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#### **FOREWORD**

Crime and Justice Facts summarises the most recent available statistics on recorded crime and the criminal justice system in New South Wales. It is intended as a quick reference, providing the reader with an overview of such matters as types of offences recorded, cases appearing before the criminal courts and prison populations.

All statistics and comments reflect the criminal law as at the date of publication of *Crime and Justice Facts* or of the cited source material.

Further information on crime and justice matters may be obtained from the NSW Bureau of Crime Statistics and Research by telephoning (02) 231 9190. Copies of Bureau publications, including those cited here, may be purchased from the Bureau:

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Dr Don Weatherburn Director

March 1995

### 1. CRIME

# Measuring crime

Measuring crime is not as simple as measuring the incidence of other social factors such as unemployment. Offenders usually want their crimes to go undetected and although many crimes are reported to police or discovered by them, before an incident can be recorded as a crime usually a number of things must happen (see figure 1.1).

Figure 1.1
Steps involved in recording crime



Source: Reference 1.

First a victim or witness (if there is one) must decide whether in fact a crime has occurred. This is not always straightforward because some incidents (e.g. swearing in a public place) are not always perceived as crimes by members of the community. Second, even if an incident is judged to be a crime, it must be reported to police. Lastly, the crime must be recorded by the police. There is no guarantee that this occurs in every case.

Some offences are less affected than others by these factors. Motor vehicle theft is almost always reported because of the associated insurance requirements. Housebreaking is usually ported to police for similar reasons. Homicide is usually scovered by police because it is a difficult offence to conceal. Apart from these sorts of offences, though, crime statistics based on police records of crime generally tend to underestimate the actual incidence of crime.

In many instances household crime surveys provide a better way of establishing actual crime rates than police crime reports. Household crime victim surveys are conducted by selecting a random sample of households and asking the household members whether or not they have been the victims of specified offences. Such surveys can also be used to determine whether or not the victim of a crime reported it to the police and to establish the reason for reporting or non-reporting. The Australian Bureau of Statistics (ABS) conducted household crime surveys in NSW in 1983 and again in 1990, 1991, 1992, and 1993.

Although household crime surveys provide a generally more reliable method for establishing the incidence of many offences, they are usually only able to be used where the victim of a crim is a person or a household. For offences such as counterfeiting, fraud and drug offences it is generally necessary to refer to records of crimes recorded by police. For this reason, in this booklet information about the incidence of crime is drawn from both household crime surveys and police records of offending.

# Crime victim surveys

The Australian Bureau of Statistics conducted a State-wide survey in 1993 asking people whether they had been victims of any of the following crimes in the previous year and whether or not they had reported the crime to police:

- Break and enter (household victims)
- Attempted break and enter (household victims)
- Motor vehicle theft (household victims)
- Robbery (personal victims)
- Assault (personal victims)
- Sexual assault (female victims only)

The estimated victimisation rates resulting from the survey were:

Of the estimated 2,115,500 households in NSW in April 1993, 120,400 (5.7%) were victims of at least one breamnd enter or attempted break and enter offence in the months prior to the survey; 42,200 households (2.0%) were victims of at least one motor vehicle theft.

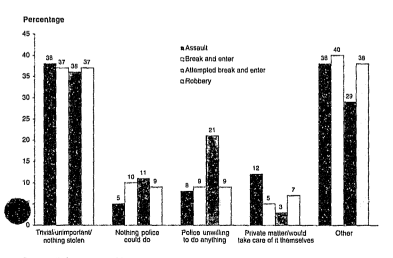
- 59,300 persons (1.3%) were victims of at least one robbery; 114,800 persons (2.6%) were victims of at least one assault and 17,700 women, aged 18 and over, (0.8%) were victims of at least one sexual assault.
- In Sydney, 8.5% of the households and 4.1% of persons were victims of the specified offences, compared with the corresponding proportions of 5.8% and 3.5% respectively in the balance of New South Wales.

The percentage of victims reporting crimes to police were:

- 73.4 % of break and enter victims (households)
- 28.5 % of attempted break and enter victims (households)
- 95.6 % of motor vehicle theft victims (households)
- 45.6 % of robbery victims (aged 15 and over)
- 31.9% of assault victims (aged 15 and over)
- 28.8% of sexual assault victims (women aged 18 and over)

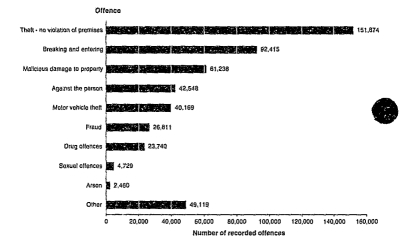
Figure 1.2 shows the reasons for not reporting crimes to police by offence. Overall the main reason stated was that it was too trivial or unimportant or, in the case of break and enter and attempted break and enter, that nothing was stolen.

