

CAMPAIGN FOR

**YOUTH  JUSTICE**

BECAUSE THE CONSEQUENCES AREN'T MINOR

# **Youth Prosecuted As Adults Weekly Legislative Roundup**

**January 6-10, 2020**

Roundup

**[CA - AB665 Parole: youth offender parole hearings.](#)**

Last Action: Re-referred to Com. on PUB. S. (April 1, 2019)

Primary Sponsor: [Assemblymember James Gallagher \(R\)](#)

**[CO - HB1079 Juveniles On Colorado Sex Offender Registry](#)**

Last Action: Introduced In House - Assigned to Judiciary (January 8, 2020)

Primary Sponsor: [Representative Adrienne Benavidez \(D\)](#)

Summary: Concerning the implementation of recommendations from the legislative oversight committee concerning the treatment of persons with mental health disorders in the criminal and juvenile justice systems regarding juveniles who have committed sex offenses.

**[FL - HB165 Youth in Solitary Confinement](#)**

Last Action: Referred to Criminal Justice Subcommittee; Justice Appropriations Subcommittee; Judiciary Committee (September 25, 2019)

Primary Sponsor: Driskell

Summary: Youth in Solitary Confinement; Prohibits DOC or local government from subjecting youth to solitary confinement; limits cell confinement youth prisoners; provides protection for youth prisoners in emergency cell confinement; provides for individualized suicide crisis intervention plan; requires youth prisoners in disciplinary cells be allotted services & other benefits; requires review of policies relating to youth prisoners.

**[FL - HB285 Direct Filing of an Information](#)**

Last Action: Referred to Criminal Justice Subcommittee; Justice Appropriations Subcommittee; Judiciary Committee (October 16, 2019)

Primary Sponsor: Fernandez-Barquin

Summary: Direct Filing of an Information; Removes references to state attorney's discretion to direct file juvenile; revises discretionary direct file criteria; provides for opportunity for hearing to reverse direct file; revises provisions concerning housing of children held in detention.

**[FL - HB517 Prosecuting Children as Adults](#)**

Last Action: Referred to Criminal Justice Subcommittee; Justice Appropriations Subcommittee; Judiciary Committee (November 15, 2019)

Primary Sponsor: Alexander

Summary: Prosecuting Children as Adults; Removes provisions allowing state attorney to request court to certify children of certain ages who commit specified crimes for prosecution as adults; revises circumstances under which state attorney may file information in cases involving children; provides duties of DOC concerning such children who are convicted; provides that children 14 years of age or

**Roundup**

older charged with certain offenses are subject to court jurisdiction until indicted by grand jury; prohibits transfer to adult court of children who commit indictable offense & who have pending competency hearing; authorizes child found to have committed specified crimes be sentenced according to certain provisions.

**[FL - HB557 Youthful Offenders](#)**

Last Action: Referred to Criminal Justice Subcommittee; Justice Appropriations Subcommittee; Judiciary Committee (November 15, 2019)

Primary Sponsor: Brown

Summary: Youthful Offenders; Requires DOC to compile certain data concerning youthful offenders; requires annual report & recommendations.

**[FL - HB949 Juvenile Justice](#)**

Last Action: Referred to Criminal Justice Subcommittee; Justice Appropriations Subcommittee; Judiciary Committee (January 3, 2020)

Primary Sponsor: Eskamani

Summary: Juvenile Justice; Prohibits children younger than certain age from being adjudicated delinquent, arrested, or charged with crime; limits when children of specified ages may be taken into custody; requires that children who are taken into custody pursuant to certain circuit court orders be treated in specified manner & be detained only pursuant to specified findings.

**[FL - HB1131 Sentence Review Hearings](#)**

Last Action: Filed (January 7, 2020)

Primary Sponsor: Driskell

Summary: Sentence Review Hearings; Revises when juvenile offender is not entitled to review of sentence; provides for retroactive application of specified provision related to review of sentence for juvenile offenders convicted of murder; provides for immediate review of certain sentences; provides timeframes within which young adult offenders who commit specified crimes are entitled to review of their sentences; requires DOC to notify offenders of eligibility; provides for legal representation; requires court to consider certain factors.

**[FL - SB228 Youth in Solitary Confinement](#)**

Last Action: Referred to Criminal Justice; Appropriations Subcommittee on Criminal and Civil Justice; Appropriations (September 19, 2019)

Primary Sponsor: [Senator Perry E. Thurston, Jr. \(D\)](#)

Summary: Youth in Solitary Confinement; Creating the "Youth in Solitary Confinement Reduction Act"; prohibiting the Department of Corrections or a local governmental body from subjecting youth

**Roundup**

prisoners to solitary confinement except under certain circumstances; providing for an individualized suicide crisis intervention plan for certain youth prisoners, if applicable; requiring the department and the board of county commissioners of each county that administers a detention facility or jail to review their policies relating to youth prisoners to evaluate whether the policies are necessary, etc.

**[FL - SB436 Youth in Confinement](#)**

Last Action: Now in Appropriations Subcommittee on Criminal and Civil Justice (November 12, 2019)

Primary Sponsor: [Senator Bill Montford \(D\)](#)

Summary: Youth in Confinement; Prohibiting a youth from being placed in disciplinary confinement; authorizing a youth to be placed in emergency confinement if certain conditions are met; limiting the allowable length of time for emergency confinement; authorizing a youth to be placed in medical confinement under certain circumstances; requiring sheriffs and chief correctional officers to adopt model standards relating to youth, etc.

