EDUCATIONAL RIGHTS OF STUDENTS IN THE JUVENILE JUSTICE SYSTEM

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Children involved in the juvenile justice system ("justice-involved students") have the right to a free public education, like all other public school students. These rights are not lost because of system involvement, and additional legal protections are in place to ensure access to a quality public education.

Justice-involved students need strong advocates because they are among the most educationally underserved of all student populations. They are more likely to change schools, be placed in inappropriate classes, and fail to receive the special education and remedial services they need.¹ Youth in the juvenile justice system are more likely to have unmet special education needs and a history of truancy.² As a result of multiple school changes and placement in on-grounds schools, students who are justice-involved often fall through the cracks. They are more likely to earn credits that won’t transfer back to their community schools or even count toward graduation. As a result, these students experience higher dropout rates than their peers.³ This fact sheet highlights important protections and addresses ways to support students to be successful.

DOES RACE PLAY A ROLE IN REFERRALS AND PLACEMENT INTO THE JUVENILE JUSTICE SYSTEM?

Yes. Due to individual and systemic racism, youth of color are disproportionately placed in the juvenile justice system and under more restrictive conditions. As the bipartisan Pennsylvania Juvenile Justice Task Force concluded, “Serious racial disparities pervade Pennsylvania’s juvenile justice system.”⁴ While Black non-Hispanic youth make up 14% of the statewide youth population, they represent 38% of written allegations referred to the system and are far more likely than their white peers to be removed from home, held in detention, and prosecuted in adult court. Black youth represent 62% of youth held in detention prior to adjudication, 47% of youth sent to residential placement, 62% of youth charged as adults directly filed in adult court, and 55% of youth charged in adult court at the discretion of a juvenile court judge.⁵

In response to these findings, the bipartisan Pennsylvania Juvenile Justice Task Force recommended in its 2021 report and recommendations that “racial impact analyses” be conducted before enacting any new legislation or policies and that the commonwealth appoint a “race equity task force” to research disparities and identify solutions. This practice comports with the federal Juvenile Justice and Delinquency Prevention Act (JJDPA), which requires states to identify and establish a plan to address racial and ethnic disparities in their justice system.⁶
RIGHT TO SCHOOL STABILITY FOR CHILDREN IN THE JUSTICE SYSTEM

Juvenile Court Rule 148 requires judges to address school stability and access to public schools for all children and youth who are removed from home. This rule emphasizes that a student should attend the local public school while in residential placement, unless certain exceptions apply. As a result, courts may issue orders directing county children and youth agencies to collaborate with schools to ensure school stability and immediate enrollment for youth in the juvenile justice system. Rule 148 applies whenever a child or youth is removed from their home and at any point in a delinquency proceeding, including pre-dispositional detention placement, post-dispositional modification, and all stages in between.

SCHOOL STABILITY DECISION-MAKING PROCESS

The decision concerning whether a child will stay in the same school may be made through a collaborative “best interest determination” or “BID” conference, which should include representatives from the child’s prior school and/or district, representatives from the new or transfer school district, agencies that interact with the youth, the biological parent, foster parent if applicable, and others who know the child. The decision should be based on all factors relating to the child’s best interest, including consideration of the appropriateness of the current educational setting and the needs of the youth. Transportation to support school stability may be determined by agreement between the local education agency and the child welfare agency. The rules further specify that the costs of transportation are not factors to consider when making a best interest determination. The best interest determination form may be accessed here.

POINTS OF CONTACT FOR STUDENTS IN THE JUSTICE SYSTEM ARE REQUIRED UNDER ACT 1

In January 2022, the first bill signed into law was SB 324, now known as Act 1 (24 P.S. 13-1331.1). For students in the justice system, Act 1 ensures that they can continue to make progress by taking proactive measures against educational disruptions. For example, for young people who experienced “education instability” due to homelessness, foster care, involvement in the juvenile justice system, or court-ordered placements, Act 1 works to remove otherwise existing educational and graduation-related barriers. All students who fall under Act 1 eligibility must have a point of contact designated by their school district. Points of contact are responsible for facilitating smooth transitions between schools and timely graduation by ensuring the student’s records are transferred and credits are successfully applied. They also help to connect the student to appropriate education services.

