



Legislation Profile

Graffiti Control Act 2001 All Sections

This report provides an analysis of crime statistics for offences under the South Australian Graffiti Control Act 2001 for the period 2010-11 to 2013-14. These statistics include offences recorded by police, charges on police apprehension reports, and court outcomes and penalties for offences prosecuted under this legislation.

Introduction

- ❖ The data presented in this profile relate to offences under the South Australian Graffiti Control Act 2001, and include numbers of offences recorded by police, charges on police apprehension reports, charges on finalised court cases and details of court outcomes and penalties for these offences¹.
- ❖ The definitions and the counting rules used in this report are provided at the start of the each section.
- ❖ For further information regarding definitions and counting rules please refer to Crime and Justice in South Australia, 2007. This publication can be downloaded from the Office of Crime Statistics and Research website: www.ocsar.sa.gov.au/.

Summary Statistics

Table 1: Offences under the legislation, 2010-11 to 2013-14

Year	Offences recorded by police	Charges on apprehension reports	Charges on finalised court cases*
2010-11	4,268	754	430
2011-12	3,571	780	451
2012-13	3,354	844	490
2013-14	2,437	591	492
Total	13,630	2,969	1,863

* Excludes committal proceedings

- ❖ The most frequently charged subsections on court cases finalised during 2010-11 to 2013-14 were:
 - **Section 9(1)** - 1,093 charges (mark graffiti - commenced 01/02/2002); and
 - **Section 10(1)(A)** - 400 charges (carry an implement with intent to mark graffiti - commenced 01/02/2002).

¹ The source database used for this report contained data to 30 June 2014.

Police Statistics

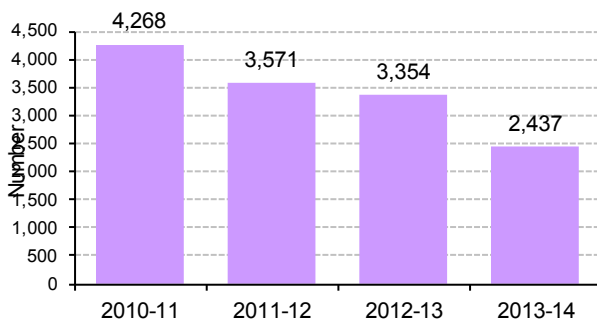
Offences recorded by police

- ❖ When an incident is reported or becomes known to the police, a police incident report is made. Each incident report may contain more than one offence or more than one count of the same offence.
- ❖ The statistics presented in this section count all offences against the selected legislation (and all counts of the same offence) listed on each incident report filed by police during the specified period of time.
 - Note: offences resulting in the issuance of an expiation notice are not recorded on police incident reports.

Number of offences

- ❖ There were 2,437 offences against the selected legislation recorded by police in 2013-14.

Figure 1: Number of offences recorded by police, 2010-11 to 2013-14



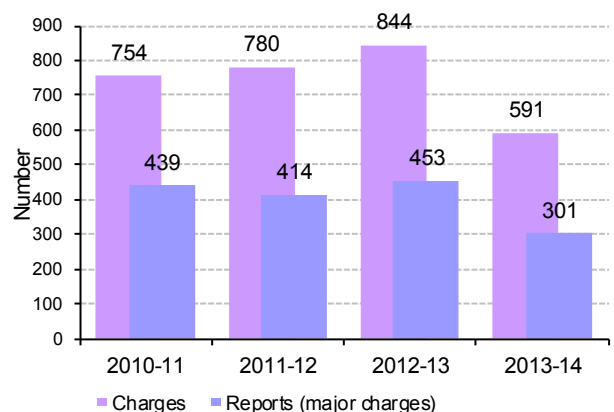
Police apprehension reports

- ❖ When police have sufficient information to proceed against a suspect by way of apprehension, an apprehension report is filed. Normally one apprehension report is filed per alleged offender however an apprehension report may contain charges for more than one offence. An individual may be apprehended on more than one occasion during the year and so be the subject of more than one apprehension report.
- ❖ The major or most serious charge on an apprehension report is determined by comparing the maximum statutory penalties associated with each offence on the report and selecting the offence with the highest penalty.
- ❖ The statistics presented in this section count all charges for offences against the selected legislation recorded on apprehension reports filed by police during the specified period of time and identify the number of apprehension reports where the major charge was for an offence against the selected legislation.

Number of charges

- ❖ There were 591 charges for offences against the selected legislation on apprehension reports filed by police in 2013-14.
- ❖ There were 301 apprehension reports filed in 2013-14 where the major charge was for an offence against the selected legislation.

