

# **Annual Client Complaints** Report 2021-22



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Data for this report was extracted from the Resolve Complaints Management System on **4 July 2022**. Any changes to data after this date will not be reflected in this report. Results may vary from those in previous or subsequent reports.



### Introduction

Queensland Corrective Services (QCS) is committed to delivering high quality services that respond to the needs of prisoners, offenders, stakeholders and the community.

QCS values the benefits of effective complaint handling and believes that our clients should be able to provide feedback about our services and the way we provide them.

QCS considers all complaints constructively and aims to improve service delivery through the investigation of individual complaints and the regular assessment of complaints data.

Effective complaints management is about accountability, access and business improvement and is a critical part of our client service.

#### What is a complaint?

The *Public Service Act 2008* (PSA), section 219A requires all public sector agencies to maintain a complaints management system for their customers.

Under the Queensland *Human Rights Act 2019* (HRA), it is a requirement that public sector agencies also incorporate human rights considerations into complaints management.

The QCS complaint management process is guided by the Client Complaints Management Policy, which defines two complaint categories: 'standard (customer) complaint' and 'human rights complaint'.

A standard complaint is defined under the PSA, section 219A (4) as a customer complaint:

- (a) means a complaint about the service or action of a department, or its staff, by a person who is apparently directly affected by the service or action; and
- (b) includes, for example, a complaint about any of the following:
- a decision made, or a failure to make a decision, by a public service employee of the department;
- an act, or failure to act, of the department:
- the formulation of a proposal or intention by the department;
- a recommendation made by the department; and/or
- the customer service provided by a public service employee of the department.

A human rights complaint is defined under the HRA, section 63 as:

A complaint about an alleged contravention of section 58(1) by a public entity in relation to an act or decision of the public entity.



Section 58 (1) of the HRA states:

- (1) It is unlawful for a public entity—
  - (a) to act or make a decision in a way that is not compatible with human rights; or
  - (b) in making a decision, to fail to give proper consideration to a human right relevant to the decision.
- (2) Subsection (1) does not apply to a public entity if the entity could not reasonably have acted differently or made a different decision because of a statutory provision, a law of the Commonwealth or another State or otherwise under law.

Under the HRA, individuals can lodge a complaint with QCS if they believe the agency has limited their human rights. Under the Act, individuals are required to lodge such complaints with QCS in the first instance before they can raise the complaint with the Queensland Human Rights Commission (QHRC).

This document reports on the outcomes of human rights complaints made or referred to QCS. If an individual subsequently lodges the same complaint with the QHRC, then any subsequent outcome or resolution of the complaint would be reported by the QHRC in their Annual Report pursuant to section 91 of the HRA.

For QCS, complaints may be received from prisoners, offenders, their families and friends, non-government service providers, other visitors to correctional centres or members of the public who may have had contact with the department. It may also include complaints received anonymously and those received via ministerial or Commissioner correspondence.

## Complaint reporting

QCS uses Resolve as its complaint management system to log all complaints which have been assessed as meeting the criteria for being either a standard complaint or a human rights complaint.

Each correctional centre, community corrections location and central office business unit is required to identify and assess complaints and record them through Resolve.

Complaints pertaining to allegations of fraud, corruption or official misconduct are referred to the Professional Standards and Governance Command and are not recorded through this process. Similarly, complaints considered to be employee specific grievances are not recorded on Resolve. Matters which are subject to statutory rights of review are excluded from the complaint management process during the period of the review.

A complaint can have elements of both a standard complaint and a human rights complaint depending on the issue/s raised by the complainant. In order to separate these two types of complaints within Resolve, a case category must be assigned to each complaint.

This case category then determines the minimum number of case issues which must be recorded under the complaint and the timeframe for responding to the complaint. Each case issue recorded under a complaint must also be recorded to indicate whether it includes a human rights element.

Case Category	Minimum number of complaint issues required	Must the complaint issue have a human rights element?	Timeframe for resolution
Standard Complaint	1	No	30 business days
Human Rights Complaints & Standard Complaint	2	Yes & No (minimum one of each)	45 business days
Human Rights Complaint	1	Yes	45 business days

#### **Annual reporting**

Section 219A(3) of the PSA requires that by 30 September after each financial year, the chief executive of the department must publish the following information for the financial year on the department's website:

- the number of customer complaints received by the department in the year
- the number of those complaints resulting in further action and
- the number of those complaints resulting in no further action.

Under the HRA, agencies are also required to specifically report on human rights complaints annually. Pursuant to section 97 of the Act, agencies are required to report on:

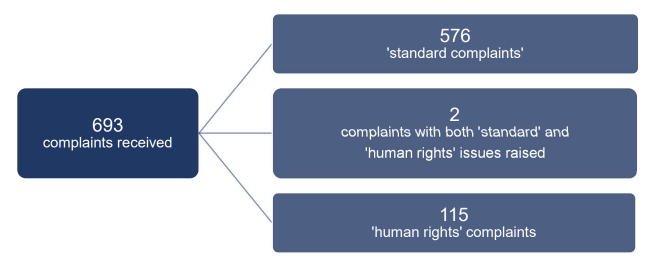
- details of any actions taken to further the objectives of the Act
- the number of human rights complaints received
- the outcome of those complaints and
- details of any reviews of policies, programs, procedures, practices or services undertaken in relation to their compatibility with human rights.