You can learn more about Act 1 in ELC’s fact sheet here.

HOW COURTS CAN SUPPORT STUDENTS IN THE JUVENILE JUSTICE SYSTEM

As discussed above, the Pennsylvania Rules of Juvenile Court Procedure require judges to ask about a youth’s education status, school placement, and appropriateness of the child’s education — including school stability and access to special education and remedial education services — at all stages of the juvenile adjudicatory process.
Courts are also required to ensure that every youth in the juvenile justice system has an active, involved Educational Decision Maker (EDM). This means a juvenile court judge is authorized to appoint an EDM for a student who is system-involved and lacks a parent, guardian, or other person to serve in this role. This order appointing an EDM holds up against all others and remains in place until someone else is appointed or an EDM is no longer needed. See our EDM fact sheet.

RIGHT TO A SURROGATE PARENT FOR STUDENTS WITH DISABILITIES

School districts are also required to appoint surrogate parents for all students with disabilities who do not have either a birth parent, adoptive parent, or other individual authorized by the IDEA to act on a child’s behalf in special education or early intervention matters. The IDEA requires school districts to ensure that children who have been identified as needing special education or early intervention services, or who should be evaluated to determine eligibility, have an active, engaged parent or other authorized adult to participate in the special education proceedings and to make special education decisions.

RIGHT OF STUDENTS IN RESIDENTIAL PLACEMENTS TO ATTEND THE LOCAL PUBLIC SCHOOL

Unless a court order states otherwise, students in the juvenile justice system have a legal right to attend the local public school where their residential placement is located. This important right is often overlooked, and too often, children and youth in residential settings are directed to attend on-grounds schools by default. While their peers attend public schools that must meet specific state standards, children attending separate on-grounds schools typically receive a subpar education, which undermines their ability to graduate from high school. Placing students with a history of truancy in such settings often increases their risk of dropping out of school because residential placements with on-grounds schools generally provide only limited curricula and fewer hours of instruction — causing students to fall further behind in their coursework. Accordingly, the Pennsylvania Delinquency Benchbook instructs judges that a youth in congregate care should attend a public school unless the court finds a public school not to be in the youth’s best interest.

YOUNG PEOPLE IN ADULT FACILITIES MAINTAIN THEIR EDUCATIONAL RIGHTS

The law is clear: Even if a young person becomes incarcerated or is charged as an adult — the right to an education is never lost. Youth continue to be eligible to receive an education, and students in adult facilities retain most but not all rights under federal education laws.

For example, youth in adult prisons who are disabled and identified as in need of special education or related services must receive such services, including when placed in a restricted housing unit. However, an IEP may be modified in accordance with federal and state disability laws if consistent with legitimate penal objectives. Such modifications should be the least restrictive necessary to accommodate the security needs of the jail. Importantly, incarcerated youth with disabilities generally have a right to a “free appropriate public education.” However, there are certain limited exceptions. If you are aware of a juvenile or adult facility that is systematically denying
youth with disabilities access to an appropriate education, you should alert ELC and the local education agency where the facility is located.

**STUDENTS IN THE JUVENILE JUSTICE SYSTEM CAN RECEIVE EXPEDITED EVALUATIONS OR REEVALUATIONS TO DETERMINE THEIR ELIGIBILITY FOR SPECIAL EDUCATION SERVICES**

