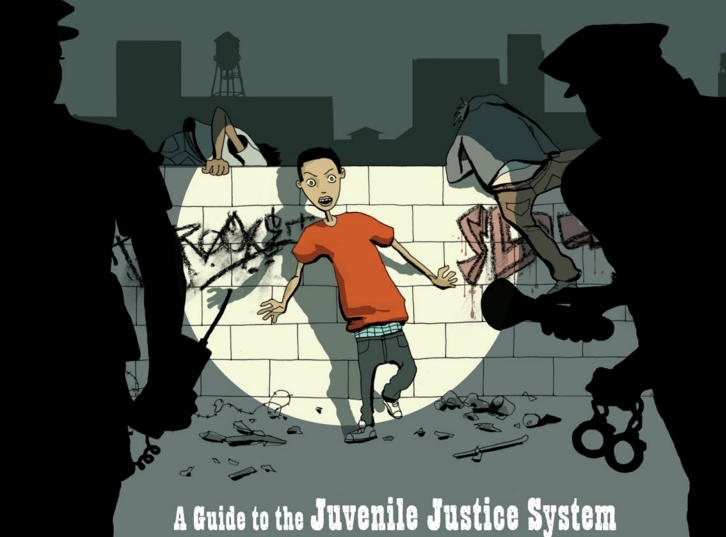
I got arrested!



My name is Chris, and this is my story. A group of teenagers from the Youth Justice Board helped make this poster so you can understand what happens after you get arrested.





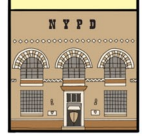
WORDS YOU MIGHT HEAR:

Family Court: The court that hears juvenile delinquency cases as well as family matters like abuse, neglect, adoption, and child custody.

Family Court Appearance
Ticket: A notice police give
you after you get arrested.
It tells you when to go to
Probation for your intake
interview.

Detention: The facilities (away from home) that you live in during your case if the judge thinks you'll get in trouble again or skip your court dates.

Placement: The facilities (away from home) that you live in after your case if the judge finds you committed the acts charged in the petition and thinks you're a danger to the community. Placement can last up to 18 months, with possible extension by the court.

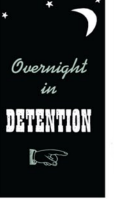
















The next morning in ${f DETENTION},$ a probation officer interviews Chris







Listen, you can make this easy or hard.

Listen, you It's your right not to talk, but I can look up your info whether you tell me or not.



The other option is to refer your case to the Law Department, which means you could go to court and the judge could put you back in detention...



WORDS YOU MIGHT HEAR:

Adjustment: When Probation 'adjusts' your case, they decide not to refer your case to the Law Department as long as you follow the rules set by the probation officer.

Probation Department: Probation officers lead your intake interview after arrest, gather information about your life for the court, and supervise you if you're on probation or in other programs during or after your case.

Intake Interview: A meeting after you get arrested where the probation officer asks you (and, if possible, your parent or guardian) questions about the arrest and your life.

Law Department: The lawyers who try to prove you committed an offense. They investigate cases and decide whether to bring them to court, then serve as prosecutors in the courtroom.

File a Petition: This is what it's called when the Law Department decides to bring a case to court.







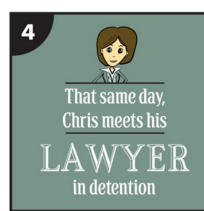








See now Chris's case unfolds...















WORDS YOU MIGHT HEAR:

Lawyer for the Youth: The lawyer who defends you in court and explains the case to you.

Initial Court Appearance: The first time you go to court after getting arrested. You hear the charges against you and can make an admission or enter a denial. The judge then decides to parole you home, assign you to an Alternative-to-Detention program, or remand you to detention.

Make an Admission of Responsibility: To plead guilty or admit you committed an

Enter a Denial of Responsibility: To plead not guilty or deny you committed an

Parole: When the judge sends you home during your case instead of putting you in

Remand: When the judge decides to send you to a detention facility during your case.

Alternative to Detenton (ATD): Community programs you go to during your case that provide supervision, case management, and social services to help you stay out of trouble and keep your court dates.

