

Sec. 27-102(d)-201. Minor offenses

All offenses not within Section 27-102(d)-200 of the regulations of Connecticut state agencies, shall be considered minor offenses for Sections 27-102(d)-140 through Section 27-102(d)-199 of the regulations of Connecticut state agencies, and shall include but not be limited to the following:

(1) “Intoxication” meaning the veteran consumed an amount of alcohol sufficient to inhibit or slur speech, to compromise ambulation, to affect socialization or to impair memory such that Security personnel, the Wing Monitor or other staff make observations about the same. Clinical intoxication shall be confirmed through standardized breathalyzer readings (≥ 100).

(2) “Absence Without Leave” (AWOL) from grounds or job, meaning the veteran’s whereabouts is unknown.

(3) Curfew or lights out violations.

(4) Any verbal argument or outburst that escalates to the point that Security is called.

(5) Borrowing or lending money, meaning between veterans or between veterans and staff.

(6) Violation of posted traffic signs, reckless driving, or operating a vehicle in other than designated parking area or paved road surface.

(7) Refusing to allow inspection of a motor vehicle, package, or container upon entry onto the grounds of the Department, except when the veteran declines such a request and may not come onto the grounds with the object or property which was not inspected.

(8) Failure to comply with a component of a treatment plan.

(9) A confirmed positive test result involved in either a directed or random urine test.

(10) Harboring a pet.

(Effective January 19, 1996)