**[FL - SB578 Juvenile Justice](#)**

Last Action: Referred to Criminal Justice; Appropriations Subcommittee on Criminal and Civil Justice; Appropriations (November 1, 2019)

Primary Sponsor: [Senator Randolph Bracy \(D\)](#)

Summary: Juvenile Justice; Prohibiting children younger than a certain age from being adjudicated delinquent, arrested, or charged with a crime; authorizing children of at least a specified age, rather than of any age, to be taken into custody under certain circumstances; requiring that children who are taken into custody pursuant to certain circuit court orders be treated in a specified manner and be detained only pursuant to specified findings, etc.

**[FL - SB610 Direct Filing of an Information](#)**

Last Action: Referred to Criminal Justice; Appropriations Subcommittee on Criminal and Civil Justice; Appropriations (November 6, 2019)

Primary Sponsor: [Senator Bobby Powell \(D\)](#)

Summary: Direct Filing of an Information; Revising provisions concerning the housing of children held in detention; prohibiting a child who has been transferred to adult court for criminal prosecution pursuant to direct file from being held in a jail or other facility used for the detention of adults prior to a specified hearing to determine if the child should be prosecuted as an adult; deleting references to the state attorney's discretion to direct file a juvenile; revising discretionary direct file criteria, etc.

**[FL - SB628 Prosecuting Children as Adults](#)**

Last Action: Referred to Criminal Justice; Judiciary; Appropriations (November 6, 2019)

Primary Sponsor: [Senator Bobby Powell \(D\)](#)

**Roundup**

Summary: Prosecuting Children as Adults; Deleting provisions under which a state attorney either must request a court to transfer and certify children of certain ages who commit specified crimes for prosecution as adults or must provide written reasons to the court for not making such a request, or proceed under certain provisions; providing that children 14 years of age or older, rather than children of any age, who are charged with certain offenses are subject to the jurisdiction of the court until an indictment is returned by the grand jury; authorizing, rather than requiring, that a child who is found to have committed specified crimes be sentenced according to certain provisions, etc.

**[FL - SB762 Inmate Confinement](#)**

Last Action: Referred to Criminal Justice; Appropriations Subcommittee on Criminal and Civil Justice; Appropriations (November 21, 2019)

Primary Sponsor: [Senator Gary M. Farmer, Jr. \(D\)](#)

Summary: Inmate Confinement; Prohibiting the use of solitary confinement; prohibiting the use of restrictive confinement for noncompliance, punishment, harassment, or retaliation for an inmate conduct; prohibiting youths, young adults, and inmates who have specified medical needs from being placed in restrictive confinement except under specified circumstances; requiring sheriffs and chief correctional officers to adopt model standards relating to confinement, etc.

**[FL - SB960 Citizen Oversight of Correctional Facilities](#)**

Last Action: Referred to Criminal Justice; Governmental Oversight and Accountability; Appropriations (December 13, 2019)

Primary Sponsor: [Senator Randolph Bracy \(D\)](#)

Summary: Citizen Oversight of Correctional Facilities; Creating a Citizens Oversight Council adjunct to the Department of Corrections; prohibiting the council from interfering with the day-to-day operations of the Department of Corrections or the Department of Juvenile Justice or certain facilities; providing for confidentiality of council business, 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.

## Roundup

**[IL - HB3972 CD CORR-PAROLE-LIFE IMPRISON](#)**

Last Action: Referred to Rules Committee (January 8, 2020)

Primary Sponsor: [Representative Rita Mayfield \(D\)](#)

Summary: Amends the Unified Code of Corrections. Provides that notwithstanding any provision of the Code to the contrary, post-conviction hearing provisions under the Code of Criminal Procedure of 1963, habeas corpus hearing provisions under the Code of Civil Procedure, or the relief from judgment provisions of the Code of Civil Procedure, a person serving a term of imprisonment in a Department of Corrections facility is eligible for parole and a parole hearing if he or she has served the greater of: (1) a term of imprisonment of at least 20 years; (2) 25% of his or her sentence; or (3) the minimum term of imprisonment for the most serious offense for which the person was convicted. Provides that a person serving a term of natural life imprisonment shall be eligible for parole and a parole hearing after at least 20 years imprisonment. Provides that a person seeking early release under this provision may petition the Prisoner Review Board in the same manner as a person eligible for parole under the Code and the parole hearing shall be conducted as otherwise provided in the Parole Article of the Code and the Open Parole Hearings Act unless otherwise provided in this provision. Provides for offenses excluded from this provision. Provides that nothing in the amendatory Act guarantees parole. Provides that it only guarantees the opportunity of the committed person to present evidence at his or her parole hearing to demonstrate the committed person's rehabilitation before the Prisoner Review Board and to seek parole.

**[IL - HR544 JUVENILE JUSTICE-ILLINOIS](#)**

Last Action: Referred to Rules Committee (October 28, 2019)

Primary Sponsor: [Representative Robyn Gabel \(D\)](#)

Summary: Calls upon all government agencies in the State of Illinois, counties, and municipalities, in particular those concerned with juvenile justice, to review their policies and practices in comparison to the recommendations of the Convention on the Rights of the Child and the Global Study on Children Deprived of Liberty.

