

### CRIME AND JUSTICE STATISTICS

**BUREAU BRIEF** 

# Understanding the decline in Aboriginal young people in custody in NSW from 2015 to 2019

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| AIM        | To examine factors contributing to the downward trend in the number of Aboriginal young people in custody in New South Wales (NSW).  |
|------------|--|
| METHOD     | Young people in custody data were obtained from Youth Justice for the five-year period<br>between 2015 and 2019, including data on receptions into and discharges from custody. Data<br>on how young people aged 10-17 years were proceeded against were obtained from the NSW<br>Police Force. The Court Data Warehouse (CDW) was used to obtain information about police<br>and court bail refusal as well as breach of bail proceedings and bail revocation. Children's Court<br>and Higher Courts data were obtained for young people aged 10-18 years. Five-year trends<br>were compared for both Aboriginal and non-Aboriginal young people using Kendall's rank<br>order correlation test.  |
| RESULTS    | Between 2015 and 2019, the average daily number of Aboriginal young people in custody declined from 161 to 121. The number of Aboriginal young people aged 10-17 years proceeded against to court by the police declined from 3,685 in 2015 to 3,324 in 2019. While there was an increase in the proportion of young Aboriginal people refused bail by police (from 34% to 41%) the percentage refused by the court remained stable (21%). While there was an increase in breach of bail established against Aboriginal young people from 845 to 1,082, the percentage of bail revocations declined from 38 per cent to 23 per cent. There was a decline in the number and proportion of young Aboriginal young people aged 10-18 years sentenced to a control order in the Children's Court or a higher court. This was due to fewer being convicted in court, dropping from 2,896 to 2,198, and a fall in the percentage receiving a control order from 14 per cent to 10 per cent. Among non-Aboriginal young people aged 10-18 years the number of convictions and the percentage receiving a control order remained stable. |
| CONCLUSION | The recent drop in the number of young Aboriginal people in custody appears to be due to<br>both a decline in the number of Aboriginal young people appearing in court and fewer control<br>orders being imposed.  |
| KEYWORDS   | Aboriginality young people custody bail refused sentenced   control order  |

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## **INTRODUCTION**

Young Aboriginal people are significantly overrepresented in custody across Australia. The Australian Institute of Health and Welfare (2020) reports that in the June quarter of 2019 the incarceration rate for Aboriginal young people (aged between 10 and 17 years) in New South Wales (NSW) was 19.7 per 10,000 persons, which is 20 times higher than the rate for non-Aboriginal young people (1.5 per 10,000 persons). However, in recent years, there has been a steady decline in the number of Aboriginal young people in custody in NSW. In December 2015, 145 young Aboriginal people were in custody in NSW, but this dropped to 137 in December 2018 and decreased further to 121 in December 2019. Over the same period the number of non-Aboriginal young people in custody remained stable (NSW Bureau of Crime Statistics and Research 2015; 2018; 2019). This contrasts with an upward trend in the adult Aboriginal prison population which increased by 19 per cent from 2,863 in December 2015 to 3,415 in December 2019 (NSW Bureau of Crime Statistics and Research 2015; 2018; 2019).

This brief examines trends in various factors related to the number of young Aboriginal people in custody in NSW to help understand drivers of the recent downward trend in the youth Aboriginal custody population. The size of a prison population is affected by the number of receptions into custody at a given point in time and the average time spent in custody (Weatherburn & Holmes, 2017). Trends in receptions and length of stay are, in turn, influenced by factors such as:

- the number of young people proceeded against by the police;
- the seriousness of young people's offending;
- the rate at which young people are refused bail by police and courts;
- the level of bail revocations due to bail breaches, and;
- sentences imposed by the courts.

Trends in each of these factors are considered here.

### **METHOD**

#### Data sources

Custody data for young people were extracted from the Client Information Management System (CIMS) and provided to BOCSAR by the Research and Information Section (RIS) of Youth Justice NSW. Two files were supplied. The first contains stock information about the size of the youth detention population on the last day of each month of the calendar year. The second contains flow information about admission and discharges from youth detention each month. Data about how young people were proceeded against by the police were obtained from the Computerised Operational Policing System (COPS) of the NSW Police Force for persons of interest (POIs) aged between 10 and 17 years. Data on court bail decisions and breach of bail outcomes were obtained from the Court Data Warehouse (CDW) for offenders aged between 10 and 17 years. Court data were obtained from Children's Court and Higher Courts finalisations which involved offenders aged 10 to 18 years at finalisation.<sup>1</sup>

### Analyses

The analyses examined data covering a five-year period from 2015 to 2019. The Kendall's rank order correlation test was used to assess if there was a significant downward or upward trend over this 60-month period (Siegel, 1956). Separate analyses were undertaken for Aboriginal and non-Aboriginal young people. The tables in the Results section provide summaries of frequencies and percentages for each calendar year. Kendall's test for significant trends is displayed as a percentage change over 60 months.<sup>2</sup> Statistical significance is defined as p < 0.05. Non-significant trend tests are displayed in each table as 'stable'.