Fact-Finding Hearing: The hearing where lawyers present evidence and the judge decides whether you committed the acts charged in the petition.

Disposition Hearing: The hearing where the judge announces the disposition. This hearing happens if the judge finds you committed the acts charged in the petition.

Disposition: The sentence you get after the judge finds you committed the acts charged in the petition. Options include: release without conditions, probation, and placement.

Respondent: A youth who gets arrested and accused of committing an offense.

Offense (aka Delinquent Act): Illegal behavior by a person under the age of 16.













I want you and your

mother to make sure you

keep your curfew and go to

the ATD 5 times

a week.





Chris & his lawyer go to the COURT ROOM and:





The judge wants you to

go to school and stay

out of trouble between

now and the fact-

finding hearing.

S

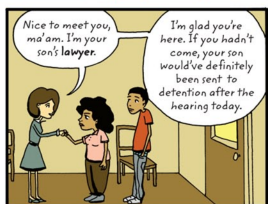
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4

-18



I have to go to the

ATD every day?

You're going! And

you're going to stay

out of trouble.



an Alternative-to-

Detention program,

so I'm going to give

you a chance.

After talking to

your mother, I

think you'll have a supportive place to

ive during the case.



as long as you keep your

curfew, attend school, go

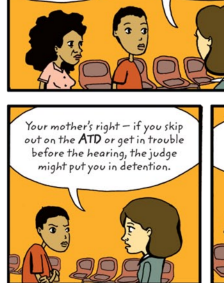
to the ATD program after

school - and don't get

arrested again.















Waiting for the FACT-FINDING HEARING



SINCE I HAD PEOPLE CHECKING UP ON ME, I WENT TO SCHOOL MORE, MADE MY CURFEW, STAYED OUT OF FIGHTS, AND WENT TO MY ATD.



I WANTED A CLEAN REPORT AT THE HEARING.

BRO

Is he ...



GOING

.The youth will

remain at home

on probation



hearing.













I ALSO KEPT IN TOUCH WITH MY LAWYER SO THAT WE COULD LET THE JUDGE KNOW I WAS TAKING ALL THIS SERIOUSLY.





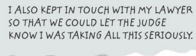
Tell us, Officer

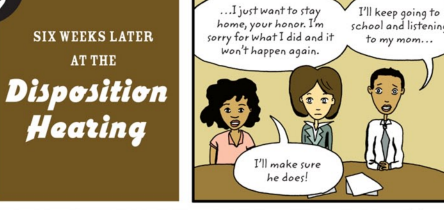
scene?











He will need

to meet with an

officer weekly,

and should expect

regular visits

at home and at

school.

