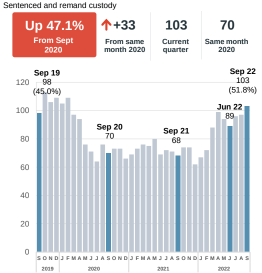
September 2022 – Aboriginal young people



1.1 Key indicator: Aboriginal young people in detention* Sentenced and remand custody 107 78 50.5% Up 37.2% From September 2020 Current % From prior From same Current Same month quarter month 2020 2020 Sep 19 ¹⁴⁰ 106 Sep 22 107 Jun 22 (50.5%) 100 Sep 20 Sep 21 78 72 80 60 40 20 2019 2020 2021 2022

2.1 Key indicator: Aboriginal young people in court Children's, Local, District and Supreme Courts 2.228 $\uparrow +300$ 2.528 48.8% **1** +174 Up 13.5% From prior year From prior From prior Current Last Current % quarter year year vear Sep 22 271 (48.8%)Sep 19 Sep 20 214 Jun 22 250 214 (46.0%) 209 Sep 21 181 200 150 100 50 2019 2020 2021 2022

1.2 Aboriginal young males in detention*



1.3 Aboriginal young females in detention*



2.2 Aboriginal young males in court

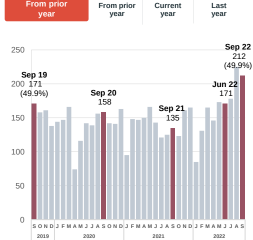
 $^{+259}$

1,935

1,676

Children's, Local, District and Supreme Courts

Up 15.5%



2.3 Aboriginal young females in court

Children's, Local, District and Supreme Courts



September 2022 – Aboriginal young people

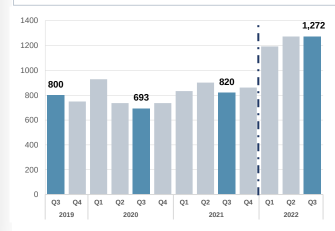


3. Police

3.1 Police court proceedings*

*excludes Aboriginal young people proceeded to court for breaching bail

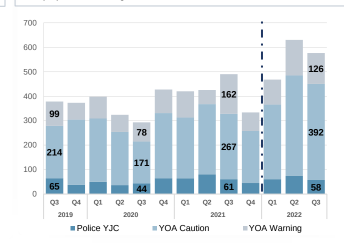
In Jan 2022 it became mandatory for NSW Police to ask all offenders if they identify as Aboriginal. As a result of this practice change, both the number and proportion of Aboriginal offenders has increased.



3.2 Diversion from court*

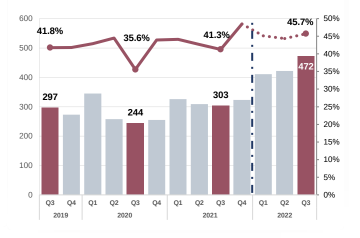
*Police Youth Justice Conference referrals, cautions/warnings under the Young Offenders Act.

In Jan 2022 it became mandatory for NSW Police to ask all offenders if they identify as Aboriginal. As a result of this practice change, both the number and proportion of Aboriginal offenders has increased.



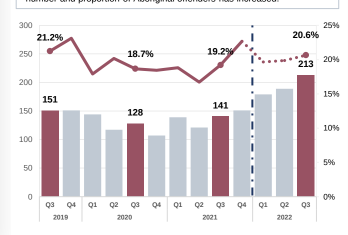
4.1 Refused bail by police

In Jan 2022 it became mandatory for NSW Police to ask all offenders if they identify as Aboriginal. As a result of this practice change, both the number and proportion of Aboriginal offenders has increased.



4.2 Refused bail by court

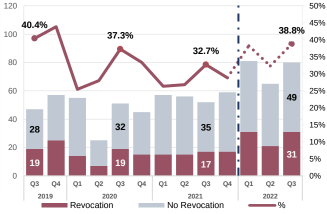
In Jan 2022 it became mandatory for NSW Police to ask all offenders if they identify as Aboriginal. As a result of this practice change, both the number and proportion of Aboriginal offenders has increased.



4.3 Bail revocations following bail breach involving further offence*

*breach of bail established in court

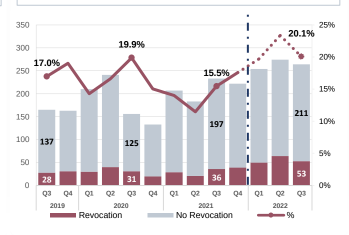
In Jan 2022 it became mandatory for NSW Police to ask all offenders if they identify as Aboriginal. As a result of this practice change, both the number and proportion of Aboriginal offenders has increased.



4.4 Bail revocations from technical bail breach

*breach of bail established in court

In Jan 2022 it became mandatory for NSW Police to ask all offenders if they identify as Aboriginal. As a result of this practice change, both the number and proportion of Aboriginal offenders has increased.



