

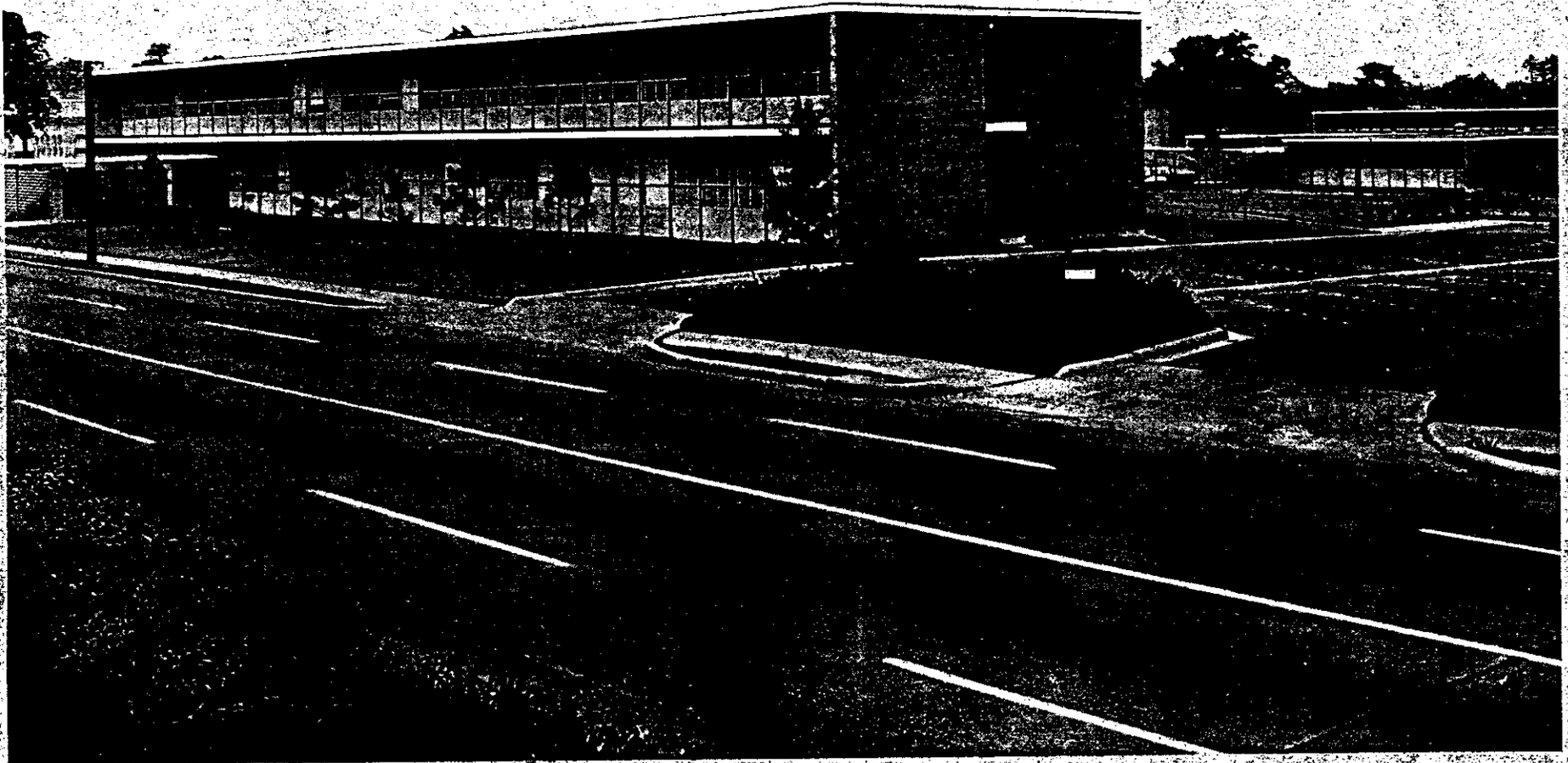
1968 ANNUAL REPORT

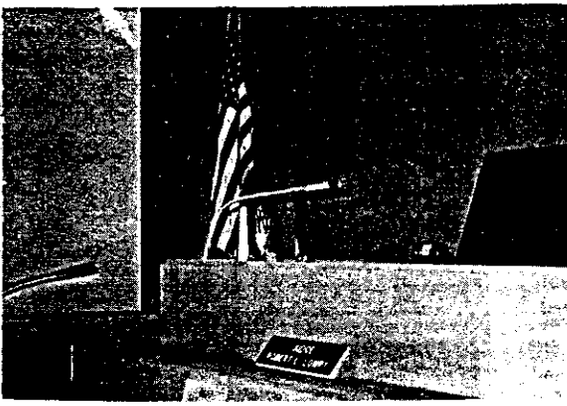
JUVENILE PROBATION DEPARTMENT

3840 WEST DALLAS AVENUE
HOUSTON, TEXAS 77019

LARRY W. FULTZ
CHIEF JUVENILE
PROBATION OFFICER

D. H. BAKER
ASST. CHIEF JUVENILE
PROBATION OFFICER





LARRY W. FULTZ
CHIEF JUVENILE
PROBATION OFFICER

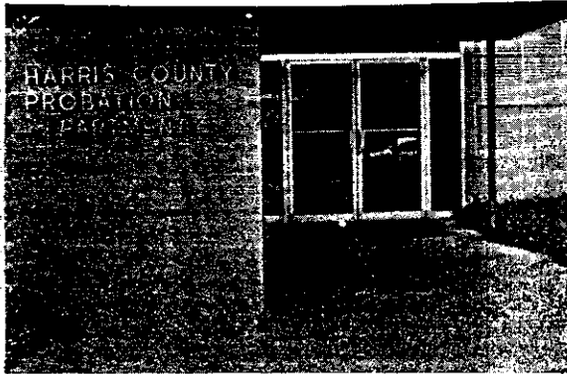


D. H. BAKER
ASST. CHIEF JUVENILE
PROBATION OFFICER

JUVENILE PROBATION DEPARTMENT

3840 WEST DALLAS AVENUE
HOUSTON, TEXAS 77018

December 31, 1968



TO: ALL CITIZENS OF HOUSTON AND HARRIS COUNTY, TEXAS
THE HONORABLE COMMISSIONERS' COURT
THE HONORABLE JUVENILE BOARD

The Report of the Juvenile Probation Department of Harris County, Texas, for the calendar year of 1968, is submitted for your approval. The Report seeks to make you aware of problems, progress, and projections. As involved and responsible citizens and officials there is every need for you to digest these findings and share with us your approval, anxieties, and assurances.