Figure 1.2
Persons who did not report offence to police
Main reason for not reporting offence



Sources: References 2 and 3.

# Figure 1.3 Types of offences recorded by police Number recorded, 1993



- Figure 1.3 shows the number of offences recorded for different types of offences.
- The category 'against the person' includes offences such as assault, robbery and homicide, but not sexual assault.
- As the figure shows, theft (including shoplifting but excluding motor vehicle theft) and breaking and entering were the most commonly recorded offences. Together they accounted for almost half the recorded offences (49.3%).
- Recorded motor vehicle thefts accounted for 8.1% of all recorded offences.
- 'Other' includes such offences as offensive behaviour, prostitution, firearm offences, trespass, gaming and betting, and driving offences such as manslaughter (motoring) and culpable driving.

Source: Fulerence 4.

# Location of crime

The Sydney Statistical Division contains an estimated 62% of the population of NSW, but 65% of recorded offences came from this area in 1993.

- The Inner Sydney Statistical Subdivision (including the Local Government Areas of Botany, Leichhardt, Marrickville, South Sydney and Sydney) had the highest rate of recorded offences per head of population for all property offences.
- The arson rate was highest in the Blacktown-Baulkham Hills Statistical Subdivision (including the Local Government Areas of Baulkham Hills and Blacktown).
- Rates of assault and offensive behaviour were highest in the Far West Statistical Division.
- The rate of sexual assault was highest in the Outer South Western Sydney Statistical Subdivision (including the Local Government Areas of Camden, Campbelltown and Wollondilly).
- The South Eastern Statistical Division had the highest rate of possession and/or use of cannabis, while the Richmond - Tweed Statistical Division had the highest rate of cultivating cannabis.
- Table 1.1 compares the metropolitan area of Sydney and the rest of the State in terms of rates of various types of recorded offences.
- As the table shows, metropolitan Sydney outstrips country in the rates of all kinds of recorded offences of theft. Per head of population, country areas have higher rates of recorded drug offences and sexual offences.

Table 1.1

Types of offences recorded by police

Rates per 1.000 residents, 1993

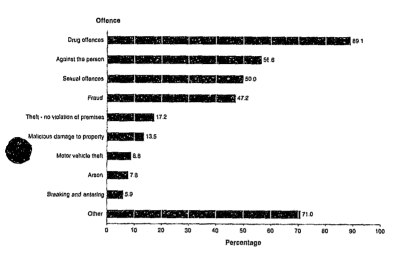
Offence	Metropolitan Sydney	Country NSW
Against the person	7.26	6.86
Sexual offences	0.74	0.86
Breaking and entering	16.65	13.46
Motor vehicle theft	8.90	3.17
Theft - no violation of premises	26.64	23.28
Fraud	5.38	3.02
Drug offences	3.04	5.46
Arson	0.44	0.37
Malicious damage to property	10.24	10.20
Other	7.24	9.75

Sources: References 4 and 5.

# Cleared offences

- An offence is considered to be 'cleared' by police when a suspect has been arrested and charged or when, although the offender is known, it is impossible or inappropriate to lay charges.
- It is possible for an offence to occur (and be recorded) in one year and be cleared in a later year.
- The single year clear-up percentage for 1993 is the number of offences that occurred and were cleared in 1993 as a percentage of the number of offences that occurred in 1993.
- The clear-up rate for an offence is linked with the means by which the police come to know of the offence. Thus driving offences (e.g. culpable driving) and drug offence have extremely high clear-up rates because the offences can usually only be recorded when an offender is apprehended by police.

# Figure 1.4 Types of offences cleared by police Single year clear-up percentages, 1993



- Figure 1.4 presents the clear-up rate for different offences.
- Property crimes, including theft, malicious damage to property, arson, and breaking and entering, have very low clear-up rates (usually below 20%).

Source: Reference 4,

# 2. SELECTED OFFENCE PROFILES

# Drug offences

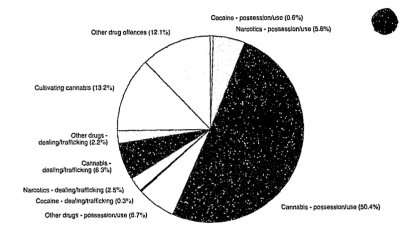
The range of drug offences includes the possessing, using, dealing, manufacturing, cultivating and smuggling of illegal drugs.

Overall there were 23,740 recorded drug offences in 1993.