**[IN - HB1075 Minimum age for juvenile detention.](#)**

Last Action: First reading: referred to Committee on Courts and Criminal Code (January 7, 2020)

Summary: Minimum age for juvenile detention. Provides that a child who is less than 12 years of age may not be held in a juvenile detention facility, unless: (1) the child is 10 years of age or 11 years of age; and (2) the court finds that: (A) there is probable cause to believe the child committed an act that would be murder if committed by an adult; and (B) it is in the best interests of the child or the community that a petition be filed alleging that the child is a delinquent child. Requires a court that orders a

## Roundup

**[IN - HB1159 Juvenile expungements and firearms matters.](#)**

Last Action: First reading: referred to Committee on Courts and Criminal Code (January 8, 2020)  
Summary: Juvenile expungements and firearms matters. Requires a juvenile court to transmit certain findings to the office of judicial administration for transmission to the National Instant Criminal Background Check System (NICS) upon a finding of delinquency for an act that would be a serious violent felony if committed by an adult. Allows a court to consider the following factors when evaluating a petition to expunge certain juvenile adjudications: (1) Whether a person has been charged with or convicted of murder or another felony offense as an adult. (2) Whether a person has ever been waived to adult court for an offense.

**[KY - HB203 AN ACT relating to juvenile competency in status and public offenses.](#)**

Last Action: introduced in House (January 8, 2020)  
Summary: 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 various sections to conform.

**[MA - H1439 An Act reforming juvenile offender law](#)**

Last Action: Hearing scheduled for 10/22/2019 from 01:00 PM-05:00 PM in A-1 & A-2 (October 15, 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 - H1539 An Act establishing reasonable limitations on the solitary confinement of inmates 21 years of age or younger](#)**

Last Action: Hearing rescheduled to 10/08/2019 from 11:00 AM-05:00 PM in A-1 (October 3, 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 - H3420 An Act to promote public safety and better outcomes for young adults](#)**

Last Action: Hearing scheduled for 10/22/2019 from 01:00 PM-05:00 PM in A-1 & A-2 (October 15, 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 - HD1295 An Act to promote public safety and better outcomes for young adults](#)**

**Roundup**

Last Action: Hearing scheduled for 10/22/2019 from 01:00 PM-05:00 PM in A-1 & A-2 (October 15, 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](#)**

Last Action: Hearing rescheduled to 10/08/2019 from 11:00 AM-05:00 PM in A-1 (October 3, 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: Hearing rescheduled to 10/08/2019 from 11:00 AM-05:00 PM in A-1 (October 3, 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: Hearing scheduled for 11/13/2019 from 02:00 PM-05:00 PM in A-2 (November 1, 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: Hearing scheduled for 10/22/2019 from 01:00 PM-05:00 PM in A-1 & A-2 (October 15, 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 - S825 An Act to promote public safety and better outcomes for young adults](#)**

Last Action: Hearing scheduled for 10/22/2019 from 01:00 PM-05:00 PM in A-1 & A-2 (October 15, 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.



## Roundup

**[MA - SD275 An Act relative to juvenile violence](#)**

Last Action: Hearing scheduled for 12/03/2019 from 01:00 PM-05:00 PM in A-1 (November 25, 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: Hearing scheduled for 10/22/2019 from 01:00 PM-05:00 PM in A-1 & A-2 (October 15, 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: Hearing scheduled for 11/13/2019 from 02:00 PM-05:00 PM in A-2 (November 1, 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 for legislation to improve data collection in the juvenile justice system. Public Safety and Homeland Security.

**[MA - SD1427 An Act relative to juveniles accused of sex offenses](#)**

Last Action: Hearing scheduled for 12/03/2019 from 01:00 PM-05:00 PM in A-1 (November 25, 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: Hearing scheduled for 12/03/2019 from 01:00 PM-05:00 PM in A-1 (November 25, 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: Hearing scheduled for 12/03/2019 from 01:00 PM-05:00 PM in A-1 (November 25, 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.

## Roundup

**[MI - SB700](#)** [Juveniles; juvenile justice services; juvenile justice and delinquency prevention act; require to limit the use of secure juvenile detention facilities for status offenders. Amends secs. 1, 15 & 18, ch. XIA of 1939 PA 288 \(MCL 712A.1 et seq.\).](#)

Last Action: Referred to committee on judiciary and public safety (January 8, 2020)

Primary Sponsor: [Senator Sylvia Santana \(D\)](#)

**[MO - HB1384](#)** [Modifies provisions relating to juvenile court proceedings](#)

Last Action: Read Second Time (January 9, 2020)

Primary Sponsor: [Representative Barbara Washington \(D\)](#)

Summary: [Introduced](#)

**[MO - HB1873](#)** [Creates the offense of vehicle hijacking](#)

Last Action: Read First Time (January 8, 2020)

Primary Sponsor: [Representative David Gregory \(R\)](#)

**[MO - SB561](#)** [Creates the offense of vehicle hijacking](#)

Last Action: Second Read and Referred S Judiciary and Civil and Criminal Jurisprudence Committee (January 9, 2020)

Primary Sponsor: Onder

Summary:

SB 561 - This act creates the offense of vehicle hijacking, which is committed when an individual knowingly uses or threatens the use of physical force upon another individual to seize or attempt to seize possession or control of a vehicle. This offense is punished as a Class B felony unless one of the aggravating circumstances listed in the act was present during the commission of the offense, in which case it is punished as a Class A felony.