Statistics, often cold and difficult of interpretation, are supplemented by explanatory entries and summaries of Departmental staff and line functions.

Join with us, also, in viewing the graphic portrayal of the physical properties you have provided to care for the most precious asset this community possesses. Serving children is a princely mandate and we are justly proud of that which has been provided to carry out this mandate.

We recognize and gratefully acknowledge the rare sense of dedication in the total picture of child care as exhibited by the law enforcement agencies of this County. Ours is a healthy community only because so many dedicated agencies wearing both public and private colors have contributed herculean effort to the challenging social problem of juvenile crime.

Respectfully submitted,

Larry W. Fultz
Chief Juvenile Probation Officer



LWFultz:lb

ARTICLE 2338-1 SECTION 3 — JUVENILE DELINQUENT

The term "delinquent child" means any female person over the age of 10 years and under the age of 18 years and any male person over the age of 10 years and under the age of 17 years.

1. Who violates any penal law of this State of the grade of felony;

2. Or who violates any penal law of this State of the grade of misdemeanor, where the punishment prescribed for such offense may be confinement in jail;

3. Or who habitually violates any penal law of this State of the grade of misdemeanor where the punishment prescribed for such offense is by fine only.

4. Or who habitually violates any penal ordinance of a political subdivision of the State;

5. Or who habitually violates a compulsory school attendance law of this State;

6. Or who habitually so deports himself as to injure or endanger the morals or health of himself or others;

7. Or who habitually associates with vicious and immoral persons.

Once a male attains the age of 17 or a female attains the age of 18, they are subject to punishment as an adult; however, any child 15 years of age or older may be transferred by the Juvenile Court to any other Court for trial and punishment as an adult.

Punishment of a Juvenile as above defined, is set by the Juvenile Court in accordance with Article 2338-1 Sec. 13. The Court may: (1) Place the juvenile on probation or under the supervision of his own home or relative. (2) Commit the juvenile to a suitable public agency, such as the one at Gatesville or Gainesville or commitment to a private agency or a home, for any period of time not extending beyond the juvenile's 21st birthday. (3) Make such further disposition of the Juvenile as the Court deems proper, subject to other provisions of the Juvenile laws.

If action is taken against a juvenile under the juvenile act, such action is not considered a criminal conviction and the juvenile cannot be later prosecuted as an adult for the SAME CRIME. However, if the juvenile commits more than one crime, for example, steals a car from Mr. X and burglarizes Mr. B's house, then he could be handled as a juvenile under juvenile law for car theft and imprisoned until he attained the age of 17 and then prosecuted for burglary as an adult.

The following are only a few of the Criminal Statutes for the State of Texas, taken from Vernon's Penal Code.

ARTICLE 12 — IGNORANCE NO EXCUSE

After a law has taken effect, no person shall be excused for its violation upon the grounds that he was ignorant of its provision.

ARTICLE 1410 — THEFT DEFINED

Theft is the fraudulent taking of personal property of another, without his consent and with intent to deprive the owner of the value of same and to appropriate it to the use and the benefit of the person taking the property.

ARTICLE 1421 — PUNISHMENT FOR FELONY THEFT

Theft of property of the value of \$50.00 or more shall be punished by confinement in the penitentiary for not less than two (2) nor more than ten (10) years.

ARTICLE 1422 — PUNISHMENT FOR MISDEMEANOR THEFT

Theft of property under the value of \$50.00 and over the value of \$5.00 — imprisonment in jail, not exceeding two (2) years and/or fine, not exceeding \$500.00. Theft of property value of \$5.00 or under (except shoplifting as hereinafter defined), shall be punished by a fine not exceeding \$200.00.

ARTICLE 1436 — SHOPLIFTING

Theft of corporeal personal property of any kind or character, under the value of \$50.00 (from 1c to \$49.99), kept stored or displayed for sale in a retail business with the intent to appropriate same to the use and benefit of the person taking said personal property, is guilty of shoplifting. The penalty is imprisonment in jail, not exceeding six (6) months and/or fine, not exceeding \$500.00. Penalty for subsequent convictions increases according to Section 3 of Article 1436e.

ARTICLE 1389 — BURGLARY

Entering a house (any structure with four sides and top, whether a business or a chicken house is technically a house), by force, threats or fraud, with the intent of committing a felony, or a crime of theft. Article 1392 states that the word "entry" referred to in the definition of burglary above, includes every kind of entry without the consent of the occupant and it is not necessary for there to be an actual breaking to constitute burglary, except when the entry is made in the day time.

The penalty for burglary ranges from two (2) years in the penitentiary to life imprisonment, depending on the exact facts.

ARTICLE 1391 — BURGLARY OF A PRIVATE RESIDENCE AT NIGHT

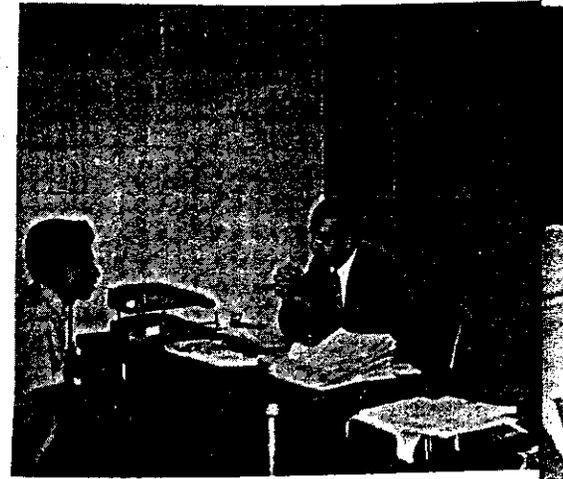
Life imprisonment or any term of years in the penitentiary not less than five years.

ARTICLE 1404-B — BURGLARY OF A VEHICLE

Up to three years in the penitentiary.

