Executive Summary

The Federal Juvenile Justice and Delinquency Prevention Act (Reauthorized in 2002)

Background:
The JJDPA of 1974 established a single federal agency, the Office of Juvenile Justice and Delinquency Prevention (OJJDP), in the U.S. Department of Justice, to support local and state efforts to prevent delinquency and improve the juvenile justice system. In 2002, the 21st Century Department of Justice Appropriations Authorization Act was passed. This act included the Reauthorization of the JJDPA (the JJDPA of 2002, Public Law 107-273, 42 U.S.C. § 5601 et seq.).

The JJDPA provides a block grant program to the states, based on their juvenile population under age 18 (the Title II Formula Grants Program). The OJJDP awards the appropriated Formula Grant funds to the 50 states, five territories, and the District of Columbia on the basis of their proportionate population under age 18 (the state of Wyoming does not participate in the Formula Grants Program). In order to be eligible to receive JJDPA Title II Formula Grant Program funds, states are required to:

- Designate one agency to prepare and administer the State’s comprehensive 3-year juvenile justice and delinquency prevention plan (the Department of Social and Health Services in Washington State);
- Establish a “State Advisory Group,” appointed by the Governor or other Chief Executive Officer, to: provide policy direction; participate in the preparation and administration of the Formula Grants Program plan; and commit to achieve and maintain compliance with the four core requirements of the JJDPA Act, as follows.

The core requirements of the JJDPA Act are:

- Eliminating or preventing the placement of non-offending youth (such as a dependent or neglected child) and status offenders (such as a runaway or truant) in secure facilities. (Deinstitutionalization of Status Offenders, or DSO)
- Eliminating the confinement of juveniles in adult jails and lockups. (Jail Removal)
- Ensuring complete sight and sound separation of juveniles from adult offenders in secure facilities (such as adult jails and lockups), when they are held. (Separation)
- Addressing juvenile delinquency prevention and system improvement efforts designed to reduce the disproportionate number of juvenile members of minority groups who come into contact with the juvenile justice system. (Disproportionate Minority Contact, or DMC)

Washington State:
Washington State received federal juvenile justice funds beginning in 1975. At that time, the State Advisory Group was a committee of the Governor’s Council on Criminal Justice. In 1982 the Governor’s Juvenile Justice Advisory Committee was created as the State Advisory Group via Executive Order, to respond to the provisions of the federal Juvenile Justice and Delinquency Prevention (JJDPA) Act. As part of Governor Gregoire’s reform initiative for more efficient and effective government in 2010, the former Governor requested that DSHS convene a new repositioned committee (known as the Washington State Partnership Council on Juvenile Justice or “WA-PCJJ”). Members were first appointed to the new Council in November 2010.

Washington State has historically been in compliance with three of the four core requirements (Jail Removal, Separation, and DMC) of the JJDPA Act. State law (RCW 13.04.116) also prohibits holding juveniles in adult jails and lockups, and requires sight and sound separation in those instances when juveniles are held. Federal requirements for addressing DMC have also historically been met or exceeded.

From fiscal years 2000 through 2010, Washington State was found out of compliance with the DSO core requirement of the federal JJDPA Act by the federal Office of Juvenile Justice & Delinquency Prevention -- as Washington State’s At-Risk/Runaway Youth Act, also known as the “Becca Law,” allows runaway youth to be held in a secure crisis residential center located within a juvenile detention center for up to five days.
As a consequence of being out of compliance, OJJDP reduced Washington’s FFY 2000 through 2003 Formula Grants Program funds by 25 percent, and the FFY 2005 through 2010 federal Formula Grant allocations were reduced by 20 percent per the JJDP Act of 2002.* Hence, the state was penalized a cumulative total of over 2.7 million dollars in federal Formula Grants Program funding from 2000 through 2010.

In September 2010, Washington State received written notification from the federal OJJDP that the state was in compliance with the DSO core requirement -- due to the reduction in the number of operating secure CRCs within juvenile detention facilities, and reduction in beds -- and the subsequent significant reduction (over an 80 percent decrease) in the number of DSO violations for the state.

The state has remained in compliance with the four core requirements from FY 2011 through FY 2015.

Sources of Funding Administered by the Council: Federal, State and Private Foundation

In SFY 2015 (July 2014 to June 2015), the State Advisory Group awarded funds from the federal Title II Formula Grants Program, one private foundation (the Annie E. Casey Foundation), and dedicated state funding for the Juvenile Detention Alternatives Initiative (JDAI) and for the state-funded Criminal Street Gang Prevention and Intervention Grant Program -- to prevent and reduce juvenile delinquency, and improve the juvenile justice system. The SAG also administers dedicated state funds for TeamChild.

