

Young Offenders Act

Library of Parliament - Young people and youth issues



Description: -

- Juvenile justice, Administration of -- Canada.
Canada. Young Offenders Act. Young Offenders Act

- The Windsor selection
Current issue review 86-13 Young Offenders Act
Notes: 6
This edition was published in 2000



Filesize: 31.108 MB

Tags: #YOUNG #OFFENDERS #ACT #1994

YOUNG OFFENDERS ACT 1993

When a modification of the sentence results in the reduction of a term of incarceration, the court may impose a term of probation or community control which, when added to the term of incarceration, may not exceed the original sentence imposed. Reasons 4 Where the youth court makes a disposition in respect of a young person under k , the youth court shall state the reasons why any other disposition or dispositions under , without the disposition under k , would not have been adequate. Once they turn 18 years of age, they will be transported to a prison with other adult criminals to serve out the rest of their sentence.

RSC 1985, c Y

If you require legal advice or representation in a criminal law matter or in any other legal matter, please.

Young Offenders Act

Transfer to secure custody — provincial director 11 The provincial director may transfer a young person from a place or facility of open custody to a place or facility of secure custody when the provincial director is satisfied that the needs of the young person and the interests of society would be better served thereby a having considered the factors set out in ; and b having determined that there has been a material change in circumstances since the young person was placed in open custody.

YOUNG OFFENDERS ACT 1994

Offences for which cautions may be given.

Youth Criminal Justice Act

At the age of 18 a young person can be transferred to an adult facility. PRE-DISPOSITION REPORT Pre-disposition report 14. It is called the Youth Criminal Justice Act.

RSC 1985, c Y

Youth offenders sentenced to life with the possibility of parole also called an indeterminate term and who received a life term of less than 25 years-to-life are eligible for a parole hearing during their 20th year of incarceration unless previously released or entitled to an earlier hearing.

Tampa Attorney on Florida's Youthful Offender Act

Cross-examination 6 Where a pre-disposition report made in respect of a young person is submitted to a youth court, the young person, his counsel or the adult assisting him pursuant to and the prosecutor shall, subject to subsection 7 , on application to the youth court, be given the opportunity to cross-examine the person who made the report. The NSW Police Force role in the youth justice system is a vital one. Effect of remand in prison.

YOUNG OFFENDERS ACT 1997

Offender must be suitable and consent.

Related Books

- [Karma cards - a new age guide to your future through astrology](#)
- [Pakistan studies - an investigation into the political economy, 1948-1988](#)
- [Encyclopedia of gender and society](#)
- [Social, economic and cultural aspects in the dynamic changing process of old industrial regions - Ru](#)
- [Salvage surgery for patients with recurrent squamous cell carcinoma of the upper aerodigestive tract](#)