Understanding Juvenile Diversions

© Copyright 2024. All rights reserved. No part of this work may be reproduced or transmitted in any form or by any means, electronic or mechanical, including photocopying and recording, or by any information storage or retrieval system without prior written permission of the Texas Justice Court Training Center unless copying is expressly permitted by federal copyright law. Address inquiries to: Permissions, Texas Justice Court Training Center, 1701 Directors Blvd; Suite 530, Austin, TX, 78744.

1

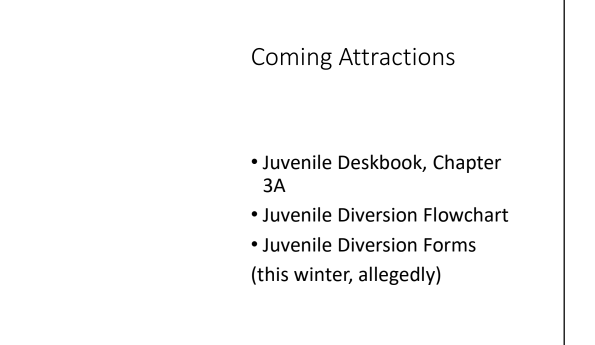


- Texas Juvenile Law, 9th Edition <u>https://www2.tjjd.texas.gov/publ</u> <u>ications/legal/texas-juvenile-law-</u> <u>9.pdf</u>
- Texas Juvenile Mental Health and Intellectual and Developmental Disabilities Law Bench Book <u>https://www.texasjcmh.gov/med</u> <u>ia/secdby2j/jbb-2023-for-</u> <u>web.pdf</u>

Legal Resources

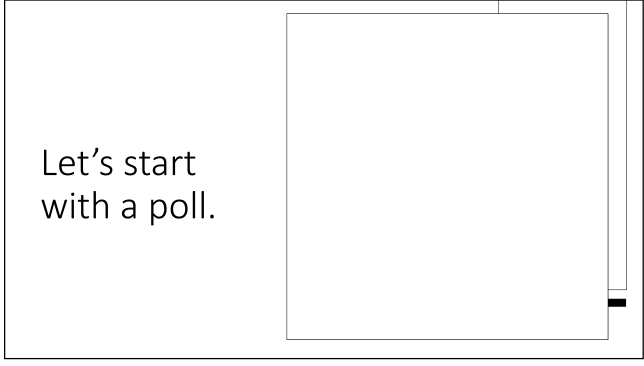
- Chapter 45, Subchapter E of the Code of Criminal Procedure
- HB 3186 of the 88th Regular Legislative Session (the "Texas Youth Diversion and Early Intervention Act")