Under the Individuals with Disabilities Education Act (IDEA), a key special education law, all students who are suspected of having disabilities that would make them eligible for special education must be evaluated or reevaluated within 60 days after receiving a signed Permission to Evaluate (PTE) or Permission to Reevaluate (PTRE). Students who are considered to be “highly mobile,” which includes students involved in the juvenile justice systems or child welfare systems, as well as students experiencing homelessness, can receive expedited evaluations and reevaluations. These assessments are to be completed within 30 days rather than within 60 days, in accordance with guidance from the U.S. Department of Education’s Office of Special Education and Rehabilitative Services.\(^\text{18}\) It is best practice to evaluate all “highly mobile” students on an expedited basis to ensure they can receive needed evaluations and appropriate services, which are often disrupted due to frequent moves.\(^\text{19}\) To learn more about students’ rights to timely evaluations, see ELC’s fact sheet on Special Education Evaluations, and to learn more about students’ rights in the special education context, see ELC’s guide for parents and advocates, The Right to Special Education in Pennsylvania.

**HOW SCHOOLS CAN SUPPORT STUDENTS RETURNING FROM PLACEMENT**

Many children in the juvenile justice system have been in several different schools and may have attended an on-grounds school while they were in a residential placement. These students often struggle when transitioning back to a neighborhood school due to difficulties locating prior records, confusion about how many credits they earned towards graduation, and what courses they need to graduate. Schools can support returning students to be successful by promptly receiving records and talking to the prior school placement, carefully reviewing and revising a student’s IEP if applicable, developing a graduation plan, and assisting youth with transition planning.

In addition, school districts must ensure that students returning from juvenile justice placements and/or students who have been adjudicated delinquent are not automatically restricted from returning to the regular classroom environment, such as being required to participate virtually or forced into alternative schools.\(^\text{20}\) A student who is returning from placement and referred to an alternative school setting has the right to request a meeting or hearing to challenge the proposed placement. Students with disabilities returning from placement have additional rights and protections, including the right to receive special education services quickly after reenrollment.\(^\text{21}\) No student can be placed in an alternative education program due to truancy/attendance issues. Multilingual learners – also referred to as English learners – have special protections as well. See our fact sheets regarding alternative education placements of students with disabilities and multilingual learners.
SPECIAL CONSIDERATIONS FOR YOUTH CONVICTED OF SEXUAL ASSAULT

If a youth has been convicted or adjudicated delinquent of sexual assault, the school may opt to place the student in an AEDY program. See our fact sheet on Act 110 concerning this law enacted in 2020 that restricts the school placement of students who have been convicted or adjudicated delinquent of sexual assault of another student in the same school.22

FEDERAL LAW PROVIDES ADDITIONAL SUPPORT FOR YOUTH IN THE JUVENILE JUSTICE SYSTEM

The federal Every Student Succeeds Act (ESSA) helps ensure and advance the educational rights of youth in the juvenile justice system. ESSA provides in part that federal funds may be allocated to state educational agencies to establish or improve educational programs for youth in both juvenile and adult correctional institutions.23 To receive this funding, state agencies must develop a specific plan for serving this population, with priority given to youth who are likely to be released from incarceration within two years.24

Known as Title I, Part D of ESSA, the “Prevention and Intervention Programs for Children and Youth Who Are Neglected, Delinquent, or At-Risk” was most recently amended in 2016 with the goal of enabling recipients of funding to support youth to meet the same student performance standards that all children in the state are expected to meet.25

One way this is achieved is by requiring increased coordination between facilities and home school districts to ensure smooth transitions both when youth exit juvenile justice facilities and when they enter facilities. The specific protections include:

- **Educational assessment:** State agencies must establish procedures for youth to be assessed to identify educational needs when they enter a juvenile justice facility, when practicable.

- **Records transfer:** Correctional facilities must work with the youth’s family and the local educational agency to make sure relevant academic records transfer with the youth to the facility.

- **Credit transfer:** State and local agencies must ensure credits earned in juvenile justice placements are recognized and transferred to the school in the community.

- **Reentry planning:** Correctional facilities must work with local education agencies so the youth’s education is not interrupted when they exit the facility.

- **Timely and appropriate reenrollment:** State educational agencies must establish procedures to ensure students leaving juvenile justice facilities are timely reenrolled in a program that best meets their needs, and local educational agencies must offer programs to facilitate the transition of reentering youth.