Figure 2: Number of charges on police apprehension reports, 2010-11 to 2013-14



Court Statistics

Explanatory notes

- ❖ A case is a group of charges finalised in the same court involving a single defendant. Multiple defendants are counted as separate cases.
 - Note: each retrial is counted as a separate case, and procedural hearings, appeals and applications are excluded from this report.
- ❖ The major charge on a case is determined by considering the penalties received for proven charges and the maximum statutory penalty for unproven charges.
- ❖ The major charge convicted or found guilty on a case is the proven charge receiving the highest penalty. Where multiple charges receive the same highest penalty (e.g. where a global penalty has been imposed), the charge with the highest maximum statutory penalty, from this set of charges, is selected as the major charge convicted or found guilty.

Outcomes

- ❖ Outcomes for charges are classified in this report as follows:
 - Committal - the defendant was committed to another court for trial or sentence.
 - Convicted - the defendant was found guilty and a criminal conviction recorded.
 - Guilty - no conviction - the defendant was found guilty but no conviction was recorded.
 - Dismissed, withdrawn - the charge was withdrawn by the complainant or by prosecutor's application, or the court dismissed the charge.
 - Mental health diversion - police prosecutions may opt to withdraw all charges against those defendants who are accepted onto and successfully complete the Magistrates Court Diversion Program.
 - Not guilty - the defendant pleaded not guilty to the major charge and was acquitted.
 - Not guilty (mental incapacity) - The defendant was found mentally unfit to stand trial or mentally incompetent to commit the offence.
 - White certificate - the Director of Public Prosecutions declined to prosecute in the higher courts a matter that had been committed by a Magistrates Court (see section 276 of Criminal Law Consolidation Act 1935).
 - Other - the case was finalised when the defendant died or was found to be unfit to plead.

Penalty types

- ❖ Once a defendant has been found guilty, the following penalties - ordered from most serious to least serious - can be imposed:
 - Immediate imprisonment/detention
 - Home detention (Youth Court only)
 - Suspended imprisonment/detention
 - Community service order
 - Bond with supervision (adult courts only)
 - Bond without supervision (adult courts only)
 - Obligation (Youth Court only)
 - Suspension of driver's licence
 - Fine
 - Restraining order (not strictly a penalty, but may be issued by the court under section 19A of Criminal Law Sentencing Act 1988)
 - Compensation
 - Other order
 - Rising of the court
 - No penalty

Major penalty

- ❖ More than one penalty type may be imposed per charge during sentencing. The major penalty is the most serious penalty.
 - For example, a charge may result in a suspended imprisonment plus a community service order plus a bond. The major penalty for this charge would be the suspended imprisonment.

Global penalties

- ❖ In some instances a global penalty may be handed down, in which one penalty, or group of penalties, is applied to multiple charges on a case.
- ❖ It is not possible to separately identify offences treated by the courts in this way at this time. Hence, in this report, penalty information is only provided for the major charge convicted or found guilty on a case, to avoid counting a global penalty multiple times for different charges on the same case.
- ❖ In this report the charge selected as the major offence convicted or found guilty will show the global penalty as if it were applied to this charge alone.

Further information

- ❖ For detailed information regarding sentencing and penalties in South Australian Criminal Courts refer to Criminal Law (Sentencing) Act 1988.

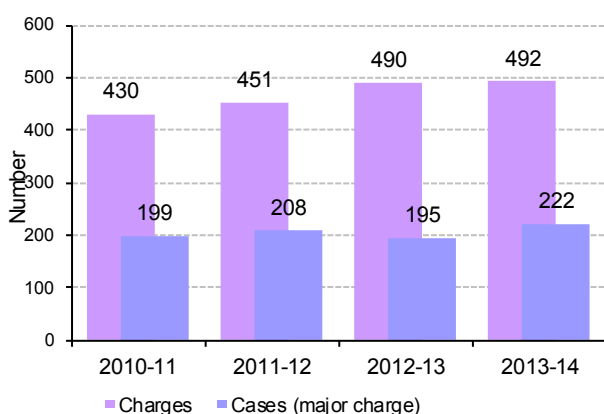
All criminal courts

- ❖ This section summaries the outcomes of charges for offences against the selected legislation on cases finalised in all South Australian criminal courts during 2010-11 to 2013-14.
- ❖ Committal proceedings are excluded from this analysis to avoid counting the same charge in multiple courts.

Number of charges

- ❖ There were 492 charges for offences against the selected legislation on court cases finalised in 2013-14.
- ❖ There were 222 cases finalised in 2013-14 where the major charge was for an offence against the selected legislation.

