

12.4 – Consequences for Transfer of Marijuana to 18- to 20-Year-Olds

The Task Force recommends that the General Assembly amend Section 18-18-406(7), C.R.S. to establish consequences for the transfer of marijuana **or marijuana paraphernalia** by any person 21 years of age or over to any person 18 to 20 years of age. **Additionally, consequences for possession of marijuana or marijuana paraphernalia by any person 18 to 20 years of age should be established that mirror the consequences for possession by any person under 18 years of age. These consequences should align with the consequences for similar acts involving alcohol, including the requirement to attend educational and rehabilitative classes. However, unlike alcohol related offenses, the consequences for marijuana offenses should increase with severity based on the amount of marijuana transferred or possessed at increments similar to those established for juveniles.**