Aggravated Sexual Intercourse With Child Between 14 and 16 Years

Offences committed on or after 13.6.2003

s.66C(4) (NSW) Crimes Act

- s 66C (4) Aggravated sexual intercourse child of or above the age of 14 years and under the age of 16 years
 - (3) Circumstances of aggravation:
 - (a) offender intentionally or recklessly inflicts actual bodily harm on victim or any other person who is present or nearby
 - (b) offender threatens to inflict actual bodily harm on victim or any other person who is present or nearby by means of an offensive weapon or instrument
 - (c) offender is in company of another person or persons
 - (d) victim under authority of offender
 - (e) victim has a serious physical disability
 - (f) victim has a cognitive impairment
 - (g) offender took advantage of victim being under influence of alcohol or a drug
 - (h) offender deprives victim of liberty [added 1.1.2009]
 - (i) offender breaks and enters into any dwelling-house or other building with intention of committing serious indictable offence. [added 19.5.2009]

Maximum Penalty: 12 years
Commenced: 13.6.2003

Standard Non-parole Period: 5 years (offences committed on or after 29.6.2015)

For offences under s.66C committed prior to 13.6.2003 see separate tables

<u>Note</u>: the effect of statutory provisions relating to the application of sentencing patterns and practices:

s.25AA(1) (NSW) <u>Crimes (Sentencing Procedure) Act</u> applied to sentences imposed on or after 31.8.2018. It required a court to 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.

This provision was replaced by s.21B(1) (NSW) <u>Crimes (Sentencing Procedure) Act</u> on 18.10.2022 which extends the requirement to all offences.

Under both provisions the relevant standard non-parole period is that which applied at the time of the offence: 25AA(2) / s.21B(5)

This table has been prepared by the Public Defenders as a guide. Individual cases should be read if they are to be relied upon.

	CASE (age if known)	OFFENCE	PLEA	SENTENCE	APPEAL	PRIORS	FACTS
1.	GAT (35 at first offence – 56 at appeal) [2007] NSWCCA 208	s.71 s.61E(1) s.61M(1) s.61O(1) s.66C(4) s.66C(2)	PG (25%)	6y NPP 4y FT 3y 5y NPP 3y FT 18m 4y 6m NPP 3y 7y 6m NPP 4y Total: 13y NPP 9y 6m	AA 6y NPP 4y FT 3y 3y NPP 1y 6m FT 12m 4y 6m NPP 3y 5y NPP 3y Total: 10y 6m NPP 7y	nil	(1985) – commenced sexually assaulting daughter aged 13y – forced fellatio, digital penetration and penile/vaginal intercourse – sexual relationship continued into complainant's 20s (2004) – sexually assaulted grandsons aged 10y and 13y – masturbation and fellatio Not isolated offences - remorse
2.	Clarke (41 at sentence) [2009] NSWCCA 49	2 x s.66C(2) s.66C(4)	PG (15%)	9y NPP 6y 7y NPP 4y <u>Total</u> : 11y NPP 8y	AD		Step daughter left in care after mother left relationship – sexual intercourse commenced just after complainant's thirteenth birthday – two children born of relationship – slightly above midrange Limited insight – protective custody

	CASE (age if known)	OFFENCE	PLEA	SENTENCE	APPEAL	PRIORS	FACTS
3.	BIP (36 at sentence) [2011] NSWCCA 224	s.66C(2) s.66C(4) s.61O(1) s.61O(1) Sched: 4 indecency offences	PG (10%)	9y NPP 4y 6m 7y 2m NPP 5y FT 2y 3m FT 2y 8m Total: 14y 6m NPP 10y	AA 8y 6m NPP 4y 5y NPP 3y FT 2y FT 2y Total: 13y NPP 8y 6m		Sexually abused three stepdaughters over several years — entered bedroom of 13y complainant and masturbated — digitally penetrated same complainant on different occasion — forced penile penetration when complainant aged 15y - entered bedroom of second13y complainant and masturbated — indecently assaulted third stepdaughter aged 7y several years later — spontaneous offences linked to intoxication — not isolated offences Drug and alcohol abuse
4.	LG (22) [2012] NSWCCA 249 Co-offender: FRANKLIN	s.66C(4) s.66C(4) s.61O(1) s.61M(2) Sched: s.66C(4) s.61M(2)	PG (25%)	4y 6m NPP 2y 6m 6y NPP 3y FT 18m 4y NPP 2y <u>Total:</u> 7y 6m NPP 4y 6m	AD	nil	Female involved in sexual activity with male boyfriend and 14y complainant – touched breasts with mouth – co-offender performed cunnilingus and digital penetration on complainant – used vibrator – performed oral sex on co-offender in presence of complainant Major depressive disorder and dependent personality disorder