Figure 2.1
Recorded drug offences, 1993

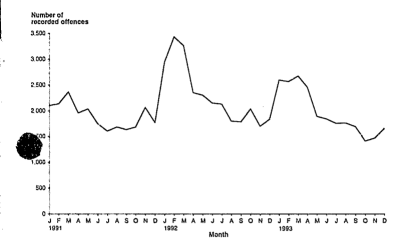
Figure of offences, percentage of total number of drug

Types of offence: percentage of total number of drug offences



- Figure 2.1 illustrates that the majority of recorded drug offences were possessing and/or using illegal drugs (63.3%).
- Offences involving cannabis accounted for over two-thirds of all recorded drug offences.
- The number of recorded drug offences per month since 1991 is presented in figure 2.2. At present there is no reliable method for determining the rate of illegal drug usage in the community.

Figure 2.2 Recorded drug offences Number per month, 1991-1993



89% of the recorded drug offences which occurred in 1993
were cleared by police in the same year. The generally
high clear-up rate for drug offences can be attributed to the
fact that, for drug offences, unlike some other offences
(e.g. theft), the recording of the offence usually coincides
with the apprehension of a suspect by police.

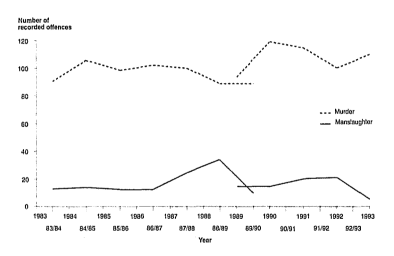
Sources: References 4 and 6.

### Homicide

Homicide statistics discussed here do not include deaths resulting from driving offences.

- There were 116 homicides recorded by police in NSW in 1993. Of these, 110 (95%) were murders, and the rest were manslaughters.
- · Recorded homicides averaged 1 every 3 days.
- Figure 2.3 presents the trend in the annual number of recorded homicides since 1983/84.

Figure 2.3 Homicide offences recorded by police Number per year, 1983/84 to 1993



- The rate per head of population has remained around 2 per 100,000 since 1983/84. In fact, the highest annual reported homicide rate for the century so far (around 3 per 100,000) occurred in the years before 1920 and has not been reached again since.
- 78% of the recorded homicide offences which occurred 1993 were cleared by police in the same year.

Sources: References 4 and 7.

A study by the NSW Bureau of Crime Statistics and Research has shown that for homicide cases between 1968 and 1992:

- 86% of those charged with homicide were male and 63% of homicide victims were male.
- Young adults (aged from 15 to 34) made up 67% of those charged with homicide.
- Suspect and victim were related in 41% of cases. In 38% of cases the suspect was a friend or acquaintance of the victim, and in 17% of cases, suspect and victim were strangers.
- Males were most likely to be killed by an acquaintance, while females were most likely to be killed by a family member.
- Guns were the most common weapon, used in 34% of cases.

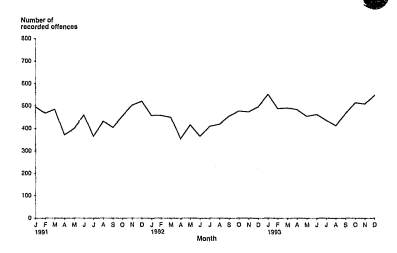
Source: Reference 8.

# Aggravated assault

Aggravated assaults are defined here as those of a more serious nature, involving the infliction of bodily harm.

- In 1993 there were 5,806 aggravated assaults recorded by the police. They represented 16% of all recorded assaults.
- Recorded aggravated assaults averaged about 1 every 2 hours.

Figure 2.4
Recorded aggravated assaults
Number per month, 1991-1993



- Figure 2.4 shows numbers of aggravated assault offences recorded per month from January 1991 to December 1993.
- 57% of the recorded aggravated assault offences which occurred in 1993 were cleared by police in the same year.

Sources: References 4 and 6.



A NSW Bureau of Crime Statistics and Research study on a sample of aggravated assault reports from 1982 and 1986/87 showed that:

- At least 90% of suspects and 75% of victims were males.
- Most attacks (63%) did not involve weapons. Where weapons were used, they were usually objects close to hand (e.g. sticks) rather than knives or guns.
- Victims were most often attacked in their own homes, in the street (often around hotels) or in hotels. A total of 74% of all incidents occurred in these locations.

Zurce: Reference 9.

