*This sheet is for your convenience but does not replace or overrule the acutal rules found in the UIL Constitution and Contest Rules.

		t does not replace or overrule the acutar		and 55/11555 (14/155)	
DEC Penalty Grid	Reprimand	Individual Suspension	Forfeiture of Contest	Disqualification	Suspension Recommended
Student Representative Section 29(a)	Reprimand: A reprimand shall be in writing and shall state the violation found, with one copy going to the school and one copy being attached to the minutes of the meeting. A reprimand may include a probationary period of up to three (3) years, and may include any reasonable conditions, which, if not fulfilled, may result in a more stringent penalty. Section 29 (a)(1)	Failure to comply with rules: DEC may suspend the participant student from competition, including practice, in all germane activities for up to three (3) years. Suspension may include a probationary period of up to three (3) years, and may include any reasonable conditions, which, if not fulfilled, may result in additional suspension. For students found to have changed schools for athletic purposes, [See Section 443 (f) (3)]. Section 29(a)(2)			
	Reprimand: A reprimand may be oral or in writing and shall not be published in the Leaguer. A penalty stronger than reprimand to the school should be strongly considered in cases involving patron or fan misconduct. Section 29 (b)(1)		Minimum Penalty for Ineligible Contestant: shall forfeit the contest won by the individual or school, as a minimum penalty, if it finds that an individual contestant was not eligible to participate in the contest. Section 29(b)(3)(A)	awarding of district championship honors and deny participation in UIL contests beyond the district level	school in a germane contest or
Member Schools Section 29(b)	Public Reprimand: A public reprimand shall be in writing, published in the Leaguer, and state the violation found. A public reprimand may include a probationary period of up to three (3) years, and may include any reasonable conditions, which, if not fulfilled, may result in a more stringent penalty. Section 29 (b)(2)		Mandatory Forfeiture for Participation of an Ineligible Student Under Court Order Section 29(b)(3)(B)	Mandatory Disqualification: shall disqualify a member school from all germane activities if the member school or school district has failed materially and knowingly to comply with the Constitution and/or Contest Rules, or if the member	Other Offenses: If in the opinion of the District Executive Committee the offense is of sufficient gravity to warrant suspension in the germane activity, the committee shall make such
			Violations by Personnel or Participants: May order contests to be forfeited prior to or after the competition for violations of rules by covered school district personnel and/or participants if an unfair advantage was gained. Section 29(b)(3)(C)	school or school district has knowingly and intentionally permitted an ineligible individual to represent it in a UIL contest, or if the member school or school district has competed against or participated in a tournament with a non-school team composed of one or more UIL member high school students with remaining eligibility in that sport, in violation of Section 1208. Section 29(b)(4)(B)	recommendation and transmit its findings to the State Executive Committee. The State Executive Committee shall determine whether or not the offending school shall be suspended. Section 29(b)(5)(B)
School District Personnel Section 29(c)	Reprimand. Section 29(c)			ension should be considered, the committeecutive Committee for disposition. <i>Section</i>	