehicle" shall have the same meaning as in Wis. Stat. § 340.01(3).
 - (b) "Mobile electronic device" means any hand-held or other portable electronic equipment capable of providing data communication between two or more persons, including a text messaging device, a paging device, a personal digital assistant, a laptop computer, equipment capable of playing a video game or a digital video disk, equipment which provides navigation assistance to the operator of a motor vehicle which is not installed or integrated into the electrical system of a motor vehicle, or equipment on which digital photographs are taken or transmitted, or similar device or any combination thereof.
 - (c) "Mobile telephone" includes a cellular, analog, wireless or digital telephone capable of sending or receiving telephone communications without an access line for service.
 - (d) "Operate" shall have the same meaning as in Wis. Stat. § 343.05(1)(c).
 - (e) "Using" shall mean to dial, answer, talk, listen, send or read a text message, or otherwise manipulate the controls of a mobile telephone or other mobile electronic device.
3. Presumption. The operator of a motor vehicle who holds a hand-held mobile telephone to, or in the immediate proximity of his or her ear, is presumed to be using such telephone within the meaning of this section. The operator of a motor vehicle who holds a mobile electronic device in at least one hand is presumed to be using such mobile electronic device within the meaning of this section. The presumption established under this subsection may be rebutted upon the presentation of evidence that is clear, satisfactory and convincing to a reasonable certainty.

4. Exemptions. This section does not apply to any of the following:
- (a) The operator of an authorized emergency vehicle or a member of the armed forces of the United States while operating a military vehicle and while in the performance of his or her official duties and within the scope of his or her employment.
 - (b) The use of a mobile telephone or mobile electronic device for the sole purpose of communicating with public safety personnel or duly licensed medical personnel regarding an emergency.
 - (c) The use of a voice-operated or hands-free device if the operator of the motor vehicle does not use his or her hand to operate the device, except to activate or deactivate a feature or function of the device.
 - (d) An operator of a motor vehicle while maintaining the motor vehicle in the park position where the motor vehicle has an automatic transmission, or in the neutral position with the emergency brake applied where the motor vehicle has a standard transmission, either on public or private property.
 - (e) An amateur radio operator who holds a valid amateur radio operator's license issued by the federal communications commission when he or she is using dedicated amateur radio 2-way radio communication equipment and observing proper amateur radio operating procedures.
 - (f) Any audio equipment or equipment installed or integrated into the electrical system of a motor vehicle for the purpose of providing navigation assistance to the operator of the motor vehicle or video entertainment to the passengers in the rear seats of the motor vehicle.
5. Penalty. Any person who violates this section shall be subject to a forfeiture as provided in Section 1-18 of the Code of the City of Hudson.
6. Severability. The terms and provisions of this ordinance are severable. If any term provision, or a portion of this ordinance, for any reason is held to be invalid, unconstitutional, or unenforceable by any court of competent jurisdiction, such portion of this ordinance shall be deemed separate, distinct, and independent provisions of this Ordinance and all remaining portions of this Ordinance shall remain in full force and effect.
7. Effective Date. This Ordinance shall become effective upon adoption by the Common Council and publication as provided by law.

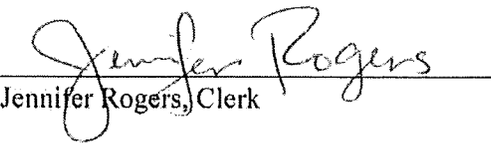
Adopted this 5th day of August, 2019

CITY OF HUDSON:



Rich O'Connor, Mayor

Attest:



