Youth Prosecuted as Adults Weekly

Legislative Roundup

May 6-May 10, 2019
Youth Prosecuted as Adults Weekly Legislative Roundup

**AK - SB32** CRIMES; DRUGS; THEFT; JUV.; INVOL. COMMIT

Last Action: REFERRED TO FINANCE (April 19, 2019)

Primary Sponsor: SENATE RULES BY REQUEST OF THE GOVERNOR

Summary: An Act relating to criminal law and procedure; relating to controlled substances; relating to probation; relating to sentencing; relating to reports of involuntary commitment; amending Rule 6, Alaska Rules of Criminal Procedure; and providing for an effective date.

**AR - HB1530** TO COLLECT DATA CONCERNING THE USE OF SOLITARY CONFINEMENT OR SEGREGATION IN THE DEPARTMENT OF CORRECTION.

Last Action: Died on House Calendar at Sine Die Adjournment (April 24, 2019)

Primary Sponsor: Representative Jimmy Gazaway (R)

**AR - HB1551** TO AMEND THE LAW CONCERNING THE CONFIDENTIALITY OF RECORDS UNDER THE ARKANSAS JUVENILE CODE OF 1989; AND CONCERNING SCHOOL NOTIFICATION OF CERTAIN OFFENSES FOR WHICH A MINOR IS ADJUDICATED OR CONVICTED.

Last Action: Notification that HB1551 is now Act 647 (April 1, 2019)

Primary Sponsor: Representative Jon S. Eubanks (R)

**AR - HB1755** CONCERNING THE PUNITIVE ISOLATION OR SOLITARY CONFINEMENT OF INDIVIDUALS WHO ARE UNDER EIGHTEEN (18) YEARS OF AGE.

Last Action: Notification that HB1755 is now Act 971 (April 12, 2019)

Primary Sponsor: Representative Jamie Scott (D)

**AR - HB1756** CONCERNING THE WAIVER OF COUNSEL BY MINORS IN CRIMINAL COURT.

Last Action: Died on House Calendar at Sine Die Adjournment (April 24, 2019)

Primary Sponsor: Representative Nicole Clowney (D)

**AR - HB1919** CONCERNING THE USE OF INSTRUMENTS OF RESTRAINT ON INDIVIDUALS WHO ARE UNDER EIGHTEEN (18) YEARS OF AGE DURING A COURT APPEARANCE.

Last Action: Died on House Calendar at Sine Die Adjournment (April 24, 2019)

Primary Sponsor: Representative Jamie Scott (D)

**AR - SB607** CONCERNING THE SENTENCING OF A JUVENILE OFFENDER.

Last Action: Sine Die adjournment (April 24, 2019)

Primary Sponsor: Senator Missy Irvin (R)
Youth Prosecuted as Adults Weekly Legislative Roundup

AR - SB610 TO BE KNOWN AS "SARA'S LAW": CONCERNING THE SENTENCING OF A JUVENILE.
Last Action: Sine Die adjournment (April 24, 2019)
Primary Sponsor: Senator Missy Irvin (R)

AZ - HB2170 juveniles; natural life sentence; repeal
Last Action: Second read in House. (January 29, 2019)
Primary Sponsor: Representative Reginald Bolding, Jr. (D)

AZ - SB1095 juveniles; maximum sentence; commutation
Last Action: Second read in Senate. (January 23, 2019)
Primary Sponsor: Senator Heather Carter (R)

AZ - SB1323 juvenile court; jurisdiction
Last Action: Second read in Senate. (February 4, 2019)
Primary Sponsor: Senator Juan Mendez (D)

CA - AB665 Parole: youth offender parole hearings.
Last Action: Re-referred to Com. on PUB. S. (April 1, 2019)
Primary Sponsor: Assemblymember James Gallagher (R)

CA - AB965 Youth offender and elderly parole hearings: credits.
Last Action: In committee: Set, first hearing. Referred to APPR. suspense file. (April 10, 2019)
Primary Sponsor: Assemblymember Mark Stone (D)
Summary: Assembly Appropriations

CA - AB1394 Juveniles: sealing of records.
Last Action: In Senate. Read first time. To Com. on RLS. for assignment. (May 6, 2019)
Primary Sponsor: Assemblymember Tom Daly (D)
Summary: Assembly Floor Analysis

CA - AB1423 Transfers to juvenile court.
Last Action: In Senate. Read first time. To Com. on RLS. for assignment. (May 9, 2019)
Primary Sponsor: Assemblymember Buffy Wicks (D)
Summary: Assembly Floor Analysis
CA - AB1641  Youth offender parole hearings.
Last Action: Referred to Com. on PUB. S. (March 18, 2019)
Primary Sponsor: Assemblymember Kevin Kiley (R)

CO - HB1149  Age Of Delinquency Study
Last Action: Sent to the Governor (April 29, 2019)
Primary Sponsor: Representative Serena Gonzales-Gutierrez (D)
Summary: Concerning directing the age of delinquency task force of the Colorado commission on criminal and juvenile justice to study serving emerging adults in the juvenile justice system.

CT - HB5430  AN ACT CONCERNING PENALTIES FOR JUVENILE OFFENDERS.
Last Action: Referred to Joint Committee on Judiciary (January 16, 2019)
Primary Sponsor: Representative Christopher Davis (R)
Summary: To increase penalties for juveniles found guilty of certain crimes.

CT - HB6102  AN ACT CONCERNING THE TRANSFER OF JUVENILE FELONY OFFENDERS TO THE REGULAR CRIMINAL DOCKET.
Last Action: Referred to Joint Committee on Judiciary (January 24, 2019)
Primary Sponsor: Representative Stephanie E. Cummings (R)
Summary: To provide the court more discretion when determining whether to transfer a case from the docket for juvenile matters to the regular criminal docket.

CT - HB6496  AN ACT CONCERNING DISCRETIONARY TRANSFERS FROM THE DOCKET FOR JUVENILE MATTERS TO THE REGULAR CRIMINAL DOCKET.
Last Action: Referred to Joint Committee on Judiciary (January 28, 2019)
Primary Sponsor: Representative Themis Klarides (R)
Summary: To provide the court more discretion when determining whether to transfer a case from the docket for juvenile matters to the regular criminal docket.

CT - HB6497  AN ACT CONCERNING TRANSFERS OF JUVENILES TO THE REGULAR CRIMINAL DOCKET.
Last Action: Referred to Joint Committee on Judiciary (January 28, 2019)
Primary Sponsor: Representative William A. Petit (R)
Summary: To provide the court more discretion when determining whether to transfer a case from the docket for juvenile matters to the regular criminal docket.

CT - HB6499  AN ACT REPEALING THE "RAISE THE AGE" LAW.
Youth Prosecuted as Adults Weekly Legislative Roundup

May 6-May 10, 2019

Last Action: Referred to Joint Committee on Judiciary (January 28, 2019)
Primary Sponsor: Representative Craig C. Fishbein (R)
Summary: To repeal the "Raise the Age" law in order to address increasing levels of juvenile crime.

**CT - HB6500 AN ACT CONCERNING DISCRETIONARY TRANSFERS OF JUVENILES TO THE REGULAR CRIMINAL DOCKET.**

Last Action: Referred to Joint Committee on Judiciary (January 28, 2019)
Primary Sponsor: Representative Dave W. Yaccarino (R)
Summary: To provide the court more discretion when determining whether to transfer a case from the docket for juvenile matters to the regular criminal docket.

**CT - HB6501 AN ACT CONCERNING JUVENILE OFFENDERS.**

Last Action: Referred to Joint Committee on Judiciary (January 28, 2019)
Primary Sponsor: Representative Michelle L. Cook (D)
Summary: To adjust the automatic transfer guidelines to keep a case sealed until the determination by the adult court on where the case is to be heard.

**CT - HB6697 AN ACT CONCERNING THE ADMISSION OF STATEMENTS MADE BY A PERSON WITH AN INTELLECTUAL OR DEVELOPMENTAL DISABILITY IN A CRIMINAL OR JUVENILE PROCEEDING.**

Last Action: Referred to Joint Committee on Judiciary (January 29, 2019)
Primary Sponsor: Representative Jillian Gilchrest (D)
Summary: To require that a statement made by a person with an intellectual or developmental disability, including autism, at the time of the offense be admissible in a criminal or juvenile proceeding.

**CT - HB6700 AN ACT CONCERNING THE TRANSFER OF REPEAT JUVENILE FELONY OFFENDERS TO THE REGULAR CRIMINAL DOCKET.**

Last Action: Referred to Joint Committee on Judiciary (January 29, 2019)
Primary Sponsor: Representative Themis Klarides (R)
Summary: To require that repeat juvenile felony offenders be transferred to the regular criminal docket.

**CT - HB6706 AN ACT CONCERNING AN EVALUATION OF THE EFFECTIVENESS OF THE "RAISE THE AGE" LAW IN COMBATING JUVENILE CRIME.**

Last Action: Referred to Joint Committee on Judiciary (January 29, 2019)
Primary Sponsor: Representative Craig C. Fishbein (R)
Youth Prosecuted as Adults Weekly Legislative Roundup

Summary: To gather information critical to evaluating the effectiveness of the "Raise the Age" law in combating juvenile crime.

**CT - HB6721** AN ACT CONCERNING THE CONSIDERATION OF THE PUBLIC INTEREST WHEN THE COURT DETERMINES WHETHER TO TRANSFER A JUVENILE TO THE REGULAR CRIMINAL DOCKET.

Last Action: Referred to Joint Committee on Judiciary (January 29, 2019)
Primary Sponsor: Representative Craig C. Fishbein (R)
Summary: To consider the public interest in deciding whether to transfer children committing certain felonies from the juvenile docket to the regular criminal docket.

**CT - HB6883** AN ACT CONCERNING A "CORRECTIONS TO COLLEGE PROGRAM" AT REGIONAL COMMUNITY-TECHNICAL COLLEGES FOR YOUTHFUL OFFENDERS.

Last Action: File Number 185 (March 28, 2019)
Primary Sponsor: Representative Christopher Rosario (D)
Summary: To establish a Corrections to College Program to assist youthful offenders to reenter the community.

**CT - HB7332** AN ACT CONCERNING PUBLIC SAFETY AND THE WELFARE OF REPEAT JUVENILE OFFENDERS AND THEIR VICTIMS.

Last Action: File Number 502 (April 8, 2019)
Primary Sponsor: Public Safety and Security Committee
Summary: To require the automatic transfer to criminal court of a case of a juvenile charged with larceny involving theft of a motor vehicle when the juvenile has at least four prior adjudications or convictions for a felony and to change the factors a court must consider when determining whether to transfer a case involving a juvenile charged with certain felonies.

**CT - HB7387** AN ACT CONSIDERING THE DISCRETIONARY TRANSFER OF JUVENILES TO THE REGULAR CRIMINAL DOCKET.

Last Action: Public Hearing 03/25 (March 21, 2019)
Primary Sponsor: Judiciary Committee
Summary: To provide that completion of a class or program specified by the court in the case of a juvenile delinquency case subject to discretionary transfer to the regular criminal docket may be a positive factor for the court to consider when balancing the best interest of the child and the public when determining whether the case should remain on the docket for juvenile matters.
Youth Prosecuted as Adults Weekly Legislative Roundup

**CT - HB7389** AN ACT CONCERNING CONFIDENTIALITY IN THE CASE OF A DISCRETIONARY TRANSFER OF A JUVENILE'S CASE TO THE REGULAR CRIMINAL DOCKET AND IMPLEMENTING THE RECOMMENDATIONS OF THE JUVENILE JUSTICE POLICY AND OVERSIGHT COMMITTEE.

Last Action: File Number 849 (April 30, 2019)
Primary Sponsor: Judiciary Committee
Summary: To preserve confidentiality in a juvenile's case transferred under the discretion of the court to the regular criminal docket in the event that such case may be transferred back to the docket for juvenile matters and to implement the recommendations of the Juvenile Justice Policy and Oversight Committee.

**CT - SB57** AN ACT CONCERNING THE JURISDICTION OF THE JUVENILE COURT.

Last Action: Referred to Joint Committee on Judiciary (January 16, 2019)
Primary Sponsor: Senator Martin M. Looney (D)
Summary: To improve the criminal justice system.

**CT - SB62** AN ACT CONCERNING A SPECIAL MIRANDA NOTICE FOR JUVENILE OFFENDERS.

Last Action: Referred to Joint Committee on Judiciary (January 16, 2019)
Primary Sponsor: Senator Martin M. Looney (D)
Summary: To protect juveniles who have cases transferred to the regular criminal docket.

**CT - SB500** AN ACT CONCERNING JUVENILE COURT JURISDICTION.

Last Action: Referred to Joint Committee on Judiciary (January 24, 2019)
Primary Sponsor: Senator Kevin C. Kelly (R)
Summary: To provide that juvenile court jurisdiction reverts back to age sixteen years or under for any person after one conviction of a felony.

**CT - SB504** AN ACT CONCERNING THE SUSPENSION OF DELINQUENCY PROCEEDINGS FOR TREATMENT OR OTHER SERVICES IN MOTOR VEHICLE THEFT OR MISUSE CASES AND CONCERNING DETENTION OF JUVENILES.

Last Action: On Consent Calendar (May 9, 2019)
Primary Sponsor: Senator Leonard A. Fasano (R)
Summary: To divert children in motor vehicle theft or misuse delinquency cases to treatment or other programs and to modify the grounds under which a child may be detained.

**CT - SB880** AN ACT INCREASING FAIRNESS AND TRANSPARENCY IN THE CRIMINAL JUSTICE SYSTEM.
Youth Prosecuted as Adults Weekly Legislative Roundup

May 6-May 10, 2019

Last Action: File Number 836 (April 29, 2019)
Primary Sponsor: Senator Martin M. Looney (D)
Summary: To implement the Governor's budget recommendations.