1. JJDP Act Title II Formula Grants Program. In 2014, the state received a block grant award of $753,803. This is an increase from the 2013 award of $530,085, but still a significant reduction from the 2011 award of $918,848. Formula Grant funding provides for:
   - **Demonstration projects** that address the priority program areas selected by the state advisory group: DMC, Alternatives to Detention, and Aftercare/ReEntry.
   - **Juvenile Justice System Improvement**, which includes: Technical assistance, training, and research projects.
   - **Compliance Monitoring** of facilities statewide for compliance with the federal JJDP Act (including adult lockups, holding facilities and jails; juvenile detention centers and juvenile institutions; secure CRCs located in juvenile detention facilities; and one collocated facility—collectively there are currently 243 secure facilities statewide).
   - **Disproportionate Minority Contact (DMC)**, to provide for coordination, training and technical assistance to communities in assessing and addressing the disparity in the representation of minority youth at all points in the juvenile justice system.
   - **Native American Pass-Through** amount, as required by the JJDP Act per block grant requirements.
   - **State Advisory Group and Planning & Administration** allocations.

2. Annie E. Casey Foundation (AECF) Grant for the JDAI. Since 2004, the Office of Juvenile Justice, DSHS, has received AECF funding to implement the Juvenile Detention Alternatives Initiative in Washington State (approximately $1,290,000 million from SFY 2005 through SFY 2015 was received). In SFY 2012, the annual award was reduced to $25,000 to assist in sustaining JDAI efforts. There are currently (August 2015) nine JDAI sites in Washington State representing 10 counties and 72% of the state’s age 10-17 youth population.

3. State Funding for the JDAI. The Washington State Legislature has allocated funding to expand and enhance JDAI in Washington State, including data analysis capability, since FY 2008. JDAI was expanded to five additional sites from 2007 through 2015. Due to state budget reductions, the annual amount of state funding for the JDAI (via proviso) was

* The 2002 amendment of the JJDP Act allowed Washington State to receive the full award amount for FFY 2004. For FFY 2005 through 2010, Washington’s Formula Grant allocation was reduced by 20 percent, as the state was again found out of compliance with the DSO requirement, and was required to expend 50 percent of its remaining funds on efforts to achieve compliance (per the JJDP Act of 2002).
reduced from $200,000 to $178,000 in 2010 (a cumulative total of $1,457,000 has been allocated in state funding from SFY 2008 through SFY 2015).

4. **State Funding for the Criminal Street Gang Prevention and Intervention Grant Program.** The state legislature (via proviso) provided $250,000 for one fiscal year (beginning July 2012) for a new criminal street gang prevention and intervention grant program to be administered by the SAG/Council. The State Legislature allocated funding to continue this grant program, and awarded $250,000 for each fiscal year in FYs 2014 and 2015. Three gang prevention projects were awarded state funding by the Council beginning November 2013, following a competitive RFP process. A multi-site evaluation was also funded.

5. **State Funding for TeamChild.** Funding via proviso specifically for the TeamChild Program has been administered through the State Advisory Group, and included in the Council’s (via OJJ/DSHS) state funds allocation. Due to state budget reductions, the annual amount for TeamChild was reduced from $500,000 to $445,000 in SFY 2010. TeamChild addresses the underlying causes of juvenile delinquency by advocating for education, mental health & medical health services, safe living situations, and other supports. TeamChild is the only organization in Washington that exclusively provides free, specialized civil legal representation and advocacy to youth who are at high risk for juvenile justice involvement.

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**Summary of Data**

This annual report presents statistics for juvenile risk factors that may affect juvenile delinquency, as well as juvenile crime data and demographic data for youth in Washington State.


- Juveniles (age 0-17) make up approximately 23 percent of the total state population, or about 1.59 million.
- Approximately 50% of the total juvenile population lives in just three counties in Western Washington—King, Pierce, and Snohomish counties.
- Five counties, collectively, contain three-fourths (64%) of the state’s youth population (Clark, King, Pierce, Snohomish, and Spokane)
- Children age 0-9 years old make up the largest age cohort, over half (52%) of the total youth population.
- The age 10-17 cohort is the age group most likely to be involved in juvenile delinquency, and represented approximately 44% of the total youth population in 2013.
- Male youth represent slightly over one-half (51.2%) of Washington’s juvenile population, with females representing 48.8 percent of 0-17 year olds.

