



A CAMPAIGN OF THE NATIONAL JUVENILE JUSTICE & DELINQUENCY  
PREVENTION COALITION

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## **Overview of The Juvenile Justice and Delinquency Prevention Reauthorization Act of 2014**

On December 11, 2014, Senators Whitehouse and Grassley introduced S. XXX, the Juvenile Justice and Delinquency Prevention Reauthorization Act of 2014. The bill builds on legislation (S. 678) reported out of the Senate Judiciary Committee in the 111<sup>th</sup> Congress (December 2009).

The new bill strengthens and updates the Juvenile Justice and Delinquency Prevention Act (JJDP), which has provided States and localities with federal standards and supports for improving juvenile justice and delinquency prevention practices and contributed to safeguards for youth, families and communities for 40 years.

Below please find highlights from the bill:

### **Core Protections:**

- Strengthens the Deinstitutionalization of Status Offenders (DSO) core protection: Under current law, non-delinquent status offenders, such as children who are truant, runaway, or violate curfew, alcohol and tobacco laws, may be held in juvenile lock-ups under the Valid Court Order (VCO) exception, which allows judges to issue detention orders. The practice persists despite evidence that securely detaining status offenders is harmful to youth development and is costly, especially when compared to more effective responses including shelter care, crisis counseling, family support, and/or community and school based interventions. The bill requires States that still permit the use of the exception phase-out the use of the VCO within three years, and allows States in need to apply for one-year hardship extensions through the Office of Juvenile Justice and Delinquency Prevention (OJJDP). Until VCO elimination, it provides extra safeguards for status offenders in locked facilities, including limits on how long status offenders may be detained.
- Strengthens core protection requiring states to reduce Racial and Ethnic Disparities: Research has documented that youth of color are disproportionately over-represented and subject to more punitive sanctions than similarly-charged/situated white youth at all levels of the juvenile justice system. The bill gives clear direction to States and localities to plan and implement data-driven approaches to ensure fairness and reduce racial and ethnic disparities, to set measurable objectives for disparity reduction, and to publicly report such efforts.
- Improves the Jail Removal and Sight and Sound core protections: Research shows youth confined in adult jails and lock-ups are more likely to re-offend upon release and while confined are at pronounced high risks for suffering assault and committing suicide. The bill extends the jail removal and sight and sound core requirements to keep youth awaiting trial in criminal court out of adult lock-ups and to ensure sight and sound separation in the limited circumstances where they are held in adult facilities.

## **Overall juvenile justice system improvements:**

- Improves conditions of confinement in juvenile facilities: The bill calls for the OJJDP Administrator to report annually on State data regarding the uses of isolation and restraints in juvenile detention and corrections facilities, and encourages training of facility staff to eliminate dangerous practices. The bill also calls for States to develop policies and procedures to eliminate the use of dangerous practices and unreasonable use of restraints and isolation, through the use of alternative behavior management techniques.
- Recognizes the impact of exposure to violence and trauma on adolescent behavior and development: The bill includes definition of ‘trauma-informed’ and encourages States to ensure that programs and practices designed to address the needs of system-involved youth are both evidence-based and trauma-informed.
- Provides comprehensive services and supports for youth: The bill promotes community-based alternatives to detention; encourages family engagement in design and delivery of treatment and services; improves screening, diversion, assessment, and treatment for mental health and substance abuse needs; allows for easier transfer of education credits for system-involved youth; and calls for a focus on the particular needs of girls either in the system or at risk of entering the justice system.
- Promotes fairness: The bill supports State efforts to expand youth access to counsel and encourages programs that inform youth of opportunities to seal or expunge juvenile records once they have gotten their lives back on track.
- Creates incentive grants: The bill creates an incentive grant program for States that wish to employ empirically-sound prevention and intervention approaches and improve their work in the areas of workforce development, and diversion for youth with mental health and substance abuse needs.
- Reauthorizes the Juvenile Accountability Block Grant (JABG) program: JABG helps states and localities reduce juvenile offending by providing judges and other juvenile justice officials with a range of age/developmentally-appropriate options to both hold youth accountable and get them back on track so they are less likely to reoffend.

## **Accountability:**

- Increases Accountability: The bill includes provisions to ensure effective use of resources, to provide greater oversight of grant programs, and to ensure state compliance with federal standards.

## **Funding levels:**

- Sets overall authorization levels for juvenile justice funding: The bill provides \$159 million for Fiscal Year 2015 to implement the bill, with a 2 percent increase each fiscal year for the five year term of the reauthorization.

## **Preserves emphases on community-connected prevention, youth development, and rehabilitation**

- Keeps the focus on prevention and intervention: The bill does not introduce unnecessary and punitive approaches to delinquency prevention and intervention. We encourage House and Senate leaders to preserve the developmentally appropriate, rehabilitative, and prevention focus of the legislation and reintroduce a similar bill in the 114<sup>th</sup> Congress.