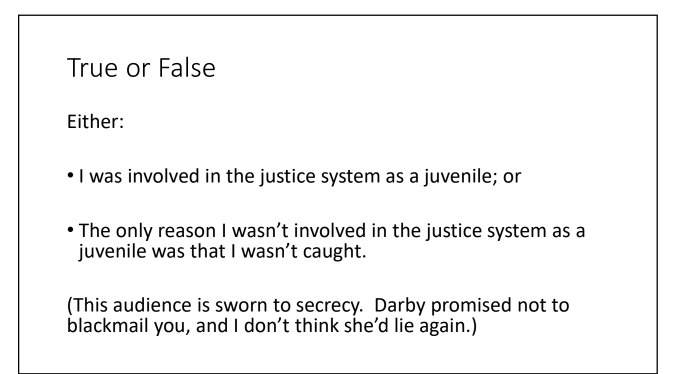


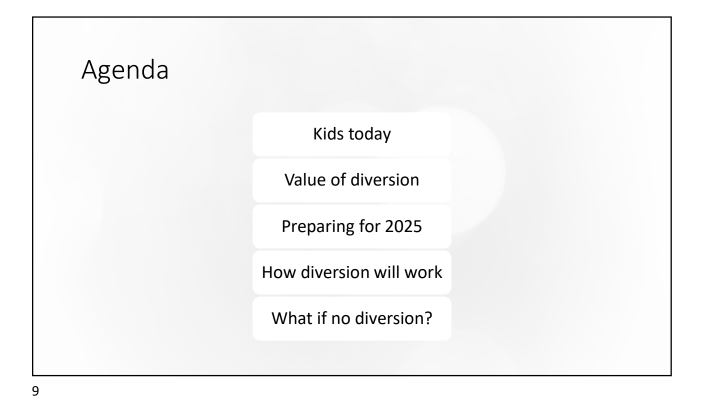


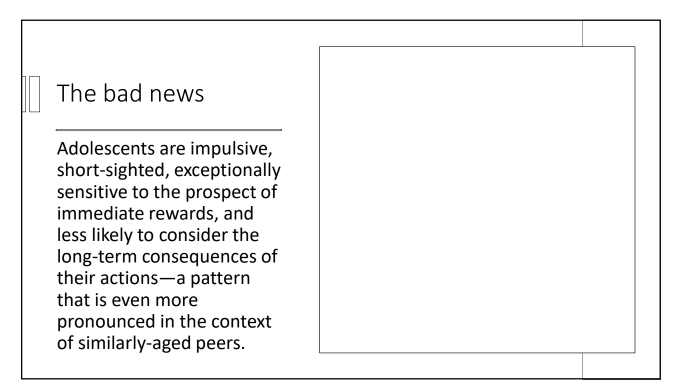
In the meantime ...

- The Texas Municipal Courts Education Center have a flowchart
- https://www.tmcec.com/wpcontent/uploads/2023/11/4-Youth-Diversion-Flowchart-with-Commentary-11-13-23.pdf









Good News!

Only a small fraction of offenders will continue to offend in adulthood. (Piquero, Farrington, and Blumstein 2003)

11

Our goal is to positively impact the children who could go either way.

State of the Judiciary

13

What is Judge Hecht talking about?

Goals of diversion

- hold juveniles accountable for their behavior without formal court proceeding,
- reduce stigma,
- reduce coercive entry into the system and unnecessary social control,
- reduce recidivism,
- provide youths with services they would not have otherwise received, and
- connect them to broader community service alternatives

Why do we care about diversion programs?
They work.

The preponderance of evidence indicates that youth whose cases are formally processed in juvenile court typically have worse outcomes than similar youth whose cases are handled informally, both in terms of future involvement in the justice system and success in education and employment.

17

Diversion works, part 2.

This is especially true for youth accused of lower-level misbehavior and those who do not have a long history of past arrests.

https://www.aecf.org/blog/what-is-juvenile-justice

Conclusion of 2013 Metaanalysis

Low-risk youth placed in diversion programs reoffend 45% less often than do youth with similar case histories who face formal court processing or more intensive sanctions.

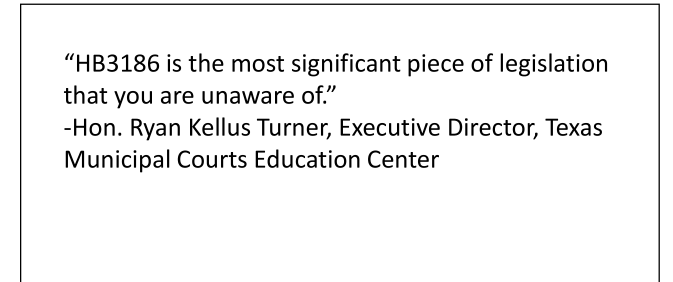
Source:

https://www.aecf.org/blog/re writing-the-playbook-forreducing-juvenile-delinquency



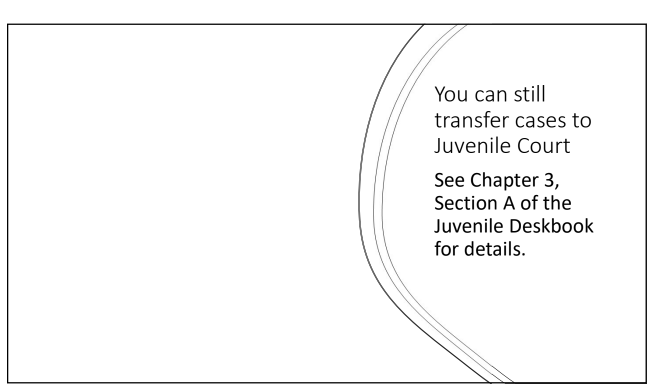
2016 study of juvenile cases in Allegheny Pa. 2023 study of juvenile cases in Florida

Financial burden of a fine increases the likelihood of recidivism among adolescent offenders.



