

Kane County Local Rule

ARTICLE 17. DELINQUENCY

17.00 SECURE CUSTODY AND DETENTION OF MINORS

- (a) A minor determined to require secure detention pursuant to [705 ILCS 405/5-410\(2\)](#) shall be detained in the Kane County Juvenile Justice Center unless otherwise directed by court order.
- (b) The Kane County Juvenile Justice Center is hereby designated as the place for reception of minors under eighteen (18) years of age, from Kane County, who are detained pursuant to [705 ILCS 405/5-410](#) of the Juvenile Court Act.
- (c) The Kane County Juvenile Justice Center shall be under the direction and control of the Chief Judge and Kane County Court Services.

17.01 DISCOVERY IN DELINQUENCY PROCEEDINGS

Discovery shall be governed by [Illinois Supreme Court Rules 412](#) (Disclosure to Accused) and [413](#) (Disclosure to Prosecution).

17.02 SCHEDULING

- (a) The setting of Detention Hearings shall be governed by [705 ILCS 405/5-415](#).
- (b) Detention Hearings shall be scheduled through the Circuit Clerk's Office and will be heard on the earliest available court date pursuant to [705 ILCS 405/5-415](#).
- (c) All court dates shall be obtained by Court Order from the Juvenile Court Judge, or by any Judge sitting in his or her stead, or upon proper motion filed at the Circuit Clerk's Office, along with appropriate notice pursuant to [705 ILCS 405/5-530](#).
- (d) Juvenile Drug Court shall be heard by the assigned Juvenile Court Judge or by any Judge sitting in his or her stead on the day so designated by said Juvenile Court Judge.