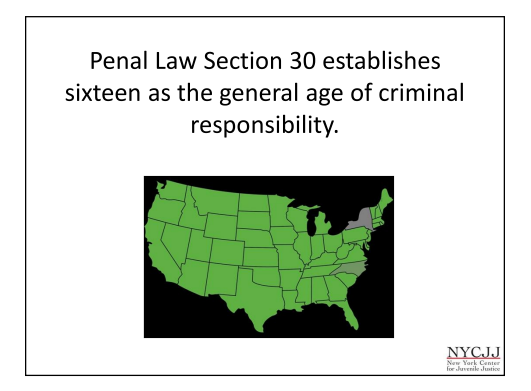


NYCJJ New York Center for Juvenile Justice

Three Laws

- 1. Age of Criminal Responsibility
- 2. The Juvenile Offender Law
- 3. Youthful Offender Law

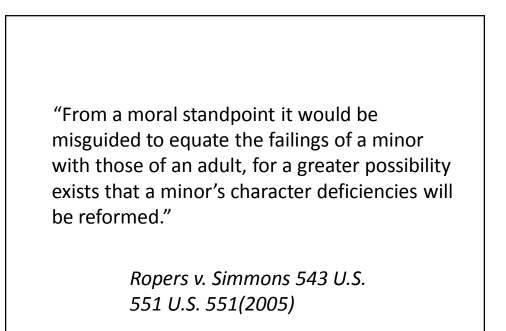


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Youthful Offender Treatment

Criminal Procedure Law Section 720.20(1)(a):

"If in the opinion of the court the interest of justice would be served by relieving the eligible youth from the onus of a criminal record and by not imposing an indeterminate term of imprisonment of more than four years, the court may, in its discretion, find the eligible youth is a youthful offender."



Adolescent Sentencing Policy

"The principal objective of policy in the adjudication and sentencing of minors is to avoid damaging the young person's development into an adulthood of full potential and free choice. Thus, the label for this type of policy is 'room to reform.""

Frank Zimring

NYCJJ



NYCJJ

Key Principles in the Adjudication of Cases Involving Adolescents

- Cultivate the ability to engage with young people
- Recognize and integrate the malleability and resiliency of adolescents in dispositional recommendations.
- Cultivate a reintegrative/restorative approach to dispositions
- Cultivate a recognition of the redemptive quality of children.
- Cultivate the right attitude



"If due process values are to be preserved in the bureaucratic state of the late 20th century, it may be essential that officials possess passion, the passion that puts them in touch with the dreams and disappointments of those with whom they deal, the passion that understands the pulse of life beneath the official version of events."

-Supreme Court Justice William J. Brennan Jr.