Several data sources were used to identify Aboriginality. For analyses relating to the custodial population, information on Aboriginality was obtained from CIMS. For COPS, CDW and court data Aboriginality reflects whether the offender had ever self-identified as an Aboriginal person to police at this offence or any prior offence. The non-Aboriginal and 'unknown' categories were combined for all analyses with the latter category representing a small proportion of offenders.<sup>3</sup>

Additional analyses were conducted for the following types of principal offence: unlawful entry with intent/ burglary; break and enter; robbery; theft and related offences; serious assault; breach of custodial order, and; breach of community-based order (Australian Bureau of Statistics, 2011). These offences were selected for further analysis because they more often result in a control order.

<sup>1</sup> We can reasonably assume these young people were children when they offended. Local Court data was not used.

<sup>2</sup> Defined as: ((Number during 2019 / Number during 2015)^ (1/(5-1)) – 1) × 100.

<sup>3</sup> Data were not used from the 2020 calendar year due to uncharacteristic falls in custodial populations related to the COVID-19 pandemic (Chan, 2020).

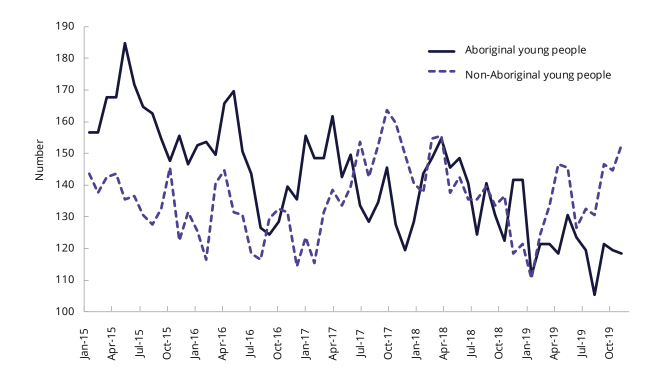
## RESULTS

### Trends in the youth custody population

Figure 1 shows changes in the size of the total youth custody population in NSW over the period from January 2015 to December 2019. The declining blue line is the monthly count of Aboriginal young people in custody and the undulating red line is the monthly count of non-Aboriginal young people in custody. Table 1 shows that the Aboriginal custodial population declined significantly from 161 per month in 2015 to 121 in 2019. In contrast the total number of non-Aboriginal young people in custody was stable over this five-year period.

Table 1 also shows trends in the size of the NSW youth remand and sentenced custodial populations. Both the Aboriginal remand and sentenced populations declined significantly over this period. The Aboriginal remand population dropped from 87 per month in 2015 to 69 in 2019 and the Aboriginal sentenced population dropped from 73 per month in 2015 to 52 in 2019. There was a similar decline over the five-year period in the non-Aboriginal sentenced custodial population (from 73 per month in 2015 to 54 in 2019) but a significant upward trend in the non-Aboriginal remand population (from 62 per month in 2015 to 81 per month in 2019).

### Figure 1. Youth custody population at end of the month



|  |                | -    |      |      |      |      |                                |
|--|----------------|------|------|------|------|------|--------------------------------|
|  | Current status | 2015 | 2016 | 2017 | 2018 | 2019 | 60-month<br>trend <sup>b</sup> |
| Aboriginal young people                  | Total          | 161  | 144  | 141  | 139  | 121  | -6.9%                          |
|  | Remand         | 87   | 73   | 79   | 77   | 69   | -5.9%                          |
|  | Sentenced      | 73   | 72   | 61   | 61   | 52   | -8.2%                          |
| Non-Aboriginal young people <sup>c</sup> | Total          | 135  | 127  | 141  | 138  | 134  | Stable                         |
|  | Remand         | 62   | 75   | 87   | 77   | 81   | 6.7%                           |
|  | Sentenced      | 73   | 52   | 54   | 61   | 54   | -7.5%                          |

### Table 1. Average monthly count of youth in custody by legal status (CIMS stock data)<sup>a</sup>

<sup>a</sup> Monthly averages for each calendar year have been rounded to integers

<sup>b</sup> Average annual percentage change

<sup>c</sup> Includes young people whose Aboriginality is unknown.

### Trends in custody receptions for young people

Trends in custody receptions for both Aboriginal and non-Aboriginal young people (using CIMS flow data) are shown in Table 2, broken down by legal status. Between 2015 and 2019, there was no change in the total number of Aboriginal young people received into custody or the subset of Aboriginal young people received into custody on remand. While custodial receptions directly into sentenced custody are infrequent, these fell significantly among Aboriginal young people, declining from 108 in 2015 to 54 in 2019.

The trend in receptions was quite different for non-Aboriginal young people. There was a significant increase in the total number of receptions for non-Aboriginal young people between 2015 and 2019, rising from 1,603 to 1,867. This was mostly due to a large, significant increase in the number of remand receptions over this period, increasing from 1,526 in 2015 to 1,821 in 2019. While receptions of sentenced non-Aboriginal young people fell from 77 in 2015 to 46 in 2019, this decreasing trend was not significant.