**DE - HB10 AN ACT TO AMEND TITLE 10 OF THE DELAWARE CODE RELATING TO JUVENILE PROSECUTION.**

Last Action: Introduced and Assigned to Judiciary Committee in House (April 18, 2019)
Primary Sponsor: Representative Nnamdi O. Chukwuocha (D)
Summary:

United States Supreme Court case law and scientific research has changed how we think about juvenile delinquency. We know now that an adolescent’s brain is not fully developed until the mid-twenties which makes juveniles especially prone to poor decision-making. In the landmark case of Miller v. Alabama, in which the United States Supreme Court prohibited mandatory life sentences without parole for juveniles on the rationale that children are inherently different than adults, the Court relied not only scientific research but on common sense and what any parent knows: kids will be kids.

Children in Delaware have minimum ages set for many things: getting a driver’s license, enlisting in the military, applying for a loan or opening a credit card, using a tanning bed, drinking alcohol, and buying tickets to an R-rated movie.

This legislation sets a minimum age at which a child may be prosecuted, except for the most extreme offenses. This Bill prohibits the prosecution of children under the age of 12. It also bars the transfer of juvenile prosecution to the Superior Court unless the child is aged 16 or older. The exception to the prohibition on prosecuting children under 12 and transfer to Superior Court for children under sixteen, is only for the most serious of charges: murder in the first degree, murder in the second degree, rape in the first and rape in the second degree.

**DE - HB75 AN ACT TO AMEND TITLE 31 OF THE DELAWARE CODE RELATING TO THE YOUTH SERVICES COMMISSION OF DELAWARE.**

Last Action: Introduced and Assigned to Judiciary Committee in House (April 18, 2019)
Primary Sponsor: Representative Stephanie T. Bolden (D)
Summary: This Act clarifies that the Department of Services for Children, Youth and Their Families (DSCYF) continues to have exclusive jurisdiction over a juvenile’s care, custody, and control when a juvenile is found delinquent of an offense in Family Court and is sentenced to a term of confinement that shall not exceed one year beyond their 18th birthday. This Act stipulates that juveniles found guilty and sentenced to a Superior Court offense shall remain in the custody, care, and control of
DSCYF until they turn 18. Youth with Superior Court adjudications and terms of confinement which extend beyond their 18th birthday shall be transferred to the custody of the Department of Correction for the remainder of their sentence at 18. This Act also clarifies that Family Court is permitted to retain jurisdiction in some cases involving youth aged 18-21 and Family Court may require DSCYF to provide services and supervision for non-incarcerated persons. Should Level V confinement be imposed in cases where Family Court has extended jurisdiction for youth over 18 and under 21, the Department of Correction (DOC) shall have exclusive responsibility for the person's care, custody, and control when the period of the confinement commences after the youth has reached the age of majority.

**DE - HB76** AN ACT TO AMEND TITLES 10 AND 11 OF THE DELAWARE CODE RELATING TO JUVENILE PROSECUTION.

Last Action: Introduced and Assigned to Judiciary Committee in House (May 9, 2019)
Primary Sponsor: Representative Debra Heffernan (D)
Summary: This Bill requires the Department of Services for Children, Youth and Their Families ("DSCYF") to have exclusive jurisdiction over all aspects of a child's care, custody and control when a child is convicted of a Superior Court offense. The Act establishes that from a date certain, no more juveniles would be transferred to the custody of the Department of Correction upon their adjudication and Level V sentence in Superior Court.

**FL - HB339** Prosecution of Juvenile Offenders

Last Action: Died in Criminal Justice Subcommittee (May 3, 2019)
Primary Sponsor: Representative Ramon Alexander (D)
Summary: Prosecution of Juvenile Offenders; Removes provisions relating to involuntary mandatory waiver of juvenile court jurisdiction; revises provisions authorizing discretionary prosecution of juveniles as adults & removes provisions requiring prosecution of juveniles as adults; specifies minimum age for indictment of juvenile charged with offense punishable by death or by life imprisonment; provides that pending competency hearing prevents transfer of juvenile to adult court until hearing is concluded & tolls specified time limits; requires that juvenile found to have committed offense punishable by death or by life imprisonment must be sentenced as juvenile, not as adult.

**FL - HB499** Youth in Solitary Confinement

Last Action: Died in Criminal Justice Subcommittee (May 3, 2019)
Primary Sponsor: Representative Kamia L. Brown (D)
Summary: Youth in Solitary Confinement; Prohibits DOC or local governmental body from subjecting youth to solitary confinement; provides exceptions; provides requirements for such confinement when used.
Youth Prosecuted as Adults Weekly Legislative Roundup

May 6-May 10, 2019

**FL - HB575 Direct Filing of an Information**

Last Action: Died in Justice Appropriations Subcommittee (May 3, 2019)
Primary Sponsor: Representative James Bush III (D)
Summary: Direct Filing of an Information; Removes references to state attorney's discretion to direct file juvenile; revises discretionary direct file criteria; removes provisions for mandatory direct file; provides for opportunity for hearing to reverse direct file; revises provisions concerning housing of children held in detention.

**FL - HB755 Youth in Solitary Confinement**

Last Action: Died in Criminal Justice Subcommittee (May 3, 2019)
Primary Sponsor: Representative Ramon Alexander (D)
Summary: Youth in Solitary Confinement; Prohibits DOC & DJJ from placing youth in solitary confinement; provides exceptions; authorizes youth to be placed in emergency confinement if certain conditions are met; requires localities to adopt model standards relating to youth.

**FL - HB887 Youthful Offenders**

Last Action: Died in Judiciary Committee (May 3, 2019)
Primary Sponsor: Representative Scott Plakon (R)
Summary: Youthful Offenders; Revises criteria allowing sentencing person who committed felony before person turned 21 as youthful offender.

**FL - HB1293 Judicial Review of Direct Filing of Juvenile Defendants**

Last Action: Died in Criminal Justice Subcommittee (May 3, 2019)
Primary Sponsor: Representative Juan Fernandez-Barquin (R)
Summary: Judicial Review of Direct Filing of Juvenile Defendants; Provides for hearing to determine whether child transferred to adult court should remain there.

**FL - HB6051 Mandatory Direct File**

Last Action: Died on Calendar (May 3, 2019)
Primary Sponsor: Representative Fentrice Driskell (D)
Summary: Mandatory Direct File; Removes provisions requiring mandatory direct filing of charges in adult court against juveniles in certain circumstances.

**FL - HB7125 Public Safety**

Last Action: Ordered engrossed, then enrolled (May 3, 2019)
Primary Sponsor: Representative Kimberly Daniels (D)
Youth Prosecuted as Adults Weekly Legislative Roundup
Summary: Public Safety; Creates & revises numerous provisions relating to public safety including increases in threshold amounts for certain theft offenses; elimination or reduction of length of driver license revocation for certain offenses; creates & revises provisions relating to expungement & sealing of records; revises provisions relating to inmate transitional assistance; revises provisions relating to probation violations; revises provisions relating to crime victim assistance.

**FL - SB642 Public Safety**
Last Action: Laid on Table, refer to CS/HB 7125 (May 1, 2019)
Primary Sponsor: **Senator Jeff Brandes (R)**
Summary: Public Safety; Authorizing certain Supreme Court justices to have an appropriate facility in their district of residence designated as their official headquarters; increasing the number of circuit judges in certain judicial circuits; increasing threshold amounts for certain theft offenses; expanding the scope of unlawful acts by a person infected with a sexually transmissible disease; prohibiting certain lewd or lascivious acts in the presence of county correctional personnel, etc.

**GA - HB440 Juvenile Code; juvenile court to include children who are under the age of 18 years; change jurisdiction**
Last Action: House Second Readers (February 26, 2019)
Primary Sponsor: **Representative Mandi L. Ballinger (R)**
Summary: A BILL to be entitled an Act to amend Chapter 11 of Title 15 of the Official Code of Georgia Annotated, relating to the Juvenile Code, so as to change the jurisdiction of the juvenile court to include children who are under the age of 18 years; to amend Title 42 of the Official Code of Georgia Annotated, relating to penal institutions, so as to clarify provisions relating to juveniles; to provide for related matters; to repeal conflicting laws; and for other purposes.

**HI - HB218 Minors; Circuit Courts; Criminal Proceedings; Sentencing; Nonviolent Offenses**
Last Action: Received notice of change in conferees (Hse. Com. No. 873). (April 26, 2019)
Primary Sponsor: **Representative John M. Mizuno (D)**
Summary: Grants a circuit court, when sentencing a minor for a nonviolent criminal offense, the discretion to: (1) impose a sentence that includes a period of incarceration that is as much as fifty per cent shorter than any mandatory minimum; and (2) in certain cases, decline to impose a mandatory enhanced sentence. Takes effect 1/1/2059. (SD2)

**HI - HB932 Abused Minors; Circuit Courts; Criminal Proceedings; Sentencing**
Last Action: Referred to HSH, JUD, FIN, referral sheet 6 (January 28, 2019)
Primary Sponsor: **Representative John M. Mizuno (D)**
Youth Prosecuted as Adults Weekly Legislative Roundup

Summary: Grants a circuit court, when sentencing a minor for a criminal offense, greater discretion in sentencing if the victim of the crime for which the minor was convicted had trafficked or sexually assaulted the minor within one year before the minor committed the offense.

**IL - HB1465 JUV COURT-DELINQUENT MINOR**

*Last Action:* Rule 19(a) / Re-referred to Rules Committee (March 29, 2019)

*Primary Sponsor:* **Representative Rita Mayfield (D)**

*Summary:* Amends the Children and Family Services Act. Provides that the Illinois Juvenile Justice Commission in its annual submission of recommendation to the Governor and General Assembly shall include recommendations regarding the inclusion of emerging adults into a developmentally appropriate justice system, reducing recidivism, and preventing deeper criminal involvement. Amends the Juvenile Court Act of 1987. Provides in the Article concerning delinquent minors that on and after January 1, 2020, "delinquent minor" includes a minor who prior to his or her 19th birthday has violated or attempted to violate, regardless of where the act occurred, a federal law or State law, or county or municipal ordinance and the law or ordinance is classified as a misdemeanor offense. Provides that on and after January 1, 2022, "delinquent minor" includes a minor who prior to his or her 21st birthday has violated or attempted to violate, regardless of where the act occurred, a federal law or State law or county or municipal ordinance and the law or ordinance is classified as a misdemeanor offense. Provides that the changes made by the amendatory Act apply to violations or attempted violations committed on or after the effective of the amendatory Act.

**IL - HB2547 RACIAL DISCRIMINATION**

*Last Action:* Rule 19(a) / Re-referred to Rules Committee (March 29, 2019)

*Primary Sponsor:* **Representative Camille Y. Lilly (D)**

*Summary:* Creates the Racial Impact Note Act. Provides that every bill which has or could have a disparate impact on racial and ethnic minorities, upon the request of any member, shall have prepared for it, before second reading in the house of introduction, a brief explanatory statement or note that shall include a reliable estimate of the anticipated impact on those racial and ethnic minorities likely to be impacted by the bill. Specifies the contents and provides for the preparation of each racial impact note. Amends the State Officials and Employees Ethics Act. Prohibits racial discrimination and harassment by State officers and employees. Provides that each State officer and employee shall annually complete a racial bias, discrimination, and harassment training program approved by the appropriate jurisdictional authority. Expands the jurisdiction of the Executive Ethics Commission to include allegations of racial discrimination and harassment by persons registered under the Lobbyist Registration Act. Provides that the personnel policies of units of local government shall prohibit racial discrimination and harassment. Defines "racial discrimination and harassment". Provides for rulemaking, including emergency rulemaking. Amends the Secretary of State Act.
Youth Prosecuted as Adults Weekly Legislative Roundup

Provides the Secretary of State's Inspector General with jurisdiction to investigate complaints of racial discrimination and harassment by persons registered under the Lobbyist Registration Act. Amends the Lobbyist Registration Act. Prohibits racial discrimination and harassment by persons registered under the Lobbyist Registration Act. Provides that each registered lobbyist shall annually complete a racial bias, discrimination, and harassment training program approved by the Secretary of State. Defines "racial discrimination and harassment". Amends the Illinois Human Rights Act. Requires the Department of Human Rights to establish a racial discrimination and harassment hotline for the anonymous reporting of racial discrimination and harassment in both public and private places of employment, and to provide for reporting by both telephone and Internet. Amends the Illinois Administrative Procedure Act to provide for emergency rulemaking. Effective immediately.

IL - HB3704 CD CORR-JUVENILES

Last Action: Placed on Calendar Order of 2nd Reading May 9, 2019 (May 8, 2019)
Primary Sponsor: Representative Justin Slaughter (D)
Summary: Amends the Unified Code of Corrections. Provides that services provided by the Department of Corrections for transitional and post-release treatment programs for juveniles committed to the Department shall include family engagement, including, but not limited to, visitation and programming. Provides that the Department shall designate those institutions and facilities which shall be maintained for persons assigned as adults (rather than adults and juveniles).

IL - SB63 JUV CT-LEGAL COUNSEL PROGRAM

Last Action: Referred to Assignments (January 23, 2019)
Primary Sponsor: Senator Patricia Van Pelt (D)
Summary: Amends the Juvenile Court Act of 1987. Provides that the Chief Judge of each judicial circuit may establish a Justice for Juveniles Program, which would require that juveniles arrested or detained for eligible offenses be represented by legal counsel throughout the entire custodial interrogation of the juvenile. Provides that if a Chief Judge establishes a Justice for Juveniles Program, any oral, written, or sign language statement of a juvenile made without the presence of legal counsel during a custodial interrogation on or after the effective date of the Program shall be inadmissible as evidence against the juvenile in a proceeding under this Act or in a proceeding under the Criminal Code of 1961 or the Criminal Code of 2012. Defines "eligible offense" and "juvenile".

