

theory and the philosophy of the treatment of juveniles.

SPEAKER: Senator Whitney is next to speak, then Senator Kelly.

SENATOR WHITNEY: Will Senator Luedtke yield to a question, please.

SENATOR LUEDTKE: Yes, I will.

SENATOR WHITNEY: As I understand it, this would mean then that boys and girls under 12 would have to be put in some other home or put on probation and what if you couldn't find some other home?

SENATOR LUEDTKE: Well, this, fortunately will make it necessary under these circumstances for the local authorities or for State authorities, to find a home or to find a foster home situation where they can take care of them. Now, of course, if it's a matter of, as is stated here, of violating probation or guilty of a crime, you notice there is a provision here that if they're guilty of a crime of murder or manslaughter, something like that, of course, then this does not apply.

SENATOR WHITNEY: But what if you had a developmental center which was better than a home?

SENATOR LUEDTKE: That, that would, of course--of course it would not be the youth development center, we're talking about Kearney and Geneva now which is a place of detention for juvenile delinquents determined to be delinquent.

(End of Belt # 10)