

Maintain Unlawful Sexual Relationship
Current Offence – Max Penalty - Life
s.66EA (NSW) Crimes Act

s 66EA(1) Adult engages in 2 or more sexual acts with or towards a child over any period

Maximum Penalty: life

Commenced: 1.12.2018

s.66EA(7) This section extends to a relationship that existed wholly or partly before the commencement of the relevant amendments, or the predecessor offence, if the acts engaged in by the accused were unlawful sexual acts during the period in which the relationship existed.

Note: s.25AA (NSW) Crimes (Sentencing Procedure) Act applies to sentences imposed on or after 31.8.2018:

(1) A court must sentence an offender for a child sexual offence in accordance with the sentencing patterns and practices at the time of sentencing, not at the time of the offence.

	NAME (age if known)	OFFENCE	PLEA	TOTAL SENTENCE	APPEAL	RECORD	INVOLVEMENT & SUMMARY
1.	GP (a pseudonym) [2021] NSWCCA 180	s.66EA s.61M(2)	PG (20%)	13y 6m NPP 9y 9m 19m NPP 14m <u>Total:</u> 14y NPP 10y 3m	AA 12y NPP 8y 7m 19m NPP 14m <u>Total:</u> 12y 6m NPP 9y 1m		Sexually abused step daughter aged 12-13y over 7 months – rubbed breasts and stomach and forced penile/vaginal intercourse day before marrying complainant's mother – forced fellatio in shed and multiple counts of penile/vaginal intercourse in complainant's bedroom – further acts of penile/vaginal intercourse while staying overnight with complainant away from home – told complainant to stay silent or offences would ruin mother's life – also threatened suicide – indecently assaulted second complainant on car trip to Sydney <i>Bugmy</i> factors – profound childhood deprivation – heroin baby – incarcerated parents – foster child – childhood sexual abuse – remorse – good prospects of rehabilitation On appeal: sentence erroneously based on offender ejaculating on more than one occasion At [63]-[64] – observations in <i>Burr</i> [2020] NSWCCA 282 at [160] as to factors bearing on seriousness of old offence apply to new offence.

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	NAME (age if known)	OFFENCE	PLEA	TOTAL SENTENCE	APPEAL	RECORD	INVOLVEMENT & SUMMARY
2.	Xerri (48 -50 at offence) [2021] NSWCCA 268	s.66EA Contravene AVO	PG (20%)	8y NPP 4y 9m FT 4m <u>Total</u> 8y 2m NPP 4y 11m	AD	Nil relevant. Old assault matter.	(2016-2018) Female complainant aged 14 - 16 – vaginal-penile intercourse on number of occasions over 18 month period – grooming of complainant over prior two year period. Low intellectual functioning - disregard of AVO which had been put in place to protect complainant- lack of insight into offending.
3.	Towse (40) [2022] NSWCCA 252	s.66EA	PG (35% combined)	8y NPP 5y	AA 5y 3m NPP 3y 3m	Nil	9y old stepdaughter – five ingredient offences occurred over a week – touched vagina, vaginal-digital penetration – included Queensland offences of indecent treatment of a child; placed complainant’s hand on penis - serious breach of trust. Difficult upbringing - prospects for rehabilitation reasonable. CCA: Sentence manifestly excessive - actual conduct occurred within brief period - does not bear comparison with extended period of offending / more serious offending in comparative cases - “unsophisticated person intellectually” who suffers from social anxiety, lack of insight; element of general deterrence is reduced.
4.	JG [2023] NSWCCA 33	2 x s.66EA 2 x s.66DB(a) 3 x s.61M(2) s.91H(2)	PG (25%)	<u>Indicative:</u> 11y 8y 9m 12m 2y 8m NPP 2y 2 x 3y NPP 2y 3m 18m <u>Aggregate:</u> 17y NPP 12y	AA <u>Indicative:</u> 9y 4y 6m Remaining indicative sentences not varied. <u>Aggregate:</u> 13y NPP 9y		Sexual offending against four children - each victim a member of offender’s extended family Persistent sexual abuse of two children, AB and PC – AB (aged 13-15y): 10-15 acts of sexual touching of AB over 15-month period; applicant touching AB’s penis or putting his hands on AB’s penis - PC (aged 12-14y): 10 incidents in NSW and ACT over 39-month period; ever-increasing sexual assaults; touching complainant’s penis, masturbating complainant until ejaculation, stimulating accidental urination; grooming, plying PC with alcohol; implied threat by way of casting guilt onto PC not to tell anyone. Does not accept diagnosis of paedophilic disorder - high risk of reoffending – remorse. CCA: Not open to sentencing judge to find s.66EA offending within mid-range – comparative cases discussed.

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