Executive Summary: Health Impact Review of HB 1440

Concerning the jurisdiction of juvenile court (2023 Legislative Session)

Evidence indicates that HB 1440 would likely decrease juvenile criminal legal system involvement and recidivism for some youth aged 8 through 13 years, which would improve health outcomes across the life course. It is unclear how the bill may impact equity.

BILL INFORMATION

Sponsors: Thai, Taylor, Simmons, Reed, Pollet

Summary of relevant provisions of the bill

- Changes the procedural jurisdiction of Washington State juvenile courts from 8 through 17 years of age to 14 through 17 years of age such that:
 - Juveniles under 14 years of age are considered legally incapable of committing a crime. Except, juveniles 8 through 13 years of age (i.e., under 14 years of age) may be prosecuted in cases where the juvenile is alleged of Murder 1 or Murder 2 and the prosecution can present proof and evidence that a juvenile has sufficient capacity to understand that the act or neglect was wrong. Juveniles under 14 years of age may not be prosecuted for other crimes.
 - Juveniles aged 14 through 17 years (i.e., under 18 years of age) who are alleged of committing a crime are in the jurisdiction of juvenile court.
- Establishes the Raise the Age Juvenile Justice Task Force to provide recommendations and an implementation plan to expand jurisdiction of juvenile court to include emerging adults aged 18 through 20 years (i.e., under 21 years of age) by July 1, 2027. The Task Force must submit a progress report by December 1, 2024 and a plan for expansion on or before December 1, 2025.

HEALTH IMPACT REVIEW

Summary of Findings:

This Health Impact Review found the following evidence for relevant provisions in HB 1440:

• **Informed assumption** that changing the procedural jurisdiction of juvenile court to 14 through 17 years of age would likely decrease juvenile criminal legal system^a involvement for some youth aged 8 through 13 years. This assumption is based on proposed changes to state law and information from key informants.





^a This analysis uses the phrases "juvenile criminal legal system" and "adult criminal legal system." The term "juvenile" will be used in relation to specific laws or rules governing youth alleged of crimes through the juvenile criminal legal system. The term "youth" refers to people younger than 18 years of age and "emerging adults" refers to people 18 through 20 years of age.

Executive Summary: Health Impact Review of HB 1440

Concerning the jurisdiction of juvenile court (2023 Legislative Session)

- Very strong evidence that changing the procedural jurisdiction of juvenile court to 14 through 17 years of age will decrease juvenile recidivism.^b
- Very strong evidence that decreased involvement in the juvenile criminal legal system would improve health outcomes across the life course.
- **Unclear impact** on equity due to intersectionality of overlapping identities, current inequities due to racism in the juvenile criminal legal system, and continued potential for involvement with the juvenile and adult criminal legal systems for 8- through 13-year-olds.
- "Other considerations" includes discussion of how expanding juvenile court jurisdiction to include 18- through 20-year-olds may impact health and equity for emerging adults.

UPDATE TO PREVIOUS HEALTH IMPACT REVIEW

This review is an update to the Health Impact Review completed for SB 5122, Concerning the jurisdiction of juvenile court (2021 Legislative Session) and reflects provisions of HB 1440. As part of this update, staff:

- Realigned findings to reflect provisions of HB 1440.
- Included information, data, and research published since 2020, as available.
- Included "Other Considerations" to discuss evidence related to how expanding juvenile court jurisdiction to include 18- through 20-year-olds has the potential to impact health and equity for emerging adults.

FULL REVIEW

For review methods, logic model, strength-of-evidence analyses, and citations of empirical evidence refer to the full Health Impact Review at:

https://www.sboh.wa.gov/sites/default/files/2023-02/HIR-2023-04-HB1440.pdf

1. Research Washington State Center for Court. Juvenile Recidivism in Washington State: A 2014 Court Cohort and 2015 Juvenile Rehabilitation Release Cohort.2020.



^b In other Health Impact Reviews, we have used the term reincarceration to demonstrate the systemic nature in which those with fewer resources (e.g., people of color, those of low socioeconomic status) are more likely to become reincarcerated than those with greater access to resources. Washington State studies examining juvenile recidivism have used "the 'Washington standard' recidivism definition developed by the Washington State Institute of Public Policy [WSIPP] [that] requires a minimum of 30 months to complete the follow-up period, comprised of 18 months of 'street time' plus 12 months for court processing [...Washington State Center for Court Research] added a new recidivism metric: an offense committed within one year of the beginning of the follow-up period that results in a referral or petition filed in court."²⁸ Since this definition includes referrals or petitions filed in court, we retain "recidivism" in this Health Impact Review for specificity and accuracy.