- **Education opportunities upon reentry:** Local agencies seeking funding must partner with higher education institutions or local businesses to promote postsecondary and workforce
success for reentering students. This may include opportunities for youth exiting facilities to enroll in secondary coursework eligible for academic credits, postsecondary education, and career/technical training in the community.

- **High school diplomas**: State and local agencies, as well as correctional facilities, must assist youth in the juvenile justice system in attaining traditional high school diplomas. Moreover, one accountability standard for local education agencies is devoted to increasing the number of youth attaining high school diplomas, and states and local jurisdictions must collect program evaluation data on the number of youth served who graduate on time.

Many of these ESSA provisions are echoed by Act 1, the Pennsylvania-specific state law that also protects justice-involved students from the barriers associated with educational disruptions.

**ACT 1 PROVIDES SUPPORT TO JUSTICE-INVOLVED YOUTH TO ENSURE TIMELY GRADUATION**

In January 2022, Pennsylvania adopted Act 1, which seeks to remove educational and graduation barriers for students who experience education instability (school disruptions) due to homelessness, foster care, involvement in the juvenile justice system, or court-ordered placements. Act 1 addresses barriers to school participation and timely graduation by ensuring that each eligible student has a school-assigned point of contact, that records transfer in a timely manner, and that students are able to participate in extracurricular activities. For youth in high school, full and partial credits earned must be recognized, and each student must have a graduation plan that considers different methods of earning missing credits and alternative pathways to graduation. Act 1 became effective and applied to students who attended school during the 2021-2022 school year, or thereafter, as well as those returning to a formerly attended school, starting at a new school, or reengaging in school after an extended absence.

You can learn more about Act 1 in ELC’s fact sheet [here](#).

For more information on what schools can do to support students who are system-involved, see the attached [Model School Policies and Practices to Support Students in Foster Care and in the Juvenile Justice System](#).

2 Southern Education Foundation, Just Learning: The Imperative to Transform Juvenile Justice Systems into Effective Educational Systems—A Study of Juvenile Justice Schools in the South and the Nation 14 (2014), available at https://southerneducation.org/wp-content/uploads/documents/just-learning-final.pdf (two-thirds of juveniles entering state institutions were below grade level in math and reading and 44% entering local juvenile justice facilities were below grade level in math and reading); Peter E. Leone, Sheri M. Meisel and Will Drakeford, Special Education Programs for Youth with Disabilities in Juvenile Corrections, 53 JOURNAL OF CORRECTIONAL EDUCATION 46-50 (June 2002), available at https://www.jstor.org/stable/41971066 ([special education] services were available only after litigation and protracted struggle between advocates for youth and agency operating the correctional institution.)


5 Id.

6 Id. at p. 43.

7 Pa R.J.C.P. 148

8 Pa R.J.C.P. 148 (see comment).

9 See, e.g., Pa R.J.C.P. 1242(e)(5) (requiring court to make findings and issue orders addressing educational needs of child at shelter care hearing).

10 Pa R.J.C.P. 147.


12 See 24 Pa. STAT. ANN. § 13-1306(a) (“The board of school directors of any school district in which there is located any orphan asylum, home for the friendless, children’s home, or other institution for the care or training of orphans or other children, shall permit any children who are inmates of such homes, but not legal residents in such district, to attend the public schools in said district....”).


14 See, e.g., Educational Success and Truancy Prevention Workgroup, supra note 9, at 5-6 (reporting that only 2.4% of respondents indicated that children attending on-grounds schools “always” received educational services and opportunities equal to that provided in the local public schools).