This report satisfies these requirements.

The QHRC also publishes an annual report separate to this document, which may include information on the number of complaints received about QCS and the outcome of their involvement in the management of those complaints.



# Number of complaints received during 2021-22



During 2021-22, QCS received 693 complaints, including 117 complaints which raised a human rights issue.

During this period, QCS received an average of 58 complaints per month.

Figure 1 – Number of complaints received by month

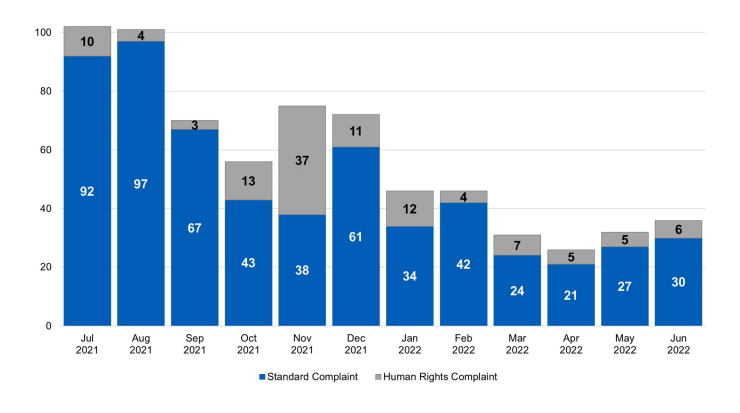


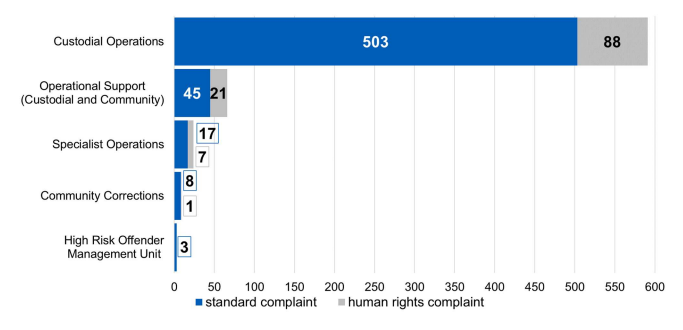


Table 1 – Number of complaints received during 2021-22

	Total complaints received		Complaints with a human rights component <sup>1</sup>	
Location	No.	%	No.	%
Operational Support (Custodial & Community)	66	9.5%	21	17.9%
High Risk Offender Management Unit	3	0.4%	0	0.0%
Custodial Operations	591	85.3%	88	75.2%
Community Corrections	9	1.3%	1	0.9%
Specialist Operations	24	3.5%	7	6.0%
Office of the Commissioner	0	0.0%	0	0.0%
Organisational Capability	0	0.0%	0	0.0%
Parole Board Secretariat	0	0.0%	0	0.0%
TOTAL	693	100.0%	117	100.0%

#### Notes:

Figure 2 – Distribution of complaints received in 2021-22





<sup>1.</sup> Complaints with a human rights component are also included in the column on total complaints received

# Complaints issues



There was a total of 751 complaint issues identified in the 693 complaints received during 2021-22. A complaint can have more than one complaint issue identified.

The majority of complaints received during the last 12 months relate to offender management issues (492 complaint issues or 66 per cent).

Of the 751 complaint issues reported during the financial year, 130 were identified as involving a human right under the HRA, equating to 17 per cent of all complaint issues received by QCS.



Table 2 – Number of complaints received by issue during 2021-22

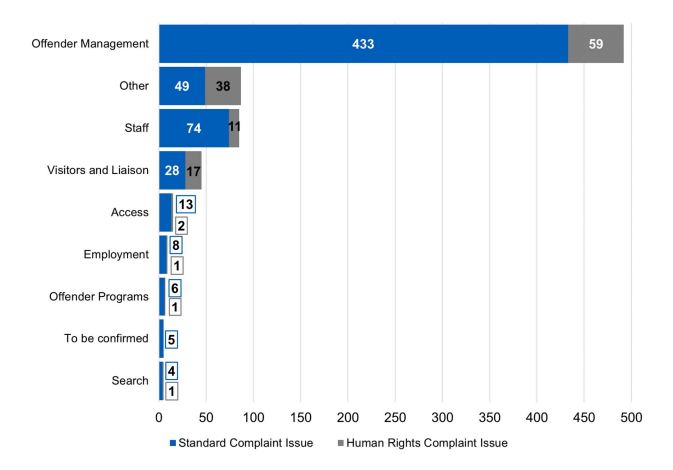
		mplaints eived	Complaints with a human rights component <sup>1</sup>		
Complaint Issue	No.	%	No.	%	
Access	15	2.0%	2	1.5%	
Employment	9	1.2%	1	0.8%	
Minors	1	0.1%	0	0.0%	
Offender Management	492	65.5%	59	45.4%	
Offender Programs	7	0.9%	1	0.8%	
Offender Release	0	0.0%	0	0.0%	
Search	5	0.7%	1	0.8%	
Staff	85	11.3%	11	8.5%	
Visitors and Liaison	45	6.0%	17	13.1%	
Other	87	11.6%	38	29.2%	
To be confirmed (matter under investigation) <sup>2</sup>	5	0.7%	0	0.0%	
TOTAL <sup>3</sup>	751	100%	130	100%	