Texas Youth Diversion and Early Intervention Act

Technically effective January 1, 2024, but only applies to offenses occurring on or after January 1, 2025.



Child is to be offered diversion except as otherwise provided.

25

This statute does not apply to traffic offenses.

What is a traffic offense?

Term is not defined in code of criminal procedure, so the general meaning is to be applied.

Transportation Code defines it as any offense under chapter 521 or any Rules of the Road offense.

27

What about driving under the influence?

Offense is located under Tex. Alcoholic Beverage Code section 106.041, so not a "traffic offense" as defined by the Transportation Code section 720.002(f)(2). This statute only applies to individuals who were under 17 years of age **at the time of the offense**.

29

"Child is eligible to enter into diversion agreement ... only once every 365 days."

TJCTC position is that we look at the dates of the agreements, not offenses or dispositions.

Child is only eligible for diversion if they have never had an unsuccessful diversion

How will we know if the child has never had an unsuccessful diversion?



A court may not divert a child from criminal prosecution without the written consent of the child and the child's parent.

"Parent" includes anyone in a parental relationship with the child.

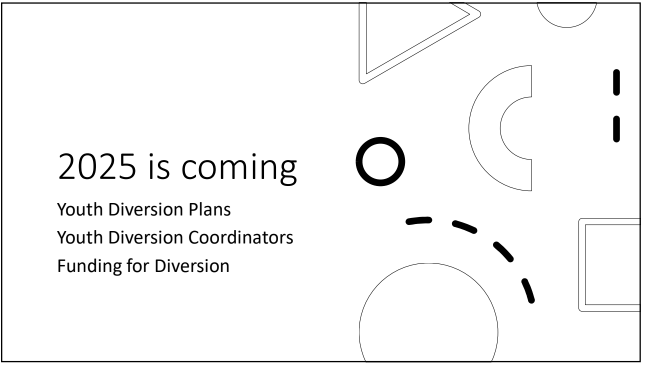


Poll question 2

The juvenile before the court, Thea, is eligible for diversion. However, they have a lousy attitude. No one thinks Thea will follow through and be successful. What should the court do?

A. Decline diversion for the juvenile.

B. Refer the child to diversion anyway.



Youth Diversion Plan, CCP Art. 45.306

Legislature had a choice. Either it was one size fits all ...

Youth Diversion Plan, CCP Art. 45.306

... or it was the paradox of choice.

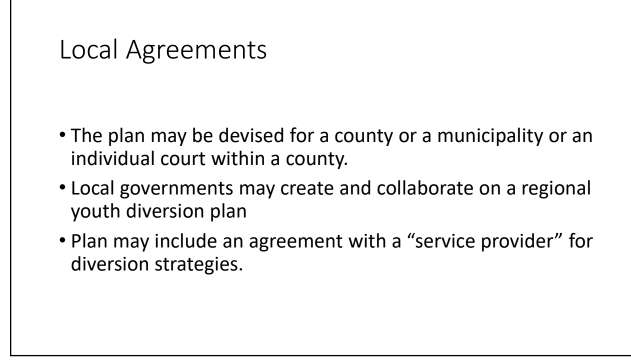
39

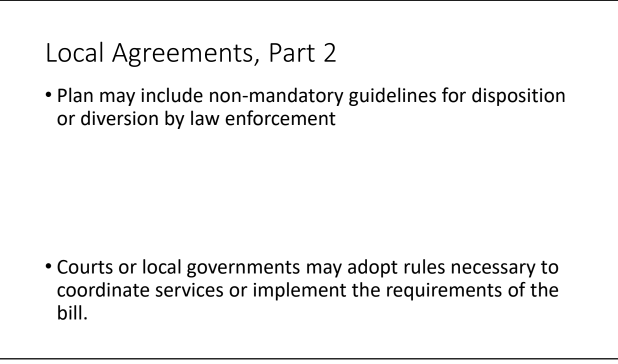
Youth Diversion Plan, CCP Art. 45.306

Each justice and municipal court must adopt a youth diversion plan **no later than January 1, 2025**.

The plan must be in writing and describe the types of strategies that may be used (but strategies that may be imposed **are not** limited by the plan).