	CASE (age if known)	OFFENCE	PLEA	SENTENCE	APPEAL	PRIORS	FACTS
	Franklin [2013] NSWCCA 122	s.66C(4) s.66C(4)	PG (25%)	5y NPP 3y 7y NPP 4y	AD	Nil	Offences committed with girlfriend on 14y female staying overnight under offender's care – friends with parents of complainant through social club – cunnilingus and digital penetration of complainant – touched breasts with hand and mouth – invited complainant to touch penis and lick nipples while co-offender performed fellatio – element of pre-planning –
5.	Co-offender: LG	s.61O(1) s.61M(2) Sched: s.66C(4) 2 x s.61M(1)		FT 18m 4y NPP 2y <u>Total</u> : 8y 6m NPP 5y 6m			discussed sexual matters on earlier occasion – breach of trust
6.	Do (33) [2014] NSWCCA 189	s.66C(4)	PG (25% - plea and assist)	3y NPP 18m	AA 26m 30d NPP 13m 5d		Female offender – with male partner committed offence against 15y daughter of family friend who babysat for offender and her partner - intimidated by co-offender to participate in offence. On appeal failure to take into account offender's limited intellectual capacity – vulnerable to manipulation by co-offender.
7.	Wakeling (29) [2016] NSWCCA 33	s.66C(4)	PG (10%)	5y 10m 6d NPP 4y 6m	AA 5y 10m NPP 4y 1m	Nil	In de facto relationship with female co-offender – complainant 15y female babysitter – offender threatened complainant so she would participate in sexual activity – penile vaginal penetration. Special circumstances - no record - work experience - previously thought of well by others Appeal allowed to give effect to finding of special circumstances
	Langelaar (72) [2016] NSWCCA 143	2 x s.66C(4) s.66C(4) s.66C(4)	VG	Indicative 2y 6m 3y 4y	AD		Engaged in sexual activity with 15y friend of daughter living with family – digital penetration – had complainant rub penis – fellatio Little detail about sentence
8.		s.61M(2)		3y NPP 2y Aggregate 5y NPP 3y			

	CASE (age if known)	OFFENCE	PLEA	SENTENCE	APPEAL	PRIORS	FACTS
9.	Rainbow (36) [2018] NSWCCA 42	s.66C(4) Sched: Aggravated indecent assault	PG (25%)	6y NPP 4y	AA 4y NPP 2y 6m	Violence	SNPP – 5 years Complainant a 14y female with intellectual disability – complainant. offender and others drinking and taking drugs at offender's home – complainant lying down and felt offender having sexual intercourse with her - offender stopped when asked by complainant - unplanned and opportunistic offence - little below mid-range. Remorse – low intellect – substance abuse
10.	DM (17) [2018] NSWCCA 305	s.66C(4) Sched: s.66C(4)	PG (15%)	5y NPP 2y 9m	AA 4y 6m NPP 2y 5m	record including violence	One of four youths who had sexual intercourse with 15y female – complainant and offenders did not know each other prior to night of offence – complainant staying at home of co-offender because nowhere else to stay – offender had penile and digital intercourse – offences committed in company – opportunistic – no response to request about consent – no threats or coercion Refugee from Liberia – depression and personality disorder
11.	GG (45) [2018] NSWCCA 280	s.66C(4) s.66C(4) s.91H(2) produce child abuse material s.91H(2) possess child abuse material Sched: s.66EB(3)	PG (25%) (10%) (25%) (25%)	Indicative: 4y 6m 6y 3m 2y 3m 1y 6m Aggregate 7y 9m NPP 5y 9m 23d	AD	nil`	SNPP – 5 years Offences committed on 15y step-daughter – extensive footage taken of complainant engaged in sexual activity in her bedroom saved to computer – complainant aware of some filming – purchased sex toys for complainant and assisted her in using them – on one occasion photographed complainant using sex toy – on separate occasion forced complainant to engage in painful intercourse including further use of sex toys – groomed vulnerable complainant and committed offences in her home – sexual predator