15 Office of Children and Families in the Courts Administrative Office of Pennsylvania Courts, Pennsylvania Dependency Benchbook § 20.7.1 (2019), available at http://ocfcapcourts.us/wp-content/uploads/2020/05/2019-Pennsylvania-Dependency-Benchbook-3rd-Edition-Interactive-002427.pdf (“These reasons should be placed on the record. If public school is not in the youth’s best interest and will attend an on-grounds school, will the youth receive academic credits that transfer to the youth’s home school upon discharge, and will the youth be able to advance to the next grade level? Will the youth’s instruction come from teachers or a computer?”); id. at § 13.6.13 (“If attending a residential facility’s on-grounds school, the court should ascertain whether the credits a child earns at a residential placement are transferable toward graduation at a public school.”); see also Pa R.J.C.P. 1148(C).
16 34 C.F.R. § 300.324.
20 In D.C. v. Sch. Dist. Of Philadelphia 879 A.2d 408 (2005), the Commonwealth Court held that students in the School District of Philadelphia were entitled to a due process hearing on the ground that a “the inflexible prohibition against a return to the regular classroom for students adjudicated delinquent or convicted of specified underlying offenses represents an unconstitutional irrebuttable presumption and violates procedural due process.”
21 See, e.g., M.D. v. Colonial School District, E.D.Pa.2021, 2021 WL 1924083 (finding school district’s obligation to provide an individualized education program (IEP) to a student previously enrolled in the district was triggered immediately when parents re-enrolled student.)
MODEL SCHOOL POLICIES AND PRACTICES TO SUPPORT STUDENTS IN FOSTER CARE AND IN THE JUVENILE JUSTICE SYSTEM

School boards and administrators can improve the educational outcomes of children in foster care and youth in the juvenile justice system by making key changes to their policies and practices to support student success. Here are some strategies to consider.

ADDRESSING RACIAL BIAS IN REFERRAL AND TREATMENT OF CHILDREN AND YOUTH

For decades, racial disparities in the referral of children and youth to the child welfare system have been studied and well documented – particularly in Pennsylvania, where Black children represent just 13% of the total population but make up 35% of the children and youth in foster care.1 Similar disparities continue to persist in referrals to the juvenile justice system. 2 These disparities reflect inherent biases and deeply rooted anti-Black racism within both systems. One report found that even when risk factors are identical for both Black families and white families, a Black family is more likely to have their child removed and less likely to receive meaningful supports in the home.3 In short, personal and implicit biases directly impact decision-making, which results in disparate treatment and outcomes for Black children and reflects deeply entrenched systemic racism and discrimination.4 These disparities are particularly acute for Black children due to systemic anti-Black racism,5 which is defined by the Center for the Study of Social Policy as “any attitude, behavior, practice or policy that explicitly or implicitly reflects that Black people are inferior to another racial group.”6

With this in mind, it is imperative that any model policy or strategy confronts racial bias head-on – recognizing that the impact of being removed from home has negative collateral consequences, including removal from schools, segregation away from family and friends, and time in systems that have been well-documented to be harmful and particularly harsh in their treatment of Black children.7

SCHOOL STABILITY

State and federal law requires that school districts ensure they have policies and protocols in place to support school stability for children in foster care and in the juvenile justice system. Districts should consider tracking the number of students who remained in their school when they experienced a change in living placement and report on what percentage of children the district supported to stay in the same school. School districts should also track the reasons that students changed schools. Most importantly, schools need to be mindful that school stability is sometimes the only stability in a young person’s life and must be prioritized and maintained whenever possible.
ENROLLMENT AND WELCOMING YOUTH IN TRANSITION

In addition to ensuring immediate enrollment in a new school, children in foster care and in the juvenile justice system benefit from the opportunity to have a smooth transition into a new school, including touring the campus prior to starting school.

Several school districts also have developed mentoring programs where children in foster care are assigned to a student or teacher mentor. Mentorship programs have been shown to support students to be successful and increase graduation rates. Talk to children about their interests and goals and programs the new school offers. Children and youth who are system-involved should also be supported to participate in sports teams and extracurricular activities, even if the deadline for enrolling in these programs has passed.

Students returning from a juvenile justice placement cannot be automatically enrolled into alternative schools or arbitrarily prevented from accessing their community classrooms based on their status as a student returning from placement. Like other students referred to “alternative education for disruptive youth” programs, students and their families have a right to challenge such referrals prior to placement. In addition, special protections are afforded to students with disabilities and multilingual learners (referred to as “English learners”). See ELC’s fact sheets on Alternative Education for Students with Disabilities and Alternative Education for Multilingual Learners.

