

Child Sexual Offences

Total Sentence Above 15 years

Note: the effect of statutory provisions relating to the application of sentencing patterns and practices:

s.25AA(1) (NSW) *Crimes (Sentencing Procedure) Act* 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) *Crimes (Sentencing Procedure) Act* 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)

	NAME (age if known)	OFFENCE	PLEA	TOTAL EFFECTIVE SENTENCE	APPEAL	RECORD	INVOLVEMENT & SUMMARY
1.	Hill (43-48) NSWCCA 7.7.1992	3 x s.78H 8 x Homosexual intercourse with boy 2 x Incite boy to have homosex intercourse with another 9 x Indecent ass Inciting ind ass	PG	MT 12y AT 4y	AD	Bad records for sexual offences	Offences committed over 4 years on 7 boys aged 9-15y – range of sexual acts including fondling penis, oral intercourse, forced fellatio, anal intercourse, gross indecency – encouraged sexual acts between boys – videotaped conduct – no violence – willing complainants No remorse

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

	NAME (age if known)	OFFENCE	PLEA	TOTAL EFFECTIVE SENTENCE	APPEAL	RECORD	INVOLVEMENT & SUMMARY
2.	H (50 at sentence) NSWCCA 24.10.1994	s.73 s.76 AOABH 2 x s.78A 5 x s.61D(1) s.61D(1A) 2 x Common assault s.61E(1A)	VG	MT 14y AT 6y	AA Only to restructure sentence	Prior convictions for lesser offences including assaults	Sexual offences committed over 15y against daughter and step-daughter – offences commenced when complainants aged 11-14y – penile / vaginal intercourse with foreplay and self masturbation – assaulted daughter when she ran away by shaving her head, hanging her from rafters and keeping her in room with dog collar for week – fellatio and cunnilingus with both complainants at same time – strip poker involving intercourse and second man - threats and violence against all family members – bizarre family environment Difficult childhood and poor health
3.	Colby (49-50) [1999] NSWCCA 261	2 x s.61J 11 x s.66C(2) Common assault	VG	MT 16y AT 6y	AA MT 12y AT 4y	Nil relevant	Guardian of 12y complainant - sexually abused her over 13 months – penile/vaginal intercourse - anal intercourse - forced intercourse with dog - sexual intercourse at same time with second offender - gross betrayal of trust
4.	R A L (31-58 at offences – 71 at sentence) [2000] NSWCCA 53	3 x s.67 9 x s.79 10 x s.71 2 x s.63 4 x AOABH 3 x s.76 2 x s.73 4 x s.81 Assault	PG	MT 12y AT 4y	AD		(1953-1980) – sexually abused seven members of family – representative counts – anal intercourse with step daughter and young step son caused injury – placed hand over mouth of 8y step daughter to prevent screaming during vaginal intercourse – placed pillow over head of 4y complainant to prevent screaming during vaginal intercourse – extreme sexual and nonsexual violence – kicked female complainant with steel capped boots causing unconsciousness – forced sexual depravity with family dog

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

	NAME (age if known)	OFFENCE	PLEA	TOTAL EFFECTIVE SENTENCE	APPEAL	RECORD	INVOLVEMENT & SUMMARY
5.	Milton (early 30s) [2004] NSWCCA 195	6 x s.78K 2 x s.61E s.90A	VG	16y NPP 12y	AD		(1987-1990) – first complainant aged 13-15y - complainant from unstable family background and would often stay at offender's house – provided with drugs and alcohol – later moved in and worked for offender for short period – fellatio, touching and anal intercourse on regular occasions – second complainant 13y boy – masturbated in front of complainant on two occasions – forced anal intercourse on complainant after tying hands to bed
6.	MAK (23) [2004] NSWSC 319 Sully J [2005] NSWCCA 369 [2006] NSWSC 237 Hidden J (2006) 167 A Crim R 159 [2006] NSWCCA 381	9 x s.61JA s.61J Sched: s.61L	VG PG (15%)	16y NPP 12y 9y NPP 4y <u>Total:</u> 19y NPP 14y	AD Crown AD	Nil	13.7.2002 16y and 17y females accompanied offenders to – had previously spent night unharmed - S was physically restrained by MMK - MSK slapped her face and produced a knife - forced into a bedroom - MSK entered with another knife - produced some bullets and mentioned a gun - threat to kill - forced penile/vaginal intercourse three times - MAK entered room – forced vaginal/penile intercourse on - threatened her with death if went to the police - G taken to different bedroom - MMK entered room carrying long bladed kitchen knife - forced G to fellate him and twice forced penile/vaginal intercourse - subjected to further sexual assault by RS - principal / accessorial liability 24.6.2002 14y female accompanied brothers to house – became intoxicated – taken to bedroom and sexually assaulted by MAK 20.1.2002 (indecent assault on schedule) - Took female complainant to bedroom and commenced kissing – touched breast and pubic area Emigrated to Australia from Pakistan while relatively young – lack of parental supervision – refusal to accept any wrongdoing – poor rehabilitation prospects.

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

	NAME (age if known)	OFFENCE	PLEA	TOTAL EFFECTIVE SENTENCE	APPEAL	RECORD	INVOLVEMENT & SUMMARY
7.	Dunn (60 at sentence) [2004] NSWCCA 346	3 x s.61E(2) 2 x s.61E(1) 11 x s.78K 3 x s.78H 2 x s.78L s.66C 2 x s.61N 3 x Supply proh drug	PG (10% on appeal)	30y NPP 22y 6m	AA 20y NPP 18y	nil	Sexually abused number of boys, using drugs and money – one complainant aged under 10y – offences videotaped by co-offender – proud of offences Poor health – protective custody – no insight
8.	Suey (34) [2005] NSWCCA 22	s.112(3) Sp agg break and enter s.33B(1)(a): Use off weapon s.90A: Kidnapping 6 x s.61J	VG	MT 15y AT 5y	AD	Assaults in local court	In company broke into house, shot at and wounded a man, then abducted 15y girl and subjected her to repeated vaginal and anal intercourse and fellatio
9.	TWP [2006] NSWCCA 141	s.61E(1) 12 x s.66C(2) s.78A 2 x s.61M(1) s.61	PG (33.3% plea and <i>Ellis</i>)	10y NPP 7y 6m	Crown AA 16y NPP 12y		Sexual abuse of three daughters over 17 year period commencing when one complainant was 7y

