Implement a Task Force to Examine the Possibility of Extending Juvenile Jurisdiction To 17-Year-Olds

Policy change can protect youth from the dangers of the adult system and increase access to age-appropriate rehabilitative programs and services

**ADULT JURISDICTION IN TEXAS: THE HARMs TO 17-YEAR-OLDS IN THE ADULT SYSTEM**

In Texas, a slew of rights are granted to teens when they reach 18 years of age: the rights to vote, join the military, and buy a lottery ticket are among them. Unfortunately, the right to be charged as an adult for a criminal offense comes sooner. The day a teen turns 17, he or she is legally considered an adult. Not only is this practice inconsistent with our societal consensus for “maturity,” it also defies neurological research findings, which have indicated that youth of this age are unable to fully comprehend the consequences of their actions.¹

Bringing 17-year-olds under adult jurisdiction has impacted hundreds of thousands of youth across the state.² These youth may be exposed to unsupervised interrogations, isolation, and detention within a jail setting or incarceration within a prison setting – all of which pose a severe danger to youths’ mental and physical health. Sadly, the majority of these youth are charged with low-level offenses that could be adequately handled in other ways, without subjecting them to an adult criminal record.³

Texas should examine current policies to determine the harms or benefits of keeping the age of juvenile jurisdiction at 17, and make all necessary changes to protect young Texans from the unnecessary risk of abuse or danger.

**KEY FINDINGS**

- The most common offenses for 17-year-old youth are minor offenses, such as disorderly conduct, violation of liquor laws, public drunkenness, vandalism, and larceny theft.⁴

- Texas is only one of 13 states that sets the age of juvenile jurisdiction below 18 years of age.⁵

- Setting the age of adult criminal justice jurisdiction at 17 negates neurological research findings that identify this age as a crucial point in developing cognitive reasoning.⁶

- Youth who are subjected to the adult criminal justice process face a range of dangers (e.g., unsupervised interrogations to physical and sexual assault in confinement), which can ultimately impact their mental and physical health.⁷

*Solution on reverse.*
COST-SAVING AND PUBLIC SAFETY-DRIVEN SOLUTION: SUPPORT H.B. 3634 BY REPRESENTATIVE MCCLENDON

H.B. 3634 mandates a juvenile jurisdiction task force to review the plausibility of extending juvenile court jurisdiction to 17-year-olds, who are legally considered adults in Texas. The Juvenile Court Jurisdiction Task Force must determine whether the Legislature should consider the proposal, based on various criteria (including benefits to the 17-year-olds, victims, and taxpayers; federal law and case law; available services for 17-year-olds; best practices; and others), and develop an implementation plan as appropriate. Furthermore, the Task Force must submit an interim report of its findings and recommendations, as well as a final report describing the results of potential plan implementation, to the Legislature, Texas Department of Criminal Justice, and Texas Juvenile Justice Department by 2014 and 2016 respectively.

This process will allow for a comprehensive evaluation of potential policy reform prior to implementation, with broad stakeholder input and full transparency that will ensure that Texas is taking the correct steps to meet the needs of system-involved adolescents.

Citations

2 Between 2007 and 2011, approximately 213,000 17-year-olds were arrested in the state of Texas. Texas Department of Public Safety, Criminal Arrest Records 2007-2011.
4 Ibid.
5 Ibid.
7 S. Johnson, R. Blum, and J. Giedd, Adolescent Maturity and the Brain.