Juvenile Justice Policy and Oversight Committee

November 21st, 2019
Legislative Office Building
2pm Room 1E
Preliminary Presentation on Organizational and Programmatic Alternatives for Housing of Youth Under 18 in DOC Custody

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Look Back


• Mar. 2019: Formation of Incarceration Workgroup subgroup to examine definition of solitary confinement

• Apr. 2019: JJPOC Presentation on and Discussion of Solitary Confinement

• July 2019: PA 19-187(r): “[R]eview methods other states employ to (1) transfer juvenile cases to the regular criminal docket, and (2) detain persons fifteen, sixteen and seventeen years of age whose cases are transferred to the regular criminal docket . . . [including] preadjudication and postadjudication detention and . . . an examination of organizational and programmatic alternatives.”
• Review of “organizational and programmatic alternatives” must consider "the transfer of juvenile cases to the regular criminal docket and outcomes associated with such transfers, including the impact on public safety and the effectiveness in changing the behavior of juveniles.”

• By January 2020, report results of review, including plan for implementation not later than July 1, 2021,* of any recommended changes, including cost options where appropriate.
Incarceration Workgroup Timeline

• Incarceration Workgroup began meeting to discuss organizational and programmatic alternatives in June 2019

• Incarceration Workgroup Committee Chairs: Judge Bernadette Conway and Christine Rapillo

• TYJI subcontracted with the Center for Children’s Law and Policy to facilitate review
  • Literature review of impact of transfer on public safety and youth behavior
  • Review of national approaches and models to housing
  • Data collection and analysis
  • Site visits to out-of-home placements
  • Stakeholder interviews and meetings
  • Focus groups with youth

• Subgroup formed in Aug. 2019 to meet more frequently to discuss organizational and programmatic alternatives
National Context: General Trends

- Growing trend to limit transfer to adult court
- Growing trend to retain adult-charged and sentenced youth within the youth justice system

National Context: The Research

Robert Hahn, Ph.D. et al., Effects on Violence of Laws and Policies Facilitating the Transfer of Youth from the Juvenile to the Adult Justice System, Task Force on Community Preventive Services (2010)

• Independent non-federal Task Force established by the Department of Health and Human Services and supported by the Centers for Disease Control and Prevention conducted a systematic review of studies of the effectiveness of transfer on preventing or reducing violence

• Found that transfer to adult court was a “counterproductive strategy for preventing or reducing violence”
National Context: The Research


• Similar review as Hahn et al., but included some additional smaller scale studies on behalf of federal Office of Juvenile Justice and Delinquency Prevention

• Similar findings, concluding that “the practice of transferring juveniles for trial and sentencing in adult criminal court has . . . produced the unintended effect of increasing recidivism, particularly in violent offenders . . . .”
National Context: State Legislation

Oregon’s Senate Bill 1008

• Passed in 2019
• Returns jurisdiction for all charges to the youth justice system
• Prosecutors must request waiver hearing before juvenile court judge who decides whether case should be transferred
• "Second Look" process allows judges to determine if continued incarceration is appropriate

Source: https://insideoya.com/2019/07/22/governor-signs-senate-bill-1008-into-law/
Preliminary Recommendation from CCLP

• Consider Oregon’s SB 1008 if transfer is to remain in place in Connecticut
  • Returns jurisdiction for charges to the youth justice system
  • Prosecutors must request waiver hearing before juvenile court judge who decides whether case should be transferred
  • “Second Look” process allows judges to determine if continued incarceration is appropriate
National Context: Changes to Federal Law in 2018

- In 2018, the federal Juvenile Justice and Delinquency Act (JJDPA) was reauthorized.
- New provision prohibits states from holding adult-charged youth in adult jails (except in narrow circumstances).
- Youth held in adult jails, including those charged as adults, must be transferred to juvenile facilities by December 2021.
- The definition of “adult” is tied to each state’s age of criminal responsibility and extended age of jurisdiction.
Examples from Other States

