

Terms and Conditions

The following Terms and Conditions relate to all Websites that are managed and/or operated by Illinois Prosecutor Services, LLC. Illinois Prosecutor Services, LLC will be referred to as IPS. Any user of an IPS managed/operated Website will adhere to the following Terms and Conditions for all Websites. By subscribing IPS Website you are accepting these Terms and Conditions.

Fees:

For Subscription Websites the fees are for a yearly subscription service unless otherwise specified. Fees start on the day the confirmation e-mail regarding access to a designated Website is transmitted. All fees are due within 30 days of the sending of the conformation e-mail unless other arrangements are made with IPS Management. IPS does not offer a “free trial period” for any of its Websites. If payment is not made then the Subscriber is responsible for the days the account is opened at a prorated amount plus a termination fee of \$25. Once payment is made on an account, the account is considered paid in full and no refunds will be granted. However, if you leave your position and go to a different position we will move your information to a different section of the Website for the remainder of your subscription period.

Content:

The information found on any IPS Website is the sole property of IPS and cannot be copied, recreated, dispersed or shared with other persons without the prior express written consent of IPS. The posting of defamatory remarks on any IPS Website is expressly forbidden. IPS is not responsible for any defamatory remarks that are posted on any IPS Websites by our Subscribers/Users. Any defamatory posts will be removed as soon as they are identified and/or IPS is notified by another member of the Web site. After a post has been removed as defamatory, the posting party will be warned via e-mail and any further defamatory posts that are made after the warning has been issued shall constitute grounds for termination of Website access, without refund.

Restrictions:

Access to any IPS Website is for the designated subscriber only. Sharing access to IPS Websites is expressly forbidden without the prior express written consent of IPS. Unauthorized sharing of Website access shall result in forfeiture of Website access without refund. If a registered Subscriber intends to use access to any IPS Website from work and/or home, the Subscriber must contact IPS Management prior to doing so. Some exceptions may be granted, but sharing access with an office will not be permitted.