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

	NAME (age if known)	OFFENCE	PLEA	TOTAL EFFECTIVE SENTENCE	APPEAL	RECORD	INVOLVEMENT & SUMMARY
10.	MLP (39) (2006) 164 A Crim R 93 [2014] NSWCCA 271 [2014] NSWCCA 183	s.66A	VG	16y NPP 12y	AA 16y NPP 11y AD	Minor	Penile intercourse with 9y daughter on camping trip – in presence of young children – significant breach of trust – mid range objective seriousness. Protective custody – health problems – reasonable prospects of rehabilitation
11.	SGJ (40-1) KU (40-41) [2008] NSWCCA 258	s.61M(1) s.61M(2) 5 x s.91G(1) 7 x s.66A s.61O(1) Sched: 18 offences s.61M(2) 5 x s.91G(1) 7 x s.66A s.61O(1) Sched 16 offences	PG (20-25%) PG (20-25%)	22y NPP 15y 22y NPP 15y	AA Same effective sentence imposed AA 20y NPP 13y	Minor Nil	Husband and wife – sexually abused young children over 10 month period – abuse of trust – seven female complainants aged younger than 12y – cunnilingus, fellatio, digital penetration vagina and anus, penile penetration – rubbing of vagina and breasts – took photographs – some complainants never identified – breach of trust SGJ – male – little insight into offending – anti-social personality disorder – prospects of re-offending KU – female – parity issue

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

	NAME (age if known)	OFFENCE	PLEA	TOTAL EFFECTIVE SENTENCE	APPEAL	RECORD	INVOLVEMENT & SUMMARY
12.	NRW (45 at appeal) [2008] NSWCCA 318	3 x s.66A s.61O(1) 2 x s.61J(1) s.61I s.78L s.78N Sched: 3 sexual offences	PG	19y NPP 14y	AD	Lengthy. Violence, sexual assault, drugs.	Sexually abused daughter, son and step daughter from 1989 – 2001 - children aged from 6–15y
13.	BR (31) [2009] NSWDC 116 Cogswell SC DCJ	5 x s.66A s.61O(2) 2 x s.66C(2) Sched: 5 sexual offences	PG (25%)	18y NPP 13y		minor	Offences committed against four step-children and one natural son all aged less than 11y – penile/vaginal intercourse – forced fellatio – forced children to engage in sexual activity – forced fellatio on all children including 2y son
14.	Allen (45) [2010] NSWCCA 47	2 x s.66A s.86(1): Kidnapping	PG	16y NPP 12y	AA Sentence for kidnapping reduced – overall sentence unchanged	Child sexual offences	Befriended family of 5y boy in caravan park – when boy alone in TV room took him into bush and performed fellatio – well above mid-range Alcohol abuse
15.	Hitchen (44) [2010] NSWCCA 77	4 x s.474.19(1) s.91H(3) s.66EA(1) s.91G(1)(a) Sched: 6 x child pornography off	PG (25%)	24y NPP 18y	AA 18y NPP 14y	Nil	Sexually abused daughter of former partner over 3 years – V aged 7-9y – videotaped some offences and transmitted them overseas – offences continued while child asleep – involved intercourse – extensive planning - also in possession of 729,000 images and 2,700 videos of child pornography – some offences in worst category

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

	NAME (age if known)	OFFENCE	PLEA	TOTAL EFFECTIVE SENTENCE	APPEAL	RECORD	INVOLVEMENT & SUMMARY
16.	Ingham [2011] NSWCCA 88 [2014] NSWCCA 123	8 x s.66A 2 x s.61M(2) s.66B	VG	22y NPP 17y	AA AA 17y NPP 13y	Prior record	Sexual offences against 8y and 9y females over two days – friend of family staying with older complainant and babysitting girls – digital penetration, licking breasts, tongue in vagina, indecent assault with penis, attempted fellatio, fellatio, penile/vaginal penetration - breach of trust – all offences committed in presence of other complainant – not isolated incidents – degree of planning
17.	Brown (24-45) [2012] NSWCCA 199	2 x s.79 4 x s.78K 10 x s.81A s.78Q s.61E(1) s.61I 16 x s.81 Sched: 20 similar offences	PG	10y NPP 6y	Crown AA 20y NPP 12y	nil	(1974-1996) Met some complainants as church youth group leader – met other complainants through family or social groups - arranged for complainants to stay overnight or during holidays - supplied alcohol and drugs and sexually abused 20 teenage male complainants over 22 years
18.	Van der Baan (25/26) [2012] NSWCCA 5	6 x s.61J s.97(1): Armed robbery	PG	17y 3m NPP 14y 3m	AA 15y 9m NPP 12y 9m	Sexual offences committed at similar time	1995-6 – Arranged to meet 18y female acquaintance – walked complainant to park area and threatened her with knife – forced penile/vaginal intercourse, anal intercourse and fellatio – tied up complainant and stole property – 16m later grabbed 15y female walking along bridge in early evening – threatened with knife – forced fellatio, digital penetration and vaginal intercourse – each attack callous and degrading and caused significant psychological and physical injury Totality to sentence imposed for similar offences