ARTICLE 1402-A — BREAKING AND ENTERING COIN OPERATED MACHINES

Breaking into or manipulating coin operated machines with the purpose of committing theft of any money or for the purpose of obtaining any service from or through a coin operated machine, shall be guilty of a felony and upon a conviction thereof, shall be punished by a fine of not less than \$100.00 nor more than \$1,000.00 or by confinement in County Jail for not less than ten (10) days nor more than two (2) years or by both, such fine and imprisonment or by confinement in the State Penitentiary for a term of not more than five (5) years. This is a Statute where the penalty can be confinement in the County Jail or the State Penitentiary, but is classified as a felony because the maximum penalty is confinement in the State Penitentiary.





ARTICLE 527 — OBSCENE LITERATURE

Whosoever shall knowingly possess, photograph, act in, pose for, model for, print, sell, offer for sale, give away, exhibit, televise, publish, display or exhibit any obscene book, magazine, story, pamphlet, paper, writing, card, advertisement, etc. shall be fined not more than \$1000.00 or imprisoned not more than (1) year in the County Jail.

ARTICLE 1350 — DESTRUCTION OF PROPERTY

It shall be unlawful for any person to willfully injure or destroy or attempt to injure or destroy any property belonging to another of any kind whatsoever, without the consent of the owner, or lien holder.

Where the value of the property destroyed or the extent of the injury inflicted is over the value of \$50.00, the penalty shall be not less than two (2) years nor more than twenty (20) years in the penitentiary. When the value of the property destroyed or the extent of the injury inflicted is under the value of \$50.00, then the penalty shall be by fine, not exceeding \$1,000.00 and/or confinement in the County Jail for not more than one (1) year. Article 1366 also provides for injury or defacing library property and Article 1388A provides for punishment for injuring or destroying trees, shrubs, or flowers on private property, land or in parks.

ARTICLE 483 — UNLAWFULLY CARRYING ARMS

No person shall carry on or about his person any pistol, switchblade knife, throwblade knife, or a knife with a blade over 5½ inches in length or brass knuckles, black jack, hand chain, night stick, pipe stick, dirk, dagger, sling shot, or sword cane. The penalty is by fine not less than \$100.00 nor more than \$500.00 and/or confinement in the County Jail for not less than one (1) month nor more than one (1) year. It is not necessary that the pistol or prohibited weapon be concealed. There is no provision at law for the issuance of a written pistol permit, therefore, any written permit to carry a pistol or other prohibited weapon is not valid, technically speaking. Article 484 provides that the preceding article (Article 483) does not apply to a peace officer in the actual discharge of his official duty, nor to the carrying of arms on ONE'S OWN PREMISES, or place of business or to persons traveling, nor to any deputy, constable or special policeman who receive a compensation of \$40.00 or more per month for his services as such officer nor to game wardens.

ARTICLE 1341 — DRIVING VEHICLE WITHOUT OWNER'S CONSENT

Whoever shall willfully and without the consent of the owner, drive, or operate or cause to be driven or operated, upon any public road or highway, any automobile, motorcycle, motor vehicle, bicycle, buggy or other horse driven vehicle, of a value of LESS THAN \$200.00 shall be fined not to exceed \$1,000.00 and/or imprisoned in Jail, not to exceed one (1) year. If the value of the automobile, motorcycle, motor vehicle, bicycle, buggy or horse driven vehicle is MORE THAN \$200.00, the punishment is by fine not exceeding \$1,000.00 and/or jail not to exceed one (1) year,

and/or confinement in the state penitentiary for any term not to exceed three (3) years.

MOTOR VEHICLES

Drivers license — No juvenile under age 16 may drive or operate a motor vehicle (automobile, motor scooter, motorcycle, etc.) unless he is at least fourteen (14) years old and, No. 1, Completes driver's education, or No. 2, Makes application to the Department of Public Safety, proving that it is necessary for him to drive because of a hardship.

Traffic laws prohibiting speeding, racing, improper turns, running stop signs, or red lights, and other similar traffic regulations, generally speaking, carry a penalty by fine of not less than \$1.00 nor more than \$200.00. Traffic regulations, as are all criminal laws, are designed to protect all citizens, which includes you.

ARTICLE 666-1 THROUGH 667-1—THE TEXAS LIQUOR CONTROL ACT

It is unlawful for any person under the age of 21 years to purchase, consume or possess any alcoholic beverage in any public place, unless at the time of such possession, consumption or purchase, that such minor is accompanied by his parent, guardian, adult husband or wife, or other adult person to whose custody he or she has been committed by a Court of competent jurisdiction, who is actually, visibly and personally present at the time that such alcoholic beverage is possessed, consumed or purchased by such person under the age of 21 years. The penalty for violation of this law is by fine in a sum not less than \$10.00 nor more than \$100.00.

It is also a violation of the law for anyone to sell, give or furnish alcoholic beverages to a minor. If a minor makes a false statement as to age to secure the sale or delivery of an alcoholic beverage, he can also be punished by fine.

ARTICLE 1408 — ROBBERY

Life imprisonment, or not less than five years in the penitentiary. If firearms are used in the robbery, the death penalty is possible.

ARTICLE 1189 — RAPE

Death penalty, life imprisonment, or any term of years not less than five years in the penitentiary.

ARTICLE 567-C AND D — WORTHLESS CHECKS

Two or more convictions of writing worthless checks under \$50, or only one conviction of writing a worthless check of over \$50 may be punished by from two to ten years in the penitentiary.

ARTICLE 1555 (B) — CREDIT CARDS

The fraudulent use of credit cards belonging to another person may be punished from two to ten years in the penitentiary or a fine.

ARTICLE 725 — NARCOTICS, DRUGS, GLUE SNIFFING

A conviction for possession of narcotics, dangerous drugs, etc. for the purpose of use or resale is punishable by not less than five years to life imprisonment.

