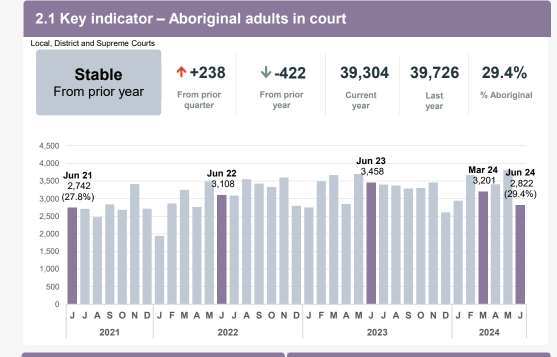
June 2024

POCSAR

Aboriginal adults are not overrepresented in the criminal justice system









Note: data from March 2020 onwards have been impacted by COVID and may not represent a change in long term trend

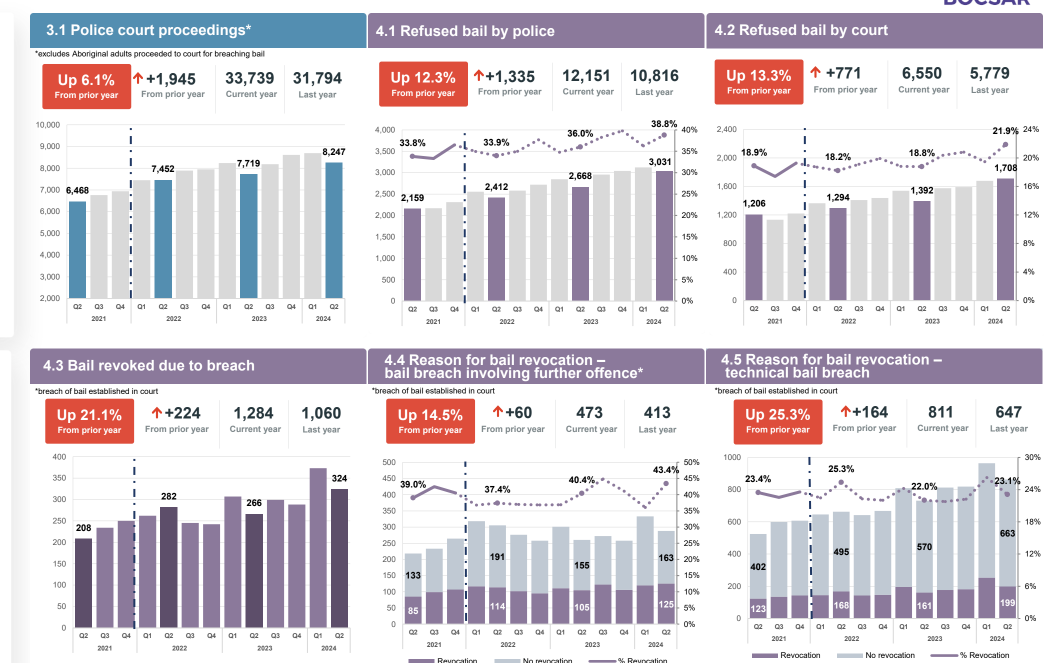
June 2024

BOCSAR

3. Police

4

Aboriginal adults are not overrepresented in the criminal justice system

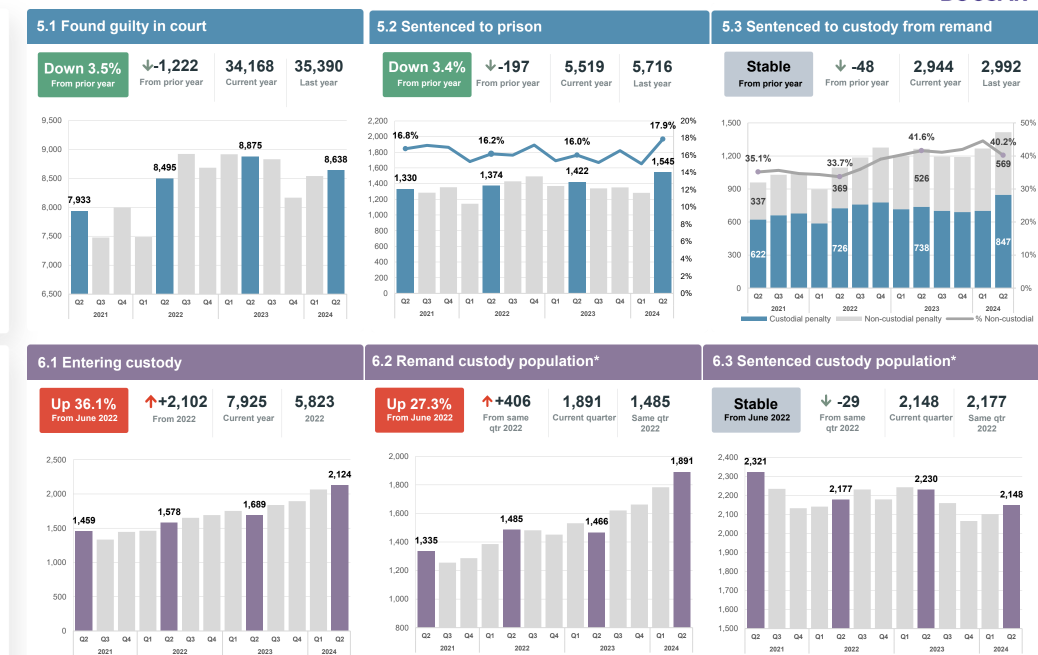


BOCSAR

5. Criminal Courts

6. Custody

Aboriginal adults are not overrepresented in the criminal justice system



June 2024

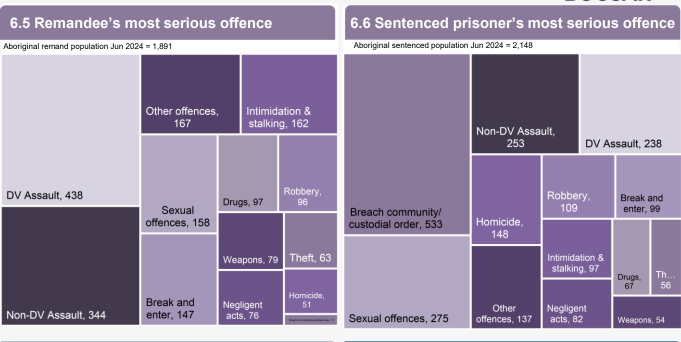
BOCSAR

6. Custody

Aboriginal adults are not overrepresented in the criminal justice system



7.1 Reoffending among Aboriginal adults