### Table 2. Receptions into custody by legal status (CIMS flow data)

|  | Reception status | 2015  | 2016  | 2017  | 2018  | 2019  | 60-month<br>trend ª |
|--|------------------|-------|-------|-------|-------|-------|---------------------|
| Aboriginal young people                  | Total            | 1,495 | 1,366 | 1,530 | 1,563 | 1,490 | Stable              |
|  | Remand           | 1,387 | 1,304 | 1,485 | 1,503 | 1,436 | Stable              |
|  | Sentenced        | 108   | 62    | 45    | 60    | 54    | -15.9%              |
| Non-Aboriginal young people <sup>b</sup> | Total            | 1,603 | 1,619 | 1,616 | 1,628 | 1,867 | 3.9%                |
|  | Remand           | 1,526 | 1,574 | 1,571 | 1,576 | 1,821 | 4.5%                |
|  | Sentenced        | 77    | 45    | 45    | 52    | 46    | Stable              |

<sup>a</sup> Average annual percentage change

<sup>b</sup> Includes defendants whose Aboriginality is unknown.

### Length of stay in custody for young people

Five-year trends in length of stay in custody for young people are shown in Table 3 broken down by discharge status. There was a significant increase in the number of Aboriginal young people on remand who were discharged from custody from 1,186 in 2015 to 1,320 in 2019. There was also a significant increase in the percentage of young Aboriginal people who spent one day or less on remand from 51.8 per cent in 2015 to 61.3 per cent in 2019. However there was no change over this period in the median length of stay for Aboriginal young people who spent more than one day on remand.

Meanwhile, the number of sentenced Aboriginal young people who were discharged from custody dropped from 312 in 2015 to 192 in 2019 but there was no change in the median number of days in sentenced custody for Aboriginal young people. Similar trends in discharges and length of stay were observed for non-Aboriginal young people in custody over this five-year period.

|                  | Discharge status                         | 2015  | 2016  | 2017  | 2018  | 2019  | 60-month<br>trend ª |
|------------------|--|-------|-------|-------|-------|-------|---------------------|
| Aboriginal young | Remand, total discharged                 | 1,186 | 1,086 | 1,299 | 1,313 | 1,320 | 2.7%                |
| people           | Remand, percentage one day or less       | 51.8% | 58.5% | 56.6% | 59.6% | 61.3% | 4.3%                |
|                  | Remand more than one day,<br>median days | 12.0  | 14.0  | 15.5  | 14.0  | 13.0  | Stable              |
|                  | Sentenced, total discharged              | 312   | 293   | 244   | 231   | 192   | -11.4%              |
|                  | Sentenced, median days                   | 99.0  | 119.0 | 117.5 | 119.0 | 120.0 | Stable              |
| Non-Aboriginal   | Remand, total discharged                 | 1,339 | 1,408 | 1,370 | 1,432 | 1,652 | 5.4%                |
| young people⁵    | Remand, percentage one day or less       | 64.0% | 63.1% | 60.6% | 65.5% | 68.9% | 1.9%                |
|                  | Remand more than one day,<br>median days | 7.5   | 10.0  | 10.0  | 11.0  | 9.0   | Stable              |
|                  | Sentenced, total discharged              | 274   | 228   | 211   | 225   | 180   | -10.0%              |
|                  | Sentenced, median days                   | 91.0  | 119.5 | 119.0 | 115.0 | 121.0 | Stable              |

#### Table 3. Length of stay in custody for discharged young people (CIMS flow data)

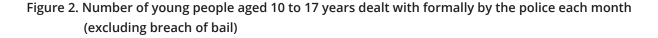
<sup>a</sup>Average annual percentage change.

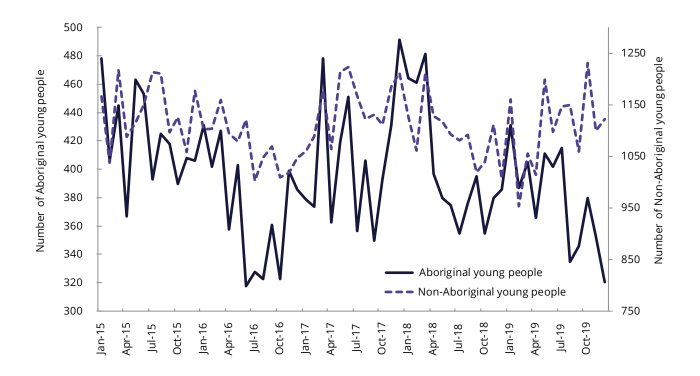
<sup>b</sup> Includes young people whose Aboriginality is unknown.

### Trends in the number of young people proceeded against by police

It appears from the previous two sections that the drop in the Aboriginal youth custody population is driven by a decline in the sentenced population and a decline in the remand population. Both could be due to a change in the number of Aboriginal young people coming before the courts (either because of reduced offending or higher rates of court diversion). To examine this possibility, Figure 2 and Table 4 present trends in the monthly number of young people who were proceeded against formally by the police through the Children's or Higher Courts, a police caution, or a Youth Justice Conference (YJC). These data exclude breach of bail because this is not a criminal offence. Trends in breaches of bail are presented separately below.

Over the last five years the number of Aboriginal young people receiving a legal action by police significantly declined, dropping from 5,040 in 2015 to 4,540 in 2019. Most of this decline was due to fewer Aboriginal young people being proceeded against to court (a decreased average annual percentage change of 2.5%). There was no change in the number of Aboriginal young people issued a police caution or referred to a YJC over this period. In contrast, the number of non-Aboriginal young people proceeded against by the police remained stable over this five-year period. There was a decline in the number proceeded against to court (a decreased average annual percentage change of 2.3%) and an increase in the number referred to a YJC (an increased average annual percentage change of 6.7%).