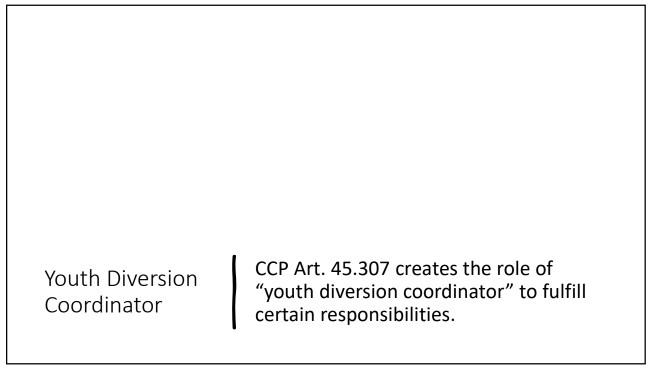
The plan must be maintained on file for public inspection.





"Service Provider"

CCP Art. 45.301(7): "Governmental agency, political subdivision, openenrollment charter school, nonprofit organization, or other entity that provides services to children or families."



Duties of the Youth Diversion Coordinator

- Determining whether a child is eligible for diversion;
- Employing authorized diversion strategies;
- Presenting and maintaining diversion agreements;
- Monitoring diversions;
- Maintaining records on if diversions are successful or unsuccessful; and
- Coordinating referrals to court.

45

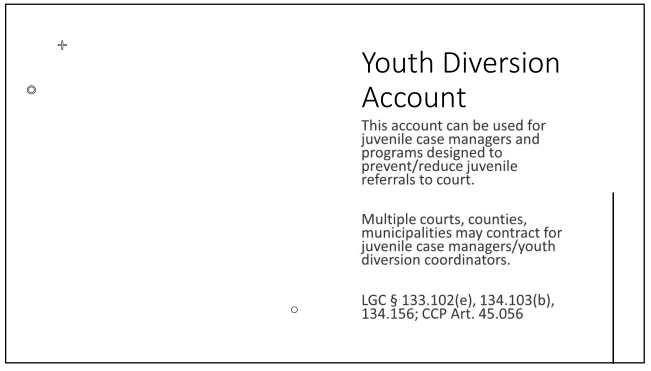
Who can take this role?

- Court administrator or clerk or juvenile case manager;
- Court-related services office;
- CSCD, including juvenile probation department;
- County or municipal employee, including peace officer;
- Community volunteer;
- Institution of higher education (public/private/independent);
- Qualified nonprofit organization as determined by court.

Who pays for this?

The "truancy prevention and diversion" account/fund will be called the "youth diversion" fund. Local Gov't Code section 133.125(a).

47



CCP Art. 45.312 – fees for diversion

Court may collect from a child's parent a \$50 administrative fee to defray the costs if this is an accepted term in the diversion agreement.

Waived if indigent, and diversion may not be contingent on payment of a fee.

Court must maintain records of all fees paid, and the fees must be placed by the treasurer into a special account only used to offset the costs of youth diversion programs.

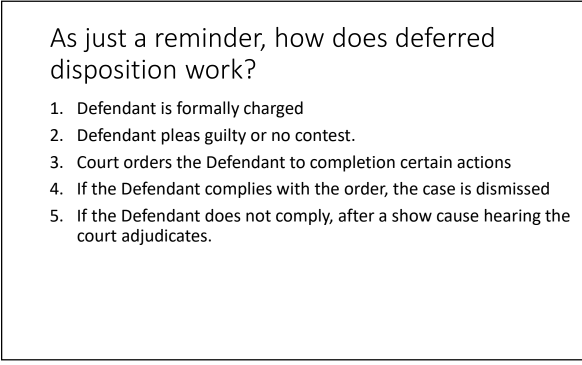
49

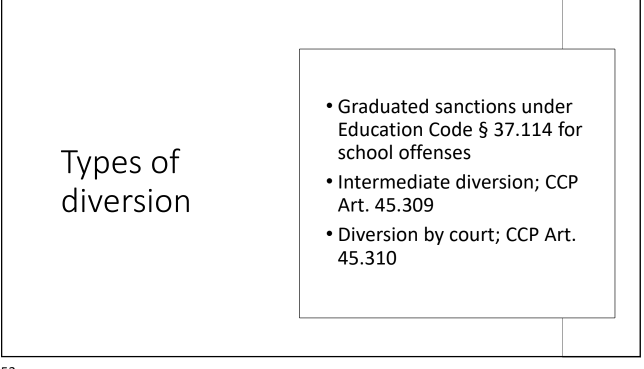
New source of revenue

Justice courts are to assess a \$50 fee for convictions for graffiti for criminal actions occurring on or after January 1, 2025.