IL - SB65 JUV CT-LEGAL COUNSEL

Last Action: Referred to Assignments (January 23, 2019)
Primary Sponsor: Senator Patricia Van Pelt (D)
Summary: Amends the Juvenile Court Act of 1987. Provides that the Chief Judge of each judicial circuit may establish a Justice for Juveniles Program, which would require that juveniles arrested or
detained for eligible offenses be represented by legal counsel throughout the entire custodial interrogation of the juvenile. Provides that if a Chief Judge establishes a Justice for Juveniles Program, any oral, written, or sign language statement of a juvenile made without the presence of legal counsel during a custodial interrogation on or after the effective date of the Program shall be inadmissible as evidence against the juvenile in a proceeding under this Act or in a proceeding under the Criminal Code of 1961 or the Criminal Code of 2012. Provides that the Justice for Juveniles Program shall be implemented in addition to the representation for minor requirements under the Juvenile Court Act of 1987. Defines "eligible offense" and "juvenile".

**IL - SB239 JUV COURT-DELINQUENT MINOR**

Last Action: Rule 3-9(a) / Re-referred to Assignments (March 22, 2019)

Primary Sponsor: Senator Laura Fine (D)

Summary: Amends the Children and Family Services Act. Provides that the Illinois Juvenile Justice Commission in its annual submission of recommendation to the Governor and General Assembly shall include recommendations regarding the inclusion of emerging adults into a developmentally appropriate justice system, reducing recidivism, and preventing deeper criminal involvement. Amends the Juvenile Court Act of 1987. Provides in the Article concerning delinquent minors that on and after January 1, 2020, "delinquent minor" includes a minor who prior to his or her 19th birthday has violated or attempted to violate, regardless of where the act occurred, a federal law or State law, or county or municipal ordinance and the law or ordinance is classified as a misdemeanor offense. Provides that on and after January 1, 2022, "delinquent minor" includes a minor who prior to his or her 21st birthday has violated or attempted to violate, regardless of where the act occurred, a federal law or State law or county or municipal ordinance and the law or ordinance is classified as a misdemeanor offense. Provides that the changes made by the amendatory Act apply to violations or attempted violations committed on or after the effective of the amendatory Act.

**IL - SB1485 RACIAL DISCRIMINATION**

Last Action: Assigned to Executive Committee (April 30, 2019)

Primary Sponsor: Senator Kimberly A. Lightford (D)

Summary: Creates the Racial Impact Note Act. Provides that every bill which has or could have a disparate impact on racial and ethnic minorities, upon the request of any member, shall have prepared for it, before second reading in the house of introduction, a brief explanatory statement or note that shall include a reliable estimate of the anticipated impact on those racial and ethnic minorities likely to be impacted by the bill. Specifies the contents and provides for the preparation of each racial impact note. Amends the State Officials and Employees Ethics Act. Prohibits racial discrimination and harassment by State officers and employees. Provides that each State officer and employee shall annually complete a racial bias, discrimination, and harassment training program
approved by the appropriate jurisdictional authority. Expands the jurisdiction of the Executive Ethics Commission to include allegations of racial discrimination and harassment by persons registered under the Lobbyist Registration Act. Provides that the personnel policies of units of local government shall prohibit racial discrimination and harassment. Defines "racial discrimination and harassment". Provides for rulemaking, including emergency rulemaking. Amends the Secretary of State Act. Provides the Secretary of State's Inspector General with jurisdiction to investigate complaints of racial discrimination and harassment by persons registered under the Lobbyist Registration Act. Amends the Lobbyist Registration Act. Prohibits racial discrimination and harassment by persons registered under the Lobbyist Registration Act. Provides that each registered lobbyist shall annually complete a racial bias, discrimination, and harassment training program approved by the Secretary of State. Defines "racial discrimination and harassment". Amends the Illinois Human Rights Act. Requires the Department of Human Rights to establish a racial discrimination and harassment hotline for the anonymous reporting of racial discrimination and harassment in both public and private places of employment, and to provide for reporting by both telephone and Internet. Amends the Illinois Administrative Procedure Act to provide for emergency rulemaking. Effective immediately.

**IL - SB1691 JUV CT-EXCLUDED JURISDICTION**

Last Action: Rule 3-9(a) / Re-referred to Assignments (March 22, 2019)
Primary Sponsor: Senator Steve McClure (R)
Summary: Amends the Juvenile Court Act of 1987. Provides that a minor who at the time of the offense was at least 16 years of age and who is charged with certain aggravated vehicular hijacking violations or certain armed robbery violations is not subject to the Act and shall be prosecuted under the criminal laws of the State.

**IN - SB279 Waiver to adult court for attempted murder.**

Last Action: Representative Schaibley added as cosponsor (March 5, 2019)
Primary Sponsor: Senator Erin Houchin (R)
Summary: Waiver to adult court for attempted murder. Provides that the juvenile court shall waive jurisdiction if it finds that: (1) the child is charged with an act that would be murder or attempted murder if committed by an adult; (2) there is probable cause to believe that the child has committed the act; and (3) the child was at least 12 years of age when the act charged was allegedly committed; unless it would be in the best interests of the child and of the safety and welfare of the community for the child to remain within the juvenile justice

**KY - BR3 AN ACT relating to racial and ethnic community criminal justice and public safety impact statements.**

Last Action: Prefiled by the sponsor(s). (June 6, 2018)
Youth Prosecuted as Adults Weekly Legislative Roundup

Primary Sponsor: Senator Gerald A. Neal

Summary: Create new sections of KRS Chapters 6 and 15A to make legislative findings and require racial and ethnic community criminal justice and public safety impact statements for certain legislation and administrative regulations.

KY - SB20 AN ACT relating to juvenile justice.
Last Action: recommitted to Judiciary (S) (March 1, 2019)
Summary: Create new sections of KRS Chapters 15A, 27A, 158, and 194A to require reporting of statistics, including age, race, and gender, to determine whether there is disproportionate minority contact with the juvenile justice, social welfare, and educational discipline systems; create training requirements; require the development and reporting of plans to ameliorate disproportionate minority contact with juvenile justice and education systems; amend KRS 156.095 to require professional development for education professionals on juvenile justice topics; create a new section of KRS Chapter 31 to allow the Division of Protection and Advocacy to investigate the use of restraint and seclusion in schools and require confidentiality; amend KRS 15.334 to require training on juvenile justice topics; create new sections of KRS Chapter 610 to create a minimum age of criminal responsibility of 12 years of age; establish rules relating to the court's treatment of developmental immaturity, mental illness, and intellectual disability; amend KRS 503.010 to define "physical restraint"; create new sections of KRS Chapter 158 to regulate the use of physical restraint by teachers or school personnel; amend KRS 635.020 to limit the youthful offender process to cases involving offenses against persons and to require that a child be 16 years of age; amend KRS 158.135 to further define "state agency children"; amend KRS 15A.220 to require facilities under contract to the Department of Juvenile Justice to report data; amend KRS 635.060 to allow a child who has committed an offense that would be a Class D felony if committed by an adult to be retained on probation for 18 months if the court-ordered substance abuse or mental health program is longer than 12 months and to limit the exclusion of children from the time limits placed on certain dispositions; amend KRS 610.105 to expand a court's options for diversion of a child's adjudicated case; amend KRS 600.020 to define "restorative justice practices"; amend KRS 630.070 to limit detention for a child violating a court order to 30 days; amend various sections to conform; amend KRS 610.265 to require hearings every 10 days to continue holding a child in custody; amend KRS 15A.305, 610.030, 610.190, 610.200, 610.220, 635.010, and 630.030 to make technical corrections; repeal KRS 610.012, relating to court jurisdiction over detention of suspected runaways.

KY - SB45 AN ACT relating to racial and ethnic community criminal justice and public safety impact statements.
Last Action: introduced in Senate to Judiciary (S) (January 8, 2019)
Youth Prosecuted as Adults Weekly Legislative Roundup

Summary: Create new sections of KRS Chapters 6 and 15A to make legislative findings and require racial and ethnic community criminal justice and public safety impact statements for certain legislation and administrative regulations.

KY - SR263 A RESOLUTION urging adoption of racial and ethnic community criminal justice and public safety impact statements.
Last Action: introduced in Senate (March 28, 2019)
Summary: Urge the adoption of legislation requiring racial and ethnic community criminal justice and public safety impact statements for certain legislation and administrative regulations.

LA - HB11 JUVENILE PROCEDURE: Provides relative to the taking into custody of a seventeen-year-old who commits a misdemeanor-grade delinquent act
Last Action: Reported without Legislative Bureau amendments. Read by title and passed to third reading and final passage. (May 9, 2019)
Primary Sponsor: Representative Tony Bacala (R)
Summary: Digest of HB11 Engrossed

LA - HB241 JUVENILES: Provides relative to certain crimes and delinquency provisions when the offender is under the age of eighteen (EG INCREASE GF EX See Note)
Last Action: Read second time by title and referred to the Committee on Judiciary C. (May 6, 2019)
Primary Sponsor: Representative Mike Johnson (R)
Summary: Digest of HB241 Engrossed

MA - H1539 An Act establishing reasonable limitations on the solitary confinement of inmates 21 years of age or younger
Last Action: Senate concurred (January 22, 2019)
Summary: By Mr. Rogers of Cambridge, a petition (accompanied by bill, House, No. 1539) of David M. Rogers and others relative to establishing reasonable limitations on the solitary confinement of inmates 21 years of age or younger. The Judiciary.

MA - HD1295 An Act to promote public safety and better outcomes for young adults
Last Action: Senate concurred (January 22, 2019)
Summary: By Representatives O'Day of West Boylston and Khan of Newton, a petition (accompanied by bill, House, No. 3420) of James J. O'Day, Kay Khan and others relative to the age of criminal majority. The Judiciary.

MA - HD1574 An Act relative to expungement of youth criminal records
Youth Prosecuted as Adults Weekly Legislative Roundup

Last Action: Senate concurred (January 22, 2019)

Summary: By Mr. Mahoney of Worcester, a petition (accompanied by bill, House, No. 3375) of John J. Mahoney relative to the expungement of certain youth criminal records. The Judiciary.

**MA - HD2868** An Act establishing reasonable limitations on the solitary confinement of inmates 21 years of age or younger

Last Action: Senate concurred (January 22, 2019)

Summary: By Mr. Rogers of Cambridge, a petition (accompanied by bill, House, No. 1539) of David M. Rogers and others relative to establishing reasonable limitations on the solitary confinement of inmates 21 years of age or younger. The Judiciary.

**MA - HD3412** An Act improving juvenile justice data collection.

Last Action: Senate concurred (January 22, 2019)

Summary: By Ms. Tyler of Boston, a petition (accompanied by bill, House, No. 2141) of Chynah Tyler and others for legislation to improve data collection in the juvenile justice system. Public Safety and Homeland Security.

**MA - HD3734** An Act reforming juvenile offender law

Last Action: Senate concurred (January 22, 2019)

Summary: By Mr. Holmes of Boston, a petition (accompanied by bill, House, No. 1439) of Russell E. Holmes, Bud L. Williams and José F. Tosado relative to the juvenile offender law. The Judiciary.

**MA - SD275** An Act relative to juvenile violence

Last Action: House concurred (January 22, 2019)

Summary: By Ms. DiZoglio (by request), a petition (accompanied by bill, Senate, No. 922) of Brian Coppola for legislation relative to juvenile sexual abuse and violence. The Judiciary.

**MA - SD530** An Act to promote public safety and better outcomes for young adults

Last Action: House concurred (January 22, 2019)

Summary: By Mr. Boncore, a petition (accompanied by bill, Senate, No. 825) of Joseph A. Boncore, Jack Patrick Lewis, Jason M. Lewis, Mike Connolly and other members of the General Court for legislation to promote public safety and better outcomes for young adults. The Judiciary.

**MA - SD795** An Act improving juvenile justice data collection

Last Action: House concurred (January 22, 2019)

Summary: By Ms. Creem, a petition (accompanied by bill, Senate, No. 1386) of Cynthia Stone Creem, Jason M. Lewis, Mike Connolly, Joseph A. Boncore and other members of the General Court
Youth Prosecuted as Adults Weekly Legislative Roundup


**MA - SD1427** An Act relative to juveniles accused of sex offenses
Last Action: House concurred (January 22, 2019)
Summary: By Mr. Brownsberger, a petition (accompanied by bill, Senate, No. 859) of William N. Brownsberger for legislation relative to juveniles accused of sex offenses. The Judiciary.

**MA - SD2051** An Act relative to sexually violent predators
Last Action: House concurred (January 22, 2019)
Summary: By Mr. Tarr, a petition (accompanied by bill, Senate, No. 1033) of Bruce E. Tarr for legislation relative to sexually violent predators. The Judiciary.

**MA - SD2095** An Act relative to consensual adolescent sexual activity
Last Action: House concurred (January 22, 2019)
Summary: By Ms. Rausch, a petition (accompanied by bill, Senate, No. 1014) of Rebecca L. Rausch, Jack Patrick Lewis, Jason M. Lewis, Mike Connolly and other members of the General Court for legislation relative to consensual adolescent sexual activity. The Judiciary.

**MD - HB606** Juvenile Justice Reform Council
Last Action: Approved by the Governor - Chapter 253 (April 30, 2019)
Primary Sponsor: Delegate Luke Clippinger (D)
Summary: Establishing the Juvenile Justice Reform Council; requiring the Council, using a data-driven approach, to develop a statewide framework of policies to invest in strategies to increase public safety and reduce recidivism of youth offenders; requiring the Council to submit an interim report by December 1, 2019, and a final report of its findings and recommendations to the Governor and the General Assembly on or before December 1, 2020; etc.