# Table 4. Number of young people aged 10 to 17 years dealt with formally by the Police, by method of proceeding (excluding breach of bail)

|                           |                              | 2015   | 2016   | 2017   | 2018   | 2019   | 60-month<br>trend ª |
|---------------------------|------------------------------|--------|--------|--------|--------|--------|---------------------|
| Aboriginal young          | Dealt with by Police (total) | 5,040  | 4,447  | 4,880  | 4,793  | 4,540  | -2.6%               |
|                           | Proceeded against to court   | 3,685  | 3,318  | 3,667  | 3,543  | 3,324  | -2.5%               |
|                           | Caution Young Offenders Act  | 1,137  | 1,007  | 1,075  | 1,057  | 1,012  | Stable              |
|                           | Youth Justice Conference     | 218    | 122    | 138    | 193    | 204    | Stable              |
| Non-Aboriginal            | Dealt with by Police (total) | 13,620 | 12,822 | 13,721 | 13,054 | 13,255 | Stable              |
| young people <sup>♭</sup> | Proceeded against to court   | 7,142  | 6,630  | 6,984  | 6,590  | 6,517  | -2.3%               |
|                           | Caution Young Offenders Act  | 5,990  | 5,767  | 6,249  | 5,889  | 6,106  | Stable              |
|                           | Youth Justice Conference     | 488    | 425    | 488    | 575    | 632    | 6.7%                |

<sup>a</sup> Average annual percentage change.

<sup>b</sup> Includes young people whose Aboriginality is unknown.

Given the decline in court actions, Table 5 shows the police court proceedings against Aboriginal young people by offence type. This shows that the offences with the largest declines over the five-year period examined were: break and enter; property damage, and; traffic. Table 6 shows the police court proceedings against non-Aboriginal young people by offence type. This shows similar declines for the same offence categories.

# Table 5. Aboriginal persons of interest aged 10 to 17 years proceeded against to court by the NSW Police Force

| Most serious charge  | 2015  | 2016  | 2017  | 2018  | 2019  | 60-month<br>trend ª |
|--|-------|-------|-------|-------|-------|---------------------|
| Homicide and related offences                                | 3     | 2     | 2     | 0     | 2     | n.c. <sup>b</sup>   |
| Acts intended to cause injury                                | 684   | 632   | 731   | 769   | 737   | Stable              |
| Sexual assault and related offences                          | 55    | 41    | 59    | 54    | 60    | Stable              |
| Dangerous or negligent acts endangering persons              | 24    | 31    | 27    | 26    | 26    | Stable              |
| Abduction, harassment and other offences against the person  | 22    | 25    | 31    | 35    | 25    | Stable              |
| Robbery, extortion and related offences                      | 165   | 123   | 153   | 179   | 180   | Stable              |
| Unlawful entry with intent/burglary, break and enter         | 684   | 610   | 663   | 589   | 502   | -7.4%               |
| Theft and related offences                                   | 842   | 745   | 843   | 830   | 699   | Stable              |
| Fraud, deception and related offences                        | 67    | 63    | 88    | 109   | 82    | 5.2%                |
| Illicit drug offences  | 88    | 64    | 52    | 86    | 81    | Stable              |
| Prohibited and regulated weapons and explosives offences     | 44    | 29    | 47    | 37    | 55    | Stable              |
| Property damage and environmental pollution                  | 339   | 332   | 328   | 244   | 240   | -8.3%               |
| Public order offences  | 359   | 304   | 333   | 311   | 350   | Stable              |
| Traffic and vehicle regulatory offences                      | 89    | 98    | 90    | 69    | 51    | -13.0%              |
| Offences against justice procedures, government security and | 207   | 207   | 217   | 196   | 227   | Stable              |
| government operations  |       |       |       |       |       |                     |
| Miscellaneous offences/unknown                               | 13    | 12    | 3     | 9     | 7     | n.c. <sup>b</sup>   |
| Total  | 3,685 | 3,318 | 3,667 | 3,543 | 3,324 | -2.5%               |

<sup>a</sup> Average annual percentage change.

<sup>b</sup> Kendall's rank order correlation test was not calculated.

# Table 6. Non-Aboriginal<sup>a</sup> persons of interest aged 10 to 17 years proceeded against to court by the NSW Police Force