#### Sexual assault

Changes to the legal categorisation of sexual assault in NSW became operative in 1991 (as a result of the *Crimes (Amendment) Bill 1989*). Because the sexual assault data presented here span the period from 1991 to 1993, they are considered in the context of categories which draw upon both the current and the pre-1991 legislation. In broad terms, from most to least serious, these categories are:

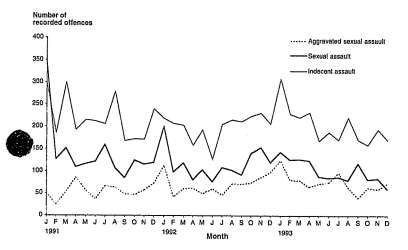
Aggravated sexual assault - aggravated sexual assault, assault with intent to have sexual intercourse, inflict grievous bodily harm with intent to have sexual intercourse, inflict actual bodily harm with intent to have sexual intercourse.

Sexual assault - sexual intercourse without consent, sexual assault.

Indecent assault - aggravated act of indecency, aggravated indecent assault, indecent assault, act of indecency.

- There were 4,513 recorded sexual assaults in 1993. Of these 2,430 (54%) were indecent assaults.
- The average number of recorded sexual assaults was about 12.4 per day.
- Sexual assault as defined above is not the only kind of sexual offence. In 1993 there were 216 other sexual offences recorded. Of these, 187 were either carnal knowledge or homosexual offences. Both these types of offence involve sexual practices with juveniles. Consenting homosexual activity between males over 18 ceased to be an offence in 1981.

Figure 2.5 Recorded sexual assaults Number per month, 1991-1993



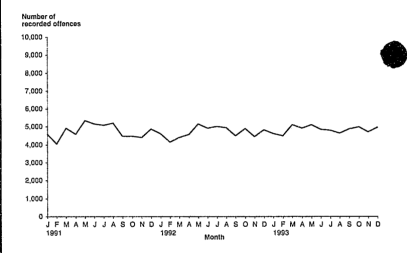
- Figure 2.5 shows the number of recorded sexual assaults per month since January 1991 by category. It can be seen from figure 2.5 that numbers of recorded sexual assault offences appear to be somewhat higher in the summer months than in the winter months.
- 49% of the recorded sexual assaults which occurred in 1993 were cleared by police in the same year.

Sources: References 4 and 6.

# Household burglary

- In 1993 there were 58,036 household burglaries.
- This represents roughly 1 every 9 minutes.

# Figure 2.6 Recorded household burglaries Number per month, 1991-1993

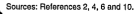


- Figure 2.6 presents the trend in recorded household burglaries from January 1991 to December 1993.
- 5% of the recorded household burglary offences which occurred in 1993 were cleared by police in the same year.
- Breaking and entering is one of the most frequently occurring serious offences. In the twelve months to April 1993, 3.7% of NSW households were victims of this offence and a further 2.6% of NSW households were victims of an attempted breaking and entering.



The NRMA report of household burglaries in 1993/94 showed that:

- The most common means of entry was by forcing a window (42%) or a door (32%), but 17% of the burglaries involved entry through an *unlocked* door or window. In 41% of burglaries, there was no security at the point where the burglar entered the home.
- The most commonly stolen items were jewellery, garden/ handyman tools, video recorders, cash, stereos, compact disk players, photographic equipment and watches.



'Robbery' is used to mean the taking of money or property by force or by threat of force. This distinguishes it from other theft, making it an 'offence against the person'.

- The number of recorded robberies in 1993 was 5,930. Of these 41% involved the use of weapons (either a firearm or another weapon).
- The average rate of recorded robberies was around 1 every 1.5 hours.

Figure 2.7 Recorded robberies Number per month, 1991-1993

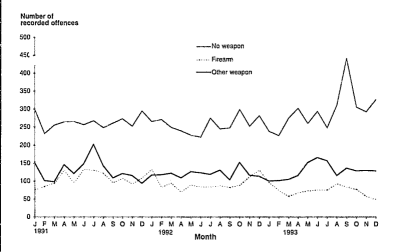


 Figure 2.7 shows the number of robberies recorded from January 1991 to December 1993.

Sources: References 4 and 6.

In a NSW Bureau of Crime Statistics and Research study of robberies recorded by police in 1983 it was found that:

- Around half of the robberies involved the holding up of commercial premises and half were personal robberies.
- For commercial robberies the most common targets were banks (19%) followed by petrol stations (12%) and shops (11%).
- The most common location for personal robbery was the street (70%), and most (72%) occurred between 5 p.m. and 5 a.m.
- Bag snatchings accounted for about one-fifth of all personal robberies.
- · Many attacks did not result in injury:
  - 60% of offences involved no or negligible injuries
  - 32% of offences involved injuries not requiring immediate medical attention
  - 6% of offences involved serious physical injuries requiring medical attention
  - 1% of offences involved injuries requiring hospitalisation.
- More serious injuries were inflicted more often in the case of personal robberies than in robberies of commercial premises. Even so, in personal robberies, the overwhelming majority of offences (88%) either involved no injuries or negligible/minor injuries.