**Minority Population (2013 Estimates)**

- Minority youth make up over one-third (37.3 percent) of the state’s age 0-17 juvenile population.
- Approximately one-fifth (20.2%) of Washington’s juvenile population is of Hispanic or Latino origin (of any race); 9.2 percent are Asian (non-Hispanic); 1.9 percent are American Indian (non-Hispanic); and 6 percent are Black (non-Hispanic).
- According to the 2013 Estimates, minority youth comprise over 60 percent of the juvenile population in three counties—Adams, Franklin and Yakima.
- Black and American Indian youth are over-represented in juvenile arrests, juvenile court offense referrals and incarceration (to juvenile detention facilities and JRA) when compared to their respective percentage of the juvenile population age 10-17. As Hispanic ethnicity is not recorded at arrest, it is not possible to identify the over-representation of Hispanic youth at all decision points in the system.

**Juveniles Living in Poverty**

- The poverty rate among Washington’s children age 0-17 was approximately 18.3 percent in 2013 (291,840 children under the age of 18.) There was a 16.8 percent increase in the number of children living in poverty from 2009 to 2013.
- Another indicator of children living in poverty is the National School Lunch Program; in
Washington State, over the past 5 years (from 2009 to 2013) the number of applications received for the National School Lunch and Breakfast Program increased by 10 percent.

- Counties meeting the definition of a distressed area (unemployment rate greater than or equal to 9.7%) in 2013 include: Clallam, Clark, Columbia, Cowlitz, Ferry, Grays Harbor, Klickitat, Lewis, Mason, Pacific, Pend Oreille, Skamania, Stevens and Wahkiakum, and Yakima.

**School Enrollment and Dropouts**

- There was a slight increase (1.3 percent) in enrollment in Washington’s public schools from 2013 to 2014; there were 1,061,056 students in grades K-12 according to the October 1, 2014 headcount. (From 2010 to 2014, there was a 3.1 percent increase in K-12 public school enrollment.)

- Minority youth represented 42.8 percent of the K-12 public school enrollment in 2014-2015. Minority enrollment in Washington’s public schools has increased during the past decade, particularly enrollment of Hispanic students. In the past five years (2010-2014) minority enrollment increased almost 11% (from 38.7% to 42.8%).

- Adjusted 5-year cohort dropout rates, reported by OSPI, show Asian students had the lowest cohort dropout rate (11.45), while American Indian students had the highest cohort dropout rate of 36.55, followed by Black and Pacific Islander students with an cohort dropout rate of 26.12 for Black youth and 26.08 for Pacific Islander youth.

- Dropout statistics for school year 2013-2014 decreased 9 percent from the previous year.

**Child Abuse Referrals**

- In 2014, 91,407 children were referred to Child Protective Services (CPS) in Washington State (an average of 7,617 per month). This reflects an increase of 5.2 percent from the number of children referred in 2013 (86,863), and the highest amount of referrals in the ten year period 2011-2014.

**Adolescent Pregnancy and Childbearing**

- Washington’s teen pregnancy rate per 1,000 for females age 15-17 was 14.5 in 2013, a decrease (15.7 percent) from the rate of 17.2 percent in 2012. (This is a 45.7 percent decrease from 2008, when the teen pregnancy rate was 26.7 per 1,000 females age 15-17.)

- Washington’s rate of 14.5 is significantly below the national teen pregnancy rate of 27 births per 1,000 girls.

- Nationally, the CDC reports disparities in teen pregnancies -- non-Hispanic Black youth, Hispanic/Latino youth, American Indian/Alaska Native youth, and socioeconomically disadvantaged youth of any race or ethnicity experience the highest rates of teen pregnancy and childbirth. Together, black and Hispanic youth comprised 57% of U.S. teen births in 2011.

**Mental Health**

Data from the Washington State Juvenile Court Pre-Screen Risk Assessment shows that from 2006 through 2009, approximately 21 percent of youth on probation had been diagnosed with a mental health problem. In 2010, the percentage rose to 23.5 percent of youth on probation, and from 2011 through 2013 the percent was 23.0 percent. (Data from the Washington State Institute for Public Policy and Administrative Office of the Courts, updated February 2014).

**Truancy, ARY and CHINS**

- Truancy cases filed continued a steady decline from of over 12 percent decrease from 2009 to 2013. In 2013 there were 11,283 truancy cases filed.