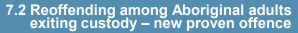


549

540

7. Reoffending

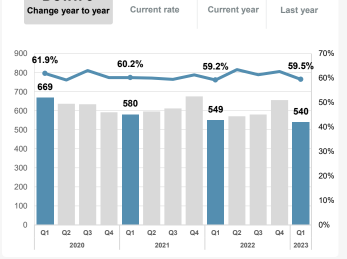
quilty in court - new proven offence Quarterly cohort reoffending rate - Any new proven offence committed within 12 months 46.8% 2.818 2.582 Up 236 Current year Current rate Last vear Change year to yea 4.200 56% 50.1% 46.8% 44.5% 48% 3,600 2,818 40% 3.000 2.582 2,422 2,400 32% 1.800 24% 1,200 16% 8% 600 Ω2 Ω3 Q4 Q1 Ω2 Q3 Q4 Q1 Q2 Ω3 Q1



Quarterly cohort reoffending rate - Any new proven offence committed within 12 months

59.5%

Down 9



7.3 Reoffending among Aboriginal adults exiting custody – return to custody

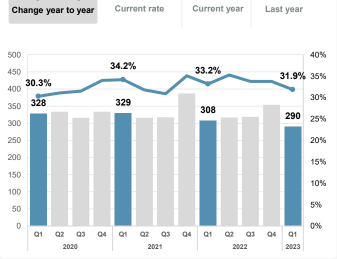
31.9%

Down 18

Quarterly cohort reoffending rate - Return to custody for a further offence committed within 12 months