	CASE (age if known)	OFFENCE	PLEA	SENTENCE	APPEAL	PRIORS	FACTS
12.	ME [2019] NSWCCA 91	s.66C(2) s.66C(2) s.66C(2) s.66C(4)	PG (25%)	Indicative: 8y NPP 6y 6y NPP 4y 7y NPP 5y 6m 8y 6m NPP 6y	AD	carnal knowledge offence	SNPP – 9 years: s.66C(2) Offences committed over period of years against daughter aged 7-15y – vaginal, anal, digital intercourse, cunnilingus – 11y complainant left to live with offender when mother returned to live in Philippines – offender paid complainant regularly for intercourse – activity stopped after complainant fell pregnant and had abortion – well into upper range of seriousness Difficult childhood and suffering serious, entrenched, pervasive and debilitating intimacy and relationship deficits,
		s.61O(1) Sched: 5 offences		3y Aggregate 18y NPP 13y 6m			
	PB (60) [2021] NSWCCA 285	4 x s.66C(4) s.66C(4)	PG (15%) (5% assistance)	Indicative 3y 6m 4y 3m	AA Indicative: 3y 6m 4y 3m	Nil	(2009 – 2010) – offences committed on 14y daughter – penile/vaginal intercourse, fellatio, digital penetration, touched breasts and vagina – complainant vulnerable person with mild intellectual disability. CCA: failure to take into account / make finding as to whether offenders Autism Spectrum Disorder reduced moral culpability
13.		s.66C(4) s.61M(2) s.61M(2)		4y 2y 6m NPP 16m 2y 6m NPP 18m	4y 2y 6m NPP 16m 2y 6m NPP 18m		or would make custodial sentence more onerous
		s.61M(2) 2 x s.61M(2)		2y 1m NPP 16m 2y NPP 15m Aggregate 12y	2y 1m NPP 16m 2y NPP 15m Aggregate 11y		
				NPP 8y	NPP 6y 9m		

	CASE (age if known)	OFFENCE	PLEA	SENTENCE	APPEAL	PRIORS	FACTS
14.	DR (44) [2022] NSWCCA 151	3 x s.66A(2) s.66C(1) s.66C(2) s.61M(2) s.66C(4) Sched: 2 offences	PG (5%)	Indicative 11y 4m 11y 4m 7y 7m 1y 10.5m NPP 1y 5m 8y 6m Aggregate 20y 10m NPP 15y 6m	AD	Yes.	SNPP 15y: s.66A (April 2005 – Nov 2015) Offences against two female complainants aged 11-15y and 8-9y – complainant 1: in relationship with older sister, digital, penile intercourse, cunnilingus, violence and threats – complainant 2: own daughter, digital intercourse. Deprived background with physical violence, sexual abuse and substance abuse - no evidence of causal link between disadvantaged upbringing and offences; disadvantage given full weight (<i>Bugmy</i>) - anti-social personality disorder and amphetamine use disorder.
15.	Sausa (49-51) [2023] NSWCCA 95	s.66C(4) s.66C(4) s.61M(2) Sched: s.61M(2)	PG	Indicative: 3y 4m NPP 2y 6m 5y 3m NPP 3y 11m 2y 3m NPP 1y 8m Aggregate: 6y NPP 4y 6m	AA Indicative: 3y 4m NPP 2y 6m 5y 3m NPP 3y 11m 2y 3m NPP 1y 8m Aggregate: 6y NPP 4y	nil	SNPP 5y (2016-2018) – offences committed against partner's teenage daughter – touched breasts on outside of clothing – a few days later placed hand on complainant's breast under shirt and over bra - during car ride touched complainant's genitals with fingers underneath blanket - touched complainant under her underwear, put fingers inside genitals and performed cunnilingus – intoxicated at time of offences – mid-range On appeal: erred in not failing to give effect to special circumstances

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