



Pacific Law Journal Review of Selected Nevada Legislative

Volume 1981 | Issue 1

Article 67

1-1-1981

Juveniles; Extradition of Juveniles

Univeristy of the Pacific, McGeorge School of Law

Follow this and additional works at: <https://scholarlycommons.pacific.edu/nlr>



Part of the [Legislation Commons](#)

Recommended Citation

Univeristy of the Pacific, McGeorge School of Law, *Juveniles; Extradition of Juveniles*, 1981 U. PAC. L. REV. (2019).

Available at: <https://scholarlycommons.pacific.edu/nlr/vol1981/iss1/67>

This Legislative Review is brought to you for free and open access by the Journals and Law Reviews at Scholarly Commons. It has been accepted for inclusion in Pacific Law Journal Review of Selected Nevada Legislative by an authorized editor of Scholarly Commons. For more information, please contact mgibney@pacific.edu.

Juveniles

Juveniles; extradition of juveniles

N.R.S. §62.— (new); §169.025 (amended).
AB 542 (Nicholas); STATS 1981, Ch 559

Chapter 559 provides for the extradition of juveniles.¹ Under Chapter 559, whenever a child² commits a crime in Nevada and then flees to another state,³ the governor may request extradition from that state according to the adult extradition procedures of the other state.⁴ In addition, Chapter 559 provides that if a child flees to Nevada after committing a crime in another state, he or she may be extradited to that state under the Uniform Criminal Extradition Act,⁵ and while awaiting extradition, the child must be held in a place designed for the detention of juveniles, if space is available.⁶ While awaiting extradition chapter 559, however, makes no provision for the child's detention if there is no space available in a juvenile detention facility.⁷ Moreover, Chapter 559 provides that procedures pertaining to pretrial, trial, and post-trial matters in criminal cases will be applicable to the extradition of juveniles.⁸

-
1. See N.R.S. §62.—.
 2. See *id.* §62.020 2 (definition of child).
 3. See *id.* §179.179 3 (definition of state).
 4. See *id.* §62.—.
 5. See *id.* §62.—. See generally *id.* §§179.177-179.235 (Uniform Criminal Extradition Act).
 6. See *id.* §62.—. See generally *id.* §§62.170 3, 62.180 3.
 7. See STATUTES OF NEVADA 1981, c.—, §—, at —. (enacting N.R.S. §62.—).
 8. See N.R.S. §169.025. See generally §§179.177-179.235.

Juveniles; inspection of sealed records

N.R.S. §62.275 (amended).
AB 453 (Foley); STATS 1981, Ch 770

Existing law allows a child¹ or probation officer on the child's behalf to petition the district court² for a hearing to seal³ virtually all records relating to the child,⁴ if either the child has not been referred to the court for three years and has never been made a ward of the court, or if

-
1. N.R.S. §62.020 2 (definition of child).
 2. See *id.* §62.020 3 (defines court as juvenile division of the district court).
 3. See *id.* §62.275 4(c) (definition of seal).
 4. See *id.* §62.275 1 (records relating to misdemeanor traffic violations will not be sealed).