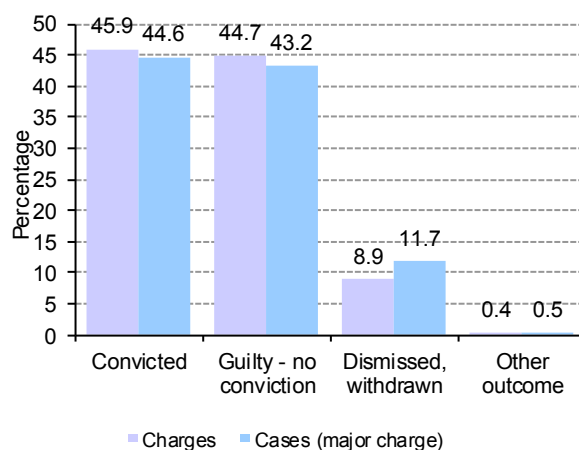
Figure 3: Number of charges on finalised cases in all SA criminal courts, 2010-11 to 2013-14



Outcomes

- ❖ Appendix A shows the outcomes per year from 2010-11 to 2013-14 for charges and major charges on cases finalised in all South Australian criminal courts.
- ❖ In 2013-14, 45.9% of charges for offences against the selected legislation resulted in a conviction, with a further 44.7% resulting in a guilty finding with no conviction recorded.
- ❖ Cases where the major charge was for an offence against the selected legislation resulted in a conviction for the major charge in 44.6% of cases in 2013-14, with a guilty finding (no conviction) in a further 43.2% of cases.

Figure 4: Outcomes of charges on finalised cases in all SA criminal courts, 2013-14 (%)



Findings of guilt

- ❖ There was a finding of guilt (with or without a conviction recorded) on 90.7% of charges for offences against the selected legislation on cases finalised in 2013-14.
- ❖ Cases in 2013-14 where the major charge was for an offence against the selected legislation had a finding of guilt for the major charge in 87.8% of cases.

Table 2: Findings of guilt for charges in all SA criminal courts, 2010-11 to 2013-14

Year	Charges with a finding of guilt		Cases (major charge) with a finding of guilt	
	No.	%	No.	%
2010-11	399	92.8%	184	92.5%
2011-12	408	90.5%	193	92.8%
2012-13	438	89.4%	177	90.8%
2013-14	446	90.7%	195	87.8%

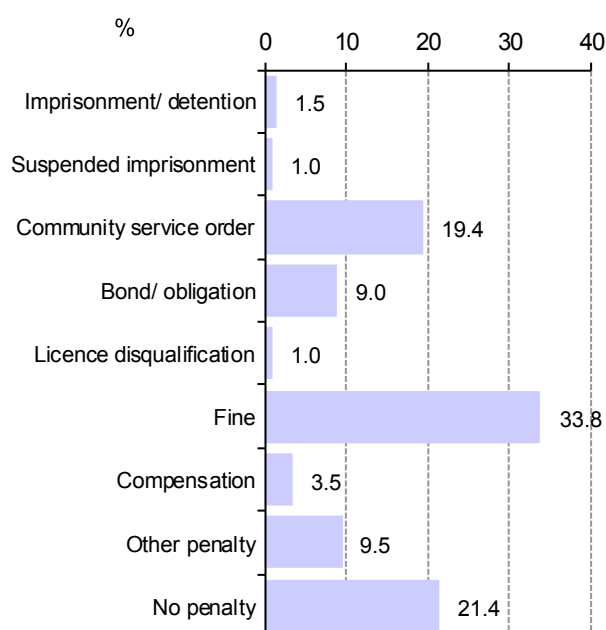
Penalties imposed

- ❖ Appendix B shows the major penalties imposed per year from 2010-11 to 2013-14.
- ❖ There were 201 cases finalised in SA criminal courts in 2013-14 where the major charge convicted or found guilty was an offence under the legislation.

Major penalty

- ❖ In 2013-14, a penalty of immediate imprisonment was imposed on 1.5% of cases; the major penalty was a fine in 33.8% of cases; and no penalty was imposed on 21.4% of cases.

Figure 5: Major penalty on finalised cases in all SA criminal courts, 2013-14 (%)



Imprisonment

- ❖ There were 3 cases with a major penalty of imprisonment in 2013-14. The average period of imprisonment was 58 days.
- ❖ There were 2 cases with a major penalty of suspended imprisonment in 2013-14, with an average period of suspended imprisonment of 18 days.

Table 3: Major penalty of imprisonment and suspended imprisonment, 2010-11 to 2013-14

Year	Suspended imprisonment		Imprisonment*		
	No.	Avg. days	No.	Avg. days	Life
2010-11	1	68	0	-	0
2011-12	4	33	1	21	0
2012-13	2	53	0	-	0
2013-14	2	18	3	58	0

* Includes penalties of detention and home detention imposed by Youth Court.