**MD - SB856** Juvenile Justice Reform Council
Last Action: Approved by the Governor - Chapter 252 (April 30, 2019)
Primary Sponsor: Senator Bobby A. Zirkin (D)
Summary: Establishing the Juvenile Justice Reform Council; requiring the Council to develop a framework for reducing juvenile recidivism and increasing public safety and to conduct research into best practices for the treatment of juveniles who are subject to the criminal and juvenile justice systems; requiring the Council to submit an interim report on its findings and recommendations to the Governor and General Assembly on or before December 1, 2019, and a final report by December 1, 2020; etc.
**ME - LD548** An Act To Prohibit a Person under 18 Years of Age from Being Charged with the Crime of Engaging in Prostitution

Last Action: PASSED TO BE ENACTED, in concurrence. (May 7, 2019)

Primary Sponsor: **Senator G. William Diamond (D)**

**MI - HB4133** Juveniles; criminal procedure; age of juvenile court jurisdiction and location of juvenile detention in some instances; modify. Amends secs. 1, 3 & 11, ch. XIIA of 1939 PA 288 (MCL 712A.1 et seq.).

Last Action: Referred to committee on judiciary and public safety (April 30, 2019)

Primary Sponsor: **Representative Roger Hauck (R)**

Summary: Revised Summary As Introduced

**MI - HB4134** Mental health; other; age of juvenile in disposition of persons found not guilty by reason of insanity; modify. Amends sec. 1060a of 1974 PA 258 (MCL 330.2060a).

Last Action: Referred to committee on judiciary and public safety (April 30, 2019)

Primary Sponsor: **Representative Douglas Wozniak (R)**

Summary: Revised Summary As Introduced

**MI - HB4135** Criminal procedure; youthful trainees; age eligibility for youthful trainee status; raise to 18 years. Amends sec. 11, ch. II of 1927 PA 175 (MCL 762.11).

Last Action: Referred to committee on judiciary and public safety (April 30, 2019)

Primary Sponsor: **Representative Julie Calley (R)**

Summary: Revised Summary As Introduced

**MI - HB4136** Juveniles; criminal procedure; age of juvenile court jurisdiction in juvenile diversion act; modify. Amends secs. 2 & 8 of 1988 PA 13 (MCL 722.822 & 722.828).

Last Action: Referred to committee on judiciary and public safety (April 30, 2019)

Primary Sponsor: **Representative Ryan Berman (R)**

Summary: Revised Summary As Introduced

**MI - HB4137** Criminal procedure; indigent defense; definition of adult in Michigan indigent defense commission act; modify. Amends sec. 3 of 2013 PA 93 (MCL 780.983).

Last Action: Referred to committee on judiciary and public safety (April 30, 2019)

Primary Sponsor: **Representative Michael Webber (R)**

Summary: Revised Summary As Introduced
MI - HB4138 Juveniles; criminal procedure; age of juvenile jurisdiction in youth rehabilitation services act; modify. Amends sec. 2 of 1974 PA 150 (MCL 803.302).
Last Action: Referred to committee on judiciary and public safety (April 30, 2019)
Primary Sponsor: Representative Daire Rendon (R)
Summary: Revised Summary As Introduced

MI - HB4139 Criminal procedure; sentencing; procedures for sentencing juveniles prosecuted for personal protection order violation; revise code of criminal procedure to revise age limit. Amends sec. 15b, ch. IV of 1927 PA 175 (MCL 764.15b). TIE BAR WITH: HB 4133’19, HB 4134’19, HB 4137’19, HB 4142’19, HB 4145’19
Last Action: Referred to committee on judiciary and public safety (April 30, 2019)
Primary Sponsor: Representative David LaGrand (D)
Summary: Revised Summary As Introduced

MI - HB4140 Juveniles; other; detention of juveniles in certain circumstances; modify. Amends secs. 14, 15, 16, 18 & 18i, ch. XIIA of 1939 PA 288 (MCL 712A.14 et seq.). TIE BAR WITH: HB 4143’19, HB 4145’19
Last Action: Referred to committee on judiciary and public safety (April 30, 2019)
Primary Sponsor: Representative Vanessa Guerra (D)
Summary: Summary As Introduced

MI - HB4141 Juveniles; criminal procedure; specified juvenile violation definition; modify in probate code of 1939. Amends secs. 2 & 2d, ch. XIIA of 1939 PA 288 (MCL 712A.2 & 712A.2d).
Last Action: Referred to committee on judiciary and public safety (April 30, 2019)
Primary Sponsor: Representative Sheldon Neeley (D)
Summary: Summary As Introduced

MI - HB4142 Juveniles; criminal procedure; juveniles under age 18 arrested for nonlisted offenses; provide for jurisdiction in the family division of circuit court. Amends sec. 27, ch. IV of 1927 PA 175 (MCL 764.27).
Last Action: Referred to committee on judiciary and public safety (April 30, 2019)
Primary Sponsor: Representative Brian Elder (D)
Summary: Revised Summary As Introduced

MI - HB4143 Corrections; alternatives; placement of youth under 18 with adults during confinement, trial, or transport; prohibit. Amends sec. 139 of 1931 PA 328 (MCL 750.139). TIE BAR WITH: HB 4140’19, HB 4145’19
Youth Prosecuted as Adults Weekly Legislative Roundup

Last Action: Referred to committee on judiciary and public safety (April 30, 2019)
Primary Sponsor: Representative Leslie Love (D)

Summary: Summary As Introduced

**MI - HB4144** Juveniles; juvenile justice services; county juvenile justice services reimbursements; modify. Amends sec. 117a of 1939 PA 280 (MCL 400.117a).

Last Action: Referred to committee on judiciary and public safety (April 30, 2019)
Primary Sponsor: Representative Tommy Brann (R)

Summary: Summary As Introduced

**MI - HB4145** Juveniles; criminal procedure; prejudication confinement of juveniles under 18 years of age in jail; preclude. Amends sec. 27a, ch. IV of 1927 PA 175 (MCL 764.27a).

Last Action: Referred to committee on judiciary and public safety (April 30, 2019)
Primary Sponsor: Representative Graham Filler (R)

Summary: Summary As Introduced

**MI - HB4146** Juveniles; criminal procedure; raise the age fund; provide for. Amends 1939 PA 280 (MCL 400.1 - 400.119b) by adding sec. 117i.

Last Action: Referred to committee on judiciary and public safety (April 30, 2019)
Primary Sponsor: Representative Mary Whiteford (R)

Summary: Summary As Introduced

**MI - HB4443** Juveniles; criminal procedure; age of offender for specified juvenile violations; modify in code of criminal procedure. Amends sec. 1f, ch. IV of 1927 PA 175 (MCL 764.1f). TIE BAR WITH: HB 4141'19, HB 4452'19

Last Action: Referred to committee on judiciary and public safety (April 30, 2019)
Primary Sponsor: Representative Michele Hoitenga (R)

Summary: Summary For Committee

**MI - HB4452** Juveniles; criminal procedure; age of offender for specified juvenile violations; modify in the revised judicature act. Amends sec. 606 of 1961 PA 236 (MCL 600.606). TIE BAR WITH: HB 4141'19, HB 4443'19

Last Action: Referred to committee on judiciary and public safety (April 30, 2019)
Primary Sponsor: Representative LaTanya Garrett (D)

Summary: Summary For Committee
Youth Prosecuted as Adults Weekly Legislative Roundup

**MI - SB84** Criminal procedure; indigent defense; definition of adult in Michigan indigent defense commission act; modify. Amends sec. 3 of 2013 PA 93 (MCL 780.983).

Last Action: Referred to Committee on Judiciary (April 24, 2019)
Primary Sponsor: Senator Curt VanderWall (R)
Summary: Summary Of Bill Reported From Committee

**MI - SB90** Juveniles; criminal procedure; age of juvenile court jurisdiction and location of juvenile detention in some instances; modify. Amends secs. 1, 3 & 11, ch. XIIA of 1939 PA 288 (MCL 712A.1 et seq.).

Last Action: Referred to Committee on Judiciary (April 24, 2019)
Primary Sponsor: Senator Pete Lucido (R)
Summary: Summary Of Bill Reported From Committee

**MI - SB91** Juveniles; criminal procedure; prejudication confinement of juveniles under 18 years of age in jail; preclude. Amends sec. 27a, ch. IV of 1927 PA 175 (MCL 764.27a).

Last Action: Referred to Committee on Judiciary (April 24, 2019)
Primary Sponsor: Senator Michael MacDonald (R)
Summary: Summary Of Bill Reported From Committee

**MI - SB92** Criminal procedure; youthful trainees; age eligibility for youthful trainee status; raise to 18 years. Amends sec. 11, ch. II of 1927 PA 175 (MCL 762.11).

Last Action: Referred to Committee on Judiciary (April 24, 2019)
Primary Sponsor: Senator Sylvia Santana (D)
Summary: Summary Of Bill Reported From Committee

**MI - SB93** Juveniles; criminal procedure; age of juvenile jurisdiction in youth rehabilitation services act; modify. Amends sec. 2 of 1974 PA 150 (MCL 803.302).

Last Action: Referred to Committee on Judiciary (April 24, 2019)
Primary Sponsor: Senator Stephanie Chang (D)
Summary: Summary Of Bill Reported From Committee

**MI - SB94** Mental health; other; age of juvenile in disposition of persons found not guilty by reason of insanity; modify. Amends sec. 1060a of 1974 PA 258 (MCL 330.2060a).

Last Action: Referred to Committee on Judiciary (April 24, 2019)
Primary Sponsor: Senator Jeff Irwin (D)
Summary: Summary Of Bill Reported From Committee
MI - SB95  Juveniles; criminal procedure; age of juvenile court jurisdiction in juvenile diversion act; modify. Amends secs. 2 & 8 of 1988 PA 13 (MCL 722.822 & 722.828).

Last Action: Referred to Committee on Judiciary (April 24, 2019)
Primary Sponsor: Senator Sylvia Santana (D)
Summary: Summary Of Bill Reported From Committee

MI - SB96  Corrections; alternatives; placement of youth under 18 with adults during confinement, trial, or transport; prohibit. Amends sec. 139 of 1931 PA 328 (MCL 750.139). TIE BAR WITH: SB 0091'19, SB 0097'19

Last Action: Referred to Committee on Judiciary (April 24, 2019)
Primary Sponsor: Senator Adam Hollier (D)
Summary: Summary Of Bill Reported From Committee

MI - SB97  Juveniles; other; detention of juveniles in certain circumstances; modify. Amends secs. 14, 15, 16, 18 & 18i, ch. XIIA of 1939 PA 288 (MCL 712A.14 et seq.). TIE BAR WITH: SB 0091'19, SB 0096'19

Last Action: Referred to Committee on Judiciary (April 24, 2019)
Primary Sponsor: Senator Curtis Hertel Jr. (D)
Summary: Summary Of Bill Reported From Committee

MI - SB98  Juveniles; criminal procedure; juveniles under age 18 arrested for nonlisted offenses; provide for jurisdiction in the family division of circuit court. Amends sec. 27, ch. IV of 1927 PA 175 (MCL 764.27).

Last Action: Referred to Committee on Judiciary (April 24, 2019)
Primary Sponsor: Senator Marshall Bullock (D)
Summary: Summary Of Bill Reported From Committee

MI - SB99  Criminal procedure; sentencing; procedures for sentencing juveniles prosecuted for personal protection order violation; revise code of criminal procedure to revise age limit. Amends sec. 15b, ch. IV of 1927 PA 175 (MCL 764.15b). TIE BAR WITH: SB 0084'19, SB 0090'19, SB 0091'19, SB 0094'19, SB 0098'19

Last Action: Referred to Committee on Judiciary (April 24, 2019)
Primary Sponsor: Senator Ruth Johnson (R)
Summary: Summary Of Bill Reported From Committee

MI - SB100  Juveniles; criminal procedure; specified juvenile violation definition; modify in probate code of 1939. Amends secs. 2 & 2d, ch. XIIA of 1939 PA 288 (MCL 712A.2 & 712A.2d).
MI - SB101  Juveniles; juvenile justice services; county juvenile justice services reimbursements; modify. Amends sec. 117a of 1939 PA 280 (MCL 400.117a).
Last Action: Referred to Committee on Judiciary (April 24, 2019)
Primary Sponsor: Senator Pete Lucido (R)
Summary: Summary Of Bill Reported From Committee

MI - SB102  Juveniles; criminal procedure; raise the age fund; provide for. Amends 1939 PA 280 (MCL 400.1 - 400.119b) by adding sec. 117i.
Last Action: Referred to Committee on Judiciary (April 24, 2019)
Primary Sponsor: Senator Sylvia Santana (D)
Summary: Summary Of Bill On Third Reading

MN - HF1717  Juvenile life sentence without release amended.
Last Action: Introduction and first reading, referred to Public Safety and Criminal Justice Reform Finance and Policy Division (February 25, 2019)
Primary Sponsor: Representative Raymond Dehn (D)

MN - SF96  Sentencing guidelines commission legislation racial impact screening requirement
Last Action: Referred to State Government Finance and Policy and Elections (January 14, 2019)
Primary Sponsor: Senator D. Scott Dibble (D)

MO - HB42  Modifies provisions relating to a child’s right to counsel
Last Action: Reported Do Pass - AYES: 7 NOES: 0 PRESENT: 0 (April 11, 2019)
Primary Sponsor: Representative Ingrid Burnett (D)
Summary: Committee

MO - HB113  Allows the court to depart from minimum sentencing provisions in certain circumstances
Last Action: Reported Do Pass (April 29, 2019)
Primary Sponsor: Representative Cody Smith (R)
Summary: Perfected

MO - HB152  Modifies when a person may be eligible for parole if such person was under 21 years of age when the offense was committed and was sentenced after January 1, 1976
Youth Prosecuted as Adults Weekly Legislative Roundup

May 6-May 10, 2019

MO - HB463 Establishes a terrorist offender registry
Last Action: Read Second Time (January 10, 2019)
Primary Sponsor: Representative Mike Moon (R)
Summary: Introduced

MO - HB953 Establishes the Interim Joint Committee on Juvenile Court Jurisdiction and Implementation
Last Action: Reported Do Pass - AYES: 8 NOES: 0 PRESENT: 0 (April 4, 2019)
Primary Sponsor: Representative Jeff Knight (R)
Summary: Committee

MO - HB961 Modifies provisions relating to juvenile court proceedings
Last Action: Read Second Time (February 18, 2019)
Primary Sponsor: Representative Barbara Washington (D)
Summary: Introduced

MO - HB1042 Modifies provisions as to when juvenile courts have exclusive jurisdiction
Last Action: Reported Do Pass - AYES: 9 NOES: 0 PRESENT: 0 (April 15, 2019)
Primary Sponsor: Representative David Evans (R)
Summary: Committee

MO - SB230 Modifies provisions relating to venue in guardianship and conservatorship proceedings
Last Action: In Conference--SS for SCS for SB 230-Crawford, with HA 1, HA 2, HA 3, as amended, HA 4, HA 5 & HA 6 (May 8, 2019)
Primary Sponsor: Senator Sandy Crawford, (R)
Summary:

SS/SCS/SB 230 - This act provides that the assets held in an ABLE account shall not be considered the property of a conservatorship estate, with the exception of accounts in the charge and custody of a public administrator.