Additionally, the definition of dangerous felony is modified to include the offense of vehicle hijacking when punished as a Class A felony.

Under this act, beginning January 1, 2021, if a person is charged with the offense of vehicle hijacking, and is between the ages of 12 and 18 then a mandatory hearing is conducted to determine if the case shall proceed in a juvenile court or a court of general jurisdiction.

This act is similar to SB 433 (2019) and SB 459 (2019).

**[MO - SB824](#)** [Modifies offenses for juveniles being tried as adults to include unlawful use of a weapon and armed criminal action](#)

Last Action: S First Read--SB 824-Wallingford (January 8, 2020)

Primary Sponsor: [Senator Wayne Wallingford, \(R\)](#)

**Roundup**

Summary:

SB 824 - Under this act, a child between the ages of 12 and 18 years may be tried in a court of general jurisdiction and prosecuted under general law for the offenses of unlawful use of weapons and armed criminal action.

The provisions of this act shall be effective January 1, 2021.

Additionally, this act terminates the duplicate law effective December 31, 2020.

**[NC - HB121 Expunction Related to RTA/No Conviction.](#)**

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

Primary Sponsor: [Representative Sarah Stevens \(R\)](#)

Summary: [H121-SMBH-33\(CSBH-5\)-v-5](#)

Amendments:

[A1: ABH-9-V-2](#)

**[NC - HB775 Juveniles/Eliminate LWOP/Parole Eligibility.](#)**

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

Primary Sponsor: [Representative David Rogers \(R\)](#)

**[NC - HB874 The Second Chance Act.](#)**

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

Primary Sponsor: [Representative Marcia Morey \(D\)](#)

**[NC - SB562 The Second Chance Act.](#)**

Last Action: Withdrawn From Cal (August 29, 2019)

Primary Sponsor: [Senator Danny Earl Britt, Jr. \(R\)](#)

Summary: [S562-SMSA-114\(CSSAf-56\)-v-2](#)

Amendments:

[A1: ATT-22-V-3](#)

**[NC - SB614 Expunctions Related to Raise the Age.](#)**

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

Primary Sponsor: [Senator Wiley Nickel \(D\)](#)

**[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.

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 - A5365](#)** The "New Jersey Youth Justice Transformation Act;" annually appropriates \$100 million to JJC.

Last Action: Introduced, Referred to Assembly Law and Public Safety Committee (May 16, 2019)

Primary Sponsor: [Assemblymember Shavonda E. Sumter \(D\)](#)

**[NJ - A5829](#)** Revises criteria for medical parole for certain inmates; establishes medical parole for certain eligible juveniles.

Last Action: Introduced, Referred to Assembly Law and Public Safety Committee (November 14, 2019)

Primary Sponsor: [Assemblymember Gary S. Schaer \(D\)](#)

**[NJ - A5968](#)** Establishes "New Jersey Reparations Task Force."

Last Action: Introduced, Referred to Assembly State and Local Government Committee (November 18, 2019)

Primary Sponsor: [Assemblymember Shavonda E. Sumter \(D\)](#)

Roundup

**[NJ - S48](#)** Concerns juvenile incarceration and parole.

Last Action: Senate Amendment (22-0) (Pou) (January 9, 2020)

Primary Sponsor: [Senator Nellie Pou \(D\)](#)

**[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 - S3701](#)** The "New Jersey Youth Justice Transformation Act;" annually appropriates \$100 million to Juvenile Justice Commission.

Last Action: Introduced in the Senate, Referred to Senate Law and Public Safety Committee (May 16, 2019)

Primary Sponsor: [Senator Ronald L. Rice \(D\)](#)

**[NJ - S4261](#)** Establishes "New Jersey Reparations Task Force."

Last Action: Introduced in the Senate, Referred to Senate State Government, Wagering, Tourism & Historic Preservation Committee (November 18, 2019)

Primary Sponsor: [Senator Ronald L. Rice \(D\)](#)

**[NY - A718](#)** Relates to conferring youthful offender status upon conviction of an eligible youth for a misdemeanor

Last Action: Ordered To Third Reading Cal.37 (January 8, 2020)

Primary Sponsor: [Assemblymember Latoya Joyner](#)

**[NY - A1829](#)** Relates to the judicial diversion program for certain felony offenders

Last Action: Referred To Codes (January 8, 2020)

Primary Sponsor: [Assemblymember William Magnarelli](#)

**[NY - A3329](#)** Relates to the effect of termination of criminal actions and proceedings against a minor

**Roundup**

Last Action: Referred To Codes (January 8, 2020)

Primary Sponsor: [Assemblymember Erik Dilan](#)

**[NY - A3422](#)** Relates to racial and ethnic impact statements on bills

Last Action: Referred To Governmental Operations (January 8, 2020)

Primary Sponsor: [Assemblymember Latrice Walker](#)

**[NY - A3837](#)** Relates to the "juvenile offender second chance act"

Last Action: Referred To Codes (January 8, 2020)

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 - A5871](#)** Relates to granting certain individuals youthful offender status; repealer

Last Action: Referred To Codes (January 8, 2020)

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 - A8801](#)** Ensures that parents and guardians of youth up to age 19 are notified when their child is arrested or issued an appearance ticket

Last Action: Referred To Codes (January 8, 2020)

Primary Sponsor: [Assemblymember Rodneyse Bichotte](#)

Summary: Relates to the issuance of arrest warrants and appearance tickets upon a youth; provides for the police officer to immediately notify the parent or other person legally responsible for the care of such youth with whom the youth is domiciled that the youth has been arrested; provides further that the police officer need not notify the parent or other person legally responsible when such youth is not also a juvenile offender and the notification would endanger the health and safety of such youth; amends provisions relating to sexually exploited children to include persons under the age of nineteen.