Oregon Youth Authority

• State-level executive-branch agency whose mission is to “protect[] the public and reduce[] crime by holding youth accountable and providing opportunities for reformation in safe environments.” OYA is responsible for youth age 12 to 24 who commit crimes before the age of 18. OYA houses youth charged and sentenced as adults, including a sizeable population of 18 to 24-year-olds charged with violent felony and other serious offenses

• Recidivism for youth charged and convicted as adults released to post-prison supervision from an OYA facility: 24.1% (felony adjudication or conviction within 36 months of release to supervision)

Massachusetts Department of Youth Services

• State-level executive branch agency whose mission is to “enhance community safety by improving the life outcomes for youth in [its] care and custody.” DYS holds adult charged and sentenced youth as “courtesy holds” for the adult system to provide separation from adults in jail/prison until age 18

• Recidivism: 28% for males, 11% for females (conviction in adult system for offense committed within one year of discharge by DYS)
Data Headlines – Youth Under 18 in DOC Custody

• The number of youth under 18 in DOC custody has declined significantly in the last 10 years for a variety of reasons, including restrictions on the use of transfer.

• The population is overwhelmingly male (female youth were 6.6% of admissions during 2018, representing six youth).

• The majority of the youth population is unsentenced.

Legal Status of Youth at MYI: September 2019 Snapshot

Unsentenced: 31, 69%
Sentenced: 14, 31%

Source: Department of Correction
Data Headlines – Youth Under 18 in DOC Custody

- DOC’s data indicate that 79% of admissions in 2018 were youth of color
- DOC itself notes there are reasons to believe this is an undercount of youth of color
  - Data capacity limitations
  - Data collection limitations

Race/Ethnicity Data – Youth Under 18 Admitted to DOC Custody in 2018

- Black: 53 (48%)
- Hispanic: 31 (28%)
- White: 23 (21%)
- Asian: 2 (2%)
- Missing: 1 (1%)

Source: Department of Correction
Data Headlines: Admissions to MYI, Male Youth under Age 18 by FY

Source: Cross-Agency Data Sharing Workgroup Presentation, 2018 Annual Report on Strategic Goals
Data Headlines: Admissions to YCI, Female Youth under Age 18 by FY

Source: Cross-Agency Data Sharing Workgroup Presentation, 2018 Annual Report on Strategic Goals
Data Headlines – Average Daily Population of Youth Under 18 in DOC Custody

ADP, Youth Under 18 by Gender

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<tr>
<td>2018</td>
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Source: Department of Correction
Data Headlines – Youth Under 18 in DOC Custody, MYI

MYI Youth Population on July 1, 2010-2019

Source: Department of Correction
Data Headlines – Youth Under 18 in DOC Custody at MYI

September 2019 snapshot data of 14 sentenced youth:

- 50% with sentences of 2 years or less
- 29% with sentences between 2 and 5 years
- 21% with sentences of 5 years or more

Source: Department of Correction
CCLP Preliminary Findings

1. Management for youth under 18 in residential placements is divided between two separate branches of government

2. The Judicial Branch has responsibility for placement facilities, which raises concerns about separation of powers and is not an arrangement that exists in any other state

3. A small population of youth under 18 remain in custody of an adult department of correction – a population that is increasingly being placed in the custody of the youth justice system in other states because of better youth and public safety outcomes
Options Identified by the Incarceration Workgroup

1. Further consolidation within the Judicial Branch
2. Creation of a Youth Division within the Department of Correction
3. Creation of an Executive-Branch Agency to Manage the Continuum of Residential Placement Options for All Youth under Age 18
4. Co-location of operations of some form of residential placement by DOC and the Judicial Branch*
Responsibility for Continuum of Youth in Placement

Note: Data last updated in 2015. This year, CA moved responsibility out of DOC to its public health agency.

Source: http://www.jjgps.org/juvenile-justice-services#corrections-agency
Preliminary Recommendations by CCLP

Pursue Option 3, create an Executive Branch entity to manage a continuum of out-of-home placements for all youth under age 18

- Remedy separation of powers problems
- Standardize experiences across residential placements
- Create efficiencies in operating, contracting for, and overseeing continuum within a single entity
- Maximize the availability of placement options and the ability to adjust the continuum over time as needed
- Align with recommendation of Dr. Peter Leone regarding need for a single entity to manage education across placements
What Would the Continuum Include?

