## Department of Youth Justice and Victim Support Service Delivery Standards at 30 June 2025

| Service Standards | 12 months to 30 Jun 2024 Actual | 12 months to 26 Sep 2024 i Actual | 12 months to 31 Dec 2024 Actual | 12 months to 31 Mar 2025 Actual | 12 months to 30 Jun 2025 ii Actual | 2025-26 Target/Est. |
| --- | --- | --- | --- | --- | --- | --- |
| Rate of young people aged 10-17 who have contact with Youth Justice iii, per 10,000 population:   * Aboriginal and Torres Strait Islander * Other * Total | 435 vi  31  60 | 423 vi  29  59 | 356  30  59 | 353  31  59 | 343  31  59 | 390 vi  30  59 |
| Proportion of young people declared a serious repeat offender under the *Youth Justice Act 1992* out of all young people with a proven finalised offence iv | 1.5% | 1.3% | 1.1% | 1.2% | 1.1% | 1.5% |
| Average daily number of young people in youth detention centres v, rate per 10,000 population:   * Aboriginal and Torres Strait Islander * Other * Total | 46.5 vi  1.7  5.0 | 46.0 vi  1.5  4.9 | 39.7  1.5  4.9 | 39.8  1.5  4.9 | 39.8  1.5  4.9 | 46.1 vi  1.7  5.3 |

1. A decision was made in the previous term of Government to update the department’s Information System which meant that corporate data for reporting would be unavailable for a number of months. The newly established DYJVS has prioritised workarounds (which may represent a marginal undercount) to ensure data can be reported while the work on the new Unify information system reporting capability is completed.
2. Figures for the 12 months to 30 June 2025 are based on operational data extracted on 1 July 2025 and may not be comparable to those later reported using corporate data.
3. In contact with Youth Justice is defined as any young person who during the reference period was on a sentenced youth justice order (community- or detention-based), was on a conditional bail program, had at least one overnight stay in a youth detention centre (on pre-court custody, court-ordered remand or sentenced detention) or in a police watchhouse/police transit (on court-ordered remand or sentenced-detention); was subject to a pre-sentence report, or had participated in a restorative justice process. Young people held in a police watchhouse on pre-court custody only are excluded from the count. In the 12 months to 30 June 2025, there were 1,755 Aboriginal and Torres Strait Islander young people, 1,649 other young people, and a total of 3,404 young people who had contact with Youth Justice.
4. Serious Repeat Offender Declarations came into effect on 22 March 2023. To calculate the percentage of youth declared a Serious Repeat Offender, only those youth with a proven finalised offence from the date the legislation came into effect are used in the denominator. This means that those youth who may have had a proven offence finalised prior to 22 March 2023 are not included in percentage calculations for the applicable period. Data on young people declared a Serious Repeat Offender are based on amanual collection.In the 12 months to 30 June 2025, there were 32 declarations relating to 32 distinct young people, out of a total of 2,976 distinct young people with a proven finalised offence.
5. Includes youth in a youth detention centre on pre-court custody, court-ordered remand, or sentenced detention. Excludes youth held in police watchhouses with any legal status. The actual average daily count for the 12 months to 30 June 2025 was 204 for Aboriginal and Torres Strait Islander young people, 82 for other young people, and 286 in total.
6. Figures for 12 months to June 2024 and the 12 months to 26 September 2024 use 2016 Census-based population estimates derived by the Australian Bureau of Statistics (ABS) whereas reports for later periods use the most recently released ABS 2021 Census-based population estimates. This earlier ABS 2016 release included lower estimates of the 10-17-year-old First Nations population in Queensland, and, in turn, higher representation rates compared with those reported for later periods.