September 2022 – Aboriginal young people



107

Ċ **Criminal Courts**

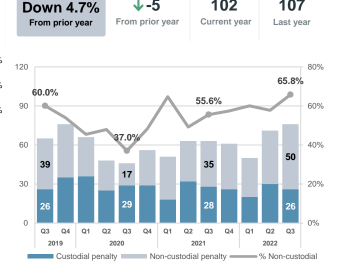




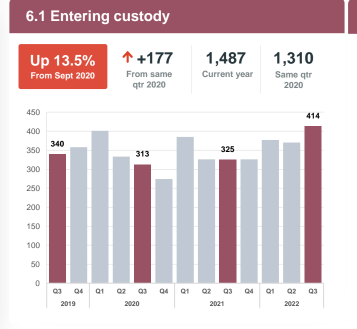


5.3 Sentenced to custody from remand

102



6. Custody



6.2 Remand custody population*



6.3 Sentenced custody population*





Custody

September 2022 – Aboriginal young people

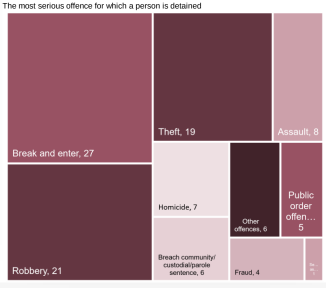


6.5 Short-term remand*

*Number of persons that spent less than 2 days spent in custody by discharge date



6.6 Detainee's most serious offence



7.1 Reoffending among Aboriginal young people guilty in court or dealt with by YJC

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

44.7% 653 616 Down 37 **Current rate** Current vear Change year to year Last year 1.000 46.4% 45.8% 50% 900 44.7% 800 702 653 700 616 600 30% 500

7.2 Reoffending among Aboriginal young people exiting custody – new proven offence

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

130

66.4%



7.3 Reoffending among Aboriginal young people exiting custody – return to custody

Annual cohort reoffending rate - Return to custody for a new offence committed within 12 months





400

300

200

100

September 2022 – Aboriginal young people



Glossary

Measure

- 1.1, 1.2, 1.3 Aboriginal young people in detention
- 2.1, 2.2, 2.3 Aboriginal young people in court
- 3.1 Police court proceedings
- 3.1 Diversions from court
- 4.1 Refused bail by police
- 4.2 Refused bail by court
- 4.3, 4.4 Bail breaches
- 5.1 Found guilty in court
- 5.2 Sentenced to prison
- 5.3 Sentenced to custody from remand
- 6.1 Entering custody
- 6.2, 6.3 Remand and sentenced population
- 6.4 Length of stay in custody
- 6.5 Short-term remand
- 6.6 Detainee's most serious offence
- 7.1 Reoffending among Aboriginal young people guilty in court or dealt with by YJC
- 7.2 Reoffending among Aboriginal young people exiting custody new proven offence
- 7.3 Reoffending among Aboriginal young people exiting custody return to custody

Definition

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

Number of Aboriginal young people 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 Children's, Local, District and Supreme Courts.

Number of Aboriginal young people proceeded against to court by NSW Police. This measure excludes Aboriginal young people 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

Number of Aboriginal young people proceeded against by NSW Police via a Youth Justice Conference referral or a caution or warning under the Young Offenders Act. Fare evasion offences have been excluded from these proceedings as they are regarded as a diversion from an infringement notice, and not directly a diversion from court. Due to improvement in police recording of Aboriginality since Jan 2022, the number of persons with a recorded Aboriginal status has increased

Number and proportion of Aboriginal young people refused bail by the police.

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

Number of Aboriginal young people whose bail was revoked due to a bail breach. 4.4 shows breaches where the offender committed a new offence, 4.5 shows a technical bail breach, such as reporting to police, curfew and residence.

Number of Aboriginal young people found guilty in finalised criminal court appearances.

Number and proportion of Aboriginal young people sentenced to juvenile detention.

Number and proportion of Aboriginal young people refused bail at court finalisation by whether they received a custodial penalty or not.

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

Remand – Aboriginal young people 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.

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

The number and proportion of Aboriginal young people discharged from custody that spent less than 2 days in custody

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

Reoffending is defined as a further offence committed within 12 months of a Youth Justice Conference or proven court appearance and finalised by court appearance or Youth Justice Conference within 15 months (excludes those who received a custodial penalty). Data is presented for a 12-month period (annual cohort) ending with the relevant quarter.

Reoffending is defined as a further offence committed within 12 months of release from sentenced custody and finalised by court appearance or Youth Justice Conference within 15 months. Data is presented for a 12-month period (annual cohort) ending with the relevant quarter.

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. Data is presented for a 12-month period (annual cohort) ending with the relevant quarter. This measure counts only those offenders 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.