VITAL STATISTICS

BOYS

GIRLS

YEAR	NUMBER RECEIVED	DETAINED IN DETENTION	COURT ACTION	COMMITTED TO TYC	NUMBER RECEIVED	DETAINED IN DETENTION	COURT ACTION	COMMITTED TO TYC
1968	6,011	2,939	1,440	193	1,968	1,034	341	51
1967	9,552	2,350	1,130	158	2,573	909	326	42
1966	5,992	2,214	1,195	188	1,840	949	289	55
1965	4,714	2,175	1,433	264	1,479	899	343	79
1964	4,516	2,265	1,604	271	1,070	738	318	35
1963	3,143	2,387	1,325	225	990	869	343	76
1962	3,370	2,388	893	171	1,093	787	250	51
1961	3,032	2,597	904	140	832	756	181	36

	WHITE	NEGRO	LATIN	TOTAL	WHITE	NEGRO	LATIN	TOTAL	TOTAL
DETAINED IN DETENTION	1,425	1,043	471	2,939	649	278	107	1,034	3,973

AVERAGE LENGTH OF STAY
AVERAGE NUMBER IN WARD
DAYS CARE

7.21
57.42
21036

8.63
24.43
8957



REFERRALS BY STATUS & AGES

	BOYS				GIRLS				TOTAL
	WHITE	NEGRO	LATIN	TOTAL	WHITE	NEGRO	LATIN	TOTAL	
FIRST OFFENDERS	2,799	1,977	813	5,589	867	426	234	1,527	7,116
REPEATERS	2,006	957	415	3,378	765	227	64	1,056	4,434
TOTAL	4,805	2,934	1,228	8,967	1,632	653	298	2,583	11,550
AGES:									
10	180	225	71	476	13	15	3	31	507
11	136	182	40	358	23	24	6	53	411
12	252	265	86	603	46	31	19	96	699
13	518	398	122	1,038	199	76	35	310	1,348
14	844	522	262	1,628	335	157	38	530	2,158
15	1,361	632	315	2,308	435	130	91	656	2,964
16	1,514	710	332	2,556	344	144	68	556	3,112
17					237	76	38	351	351
18 TOTALS	4,805	2,934	1,228	8,967	1,632	653	298	2,583	11,550



REFERRALS

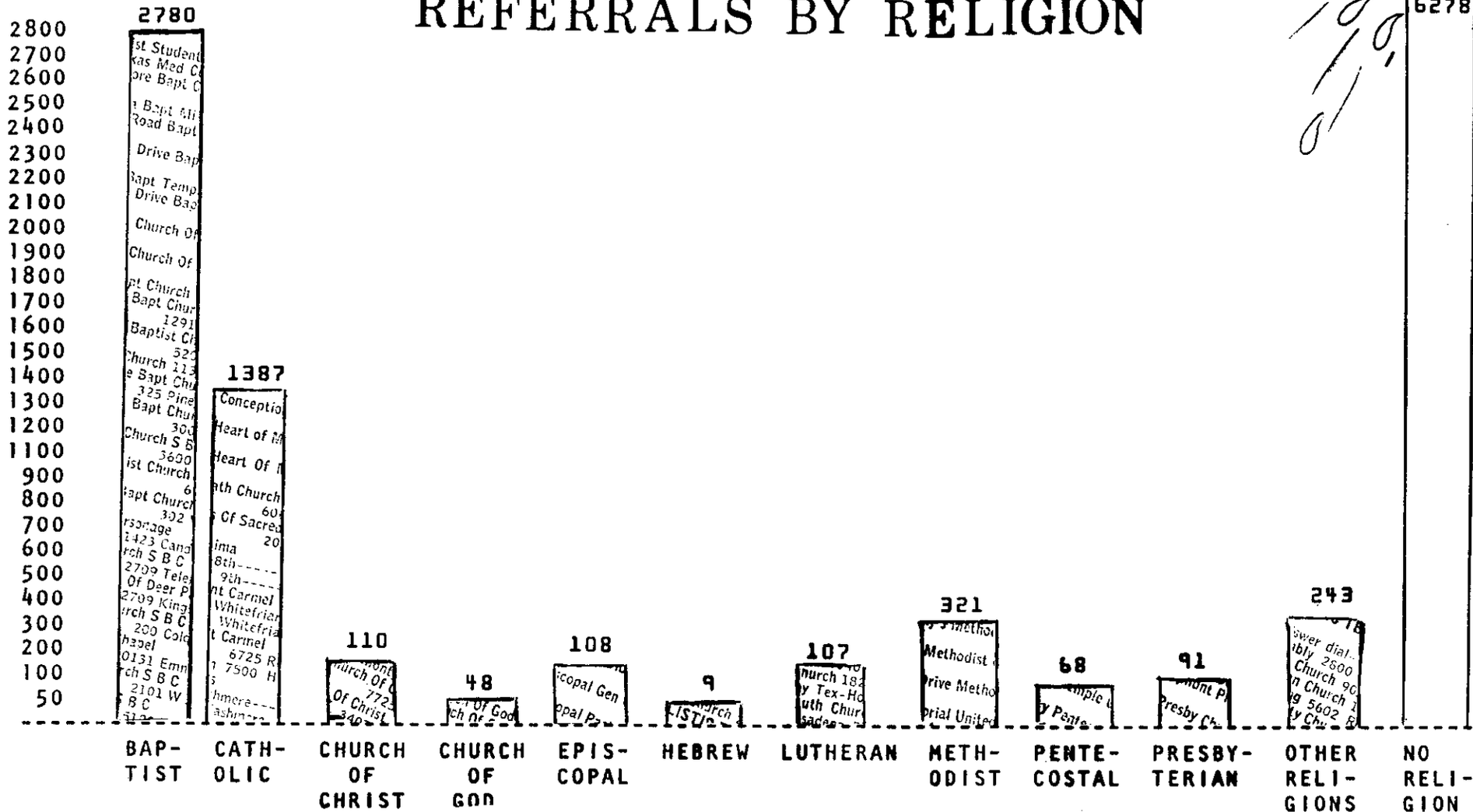
	BOYS				GIRLS				TOTAL
	WHITE	NEGRO	LATIN	TOTAL	WHITE	NEGRO	LATIN	TOTAL	
ABUSIVE LANGUAGE	11	20	7	38	3	3	2	8	46
AFFRAY	16	14	5	35	1	3	2	6	41
ARSON	25	19	3	47	2	1	0	3	50
ASSAULT & INJURY TO PERSON	94	125	32	251	14	31	7	52	303
ASSOCIATING WITH POLICE CHARACTERS	3	5	3	11	18	0	1	19	30
ATTEMPTED SUICIDE	1	3	0	4	7	4	0	11	15
AUTO THEFT/UNAUTHORIZED USE OF AUTO	426	263	111	800	32	3	5	40	840
BREAKING & ENTERING COIN MACHINE	89	59	16	164	0	0	0	0	164
BURGLARY/BREAKING & ENTERING	560	453	201	1,214	33	14	1	48	1,262
CARRYING PROHIBITIVE WEAPON	28	33	13	74	12	6	1	19	93
DISTURBING THE PEACE	164	65	28	257	12	21	0	33	290
INTOXICATED/POSSESSION OF ALCOHOL	242	38	117	397	78	2	15	95	492
FORGERY & PASSING	23	9	1	33	12	5	1	18	51
GAMBLING OR GAMING WITH DICE	3	23	2	28	0	0	0	0	28
GLUE SNIFFING	35	9	33	77	4	0	2	6	83
INCORRIGIBLE/UNGOVERNABLE	158	40	23	221	172	56	24	252	473
LOITERING	22	35	9	66	7	2	1	10	76
MALICIOUS MISCHIEF	162	173	40	375	17	18	6	41	416