Probation for Youth under 18

Executive Branch Entity

Bridgeport Secure Detention
Hartford Secure Detention
Staff Secure REGIONS Community-Based Programs
Respite Residential Programs
Intermediate Residential Programs
Journey House
Secure REGIONS Community-Based Programs
Fee-for-Service Per Diem Beds

Pre-Adjudicated JJ Youth
Post-Adjudicated JJ Youth
Unsentenced Adult-Charged Youth under 18
Sentenced Adult-Charged Youth under 18

Adult Charged/Sentenced Youth 18+
Efficiencies and Potential Cost Savings

• Maximize availability of scarce residential placement resources by giving one entity the flexibility to manage and use the entire array of placement as seamless continuum

• Standardize consistency and quality of contracted services, create economies of scale, and eliminate redundancies that consume scare resources

• Streamline and standardize training, staff supports, and professional development opportunities

• Create the potential to achieve lower recidivism rates and better individual youth outcomes
How Could This Be Accomplished?

Create an implementation team with mandate to transfer and consolidate responsibilities with focus on creating efficiencies and cost savings (with assistance and oversight from OPM)

Regular reporting to JJPOC/General Assembly on progress over period of planning and implementation

Transfer of responsibility by set date
What could the need be by July 1, 2021?

Today, the state would need to find approximately 32 beds for unsentenced youth and 16 beds for sentenced youth (who are primarily 16 and 17 years old).

• For unsentenced youth, some youth would stay for relatively short periods. For example, of the 99 youth under 18 admitted during 2018, just more than half (53) were released before being sentenced, with an average length of stay of 81 days and a median length of stay of 21 days. These are youth that, in many other jurisdictions, would be held in juvenile detention facilities.

• Some unsentenced youth would ultimately be sentenced and would have longer stays. Some jurisdictions hold unsentenced youth in juvenile detention or placement facilities, recognizing that long stays in detention are not ideal but that youth are better off in a juvenile facility than an adult correctional facility.
What could the need be by July 1, 2021?

• Because most sentenced youth are sentenced at age 16 or 17, most would only serve part of their sentence before turning 18, but those stays would be on the longer side.

• It is reasonable to assume that this population will decline further, consistent with reduced use of transfer and additional programming (e.g., auto theft diversion programming, Youth Advocate Programs).
Current and Currently Planned Residential Capacity

- Hartford Juvenile Detention: 88 (capacity as designed); 52 operational capacity per Judicial Branch
- Bridgeport Juvenile Detention: 84 (capacity as designed); 52 operational capacity per Judicial Branch
- Secure REGIONS program in Hamden* (boys only): 16
- Journey House (secure, girls only): 13
- Staff-Secure REGIONS: 28
  - Boys & Girls Village, Milford: 12
  - Connecticut Junior Republic, Waterbury: 8
  - Community Partners in Action, Hartford*: 8
  - Additional program pending bid release*

- Per Diem Beds: Based on specialized needs

* - Currently planned; not yet operational

Note: 24 secure beds in Hartford and Bridgeport Juvenile Detention (12 in each facility) are being used for secure REGIONS programs.
Other Important Considerations

- CCLP does not litigate. Our goal is to work collaboratively with officials to create safe and rehabilitative environments for youth.
- However, there have been many recent federal court injunctions and settlements over conditions and treatment of youth in adult jails and prisons.
- Litigation can cost agencies millions of dollars that would be better spent remedying problems internally before the litigation was initiated (see April 2019 presentation to the JJPOC).
Other Important Considerations

24-month Rearrest and Reconviction Rates, Waived Youth Released from MYI by year, CY 2011-2016

24-month Rearrest and Reconviction Rates, Juveniles Released from CJTS by year, CY 2011-2016
Summary of Preliminary Recommendations

• Consider framework similar to Oregon’s SB 1008 if transfer is to remain in place in Connecticut

• Pursue Option 3, create an Executive Branch entity to manage a continuum of out-of-home placements for all youth under age 18
Resources