**[NY - S277](#)** Relates to removing the local share requirements associated with increasing the age of juvenile jurisdiction

Last Action: Referred To Finance (January 8, 2020)

Primary Sponsor: [Senator Robert Ort](#)

**Roundup**

Summary: Removes the local share requirements associated with increasing the age of juvenile jurisdiction.

**[NY - S370](#) Relates to certain assault crimes which include the aid or encouragement of additional persons**

Last Action: Referred To Codes (January 8, 2020)

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 8, 2020)

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 8, 2020)

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 - S733](#) Ensures that parents and guardians of youth up to age 19 are notified when their child is arrested or issued an appearance ticket**

Last Action: Referred To Codes (January 8, 2020)

Primary Sponsor: [Senator Velmanette Montgomery](#)

Summary: Relates to the issuance of arrest warrants and appearance tickets upon a youth; provides for the police officer to immediately notify the parent or other person legally responsible for the care of such youth or with whom the youth is domiciled that the youth has been arrested; provides further that the police officer need not notify the parent or other person legally responsible when such youth is not also a juvenile offender and the notification would endanger the health and safety of such youth; amends provisions relating to sexually exploited children to include persons under the age of nineteen.

Roundup

**[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](#)

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 - S3053 Relates to a petition for expungement of records for certain juveniles](#)**

Last Action: Referred To Codes (January 8, 2020)

Primary Sponsor: [Senator James Sanders Jr.](#)

Summary: Relates to a petition for expungement of records for certain juveniles convicted of a nonviolent offense after five years.

**[OH - HB413 Define offenses: aggravated abortion murder and abortion murder](#)**

Last Action: Refer to Committee (November 18, 2019)

**[OH - SB99 Modify bindover of juveniles to criminal court](#)**

Last Action: Refer to Committee (March 12, 2019)

Primary Sponsor: [Senator Cecil Thomas \(D\)](#)



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 \(R\)](#)

**[SC - HB4719](#)** [Not yet available](#)

Last Action: Referred to Committee on Judiciary (November 20, 2019)

Primary Sponsor: [Representative J. Todd Rutherford \(D\)](#)

Summary: A BILL TO AMEND THE CODE OF LAWS OF SOUTH CAROLINA 1976, BY ADDING SECTIONS 63-19-500 AND 63-19-510 SO AS TO PROVIDE FOR THE ESTABLISHMENT AND OVERSIGHT OF PREARREST DIVERSION PROGRAMS IN EACH JUDICIAL CIRCUIT IN THE STATE FOR CERTAIN JUVENILE OFFENSES AND TO PROVIDE FOR THE ESTABLISHMENT AND PURPOSES OF THE JUVENILE JUSTICE IMPROVEMENT FUND IN THE BUDGET OF THE DEPARTMENT OF JUVENILE JUSTICE; TO AMEND SECTION 63-3-510, RELATING TO THE JURISDICTION OF THE FAMILY COURT, SO AS TO PROVIDE FOR TERMS OF PROBATION BASED ON THE TYPE OF ADJUDICATED OFFENSE; TO AMEND SECTION 63-19-10, RELATING TO THE JUVENILE JUSTICE CODE, SO AS TO PROVIDE GOALS AND POLICIES; TO AMEND SECTION 63-19-350, RELATING TO COMMUNITY SERVICES PROVIDED BY THE DEPARTMENT, SO AS TO REQUIRE THE USE OF STRUCTURED DECISION-MAKING TOOLS DURING THE JUVENILE JUSTICE PROCESS; TO AMEND SECTION 63-19-360, RELATING TO COMMUNITY AND RESIDENTIAL EVALUATIONS, SO AS TO REQUIRE COMPREHENSIVE, INDIVIDUALIZED BIOPSYCHOSOCIAL ASSESSMENTS; TO AMEND SECTION 63-19-820, RELATING TO SECURE DETENTION OF A CHILD, SO AS TO CHANGE THE ELIGIBILITY CRITERIA FOR SECURE DETENTION; TO AMEND SECTION 63-19-830, RELATING TO JUVENILE DETENTION, SO AS TO PROVIDE FOR DETENTION IN AN APPROVED HOME, PROGRAM, OR FACILITY OTHER THAN A SECURE JUVENILE DETENTION FACILITY; TO AMEND SECTION 63-19-1020, RELATING TO THE RIGHT OF CERTAIN CRIME VICTIMS TO INSTITUTE LEGAL PROCEEDINGS AGAINST A JUVENILE OFFENDER, SO AS TO REQUIRE CHILD AND FAMILY COUNSELING FOR A REFERRAL FOR THE STATUS OFFENSES OF INCORRIGIBILITY OR RUNAWAY AND FOR OTHER PURPOSES; TO AMEND SECTION 63-19-