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

	NAME (age if known)	OFFENCE	PLEA	TOTAL EFFECTIVE SENTENCE	APPEAL	RECORD	INVOLVEMENT & SUMMARY
19.	Magnuson (30-38 at offences – 64 at sentence) [2013] NSWCCA 50	5 x s.76 8 x s.61E(1) 8 x s.61D(1) 2 x s.61E(2) s.76A s.63	PG	19y NPP 13y	AA 16y NPP 9y	Old sexual offence matters. No criminal history for 27 years. Treated as person of good character.	Offences took place over 26 years ago - 3 complainants - two daughters and daughter of a cousin – complainants aged 8-15y – offences took place in home. On appeal - sentences manifestly excessive for offences which took place during 1970-1980s
20.	Leslie (22) [2013] NSWCCA 48	2 x s.66A s.66B	PG (10%)	23y 6m NPP 16y	AA 19y NPP 13y	On bail. AOABH, property offences, B&E, stalk and intimidate	Assaulted 8y girl – three offences on one night - staying in same house – dragged complainant away from house and assaulted her in bushes – threats to kill if she told anyone – attempted penile-vaginal penetration – digital penetration – forced complainant to perform oral sex – planned offences - not within worst category but significantly above mid-range. Dysfunctional upbringing – alcohol and drugs – Aboriginal – uncertain rehabilitation – no remorse
21.	Jolly (30) [2013] NSWCCA 76	s 66A 2 x 66M(2) s 66B s 86(1)(b): Kidnapping	PG (25%)	22y NPP 15y 9m	AA 18y 9m NPP 13y 4m	Nil	Grabbed 6y complainant sitting in her front yard and placed her in motor vehicle – took complainant to first location where placed her hands on penis – at second location attempted penile-vaginal penetration, forced complainant to perform fellatio, rubbed penis on complainant's bottom – took complainant back to area near her home and told her she could walk home – offence took place over 1 1/2 hours. Uncharacteristic aberration – disturbed psychology – depressive and psychosexual disorder - supportive family – unlikely to reoffend.

	NAME (age if known)	OFFENCE	PLEA	TOTAL EFFECTIVE SENTENCE	APPEAL	RECORD	INVOLVEMENT & SUMMARY
22.	JL [2014] NSWCCA 130	s.61J 4 x s.66A 6 x s.91G(1)(a) s.61M(2) s.61O(2A) s.61O(1) 3 x s.91K(3): Agg film person in private act 2 x s.66A(2) 2 x s.66C(2) Sched: 7 similar offences	PG (25%)	18y NPP 13y 6m	AD		Sexually abused daughter aged 7-11y over four years – digital and penile intercourse – forced objects into vagina – fellatio – anal / penile penetration – forced complainant to rub penis – took photos of complainant in sexual poses – secretly recorded friends changing in complainant’s bedroom – above mid-range Sexually abused as a child – depression
23.	Gommeson (55-62) [2014] NSWCCA 159	11 x s.66C(2) 5 x s.66C(4) s.91H Att s.61J(1) 2 x s.61M(2) Sched: 11 offences	PG	8y 6m 12y 6m	Crown AA 17y NPP 12y	Nil	(2005-2011) 20 offences committed against seven male complainants - complainants aged 9-16y - between 9 and 16 years - offender befriended families of complainants Paedophile - age and health - active predatory offending despite his age - no sign offending conduct was likely to cease

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

	NAME (age if known)	OFFENCE	PLEA	TOTAL EFFECTIVE SENTENCE	APPEAL	RECORD	INVOLVEMENT & SUMMARY
24.	JM (45) [2014] NSWCCA 297	s.66A(2) 3 x s.91G(1)(a) s.91K(3): Film person in private act 2 x s.61M(2) 2 x s.91H(2) Sched: Similar offences	PG (10-15%)	18y NPP 13y	AD	Nil relevant	Filmed himself performing cunnilingus on 2y daughter – filmed 11y step daughter, 9y step son and 13y step daughter showering – took photos of 2y daughter in bath holding open labia – took photos of 11y step daughters vagina – child abuse material found on computer – some pictures at top of COPINE scale
25.	RJB (47) [2015] NSWCCA 93	4 x s.66A 2 x s.61J	PG (25%)	17y NPP 12y	AA Total sentence unchanged.	Assault, AOABH	(2002-2006) – continuing sexual abuse of partner's daughter aged 6–10y – digital, penile, anal penetration Dysfunctional upbringing
26.	MRM [2015] NSWCCA 195	6 x s.61J(1) s.66A(1) s.66C(2) s.61M(2) s.73(1) s.73(2)	PG (10/15%)	20y NPP 15y	AA 17y NPP 12y		(2001-2011) – sexual abuse of offender's two stepchildren (male and female) and natural daughter – complainants aged 6y, 16y and 10y when abuse commenced – ongoing and persistent abuse

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

	NAME (age if known)	OFFENCE	PLEA	TOTAL EFFECTIVE SENTENCE	APPEAL	RECORD	INVOLVEMENT & SUMMARY
27.	Van Ryn (60) [2016] NSWCCA 1 Van Ryn (No.2) [2016] NSWCCA 160 Van Ryn (No.3) [2016] NSWCCA 307	s.66EA 8 x s.61M(2) s.61M(1) s.61O(2) 2 x s.66C(4) Sched: 4 offences	PG (25%)	<u>Aggregate</u> 13y NPP 7y	Crown AA <u>Aggregate:</u> 18y NPP 13y 6m <u>Aggregate:</u> 17y 9m NPP 13y 4m		(2003-2014) Offences committed against 9 complainants - male and female aged 8-15y - offences usually occurred at offender's home where visitors with children would go to socialise – reaching inside clothing or swimwear of complainant and touching genitals – oral and anal intercourse. Respected businessman and member of community <i>Van Ryn (No 2)</i> – application by Crown to correct error to indictment refused – taken to High Court <i>Van Ryn (No 3)</i> - redetermination of sentence following grant of special leave by High Court – error as to correct provision for one of lesser offences – lesser maximum penalty and SNPP applied –aggregate sentence reduced
28.	GP [2016] NSWCCA 150	2 x s.66A	VG	16y NPP 10y	AD		(2006-2007) – complainant aged 3-4y at time of offences – niece – vaginal penile and digital penetration.
29.	WC (49 at sentence) [2016] NSWCCA 173	8 x s.66C(2) s.66C(4) 3 x s.78A Sched: 9 offences	PG (25%)	19y NPP 13y	AA 17y NPP 11y 9m	Sentenced earlier in Queensland for sexual offences committed against same complainant at later date	(1999-2006) - Sexually abused daughter aged 12-19y – digital / penile and anal penetration – used as sexual plaything – offences at or above mid-range
30.	Woodward (early 30's – 73) [2017] NSWCCA 44	5 x s.63 s.79 Sched: 3 similar offences	PG	18y NPP 9y	AD	Nil	(1973-1975) – Sexually abused natural daughter aged 10-13y – representative charges – penile and digital penetration – anal intercourse Poor health – poor insight into offending
31.	PH [2017] NSWCCA 79	6 x s.61J(1) 2 x s.61M(2)	PG (25%)	18y 9m NPP 14y	AD		(2012–2014) – abused his three daughters aged 12-16y - circumstances of aggravation under authority of offender - penile/vaginal intercourse - representative counts