Source: Reference 11.

# Motor vehicle theft

(Note: In the following statistics motor vehicles include cars, vans, trucks, buses and motor cycles/scooters.)

- In 1993 there were 40,169 vehicles recorded stolen.
- Recorded motor vehicle thefts averaged 1 every 13 minutes.
   In 1993 the number of vehicles stolen represented 1% of all registered vehicles.

Figure 2.8
Recorded motor vehicle thefts
Number per month, 1991-1993

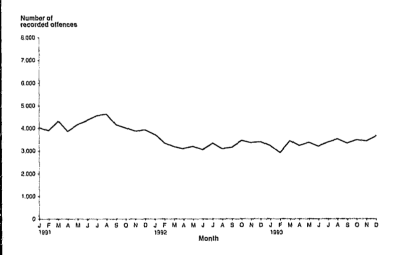


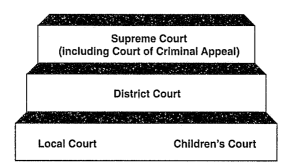
 Figure 2.8 shows the numbers of motor vehicle theft offences from January 1991 to December 1993.

Sources: References 4, 6 and 12.

## 3. CRIMINAL COURTS

# The structure of the criminal justice system in NSW

Figure 3.1 Criminal jurisdiction in NSW



As shown in figure 3.1, the NSW criminal justice system consists of:

Lower Courts

- the Local Court

- the Children's Court

Higher Courts

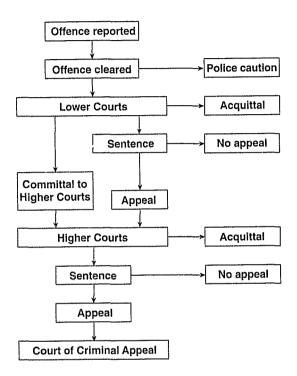
- the District Court

- the Supreme Court

• The Local Court deals with less serious criminal charges against adult offenders. The Local Court also deals with most matters which can be dealt with by either the Local Court or District Court. The majority of all criminal matters are finalised at this level. The Children's Court deals mainly with juvenile offenders (aged 10-17 years). In some circumstances, charges against offenders aged 18 years or over may also be heard before the Children's Court. Lower Court proceedings are conducted by a magistrate.

- The District Court deals with more serious offences committed by both juveniles and adults. District Court proceedings are presided over by a District Court Judge. The District Court hears trials, sentencing matters and appeals against decisions made in the Lower Courts. In most cases where the accused person pleads not guilty, trials are held before a judge and jury. In certain circumstances the accused may elect to be tried before a judge alone. If the jury delivers a verdict of guilt, the judge determines an appropriate penalty. When a person admits guilt there is no jury trial and the matter proceeds to sentencing.
- The Supreme Court conducts trials before a judge and juffer a few offences which are more serious than those head in the District Court, such as murder. As in the District Court, in certain circumstances the accused may elect to be tried by a judge alone. The Supreme Court may also deal (without a jury) with certain offences which carry very heavy fines (e.g. water or air pollution offences). The proceedings are presided over by a Supreme Court Judge.
- The Court of Criminal Appeal, which is a special division
  of the Supreme Court, hears appeals against convictions
  and/or sentences from the District Court and from the
  Supreme Court. An appeal is conducted in the presence of
  three Supreme Court Judges. The Court of Criminal Appeal
  is the ultimate court of appeal for criminal matters in NSW.
- Figure 3.2 shows the possible routes of cases through the criminal justice system in NSW.

Figure 3.2
Schematic representation of the flow of cases through the criminal justice system

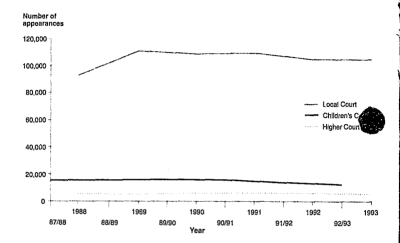


 As an alternative to entering the court system, juveniles charged with relatively minor offences may be dealt with by a system of formal police cautions. A caution is issued by a senior police officer in the presence of the offender and his/her parent or guardian.

Source: Reference 13.

# Trends in criminal court appearances

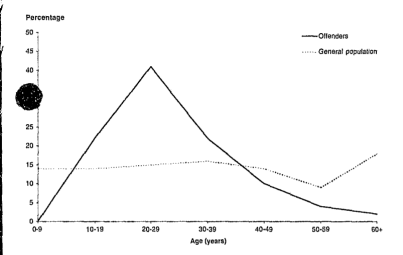
Figure 3.3
Trends in criminal court appearances
Number per year, 1988-1993



- Figure 3.3 shows trends in Higher Court, Local Court and Children's Court appearances. Annual figures for the Higher and Local Courts are based on the calendar year, while Children's Court figures are based on the financial year.
- In 1993 there were 105,230 appearances before the Local Courts, and 5,563 appearances before the Higher Courts. There were 12,537 appearances before the Children's Courts in 1992/93.