290

308



Aboriginal people comprise 3.2% of the adult NSW population (2021 ABS Estimated Resident Population)

NSW Closing the Gap Target 10 Quarterly Report

Aboriginal adults are not overrepresented in the criminal justice system



Measure

1.1, 1.2, 1.3 Aboriginal adults in prison

2.1, 2.2, 2.3 Aboriginal adults in court

Definition

Number of Aboriginal adults held in custody, whether remanded or sentenced. Custody population figures are counted as at midnight on the last day of the month.

Number of Aboriginal adults appearing in finalised criminal court appearances. A finalised appearance is one which has been fully determined by the court and for which no further court proceedings are required. Counts appearances finalised in the Local, District and Supreme Courts.

3.1 Police court proceedings

Number of Aboriginal adults proceeded against to court by NSW Police. This measure excludes Aboriginal adults proceeded against for a breach of bail. Due to improvement in police recording of Aboriginality since Jan 2022, the number of persons with a recorded Aboriginal status has increased.

4.1 Refused bail by police

Number and proportion of Aboriginal adults refused bail by the police.

4.2 Refused bail by court

Number and proportion of Aboriginal adults refused bail at their first court bail appearance.

4.3, 4.4, 4.5 Bail breaches

Number of Aboriginal adults whose bail was revoked due to a bail breach. 4.4 and 4.5 are a subset of 4.3 and show the reason for the bail breach, 4.4 where the offender committed a new offence, 4.5 a technical bail breach, such as reporting to police, curfew and residence.

5.1 Found guilty in court

Number of Aboriginal adults found guilty in finalised criminal court appearances.

5.2 Sentenced to prison

Number and proportion of Aboriginal adults sentenced to custody.

5.3 Sentenced to custody from remand

Number and proportion of Aboriginal adults refused bail at court finalisation by whether they received a custodial or non-custodial penalty.

6.1 Entering custody

Number of Aboriginal adults received into custody. Excludes those held in police/court cell complexes.

6.2, 6.3 Remand and sentenced prisoners

Remand – Aboriginal adults refused bail (and small numbers granted bail but unable to meet conditions) are remanded in custody pending future court action. Sentenced - the courts have imposed custodial sentence for a proven offence.

6.4 Length of stay in custody

The average number of days spent in custody for Aboriginal adults discharged from custody.

6.5, 6.6 Prisoner's most serious offence

The most serious offence type for which each adults is in custody (remand and sentenced custody shown separately). Data is shown for the most recent month.

7.1 Reoffending among Aboriginal adults guilty in court

Reoffending is defined as a further offence committed within 12 months of a proven court appearance and finalised by court appearance within 15 months (excludes those who received a custodial penalty). The quarterly reoffending rate is the proportion of Aboriginal adult offenders with a proven court appearance in a given three-month period that went on to commit a further proven offence within 12 months of the court appearance.

7.2 Reoffending among Aboriginal adults exiting custody – new proven offence

Reoffending is defined as a further offence committed within 12 months of release from sentenced custody and finalised by court appearance within 15 months. The quarterly reoffending rate is the proportion of Aboriginal adult offenders released from sentenced custody in a given three-month period that went on to commit a further proven offence within 12 months of release.

7.3 Reoffending among Aboriginal adults exiting custody – return to custody

Reoffending is defined as a further offence committed within 12 months of release from sentenced custody and finalised by court appearance within 15 months where the offender received a subsequent custodial penalty. The quarterly reoffending rate is the proportion of Aboriginal adult offenders released from sentenced custody in a given three-month period that went on to commit a further proven offence within 12 months of release and received a subsequent custodial penalty (only counts those who committed a new proven offence not parole revocations or bail refusal). 7.3 is a subset of 7.2 and shows those who were returned to custody.