ENGAGING IN EXTRACURRICULARS

Connecting students who are highly mobile to an activity or club that interests them increases their engagement in and attachment to school. Under Act 1, school entities must allow all students who experience education instability and are in foster care, experiencing homelessness, or impacted by the juvenile justice system to participate in any school-sponsored or extracurricular activity for which the student meets placement and qualification requirements, even if the deadline for participating in the activity has passed.8

ATTENDANCE

Schools must ensure that their policies accurately reflect the fact that students in foster care and in the juvenile justice system must be excused for any conferences, appointments, meetings, visitations, or hearing dates relating to child welfare cases or juvenile justice matters, including court appearances, meetings, and sibling visitation. Corrections to attendance records should be made in writing.

ACT 1: EDUCATION RECORDS, CREDIT ASSESSMENTS, AND GRADUATION PLANNING

Many children in foster care and in the juvenile justice system have been in several different schools, and some have attended an “on-grounds” school while in a residential placement. Due to school changes, these students often struggle to locate prior records or know how many credits they have earned towards graduation and what courses they need to graduate. Under Act 1, schools are obligated to support these students to graduate.9
First, request and obtain all education records from prior school placements. Your careful review of these records will identify all credits earned, including partial credit for work completed while the child was in a short-term placement. Notably, many courses at on-grounds schools have names that sound like electives when in fact they are core subjects. All credits granted by a public school must be accepted upon the transfer of the student. Districts should accept credits from all licensed private academic schools, residential schools, cyber schools, and day treatment programs. School entities are also obligated to adopt policies to assess and award partial credits for student work, which must be counted towards graduation.

Second, develop a graduation plan right away for the student so that they are clear about what credits, courses, and projects they need to graduate. Consider whether the student qualifies for a waiver of graduation requirements, such as local course-specific mandates or other exemptions based on state law. The Pennsylvania School Code recognizes the authority of chief school administrators (e.g., superintendents) to waive state high school graduation requirements on a case-by-case basis “for good cause.” Such waivers may be granted to accommodate students who experience “extenuating circumstances,” expressly including “frequent transfers in schools” or a failure to complete a senior project.

To learn more about Act 1, see ELC’s fact sheet on Act 1: Supporting Graduation & Equal Access for Students Experiencing Homelessness, in Foster Care, or in the Juvenile Justice System. To learn more about how other jurisdictions have awarded full or partial credits, go to: https://kids-alliance.org/wp-content/uploads/2013/12/PCM_WEB_April2014.pdf.

REMEDIAL HELP

Many children involved in the juvenile justice or child welfare systems have been failed academically, causing youth to struggle academically. This is due in part to the disparate treatment of children of color, disruptions in their education, limited access to quality education and necessary supports while system-involved, a higher likelihood of developmental delays, and the trauma caused by abuse and neglect.

It is well documented that remedial programs can make a dramatic difference, particularly one-to-one tutoring, to improve academic success. Many school districts and organizations across the country have developed remedial support programs to better meet the needs of students in foster care. For example, Treehouse provides children in Washington state with academic and other essential supports they need to graduate from high school. Kids in School Rule in Cincinnati, Ohio, provides targeted remedial help to students in foster care. To learn more about what schools can do to support students in foster care, go to the Legal Center for Foster Care and Education.

SCHOOL DISCIPLINE

The impact of a child’s past experience and trauma must be considered when determining whether to impose any exclusionary disciplinary measure or change in school placement. It is important to recognize that in most cases, an expulsion will result in the termination of a child’s foster care living placement and prolonged time in foster care or reentry into the
juvenile justice system. Talk to the child’s caseworker, foster parent, etc., about the consequences of any proposed disciplinary action. A child should not be subject to an exclusion or change in school placement if the child’s foster care living placement will be impacted.

