Juveniles; age for commitment

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Juveniles

Juveniles; age for commitment

AB 113 (Humke); 1989 STAT. Ch. 179

Under prior law a delinquent juvenile between the ages of eight and eighteen years could be committed to a juvenile correctional institution.¹ Chapter 179 raises the minimum age for commitment of juveniles to twelve years.² Children between the ages of eight and twelve years must be placed in the custody of the Department of Human Resources for placement in a suitable institution.³

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３. Id. sec. 4, at _ (amending NEV. REV. STAT. § 62.211). A child, who would otherwise have been placed in the Nevada Girls Training Center or the Nevada Youth Training Center, will be put in the custody of the Youth Services Division of the Department of Human Resources for appropriate placement. Id.

Juveniles; detention—informal supervision

AB 100 (Humke); 1989 STAT. Ch. 765

Chapter 765 prohibits holding a child¹ in a juvenile detention facility prior to the disposition of the child’s case unless there is

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¹. 1989 Nev. Stat. ch. 765, sec. 8, at _ (amending NEV. REV. STAT. § 62.170) (includes children who are alleged to be delinquent or in need of supervision).