BY OFFENSES

	BOYS				GIRLS				TOTAL
	WHITE	NEGRO	LATIN	TOTAL	WHITE	NEGRO	LATIN	TOTAL	
MURDER	8	9	3	20	2	1	0	3	23
NARCOTICS/POSSESSION OF	117	2	24	143	70	2	2	74	217
PURSE SNATCHING	2	9	0	11	1	2	0	3	14
ROBBERY	29	50	2	81	5	6	0	11	92
RUNAWAY	918	313	130	1,361	716	257	133	1,106	2,467
RUNAWAY, OUTSIDE HARRIS COUNTY	92	7	9	108	42	7	7	56	164
RUNAWAY, OUTSIDE TEXAS	41	1	2	44	23	6	1	30	74
SEX PLAY/IMMORAL/PROSTITUTION/RAPE/SODOMY	55	17	4	76	15	10	5	30	106
SERIOUS THREAT TO TAKE LIFE	10	2	0	12	2	0	0	2	14
SHOPLIFTING	123	243	30	396	42	85	14	141	537
THEFT	580	457	127	1,164	65	28	12	105	1,269
TRAFFIC	63	27	14	104	11	1	1	13	117
TRESPASSING	104	82	26	212	11	3	17	31	243
TRUANT	96	56	29	181	59	16	11	86	267
OTHER	505	273	184	962	144	60	27	231	1,193
TOTAL	4,805	2,934	1,228	8,967	1,632	653	298	2,583	11,550

REFERRALS BY RELIGION

6278



10000
9000
8000
7000
6000
5000
4000
3000
2000
1000
900
800
700
600
500
400
300
200
100
90
80
70
60
50
40
30
20
10
0

REFERRALS

BY AGENCIES

254

non

W ATTENDING

YES

ATION OFFER

005 Ho

OF COMPLAIN

2286

ATION (4) C

PARENTS

101

NT SCHOOL C

arshal

NAL OFFENSE

INVEST

LAINANT (LIV

CITY OF

STING OFFICE

V.T. W

SITION OF C

LEAREN

LEMENTS OF

PROBATION

617

OAM

HOUSTON

ears

7th

RESIDENCE

STEIN

REST & INVEST

SHERIFF

9976

8-28-

ES. PHONE

CA-3

UN

O.

Ref. To

Prob. Dept.

ITAL STATUS

MARRIED

MOTHER DEC

IG SCHOOL

OMPLAINANT

ES.

DETAILS OF A

CITY
POLICE

426

YRS. RES. IN

6 y

G

...

DETAILS OF A

OTHER
LAW
ENFORCEMENT

16

GATION

PERTINENT

COURT

137

R LAST SCHOOL

l Jr.

IGATION

Additional Con

HOUS

ES (Names- Nu

LSON #

ASE

BY I

FFENSE (2) A

SCHOOL

9

Mothe

SOCIAL
OR
HEALTH

14

VESTI

MISSIONS

OTHER



CASES PROCESSED

	BOYS				GIRLS				TOTAL
	WHITE	NEGRO	LATIN	TOTAL	WHITE	NEGRO	LATIN	TOTAL	
NEW CASES	586	353	176	1,115	138	75	41	254	1,369
RE-OPEN CASES	168	89	68	325	59	17	11	87	412
TOTAL	754	442	244	1,440	197	92	52	341	1,781
DISPOSITIONS:									
Committed to TYC	97	75	21	193	22	21	8	51	244
Committed to Clear Lake	32	27	20	79	0	0	0	0	79
Committed to Convent	0	0	0	0	1	0	0	1	1
TEXAS YOUTH COUNCIL WITHHELD TO:									
Parents	45	25	13	83	10	1	0	11	94
Mother	15	13	14	42	0	5	0	5	47
Father	6	4	2	12	1	1	0	2	14
Relative	12	6	4	22	4	0	0	4	26
Other	28	8	8	44	7	1	0	8	52
DECLARED DELINQUENT:									
Probation to Parents	73	19	10	102	13	3	1	17	119
Probation to Mother	44	34	15	93	7	11	4	22	115
Probation to Father	15	6	4	25	6	1	0	7	32
Probation to Relative	14	11	5	30	3	0	1	4	34
Probation to C.J.P.O.	10	8	2	20	17	6	7	30	50
PASSED:									
Released to Mother	2	0	0	2	0	0	0	0	2
Released to Parents	9	1	0	10	0	0	0	0	10
Agreement of both Atty.	9	10	0	19	4	0	0	4	23
Failed to Show	6	6	5	17	0	1	0	1	18
No Service	9	6	2	17	4	1	2	7	24