**Roundup**

1210, RELATING TO JURISDICTION OF THE FAMILY COURT, SO AS TO CHANGE THE AGE REQUIREMENTS FOR TRANSFER OF CERTAIN CASES INVOLVING A CHILD TO ADULT JURISDICTION; TO AMEND SECTION 63-19-1410, RELATING TO ADJUDICATION OF A CHILD, SO AS TO PROVIDE FOR TERMS OF PROBATION BASED ON THE TYPE OF ADJUDICATED OFFENSE, TO REQUIRE A MONTHLY PAYMENT SCHEDULE FOR THE PAYMENT OF RESTITUTION BY A CHILD ON PROBATION, TO ALLOW FOR ADMINISTRATIVE SUPERVISION OF A CHILD WITH THE DEPARTMENT, AND FOR OTHER PURPOSES; TO AMEND SECTION 63-19-1440, RELATING TO COMMITMENT OF A CHILD, SO AS TO PROVIDE CRITERIA WHEREBY A CHILD MAY BE COMMITTED TO THE DEPARTMENT, TO PROVIDE THE FAMILY COURT WITH ADDITIONAL DISPOSITIONAL OR SENTENCING OPTIONS, AND FOR OTHER PURPOSES; TO AMEND SECTION 63-19-1820, RELATING TO CHILDREN COMMITTED TO THE DEPARTMENT ON AN INDETERMINATE SENTENCE, SO AS PROVIDE THAT THE RELEASING ENTITY SHALL BASE LENGTH OF STAY GUIDELINES ON EVIDENCE-BASED BEST PRACTICES AND FOR OTHER PURPOSES; TO AMEND SECTION 63-19-1835, RELATING TO CHILDREN UNDER PROBATION OR PAROLE SUPERVISION, SO AS TO REQUIRE THE DEPARTMENT ESTABLISH AND ADMINISTER AN ADMINISTRATIVE SANCTIONS POLICY AND PROGRAM; AND FOR OTHER PURPOSES.

[\*\*TN - SB1581\*\* Courts, Juvenile - As introduced, adds rape, aggravated rape, rape of a child, and aggravated rape of a child to the list of offenses for which a juvenile younger than 14 may be transferred to criminal court and tried as an adult. - Amends TCA Section 37-1-134 and Title 39, Chapter 13, Part 5.](#)

Last Action: Filed for introduction (January 8, 2020)

Primary Sponsor: Powers

**Summary:**

Under present law, a child who is younger than 14 years of age at the time of the alleged conduct who is charged with first degree murder or second degree murder, or attempt of either such offense, may be transferred to adult court. Also, a child who is 14 years of age or more but less than 17 years of age at the time of the alleged conduct and charged with the offense of first degree murder, second degree murder, rape, aggravated rape, rape of a child, aggravated rape of a child, aggravated robbery, especially aggravated robbery, aggravated burglary, especially aggravated burglary, kidnapping, aggravated kidnapping, especially aggravated kidnapping, commission of an act of terrorism, carjacking, or an attempt to commit any such offenses may be transferred to adult court.

This bill adds rape, aggravated rape, rape of a child, and aggravated rape of a child to those offenses for which a child younger than 14 years of age may be transferred to adult court.

## Roundup

**TN - SB1582 Juvenile Offenders - As introduced, allows a juvenile court judge to require a juvenile less than 14 years of age at the time an act was committed to register as a violent juvenile sexual offender if the juvenile is adjudicated delinquent for certain acts that, if committed by an adult, would constitute certain violent sexual offenses; requires a hearing and consideration of certain factors. - Amends TCA Title 37, Chapter 1, Part 1; Title 39, Chapter 13 and Title 40, Chapter 39, Part 2.**

Last Action: Filed for introduction (January 8, 2020)

Primary Sponsor: Powers

## Summary:

Present law requires violent juvenile sexual offenders to register with the sex offender registry. A "violent juvenile sexual offender" under present law is a person who is adjudicated delinquent in this state for an act that was committed by the person when the person was at least 14 years of age but less than 18 years of age and which act constitutes a violent juvenile sexual offense. A "violent juvenile sexual offense" is aggravated rape; rape; rape of a child where the victim is at least four years younger than the offender; aggravated rape of a child; and criminal attempt of any of these offenses.

This bill adds that a juvenile court judge may order a juvenile less than 14 years of age at the time an act was committed to register as a violent juvenile sexual offender if the juvenile is adjudicated delinquent for an act that, if committed by an adult, would constitute a violent juvenile sexual offense. In order for the judge to make such an order, there must be a hearing on the registration issue in accordance with present law provisions that govern juvenile court procedures, and reasonable notice must be given to the juvenile and the juvenile's parents, guardians, or other custodian. This bill sets out factors that the court must consider in making a determination, which include prior delinquency records, the extent and impact of any physical and emotional injury to the victim, and whether the juvenile has participated in a sex offender treatment program.

**VA - HB35 Juvenile offenders; eligibility for parole.**

Last Action: Committee Referral Pending (November 19, 2019)

Primary Sponsor: Joseph C. Lindsey

Summary: Juvenile offenders; parole. Provides that any person sentenced to a term of life imprisonment for a single felony offense or multiple felony offenses committed while that person was a juvenile and who has served at least 25 years of such sentence and any person who has active sentences that total more than 25 years for a single felony offense or multiple felony offenses committed while that person was a juvenile and who has served at least 25 years of such sentences shall be eligible for parole.