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

	NAME (age if known)	OFFENCE	PLEA	TOTAL EFFECTIVE SENTENCE	APPEAL	RECORD	INVOLVEMENT & SUMMARY
32.	Kennedy [2017] NSWCCA 193	4 x s.61J(1)	PG (10%)	17y NPP 12y	AD	Limited	(1996-1999) abused daughter of partner – complainant aged 15-18y – vaginal penile intercourse – violent rape conducted under threat of death – complainant fell pregnant 3 times and gave birth to two babies – callous disregard for complainant in continuing unprotected sex - children used as a means of requiring complainant to continue abuse Aboriginal background.
33.	DV [2017] NSWCCA 276	7 x s.66C(2) 5 x s.61M(1)	VG	16y NPP 12y	AD	nil	(2006-2008, 2013-2014) – step-father abused female complainant aged 10-11y and 14y - penile-vaginal intercourse, cunnilingus, digital penetration and fellatio. Lack of remorse - low risk of reoffending
34.	GW (29-32 at offence / 44 at sentence) [2018] NSWCCA 79	7 x s.61J(1) 8 x s.61M(1) 12 x s.91G(1)(a) 2 x s.91H(2) Sched: 26 offences	PG (25%)	18y NPP 13y 6m	AD	Act of indecency with child under 16 - possess child pornography – breached bond	Committed offences against biological daughter of de facto partner over nearly 4y when complainant aged 12-16y - police located computer disk containing 701 images of offender engaged in sexual activity with complainant - cunnilingus and penetrative sexual acts and numerous images of breasts and vagina –abuse material of other children also found Poor prospects of rehabilitation.
35.	Rampe (31-32) [2018] NSWCCA 163	15 x s.91G(1)(a) 8 x s.61M(2) 6 x s.66C(2) s.91H(2) Sched: Poss child abuse material	PG	16y NPP 12y	AD	Nil relevant	Sexually abused 9-10y step daughter over twelve months – took photographs and videos of anal and genital area including touching and penetration of both vagina and anus with penis, finger and tongue – found in possession of additional child pornography material – some in worst category

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

	NAME (age if known)	OFFENCE	PLEA	TOTAL EFFECTIVE SENTENCE	APPEAL	RECORD	INVOLVEMENT & SUMMARY
36.	RL [2018] NSWCCA 274	2 x s.61M(2) s.61M(1) s.66A(1) 2 x s.61J(1) Sched: 2 offences	PG (10%)	19y 7m NPP 13y	AD	record	Sexually abused two stepdaughters aged 6-13y over ten years – indecent touching and penile and digital intercourse – risk of pregnancy for one complainant – offence mid to high range Difficult childhood
37.	CH [2019] NSWCCA 68	s.91G s.61O(2A) s.61M(2) s.66B s.61O(2) 3 x s.66A(1) Sched: 6 offences	PG (25%)	20y NPP 13y	AD		Sexually abused daughter aged 4-5y and filmed offending – offended while using methamphetamines – had complainant masturbate offender – rubbed vagina over clothing then under clothing – attempted penile intercourse in complainant – placed finger in anus and tip of penis in vagina
38.	RH (37) [2019] NSWCCA 64	2 x s.61J(1) 2 x s.66C(2) s.66EB(2)	VG	<u>Aggregate</u> 16y NPP 11y	AD	nil	Female – present and assisted male partner in committing offences against offender's own daughter aged 7-14y – oral and vaginal intercourse - used position of authority as mother - counselled complainant to lie to DOCS and police about offending – complainant subjected to threats and violence. Difficult subjective history - own neglectful mother - history of domestic violence.

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

	NAME (age if known)	OFFENCE	PLEA	TOTAL EFFECTIVE SENTENCE	APPEAL	RECORD	INVOLVEMENT & SUMMARY
39.	ME [2019] NSWCCA 91	3 x s.66C(2) s. 66C(4) s.61O(1) Sched: 5 offences	PG	<u>Aggregate</u> 18y NPP 13y 6m	AD	carnal knowledge offence	SNPP – 9 years 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,
40.	Facer (50-52 / 59 at sentence) [2019] NSWCCA 180	3 x s.66A(2) s.66B 2 x s.66C Sched: 5 offences	PG (25%)	<u>Aggregate:</u> 21y NPP 15y 9m	AA <u>Aggregate:</u> 16y 6m NPP 14y 4m	Nil	SNPP 15y (2009 – 2014) - Sexually abused granddaughter over seven years – complainant aged 8–14y – digital and vaginal intercourse Ameliorating conduct of transfer of bulk of offender's assets / estate to wife ultimately for benefit of complainant - measure of remorse - prospects of rehabilitation - low likelihood of reoffending. On appeal: manifestly excessive sentence – offender will be aged 74y on release.
41.	Ryan (28, 33 at offence; 41 at sentence) [2019] NSWCCA 200	s.66A(2) s.66A	VG	<u>Total:</u> 22y NPP 16y	AA <u>Total:</u> 20y NPP 14y	Larceny, assault, shoplifting, driving with an illicit drug	SNPP 15y (2012/2013) female complainant aged 4-5y - friend's daughter – oral intercourse/fellatio - pulled complainant's hair and pushed complainant's head down – not isolated offence (2007) female complainant aged 5y - daughter of friends – digital penetration of vagina. Trusted family "friend" - ingratiated himself with families to access complainants – lack of insight into inappropriateness of attitude to complainant. Long-standing drugs and alcohol abuse - mental health issues. On appeal - error as to significance of SNPP and special circumstances.

