University of Colorado Law School

Colorado Law Scholarly Commons

Session Laws 1951-2000

Colorado Session Laws

1971

Amending the Interstate Compact on Juveniles Concerning the Interstate Rendition of Juveniles Alleged to be Delinquent

Colorado General Assembly

Follow this and additional works at: https://scholar.law.colorado.edu/session-laws-1951-2000

Recommended Citation

Colorado General Assembly, "Amending the Interstate Compact on Juveniles Concerning the Interstate Rendition of Juveniles Alleged to be Delinquent" (1971). *Session Laws 1951-2000*. 5196. https://scholar.law.colorado.edu/session-laws-1951-2000/5196

This Act is brought to you for free and open access by the Colorado Session Laws at Colorado Law Scholarly Commons. It has been accepted for inclusion in Session Laws 1951-2000 by an authorized administrator of Colorado Law Scholarly Commons. For more information, please contact rebecca.ciota@colorado.edu.

CHAPTER 208

INTERSTATE CO-OPERATION AND COMPACTS

INTERSTATE COMPACT ON JUVENILES — AMENDMENT

House Bill No. 1219. By Representatives Strahle, Black, Fuhr, Munson, and Strang; also Senator Anderson.

ANACT

AMENDING THE INTERSTATE COMPACT ON JUVENILES CONCERNING THE INTERSTATE RENDITION OF JUVENILES ALLEGED TO BE DELINQUENT.

Be it enacted by the General Assembly of the State of Colorado:

Section 1. The Interstate Compact on Juveniles, approved by section 74-8-1, Colorado Revised Statutes 1963, is amended BY THE ADDITION OF A NEW ARTICLE to read:

Article XVII — Interstate Rendition of Juveniles Alleged to be Delinquent

- (a) This amendment shall provide additional remedies, and shall be binding only as among and between those party states which specifically execute the same.
- (b) All provisions and procedures of articles V and VI of this compact shall be construed to apply to any juvenile charged with being a delinquent by reason of a violation of any criminal law. Any juvenile, charged with being a delinquent by reason of violating any criminal law, shall be returned to the requesting state upon a requisition to the state where the juvenile may be found. A petition in such case shall be filed in a court of competent jurisdiction in the requesting state where the violation of criminal law is alleged to have been committed. The petition may be filed regardless of whether the juvenile has left the state before or after the filing of the petition. The requisition described in article V of this compact shall be forwarded by the judge of the court in which the petition has been filed.

Section 2. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety.

Approved: April 30, 1971