**VA - HB250 Juvenile offenders; eligibility for parole.**

Last Action: Committee Referral Pending (December 30, 2019)

**Roundup**

Primary Sponsor: Vivian E. Watts

Summary: Juvenile offenders; parole. Provides that any person sentenced to a term of life imprisonment for a single felony offense or multiple felony offenses committed while that person was a juvenile and who has served at least 25 years of such sentence and any person who has active sentences that total more than 25 years for a single felony offense or multiple felony offenses committed while that person was a juvenile and who has served at least 25 years of such sentences shall be eligible for parole.

**[VA - HB274 Juveniles; trial as adult.](#)**

Last Action: Committee Referral Pending (December 30, 2019)

Primary Sponsor: Joshua G. Cole

Summary: Juveniles; trial as adult. Increases from 14 years of age to 16 years of age the minimum age at which a juvenile can be tried as an adult in circuit court for a felony.

**[VA - HB477 Juveniles; increases minimum age at which a juvenile must be tried as an adult.](#)**

Last Action: Committee Referral Pending (January 3, 2020)

Primary Sponsor: Elizabeth R. Guzman

Summary: Juveniles; trial as adult. Increases from age 14 to age 16 the minimum age at which a juvenile must be tried as an adult in circuit court for murder or aggravated malicious wounding or for certain charges requiring notice of intent to try such juvenile as an adult by the attorney for the Commonwealth. In order to be tried as an adult in circuit court for charges that require notice of intent to proceed with trial as an adult by the attorney for the Commonwealth, the bill requires that (i) a report of the juvenile be prepared by probation services or other qualified agency and (ii) the attorney for the Commonwealth review such report prior to filing his notice of intent to proceed with a preliminary hearing for trial of such juvenile as an adult.

**[VA - HB744 Sentencing of juvenile tried as adult.](#)**

Last Action: Committee Referral Pending (January 6, 2020)

Primary Sponsor: Vivian E. Watts

Summary: Sentencing of juvenile tried as adult. Provides that a court, in the case of a juvenile tried as an adult and convicted of a felony, may depart from any mandatory minimum sentence required by law, suspend any portion of an otherwise applicable sentence, or deal with the juvenile in the same manner as a case in the juvenile court if the court finds by clear and convincing evidence that the victim of the felony offense trafficked the juvenile in violation of human trafficking laws, sexually assaulted or abused the juvenile within one year of the commission of the felony offense, or sexually assaulted or abused the juvenile, causing such juvenile to be an abused or neglected child. The bill also requires the court, when sentencing a juvenile as an adult, to consider the juvenile's exposure to

**Roundup**

adverse childhood experiences, early childhood trauma, or any child welfare agency and the differences between juvenile and adult offenders, including the diminished culpability of juveniles. After considering such factors, the court may reduce or suspend any mandatory minimum sentence or maximum period of incarceration prescribed by law that the juvenile is required to serve by not more than 50 percent if the court determines that such reduction is appropriate in relation to the juvenile's age, the juvenile's prospects for rehabilitation, or any other mitigating factors.

**[VA - HB745 Sentencing of juvenile tried as adult.](#)**

Last Action: Committee Referral Pending (January 6, 2020)

Primary Sponsor: Vivian E. Watts

Summary: Sentencing of juvenile tried as adult. Provides that a court, in the case of a juvenile tried as an adult and convicted of a felony, may depart from any mandatory minimum sentence required by law, suspend any portion of an otherwise applicable sentence, or deal with the juvenile in the same manner as a case in the juvenile court if the court finds by clear and convincing evidence that the victim of the felony offense trafficked the juvenile in violation of human trafficking laws or sexually assaulted or abused the juvenile within one year of the commission of the felony offense. The bill also requires the court, when sentencing a juvenile as an adult, to consider the juvenile's exposure to adverse childhood experiences, early childhood trauma, or any child welfare agency and the differences between juvenile and adult offenders, including the diminished culpability of juveniles. After considering such factors, the court may reduce or suspend any mandatory minimum sentence or maximum period of incarceration prescribed by law that the juvenile is required to serve by not more than 50 percent if the court determines that such reduction is appropriate in relation to the juvenile's age, the juvenile's prospects for rehabilitation, or any other mitigating factors.

**[VA - HB1284 Correctional facilities; use of isolated confinement.](#)**

Last Action: Committee Referral Pending (January 8, 2020)

Primary Sponsor: Patrick A. Hope

Summary: Correctional facilities; use of isolated confinement. Prohibits the use of isolated confinement in state correctional facilities and juvenile correctional centers, defined in the bill as confinement of a prisoner or juvenile to a cell, alone or with another prisoner or juvenile, for 20 hours or more a day for an adult or for 17 hours or more a day for a juvenile, other than for the purpose of providing medical or mental health treatment. The bill provides for exceptions for when isolated confinement may be permitted in state correctional facilities and juvenile correctional centers. The bill also requires the Board of Corrections to promulgate and establish standards placing limits on the use of isolated confinement in local correctional facilities that are consistent with the standards applicable to state correctional facilities.

Roundup

[VA - HB1440 Juveniles; trial as an adult.](#)

Last Action: Committee Referral Pending (January 8, 2020)

Primary Sponsor: Jerrauld C. "Jay" Jones

Summary: Juveniles; trial as an adult. Increases from age 14 to age 16 the minimum age at which a juvenile must be tried as an adult in circuit court for murder or aggravated malicious wounding or for certain charges requiring notice of intent to try such juvenile as an adult by the attorney for the Commonwealth. In order to be tried as an adult in circuit court for charges that require notice of intent to proceed with trial as an adult by the attorney for the Commonwealth, the bill requires that (i) a report of the juvenile be prepared by probation services or other qualified agency and (ii) the attorney for the Commonwealth review such report prior to filing his notice of intent to proceed with a preliminary hearing for trial of such juvenile as an adult.