	NAME (age if known)	OFFENCE	PLEA	TOTAL EFFECTIVE SENTENCE	APPEAL	RECORD	INVOLVEMENT & SUMMARY
42.	Franklin (14-26 at offences 67 at sentence) [2019] NSWCCA 325	s.71 s.78A 2 x s.63 Sched: 2 x s.76	PG (25%)	<u>Aggregate:</u> 17y NPP 8y	AD	subsequently sentenced for sexual offences against step-daughter	(1967-1977) – sexually assaulted sister aged 5-17y – representative counts – included penile/vaginal intercourse on many occasions – subsequent offending involved sexually abusing step-daughter 100-150 times over six years Remorse – undiagnosed and untreated paedophile – need for extended period on parole
43.	GC (66) [2019] NSWCCA 241	2 x s.73 [14y] 2 x s.71 2 x s.61D(1) 2 x s.76/ 61E Sched: 10 offences	PG (10%)	<u>Indicative:</u> 8y 7y 4y 3y <u>Aggregate:</u> 15y NPP 9y	AD	2 x carnal knowledge (1984)	(1975 – 1983) – abused three step-daughters aged between 11-16y – penile/vaginal intercourse – digital/vaginal intercourse – s.73 offences committed 1977-1980 Childhood trauma – child sexual abuse by own grandmother – had not offended for 34 years.
44.	Cuthbert (32-49 at offence – 69 at sentence) [2021] NSWCCA 38	5 x s.61M(2) s.61O(2) 10 x s.66A s.61D(1) 2 x s.61E(1)	VG	<u>Aggregate:</u> 16y NPP 10y 8m	AD		(1982-2000) sexually abused three nieces (sisters) over lengthy period – complainants aged 3y-11y – complainants in care of offender and wife at times of offending – breach of trust – indecent touching – forced touching of penis – digital penetration – cunnilingus – penile penetration – forced fellatio – forced indecent touching of self – overall offending well above mid-range Poor health – low risk of re-offending

	NAME (age if known)	OFFENCE	PLEA	TOTAL EFFECTIVE SENTENCE	APPEAL	RECORD	INVOLVEMENT & SUMMARY
45.	Hillman [2021] NSWCCA 43	s.66EA AOABH 2 x s.61M(2)	PG (25%)	Aggregate: 21y NPP 15y 9m	AA Aggregate: 19y NPP 14y	Nil	(2006-2015) sexually abused step-daughter aged 6-15y over ten years – offences committed in New Zealand and later in Australia – indecent touching, digital and penile penetration, cunnilingus – offence aggravated by breach of trust and commission in complainant’s home – persistent and brazen abuse over lengthy period of time on young, vulnerable complainant –on occasion caused physical pain and persisted against complainant’s request to stop - offence in very high range - when complainant 16y picked her up by throat, threw her on to a bed and punched repeated in head – indecently touched 11y female cousin and 13y friend of complainant on separate occasions Remorse On appeal: error in application of plea discount to aggregate sentence
46.	Young (a pseudonym) (58 at sentence) [2021] NSWCCA 163	s.61O(2) s.66A 4 x s.66C(2) s.91G(2)(a) 3 x s.61J s.61M(2) s.91H(2) s.66EB(2) Sched: 5 x s.61M(2)	PG (15%) (25%)	20y NPP 15y	AA 18y NPP 13y 6m	Nil	(1997-2002) sexually abused stepdaughter on weekly basis – complainant 7-13y – digital and penile penetration (2014-2017) befriended and sexually abused complainant aged 8-11y – while complainant staying overnight at offender’s house sexually abused and took photos of sleeping complainant – included penetration of anus by finger and banana – used online aliases to deceive complainant and procure sexually explicit photos – found in possession of 500 videos and 2000 photos of child abuse material No remorse – poor prospects of rehabilitation – paraplegic On appeal: erroneously nominated non-parole period to several indicative sentences

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

	NAME (age if known)	OFFENCE	PLEA	TOTAL EFFECTIVE SENTENCE	APPEAL	RECORD	INVOLVEMENT & SUMMARY
47.	Greenaway (27-29 & 33-35 at offences, 84 at sentence) [2021] NSWCCA 253	5 x s.63 5 x s.76 1 x s.79 4 x Common assault 3 x AOABH	VG	20y NPP 10y	AD		(1964-1967) sexual and non-sexual physical assaults on young female inmates aged 16-18 in juvenile justice system at Parramatta Girls Training School whilst relieving deputy superintendent. (1971-1973) Assaulted complainant aged 12-15 at juvenile justice institution the Ormond School. Penile-vaginal, anal intercourse, fellatio, punched and hit complainants. Position of trust - complete power and authority over vulnerable complainants.
48.	Carrington (46) [2021] NSWCCA 257	3 x s.78A(1) s.61O AOABH Sched: 5 offences	PG (25%)	16y NPP 12y	AA 10y NPP 7y 6m	Nil	(2007-2010) Beat and struck daughter / complainant over her interaction with boys when aged 13 -16 - family heavily involved with Christian church and strict religious environment – examined vagina, rubbed vagina, digital penetration - penile/vaginal penetration when complainant aged 16 – complainant scared of being beaten - complainant had been taught not to trust anyone outside church, and assumed people would side with offender. 2019 in pre-text telephone call applicant told complainant he was sorry. CCA: Sentence manifestly excessive.
49.	SB [2022] NSWCCA 164	4 x s.66A s.61M(2)	VG	<u>Aggregate:</u> 17y NPP 11y	AD	Lengthy – no sexual offences	SNPP 15y 2006-2007 – sexually abused two step daughters aged 3-6y – on one occasion forced penile-vaginal intercourse twice and oral intercourse once on first complainant – forced penile-vaginal intercourse on same complainant on separate occasion – rubbed penis against vagina of second complainant outside of clothing – not isolated occasion – abuse of trust – offences all committed in home of complainants – mid-range offending On appeal: aggregate sentence not manifestly excessive

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

	NAME (age if known)	OFFENCE	PLEA	TOTAL EFFECTIVE SENTENCE	APPEAL	RECORD	INVOLVEMENT & SUMMARY
50.	Whiteman (15-30; 35 at sentence) [2023] NSWCCA 58	5 x s.66C(3) s.61M(2) s.61M(1) s.61L 5 x s.474.27(1) s.474.25A(1) Possess child abuse material State and Cth schedules: Numerous offences	PG	<u>State offences aggregate:</u> 10y NPP 6y <u>Cth offences aggregate:</u> 11y NPP 7y <u>Aggregate:</u> 16y NPP 12y	AD	Nil significant	(2004-2019) multiple offending over 15-year period involving 22 female children aged 11-15y – fostered relationships with complainants met through friends or community activities such as rugby league, ballroom dancing - groomed complainants - relationships pursued online - aged 30y committed sexual intercourse offences against 15y complainant following online grooming, manipulation and emotional coercion involving penile-vaginal and intercourse - USB containing child sexual abuse material. CCA: Re-sentenced due to factual error by sentencing judge in finding some offending continued after initial arrest – however, no lesser sentence warranted in law. Very high degree of criminality - offences cynically planned and calculated; scheming and lies to access sexual intercourse; protracted period of time - lack of insight into diagnosed paedophilic interest – high risk of reoffending.