| Most serious charge  | 2015  | 2016  | 2017  | 2018  | 2019  | 60-month<br>trend <sup>b</sup> |
|--|-------|-------|-------|-------|-------|--------------------------------|
| Homicide and related offences  | 6     | 9     | 9     | 12    | 9     | n.c. <sup>c</sup>              |
| Acts intended to cause injury  | 1,376 | 1,344 | 1,447 | 1,402 | 1,451 | Stable                         |
| Sexual assault and related offences  | 171   | 208   | 195   | 214   | 202   | Stable                         |
| Dangerous or negligent acts endangering persons                                    | 187   | 169   | 182   | 166   | 163   | Stable                         |
| Abduction, harassment and other offences against the person                        | 45    | 49    | 52    | 53    | 45    | Stable                         |
| Robbery, extortion and related offences  | 400   | 204   | 340   | 403   | 406   | Stable                         |
| Unlawful entry with intent/burglary, break and enter                               | 682   | 498   | 473   | 402   | 373   | -14.0%                         |
| Theft and related offences   | 1,217 | 1,171 | 1,333 | 1,272 | 1,226 | Stable                         |
| Fraud, deception and related offences  | 119   | 149   | 209   | 175   | 173   | 9.8%                           |
| Illicit drug offences  | 282   | 348   | 325   | 308   | 305   | Stable                         |
| Prohibited and regulated weapons and explosives offences                           | 91    | 100   | 82    | 93    | 160   | Stable                         |
| Property damage and environmental pollution  | 723   | 534   | 516   | 441   | 477   | -9.9%                          |
| Public order offences  | 486   | 480   | 547   | 477   | 551   | Stable                         |
| Traffic and vehicle regulatory offences  | 856   | 858   | 785   | 690   | 503   | -12.4%                         |
| Offences against justice procedures, government security and government operations | 475   | 474   | 462   | 460   | 452   | Stable                         |
| Miscellaneous offences/unknown   | 26    | 35    | 27    | 22    | 21    | n.c. <sup>c</sup>              |
| Total  | 7,142 | 6,630 | 6,984 | 6,590 | 6,517 | -2.3%                          |

<sup>a</sup> Includes young people whose Aboriginality is unknown.

<sup>b</sup>Average annual percentage change.

<sup>c</sup> Kendall's rank order correlation test was not calculated.

### Trends in the number and proportion of young people refused bail

Earlier we reported that half of the decline in Aboriginal young people in detention was due to a fall in the number of people on remand. The remand population is influenced by: the number of suspected offenders charged; the rate at which those suspected offenders are remanded; the length of time spent on remand, and; the revocation of bail.

We have already seen that the number of Aboriginal young people coming into the criminal justice system has fallen. Here we consider whether a change in the rate of bail refusal could also be contributing to the fall in the remand population.

The path to remand first requires a decision to refuse bail by police followed by a decision to confirm the bail refusal by a magistrate. Table 7 shows the five-year trends in police and court bail decisions for Aboriginal and non-Aboriginal young people. Between 2015 and 2019 there was a significant increase in both the number and percentage of young Aboriginal people refused bail by police; with an average annual percentage increase of 2.9 per cent and 5.3 per cent, respectively. The increase in the rate of police bail refusal was sufficiently high that the volume of Aboriginal young people bail refused by police rose, despite the overall decline in Aboriginal young people charged. By contrast, we see no evidence of an increase in the rate of bail refusal by the courts. Although there was considerable variation between 2015 and 2019 in the number and proportion of young Aboriginal people refused bail by the court,

overall the trend was stable. Similar trends in police and court bail decisions were apparent for non-Aboriginal young people over this five-year period.

These results are consistent with the length of stay custodial data shown above. In Table 3 we saw a significant increase over the last five years in the proportion of Aboriginal young people on short term remand (one day or less in custody). Episodes of short-term remand most often occur when the police refuse bail to a young person and the young person is subsequently granted bail by the court shortly thereafter.

To summarise, while police increased the rate at which they refused bail to Aboriginal young people, this did not translate to an increase in the remand population because there was no change in the court bail refusal rate. The increase in police bail refusal did, however, lead to an increase in Aboriginal young people spending very short periods on remand.

|                         |                         | 2015  | 2016  | 2017  | 2018  | 2019  | 60-month<br>trend ª |
|-------------------------|-------------------------|-------|-------|-------|-------|-------|---------------------|
| Aboriginal young people | Police bail refused (n) | 1,058 | 999   | 1,127 | 1,190 | 1,185 | 2.9%                |
|                         | Police bail refused (%) | 33.5% | 34.0% | 37.1% | 38.3% | 41.2% | 5.3%                |
|                         | Court bail refused (n)  | 701   | 592   | 639   | 661   | 603   | Stable              |
|                         | Court bail refused (%)  | 22.2% | 20.2% | 21.0% | 21.3% | 20.9% | Stable              |
| Non-Aboriginal young    | Police bail refused (n) | 1,241 | 1,257 | 1,355 | 1,334 | 1,511 | 5.0%                |
| people <sup>b</sup>     | Police bail refused (%) | 19.3% | 20.2% | 21.4% | 22.0% | 25.9% | 7.6%                |
|                         | Court bail refused (n)  | 647   | 624   | 689   | 578   | 615   | Stable              |
|                         | Court bail refused (%)  | 10.1% | 10.1% | 10.9% | 9.5%  | 10.5% | Stable              |

### Table 7. Police and court bail decisions for young people aged 10 to 17 years by Aboriginality

<sup>a</sup> Average annual percentage change.

<sup>b</sup> Includes young people whose Aboriginality is unknown.

