



## FACT SHEET JUDICIARY COMMITTEE #7389 LCO #6950 JFS (Updated on April 12<sup>th</sup>, 2019)

## 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*.

## **KEY REFORMS INCLUDED IN THE BILL:**

Section	Key Reform	Comments
1	This section does not result from the 2019 JJPOC recommendations.	
2	The removal of youth whose cases are transferred to the adult court from custody in an adult correctional system by July 1, 2021.	It is important to put this date in the context of section 5(r) of this bill. Before DOC is removed from
	This section will result in a study by January 1, 2020 that will (see section 5(C)(r) below):	custodial responsibility for juveniles on July 1, 2021, JJPOC will conduct a study of how other
	<ul> <li>Examine how other states house youth whose cases are processed in the adult court</li> <li>A study on the outcomes associated with laws regarding the transfer of juvenile cases to the adult court</li> <li>A plan to implement the removal of youth from adult correctional supervision</li> </ul>	states house such youth and on the public safety outcomes associated with transfer laws. That study will be presented to the general assembly in January 2020, a full year and a half before section 2 will be effective. The study will recommend a new organizational structure for how these transferred youth should be housed separate from adult offenders.





Section	Key Reform	Comments
2 (cont)		In the event the proposed
		structure is not acceptable to the
		general assembly, the date in
		section 2 would need to be
		repealed.
3 and 4	The removal of youth whose cases are	These sections specifically
	transferred to the adult court from custody in an	implement the intent of removing
	adult correctional system by July 1, 2021.	both male and female juveniles
		specifically from the John R.
		Manson Youth Institution in
		Cheshire and the York
		Correctional Institution for
		Women. The effective date of
		these sections is July 1, 2021.
		If the legislature does not accept
		the changed organizational
		structure that will be
		recommended in the 2020
		legislative sessions, these dates
		would need to be repealed.
5(C)(r)	The removal of youth whose cases are	This is an important section.
	transferred to the adult court from custody in an	
	adult correctional system by July 1, 2021.	This authorizes the JJPOC to
		conduct a major study on the best
		means of housing transferred
		youth in a facility that would be
		age appropriate and where there
		would be no interaction with the
		adult population. This report will
		provide the alternative housing
		options that will enable section 2
		to be effective on July 1, 2021.
		Please see comments section
		under section 2





Section	Key Reform	Comments
6	The adoption of best practices in all juvenile	This section addresses best
	correctional facilities in the areas of suicidality,	practices needed in the areas of
	trauma, mental health, substance abuse,	suicidal and self-harming
	childhood abuse and neglect, family, and the lack	behaviors, solitary confinement,
	of effective coping skills. These practices are	prohibiting the use of chemical
	intended to reduce recidivism, incarceration, and	agents, limiting the use of prone
	ensure safety and critical services in all juvenile	restraints on juveniles and
	correctional facilities, as recommended in a	ensuring that programs and
	major study completed in 2019 by the Office of	services include behavioral
	the Child Advocate.	intervention plans for children
		whose behavior interferes with
		the safety of others.
		This will ensure that youth in
		custody are safe and receiving the
		services they need to thrive and
		desist from further offending.
7	The adoption of best practices as it relates to the	This section will require regular
	use of chemical agents or prone restraints in	reports to the JJPOC on all
	correctional facilities housing youth 17 years of	instances in the Department of
	age or younger.	Correction and the Judicial
		Department where chemical
		agents and prone restraints are
		used
8	The adoption of best practices in all juvenile	This section addresses the
	correctional facilities in the areas of suicidality,	importance of full compliance
	trauma, mental health, substance abuse,	with the National Prison Rape
	childhood abuse and neglect, family, and the lack	Elimination Act, which provides
	of effective coping skills. These practices are	for the prevention, detection,
	intended to reduce recidivism, incarceration, and	monitoring and response to sexual
	ensure safety and critical services in all juvenile	abuse in adult prisons and jails,
	correctional facilities, as recommended in a	community correctional centers
	major study completed in 2019 by the Office of	and juvenile facilities.
	the Child Advocate.	





Section	Key Reform	Comments
8 (cont)		Presently, Department of
		Correction staffing levels are not
		in compliance with this law.
9	The adoption of best practices in all juvenile	This section enhances the
	correctional facilities in the areas of suicidality,	protection of juveniles from
	trauma, mental health, substance abuse,	potential abuse and neglect in
	childhood abuse and neglect, family, and the lack	custodial settings by amending
	of effective coping skills. These practices are	the law to add that all staff who
	intended to reduce recidivism, incarceration, and	work with children in a custodial
	ensure safety and critical services in all juvenile	setting, including contracted staff
	correctional facilities as recommended in a major	and ombudsman/woman, will be
	study completed in 2019 by the Office of the	"mandated reporters
	Child Advocate.	
9(c)		This section requires DOC and the
		Judicial Branch to provide training
		to all employees of correctional
		facilities where juveniles are
		housed on the accurate and
		prompt identification and
		reporting of child abuse and
		neglect.
11,12 &	The removal of court involvement of status	These sections involve the
13	offenders is consistent with national research	removal of the remaining
	findings that even limited contact with the justice	categories of status offenses from
	system may increase the risk of further negative	referral to the juvenile courts,
	behavior on the part of youth. Such youth,	effective on July 1, 2020. This
	including truants, runaways, and those out of	includes runaways and those out
	control with parents are more effectively served	of control of parents. Current law
	by local diversionary and school based	would implement this on July 1,
	alternative programming. Increasing diversion is	2019, but additional time is
	critical to both reducing recidivism and	needed by the youth services
	incarceration.	bureaus to prepare for these new
		referrals.





Section	Key Reform	Comments
11, 12,		It should be noted that the largest
& 13		group of status offenders, truants,
(cont)		were removed from juvenile court
		referral as of August 2017.