- At-Risk Youth (ARY) cases filed also continued a steady decline of almost 20% from 2009 to 2013. There were 1,418 At-Risk Youth filings in 2013.

- Child in Need of Services (CHINS) petitions filed have fluctuated over the past five years from a low of 239 in 2009 to a high of 260 in 2012. There were 240 CHINS petitions filed in 2013.

- In 2013 there were 6,629 total court hearings held for contempt of court related to an ARY,
Truancy or CHINS order/proceeding—a 3.1% increase from 2012 in contempt hearings held (6,429).

- In 2013, there were 2,786 total admissions\(^3\) statewide of status offenders to juvenile detention facilities for violations of a court order/proceeding related to a status offense -- approximately 47 percent were girls, and 53 percent were boys.

**Juvenile Arrests in 2013**

- There were 17,264 juvenile arrests, for an arrest rate of 24.5 per 1,000 youth age 10-17 in 2013 -- the lowest juvenile arrest rate reported since prior to 1982. (This is a 64 percent decrease from the 2000 rate, and approximately a 1.4 percent decrease from 2012 to 2013.)

- There were 944 violent crime arrests, for a violent crime arrest rate of 1.3 per 1,000 youth age 10-17 -- the 2nd lowest violent crime rate reported since prior to 1982. (This is a 34 percent decrease from the 2004 rate of 2.0, and a seven percent increase in the rate from 2012 to 2013.)

- There were 6,243 juvenile arrests for property crimes in 2013, for an arrest rate of 8.9 per 1,000 youth age 10-17. (This is a 28.8 percent increase from 2009, and an 18.6 percent increase in the rate from 2012 to 2013.)

- There were 3,571 drug and alcohol arrests, for an arrest rate of 5.1 per 1,000 youth age 10-17 in 2013. (This is a 44 percent decrease from 2009, and a .5 percent increase in the rate from 2012 to 2013.)

- **Females** accounted for 30.7 percent of all 2013 juvenile arrests. Ten years ago, females accounted for 28.9 of total juvenile arrests. While from 2009 to 2013 the percentage of total arrests for girls remained relatively the same. The rate for boys during this period also remained relatively the same.

- The distribution of juvenile arrests by race (includes youth of Hispanic origin) in 2013 was approximately: 78.5 percent White, 15.6 percent Black, 3.7 percent Native American, and 2.2 percent Asian youth.\(^4\) The percentage of juvenile arrests by race shows an increase (10.7 percent) in the overall percentage of total arrests for minority youth from 2012 to 2013 (from 19.6 to 21.7 percent of total arrests).

- From 2003 to 2013, the percentage of juvenile arrests by race (includes youth of Hispanic origin) shows the following changes—the percentage of total arrests for Black youth increased by 65.7 percent; a 6.9 percent decrease for Asian youth; and a 10 percent increase for Native American youth, while there was a decrease (7.6 percent) for White youth from 2003 to 2013.

**Juvenile Court Offense Referrals in 2013**

(Juveniles referred to juvenile department)

- There were 24,269 juvenile offense referrals in 2013. This is an 16 percent decrease from 2012 (28,950), and a steady five year decline of 48.3 percent from 2008 (46,962).

- Juvenile offense referrals in 2013 by race/ethnicity showed the following: 56.4 percent were White youth (non-hispanic); 14 percent were Black (non-hispanic); 3 percent were Asian (non-hispanic); 3.9 percent were Native American (non-hispanic); 19.4 percent were Hispanic; and approximately three percent were other/unknown.

- Females represent 30.9 percent of all 2013 juvenile court offense referrals. This is relatively unchanged from 2012.

- Offense referrals for Black youth are more than two times (2.4) their proportion of the 10-17 juvenile population. Offense referrals for Native American youth are two times their proportion of the 10-17 juvenile population.

- Males represented 69 percent of the offense referrals and have legal cases filed at a higher rate than females. Approximately 74 percent of the legal cases filed involved males. Of the cases referred to the prosecutor that involved males, 55 percent were filed on, as compared to 44 percent of females.