THROUGH JUVENILE COURT

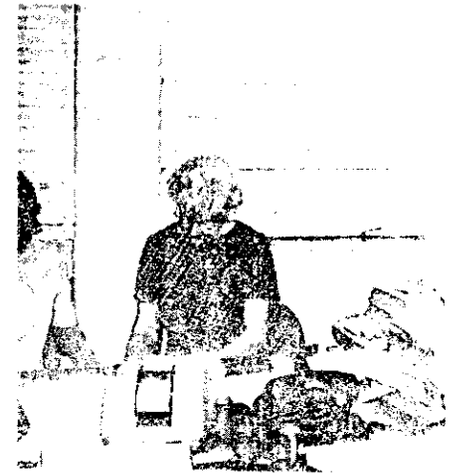
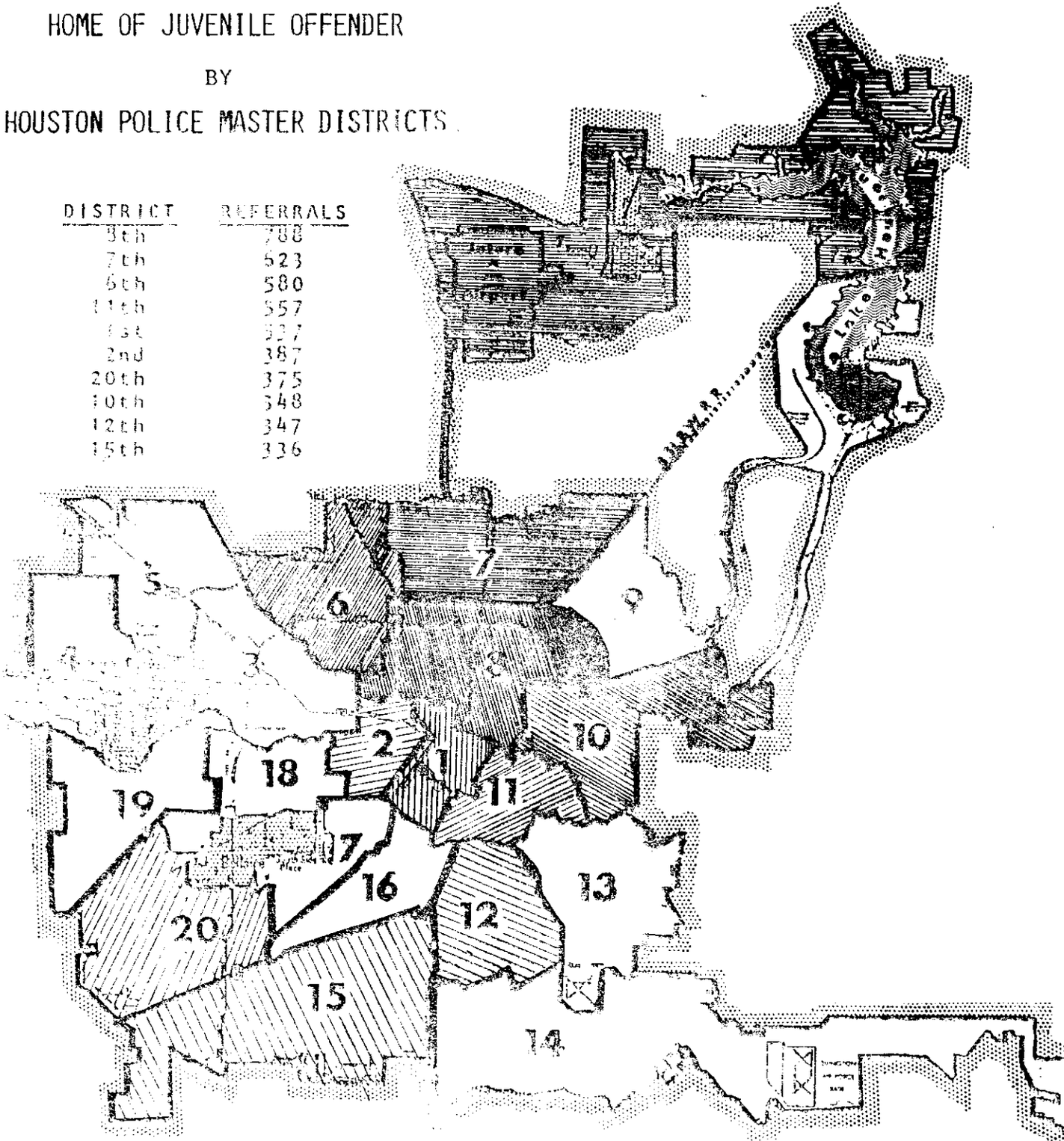
	BOYS				GIRLS				TOTAL
	WHITE	NEGRO	LATIN	TOTAL	WHITE	NEGRO	LATIN	TOTAL	
CONTINUED:									
Custody Parents	61	8	20	89	7	0	0	7	96
Custody Mother	17	4	1	22	4	2	1	7	29
Custody Father	4	0	0	4	2	0	0	2	6
Custody Relative	1	2	1	4	3	2	0	5	9
Pending Information	3	1	1	5	2	0	0	2	7
Pending Placement	8	2	0	10	4	0	1	5	15
Continued	34	21	9	64	4	2	2	8	72
OTHER:									
Petition Denied	3	0	1	4	0	0	1	1	5
Petition Dismissed	21	7	6	34	9	2	1	12	46
Case Passed & Reset	80	85	51	216	33	12	14	59	275
Cases Cancelled	34	14	5	53	10	3	1	14	67
Contempt	0	0	0	0	7	6	0	13	13
Passed, Attorney's Request	11	3	3	17	5	5	6	16	33
Dependent/Neglect-CWU	2	1	0	3	3	2	0	5	8
Trial (full hearing)	5	4	4	13	1	0	1	2	15
Declared/Delinquent									
Meadowbriar	0	0	0	0	1	0	0	1	1
Bifurcation	2	0	1	3	0	0	0	0	3
Atty. Legal Aid	40	31	15	86	3	4	1	8	94
Jurisdiction Transferred	1	0	0	1	0	0	0	0	1
Mistrial	0	0	1	1	0	0	0	0	1
Attorney-out of town	1	0	0	1	0	0	0	0	1
TOTAL	754	442	244	1,440	197	92	52	341	1,781

HOME OF JUVENILE OFFENDER

BY

HOUSTON POLICE MASTER DISTRICTS

DISTRICT	REFERRALS
8th	788
7th	623
6th	580
11th	557
13th	527
2nd	387
20th	375
10th	348
12th	347
15th	336