This provision is identical to SB 426 (2019) and HCS/HB 678 (2019).

This act modifies current law to require proper venue in cases of appointment of a guardian or conservator of a minor or incapacitated or disabled person to be the following: (1) the county where the minor or incapacitated or disabled person is domiciled, as long as placement by a court,
Youth Prosecuted as Adults Weekly Legislative Roundup

May 6-May 10, 2019

fiduciary, or agency in such county does not count as choice of domicile; or (2) if there is no domicile, then the county where the minor or incapacitated or disabled person has a significant connection, as specified in the act. If venue for guardianship and conservatorship is in different counties, then venue shall be in the county of the guardianship. Additionally, this act repeals provisions of current law regarding the commencement of proceedings in more than one county and venue when transferring certain cases involving the appointment of a successor guardian or conservator.

SARAH HASKINS

HA#1: CHANGES TO TITLE TO "RELATING TO JUDICIAL PROCEEDINGS"
HA#2: MODIFIES PROVISIONS RELATING TO JOINDER AND VENUE
HA#1 TO HA#2: MODIFIES PROVISIONS RELATING TO BAIL BONDS
HA#3: ESTABLISHES THE JOINT COMMITTEE ON JUVENILE COURT JURISDICTION AND IMPLEMENTATION
HA#4: MODIFIES PROVISIONS RELATING TO A MINOR'S RIGHT TO COUNSEL
HA#5: REMOVES A PROVISION REGARDING THE DEVELOPMENT OF A PLAN BY THE DIRECTOR OF THE STATE PUBLIC DEFENDER TO ESTABLISH DISTRICT OFFICES

MO - SB395 Modifies provisions relating to a child's right to counsel

Last Action: Second Read and Referred S Judiciary and Civil and Criminal Jurisprudence Committee (February 28, 2019)

Primary Sponsor: Senator John Rizzo, (D)

Summary:

SB 395 - Under this act, when a petition has been filed in a juvenile court under certain provisions of law and a child has waived his or her right to counsel, such waiver shall be made in open court and be recorded and in writing. The waiver shall by made knowingly, intelligently, and voluntarily, which shall be determined by the totality of the circumstances, including the child's age, background, experience, emotional stability, and the complexity of the proceedings. Such waiver shall only apply to that proceeding and in any subsequent proceedings, the child shall be informed of his or her right to counsel. A child's right to counsel shall not be waived in the following proceedings: (1) at a detention hearing, (2) at a certification or dismissal hearing, (3) at an adjudication hearing for any misdemeanor or felony offense, (4) at a dispositional hearing, or (5) at a hearing on a motion to modify or revoke supervision under certain provisions of law. Under no circumstances shall a child waive his or her rights when taken into custody and be questioned by police. This act is identical to HB 42 (2019).

NC - HB121 Expunction Related to RTA/No Conviction.
**Youth Prosecuted as Adults Weekly Legislative Roundup**

**May 6-May 10, 2019**

**Last Action:** Regular Message Sent To Senate (April 16, 2019)

**Primary Sponsor:** Representative Sarah Stevens (R)

**Summary:** H121-SMBH-33(CSBH-5)-v-5

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**NC - HB609** Raise the Age Modifications.

**Last Action:** Regular Message Sent To Senate (April 17, 2019)

**Primary Sponsor:** Representative Allen McNeill (R)

**Summary:** H609-SMBN-68(e1)-v-2

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**NC - HB775** Juveniles/Eliminate LWOP/Parole Eligibility.

**Last Action:** Passed 1st Reading (April 16, 2019)

**Primary Sponsor:** Representative David Rogers (R)

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**NC - HB874** The Second Chance Act.

**Last Action:** Passed 1st Reading (April 22, 2019)

**Primary Sponsor:** Representative Marcia Morey (D)

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**NC - SB413** Raise the Age Modifications.

**Last Action:** Passed 1st Reading (May 7, 2019)

**Primary Sponsor:** Senator Don Davis (D)

**Summary:** S413-SMTV-30(e1)-v-6

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**NC - SB562** The Second Chance Act.

**Last Action:** Passed 1st Reading (May 9, 2019)

**Primary Sponsor:** Senator Danny Earl Britt, Jr. (R)

**Summary:** S562-SMTT-36(e2)-v-3

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**NC - SB614** Expunctions Related to Raise the Age.

**Last Action:** Passed 1st Reading (April 4, 2019)

**Primary Sponsor:** Senator Wiley Nickel (D)

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**ND - HB1076** AN ACT to amend and reenact section 124613 of the North Dakota Century Code, relating to placement of offenders at the North Dakota youth correctional center.

**Last Action:** Filed with Secretary Of State 03/06 (March 11, 2019)

**Primary Sponsor:** Judiciary
Youth Prosecuted as Adults Weekly Legislative Roundup

**NE - LB132** Change penalties for certain felonies committed by persons under nineteen years of age

Last Action: Notice of hearing for February 14, 2019 (February 5, 2019)
Primary Sponsor: Pansing Brooks
Summary: Statement of Intent

**NE - LB230** Provide for room confinement of juveniles as prescribed

Last Action: Judiciary AM450 filed (February 26, 2019)
Primary Sponsor: Pansing Brooks
Summary: Statement of Intent

**NE - LB354** Change provisions relating to sealing of juvenile records

Last Action: Approved by Governor on March 27, 2019 (March 27, 2019)
Primary Sponsor: Pansing Brooks
Summary: Statement of Intent

**NE - LB391** Change duties of peace officers taking juveniles into custody or interrogating juveniles and prohibit use of statements taken in violation of juvenile rights

Last Action: Notice of hearing for February 14, 2019 (February 5, 2019)
Primary Sponsor: Hansen, M.
Summary: Statement of Intent

**NE - LB739** Change procedures and requirements for use of restrictive housing of inmates

Last Action: Notice of hearing for February 27, 2019 (February 11, 2019)
Primary Sponsor: Vargas
Summary: Statement of Intent

**NJ - A314** Restricts use of isolated confinement in correctional facilities

Last Action: Transferred to Assembly Judiciary Committee (May 7, 2018)
Primary Sponsor: Assemblymember Nancy J. Pinkin (D)

**NJ - A524** Clarifies "knockout game" assault as third-degree aggravated assault; permits juvenile offender 14 years of age or older committing such assault to be tried as adult offender

Last Action: Introduced, Referred to Assembly Law and Public Safety Committee (January 9, 2018)
Primary Sponsor: Assemblymember John Dimaio (R)

**NJ - A1233** Concerns resentencing and parole for certain juvenile defendants
Youth Prosecuted as Adults Weekly Legislative Roundup

May 6-May 10, 2019

**Last Action:** Introduced, Referred to Assembly Judiciary Committee (January 9, 2018)

**Primary Sponsor:** Assemblymember John F. Mckeon (D)

**NJ - A2177** Upgrades certain penalties for criminal street gang recruitment and criminality: imposes mandatory minimum sentence for certain offenses; establishes accomplice liability and imposes restrictions for certain recruiters.

**Last Action:** Introduced, Referred to Assembly Law and Public Safety Committee (January 29, 2018)

**Primary Sponsor:** Assemblymember Gary S. Schaer (D)

**NJ - A2852** Clarifies "knockout game" assault as third-degree aggravated assault; provides mandatory minimum term of imprisonment for such assault.

**Last Action:** Introduced, Referred to Assembly Judiciary Committee (February 1, 2018)

**Primary Sponsor:** Assemblymember Ronald S. Dancer (R)

**NJ - A4694** Permits, under certain circumstances, person adjudged juvenile delinquent to expunge record for act which would have constituted robbery if committed by adult.

**Last Action:** Introduced, Referred to Assembly Judiciary Committee (November 26, 2018)

**Primary Sponsor:** Assemblymember Carol A. Murphy (D)

**NJ - S428** Provides for review of juvenile sentence of more than 30 years imprisonment without parole eligibility under certain circumstances.

**Last Action:** Introduced in the Senate, Referred to Senate Law and Public Safety Committee (January 9, 2018)

**Primary Sponsor:** Senator Nellie Pou (D)

**NJ - S2966** Provides for judicial discretion in juvenile waiver decisions.

**Last Action:** Introduced in the Senate, Referred to Senate Law and Public Safety Committee (September 24, 2018)

**Primary Sponsor:** Senator Troy Singleton (D)

**NJ - S3261** Restricts use of isolated confinement in correctional facilities.

**Last Action:** Introduced in the Senate, Referred to Senate Law and Public Safety Committee (December 6, 2018)

**Primary Sponsor:** Senator Nellie Pou (D)

**NM - HB105** ENHANCED PENALTY FOR FIREARM USED IN CRIME

**Last Action:** Action Postponed Indefinitely (December 19, 2018)
Youth Prosecuted as Adults Weekly Legislative Roundup

Primary Sponsor: Representative William "Bill" R. Rehm - (R)
District: 31 (R)

**NM - HB364 CORRECTIONS RESTRICTED HOUSING ACT**
Last Action: Signed by Governor - Chapter 194 - Apr. 3 (January 24, 2019)
Primary Sponsor: Representative Antonio Maestas - (D)
District: 16 (D)

**NM - SB325 UNIFORM COLLATERAL CONSEQUENCES OF CONVICTION**
Last Action: Action Postponed Indefinitely (January 23, 2019)
Primary Sponsor: Senator Joseph Cervantes - (D)
District: 31 (D)

**NV - AB158 AN ACT relating to criminal procedure; authorizing a court to take certain actions when determining the sentence of a person convicted as an adult for an offense committed when the person was less than 18 years of age if the person was a victim of sex trafficking or sexual assault and committed the offense against the abuser; and providing other matters properly relating thereto.**
Last Action: In Senate.
Read first time. Referred to Committee on Judiciary. To committee. (April 17, 2019)
Primary Sponsor: Assemblymember John Hambrick (R)
Summary: Existing law provides that if a person is convicted as an adult for an offense that the person committed when he or she was less than 18 years of age, the court: (1) is required to consider the differences between juvenile and adult offenders; and (2) after considering such differences, is authorized to reduce the person's sentence. (NRS 176.017) Section 1 of this bill additionally provides that if a person is convicted as an adult for an offense that the person committed when he or she was less than 18 years of age and the court finds by clear and convincing evidence that, during the 1-year period immediately preceding the commission of the offense, the person was a victim of sex trafficking or sexual assault and committed the offense against his or her abuser, the court is authorized to: (1) depart from any mandatory minimum sentence or mandatory additional penalty; (2) suspend any portion of an otherwise applicable sentence; or (3) both.

Section 3 of this bill specifies that such provisions apply to an offense committed: (1) on or after October 1, 2019; and (2) before October 1, 2019, if the person is convicted on or after October 1, 2019.

**NV - AB424 AN ACT relating to parole; revising provisions relating to the eligibility for parole of a prisoner who was sentenced as an adult for certain offenses that were committed when he or she was less than 18 years of age; and providing other matters properly relating thereto.**
Youth Prosecuted as Adults Weekly Legislative Roundup

May 6-May 10, 2019

Last Action: In Senate.

Read first time. Referred to Committee on Judiciary. To committee. (April 17, 2019)

Primary Sponsor: Assembly Committee on Judiciary

Summary: Existing law establishes certain minimum periods of incarceration which must be served by a prisoner, before becoming eligible for parole, if the prisoner was sentenced as an adult for certain offenses that were committed when he or she was less than 18 years of age. Existing law provides that such a prisoner is eligible for parole: (1) after 15 years, if the offense or offenses for which the prisoner was convicted did not result in the death of a victim; or (2) after 20 years, if the offense or offenses for which the prisoner was convicted resulted in the death of only one victim. (NRS 213.12135) Section 1 of this bill provides that such a prisoner is eligible for parole after 20 years, if the offense or offenses for which the prisoner was convicted resulted in the death of one or more victims.

