Under Colorado law, when children are charged with a crime in adult court, they are immediately removed from the local juvenile detention facility and locked in an adult jail. There is no risk assessment or hearing to determine whether restricted confinement in the adult jail is appropriate. Currently, our law gives judges no ability to keep a direct filed youth in juvenile detention unless the prosecutor agrees. There are no standards governing the prosecutor’s decision to move children to adult jails.

Adult jails are designed to control and contain adult inmates. They are not designed to provide high school education, pro-social behavior models, or intervention services. These children are presumed innocent, in crisis, and are often in desperate need of services.

Adult jails were not intended to house a separate juvenile population. While jail staff and administration do their best to accommodate these children, the physical limitations of these facilities and the need to ensure children’s safety necessarily results in isolation and unwarranted restrictions.

Deputies and staff who work at the jails have limited to no training in adolescent development and the management of juvenile populations.

Children locked in adult jails experience worse conditions than the adult population which has greater access to programs and recreation.
An Adult Jail is No Place for a Child
At juvenile detention facilities, kids are busy all day long. They wake up, eat breakfast in the cafeteria, go back to school, return to their pod for guided feedback sessions with staff, engage in organized recreation outside or in a gym, eat dinner in the cafeteria, participate in AA, NA or other community group activities, shower and go to bed. Certified teachers provide regular and special high school education. Kids are grouped by age and risk, and there are strict rules regarding behavior, allowing for increased privileges or consequences. There is always adult staff present in the pod.

In the adult jails there is nothing to do but sit around and wait. There might be GED classes for an hour a few times a week, but there is no high school or special education. There is no adult staff inside the pod to supervise or redirect the kids. There may be occasional chaplain visits, but there are no community programs.

For boys and girls in adult jails, there is little recreation and no organized gym. In the Denver County Jail, kids never go to the outside yard. In the Adams County Jail, kids may get an hour in a cement enclosed area covered by chain-link fencing, if weather permits and staff is available. There is no indoor gym.

Although jails keep juveniles physically segregated from adults, at most jails kids can hear and see adult inmates throughout the day and night. For instance, in the Adams County Jail, kids reported hearing an adult inmate in the next pod screaming throughout the night. They also said they slept with a light on, or would be woken every 30 minutes throughout the night when the guard shined a flashlight in their cell.
In the Denver County Jail, kids are locked down in their cell 22 hours a day. Every meal is served through a slot in the door. It was in this jail that a 17 year-old boy named James Stewart was locked in the cell by himself, despite his pleas for company. Within an hour, he committed suicide by suffocating himself.

Most adult jails have teenage boys in their juvenile pods. If a girl must be held in an adult jail, she faces additional isolation due to the need to keep her segregated from the adults and from the boys.

While jails are ill-equipped to hold juveniles in general, they are particularly ill-equipped to hold girls.
Juvenile facilities have rooms available for contact visits, where a child can have a parent or a loved one hold their hand during a visit. Kids who behave well are even allowed to have contact visits with chaperoned friends. Children describe these visits as critically important to them.

Kids in adult jails have no physical contact with visiting family members, when visits are permitted. Visitation occurs through a glass wall or while sitting at a video screen and talking over a telephone. For the duration of their child's stay at the jail—be it weeks, months, or more than a year—families have no ability to touch, hold, or comfort their child in crisis.
The Colorado Juvenile Defender Coalition was created in 2008 to improve the quality of juvenile representation and the treatment of children in Colorado’s Juvenile Justice System.

The Coalition works in partnership with the Colorado Criminal Defense Bar, juvenile advocates, and organizations that serve at-risk children.

The Coalition created a direct file committee to examine the legal issues and conditions experienced by children who are charged in adult court.

In support of House Bill 09-1321, direct file committee members toured adult jails in Denver, Adams, Larimer, Mesa, and Pueblo counties.

Staff at every facility expressed frustration at their limited ability to provide services for direct filed children and the challenges their presence impose on day-to-day jail operations.
The Colorado Juvenile Defender Coalition thanks Mary Beckerman, Mark Burton, Erin Campbell, Maureen Cain, Kim Dvorchak, James Hopkins, Randall Lococo, Kristi Martinez, Julia McAleer, Sandy Mullins, Joni Speirs, and Pat Vance for their time and contributions to this report.