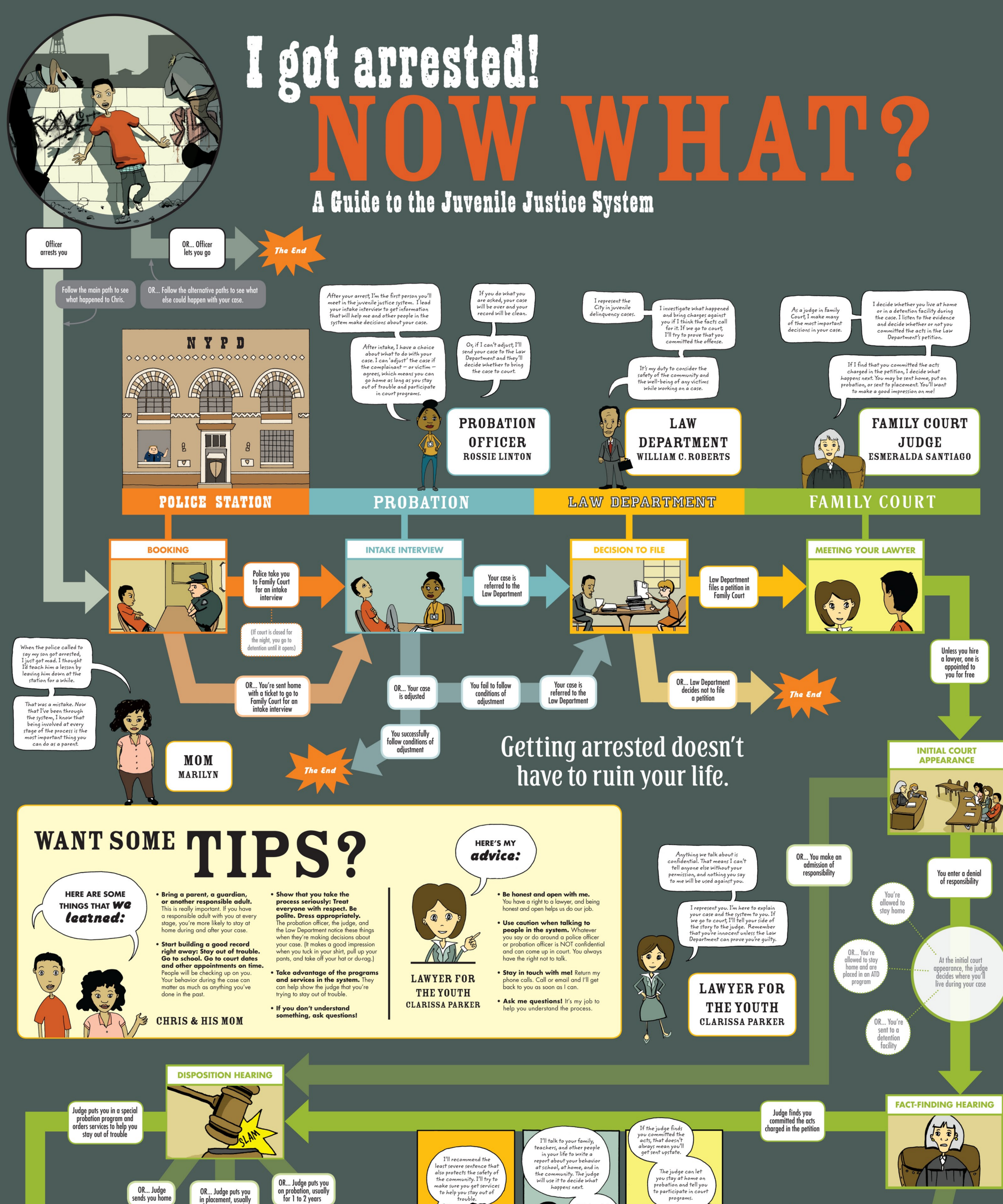












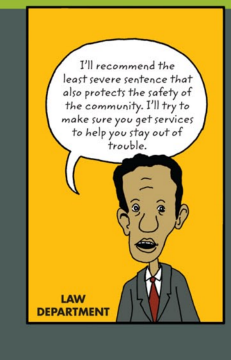




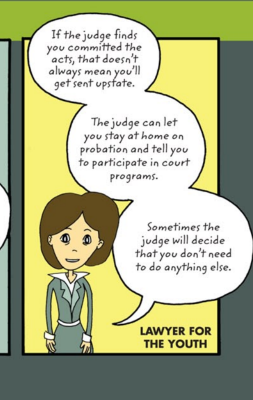
for 9 to 18 months



*If you violate the conditions set out by the judge, you'll have to go to back to court.

















I got arrested! HAT?

If y	your case	goes to	court, u	use this to	keep	track of	your in	formation:
------	-----------	---------	----------	-------------	------	----------	---------	------------

Initial Court Appearance Date
Location (Court Part)
Judge's Name
Lawyer's Name
Lawyer's Phone
Lawyer's Email

Words You Might Hear

Adjustment: When Probation 'adjusts' your case, they decide not to refer your case to the Law Department as long as you follow the rules set by the probation officer. The complainant has to consent. Adjustment periods usually last from 60 to 120 days. If you follow the rules, your case is over and you have no record.

Alternative to Detention (ATD): Community programs you go to during your case that provide supervision, case management, and social services to help you stay out of trouble and keep your court dates.

Alternative to Placement (ATP): Community programs you go to after your case (instead of placement) if the judge finds you committed the acts charged in the petition. They are conditions of probation. ATP programs try to help you stay out of trouble.

Complainant: The person who makes a report to the police about an offense. This can be a victim, a police officer, or another law enforcement member.

Detention: The facilities (away from home) that you live in during your case if the judge thinks you'll get in trouble again or skip your court dates.