Further, students with disabilities are entitled to a manifestation determination review to determine whether the student’s behavior was caused by or related to the student’s disability or the school’s failure to follow the student’s IEP. In some cases, the outcome of a manifestation determination review could be that the student is not excluded from school, or they may become eligible for additional supports and services, including a revised functional behavioral assessment and positive behavior support plan. For students involved in the juvenile justice system, particularly for school-based offenses, the manifestation determination outcome can have an impact on whether charges move forward, so it is a recommended practice to keep a child’s attorney informed of school-based decisions.

ELIMINATE FINES AND FEES

Too often, schools subject students who are system-involved to fines and fees that are not just unaffordable but can result in deeper and harsher system (court) involvement if unpaid. Under Act 1, a school entity must waive fees, fines, and costs which would otherwise present barriers to participation. To reduce these barriers, schools must take actions such as refraining from imposing fines or other penalties for students who are unable to obtain a uniform and “waiving all fees that would otherwise be assessed against the student.”

TRANSITION AND POSTSECONDARY

Students in foster care and in the juvenile justice system should receive individual college counseling, including assistance with applying to postsecondary opportunities. Older youth, including those who age out of the system at age 18, often have no one to help them navigate the complicated college application and financial aid process.

In Pennsylvania, the Fostering Independence Tuition Waiver Program (https://www.education.pa.gov/Postsecondary-Adult/CollegeCareer/FosteringIndependence/Pages/default.aspx) provides a waiver for tuition and mandatory fees charged by most postsecondary institutions for eligible youth who are or were in foster care. To learn more or determine if a student is eligible, visit the PA Higher Education Assistance Agency website here: http://www.pheaa.org/funding-opportunities/other-educational-aid/foster-education.shtml.

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2 Pa. Juvenile Justice Task Force, Report & Recommendations 26-28 (June 2021) [hereinafter Juvenile Justice Task Force Report], https://www.senatorbaker.com/wp-content/uploads/sites/28/2021/06/PA-Juvenile-Justice-Task-Force-Report-and-Recommendations_FINAL.pdf (“Black Non-Hispanic youth make up 14 percent of the statewide youth population and 38 percent of written allegations coming into the system. Yet they represent 62 percent of youth held in detention prior to adjudication, 47 percent of youth sent to residential placement, 62 percent of youth charged as adults through statutory exclusion (i.e., directly filed in adult court), and 55 percent of youth charged in adult court at the discretion of a juvenile court judge. . . . [and those disparities persist] even when youth are charged with the same offense. For misdemeanor drug possession—the second-most common offense leading to the removal of youth from their homes—Black Non-Hispanic males make up 16 percent of written allegations but 33 percent of residential placements for that charge.”).


4 Children of color, particularly Black children, are in these systems the longest due to systemic racism and individual anti-Black racial bias. See Racial Justice Report, supra note 1, at 13 (“Once Black children become known to the child welfare system, they are more likely to enter foster care and stay in foster care longer than White children. Currently, 35 percent of children in foster care are Black, and Black children represent 42 percent of children who have been in foster care for two years or more.”); id. at 15 (“[Y]outh of color, especially boys, are more likely to be removed from home even for identical offenses, than other youth. Youth of color are also more likely to be kept under court supervision longer and prosecuted more often as adults than other youth.”); see also Juvenile Justice Task Force Report, supra note 2.

5 Racial Justice Report, supra note 1 (using data to show how systemic racism, especially towards Black individuals “has prevented equitable access to quality education, housing, nutritious food, employment, medical care, social service programs, and the delivery of justice”).


7 Id.


9 24 P.S. § 13-1331.1.


13 Olivia Erickson, Foster Care and Education: Exploring the Success of Interventions Aimed to Improve Academic Achievement of Foster Children, St. Catherine University, 2018, available at https://sophia.stkate.edu/cgi/viewcontent.cgi?article=1842&context=msw_papers.

14 24 § 13-1331.1(a)(3) and (4).