**NV - AB449** AN ACT relating to child welfare; directing the Legislative Committee on Child Welfare and Juvenile Justice to conduct an interim study concerning juvenile detention in this State; and providing other matters properly relating thereto.

Last Action: From committee: Re­refer to Committee on Legislative Operations and Elections. Re-referred to Committee on Legislative Operations and Elections. To committee. (May 3, 2019)

Primary Sponsor: Assembly Committee on Legislative Operations and Elections

Summary: Existing law creates the Legislative Committee on Child Welfare and Juvenile Justice and directs the Committee to evaluate and review various issues relating to child welfare and juvenile justice in this State. (NRS 218E.700-218E.720) Section 1 of this bill requires the Committee to conduct a study during the 2019-2020 interim concerning juvenile detention in this State. The study must include: (1) consideration of the implementation of a regional approach to housing juvenile offenders in this State; (2) a review of the adequacy of the current capacity of institutions and facilities in this State to house juvenile offenders; (3) a review of the current level of family and community engagement afforded to juveniles in the juvenile justice system and opportunities for an increase in such family and community engagement; (4) an analysis of current programming relating to the education, health and wellness of juvenile offenders in this State; (5) a review of the programs and services in other states where juvenile offenders who are tried as adults are housed with juvenile offenders within the juvenile justice system; (6) an analysis of sentencing practices for juvenile offenders in other states and an identification of best practices sentencing standards for juvenile offenders; and (7) a review of the facilities, services and programs available in this State for children who are determined to be incompetent by the juvenile court. Section 2 of this bill requires the Nevada Department of Corrections and each local and state institution or facility for the detention of juvenile offenders to present certain data, trends and other information to the Committee to assist the Committee in conducting the study required by section 1 of this bill.
NY - A718 Relates to conferring youthful offender status upon conviction of an eligible youth for a misdemeanor
Last Action: Advanced To Third Reading Cal.127 (March 14, 2019)
Primary Sponsor: Assemblymember Latoya Joyner

NY - A1829 Relates to the judicial diversion program for certain felony offenders
Last Action: Referred To Codes (January 17, 2019)
Primary Sponsor: Assemblymember William Magnarelli

NY - A2116 Establishes a joint legislative committee on racial equity in New York state
Last Action: Print Number 2116a (April 8, 2019)
Primary Sponsor: Assemblymember Victor M. Pichardo
Summary: Establishes a joint legislative committee on racial equity in New York state to review and prepare a racial equity impact assessment on all legislation that is reported favorably to both houses of the legislature.

NY - A2281 Relates to the Monroe county juvenile justice center
Last Action: Referred To Children And Families (January 22, 2019)
Primary Sponsor: Assemblymember David Gantt
Summary: Relates to the Monroe county juvenile justice center; establishes a limited secure placement facility for juveniles in Monroe county; authorizes the office of children and family services to enter into a memorandum of understanding with the county of Monroe for such county to establish, operate and maintain a limited secure placement facility and to inspect and certify the Monroe county juvenile justice center limited secure placement facility.

NY - A3329 Relates to the effect of termination of criminal actions and proceedings against a minor
Last Action: Referred To Codes (January 29, 2019)
Primary Sponsor: Assemblymember Erik Dilan

NY - A3422 Relates to racial and ethnic impact statements on bills
Last Action: Referred To Governmental Operations (January 29, 2019)
Primary Sponsor: Assemblymember Latrice Walker

NY - A3837 Relates to the "juvenile offender second chance act"
Last Action: Referred To Codes (January 31, 2019)
Youth Prosecuted as Adults Weekly Legislative Roundup

Primary Sponsor: Assemblymember Inez E. Dickens

Summary: Relates to the "juvenile offender second chance act" which establishes the ability for a person to be adjudicated to be a youthful offender and receive all provisions and benefits of being a youthful offender.

**NY - A4918** Requires palmprints, fingerprints and photographs of juveniles convicted of a felony to be made available by the division of criminal justice services to law enforcement

Last Action: Referred To Codes (February 5, 2019)

Primary Sponsor: Assemblymember Philip Ramos

Summary: Requires palmprints, fingerprints and photographs of juveniles convicted of a felony to be made available by the division of criminal justice services to law enforcement agencies upon demand.

**NY - A5027** Relates to conviction sealing for eligible youth

Last Action: Referred To Codes (February 6, 2019)

Primary Sponsor: Assemblymember Aravella Simotas

Summary: Provides that eligible youth who were not given youthful offender status by the court to be eligible for conviction sealing.

**NY - A5703** Expands juvenile offender status to include certain sex offenses committed by persons 13, 14 or 15 years of age

Last Action: Referred To Codes (February 14, 2019)

Primary Sponsor: Assemblymember Joseph Giglio

Summary: Expands juvenile offender status to include rape in the first degree, criminal sexual act in the first degree, aggravated sexual abuse in the first degree, aggravated sexual abuse in the second degree and aggravated sexual abuse in the third degree if committed by persons thirteen, fourteen or fifteen years of age.

**NY - A5871** Relates to granting certain individuals youthful offender status; repealer

Last Action: Referred To Codes (February 20, 2019)

Primary Sponsor: Assemblymember Daniel O'Donnell

Summary: Increases the age of a person from nineteen to twenty-two to be deemed a youth for youthful offender status and provides that there is a presumption of such status unless the interest of justice requires otherwise and proper notice is given.

**NY - S277** Relates to removing the local share requirements associated with increasing the age of juvenile jurisdiction

Last Action: Referred To Finance (January 9, 2019)
Youth Prosecuted as Adults Weekly Legislative Roundup

NY - S370 Relates to certain assault crimes which include the aid or encouragement of additional persons
Last Action: Referred To Codes (January 9, 2019)
Primary Sponsor: Senator James Tedisco
Summary: Relates to certain assault crimes wherein a person is aided or encouraged to strike the victim in the head and cause unconsciousness.

NY - S461 Relates to segregated confinement
Last Action: Referred To Crime Victims, Crime And Correction (January 9, 2019)
Primary Sponsor: Senator Andrew J Lanza
Summary: Relates to segregated confinement; prohibits segregated confinement for certain persons.

NY - S520 Relates to youthful offenders
Last Action: Referred To Codes (January 9, 2019)
Primary Sponsor: Senator David Carlucci
Summary: Alters the definition of "youth" to mean a person who is at least sixteen years old and less than twenty-one years old; provides that where the conviction is had in a local criminal court and the eligible youth charged with a crime is alleged to have been committed when he or she was at least sixteen years old and less than nineteen years had not prior to the commencement of trial or entry of a plea of guilty been convicted of a crime or found a youthful offender, the court must find that he or she is a youthful offender.

NY - S925 Denies youthful offender treatment to persons convicted of a class B violent felony offense
Last Action: Referred To Codes (January 9, 2019)
Primary Sponsor: Senator Catharine Young
Summary: Denies eligibility for youthful offender treatment upon conviction of a class B violent felony, unless the court determines that such person was a minor participant in the crime or that mitigating circumstances exist which bear directly upon the manner in which the crime was committed.

NY - S966 Enacts "Renee's law" to provide greater protection and disclosure to employees of facilities where juvenile delinquents and youthful offenders are placed
Last Action: Referred To Finance (January 9, 2019)
Primary Sponsor: Senator Catharine Young
Youth Prosecuted as Adults Weekly Legislative Roundup

Summary: Enacts "Renee's Law"; directs the commissioner of children and family services to provide training to all employees of programs and facilities in which youths are placed or committed; grants access to office of children and family services' records, juvenile delinquency records, youthful offender records and juvenile offender records of youths placed or committed to a facility, to staff members and employees who are exposed to such youths and to foster parents who take custody of such person after his or her release; grants courts and attorneys access to such records in any proceeding for the commission of a crime while a youth is in the custody of the office of children and family services; prohibits the release, discharge or transfer of any youth who has engaged in criminal activity while in custody; requires the reporting to law enforcement authorities of criminal activity by a youth in the custody of the office of children and family services; requires a police officer to escort an employee sent to find a youth who is absent without authorization.

NY - S1739 Establishes a joint legislative committee on racial equity in New York state
Last Action: Print Number 1739a (April 12, 2019)
Primary Sponsor: Senator Luis R. Sepúlveda
Summary: Establishes a joint legislative committee on racial equity in New York state to review and prepare a racial equity impact assessment on all legislation that is reported favorably to both houses of the legislature.

NY - S2183 Relates to conferring youthful offender status upon conviction of an eligible youth for a misdemeanor
Last Action: Advanced To Third Reading (March 6, 2019)
Primary Sponsor: Senator Jamaal Bailey

NY - S3052 Relates to expungement of records for certain juveniles convicted of a nonviolent offense after seven years
Last Action: Referred To Codes (February 1, 2019)
Primary Sponsor: Senator James Sanders Jr.

NY - S3053 Relates to a petition for expungement of records for certain juveniles convicted of a nonviolent offense after five years
Last Action: Referred To Codes (February 1, 2019)
Primary Sponsor: Senator James Sanders Jr.

NY - S4388 Relates to racial and ethnic impact statements on bills
Last Action: Referred To Investigations And Government Operations (March 11, 2019)
Primary Sponsor: Senator Kevin S. Parker
Youth Prosecuted as Adults Weekly Legislative Roundup

**OH - SB99** Modify bindover of juveniles to criminal court
Last Action: Refer to Committee (March 12, 2019)
Primary Sponsor: Senator Cecil Thomas (D)

**OK - SB112** Crimes and punishments; prohibiting life without parole for juveniles. Effective date.
Last Action: Title stricken (February 27, 2019)
Summary: Introduced

**OK - SB253** Legislation: requiring preparation and procedures of filing racial impact statement for certain legislation
Last Action: Second Reading referred to Rules (February 5, 2019)
Summary: Introduced

**OR - HB2295** Establishes process of earned review for certain young offenders serving terms of imprisonment in custody of Oregon Youth Authority.
Last Action: Referred to Judiciary with subsequent referral to Ways and Means. (January 15, 2019)
Summary:
   Establishes process of earned review for certain young offenders serving terms of imprisonment in custody of Oregon Youth Authority.
   Specifies eligibility benchmarks. Directs authority to establish Public Safety Panel to consider circumstances of offender and make recommendation to court. Authorizes court to conditionally release young offender upon making certain findings. Refers Act to people for their approval or rejection at next regular general election.

**OR - HB2502** Modifies juvenile jeopardy law to describe hearings and proceedings that trigger jeopardy.
Last Action: Referred to Judiciary. (January 15, 2019)
Summary:
   Modifies juvenile jeopardy law to describe hearings and proceedings that trigger jeopardy.
   Declares emergency, effective on passage.

**OR - HB3261** Modifies requirement to record interview with person under 18 years of age to include custodial interviews conducted inside law enforcement facility by peace officer, school resource officer or special campus security officer of investigations into misdemeanors, felonies and acts that, if committed by adult, would constitute misdemeanors or felonies.
Last Action: Public Hearing and Work Session held. (May 9, 2019)
Modifies requirement to record interview with person under 18 years of age to include custodial interviews conducted inside law enforcement facility by peace officer, school resource officer or special campus security officer of investigations into misdemeanors, felonies and acts that, if committed by adult, would constitute misdemeanors or felonies.

Modifies requirement to record peace officer's interview with person under 18 years of age to include custodial interviews conducted inside law enforcement facility by peace officer, school resource officer or special campus security officer of investigations into misdemeanors, felonies and acts that, if committed by adult, would constitute crimes and require recorded interviews whenever person under 18 years of age would reasonably believe person is in custody. Requires recording of custodial interviews with person under 18 years of age conducted outside of law enforcement facility if officer is wearing video camera. Creates exceptions.

**OR - HB3268** Redefines crime of aggravated murder.

Last Action: Referred to Judiciary. (March 11, 2019)

Summary:

Redefines crime of aggravated murder.
Reclassifies current manners of committing aggravated murder as murder in the first degree.
Renames crime of murder to murder in the second degree. Specifies penalties. Specifies procedures for persons already sentenced to death to be resentenced to life imprisonment without possibility of parole. Takes effect on 91st day following adjournment sine die.

**OR - SB15** Authorizes Youth Development Division to inspect and collect data from facilities in which juveniles are detained to ensure compliance with federal Juvenile Justice and Delinquency Prevention Act.

Last Action: Work Session held. (May 8, 2019)

Summary:

Authorizes Youth Development Division to inspect and collect data from facilities in which juveniles are detained to ensure compliance with federal Juvenile Justice and Delinquency Prevention Act.
Authorizes Youth Development Council Division to inspect and collect data from facilities in which juveniles are detained to ensure compliance with federal Juvenile Justice and Delinquency Prevention Act.

**OR - SB425** Repeals statutes requiring imposition of mandatory minimum sentences for persons under 18 years of age at time of commission of crime.
Youth Prosecuted as Adults Weekly Legislative Roundup

Last Action: Referred to Judiciary. (January 16, 2019)

Summary:

Repeals statutes requiring imposition of mandatory minimum sentences for persons under 18 years of age at time of commission of crime.
Prohibits imposition of specified mandatory minimum sentences for persons under 25 years of age at time of commission of crime. Refers Act to people for their approval or rejection at next regular general election.

OR - SB469 Removes assault in the second degree from list of crimes requiring mandatory minimum prison sentence for person 15 years of age or older at time of commission of crime.

Last Action: Referred to Judiciary. (January 16, 2019)

Summary:

Removes assault in the second degree from list of crimes requiring mandatory minimum prison sentence for person 15 years of age or older at time of commission of crime. Requires proof of additional element of previous acts of reckless behavior that manifested extreme indifference to the value of human life for certain charges of assault in the second degree.

OR - SB549 Authorizes juvenile offender charged with offense subject to mandatory minimum sentence, who receives mandatory minimum sentence or other sentence of imprisonment, to be eligible for conditional release after serving at least one-half of sentence imposed.