Jennifer Rogers, Clerk

First reading: August 5, 2019

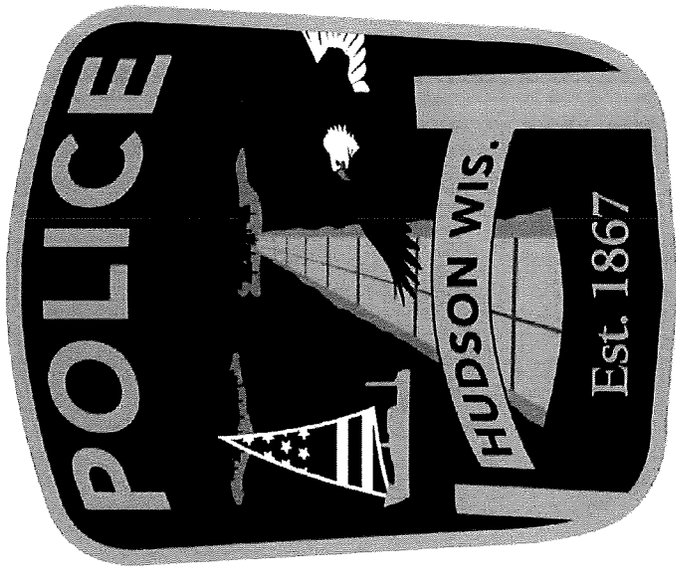
Date Adopted: August 5, 2019

Date Published: August 15, 2019

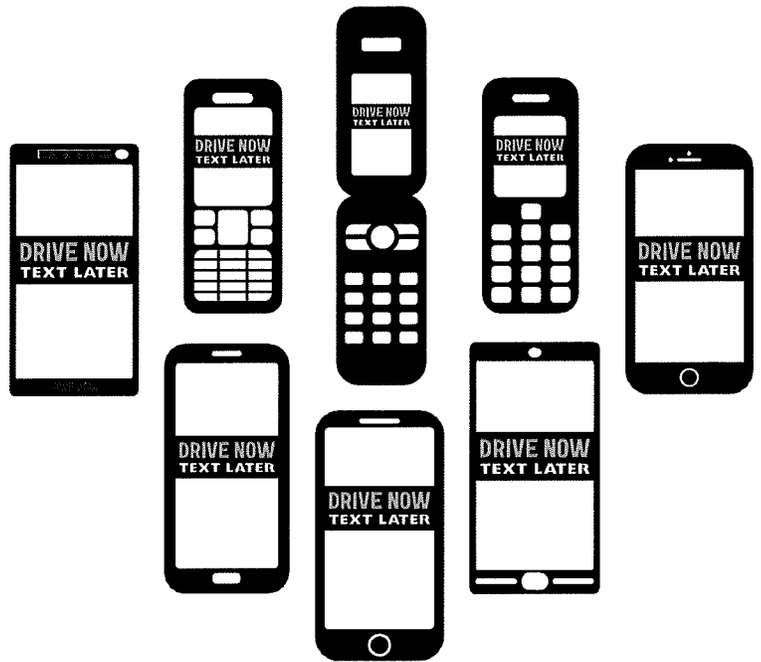
City of Hudson Hands-Free Ordinance

What you NEED to Know

- 1) You may not OPERATE a motor-vehicle while holding a hand-held mobile telephone or mobile electronic device in your hand or in close proximity to your ear.
- 2) You MAY use a phone with your hand for the SOLE purpose of communicating with public safety personnel regarding an emergency.
- 3) You MAY use a voice operated or hands-free device if the operator DOES NOT use his/her hand to operate the device, EXCEPT to activate or de-activate a call. (Ex. Pressing the "Answer" or "End Call" button on the device) But you may not HOLD the phone in your hand to do so.
- 4) You MAY use the device by holding it in your hand if The vehicle is parked legally, transmission in "park" Or in Neutral with the parking brake engaged.
- 5) If caught, the fine is \$98.80, and there are 0 points assessed Against your drivers license.



Cell Phones, Driving and the Law



Know the law

- Hand-held or hands-free cell phone use while driving is against the law in Wisconsin for any driver with a probationary license or instruction permit, except to report an emergency.
- No driver may use a hand-held, mobile device when driving through a road work zone, except to report an emergency.
- Texting while driving is against the law for ALL drivers in Wisconsin.

