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***FOR IMMEDIATE RELEASE***

In Response to New York Times Report, Juvenile Justice Advocates Launch Renewed Push to End the Arrest and Prosecution of Children Under the Age of 12

(NEW YORK, NY) – The Legal Aid Society, in response to a report in today’s New York Times, called on Albany to enact legislation (S4051A/A4982A) that would end the arrest and prosecution of children who are under the age of 12, except those charged with homicide.

New York sets its minimum age for arrest and prosecution of children as juvenile delinquents at age 7, the second lowest age set by statute in the United States. Across New York in 2019 alone, police arrested over 800 elementary school children ages 12 and younger. Children of color disproportionately suffer the brunt of this practice.

Rather than rely on arrests and prosecutions of elementary school-aged children, New York can promote true community safety and safe access to mental health care for children by ensuring that its system of local, community-based services is available to families of children whose behavioral needs would otherwise expose them to police and the legal system. This legislation would also end the secure detention of most children under age 13.

This call also comes in response to reports nationwide of egregious arrests and prosecutions involving young children in such places as Brasher Falls and Rochester, New York; North Carolina and Maryland.
Raising the minimum age for prosecution in delinquency proceedings has emerged as a national issue as over half of U.S. states (28) have no minimum age for prosecuting children. The United States remains an outlier throughout the world in the prosecution of young children; 14 is the most common minimum age of criminal responsibility internationally.

While Black and Hispanic children make up only 57% of NYC’s population of children:

- Over 90% of children age 7-11 arrested in New York City were Black or Hispanic in 2019, according to the New York State Department of Criminal Justice Services (DCJS);

- Over 80% of petitions filed in Family Court against children age 7-11 in New York City were against Black or Hispanic children in 2019, according to DCJS;

- Over 85% of children admitted to secure or non-secure detention were Black of Hispanic in fiscal year 2020, according to NYC Detention Demographic Data;

- And, over 95% of all NYC youth admitted to non-secure placement and 87.5% admitted to limited secure placement are Black or Hispanic, pursuant to the disposition of their Family Court case according to NYC Detention Demographic Data.

“The since 2017, New York State has done little to advance critical juvenile justice issues, including enacting needed legislation that would end the arrest and prosecution of children who are under the age of 12,” said Dawne Mitchell, Attorney-in-Charge of the Juvenile Rights Practice at The Legal Aid Society. “To avoid the tragedies we have seen in Rochester and elsewhere, we implore Governor Cuomo, Senate Majority Leader Stewart-Cousins and Assembly Speaker Heastie to enact this critical legislation at once. This is an essential step as New York continues to reform longstanding and ingrained biases in the state’s criminal and juvenile legal systems.”

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The Legal Aid Society exists for one simple yet powerful reason: to ensure that New Yorkers are not denied their right to equal justice because of poverty. For 145 years, we have protected, defended, and advocated for those who have struggled in silence for far too long. Every day, in every borough, The Legal Aid Society changes the lives of our clients and helps improve our communities. www.legalaidnyc.org