Last Action: Referred to Judiciary. (January 16, 2019)

Summary: Authorizes juvenile offender charged with offense subject to mandatory minimum sentence, who receives mandatory minimum sentence or other sentence of imprisonment, to be eligible for conditional release after serving at least one-half of sentence imposed.

OR - SB862 Prohibits court from imposing certain sentences on juvenile offenders.

Last Action: Referred to Judiciary. (February 27, 2019)

Summary:

Prohibits court from imposing certain sentences on juvenile offenders. Requires court to authorize leave from custody, conditional release and sentencing reductions unless otherwise prohibited by law. Prohibits State Board of Parole and Post-Prison Supervision from taking any action that causes juvenile offender to serve greater sentence than minimum required by law. Directs court to hold resentencing proceedings for juvenile offenders previously sentenced to terms of imprisonment within this state.
**OR - SB966** Provides that person in custody of Oregon Youth Authority for offense committed while person was under 18 years of age, for which person was sentenced to term of imprisonment with projected release date that falls after person attains 25 years of age but before person attains 27 years of age, is eligible for conditional release hearing.

Last Action: Work Session scheduled. (March 28, 2019)

Summary:

Provides that person in custody of Oregon Youth Authority for offense committed while person was under 18 years of age, for which person was sentenced to term of imprisonment with projected release date that falls after person attains 25 years of age but before person attains 27 years of age, is eligible for conditional release hearing.

Requires court to include in judgment document age of defendant at time of committing offense if defendant sentenced to term of incarceration and physical custody of defendant is related to age of defendant at time of committing crime. Takes effect on 91st day following adjournment sine die.

**OR - SB967** Requires court to include in judgment document age of defendant at time of committing offense if defendant sentenced to term of incarceration and physical custody of defendant is related to age of defendant at time of committing crime.

Last Action: Work Session scheduled. (March 28, 2019)

Summary:

Requires court to include in judgment document age of defendant at time of committing offense if defendant sentenced to term of incarceration and physical custody of defendant is related to age of defendant at time of committing crime.

Directs Department of Corrections to transfer person sentenced to term of incarceration for offense committed when person was under 18 years of age to physical custody of Oregon Youth Authority even if criminal proceedings were initiated after person attained 18 years of age. Takes effect on 91st day following adjournment sine die.

**OR - SB968** Prohibits person who was under 18 years of age at time of committing offense from being sentenced to life imprisonment without possibility of release or parole.

Last Action: Work Session scheduled. (March 28, 2019)

Summary:

Prohibits person who was under 18 years of age at time of committing offense from being sentenced to life imprisonment without possibility of release or parole.
Requires court to consider certain factors as mitigation when sentencing person who was under 18 years of age at time of committing offense. Directs court to include in judgment document age of defendant at time of committing offense and fact that person is eligible for hearing and release after serving 15 years of sentence of imprisonment. Establishes process for hearing with State Board of Parole and Post-Prison Supervision for persons who were under 18 years of age at time of committing offense and who have served 15 years of sentence of imprisonment. Authorizes release of person on parole or post-prison supervision if certain findings are made. Takes effect on 91st day following adjournment sine die.

**OR - SB969** Eliminates mandatory adult prosecution for certain offenses committed when person charged is 15, 16 or 17 years of age at time of offense.

Last Action: Work Session scheduled. (March 28, 2019)

Summary:

Eliminates mandatory adult prosecution for certain offenses committed when person charged is 15, 16 or 17 years of age at time of offense.

Requires juvenile court, upon filing by state of motion requesting waiver hearing, to hold hearing to determine whether person should be prosecuted as adult. Takes effect on 91st day following adjournment sine die.

**OR - SB1007** Provides that person convicted of offense requiring mandatory minimum sentence is entitled to reduction in term of imprisonment for good conduct if person had no prior convictions at time of sentencing.

Last Action: Referred to Judiciary. (March 6, 2019)

Summary: Provides that person convicted of offense requiring mandatory minimum sentence is entitled to reduction in term of imprisonment for good conduct if person had no prior convictions at time of sentencing.

**OR - SB1008** Requires court to include in judgment document age of defendant at time of committing offense if defendant is sentenced to term of incarceration and physical custody of defendant is related to age of defendant at time of committing offense.

Last Action: Work Session cancelled. (April 25, 2019)

Summary:

Requires court to include in judgment document age of defendant at time of committing offense if defendant is sentenced to term of incarceration and physical custody of defendant is related to age of defendant at time of committing offense.
Youth Prosecuted as Adults Weekly Legislative Roundup

Directs Department of Corrections to transfer person sentenced to term of incarceration for offense committed when person was under 18 years of age to physical custody of Oregon Youth Authority even if criminal proceedings were initiated after person attained 18 years of age. Eliminates mandatory adult prosecution for certain offenses committed when person charged is 15, 16 or 17 years of age at time of offense. Requires juvenile court, upon filing by state of motion requesting waiver hearing, to hold hearing to determine whether person should be prosecuted as adult. Authorizes juvenile offender charged with offense subject to mandatory minimum sentence, who receives mandatory minimum sentence or other sentence of imprisonment, to be eligible for conditional release hearing after serving at least one-half of sentence imposed. Provides that person in custody of Oregon Youth Authority for offense committed while person was under 18 years of age, for which person was sentenced to term of imprisonment with projected release date that falls after person attains 25 years of age but before person attains 27 years of age, is eligible for conditional release hearing. Prohibits person who was under 18 years of age at time of committing offense from being sentenced to life imprisonment without possibility of release or parole. Requires court to consider certain factors when sentencing person who was under 18 years of age at time of committing offense. Prohibits court from considering age as aggravating factor. Directs court to include in judgment document fact that person is eligible for hearing and release after serving 15 years of sentence of imprisonment. Establishes process for hearing with State Board of Parole and Post-Prison Supervision for persons who were under 18 years of age at time of committing offense and who have served 15 years of sentence of imprisonment. Authorizes release of person on parole or post-prison supervision if certain findings are made. Directs Department of Justice to adopt model policies for providing victim notification concerning conditional release and waiver hearings. Directs district attorney victim assistance programs to provide notice to victims in accordance with model policies. Takes effect on 91st day following adjournment sine die.

OR - SB1009 Establishes process of earned review for certain young offenders serving terms of imprisonment in custody of Oregon Youth Authority.

Last Action: Referred to Judiciary, then Rules. (March 6, 2019)

Summary:

Establishes process of earned review for certain young offenders serving terms of imprisonment in custody of Oregon Youth Authority.

Specifies eligibility benchmarks. Directs authority to establish Public Safety Panel to consider circumstances of offender and make recommendation to court. Authorizes court to conditionally release young offender upon making certain findings. Refers Act to people for their approval or rejection at next regular general election.
Youth Prosecuted as Adults Weekly Legislative Roundup

**PA - HB497** An Act amending Title 61 (Prisons and Parole) of the Pennsylvania Consolidated Statutes, providing for solitary confinement.
- Last Action: Referred to JUDICIARY (February 12, 2019)
- Primary Sponsor: Representative Tina M. Davis (D)

**PA - HB652** An Act amending Titles 18 (Crimes and Offenses) and 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in assault, providing for the offense of assault by knocking out another; and, in juvenile matters, further providing for definitions and for transfer from criminal proceedings.
- Last Action: Referred to JUDICIARY (March 1, 2019)
- Primary Sponsor: Representative Dan Moul (R)

**RI - HB5333** AN ACT RELATING TO CRIMINALS - CORRECTIONAL INSTITUTIONS - PAROLE (Provides that prisoners who committed offenses prior to age eighteen (18) and were sentenced as adults would be eligible for parole after completing fifteen (15) years of their sentence.)
- Last Action: Committee recommended measure be held for further study (March 5, 2019)
- Primary Sponsor: Representative Marcia R. Ranglin-Vassell

**RI - HB5334** AN ACT RELATING TO DELINQUENT AND DEPENDENT CHILDREN -- PROCEEDINGS IN FAMILY COURT (Prohibits any questioning of a juvenile who is suspected of delinquent or criminal behavior, unless the parent of guardian of the juvenile is present, or unless an attorney is present or the juvenile and their parents have waived their presence.)
- Last Action: Committee recommended measure be held for further study (April 2, 2019)
- Primary Sponsor: Representative Rebecca M. Kislak (D)

**RI - SB341** AN ACT RELATING TO CRIMINALS - CORRECTIONAL INSTITUTIONS - PAROLE (Provides that juveniles sentenced as adults parole eligible after completing 15 years of their sentence.)
- Last Action: Committee recommended measure be held for further study (April 9, 2019)
- Primary Sponsor: Senator Harold M. Metts (D)

**RI - SB496** AN ACT RELATING TO DELINQUENT AND DEPENDENT CHILDREN -- PROCEEDINGS IN FAMILY COURT (Prohibits any questioning of a juvenile who is suspected of delinquent or criminal behavior, unless the parent of guardian of the juvenile is present, or unless an attorney is present or the juvenile and their parents have waived their presence.)
- Last Action: Committee recommended measure be held for further study (April 11, 2019)
- Primary Sponsor: Senator William J. Conley (D)
**SC - HB3297**  Children placed in adult jails

Last Action: Referred to Committee on Judiciary (January 8, 2019)
Primary Sponsor: Representative Shannon S. Erickson (R)

Summary: A BILL TO AMEND SECTION 63-19-820, CODE OF LAWS OF SOUTH CAROLINA, 1976, RELATING TO PLACING CHILDREN IN AN ADULT JAIL, SO AS TO ELIMINATE THE EXCEPTION FOR CHILDREN TO BE TRIED AS AN ADULT AND TO DECREASE THE LENGTH OF TIME THAT A CHILD MAY BE HELD IN A JUVENILE DETENTION FACILITY FOR COMMITTING A STATUS OFFENSE OR FOR VIOLATING A RELATED COURT ORDER; TO AMEND SECTION 63-19-1020, RELATING TO THE RIGHT OF CERTAIN PERSONS AND ENTITIES INJURED BY DELINQUENT ACTS OF A CHILD TO INSTITUTE LEGAL PROCEEDINGS AGAINST THE CHILD, SO AS TO REQUIRE THAT THE CHILD AND HIS FAMILY SEEK COUNSELING WHEN THE STATUS OFFENSE IS OF INCORRIGIBILITY; TO AMEND SECTION 63-19-1440, RELATING TO COMMITMENT OF CERTAIN CHILDREN TO THE DEPARTMENT OF JUVENILE JUSTICE, SO AS TO DISTINGUISH BETWEEN STATUS AND CRIMINAL OFFENSES AND TO CHANGE THE REQUIREMENTS FOR COURT ORDERS; TO AMEND SECTION 63-19-1810, RELATING TO DETERMINATION OF RELEASE OF JUVENILES ADJUDICATED DELINQUENT BY THE DEPARTMENT, SO AS TO MAKE CONFORMING CHANGES; AND TO AMEND SECTION 63-19-2050, AS AMENDED, RELATING TO EXPUNGEMENT OF CERTAIN COURT RECORDS, SO AS TO PROVIDE FOR THE AUTOMATIC EXPUNGEMENT OF A JUVENILE’S RECORDS FOR STATUS OFFENSES, WITH EXCEPTIONS.

**SC - HB3919**  Youth Sentencing Act of 2019

Last Action: Referred to Committee on Judiciary (February 6, 2019)
Primary Sponsor: Representative Neal A. Collins (R)

Summary: A BILL TO AMEND THE CODE OF LAWS OF SOUTH CAROLINA, 1976, TO ENACT THE "YOUTH SENTENCING ACT OF 2019" BY ADDING SECTIONS 16-3-15, 17-25-35, AND 17-25-40 SO AS TO PROHIBIT THE PENALTY OF LIFE IMPRISONMENT FOR ANY INDIVIDUAL WHO IS UNDER THE AGE OF EIGHTEEN AT THE TIME OF COMMITTING AN OFFENSE AND TO PROVIDE MAXIMUM SENTENCES FOR THOSE INDIVIDUALS WHO COMMITTED AN OFFENSE AS A MINOR BEFORE THE EFFECTIVE DATE OF THE ACT; BY ADDING SECTION 63-19-1690 SO AS TO PROHIBIT THE USE OF RESTRAINTS, ISOLATION, AND ROOM CONFINEMENT FOR JUVENILE OFFENDERS, WITH EXCEPTIONS; TO AMEND SECTION 16-11-311, RELATING TO THE OFFENSE OF BURGLARY IN THE FIRST DEGREE, SO AS TO MAKE CONFORMING CHANGES; TO AMEND SECTION 17-25-20, RELATING TO CRIMINAL PUNISHMENTS, SO AS TO PROHIBIT THE USE OF SOLITARY CONFINEMENT FOR A PERSON WHO IS LESS THAN EIGHTEEN YEARS OF AGE; AND TO AMEND SECTIONS 17-25-45 AND 24-13-100, RELATING
Youth Prosecuted as Adults Weekly Legislative Roundup

TO LIFE SENTENCES FOR PERSONS CONVICTED OF CERTAIN CRIMES AND NO PAROLE OFFENSES, RESPECTIVELY, SO AS TO MAKE CONFORMING CHANGES.

**SC - HJR3450** Separate confinement of juvenile offenders

Last Action: Referred to Committee on Judiciary (January 8, 2019)

Primary Sponsor: Representative J. Todd Rutherford (D)

Summary: A JOINT RESOLUTION PROPOSING AN AMENDMENT TO SECTION 3, ARTICLE XII OF THE CONSTITUTION OF SOUTH CAROLINA, 1895, RELATING TO THE REQUIREMENT THAT THE GENERAL ASSEMBLY PROVIDE FOR THE SEPARATE CONFINEMENT OF JUVENILE OFFENDERS FROM OLDER CONFINED PERSONS, SO AS TO INCREASE THE AGE FOR WHICH THE GENERAL ASSEMBLY SHALL PROVIDE FOR THE SEPARATE CONFINEMENT OF JUVENILE OFFENDERS FROM "UNDER THE AGE OF SEVENTEEN" TO "UNDER THE AGE OF EIGHTEEN".