Money to be placed in County Juvenile Delinquency Prevention Fund and provide funding for diversion.

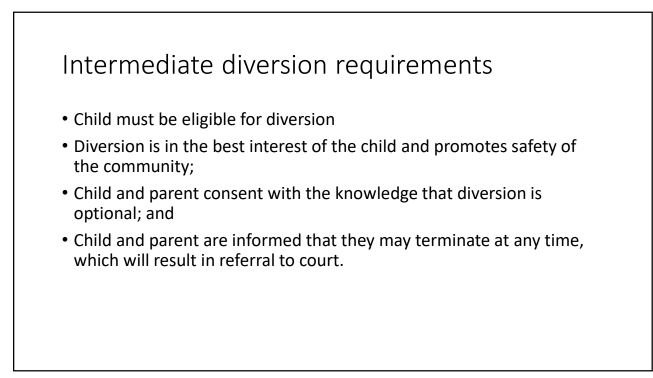
How is this supposed to work?





Strategies, diversion agreement, time period, ect., are the same whether intermediate diversion or diversion by court Intermediate diversion

A youth diversion plan may provide that a youth diversion coordinator or juvenile case manager shall advise the child and parent of the option of intermediate diversion **before a case is filed**.



Diversion by court Image: Must divert the case of an eligible defendant without requiring a plea. Image: Successful compliance results in closure of the case and report to the court of successful diversion. Image: Failure to comply results in referral to the court for a hearing under CCP Art. 45.311

Diversion agreement

Must be in writing and identify the period of diversion (not to exceed 180 days) and a clear and concise description of the diversions, including the offense and charge being diverted.

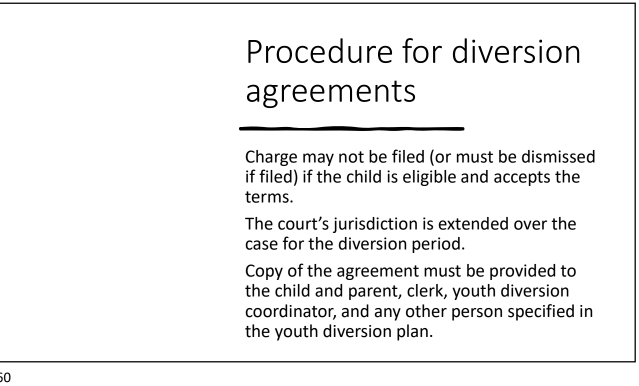
Must outline identity and responsibilities of the child and the parent and contain a written acknowledgement and agreement from the child and the parent.

Must be measurable, realistic, and reasonable, considering the circumstances, the child's age and ability, the charge being diverted, the best interest of the child, and the safety of the community.

More on diversion agreements

Must include:

- Possible outcomes of successful/unsuccessful diversions;
- Explanation that participating is not an admission of guilt and that a guilty plea is not required to participate;
- Explanation of the monitoring process; •
- Verification that the child and parent were notified of the child's rights, including the right to refuse diversion, and that the child knowingly and voluntarily consents to diversion.



Diversion strategies may include

Requiring the child to participate in a program, including teen court, school related program, educational program, including alcohol, tobacco, or drug education, rehab, or self-improvement program.

CCP Art. 45.305

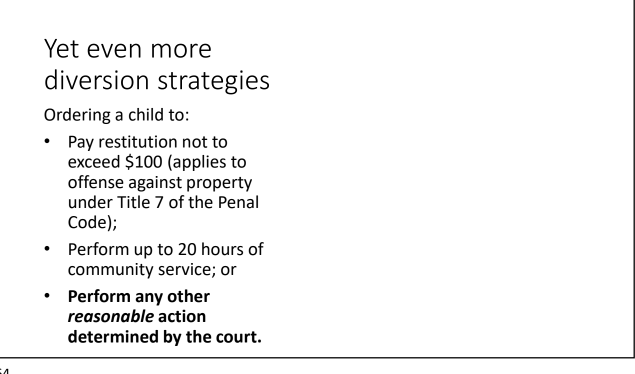
61

More diversion strategies Referring a child to a service provider, addressing, for example: At-risk youth services; juvenile case manager services; work and job skills training; academic monitoring/tutoring (including GED prep); community-based services; mental health screening & clinical assessment; counseling (private or in-school); mentoring services.