#### Notes:

- 1. Complaints with a human rights component are also included in the column on total complaints received
- 2. As at 4 July 2022 (reporting date), a complaint issue had not yet been entered in Resolve.
- 3. A complaint can have more than one complaint issue recorded against it. The totals in Table 2 will not equal the totals in Table 1.



Figure 3 – Complaint Issues for 2021-22





# Complaint outcomes

Of the complaints received during the financial year, 46 (or seven per cent) remain open/unresolved as at 4 July 2022.

Of the 647 complaints finalised during the financial year, 59 per cent were not substantiated and 23 per cent were either substantiated or partially substantiated.

Table 3 – Outcome of closed complaints for 2021-22

		Total complaints received		Complaints with a human rights component <sup>1, 2</sup>	
	Complaint Outcome	No.	%	No.	%
Further Action	Complaint substantiated	79	12.2%	2	1.9%
	Complaint partially substantiated	68	10.5%	5	4.6%
	Conciliation/mediation	1	0.2%	0	0.0%
ırt	Referred or made to another Agency	76	11.7%	32	29.6%
J.	Other	13	2.0%	2	1.9%
No Further Action	Complainant unable to be contacted	20	3.1%	2	1.9%
	Complaint not substantiated	380	58.7%	65	60.2%
	Frivolous/vexatious	1	0.2%	0	0.0%
	Insufficient information provided	2	0.3%	0	0.0%
	Withdrawn by complainant	7	1.1%	0	0.0%
Complaints still open/ongoing <sup>3</sup>		46	-	9	-
TOTAL COMPLAINTS		693	100%	117	100%
TOTAL FINALISED COMPLAINTS		647		108	-
Complaints resulting in further action		237	36.6%		
Comp	laints resulting in no further action	410	63.4%		

#### Notes:

A complaint may be received in one month and closed in another month. A complaint outcome is not known until the complaint is finalised. The above table records the outcome by the month the complaint was received. The percentages reported are based on the proportion of finalised complaints, not total complaints. Outcomes are recorded against each case issue. A complaint with more than one complaint issue recorded can have more than one outcome type. The above table only records one outcome per complaint.

- 1. Complaints with a human rights component are also included in the column on total complaints received.
- 2. The outcome recorded against human rights complaints refer to the outcome of QCS' handling of the complaint. The complainant may subsequently refer the same complaint to the QHRC if they consider their complaint to be unresolved. The outcome of any complaints accepted by the QHRC would be reported by the QHRC.
- 3. Refers to complaints which have not been finalised at the time of reporting (complaints with an 'open' status). An outcome remains unknown until the complaint is closed. A complaint which may have an outcome recorded on Resolve, but which remains 'open' are reported under this category until the complaint is closed.



# Section 97(2) of the *Human Rights Act 2019* – reporting on other actions and reviews undertaken during 2021-22

The HRA (section 97(2)) requires that QCS reports annually on details of actions taken during 2021-22 to further the objectives of the HRA, including details of any review of policies, practices or services undertaken in relation to their compatibility with human rights.

QCS is committed to the humane containment, supervision and rehabilitation of prisoners and offenders, and welcomed the commencement of the HRA in its entirety from 1 January 2020. This includes providing safe and responsive correctional services and treating prisoners and offenders with dignity and respect.

QCS is continuing to implement the HRA by delivering on this commitment, while managing vital day-to-day operations to keep Queenslanders safe. To further the objectives of the HRA during this reporting period, QCS has continued to:

- consider the human rights implications of new and updated policies and procedures as part of its business-as-usual activities
- deliver mandatory online training developed by the Queensland Human Rights Commission and the Human Rights and Critical Decision-Making faceto-face three-hour training package to new QCS custodial recruits
- raise human rights awareness throughout the agency and support officers in applying human rights consideration in day-to-day operations through the RAPID decision-making tool, human rights intranet microsite on the QCS intranet and QCS Champions Network
- consider human rights in the development of legislative proposals, including through the preparation of statements of compatibility and human rights certificates.

Noting the extraordinary, unprecedented and ongoing nature of the COVID-19 pandemic, QCS has been required to take action to ensure ongoing operations within the correctional environment by mitigating the risk of contagion and protecting the health and safety of officers, prisoners, offenders and the broader community. This has resulted in QCS implementing temporary legislative provisions, policies and procedures that may limit or restrict individual rights.

