



General Assembly

January Session, 2003

Amendment

LCO No. 6507

HB0656706507HD0

Offered by:

REP. HAMM, 34th Dist.

SEN. HANDLEY, 4th Dist.

To: Subst. House Bill No. 6567

File No. 621

Cal. No. 425

"AN ACT CONCERNING THE AGE OF A CHILD FOR PURPOSES OF JURISDICTION IN JUVENILE MATTERS."

1 Strike everything after the enacting clause and substitute the
2 following in lieu thereof:

3 "Section 1. Section 46b-120 of the general statutes is repealed and the
4 following is substituted in lieu thereof (*Effective October 1, 2003*):

5 The terms used in this chapter shall, in its interpretation and in the
6 interpretation of other statutes, be defined as follows:

7 (1) "Child" means (A) before October 1, 2006, any person under
8 sixteen years of age, [and, for purposes of delinquency matters, "child"]
9 (B) on and after October 1, 2006, and before October 1, 2007, any
10 person under seventeen years of age, and (C) on and after October 1,
11 2007, any person under eighteen years of age;

12 (2) "Delinquent child" means any [person (A) under sixteen years of

13 age, or (B) sixteen years of age or older who, prior to attaining sixteen
14 years of age,] child who (A) has violated any federal or state law or
15 municipal or local ordinance, other than a motor vehicle infraction or
16 an ordinance regulating behavior of a child in a family with service
17 needs, [and, subsequent to attaining sixteen years of age, violates] or
18 (B) has violated any order of the Superior Court or any condition of
19 probation ordered by the Superior Court with respect to [such] a
20 delinquency proceeding;

21 [(2) "youth"] (3) "Youth" means any person sixteen or seventeen
22 years of age;

23 [(3) "youth in crisis"] (4) "Youth in crisis" means any youth who [,
24 within the last two years,] (A) has without just cause run away from
25 the parental home or other properly authorized and lawful place of
26 abode, (B) is defiant, rebellious and beyond the control of his or her
27 parent or parents, guardian or other custodian, or (C) [has four
28 unexcused absences from school in any one month or ten unexcused
29 absences in any school year] is a truant or habitual truant or, while in
30 school, has been continuously and overtly defiant of school rules and
31 regulations;

32 [(4) "abused"] (5) "Abused" means that a child or youth (A) has been
33 inflicted with physical injury or injuries other than by accidental
34 means, [or] (B) has injuries that are at variance with the history given
35 of them, or (C) is in a condition that is the result of maltreatment such
36 as, but not limited to, malnutrition, sexual molestation or exploitation,
37 deprivation of necessities, emotional maltreatment or cruel
38 punishment;

39 [(5) a] (6) A child may be found "mentally deficient" who, by reason
40 of a deficiency of intelligence that has existed from birth or from early
41 age, requires, or will require, for [his] such child's protection or for the
42 protection of others, special care, supervision and control;

43 [(6) a] (7) A child may be convicted as "delinquent" who has
44 violated (A) any federal or state law or municipal or local ordinance,

45 other than a motor vehicle infraction or an ordinance regulating
46 behavior of a child in a family with service needs, (B) any order of the
47 Superior Court, except as provided in subsection (c) of section 46b-
48 150f, or (C) conditions of probation as ordered by the court;

49 [(7) a] (8) A child or youth may be found "dependent" whose home
50 is a suitable one for the child or youth, [save] but for the financial
51 inability of the parents, parent, guardian or other person maintaining
52 such home, to provide the specialized care the condition of the child or
53 youth requires;

54 [(8) "family with service needs"] (9) "Family with service needs"
55 means a family that includes a child who (A) has without just cause
56 run away from the parental home or other properly authorized and
57 lawful place of abode, (B) is defiant, rebellious and beyond the control
58 of his or her parent [,] or parents, guardian or other custodian, [(C) has
59 engaged in indecent or immoral conduct, (D)] (C) is a truant or
60 habitual truant or, [who,] while in school, has been continuously and
61 overtly defiant of school rules and regulations, or [(E)] (D) is thirteen
62 years of age or older and has engaged in sexual intercourse with
63 another person and such other person is thirteen years of age or older
64 and not more than two years older or younger than such child;

65 [(9) a] (10) A child or youth may be found "neglected" who (A) has
66 been abandoned, [or] (B) is being denied proper care and attention,
67 physically, educationally, emotionally or morally, [or] (C) is being
68 permitted to live under conditions, circumstances or associations
69 injurious to the well-being of the child or youth, or (D) has been
70 abused;

