

# Furnishing to a Minor Defense Lawyer Utah

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When someone has been charged with furnishing to a minor in the state of Utah, this is a serious charge. Anyone who is convicted of this crime runs the risk of having their lives changed forever. Therefore, everyone deserves to have access to expert legal representation who can help them avoid the serious punishments that might stem from a conviction. For this reason, anyone facing the possibility of charges for furnishing to a minor should seek the help of a criminal defense lawyer as soon as possible. We are here to help you. Our team has a lot of experience in providing expert criminal defense representation and dealing with the court system when it comes to furnishing to a minor. We will listen to your situation and analyze your cases without any judgment or bias. We will vigorously defend your rights and protect you against these charges. If you have been accused of furnishing to a minor in the state of Utah, we are here to serve you. Complete our online form or call us today for a complimentary review of your case.

## Furnishing to a Minor Utah

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Many people ask what is furnishing to a minor? ***According to the statutes in the state of Utah, it is illegal for anyone to sell or provide alcohol to someone who is a minor (in this case under the age of 21).*** Most importantly, there is no requirement that the prosecution team proves that the defendant knew that the individual was under the age of 21. Instead, the prosecution team will seek to prove that the defendant acted recklessly when selling alcohol and mistakenly provided it to a minor. While this might seem unfair, there are even cases where police officers will seek to enlist the help of minors to get restaurants and stores to provide them with alcohol. Clearly, this is a lot for a defendant to understand. This page is also helpful.

## Consequences You Face if You are Found Guilty of Furnishing Alcohol to a Minor in Utah

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If you are convicted of furnishing to a minor in Utah, this is a serious conviction. In most cases, the prosecutor will charge that the individual was reckless and negligent, leading to a Class B misdemeanor. This can be punishable by up to six months in jail. On the other hand, there are certain situations where this can be upgraded to a class A misdemeanor. If the prosecutor is able to prove that the defendant knew that the minor was underage, then this might be punished by up to a year in jail. Furthermore, individuals who sell alcohol to minors might also be at risk of losing their job.

## Charged with Furnishing to a Minor in Utah? Get a Free Case Evaluation

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Even though there might be a lot of evidence that points to your innocence, a conviction could ruin your life. Because of this, having an expert lawyer is essential. At Wasatch Defense Lawyers, we are here to serve you and protect your rights. We can help you retain your freedoms. We offer military discounts and payment plans to help you have access to the defense team that you deserve. Call our law firm for a free consultation or fill out our online form. We are here to help you.

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