# TABLE OF CONTENTS

**Preface** .................................................................................................................. V

**Acknowledgments** .................................................................................................... VII

**Table of Cases** ........................................................................................................ X

**Table of Statutes** ..................................................................................................... XXIX

**Chapter 1. Introduction** .......................................................................................... 1

A. Origins of the Juvenile Justice System .................................................................... 2
   - Illinois Juvenile Court Act of 1899 ................................................................. 4
   - Illinois Juvenile Court Act of 1899, as Amended 1907 ............................... 7
   - Notes ..................................................................................................................... 17

B. The Constitutional Domestication of the Juvenile Court .................................... 21
   - In re Gault ........................................................................................................... 22
   - Notes ..................................................................................................................... 27

C. “Get Tough” Policies—1970 to 1990 ..................................................................... 30

D. Reassessing Adolescent Competence and Culpability ...................................... 44
   - Notes ..................................................................................................................... 45

E. Conclusion ................................................................................................................ 57

**Chapter 2. Juvenile Court Jurisdiction and Jurisprudence** ............................. 61

A. Introduction ............................................................................................................. 61
   - Notes ..................................................................................................................... 63

B. Juvenile Crime and Juvenile Justice Administration .......................................... 66

C. Juvenile Court Delinquency Jurisdiction for Criminal Violations ................. 75
   1. Applicability of Criminal Law Jurisprudence to Juvenile Court Proceedings .................. 78
      a. Availability of Common Law Infancy Defense ........................................... 78
         - In re Tyvonne J. ....................................................................................... 78
      b. Immaturity and Infancy Defense in Juvenile Court .................................. 83
         - In re Gladys R. .......................................................................................... 83
         - Notes .......................................................................................................... 89
      a. Insanity ......................................................................................................... 108
         - Commonwealth v. Chatman .................................................................... 108
         - Notes .......................................................................................................... 115
      b. Competency ................................................................................................ 117
         - Golden v. State .......................................................................................... 118
         - Notes .......................................................................................................... 120
   3. Punishment, Treatment, and Sentencing Juveniles ......................................... 133
      - In re Eric J. ................................................................................................. 135
      - Notes .......................................................................................................... 138

D. Non-Criminal Misconduct—Status Offenses ...................................................... 143
Table of Contents

Notes .................................................................................. 146
S. S. and L. B. v. State .............................................................. 151
Notes .................................................................................. 157
Problem ............................................................................... 171
1. Curfew: An Offense for Children Only ..................... 171
  Qutb v. Bartlett ................................................................. 171
  Notes ............................................................................... 176

