Reviews of the Young Offenders Act - a bibliography

Solicitor General Canada - Juvenile Justice Systems

Description: -

Young Offenders Act. Juvenile delinquency -- Canada. Canada.Reviews of the Young Offenders Act - a bibliography

-

User report -- no. 1987-17
Programs Branch user report -- no. 1987-17Reviews of the Young Offenders Act - a bibliography
Notes: Also available in French.
This edition was published in 1987



Filesize: 49.79 MB

Tags: #The #Young #Offenders #Act #(Journal, #magazine, #1988) #[styleguide.expo.io]

Young Offenders Free Essay Example

As such the second consequence, and corollary of redefining the test, is the need for enhanced procedural protections during a transfer hearing. In this respect, one could argue that the limited capacity of some children to understand their rights precludes them from ever validly waiving them. She was quiet, shaking and gag-ging.

The use of custody under the Youth criminal justice act: a review of section 39, Prohibitions on the use of custodial sentences

The essence of the parens patrie approach is that certain adult procedural safe- guards can be forsaken in the juvenile process precisely because this allows the courts and treatment facilities to help children.

The Youth Criminal Justice Act Summary and Background

It can be crafted to address the particular circumstances of the young person; for example, the order might target specific times and days when a young person is unsupervised and tends to violate the law. The insistence on absolute compliance ensures that all those who apply this provision respect the legislative determination that, as a class, children have special needs. W,4 2 6 the British Columbia Supreme Court held that an unswom statement written by a third party and submitted in the evidence of a probation officer was admissible.

YOUNG OFFENDERS ACT 1997

Delagran noted that the assumption current in the research of the time was that delin- quency has a local character and that a correlation exists between the values and norms of the peo- ple in a community and the nature of delinquent behaviour ibid. Visit the website to subscribe to monthly Indigenous justice alerts from the extensive J V Barry Library, including relevant book chapters, journal articles and occasional news. The juvenile court, once the informal mechanism of diversion from the stigmatizing and punitive processes of criminal justice, is now the legalistic tribunal from which children are to be diverted.

The Young Offender's Act: The Past, Present, and F

Subparagraphs 56 2 b iii and iv require that the young person be advised that he or she has these rights. The amended version has been introduced

Report on the Review of the: Young Offenders Act 1997

Under the legislation, a conference is defined as a group of people brought together to give advice to a police officer, judge, justice of the peace, prosecutor, provincial director or youth worker who is required to make a decision under the YCJA.

1. Introduction

All donations are kept completely private and confidential. By the late 1970s, then, the dissatisfaction with the JDA was much deeper than it had been at the time of Bill C-192.

The use of custody under the Youth criminal justice act: a review of section 39, Prohibitions on the use of custodial sentences

Note that these comments are equally applicable to teachers, social workers and many others in whom children may confide. Conferences can take the form of family group conferencing, youth justice committees, community accountability panels, sentencing circles and inter-agency case conferences. However, the Court did state that the right to be presumed innocent is also protected by s.

Related Books

- Kampen mot parlamentarisme, 1880-1884 den konservative politikken under vetostriden.
- Search for the perfect language
 Changes in Population and Communities D Module Pupils Book (Nuffield Science 13 to 16)
- Regioni e interesse nazionale.
- Desagregação do sistema escravista no Maranhão 1850-1888