Know the cost

- Ticket for Inattentive Driving, fine and four demerit points.
- Demerit points double if you have an instruction permit or probationary license and a prior moving violation.
- Graduated Driver License (GDL) restrictions are extended six more months if you have a probationary license, are under GDL restrictions and have a prior moving conviction.
- If you have an instruction permit, you must wait six months from the date of violation to be eligible for a probationary license.

Avoid the risk and stay safe

- Turn off your phone or switch to silent mode every time you get behind the wheel.
- Record your voice mail message to tell callers that you are driving.
- Pull over and stop in a safe area if you must use your cell phone.
- Or ask a passenger to call or text for you.

Understand the most important cost

- Your risk of crashing into someone or something greatly increases when you use a cell phone while operating your vehicle.

What's the cost if you damage your vehicle or hurt someone?

Texting while driving is against the law for ALL drivers in Wisconsin.



**DRIVE NOW
TEXT LATER**



MEMO

Prepared for: Public Safety committee
Staff Contact: Craig Yehlik, Chief
Meeting: Public Safety - 20 Aug 2019
Subject: Update Ordinance 50-92(b) Underage consumption/possession of alcohol

BACKGROUND INFORMATION:

As the Public Safety Committee is aware that as New Richmond Officers review ordinances that when we locate discrepancies that do not match state statute we are trying to remedy those discrepancies. While reviewing City Ordinance 50-92(b) - underage consumption it currently reads: "Except as provided in Wis. Stats 125.07(4)b, any underage person not accompanied by his parent, guardian or spouse who has attained the legal drinking age who knowingly possesses or consumes **fermented malt beverage** is guilty of violation."

The definition of fermented malt beverage is, " any beverage made by the alcohol fermentation in water of barley malt and hops, with or without grains and sugar, containing 0.5% or more of alcohol by volume [sec 125.02(6) Wis Stat].

The Wisconsin State Statute that our ordinance adopts reads: "except as provided in par (bm) any underage person not accompanied by his or her parent, guardian or spouse who has attained the legal drinking age who knowingly possesses or consumes **alcohol beverages** is guilty of violation.

RECOMMENDATION:

If approved work with the City Attorney to update language reference 50-92(b) to read "alcohol beverages" instead of "Fermented Malt Beverages" to have the final ordinance reviewed by full Council at the August 26 work session or first Council meeting in September.

ATTACHMENTS:

[underage alcohol
50-92\(b\)](#)



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Craig Yehlik
Chief of Police

Veronica Koehler
Lieutenant



Section 125.07 (4) Wisconsin Statute

Please see 4 (b) below

(4) UNDERAGE PERSONS; PROHIBITIONS; PENALTIES.

(a) Any underage person who does any of the following is guilty of a violation:

1. Procures or attempts to procure alcohol beverages from a licensee or permittee.
2. Unless accompanied by a parent, guardian or spouse who has attained the legal drinking age, possesses or consumes alcohol beverages on licensed premises.
3. Enters, knowingly attempts to enter or is on licensed premises in violation of sub. [\(3\) \(a\)](#).
4. Falsely represents his or her age for the purpose of receiving alcohol beverages from a licensee or permittee.

(b) Except as provided in par. [\(bm\)](#), any underage person not accompanied by his or her parent, guardian or spouse who has attained the legal drinking age who knowingly possesses or consumes alcohol beverages is guilty of a violation.

(bg) Paragraphs [\(a\)](#) and [\(b\)](#) do not apply to an underage person employed by or assisting a law enforcement agency in carrying out enforcement activities to determine compliance with, or investigate potential violations of, the provisions of this section.

(bm) An underage person may possess alcohol beverages in the course of employment during his or her working hours if employed by any of the following:

1. A brewer or brewpub.
2. A fermented malt beverages wholesaler.
3. A permittee other than a Class "B" or "Class B" permittee.
4. A facility for the production of alcohol fuel.
5. A retail licensee or permittee under the conditions specified in s. [125.32 \(2\)](#) or [125.68 \(2\)](#) or for delivery of unopened containers to the home or vehicle of a customer.
6. A campus, if the underage person is at least 18 years of age and is under the immediate supervision of a person who has attained the legal drinking age.