	NAME (age if known)	OFFENCE	PLEA	TOTAL EFFECTIVE SENTENCE	APPEAL	RECORD	INVOLVEMENT & SUMMARY
51.	RJ (41 at sentence) [2023] NSWCCA 273	7 x s.66C(2) 9 x s.61M(2) 3 x Common assault s.319: Pervert course of justice s.166 Certificate: Breach ADVO	VG	<u>Aggregate:</u> 12y NPP 8y 2y NPP 1y 4m 9m <u>Total:</u> 12y NPP 9y	Crown AA <u>Aggregate:</u> 16y NPP 11y 6m 2y NPP 1y 4m 9m <u>Total:</u> 17y NPP 12y 6m		SNPP 9y Sexually abused daughter aged 12-15y – frequent anal intercourse and forced fellatio often to ejaculation – indecent assault included touching complainant’s breast, vaginal area and bottom, touching penis to face and mouth and forced touching of penis – slapped complainant to face on two occasions and slapped mother of complainant once – committed in home of complainant or grandparents’ home – emotional harm – ostracised from cultural community for reporting offences – gross breach of trust – visual impairment made complainant vulnerable - offences ranged from just below to above mid-range Contacted mother of complainant in breach of ADVO and while on bail to pressure her to have complainant withdraw complaint – moral pressure but no violence – breached ADVO by accepting wife’s invitation to attend house while children sleeping – not planned – below mid-range No remorse – prospects of rehabilitation guarded – victimised in home country – difficult custodial conditions due to Covid On appeal – anomalies and inconsistencies in indicative sentences – manifestly inadequate – sentences for additional offences not inadequate but error in concurrency
52.	BH (37-38) [2023] NSWCCA 278	s.61M(2) 13 x s.66A	VG	<u>Aggregate:</u> 14y NPP 9y	AA <u>Aggregate:</u> 18y NPP 12y	nil	SNPP 15y Sexually abused biological daughter aged 6-8y on 8 distinct occasions over 2 years – digital penetration – forced fellatio – cunnilingus – penile penetration – degree of force and violence – some offences committed in home of complainant – breach of trust of highest order – ten offences of or above mid-range Continued to deny offences – good prospects of rehabilitation – mental health issues making custodial conditions more difficult On appeal – indicative sentences outside range – aggregate sentence manifestly inadequate

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

	NAME (age if known)	OFFENCE	PLEA	TOTAL EFFECTIVE SENTENCE	APPEAL	RECORD	INVOLVEMENT & SUMMARY
53.	Ocek (41-43) [2023] NSWCCA 308	9 x s.474.27 9 x s.474.19 2 x s.474.27A s.66EA(1) 3 x s.91H(2) 3 x s.66EB(3) 5 x s.66C(3) s.61M(2) s.91G(1)(b) 2 x Intimidate 2 x Fail to comply reporting condition Demand money with menaces Sched: 10 offences	PG (25%)	Total: 20y NPP 15y	AD	Breached parole for violent sexual offending – multiple other offences	Over several years used false online persona to groom young girls for sexual activity – 11 complainants – represented himself online as teenage male – all complainants provided sexualised images and engaged in online sexual content – met two complainants and engaged in sexual activity – s.66EA offence involved 25 acts of intercourse and 7 indecent assaults over four months – used presents to groom complainants and threats of exposure to continue abuse – planning and filming – on arrest found in possession of large amounts of child abuse material High risk of re-offending On appeal: no error and total sentence not excessive

Updated: Dec 2023

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

Sexual Offences and Penalties – (Crimes Act)

Offence	Section	Status	Maximum Penalty
Maliciously inflicts GBH with intent to have sexual intercourse	s.61B	14.7.1981 – 17.3.1991	20 years
Inflict / Threaten actual bodily harm with intent to have sexual intercourse	s.61C(1), (2)	14.7.1981 – 17.3.1991	12 years
Inflict / Threaten actual bodily harm with intent to have sexual intercourse in company	s.61C(3), (4)	21.2.1988 – 17.3.1991	14 years
Sexual intercourse without consent	s.61D(1)	14.7.1981 – 17.3.1991	7 years increased to 8 years 21.2.1988
Sexual intercourse without consent person under 16y	s.61D(1)	14.7.1981 – 17.3.1991	10 years
Sexual intercourse without consent person under 16y and under authority	s.61D(1A)	23.3.1986 – 17.3.1991	12 years
Sexual intercourse without consent in company	s.61D(1B)	21.2.1988 – 17.3.1991	10 years
Sexual intercourse without consent in company on person under 16y	s.61D(1B)	21.2.1988 – 17.3.1991	12 years
Sexual intercourse without consent in company person under 16y and under authority	s.61D(1C)	21.2.1988 – 17.3.1991	14 years
Assault and commit act of indecency	s.61E(1)	14.7.1981 – 17.3.1991	4 years
Assault and commit act of indecency on person under 16y	s.61E(1)	14.7.1981 – 23.3.1986	6 years
Assault and commit act of indecency on person under 16y and under authority	s.61E(1A)	23.3.1986 – 17.3.1991	6 years
Assault and commit act of indecency in company	s.61E(1B)	21.2.1988 – 17.3.1991	6 years
Assault and commit act of indecency on person under 16y and under authority in company	s.61E(1C)	21.2.1988 – 17.3.1991	8 years
Commit act of indecency on person under 16y	s.61E(2)	14.7.1981 – 17.3.1991	2 years
Commit act of indecency on person under 16 and under authority	s.61E(2A)	23.3.1986 – 17.3.1991	4 years
Attempt to commit s.61B-61E	s.61F	14.7.1981 – 17.3.1991	Penalty for completed offence
Sexual intercourse without consent	s.61I	17.3.1991 - Active	14 years
Aggravated sexual assault	s.61J	17.3.1991 - Active	20 years
Aggravated sexual assault in company	s.61JA	1.10.2001 - Active	Life
Inflict / Threaten actual bodily harm with intent to have sexual intercourse	s.61K	17.3.1991 - Active	20 years