Disposition: The sentence you get after the judge finds you committed the acts charged in the petition. Options include: release without conditions, probation, and placement.

Disposition Hearing: The hearing where the judge announces the disposition. This hearing happens if the judge finds you committed the acts charged in the petition.

Enter a Denial of Responsibility: To plead not guilty or deny you committed an offense.

Fact-Finding Hearing: The hearing where lawyers present evidence and the judge decides whether you committed the acts charged in the petition.

Family Court: The court that hears juvenile delinquency cases as well as family matters like abuse, neglect, adoption, and child custody.

Family Court Appearance Ticket (FCAT): A notice police give you after you get arrested. It tells you when to go to Probation for your intake interview.

File a Petition: This is what it's called when the Law Department decides to bring a case to Family Court. The petition includes the charges — the acts or offenses that the Law Department says you committed.

Initial Court Appearance: The first time you go to court after getting arrested. You hear the charges against you and can make an admission or enter a denial. The judge then decides to parole you home, assign you to an Alternative-to-Detention program, or remand you to detention.

Intake Interview: A meeting after you get arrested where the probation officer asks you (and, if possible, your parent or guardian) questions about the arrest and your life. The judge and the Law Department use this information to make decisions about your case.

Juvenile Delinquent: A 7 to 15-year-old youth found responsible in Family Court of committing an offense.

Juvenile Offender: A 13 to 15-year-old youth found guilty as an adult in Criminal Court. A decision to try a youth in Criminal Court is based on the seriousness of the crime.

Law Department: The lawyers who try to prove you committed an offense. They investigate cases and decide whether to bring them to court, then serve as prosecutors in the courtroom. They work for the City.

Lawyer for the Youth: The lawyer who defends you in court and explains the case to you.

Make an Admission of Responsibility: To plead guilty or admit you committed an offense.

Offense (aka Delinquent Act): Illegal behavior by a person under the age of 16.

Parole: When the judge sends you home during your case instead of putting you in detention.

Placement: The facilities (away from home) that you live in after your case if the judge finds you committed the acts and thinks you're a danger to the community. Placement can last up to 18 months, with a possible extension by the court.

Probation Department: Probation officers lead your intake interview after arrest, gather information about your life for the court, and supervise you if you're on probation or in other programs during or after your case.

Remand: When the judge decides to send you to a detention facility during your case.

Respondent: A youth who gets arrested and accused of committing an offense.

Violation Hearing: A hearing you'll have if you get in trouble while on probation. The judge will decide on consequences, which can include new rules or going to placement.

CREDITS

MAKING POLICY PUBLIC is a program of the Center for Urban Pedagogy (CUP) that pairs policy advocates with graphic designers to produce foldout posters like this one. CUP chooses project participants through a juried process and facilitates their collaboration.

www.makingpolicypublic.net

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The characters in this publication are fictional.

Any resemblance to real people is coincidental!

This publication is not intended to replace legal advice.

THE CENTER FOR URBAN PEDAGOGY (CUP)

CUP uses art, design, and visual culture to create projects that improve the quality of public participation in urban planning and community design. www.anothercupdevelopment.org

THE CENTER FOR COURT INNOVATION

The Center FOR COURT INNOVATION

The Center for Court Innovation is a nonprofit think tank that helps courts and criminal justice agencies aid victims, reduce crime, and improve public trust in justice. In New York, the Center functions as the court system's independent research and development arm, creating demonstration projects that test new ideas.

www.courtinnovation.org

THE YOUTH JUSTICE BOARD

A project of the Center for Court Innovation, the Youth Justice Board is an after-school program that gives young people a voice in policies that affect their lives. Each year, a team of 15 to 20 youth from across New York Gity studies a juvenile justice or public safety issue, writes recommendations, and works to make positive change. The project aims to bring policymakers and informed youth leaders together in ongoing conversations. in ongoing conversations.

www.courtinnovation.org/youthjusticeboard

DANICA NOVGORODOFF

Danica Novgorodoff is a painter, comic book artist, writer, and graphic designer. Her graphic novels *Slow Storm* and *Refresh, Refresh* were published by First Second Books in 2008 and 2009.

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