

SEC. 3-833. EFFECT OF DISPOSITION.

NO ADJUDICATION OF THE STATUS OF A CHILD UNDER THIS SUBTITLE IS A CRIMINAL CONVICTION FOR ANY PURPOSE NOR DOES IT IMPOSE ANY OF THE CIVIL DISABILITIES ORDINARILY IMPOSED BY A CRIMINAL CONVICTION.

REVISOR'S NOTE: This section is new language derived from the first provision of Art. 26, §70-21. The provision dealing with commitment or transfer is placed in §3-832. The procedural provisions dealing with admissibility of evidence are placed in §3-834. The provision dealing with court records is placed in §3-838.

SEC. 3-834. ADMISSIBILITY OF JUVENILE PROCEEDINGS AS EVIDENCE IN CRIMINAL PROCEEDINGS.

THE PROCEEDINGS IN THE JUVENILE COURT REGARDING A CHILD ARE NOT ADMISSIBLE AS EVIDENCE AGAINST ~~[[THAT]]~~ ~~[[CHILD]]~~ HIM IN CRIMINAL PROCEEDINGS, PRIOR TO ~~[[SENTENCING]]~~ CONVICTION, UNLESS THE CHARGE IS PERJURY.

REVISOR'S NOTE: This section presently appears as the last portion of §70-21. The provisions are placed in a separate section to emphasize their importance. The only other changes made are in style.

SEC. 3-835. EFFECTIVE PERIOD OF ORDER OF COMMITMENT; RENEWAL.

(A) IN GENERAL.

EXCEPT AS PROVIDED IN SUBSECTION (B), AN ORDER VESTING LEGAL CUSTODY IN AN INDIVIDUAL, AGENCY, OR INSTITUTION IS EFFECTIVE FOR AN INDETERMINATE PERIOD OF TIME.

(B) EXCEPTION.

AN ORDER PROVIDING FOR CUSTODY OF A CHILD ADJUDICATED DELINQUENT OR IN NEED OF SUPERVISION MAY NOT EXCEED THREE YEARS FROM THE DATE ENTERED.

(C) RENEWAL OF ORDER.

THE COURT MAY RENEW THE ORDER UPON ITS OWN MOTION, OR PURSUANT TO A PETITION FILED BY THE