**SC - SB22** Children placed in adult jails

Last Action: Referred to Committee on Judiciary (January 8, 2019)

Primary Sponsor: Senator Brad Hutto (D)

Summary: A BILL TO AMEND SECTION 63-19-820, CODE OF LAWS OF SOUTH CAROLINA, 1976, RELATING TO PLACING CHILDREN IN AN ADULT JAIL, SO AS TO ELIMINATE THE EXCEPTION FOR CHILDREN TO BE TRIED AS AN ADULT AND TO DECREASE THE LENGTH OF TIME THAT A CHILD MAY BE HELD IN A JUVENILE DETENTION FACILITY FOR COMMITTING A STATUS OFFENSE OR FOR VIOLATING A RELATED COURT ORDER; TO AMEND SECTION 63-19-1020, RELATING TO THE RIGHT OF CERTAIN PERSONS AND ENTITIES INJURED BY DELINQUENT ACTS OF A CHILD TO INSTITUTE LEGAL PROCEEDINGS AGAINST THE CHILD, SO AS TO REQUIRE THAT THE CHILD AND HIS FAMILY SEEK COUNSELING WHEN THE STATUS OFFENSE IS OF INCORRIGIBILITY; TO AMEND SECTION 63-19-1440, RELATING TO COMMITMENT OF CERTAIN CHILDREN TO THE DEPARTMENT OF JUVENILE JUSTICE, SO AS TO DISTINGUISH BETWEEN STATUS AND CRIMINAL OFFENSES AND TO CHANGE THE REQUIREMENTS FOR COURT ORDERS; TO AMEND SECTION 63-19-1810, RELATING TO DETERMINATION OF RELEASE OF JUVENILES ADJUDICATED DELINQUENT BY THE DEPARTMENT, SO AS TO MAKE CONFORMING CHANGES; AND TO AMEND SECTION 63-19-2050, AS AMENDED, RELATING TO EXPUNGEMENT OF CERTAIN COURT RECORDS, SO AS TO PROVIDE FOR THE AUTOMATIC EXPUNGEMENT OF A JUVENILE'S RECORDS FOR STATUS OFFENSES, WITH EXCEPTIONS.

**SC - SJR46** Separate confinement of juvenile offenders

Last Action: Referred to Committee on Judiciary (January 8, 2019)
A JOINT RESOLUTION PROPOSING AN AMENDMENT TO SECTION 3, ARTICLE XII OF THE CONSTITUTION OF SOUTH CAROLINA, RELATING TO THE REQUIREMENT THAT THE GENERAL ASSEMBLY PROVIDE FOR THE SEPARATE CONFINEMENT OF JUVENILE OFFENDERS FROM OLDER CONFINED PERSONS, TO CHANGE THE AGE FOR WHICH THE GENERAL ASSEMBLY SHALL PROVIDE FOR THE SEPARATE CONFINEMENT OF JUVENILE OFFENDERS FROM "UNDER THE AGE OF SEVENTEEN" TO "UNDER THE AGE OF EIGHTEEN."

**TN - HB876** Sentencing - As introduced, establishes parole eligibility after 30 years for persons who committed crimes as juveniles and who were sentenced to greater than 30 years; authorizes parole eligibility after 20 years for such persons if certain conditions met; prohibits sentencing persons to life without parole for crimes committed when a juvenile. - Amends TCA Title 37, Chapter 1, Part 1; Title 39, Chapter 13, Part 2 and Title 40, Chapter 35.

Last Action: Assigned to s/c Constitutional Protections & Sentencing Subcommittee (February 11, 2019)

Present law authorizes imprisonment for life without possibility of parole for a conviction of first degree murder and requires imprisonment for life without possibility of parole for repeat violent offenders. This bill prohibits sentencing a person to life without possibility of parole for a crime committed when the person was a minor. This prohibition will apply to sentences imposed on or after July 1, 2019.

This bill establishes:

1. Parole eligibility after 30 years for a person who committed a crime as a juvenile and was sentenced to greater than 30 years; and
2. Parole eligibility after 20 years for a person who committed a crime as a juvenile, was sentenced to greater than 30 years, and meets the following criteria:
   A. Has obtained a HiSET(R) credential, unless the person already has a high school diploma or is incapable of obtaining the credential due to a learning disability;
   B. Has participated in a job training program;
   C. Has demonstrated positive work habits and good behavior;
   D. Has complied with treatment and rehabilitation services; and
   E. Has provided proof of good character, rehabilitation, and maturity.
Youth Prosecuted as Adults Weekly Legislative Roundup

This bill requires the parole board, when determining whether to grant parole to such persons, to consider certain factors related to youth, including lowered impulse control during youth and the amenability of youthful offenders to rehabilitation. The parole eligibility created by this bill is retroactive and applies to a crime committed at any time.

**TN - SB842** Sentencing - As introduced, establishes parole eligibility after 30 years for persons who committed crimes as juveniles and who were sentenced to greater than 30 years; authorizes parole eligibility after 20 years for such persons if certain conditions met; prohibits sentencing persons to life without parole for crimes committed when a juvenile. - Amends TCA Title 37, Chapter 1, Part 1; Title 39, Chapter 13, Part 2 and Title 40, Chapter 35.

Last Action: Assigned to General Subcommittee of Senate Judiciary Committee (April 23, 2019)

Primary Sponsor: Senator Raumesh Akbari (D)

Summary:

Present law authorizes imprisonment for life without possibility of parole for a conviction of first degree murder and requires imprisonment for life without possibility of parole for repeat violent offenders. This bill prohibits sentencing a person to life without possibility of parole for a crime committed when the person was a minor. This prohibition will apply to sentences imposed on or after July 1, 2019.

This bill establishes:

1. Parole eligibility after 30 years for a person who committed a crime as a juvenile and was sentenced to greater than 30 years; and
2. Parole eligibility after 20 years for a person who committed a crime as a juvenile, was sentenced to greater than 30 years, and meets the following criteria:
   A. Has obtained a HiSET(R) credential, unless the person already has a high school diploma or is incapable of obtaining the credential due to a learning disability;
   B. Has participated in a job training program;
   C. Has demonstrated positive work habits and good behavior;
   D. Has complied with treatment and rehabilitation services; and
   E. Has provided proof of good character, rehabilitation, and maturity.

This bill requires the parole board, when determining whether to grant parole to such persons, to consider certain factors related to youth, including lowered impulse control during youth and the amenability of youthful offenders to rehabilitation. The parole eligibility created by this bill is retroactive and applies to a crime committed at any time.

**TN - SB956** Juvenile Offenders - As introduced, requires youth development centers, jails, and the department of correction to provide free telephone calls between minors and their parents or guardians. - Amends TCA Title 37 and Title 41.
Youth Prosecuted as Adults Weekly Legislative Roundup

Last Action: Rcvd. from S., held on H. desk. (February 28, 2019)
Primary Sponsor: Senator Jeff Yarbro (D)
Summary: Abstract summarizes the bill.

**TX - HB344** Relating to the age of criminal responsibility and to certain substantive and procedural matters related to that age.

Last Action: Considered in Calendars (April 5, 2019)
Primary Sponsor: Representative Harold V. Dutton, Jr.
Summary: House Committee Report

**TX - HB658** Relating to the age of a child at which a juvenile court may exercise jurisdiction over the child, to the age of criminal responsibility, and to certain substantive and procedural matters related to those ages.

Last Action: Referred to Juvenile Justice & Family Issues (February 21, 2019)
Primary Sponsor: Representative Harold V. Dutton, Jr.

**TX - HB1364** Relating to the age of a child at which a juvenile court may exercise jurisdiction over the child and to the minimum age of criminal responsibility.

Last Action: Received from the House (April 23, 2019)
Primary Sponsor: Representative Gene Wu
Summary: House Committee Report

**TX - HB1771** Relating to a prohibition on prosecuting or referring to juvenile court certain persons for certain conduct constituting the offense of prostitution and to the provision of services to those persons.

Last Action: Nonrecord vote recorded in Journal (May 9, 2019)
Primary Sponsor: Representative Shawn Thierry
Summary: House Committee Report

**TX - HB2314** Relating to the age of criminal responsibility and to certain substantive and procedural matters related to that age.

Last Action: Referred to Juvenile Justice & Family Issues (March 6, 2019)
Primary Sponsor: Representative Steve Toth

**TX - HB3015** Relating to educational programs provided by the Windham School District in the Texas Department of Criminal Justice for certain inmates.

Last Action: Committee report sent to Calendars (April 23, 2019)
Youth Prosecuted as Adults Weekly Legislative Roundup

Primary Sponsor: Representative James Talarico
Summary: House Committee Report

**TX - HB4268** Relating to the age of criminal responsibility and to certain substantive and procedural matters related to that age.
Last Action: Referred to Juvenile Justice & Family Issues (March 25, 2019)
Primary Sponsor: Representative Gene Wu

**TX - SB155** Relating to the release on parole of certain inmates convicted of an offense committed when younger than 18 years of age; changing parole eligibility.
Last Action: Co-author authorized (March 4, 2019)
Primary Sponsor: Senator José Rodríguez

**TX - SB1698** Relating to the eligibility of certain juvenile offenders to be transferred to criminal court.
Last Action: Committee report printed and distributed (April 23, 2019)
Primary Sponsor: Senator John Whitmire
Summary: Senate Committee Report

**TX - SB2190** Relating to the confinement of juveniles in certain facilities.
Last Action: Referred to Juvenile Justice & Family Issues (April 8, 2019)
Primary Sponsor: Senator John Whitmire
Summary: Introduced

**TX - SB2191** Relating to the confinement of a defendant pending trial and detention or placement of a juvenile offender.
Last Action: Committee report sent to Calendars (May 2, 2019)
Primary Sponsor: Senator John Whitmire
Summary: House Committee Report

**VA - HB1642** Restrictive housing; data collection and reporting, Department of Corrections to submit report.
Last Action: Acts of Assembly Chapter text (CHAP0453) (March 18, 2019)
Primary Sponsor: Delegate Patrick A. Hope
Summary: Department of Corrections; restrictive housing; data collection and reporting; report.
Requires the Department of Corrections to report to the General Assembly and the Governor on or before October 1 of each year certain population statistics of persons incarcerated in state
correctional institutions, including certain statistics regarding offenders placed in and released from restrictive housing and Shared Allied Management Units. This bill is identical to SB 1777.

**VA - SB1777** Restrictive housing; data collection and reporting. Department of Corrections to submit report.

Last Action: Acts of Assembly Chapter text (CHAP0516) (March 18, 2019)
Primary Sponsor: Senator Richard L. Saslaw
Summary: Department of Corrections; restrictive housing; data collection and reporting; report. Requires the Department of Corrections to report to the General Assembly and the Governor on or before October 1 of each year certain population statistics of persons incarcerated in state correctional institutions, including certain statistics regarding offenders placed in and released from restrictive housing and Shared Allied Management Units. This bill incorporates SB 1085 and SB 1140 and is identical to HB 1642.

**VT - H381** An act relating to racial impact statements

Last Action: Read First Time and Referred to the Committee on Rules (February 22, 2019)
Primary Sponsor: Representative Barbara Rachelson (D)

**VT - S133** An act relating to juvenile jurisdiction

Last Action: As passed by Senate and House (May 9, 2019)
Primary Sponsor: Senator Dick Sears (D)

**WA - HB1646** Concerning confinement in juvenile rehabilitation facilities.

Last Action: Delivered to Governor. (View Bill as Passed Legislature) (April 26, 2019)

**WA - HB2064** Concerning juvenile justice.

Last Action: Referred to Appropriations. (February 22, 2019)

**WA - HB2080** Concerning solitary confinement.

Last Action: First reading, referred to Public Safety. (View Original Bill) (February 18, 2019)

**WA - SB5288** Sentencing for persistent offenders.


**WA - SB5351** Concerning juvenile sex offense registration waivers under the special sexual offender disposition alternative.
Youth Prosecuted as Adults Weekly Legislative Roundup

Last Action: Senate Rules "X" file. (March 18, 2019)

**WA - SB5491** Sentencing for persistent offenders who committed crimes as juveniles.
Last Action: Scheduled for executive session in the Senate Committee on Law & Justice at 10:00 AM (Subject to change). (Committee Materials) (February 14, 2019)

**WA - SB5737** Concerning confinement in juvenile rehabilitation facilities.
Last Action: Referred to Ways & Means. (February 21, 2019)

**WA - SB5880** Concerning juvenile sentencing.
Last Action: Senate Rules "X" file. (March 18, 2019)

**WI - AB41** Relating to: prosecuting a person under the age of 18 with committing an act of prostitution.
Last Action: Referred to committee on Rules (April 29, 2019)
Primary Sponsor: Representative Jill Billings (D)

**WI - SB49** Relating to: prosecuting a person under the age of 18 with committing an act of prostitution.
Last Action: Representative Dittrich added as a cosponsor (April 1, 2019)
Primary Sponsor: Senator Alberta Darling (R)

**WI - SB59** Relating to: state finances and appropriations, constituting the executive budget act of the 2019 legislature.
Last Action: Public hearing held (April 24, 2019)

**WY - HB44** Expungement of juvenile court records.
Last Action: Governor Signed HEA No. 0017 (February 15, 2019)
Primary Sponsor: Judiciary
Summary: Introduced