[VA - SB20 Juvenile Justice, Bd of; regs governing housing of youth pursuant to contracts with federal gov't.](#)

Last Action: Referred to Committee on Rehabilitation and Social Services (November 18, 2019)

Primary Sponsor: Adam P. Ebbin

Summary: Board of Juvenile Justice; Department of Behavioral Health and Developmental Services; regulations governing the housing of youth pursuant to contracts with the federal government. Requires the Board of Juvenile Justice, in collaboration with the Department of Behavioral Health and Developmental Services, to promulgate regulations governing the housing of youth who are detained in a juvenile correctional facility pursuant to a contract with the federal government and not committed to such juvenile correctional facility by a court of the Commonwealth.

[VA - SB59 Juvenile law-enforcement records; disclosures to school principals.](#)

Last Action: Moved from Courts of Justice to Judiciary due to a change of the committee name (January 8, 2020)

Primary Sponsor: Emmett W. Hanger, Jr.

Summary: Juvenile law-enforcement records; disclosures to school principals. Changes from discretionary to mandatory that the chief of police of a city or chief of police or sheriff of a county disclose to a school principal all instances where a juvenile at the principal's school is a suspect in or has been charged with a violent juvenile felony, an arson offense, or a concealed weapon offense and adds an offense that requires a juvenile intake officer to make a report with the school division superintendent to the list of such instances that must be disclosed to a school principal for the protection of the juvenile, his fellow students, and school personnel.

[VA - SB103 Juvenile offenders; parole.](#)

**Roundup**

Last Action: Moved from Courts of Justice to Judiciary due to a change of the committee name (January 8, 2020)

Primary Sponsor: David W. Marsden

Summary: Juvenile offenders; parole. Provides that any person sentenced to a term of life imprisonment for a single felony offense or multiple felony offenses committed while that person was a juvenile and who has served at least 20 years of such sentence, and any person who has active sentences that total more than 20 years for a single felony offense or multiple felony offenses committed while that person was a juvenile and who has served at least 20 years of such sentences, shall be eligible for parole.

**[VA - SB546 Juveniles; trial as adult.](#)**

Last Action: Moved from Courts of Justice to Judiciary due to a change of the committee name (January 8, 2020)

Primary Sponsor: John S. Edwards

Summary: Juveniles; trial as adult. Increases from 14 years of age to 16 years of age the minimum age at which a juvenile can be tried as an adult in circuit court for a felony.

**[VT - H589 An act relating to Family Division jurisdiction over adult defendants](#)**

Last Action: Read First Time and Referred to the Committee on Judiciary (January 7, 2020)

Primary Sponsor: [Representative Martin LaLonde \(D\)](#)

**[VT - H593 An act relating to rights of minors in law enforcement custody](#)**

Last Action: Read First Time and Referred to the Committee on Judiciary (January 7, 2020)

Primary Sponsor: [Representative Barbara Rachelson \(D\)](#)

**[VT - S232 An act relating to implementing the expansion of juvenile jurisdiction](#)**

Last Action: Read 1st time & referred to Committee on Judiciary (January 7, 2020)

Primary Sponsor: [Senator Dick Sears \(D\)](#)

**[WA - HB2277 Concerning youth solitary confinement.](#)**

Last Action: Scheduled for public hearing in the House Committee on Human Services & Early Learning at 1:30 PM in anticipation of other legislative action. (Committee Materials) (January 8, 2020)

Primary Sponsor: [Representative Strom Peterson \(D\)](#)

**[WA - SB6112 Concerning youth solitary confinement.](#)**

**Roundup**

Last Action: Scheduled for public hearing in the Senate Committee on Human Services, Reentry & Rehabilitation at 1:30 PM in anticipation of other legislative action. (Committee Materials) (January 8, 2020)

**[WA - SB6180](#)** Concerning juvenile sex offense registration waivers under the special sexual offender disposition alternative.

Last Action: Prefiled for introduction. (January 9, 2020)

Primary Sponsor: [Senator Jeannie Darneille \(D\)](#)

**[WI - AB41](#)** Relating to: prosecuting a person under the age of 18 with committing an act of prostitution.

Last Action: Representative Murphy withdrawn as a coauthor (May 14, 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: Received from Senate (November 6, 2019)

Primary Sponsor: [Senator Alberta Darling \(R\)](#)

Amendments:

[2019 SSA1-SB49](#): - Relating to: prosecuting a person under the age of 18 for committing an act of prostitution.

**[WI - SB59](#)** Relating to: state finances and appropriations, constituting the executive budget act of the 2019 legislature.

Last Action: Referred to committee on Senate Organization (June 26, 2019)

Amendments:

[2019 SSA1-SB59](#): - Relating to: state finances and appropriations, constituting the executive budget act of the 2019 legislature.

**[WV - HB2096](#)** Relating to the juvenile justice reform oversight committee

Last Action: To House Judiciary (January 8, 2020)

Primary Sponsor: [Representative Mike Pushkin \(D\)](#)