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

Offence	Section	Status	Maximum Penalty
Sexual Touching	s.61KC	1.12.2018 – Active	5 years
Aggravated Sexual Touching	s.61KD	1.12.2018 – Active	7 years
Sexual Act	s.61KE	1.12.2018 – Active	18 months
Aggravated Sexual Act	s.61KF	1.12.2018 – Active	3 years
Indecent assault	s.61L	17.3.1991 – 1.12.2018	5 years
Aggravated indecent assault (victim aged under 16y an aggravating factor)	s.61M(1)	17.3.1991 – 1.1.2009	7 years
Aggravated indecent assault (victim aged under 16y removed from aggravating factors)	s.61M(1)	1.1.2009 – 1.12.2018	7 years
Indecent assault on person under 10y	s.61M(2)	17.3.1991 – 1.1.2009	10 years
Indecent assault on person under 16y	s.61M(2)	1.1.2009 – 1.12.2018	10 years
Act of indecency on person under 16y	s.61N(1)	17.3.1991 – 1.12.2018	2 years
Act of indecency on person 16y or above	s.61N(2)	1.7.1995 – 1.12.2018	18 months
Aggravated act of indecency on person under 16y	s.61O(1)	17.3.1991 – 1.12.2018	5 years
Aggravated act of indecency person on person 16y or above	s.61O(1A)	1.7.1995 – 1.12.2018	3 years
Act of indecency person under 10y	s.61O(2)	17.3.1991 – 1.12.2018	7 years
Act of indecency person under 16y filmed for child pornography	s.61O(2A)	1.1.2009 – 1.12.2018	10 years
Attempt	s.61P	17.3.1991 – 1.12.2018	Penalty for completed offence
Rape	s.63	1900 - 14.7.1981	Death – reduced to Life 14.4.1955
Attempt rape	s.65	1900 - 14.7.1981	14 years
Procure intercourse by non-violent threats	s.65A	21.2.1988 – 1.1.2008	6 years
Procure carnal knowledge by fraud	s.66	1900 - 13.6.2003	14 years

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

Offence	Section	Status	Maximum Penalty
Sexual intercourse child under 10y	s.66A	23.3.1986 – 1.1.2009	20 years increased to 25 years 1.2.2003
Sexual intercourse child under 10y	s.66A(1)	1.1.2009-29.6.2015	25 years
Aggravated sexual intercourse with child under 10y	s.66A(2)	1.1.2009 – 29.6.2015	Life
Sexual intercourse child under 10y	s.66A	29.6.2015 - Active	Life
Attempts to have sexual intercourse child under 10y	s.66B	23.3.1986 - Active	20 years increased to 25 years 1.2.2003
Sexual intercourse with child between 10y and 16y	s.66C(1)	23.3.1986 - 13.6.2003	8 years
Sexual intercourse with child between 10y and 14y	s.66C(1)	13.6.2003 - Active	16 years
Sexual intercourse with child between 10y and 16y and under authority	s.66C(2)	23.3.1986 – 13.6.2003	10 years
Aggravated sexual intercourse with child between 10y and 14y	s.66C(2)	13.6.2003 - Active	20 years
Sexual intercourse with child of or above 14y and below 16y	s.66C(3)	13.6.2003 - Active	10 years
Aggravated sexual intercourse with child of or above 14y and below 16y	s.66C(4)	13.6.2003 - Active	12 years
Attempt sexual intercourse under s.66C	s.66D	23.3.1986 – 1.12.2018	Penalty under s.66C
Assault with intent to commit offence under s.66C	s.66D	1.12.2018 - Active	Penalty under s.66C
Sexual touching child under 10y	s.66DA	1.12.2018 – Active	16 years
Sexual touching child 10-16y	s.66DB	1.12.2018 – Active	10 years
Sexual act child under 10y	s.66DC	1.12.2018 – Active	7 years
Sexual act child 10-16y	s.66DD	1.12.2018 – Active	2 years
Aggravated sexual act child 10-16y	s.66DE	1.12.2018 – Active	5 years
Sexual act for production of child abuse material – child under 16	s.66DF	1.12.2018 – Active	10 years
Persistent sexual abuse of child	s.66EA	15.1.1999 – 1.12.2018	25 years
Persistent sexual abuse of child (elements of offence changed)	s.66EA	1.12.2018 – Active	Life
Procuring child under 16 years for unlawful sexual activity	s.66EB(2)	18.1.2008 - Active	12 years – 15 years if child under 14y