(bs) Subject to sub. [\(5\)](#), any person violating par. [\(a\)](#) is subject to the following penalties:

1. For a first violation, a forfeiture of not less than \$250 nor more than \$500, suspension of the person's operating privilege as provided under s. [343.30 \(6\) \(b\) 1.](#), participation in a supervised work program or other community service work under par. [\(cg\)](#) or any combination of these penalties.
2. For a violation committed within 12 months of one previous violation, either a forfeiture of not less than \$300 nor more than \$500, participation in a supervised work program or other community service work under par. [\(cg\)](#) or any combination of these penalties. In addition, the person's operating privilege may be suspended as provided under s. [343.30 \(6\) \(b\) 2.](#), except that if the violation of par. [\(a\)](#) involved a motor vehicle the person's operating privilege shall be suspended as provided under s. [343.30 \(6\) \(b\) 2.](#)
3. For a violation committed within 12 months of 2 previous violations, either a forfeiture of not less than \$500 nor more than \$750, participation in a supervised work program or other community service work under par. [\(cg\)](#) or any combination of these penalties. In addition, the person's operating privilege may be suspended as provided under s. [343.30 \(6\) \(b\) 3.](#), except that if the violation of par. [\(a\)](#) involved a motor vehicle the person's operating privilege shall be suspended as provided under s. [343.30 \(6\) \(b\) 3.](#)
4. For a violation committed within 12 months of 3 or more previous violations, either a forfeiture of not less than \$750 nor more than \$1,000, participation in a supervised work program or other community service work under par. [\(cg\)](#) or any combination of these penalties. In addition, the person's operating privilege

may be suspended as provided under s. [343.30 \(6\) \(b\) 3.](#), except that if the violation of par. (a) involved a motor vehicle the person's operating privilege shall be suspended as provided under s. [343.30 \(6\) \(b\) 3.](#)

(c) Subject to sub. (5), any person violating par. (b) is subject to the following penalties:

1. For a first violation, a forfeiture of not less than \$100 nor more than \$200, suspension of the person's operating privilege as provided under s. [343.30 \(6\) \(b\) 1.](#), participation in a supervised work program or other community service work under par. (cg) or any combination of these penalties.
 2. For a violation committed within 12 months of one previous violation, either a forfeiture of not less than \$200 nor more than \$300, participation in a supervised work program or other community service work under par. (cg) or any combination of these penalties. In addition, the person's operating privilege may be suspended as provided under s. [343.30 \(6\) \(b\) 2.](#), except that if the violation of par. (b) involved a motor vehicle the person's operating privilege shall be suspended as provided under s. [343.30 \(6\) \(b\) 2.](#)
 3. For a violation committed within 12 months of 2 previous violations, either a forfeiture of not less than \$300 nor more than \$500, participation in a supervised work program or other community service work under par. (cg) or any combination of these penalties. In addition, the person's operating privilege may be suspended as provided under s. [343.30 \(6\) \(b\) 3.](#), except that if the violation of par. (b) involved a motor vehicle the person's operating privilege shall be suspended as provided under s. [343.30 \(6\) \(b\) 3.](#)
 4. For a violation committed within 12 months of 3 or more previous violations, either a forfeiture of not less than \$500 nor more than \$1,000, participation in a supervised work program or other community service work under par. (cg) or any combination of these penalties. In addition, the person's operating privilege may be suspended as provided under s. [343.30 \(6\) \(b\) 3.](#), except that if the violation of par. (b) involved a motor vehicle the person's operating privilege shall be suspended as provided under s. [343.30 \(6\) \(b\) 3.](#)
- (cd) For purposes of par. (bs) or (c), all violations arising out of the same incident or occurrence shall be counted as a single violation.