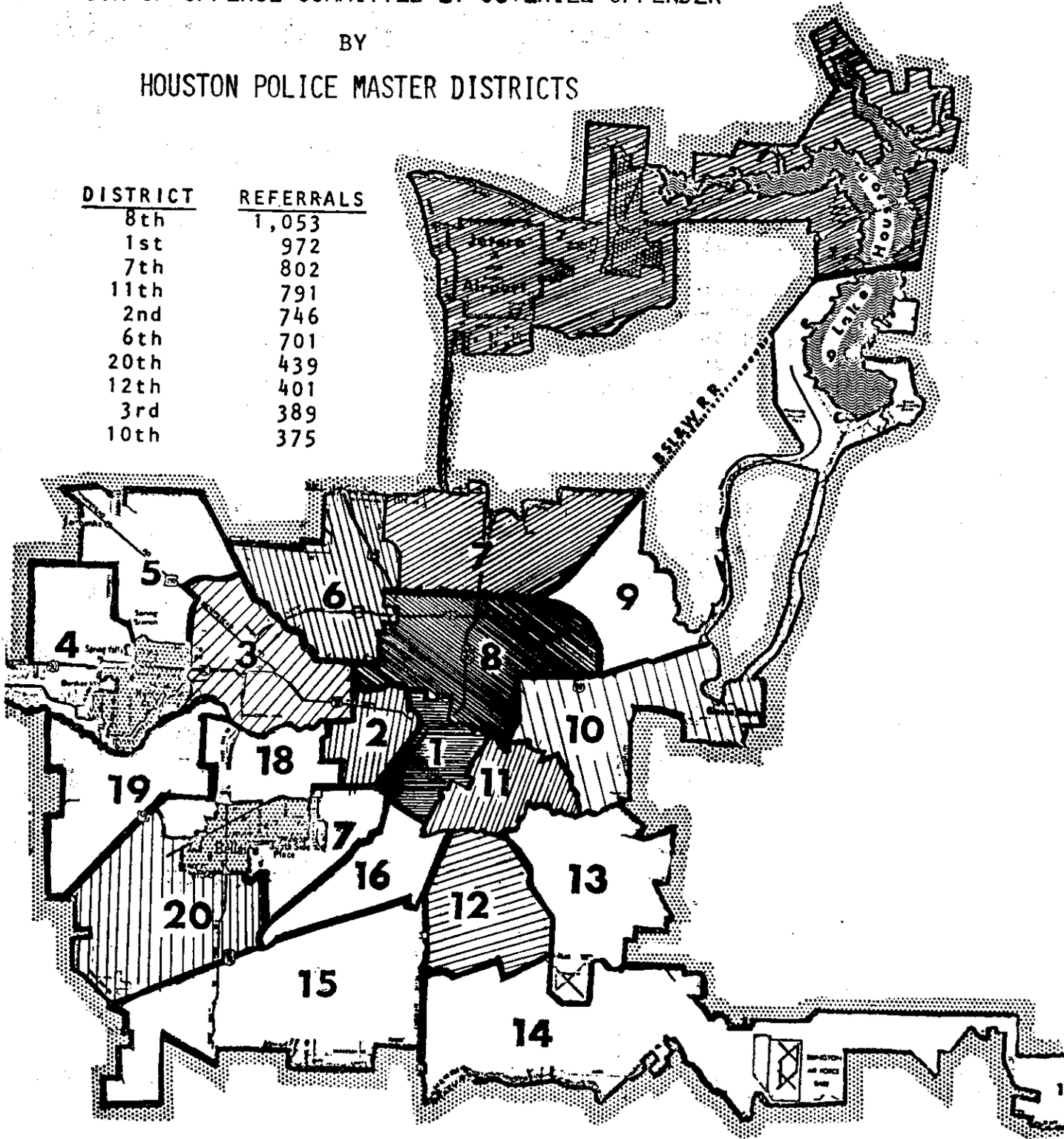


LOCATION OF OFFENSE COMMITTED BY JUVENILE OFFENDER

BY

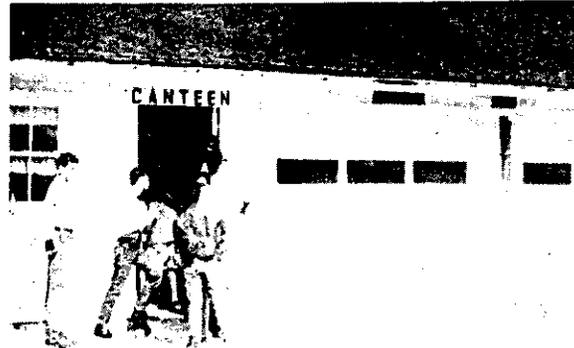
HOUSTON POLICE MASTER DISTRICTS

<u>DISTRICT</u>	<u>REFERRALS</u>
8th	1,053
1st	972
7th	802
11th	791
2nd	746
6th	701
20th	439
12th	401
3rd	389
10th	375