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

Offence	Section	Status	Maximum Penalty
Meeting children following grooming	s.66EB(2A)	1.1.2009 - Active	12 years – 15 years if child under 14y
Grooming child under 16 years for unlawful sexual activity	s.66EB(3)	18.1.2008 - Active	12 years – 15 years if child under 14y
Grooming person with authority for child	s.66EC	1.12.2018 – Active	5 years – 6 years if child under 14y
Sexual intercourse with person with person with intellectual disability and under authority	s.66F(2)	21.2.1988 - Active	10 years
Sexual intercourse with person with person with intellectual disability	s.66F(3)	21.2.1988 - Active	8 years
Carnal knowledge girl under 10y	s.67	1900 - 23.3.1986	Death reduced to Life 14.4.1955
Attempt carnal knowledge girl under 10y	s.68	1900 - 23.3.1986	14 years
Carnal knowledge of girl between 10y and 16y	s.71	1.10.1924 - 23.3.1986	10 years
Attempted carnal knowledge of girl between 10y and 16y	s.72	1.10.1924 – 23.3.1986	5 years
Carnal knowledge with idiot or imbecile	s.72A	1.10.1924 – 21.2.1988	5 years
Carnal knowledge by teacher / father of girl between 10y –17y	s.73	1.10.1924 –23.3.1986	14 years
Carnal knowledge by teacher / father of girl 16y	s.73	23.3.1986 – 13.6.2003	8 years
Sexual intercourse with person of 16y and under 17y and under special care	s.73(1)	13.6.2003 - Active	8 years
Sexual intercourse with person aged of 17y and under 18y and under special care	s.73(2)	13.6.2003 - Active	4 years
Sexual touching – young person of 16 and under 17y and under special care	s.73A(1)	1.12.2018 – Active	4 years
Sexual touching – young person of 17y and under 18y and under special care	s.73A(1)	1.12.2018 – Active	2 years
Attempt carnal knowledge by teacher / father of girl between 10y – 17y	s.74	1.10.1924 –23.3.1986	7 years
Attempt carnal knowledge by teacher / father of girl 16y	s.74	23.3.1986 – 13.6.2003	8 years
Assault and commit act of indecency on female	s.76	1.10.1924 – 14.7.1981	3 years increased to 4 years 2.8.1974

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

Offence	Section	Status	Maximum Penalty
Assault and commit act of indecency on female under 16y	s.76	1.10.1924 – 14.7.1981	5 years increased to 6 years 2.8.1974
Commit act of indecency female under 16y	s.76A	2.8.1974 – 14.7.1981	2 years
Incest	s.78A	1.10.1924 – 13.6.2003	7 years
Incest	s.78A	13.6.2003 - Active	8 years
Attempted incest	s.78B	1.10.1924 - Active	2 years
Homosexual intercourse male under 10y	s.78H	8.6.1984 – 1.2.2003	Life reduced to 25 years 12.1.1990
Attempt homosexual intercourse male under 10y	s.78I	8.6.1984 – 1.2.2003	14 years
Homosexual intercourse with male between 10y and 18y	s.78K	8.6.1984 – 13.6.2003	10 years
Attempt homosexual intercourse with male between 10y and 18y	s.78L	8.6.1984 – 13.6.2003	5 years
Homosexual intercourse with male imbecile or idiot	s.78M	8.6.1984 – 21.2.1988	5 years
Homosexual intercourse by teacher or father on male between 10y and 18y	s.78N	8.6.1984 – 13.6.2003	14 years
Attempt homosexual intercourse by teacher or father on male between 10y and 18y	s.78O	8.6.1984 – 13.6.2003	7 years
Act of gross indecency with male under 18y	s.78Q(1)	8.6.1984 – 13.6.2003	2 years
Buggery and bestiality	s.79	1900 - 8.6.1984	14 years
Bestiality	s.79	8.6.1984 - Active	14 years
Attempt buggery or bestiality	s.80	1900 - 8.6.1984	5 years
Attempt bestiality	s.80	8.6.1984 - Active	5 years
Sexual assault by forced self-manipulation	s.80A(2)	17.3.1991 - Active	14 years
Sexual assault by forced self-manipulation on person under 10y	s.80A(2)	17.3.1991 – 24.3.2004	20 years
Aggravated sexual assault by forced self-manipulation	s.80A(2A)	24.3.2004 – Active	20 years
Causing sexual servitude	s.80D(1)	22.3.2002 - Active	15 years
Aggravated causing sexual servitude	s.80D(2)	22.3.2002 - Active	19 years – increased to 20y 1.1.2009

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

Offence	Section	Status	Maximum Penalty
Conduct business of sexual servitude	s.80E(1)	22.3.2002 - Active	15 years
Aggravated conduct business of sexual servitude	s.80E(2)	22.3.2002 - Active	19 years
Incite sexual offence	s.80G	1.1.2009 – Active	Penalty for completed offence
Indecent assault on male	s.81	1900 - 8.6.1984	5 years
Act of indecency with another male	s.81A	14.4.1955 – 8.6.1984	2 years
Solicit act of indecency with another male	s.81B	14.4.1955 – 8.6.1984	18 months
Use child for pornographic purposes	s.91G(1)	12.2.1989-31.12.2004	5 years – 7 years if child under 14y
Use child under 14y for pornographic purposes / child abuse material	s.91G(1)	1.1.2005	14 years
Use child of or above 14y for pornographic purposes / child abuse material	s.91G(2)	1.1.2005	10 years
Commit offence against (1) or (2) in circumstances of aggravation	s.91G(3)	1.1.2022	20 years
Produce or disseminate child pornography	s.91H(2)	1.1.2005-31.12.2004	10 years
Possess child pornography	s.91H(3)	1.1.2005-31.12.2004	5 years
Produce, disseminate or possess child pornography / child abuse material	s.91H(2)	1.1.2009	10 years

Sexual Offences and Penalties – (Cth Criminal Code)

Offence	Section	Status	Maximum Penalty
Sexual activity with child outside Australia	s.272.9	15.4.2010	15 years
Persistent sexual abuse of child outside Australia	s.272.11	15.4.2010	25 years
Procuring child to engage in sexual activity outside Australia	s.272.14	15.4.2010	15 years
Use carriage service to access, cause to be transmitted, transmit or solicit child pornography	s.474.19	1.3.2005-21.9.2019	10 years – increased to 15 years on 15.4.2010

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

Offence	Section	Status	Maximum Penalty
Use carriage service to access, cause to be transmitted, transmit or solicit child abuse material	s.474.22	1.3.2005	10 years – increased to 15 years on 15.4.2010
Possess child abuse material accessed using carriage service	s.474.22A	21.9.2019	15 years
Use carriage service for sexual activity with person under 16y	s.474.25A	15.4.2010	15 years
Use carriage service to procure for sexual activity person under 16y	s.474.26(1)	1.3.2005	15 years
Use carriage service to groom person under 16y	s.474.27(1)	1.3.2005	12 years – increased to 15 years 23.6.2020
Use carriage service to transmit indecent communication to persons under 16y	s.474.27A	15.4.2010	7 years

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