Sources: References 14, 15, 16, 17, 18, 19, 20 and 21.

Figure 3.4
Age distribution of offenders
and the general population
Percentage in each age group



- From figure 3.4 it can be seen that nearly two-thirds (63%) of the offenders were under 30 years of age. Less than one-third of the general population are in this age group.
- 11 of every 100 proven offenders were less than 18 years old.
- 86 of every 100 proven offenders were males.

Sources: References 16 and 22.

#### Court workload

Most criminal charges are finalised at the Local Court level
Of the 123,330 people charged with criminal offences in
1993, 85% appeared before the Local Court, 10% before the
Children's Court and only 5% before the Higher Courts.

Source: Reference 16.

# Court delay

- Processing of cases in the District and Supreme Coutakes longer than in the Local Court. In the Higher Couin 1993, half the defended cases where the defendant was acquitted of all charges (i.e. cases where the accused pleaded not guilty and was found not guilty) took 13 months or less from committal to finalisation. Those persons remanded in custody before being acquitted before the Lower Courts spent a median of slightly greater than 1 month (42 days) in custody; while those acquitted before the Higher Courts spent 6 months (195 days) in custody.
- The period from committal to finalisation in the Higher Criminal Courts varies according to the type of offence involved. Cases involving fraud or drug offences usually take much longer than cases involving offences such as break, enter and steal, murder or robbery.

Source: Reference 16.

## Bail

- 7,105 (6%) of all accused were refused bail (i.e. remanded in custody) prior to the finalisation of their cases (Higher Courts 24%, Local Court 5%, Children's Court 7%). Children's Court data on the number in custody awaiting trial also include juveniles who have received protection orders.
- Bail was granted in 51% of cases. The remaining 43%
  cases were summons matters, cases where bail was
  dispensed with or cases where bail status was unknown.

Source: References 16.

#### Plea

• 66% of persons appearing in the Local and Higher Courts pleaded guilty to all the charges (67% in the Local Court and 62% in the Higher Courts).

Source: Reference 16.

# Proven offender rates

- Overall, 87% of the accused persons whose cases were dealt with by the NSW criminal courts in 1993 were found guilty (either by plea or by verdict). In the Local Courts, 87% were found guilty; in the Higher Courts, 73%; and in the Children's Courts, 91%.
- 66% of appearances where the accused pleaded not guilty were proven (68% in the Local Court and 44% in the Higher Courts).

Source: Reference 16.

# Appeals

- In 1993 the District Court registered 5,496 appeals against Local Court decisions and the Court of Criminal Appeal registered an additional 484 appeals against District and Supreme Court decisions.
- Appeals against Local Court decisions are heard in the District Court. In 1993, 30% of appeals against Local Court convictions and 2% of appeals against Local Court sentences were upheld for some or all matters.
- Appeals against District Court and Supreme Court decisions are heard in the Court of Criminal Appeal. In 1993, 36% of appeals against conviction and 36% of appeals against sentence were upheld for some or all matters.

Sources: References 16 and 23.

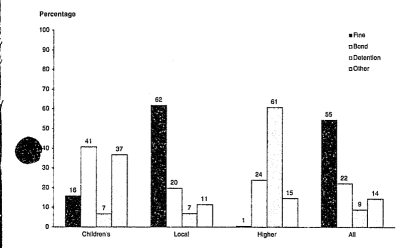
# Sentencing

There are a variety of sentencing options available at each court level. The least severe is a good behaviour bond without the recording of a conviction - the offender is given a 'second chance'. The most severe sentencing option is imprisonment. The maximum length of imprisonment imposed in the Local Court is 2 years. The maximum length of imprisonment imposed in the Higher Courts is life. Due to recent changes in legislation life now means imprisonment for the term of the person's natural life.

In the following section, sentencing options are classified as:

- fine
- good behaviour bond (recognizance with or without supervision)
- detention (imprisonment, detention in a juvenile institution or periodic detention)
- other (e.g. community service orders, rising of the court, no conviction recorded).
- In 1993, 86 of every 100 proven offenders received either a fine, a good behaviour bond or detention.