### Trends in the rate of breach bail and bail revocations

Another potential influence on the remand population is breaches of bail and bail revocations. Here, we examine trends in breach of bail. Table 8 shows the number of Aboriginal and non-Aboriginal young people proceeded against by police for a breach of bail between 2015 and 2019. Also shown here is the number and proportion of bail breaches that resulted in bail being revoked. For both Aboriginal and non-Aboriginal young people, there has been a steady increase over the last five years in the number of bail breaches recorded by police. The magnitude of the average annual percentage increase over time is very similar for these two groups (around 6%). Interestingly, however, while police are detecting more bail breaches among young people, the proportion of these breaches resulting in bail revocation has fallen. This is particularly true for Aboriginal young people, for whom there has been a drop in both the number and proportion of bail revocations over the period 2015 to 2019. This is another factor contributing to the fall in the remand population.

|  |                                     | 2015  | 2016  | 2017  | 2018  | 2019  | 60-month<br>trend ª |
|--|-------------------------------------|-------|-------|-------|-------|-------|---------------------|
| Aboriginal young people                  | Total breach of bail<br>established | 845   | 825   | 966   | 1,057 | 1,082 | 6.4%                |
|  | Bail revoked (n)                    | 317   | 268   | 279   | 248   | 243   | -6.4%               |
|  | Bail revoked (%)                    | 37.5% | 32.5% | 28.9% | 23.5% | 22.5% | -12.0%              |
| Non-Aboriginal young people <sup>b</sup> | Total breach of bail<br>established | 1,021 | 1,033 | 1,099 | 1,202 | 1,288 | 6.0%                |
|  | Bail revoked (n)                    | 282   | 259   | 266   | 233   | 252   | Stable              |
|  | Bail revoked (%)                    | 27.6% | 25.1% | 24.2% | 19.4% | 19.6% | -8.3%               |

### Table 8. Bail breaches established in court by whether bail was revoked, young people aged 10 to 17 years

<sup>a</sup> Average annual percentage change

<sup>b</sup> Includes young people whose Aboriginality is unknown.

### Trends in court finalisations and control orders

We turn our attention to the volume and type of penalties imposed by the Children's and Higher Courts for young people aged between 10 and 18 years with a proven offence. This is primarily relevant to understanding the fall in the number of Aboriginal young people in sentenced custody. However, it also allows us to confirm the general decline in court proceedings involving Aboriginal young people which was reported above using police data.

# Figure 3. Number of proven Children's and Higher Court finalisations each month for young people aged 10 to 18 years

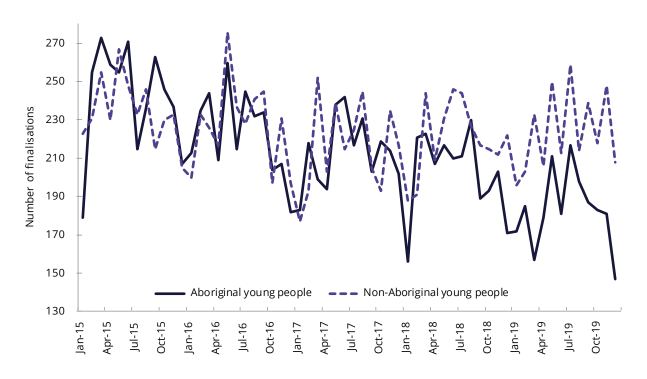


Figure 3 shows the monthly number of proven finalisations for young people aged between 10 and 18 years in the Children's and Higher Courts between 2015 and 2019 by Aboriginality. Table 9 reports the results of the 60-month trend tests for the number of finalisations and the number and percentage of control orders. Among Aboriginal young people the number of proven finalisations significantly declined from 2,896 in 2015 to 2,198 in 2019. There was also a significant decline in the number sentenced to a control order from 404 in 2015 to 221 in 2019. Importantly the percentage of Aboriginal young people

sentenced to a control order also significantly declined from 14.0 per cent in 2015 to 10.1 per cent to 2019. Among non-Aboriginal young people there was no change in the number of proven finalisations or the number and percentage who received a control order.

|                      |                        | 2015  | 2016  | 2017  | 2018  | 2019  | 60-month<br>trend ª |
|----------------------|------------------------|-------|-------|-------|-------|-------|---------------------|
|                      |                        | 2015  | 2016  | 2017  | 2018  | 2019  | trend               |
| Aboriginal young     | Finalisations (proven) | 2,896 | 2,680 | 2,560 | 2,431 | 2,198 | -6.7%               |
| people               | Control orders (n)     | 404   | 340   | 319   | 329   | 221   | -14.0%              |
|                      | Control orders (%)     | 14.0% | 12.7% | 12.5% | 13.5% | 10.1% | -7.9%               |
| Non-Aboriginal young | Finalisations (proven) | 2,816 | 2,728 | 2,599 | 2,646 | 2,687 | Stable              |
| people <sup>b</sup>  | Control orders (n)     | 174   | 163   | 170   | 176   | 147   | Stable              |
|                      | Control orders (%)     | 6.2%  | 6.0%  | 6.5%  | 6.7%  | 5.5%  | Stable              |

### Table 9. Number of Children's and Higher Court finalisations for young people aged 10 to 18 years, and number and percentage of control orders imposed: All offences

<sup>a</sup> Average annual percentage change.

<sup>b</sup> Includes young people whose Aboriginality is unknown.