71 [(10) a] (11) A child or youth may be found "uncared for" who is
72 homeless or whose home cannot provide the specialized care that the
73 physical, emotional or mental condition of the child requires. For the
74 purposes of this section, the treatment of any child by an accredited
75 Christian Science practitioner, in lieu of treatment by a licensed
76 practitioner of the healing arts, shall not of itself constitute neglect or

77 maltreatment;

78 [(11) "delinquent act"] (12) "Delinquent act" means (A) the violation
79 of any federal or state law or municipal or local ordinance, other than a
80 motor vehicle infraction or an ordinance regulating the behavior of a
81 child in a family with service needs, or (B) the violation of any order of
82 the Superior Court, except as provided in subsection (c) of section 46b-
83 150f;

84 [(12) "serious juvenile offense"] (13) "Serious juvenile offense" means
85 (A) the violation, [by a child,] including attempt or conspiracy to
86 violate, [sections] by a child of section 21a-277, 21a-278, 29-33, 29-34,
87 29-35, 53-21, 53-80a, 53-202b [,] or 53-202c, sections 53-390 to 53-392,
88 inclusive, 53a-54a to 53a-57, inclusive, 53a-59 to 53a-60c, inclusive, or
89 53a-70 to 53a-71, inclusive, section 53a-72b [,] or 53a-86, sections 53a-92
90 to 53a-94a, inclusive, section 53a-95, 53a-101, 53a-102a [,] or 53a-103a,
91 sections 53a-111 to 53a-113, inclusive, subdivision (1) of subsection (a)
92 of section 53a-122, subdivision (3) of subsection (a) of section 53a-123,
93 section 53a-134, 53a-135, 53a-136a, 53a-166 [,] or 53a-167c, subsection
94 (a) of section 53a-174 [,] or section 53a-196a, 53a-211, 53a-212, 53a-216
95 or 53a-217b, or (B) running away, without just cause, from any secure
96 placement other than home while referred as a delinquent child to the
97 Court Support Services Division or committed as a delinquent child to
98 the Commissioner of Children and Families for a serious juvenile
99 offense;

100 [(13) "serious juvenile offender"] (14) "Serious juvenile offender"
101 means any child convicted as delinquent for commission of a serious
102 juvenile offense;

103 [(14) "serious juvenile repeat offender"] (15) "Serious juvenile repeat
104 offender" means any child charged with the commission of any felony
105 if such child has previously been convicted delinquent at any age for
106 two violations of any provision of title 21a, 29, 53 or 53a that is
107 designated as a felony;

108 [(15) "alcohol-dependent child"] (16) "Alcohol-dependent child"

109 means any child who has a psychoactive substance dependence on
110 alcohol as that condition is defined in the most recent edition of the
111 American Psychiatric Association's "Diagnostic and Statistical Manual
112 of Mental Disorders"; and

113 [(16) "drug-dependent child"] (17) "Drug-dependent child" means
114 any child who has a psychoactive substance dependence on drugs as
115 that condition is defined in the most recent edition of the American
116 Psychiatric Association's "Diagnostic and Statistical Manual of Mental
117 Disorders", [No] provided no child shall be classified as drug
118 dependent who is dependent (A) upon a morphine-type substance as
119 an incident to current medical treatment of a demonstrable physical
120 disorder other than drug dependence, or (B) upon amphetamine-type,
121 ataractic, barbiturate-type, hallucinogenic or other stimulant and
122 depressant substances as an incident to current medical treatment of a
123 demonstrable physical or psychological disorder, or both, other than
124 drug dependence.

125 Sec. 2. (*Effective from passage*) The Chief Court Administrator, the
126 Commissioner of Children and Families, the Commissioner of
127 Correction, the Chief State's Attorney, the Chief Public Defender and the
128 Child Advocate, or their designees, and a full-time juvenile probation
129 officer appointed by the Chief Court Administrator, shall form an
130 implementation team that shall: (1) Review all matters necessary to
131 implement the increase in the age limit for purposes of jurisdiction in
132 juvenile matters, as provided in subdivision (1) of section 46b-120 of the
133 general statutes, as amended by this act, by the dates specified in said
134 subdivision; and (2) develop a comprehensive plan for the timely and
135 efficient accomplishment of such implementation. Not later than January
136 15, 2004, not later than January 15, 2005, and not later than January 15,
137 2006, the implementation team shall submit reports concerning the
138 progress made, the matters remaining to be accomplished, any
139 impediments and any recommendations with respect to such
140 implementation to the joint standing committees of the General
141 Assembly having cognizance of matters relating to the judiciary and
142 human services and the select committee of the General Assembly

143 having cognizance of matters relating to children. The reports required
144 by this section shall be submitted in accordance with section 11-4a of the
145 general statutes."

This act shall take effect as follows:	
Section 1	<i>October 1, 2003</i>
Sec. 2	<i>from passage</i>