Chapter 3. Police and Juveniles: Pre-Trial Criminal Procedure ........................................ 187
A. Fourth Amendment Criminal Procedure and Juvenile Justice ................................ 187
   Note ............................................................................... 189
   1. Probable Cause and Juvenile Justice ...................... 189
      Lanes v. State ............................................................... 189
      Notes ........................................................................ 184
   2. Taking Juveniles into Custody ................................ 196
      In re Jaime P. .............................................................. 196
      Note ........................................................................... 201
   3. Searches Incident to Custody ................................ 202
      In the Matter of Z.M. ...................................................... 202
      Notes ........................................................................... 204
B. Searching Juveniles: Schools and “Special Needs” ...................................................... 206
   1. Searching Juveniles in School ................................. 208
      New Jersey v. T.L.O. ...................................................... 208
      Notes ........................................................................... 224
   2. Drug Detection in Schools ...................................... 249
      Doe v. Renfrow .............................................................. 249
      Notes ........................................................................... 254
   3. Drug-Testing Students ............................................. 271
      Vernonia School District 47J v. Acton ..................... 271
      Notes ........................................................................... 280
C. Consent Searches, Voluntariness, and Youthfulness ................................................. 288
   In re J.M. ................................................................. 289
   Note ............................................................................... 293
D. Police Interrogation of Juveniles .............................................................................. 294
   1. Miranda Waivers and the Totality of the Circumstances Test ................................ 297
      Fare v. Michael C. .......................................................... 297
      Notes ........................................................................... 307
   2. Parental Presence During Juveniles' Interrogations ... 339
      In the Interest of Jerrell C.J. ......................................... 340
      Notes ........................................................................... 342
   3. Right to Counsel During Interrogation .................... 361
      In the Interest of J.D.Z. .................................................... 362
      Notes ........................................................................... 364
E. Confidentiality and Pre-Trial Procedures .................................................................. 369
   1. Photographs, Fingerprints, and Other Records .................. 371
      In the Interest of M. B. ...................................................... 371
      Notes ........................................................................... 372
      Lanes v. State ................................................................. 373
      Notes ........................................................................... 373
<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>2. Pre-Trial Publicity</td>
<td>376</td>
</tr>
<tr>
<td>Smith v. Daily Mail Publishing Co.</td>
<td>376</td>
</tr>
<tr>
<td>Notes</td>
<td>380</td>
</tr>
<tr>
<td>Chapter 4. Preliminary Screening Procedures: Diversion, Intake, and</td>
<td></td>
</tr>
<tr>
<td>the Filing of Charges</td>
<td>381</td>
</tr>
<tr>
<td>A. Introduction</td>
<td>381</td>
</tr>
<tr>
<td>B. Intake Screening and Diversion—Whether to Refer to Juvenile Court</td>
<td>387</td>
</tr>
<tr>
<td>1. Intake Disposition of Delinquency Referrals</td>
<td>394</td>
</tr>
<tr>
<td>Notes</td>
<td>396</td>
</tr>
<tr>
<td>2. Intake and Diversion</td>
<td>397</td>
</tr>
<tr>
<td>Notes</td>
<td>402</td>
</tr>
<tr>
<td>C. Diversion to What? Restorative Justice and Other Dispositions</td>
<td>403</td>
</tr>
<tr>
<td>Notes</td>
<td>410</td>
</tr>
<tr>
<td>D. Formalizing Diversion</td>
<td>414</td>
</tr>
<tr>
<td>1. Diversion Contracts</td>
<td>414</td>
</tr>
<tr>
<td>Notes</td>
<td>418</td>
</tr>
<tr>
<td>E. Procedural Safeguards at Intake</td>
<td>428</td>
</tr>
<tr>
<td>In the Matter of Frank H.</td>
<td>428</td>
</tr>
<tr>
<td>Notes</td>
<td>430</td>
</tr>
<tr>
<td>F. Decision to File a Petition</td>
<td>435</td>
</tr>
<tr>
<td>In the Matter of Appeal in Maricopa County</td>
<td>436</td>
</tr>
<tr>
<td>Notes</td>
<td>438</td>
</tr>
<tr>
<td>Chapter 5. Pretrial Detention</td>
<td>441</td>
</tr>
<tr>
<td>A. Introduction</td>
<td>441</td>
</tr>
<tr>
<td>B. Right to Bail</td>
<td>446</td>
</tr>
<tr>
<td>1. L. O. W. v. The District Court</td>
<td>447</td>
</tr>
<tr>
<td>Notes</td>
<td>449</td>
</tr>
<tr>
<td>C. Pretrial Preventive Detention</td>
<td>451</td>
</tr>
<tr>
<td>Schall v. Martin</td>
<td>451</td>
</tr>
<tr>
<td>Notes</td>
<td>468</td>
</tr>
<tr>
<td>D. Detention Hearing Procedures</td>
<td>498</td>
</tr>
<tr>
<td>1. Detention Statutes and Procedures</td>
<td>499</td>
</tr>
<tr>
<td>2. Time Within Which to Hold Detention Hearing</td>
<td>503</td>
</tr>
<tr>
<td>Alfredo A. v. Superior Court of Los Angeles County</td>
<td>503</td>
</tr>
<tr>
<td>Notes</td>
<td>509</td>
</tr>
<tr>
<td>3. Substantive Grounds for Detention</td>
<td>510</td>
</tr>
<tr>
<td>People v. Juvenile Court, City and County of Denver</td>
<td>510</td>
</tr>
<tr>
<td>Note</td>
<td>515</td>
</tr>
<tr>
<td>E. Detaining Juveniles in Adult Jails</td>
<td>515</td>
</tr>
<tr>
<td>Chapter 6. Waiver of Juvenile Court Jurisdiction</td>
<td>523</td>
</tr>
<tr>
<td>A. Introduction</td>
<td>523</td>
</tr>
<tr>
<td>B. Waiver Policy Issues: What to Do When the Kid Is a Criminal and the</td>
<td>530</td>
</tr>
<tr>
<td>Criminal Is a Kid</td>
<td>530</td>
</tr>
<tr>
<td>Notes</td>
<td>531</td>
</tr>
<tr>
<td>C. Judicial Waiver</td>
<td>540</td>
</tr>
</tbody>
</table>
TABLE OF CONTENTS

Kent v. United States ................................................................. 540
Note ......................................................................................... 547
Breed v. Jones ................................................................. 547
Notes ............................................................................... 552

1. Judicial Waiver Procedures and Evidence ....................... 555
   People v. Hana ................................................................. 559
   Notes ............................................................................... 563

2. Waiver in Minnesota: From “Amenability to Treatment” to “Public Safety”—a Case–Study of Waiver Reforms ............... 568
   a. Amenability to Treatment ........................................... 569
      Problem ........................................................................ 583
      In the Matter of the Welfare of D.F.B. ......................... 583
      In the Matter of the Welfare of D.F.B. ......................... 586
      Notes ........................................................................... 588
   b. Presumptive Certification, Public Safety, and Excluded Offenses ......................................................... 593
      Notes ............................................................................... 597


D. Legislative Offense Exclusion and Prosecutorial Direct–File ............................................................. 610
   1. Exclusion of Offenses From Juvenile Court Jurisdiction ................................................................. 611
      United States v. Bland .................................................... 613
      Notes ............................................................................... 621
   2. Concurrent Jurisdiction or Prosecutorial Direct–File ................................................................. 629
      Notes ............................................................................... 631
      Manduiey v. Superior Court of San Diego County ............... 635
      Notes ............................................................................... 644
   3. Transfer Back or Reverse Certification ................................................................. 647
      Notes ............................................................................... 651

