Juvenile Offender Fingerprintable Charges Table			
Age of Person	Penal Law Section	Subdivision	Description
Thirteen years old	125.25*†	one	murder in the second degree
	125.25*†	two	murder in the second degree
Fourteen or Fifteen years old	125.25*†	one and two	murder in the second degree
	125.25*†	three	murder in second degree provided that underlying crime is one for which person is criminally responsible
	135.25*†		kidnaping in the first degree
	150.20 <sup>†</sup>		arson in the first degree
	120.10 <sup>†</sup>	one and two	assault in the first degree
	125.20 <sup>†</sup>		manslaughter in the first degree
	130.35	one and two	rape in the first degree
	130.50	one and two	criminal sexual act in the first degree
	130.70		aggravated sexual abuse
	140.30 <sup>†</sup>		burglary in the first degree
	140.25 <sup>†</sup>	one	burglary in the second degree
	150.15 <sup>†</sup>		arson in the second degree
	160.15 <sup>†</sup>		robbery in the first degree
	160.10 <sup>†1</sup>	two	robbery in the second degree
	265.03		criminal possession of a weapon in the second degree on school grounds

- 2. The following charges require fingerprinting of **Juvenile Delinquents** under Family Court Act § 306.1:
  - a. A person aged 11-12 years
    - Class A or B felony
  - b. A person aged 13-15 years

<sup>&</sup>lt;sup>†</sup>Includes the commission of the crime as a sexually motivated felony.

<sup>\*</sup>Includes an attempt.