Figure 3.5
Sentencing outcomes for each criminal court in NSW
Percentage of proven offenders, 1993

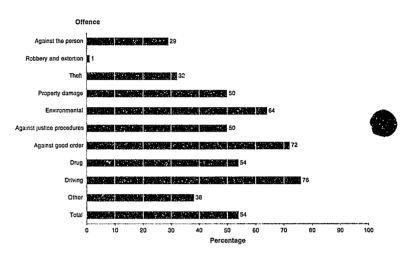


- Figure 3.5 shows the sentences received by proven offenders in the Children's, Local and Higher Courts in NSW in 1993.
- Overall, in 1993, for each 100 proven offenders, 9 were given detention sentences (including imprisonment, detention in a juvenile institution or periodic detention). For persons sentenced by the Higher Courts alone this figure was 61 in every 100.
- 55 in every 100 offenders were fined (57, 597 persons).
- Juveniles were most likely to be put on a good behaviour bond. Adults who were sentenced by the Local Court were most likely to be fined. People sentenced by the Higher Courts were most likely to be given a detention sentence.

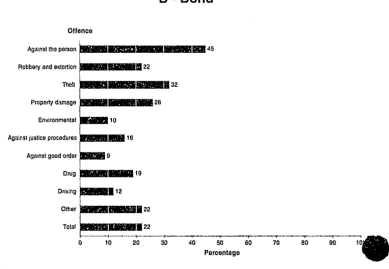
# Figure 3.6 Sentencing outcomes by offence type, all courts

Percentage of proven offenders, 1993

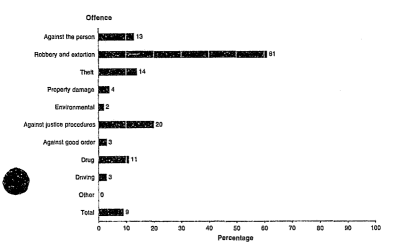
#### A - Fine



#### B - Bond



#### C - Detention



- Figure 3.6 shows the percentage of proven offenders who received fines, bonds or detention sentences for various types of offence.
- All of the 31 people convicted of murder in the NSW Higher Criminal Courts were imprisoned.
- 92% of people convicted of importing/exporting drugs in the Higher Criminal Courts received prison sentences.
- 77% of people convicted of drink driving in the Local Court were fined.

Source: Reference 16.

# **Imprisonment**

#### In 1993:

- 9,395 people received a detention sentence in NSW.
- 7,285 were sentenced to a prison term by the Local and Higher Criminal Courts (Local Courts 5,186; Higher Courts 2,099)
- The Children's Courts handed down 769 detention sentences in 1992/93 and the Higher Criminal Courts sentenced 4 people to juvenile detention.
- 1,337 received periodic detention (i.e. a prison sentence served on the weekends) in the Local and Higher Criminal Courts (Local Courts 959; Higher Courts 378).
- 61 in every 100 prison terms imposed by the Local Court were of 6 months duration or less.
- The majority (5,296) of persons sent to prison by the Local and Higher Courts were given sentences of less than 1 year duration.

Figure 3.7
Sentences of 1 year or more by offence type
Percentage of persons imprisoned, 1993

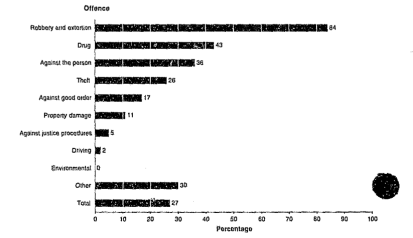


 Figure 3.7 shows the percentage of proven offenders for various types of offence who were sentenced to one year or more in prison.

Source: References 16,

# Life sentences

Five people were sentenced to life imprisonment in 1993.
 Four of these were for murder and 1 for import/export of drugs.



 In 1993 there were 166 prisoners serving life sentences in NSW prisons (males 161, females 5).

Sources: References 16, 24 and 25.

### 4. PRISONS

The following information is obtained from the New South Wales Prison Census conducted in June 1993. When considering these data it should be remembered that the range of sentences being served by the people in prison does not accurately reflect the range of sentences imposed by the courts. The reason for this is simply that people with long sentences tend to accumulate in prison. For example, 5,296 people were sent to prison for less than one year in 1993, but on census day there were only 1,142 short sentence prisoners actually in prison. In addition to sentenced prisoners (6,852), NSW prisons contain a large number of people on remand awaiting a court hearing (780).