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Chief of Police

Veronica Koehler
Lieutenant



50-92(b)

1. Any underage person who does any of the following is guilty of a violation:
 1. Procures or attempts to procure alcohol beverages from a licensee or permittee.
 2. Unless accompanied by a parent, guardian or spouse who has attained the legal drinking age, possesses or consumes alcohol beverages on licensed premises.
 3. Enters, knowingly attempts to enter or is on licensed premises in violation of NRMC 11-4-3(a).
 4. Falsely represents his age for the purpose of receiving alcohol beverages from a licensee or permittee.
2. Except as provided in Wis. Stats. § 125.07(4)bm, any underage person not accompanied by his parent, guardian or spouse who has attained the legal drinking age who knowingly possesses or consumes fermented malt beverage is guilty of a violation.
3. Any person violating Subsections (a) or (b) is subject to the following penalties:
 1. For a first violation, a forfeiture of not more than \$50.00, suspension of the person's operating privilege as provided under Wis. Stats. § 343.30(6)(b)1, participation in a supervised work program under Subsection (d) or any combination of these penalties.
 2. For a violation committed within 12 months of a previous violation, either a forfeiture of not more than \$200.00, suspension of the person's operating privilege as provided under Wis. Stats. § 125.07(4)cg, participation in a supervised work program under Subsection (d) or any combination of these penalties.
 3. For a violation committed within 12 months of two or more previous violations, either a forfeiture of not less than \$300.00, revocation of the person's operating privilege under Wis. Stats. § 343.30(6)(b)3, participation in a supervised work program under Subsection (d) or any combination of these penalties.
 4. For a violation committed within 12 months of three or more previous violations, either a forfeiture of not less than \$500.00 nor more than \$1,000.00, revocation of the person's operating privilege under Wis. Stats. § 343.30(6)(b)3, participation in a supervised work program or any combination of these penalties.
4.
 1. If the Court orders a person to participate in a supervised work program under this Subsection (d), the Court shall set standards for the program within the budgetary limits established by the Common Council. The program may provide the person with reasonable compensation reflecting the market value of the work performed, or it may consist of uncompensated community service work and shall be administered by the County Department of Public Welfare or a community agency approved by the court.
 2. The supervised work program shall be of a constructive nature designed to promote the person's rehabilitation, shall be appropriate to the person's age level and physical ability and shall be combined with counseling from an agency staff member or other qualified person. The program may not conflict with the person's regular attendance at school. The amount of work required shall be reasonably related to the seriousness of the person's offense.

5. When a court revokes or suspends a person's operating privilege under Subsection (c) of this section, the Department of Transportation may not disclose information concerning or relating to the revocation or suspension to any person other than a court, district attorney, county corporation counsel, City, village or town attorney, law enforcement agency or the person whose operating privilege is revoked or suspended. A person entitled to receive information under this paragraph may not disclose the information to any other person or agency.
6. A person who is under 17 years of age on the date of disposition is subject to Wis. Stats. § 48.344, unless proceedings have been instituted against the person in a court of civil or criminal justice after dismissal of the citation under Wis. Stats. § 938.344(3).
7. Subsections (a) and (b) of this section do not prohibit an underage person employed by a licensee or permittee from possessing fermented malt beverages during the brewing process or for sale or delivery to customers.
8. Subsections (a) and (b) of this section do not prohibit an underage person employed by a brewery, a winery or a facility for the rectifying or manufacture of intoxicating liquor or the production of fuel alcohol from possessing alcohol beverages during regular working hours and in the course of employment.

(Code 1994, § 11-4-4)

State Law reference— Underage persons and alcohol, Wis. Stats. § 125.07.

MEMO



Prepared for: Public safety committee
Staff Contact: Thomas Weinmeyer, Alderman
Meeting: Public Safety - 20 Aug 2019
Subject: Traffic - speed on N. Knowles Avenue

BACKGROUND INFORMATION:

Alderman Weinmeyer has requested traffic on N Knowles be discussed with options for slowing vehicles in this area.