Still more diversion strategies

Requiring a child to:

- Participate in mediation or other dispute resolution service;
- Submit to alcohol/drug testing; or
- Comply with treatment prescribed by physician or health professional



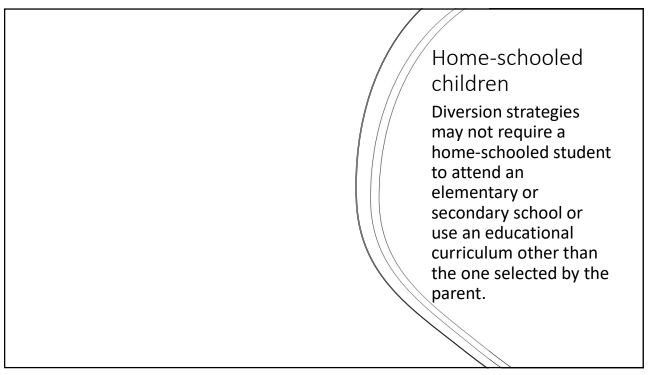
Word to the wise: sometimes focus less on what they did, more on why they did it.

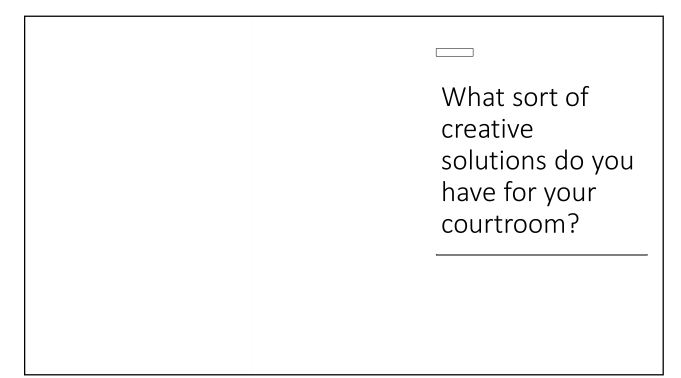
65

The court and the school system can partner up

Questions to ask:

- Do you receive any services at school?
- Do you have an IEP or BIP?
- Do you receive any support at your school I should know about?
- Does the support affect your education?
- Do you go to an ARD meeting?

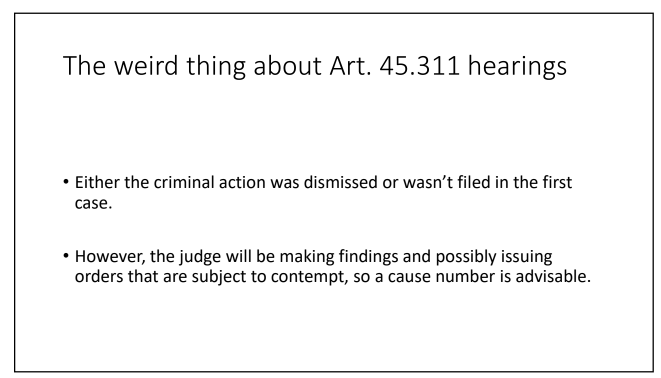




Referral for hearing under CCP Art. 45.311

If a child appears not to have successfully completed the diversion, the court must hold a non-adversarial hearing to confer with parent and child.

May hear from any person the court finds helpful in determining the best path forward.



Possible outcomes when referred to hearing Amending or setting aside diversion agreement terms; • Extending the diversion period for a period not to exceed one year from the initial start date; Continuing the hearing for up to 60 days: Ordering the parent to perform any act or refrain from any act; • Determining the diversion to be successful or unsuccessful. Unsuccessful diversions may be referred to the juvenile court or to the prosecutor for criminal filing (SOL tolled).

71

Referral for hearing – parent order

Any order to the parent may not have the substantive effect of interfering with a parent's fundamental right to determine how to raise the child, unless the court finds it necessary to prevent significant harm to the child's physical, mental, or emotional health.

Orders to the parent are enforceable by contempt.