In order to better understand the decline in control orders for Aboriginal young people, further analyses were undertaken examining trends in a subset of more serious offences (i.e. those where a higher percentage of young people are sentenced to a control order). Table 10 shows five-year trends in the number of finalised court appearances for Aboriginal young people and the percentage who received a control order for the following six principal offence types: unlawful entry with intent/burglary, break and enter; robbery; theft and related offences; serious assault; breach of custodial order, and; breach of community-based order.

For Aboriginal young people, there was a significant decline over the 60-month period in finalised court appearances for unlawful entry with intent/burglary, break and enter, robbery, and theft and related offences but no change in the percentage who received a control order for these offences (Table 10). For breach of a community-based order there was a significant decline in the number of finalisations between 2015 and 2019 (from 406 to 264) and also a significant decline in the percentage of young people who received a control order (from 15.8% to 5.7%). There was no significant change in the number of finalisations or the percentage who received a control order for serious assault or breach of a custodial order.

For non-Aboriginal young people, there was a significant decline over the 60-month period in finalised court appearances for unlawful entry with intent/burglary, break and enter from 184 to 110 but no change in the percentage who received a control order (Table 11). There was also a significant decline in breach of a community-based order from 272 to 208 but no change in the percentage who received a custodial order. There was a significant increase in finalised robbery appearances from 170 in 2015 to 202 in 2019 but no change in the percentage who received a control order. There were no changes in trends for theft and related offences, serious assault or breach of a custodial order.

|                                     |                        | 2015  | 2016  | 2017  | 2018  | 2019  | 60-month<br>trend <sup>b</sup> |
|-------------------------------------|------------------------|-------|-------|-------|-------|-------|--------------------------------|
| Unlawful entry with                 | Finalisations (proven) | 368   | 321   | 296   | 264   | 206   | -13.5%                         |
| intent/burglary, break<br>and enter | Control order (%)      | 28.3% | 23.7% | 26.7% | 31.1% | 23.3% | Stable                         |
| Robbery                             | Finalisations (proven) | 123   | 112   | 94    | 78    | 88    | -8.0%                          |
|                                     | Control order (%)      | 42.3% | 49.1% | 39.4% | 37.2% | 38.6% | Stable                         |
| Theft and related                   | Finalisations (proven) | 440   | 395   | 378   | 396   | 337   | -6.4%                          |
| offences                            | Control order (%)      | 10.7% | 7.9%  | 7.9%  | 10.1% | 6.8%  | Stable                         |
| Serious assault                     | Finalisations (proven) | 240   | 210   | 192   | 248   | 212   | Stable                         |
|                                     | Control order (%)      | 17.9% | 14.3% | 15.6% | 16.5% | 16.0% | Stable                         |
| Breach of custodial order           | Finalisations (proven) | 41    | 46    | 56    | 48    | 28    | Stable                         |
|                                     | Control order (%)      | 65.9% | 69.6% | 66.1% | 75.0% | 53.6% | Stable                         |
| Breach of community-                | Finalisations (proven) | 406   | 388   | 335   | 292   | 264   | -10.2%                         |
| based order                         | Control order (%)      | 15.8% | 13.7% | 9.6%  | 9.9%  | 5.7%  | -22.5%                         |

# Table 10. Principal offence<sup>a</sup> for Aboriginal young people aged 10 to 18 years sentenced in the Children'sor Higher Courts: number of finalisations and percentage sentenced to a control order

<sup>a</sup> Where a person has been found guilty of more than one offence, the offence which received the most serious penalty is the principal offence.

<sup>b</sup> Average annual percentage change

# Table 11. Principal offence<sup>a</sup> for non-Aboriginal young people<sup>b</sup> aged 10 to 18 years sentenced in the Children's or Higher Courts: number of finalisations and percentage sentenced to a control order

|  |                        | 2015  | 2016  | 2017  | 2018  | 2019  | 60-month<br>trend <sup>c</sup> |
|--|------------------------|-------|-------|-------|-------|-------|--------------------------------|
| Unlawful entry with<br>intent/burglary, break<br>and enter | Finalisations (proven) | 184   | 176   | 152   | 139   | 110   | -12.1%                         |
|  | Control order (%)      | 17.9% | 13.1% | 17.1% | 9.4%  | 14.6% | Stable                         |
| Robbery  | Finalisations (proven) | 170   | 115   | 121   | 160   | 202   | 4.4%                           |
|  | Control order (%)      | 27.7% | 27.8% | 30.6% | 27.5% | 26.7% | Stable                         |
| Theft and related  | Finalisations (proven) | 344   | 367   | 333   | 335   | 361   | Stable                         |
| offences   | Control order (%)      | 3.8%  | 2.7%  | 3.6%  | 3.3%  | 3.9%  | Stable                         |
| Serious assault  | Finalisations (proven) | 234   | 214   | 263   | 279   | 275   | Stable                         |
|  | Control order (%)      | 9.0%  | 14.0% | 6.1%  | 11.1% | 7.3%  | Stable                         |
| Breach of custodial order                                  | Finalisations (proven) | 20    | 24    | 27    | 26    | 19    | n.c. <sup>d</sup>              |
|  | Control order (%)      | 70.0% | 33.3% | 70.4% | 73.1% | 36.8% | Stable                         |
| Breach of community-                                       | Finalisations (proven) | 272   | 256   | 234   | 240   | 208   | -6.5%                          |
| based order  | Control order (%)      | 8.5%  | 8.6%  | 11.1% | 7.5%  | 4.3%  | Stable                         |

<sup>a</sup> Where a person has been found guilty of more than one offence, the offence which received the most serious penalty is the principal offence.