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\(^3\) Admissions with a detention stay of over 4 hours in duration.
Executive Summary

**Admissions to Juvenile Detention in 2013**

- There were 17,227 admissions to local juvenile detention facilities in 2014. (A 6.3% decrease from 18,393 in 2014.
- Females accounted for 30.6 percent of the detention admission in 2014, a 3.9 percent increase from 29.5% in 2013. In the five year period from 2010 to 2014 the percentage of females in detention admissions increased 9.4 percent (from 28% in 2010).
- The percentage of minority youth admitted to detention increased six percent from 2013 to 2014. (44.5% in 2013 to 47.3% in 2014).
- In 2014, 53 percent of the juvenile detention population was White, 15 percent was Black, seven percent was Native American, two percent was Asian and Pacific Islander, 21 percent was Hispanic, and two percent was unknown/not reported (percentages have been rounded).

**Juveniles Sentenced to Juvenile Rehabilitation (JR)**

- The average daily population (ADP) of juveniles in all JR residential programs was 515 in 2014—there has been a steady decline in the ADP over the past ten years. *(This is a 22.2 percent decrease in the last five years and a 39.7 percent decrease in the last ten years.)*
- The average daily population of juveniles in JR institutions was 424 in 2014 - there has been a steady decline in the ADP over the past ten years. *(This is a 26.2 percent decrease in the last five years and a 42.7 percent decrease in the last ten years.)*
- The average daily population of juveniles in JR Community Residential Placements was 91 in 2014. *(This is an increase of 5.8 percent in the last 5 years and a decrease of 20.2 percent over the last ten years.)*
- The average daily population of juveniles on JR Parole was 322 in 2014. *(This continues a steady decrease of 24.6 percent over the last five years and 57.2 percent over the last ten years.)*

**Youth of color** represented approximately 55.9 percent of juveniles held in JR (average per month) in 2014. *The percentage of youth of color in JR has averaged 56.7 between 2010-2014.*

- Females represented 8 percent of juveniles held in JR (average per month) in 2014. *This is a decrease from 9.5 percent in 2013. Since 2009, the average female population of JR has been around 7.8 percent. JR’s overall population has decreased 27 percent during that same period from a total residential population in 2009 of 712 to 515 in 2014.*

**Juvenile Cases Transferred to Adult Criminal Court Jurisdiction (Charged and Sentenced)**

- According to data from the OFM Forecasting Division, over the 5-year period from FY2010 - 2014, there were 591 youth who were transferred to adult criminal court jurisdiction and who were sentenced in adult court (includes both auto declines and judicially controlled transfers--discretionary cases). Of this number, approximately 46 percent were under exclusive original adult court jurisdiction (auto declines) and approximately 54 percent were youth who were transferred from juvenile court to adult criminal court jurisdiction after a discretionary or mandatory decline hearing.
- Of the 71 youth charged and sentenced in adult criminal (Superior) court jurisdiction in fiscal year 2014, data by race and ethnicity show the following: Black youth accounted for the largest percentage -- 40.8%; 26.8% were White (non-Hispanic) youth; 23.9% were Hispanic youth; 1.4% were Asian (non-Hispanic) youth; 4.2% were Native American youth; and race/ethnicity was unknown for 2.8% of the youth. In summary, 70.4% of the total number of youth who were transferred to adult court jurisdiction and sentenced/convicted in adult court were minority youth.
- In 2014 the age of youth transferred to adult court jurisdiction ranged from 15 to 17 years at the time the youth was charged (date of

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Race proportions include persons of Hispanic origin. Persons of Hispanic origin can be of any race; however, typically in UCR they are included in the White racial category.
Executive Summary

In 2011 Washington’s state advisory group (SAG), the WA State Partnership Council on Juvenile Justice, undertook a comprehensive data-driven process for the development of the 3-year juvenile justice plan for 2012 - 2014 -- utilizing a priority assessment rating tool based on guiding principles, and a strategic framework, that were adopted by the Council. Based on findings from this assessment, the SAG selected its top priorities – which served to align with and guide the work plans that were developed and finalized by the SAG’s standing committees.

In the fall of 2013, the state advisory group held a 2-day planning retreat at SeaTac, Washington. The Council identified three principal priority areas:

- Racial and Ethnic Disparities (R.E.D.)
- Transitional Services/Reentry
- Eliminating the incarceration of status offenders and low risk offenders (impacting use of the Valid Court Order exception, and implementation and expansion of JDAI principles and strategies)

Based on these priorities, the Washington State Partnership Council on Juvenile Justice has allocated Formula Grant funds in the 2015 (three-year plan) to the following seven federal program areas:

- Disproportionate Minority Contact (DMC)
- Aftercare/ReEntry
- Juvenile Justice System Improvement
- Compliance Monitoring
- American Indian Pass-Through Allocation
- Planning & Admin Allocation
- State Advisory Group Allocation