Records of diversion program
Courts must maintain statistics for each diversion strategy authorized.
Other than statistical records, all records are confidential under CCP Art. 45.0217.
All records shall be expunged without the requirement of a motion or request, on the child's 18th birthday.
CCP Art. 45.313



Poll question 3

Little Bronson commits an offense on 1/1/25, enters into a diversion agreement on 3/6/25, and successfully complies. The case is closed 8/25/25.

Bronson allegedly commits a new offense 1/29/26 and appears before the court on 2/24/26. Is he eligible for diversion at that time?

A. Yes

B. No

75

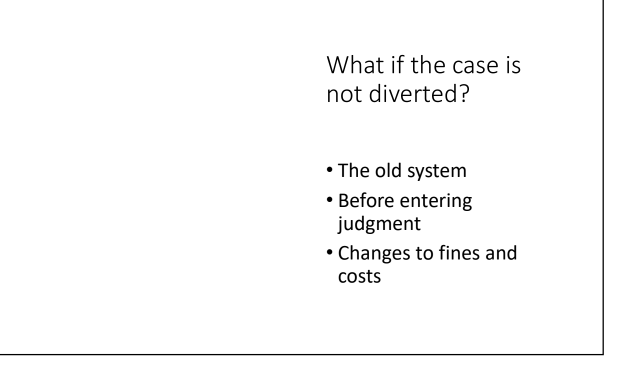
Poll question 4

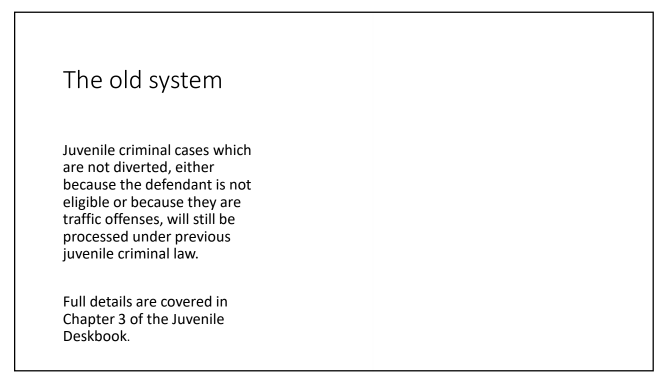
Bronson enters into a new diversion agreement for the second offense on 4/1/26. There is concern that he has failed to comply with the agreement. The court holds a hearing on 8/27/26. If the judge wants to extend Bronson's agreement, what is the latest date he can extend it to?

A. 1/29/27 (a year after the offense was committed)

B. 4/1/27

C. 8/27/27





The old system is more complicated if the juvenile is eligible for diversion

79

If there is insufficient evidence at trial ...

... the child is acquitted.

However, if the jury returns a guilty verdict or the judge find enough evidence to convict ...

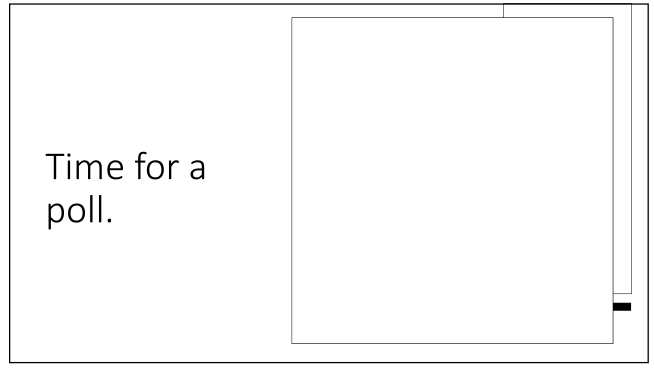
... the judge has to give the child who is eligible for diversion the right to accept diversion as if the trial never happened. CCP Art. 45.041(a-2)

81

Fines and costs

If diversion is not required, a A judge *shall* may allow a defendant who is a child to elect at the time of conviction to discharge the fine and costs by performing community service or receiving tutoring.

Art. 45.041(b-3) (as of 1/1/25)



Poll question 5

Amber declines to participate in diversion. After her criminal jury trial, but before conviction, Amber accepts diversion. She fails to comply. After a hearing, the court finds that the diversion was unsuccessful.

The prosecutor refiles the case. The jury returns a verdict of guilty. Must the court offer Amber diversion yet again?

A. Yes

B. No