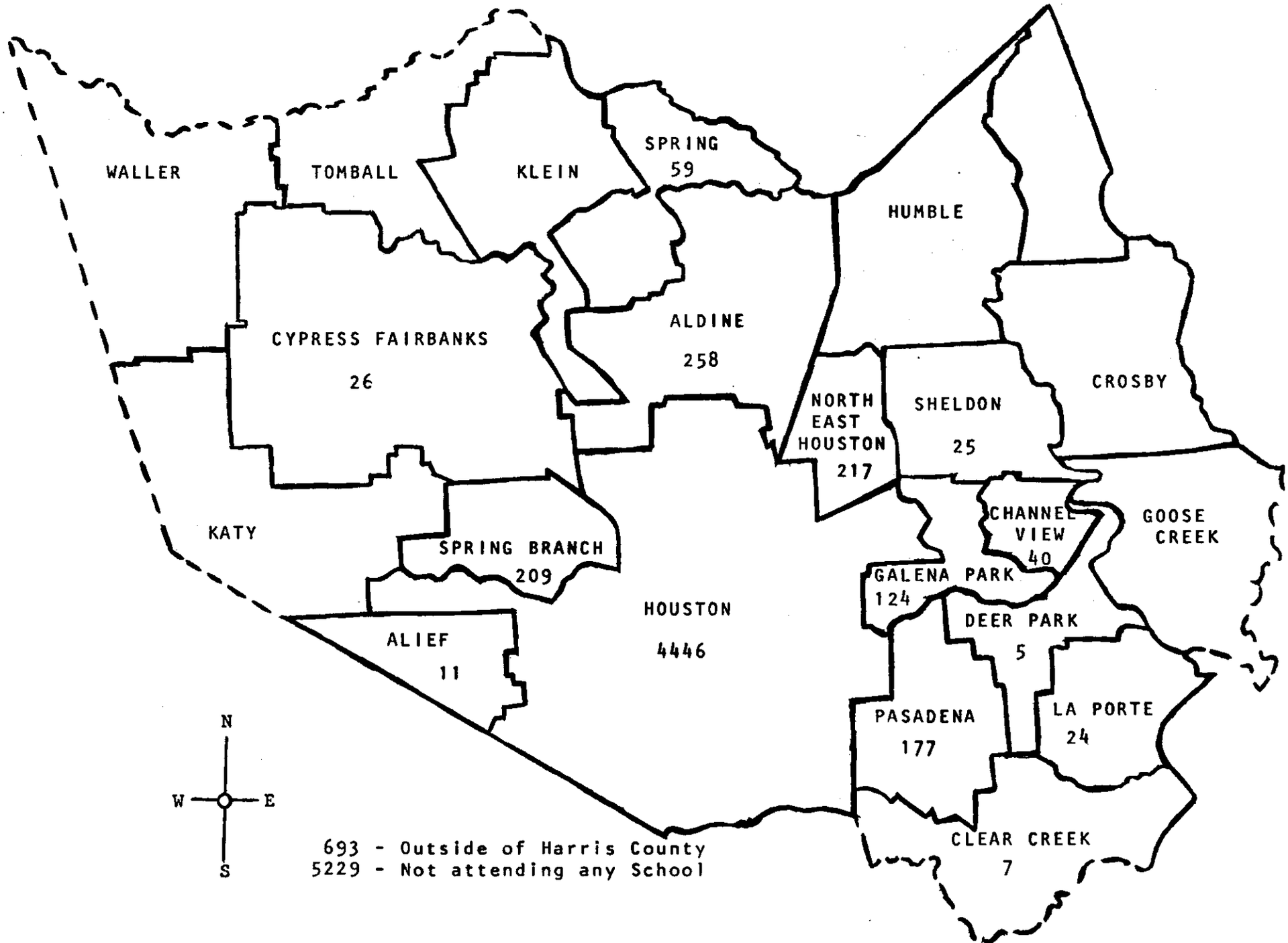


INSTITUTIONAL CARE

	BOYS	GIRLS	TOTAL	
BURNETT-BAYLAND HOME (Emergency Home for Neglected Children)				
Children in Institution-First Day of Year	53	63	116	
Children Received During Year	172	208	380	
Children Released During Year	154	210	364	
Children in Home-Last Day of Year	71	61	132	
HARRIS COUNTY CHILDREN'S HOME (Emergency Home)				
Children in Home-First Day of Year	13	9	22	
Children Received During Year	15	6	21	
Children Released During Year	28	15	43	
Children in Home-Last Day of Year	0	0	0	
FOSTER HOMES				
	PAID	DEPENDENT FREE	DEL. PAID	
Children in Foster Homes-First Day of Year	26	45	25	
Children Received During Year	13	12	93	
Children Released During Year	38	51	79	
Children in Foster Homes-Last Day of Year	1	6	39	
Foster Homes put to use during the year			102	
HARRIS COUNTY BOYS SCHOOL (Home for Delinquent Boys)				
	WHITE	NEGRO	LATIN	TOTAL
Boys in Institution-First Day of Year	28	18	8	54
Boys Received During Year	39	33	19	91
Boys Released During Year	35	31	15	81
Boys in Home-Last Day of Year	32	20	12	64



REFERRALS BY SCHOOL DISTRICT



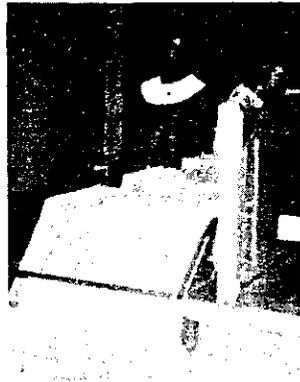
693 - Outside of Harris County
5229 - Not attending any School

INVESTIGATIONS AND REFERRALS FOR OTHER AGENCIES

Custody Investigations Handled	197
Adoption Investigation Handled	1,694
Out-Of-Town Investigations	77
Job Corp	949
Military Referrals	834
Adoptive Placement	79

CHILD SUPPORT

Number of active cases on January 1, 1968	8,974	
Number of new cases accepted during the year	3,317	
Number of old cases reopened during the year	1,525	
Total of all cases during the year		13,816
Number of cases active on December 31, 1968		9,548
Number of children receiving support during the year		29,161
Average number of children receiving support each month		18,297
Total amount collected and disbursed during the year	\$12,305,690.98	
Cash on hand December 31, 1968		None
Number of warrants issued		218,498
Total amount collected for children in foster homes and institutions		\$ 11,714.80
Total amount collected from divorce fees by District Clerk to help maintain Child Support Section		\$ 38,022.50



HARRIS COUNTY COMMISSIONERS' COURT

HONORABLE BILL ELLIOTT COUNTY JUDGE

COMMISSIONERS

W. KYLE CHAPMAN Precinct Number 1
V. V. RAMSEY Precinct Number 2
PHILIP E. SAYERS Precinct Number 3
E. A. LYONS, JR. Precinct Number 4



HARRIS COUNTY JUVENILE BOARD

HONORABLE BILL ELLIOTT County Judge
HONORABLE LEWIS DICKSON 125th Judicial District Court
HONORABLE J. W. MILLS Court of Domestic Relations
HONORABLE WILLIAM HATTEN Court of Domestic Relations No. 2
HONORABLE BEN WOODALL Court of Domestic Relations No. 3
HONORABLE PETER S. SOLITO Court of Domestic Relations No. 4
HONORABLE ROBERT L. LOWRY Judge of the Juvenile Court

■ ■ ■

Harris County Juvenile Court
Honorable Robert L. Lowry, Judge