Figure 4.1
Legal status of prisoners
Percentage of prison population

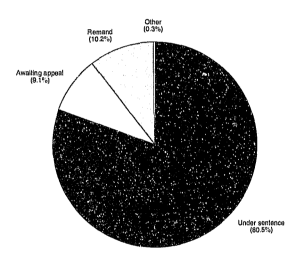
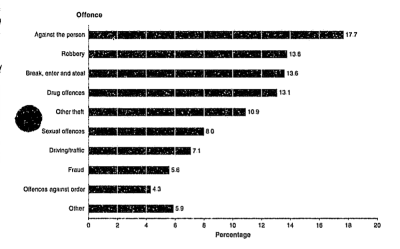


 Figure 4.1 shows the legal status of people held in prison on census day: 80.5% were serving a sentence, 10.2% were on remand.

Source: Reference 24.

# Figure 4.2 Most serious offence/charge Percentage of prison population



- Figure 4.2 shows the most serious offence (for sentenced prisoners) or charge (of unconvicted prisoners).
- Contrary to popular belief, prisons are not full of murderers and rapists. Nearly one-third of prisoners were incarcerated for stealing offences (break, enter and steal; fraud; and other theft).

#### Gender

- 95 in every 100 prisoners were male.
- There were 331 male prisoners for every 100,000 adult males living in NSW. There were 16 female prisoners for every 100,000 adult females living in NSW.

#### Age



• Almost half the prisoners were in the 20-29 years age group.

#### Aboriginality

 The imprisonment rate of Aborigines is about 12 times higher than that for the non-Aboriginal population.
 For every 100,000 adult Aborigines 1,933 were in prison on census day. For every 100,000 adult people in the non-Aboriginal population, 163 were in prison on census day.

## Prior imprisonment

• 51 in every 100 prisoners had been imprisoned before.

Figure 4.3
Sentence length
Percentage total sentenced prisoners



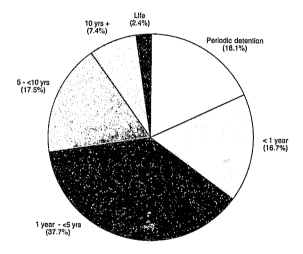
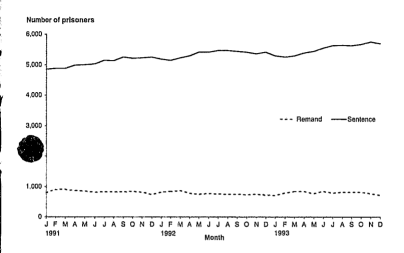


 Figure 4.3 shows the sentence length for sentenced prisoners on census day. Two in every 100 sentenced prisoners were sentenced to life.

Sources: References 22, 24, and 26.



Figure 4.4
Trends in prison population
Number of prisoners per month, 1991-1993



• From figure 4.4 it can be seen that the number of prisoners held in NSW prisons has been increasing steadily over the last three years.

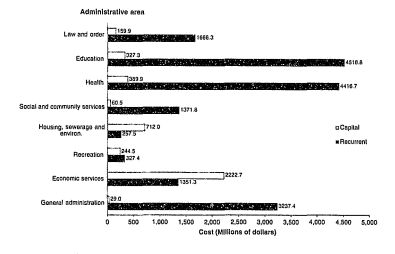
Source: Reference 27.

# 5. THE COST OF CRIMINAL JUSTICE

- In 1993/94 the NSW Government spent \$1,666.3 million on recurrent expenses in the area of law, order and public safety. In addition, \$159.9 million was spent on capital works - that is building (e.g. of police stations, court houses and prisons).
- Recurrent expenditure for law, order and public safety increased by 1% between 1992/93 and 1993/94.
- In the same period capital works expenditure decreased by 3.6%.

Figure 5.1
Recurrent and capital works expenditure, 1993/94





- Figure 5.1 offers a comparison of recurrent and capital works Government spending by administrative area for the 1993/94 financial year. The figure does not include \$12.6 million for natural disaster relief. The category 'law and order' includes police, law courts and legal services, corrective services and fire protection services.
- Total spending was \$21,293.1 million.



 As can be seen, in most areas recurrent spending far outweighed that for capital works. The law and order category accounted for 10% of recurrent budget but only 4% of capital works. The largest recurrent budget expenses were education and health, while in capital works the largest category was economic services. This category includes, amongst other things, transport, communication, agriculture, mining and construction.

Figure 5.2
Cost of criminal justice, 1993/94
Recurrent and capital works expenditure

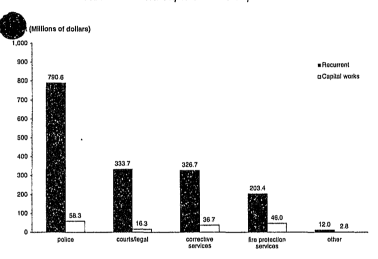


 Figure 5.2 presents law and order spending in 1993/94, comparing recurrent and capital works spending. Most money spent on law and order went in recurrent spending rather than capital works.

Source: Reference 28.

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