E. Criminal Court Careers of Transferred Juveniles ................................................................. 655
   Notes ............................................................................... 655
   1. Records of Juvenile Convictions to Enhance Adult Sentences ................................................................. 663
      United States v. Johnson ................................................... 664
      Notes ............................................................................... 667
   2. Sentencing Juveniles as Adults—Proportionality and Punishment ................................................................. 676
      Roper v. Simmons .............................................................. 677
      Graham v. Florida .............................................................. 689
      Note ................................................................................. 699
      Miller v. Alabama, Jackson v. Hobbs ........................................ 700
      Note ............................................................................... 710

Chapter 7. Adjudication of Delinquency: Procedural Rights at Trial ................................................................. 715

A. Constitutional Domestication of the Juvenile Court ................................................................. 716
   In re Gault ................................................................. 717
   Notes ............................................................................... 733

B. Burden of Proof ................................................................. 738
   In the Matter of Winship ................................................................. 738
   Note ............................................................................... 745
# Table of Contents

## C. Jury Trial and Public Trial
- McKeiver v. Pennsylvania .................................................. 745
- Notes ................................................................................. 758
     - In re L.M ................................................................. 766
     - State in the Interest of D.J. ........................................... 774
     - Notes .................................................................. 779
  2. Juveniles' Right to a Public Trial ....................................... 784
     - R.L.R. v. State ......................................................... 785
     - Notes .................................................................. 786

## D. Notice of Charges
- Notes ................................................................................. 791
- In re Steven G. .................................................................. 797
- Notes ................................................................................. 800

## E. Hearings and Evidence
- Notes ................................................................................. 802
  1. Evidence ........................................................................... 803
     - In re Gladys R. ........................................................... 803
  2. Suppression Hearing ......................................................... 805
     - Notes .................................................................. 807

## F. Right to Counsel
- Notes ................................................................................. 810
  1. The Delivery and Quality of Legal Services in Juvenile Courts ...... 812
     - Note .................................................................. 818
  2. Appointment and Waiver of Counsel .................................... 819
     - In re Manuel R. ........................................................... 821
     - Notes .................................................................. 823
  3. The Role of the Juvenile Defense Lawyer—Effective Assistance of Counsel ........................................................................ 848
     a. Juvenile’s Attorney as Guardian ad Litem or Zealous Advocate ........................................................................ 850
     b. The Attorney and Parents ............................................ 858
        - Comment to Rule 3 .................................................. 860
        - Problem ................................................................ 860

## G. Procedural Rights of Status Offenders
- Notes ................................................................................. 861
  1. Privilege Against Self-Incrimination ..................................... 862
     - In the Matter of Spalding ............................................. 862
     - Note .................................................................. 869
  2. Right to Counsel ............................................................... 870
     - City of Urbana v. Andrew N.B. ....................................... 870
     - Notes .................................................................. 874

## Chapter 8. Disposition Decision: What to Do With the Juvenile? .... 877

### A. Introduction
- State ex rel. D. D. H. v. Dostert ........................................... 878
- Note ................................................................................. 884

### B. Indeterminate and Non-Proportional Delinquency Dispositions
- Notes ................................................................................. 885
  1. Appellate Court control of trial court decisions: ......................... 893
In the Matter of L.K.W.................................................................896
In the Matter of D.S.F.................................................................900
Notes.................................................................................904
2. Dispositional Alternatives—Probation ................................911
   Notes.............................................................................916
3. Dispositional Alternatives—Community Service...........919
4. Dispositional Alternatives—Restitution......................920
C. From Offender to Offense: Treatment Versus Punishment and Juvenile
   Court Dispositions..........................................................924
   1. The Purpose of Delinquency Sanctions..........................926
      Notes...........................................................................927
   2. Indeterminate vs. Determinate Sentencing Statutes .......933
      In the Matter of Felder..................................................933
      Notes...........................................................................937
   3. Empirical Evaluations of Juvenile Court Sentencing Practices:
      The Principle of Offense and Race...............................952
      a. The Principle of Offense...........................................957
      b. Racial Disparities in Sentencing Delinquents.............959
      Problem......................................................................964
D. Conditions of Confinement and Rehabilitative Jurisprudence ....964
   1. The "Right to Treatment"..............................................969
      Nelson v. Heyne..........................................................969
      Notes...........................................................................973
   2. The Effectiveness of Treatment in Delinquency Institutions ..981
      Notes...........................................................................987
E. Disposition of Status Offenders....................................988
   Harris v. Calendine..........................................................988
   Notes.............................................................................990
   1. Alternative Dispositions for "Troublesome" Youths—the "Hidden
      System"....................................................................998
      Parham v. J. R..............................................................999
      Notes...........................................................................1006
INDEX.............................................................................1017