<sup>b</sup> Includes young people whose Aboriginality is unknown.

<sup>d</sup>Kendall's rank order correlation test was not calculated.

<sup>&</sup>lt;sup>c</sup>Average annual percentage change.

## DISCUSSION

The purpose of this brief was to explore some of the factors that may have contributed to the significant decline in the number of Aboriginal young people in custody in NSW between 2015 and 2019. To summarise, the results indicate:

- a decline in both the number of Aboriginal young people in remand (average annual percentage decline of 5.9%) and in sentenced custody (average annual percentage decline of 8.2%);
- a drop in the number of Aboriginal young people proceeded against to court by police, particularly for high volume property offences, property damage and traffic matters;
- an increase in both the number and percentage of young Aboriginal people refused bail by police but no overall change in the ultimate bail refusal rate because court bail refusal rates remained stable;
- an increase in the percentage of Aboriginal young people serving periods of short-term remand (due to higher police bail refusal rates) but no change in the length of stay for other Aboriginal detainees;
- a rise in bail breaches involving Aboriginal young people brought to court by police but a fall in bail revocations for Aboriginal young people;
- a drop in the number and proportion of Aboriginal young people sentenced to a control order, due to fewer Aboriginal young people being convicted in court and a fall in the percentage receiving a control order (particularly for breaches of community-based orders).

Together these results suggest that the recent drop in the youth Aboriginal custodial population is largely driven by a reduction in remand due firstly, to fewer young Aboriginal people being proceeded against to court, especially for high volume property offences and traffic offences, and secondly, a reduction in bail revocations. The number of Aboriginal young people in sentenced custody has also declined in part due to the fall in offenders coming into the courts (particularly for offences likely to result in a control order) but another factor is the reduction in the proportion of guilty Aboriginal young people being sentenced to a control order (especially for breach of community-based order offences).

Interestingly, non-Aboriginal young people showed a similar trend in burglary offences over the same fiveyear period but at the same time there was a concurrent increase in proven finalisations for robbery and no change in theft offences for this group of young offenders. The proportion of young non-Aboriginal people issued a control order by the courts has also remained stable.

While the results for young Aboriginal people are very encouraging, it is concerning that at the same time as the decline in serious offending and control orders issued, the number and proportion of Aboriginal young people refused bail by police increased. This did not translate to an increase in the remand population, because, in the two-step process towards bail refusal (police decision then court decision), the courts failed to follow suit with the police increase in bail refusals. However, this has resulted in more short-term remand episodes for Aboriginal young people. Clearly, further work is needed to understand these trends in bail, including further investigation into any impact of the *Bail Act 2013* (NSW) on bail refusal rates for young people (see Yeong & Poynton (2018) for further discussion). Any amount of time spent on remand, no matter how short, can have significant negative consequences for young people (Richards & Renshaw, 2013).

The disparity between police actions and court decisions is also apparent in the case of bail breaches. While there has been a significant increase in bail breaches involving Aboriginal young people brought to court by police, there has been a corresponding decline in the proportion of those bail breaches resulting in the revocation of bail by the courts. For Aboriginal young people the proportion of established bail breaches with a bail revocation dropped from 38 per cent in 2015 to 23 per cent in 2019; resulting, ultimately in fewer overall bail revocations. The increase in bail breach proceedings is concerning for Aboriginal young people subject to bail conditions. We are unable to determine from our data whether more young people are failing to comply with their bail conditions or, alternatively, whether police are more proactively targeting bail breaches by young people. Further investigation is also warranted into the nature of bail conditions imposed on young people, which bail conditions are breached and whether this has changed over this five-year period. More complex or onerous conditions may result in higher rates of non-compliance, particularly if they are not well understood by young people.

Further research is also needed to explore the recent drop in control orders for Aboriginal young people. The rate of custodial sentences was particularly low in 2019 for a range of offences. Here, it is worth noting that in 2015, the NSW Government established the Youth Koori Court at Parramatta Children's Court. In 2019, the Youth Koori Court was expanded to Surry Hills. Eligibility is restricted to Aboriginal young people who are likely to be sentenced to a supervised order and involves the development of a case management plan to assist the young person to address risk factors related to non-appearance, breaches of bail and recidivism. Though the numbers are small, it is possible that the Youth Koori Court has resulted in improved criminal justice outcomes for Aboriginal young people. An evaluation of the Court is currently underway. It is also noteworthy that in recent years non-specialist magistrates operating in the Children's Court jurisdiction have had access to further training and resources.<sup>4</sup> In particular, the change in sentencing trends for young Aboriginal people could reflect recent efforts to improve the domain knowledge of non-specialist judicial officers through a three-month rotation program in the Children's Court.

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<sup>4</sup> There are currently 15 specialist Children's Magistrates in NSW who are appointed under section 7 of the *Children's Court Act 1987* (NSW). They are selected on the basis of their knowledge, expertise and experience in dealing with young people and their families. While these specialists often complete 'rural circuits', many matters in regional and remote locations continue to be heard by non-specialist Local Court magistrates.

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