Community service orders and bonds

- ❖ There were 39 cases with a community service order as the major penalty in 2013-14, with an average of 68 community service hours imposed per case.
- ❖ There were 18 cases with a bond as the major penalty in 2013-14. The average bond duration was 402 days.

Table 4: Major penalty of community service order or bond, 2010-11 to 2013-14

Year	Community service orders		Bonds*	
	No.	Avg. hours	No.	Avg. days
2010-11	39	51	13	372
2011-12	41	44	24	306
2012-13	39	47	28	382
2013-14	39	68	18	402

* Includes obligations imposed by Youth Court.

Fines and compensation

- ❖ There were 68 cases with a major penalty of fine in 2013-14, with an average fine amount of \$180.
- ❖ There were 7 cases with a major penalty of compensation in 2013-14, with an average compensation amount of \$292.

Table 5: Major penalty of fine or compensation, 2010-11 to 2013-14

Year	Fines		Compensation	
	No.	Avg. (\$)	No.	Avg. (\$)
2010-11	72	234	13	321
2011-12	61	260	13	312
2012-13	61	187	12	448
2013-14	68	180	7	292

Driving licence disqualifications

- ❖ There were 2 cases with a major penalty of driver's licence disqualification in 2013-14. The average specified period of disqualification was 30 days..

Table 6: Major penalty of driving licence disqualification, 2010-11 to 2013-14

Year	No.	Avg. days	Until further order
2010-11	0	-	0
2011-12	0	-	0
2012-13	0	-	0
2013-14	2	30	0

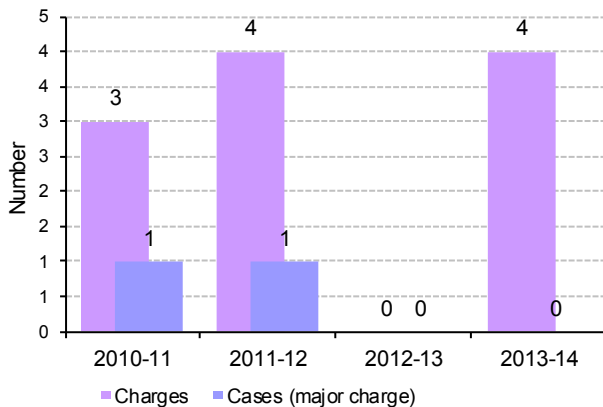
Supreme and District Courts

- ❖ This section summaries the outcomes of charges for offences against the selected legislation on cases finalised in the Supreme and District Courts during 2010-11 to 2013-14.

Number of charges

- ❖ There were 4 charges for offences against the selected legislation on court cases finalised in 2013-14.
- ❖ There were no cases finalised in 2013-14 where the major charge was for an offence against the selected legislation.

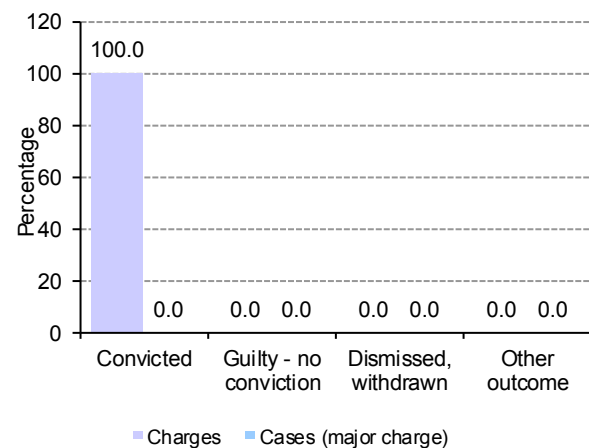
Figure 6: Number of charges on finalised cases in the Supreme and District Courts, 2010-11 to 2013-14



Outcomes

- ❖ Appendix A shows the outcomes per year from 2010-11 to 2013-14 for charges and major charges on cases finalised in the Supreme and District Courts.
- ❖ In 2013-14, 100.0% of charges for offences against the selected legislation on finalised cases resulted in a conviction.
- ❖ There were no cases where the major charge was for an offence against the selected legislation that resulted in a conviction for the major charge in 2013-14.

Figure 7: Outcomes of charges on finalised cases in the Supreme and District Courts, 2013-14 (%)



Findings of guilt

- ❖ There was a finding of guilt (with or without a conviction recorded) on 100.0% of charges for offences against the selected legislation on cases finalised in 2013-14.
- ❖ There were no cases in 2013-14 where the major charge was for an offence against the selected legislation.

Table 7: Findings of guilt for charges in the Supreme and District Courts, 2010-11 to 2013-14

Year	Charges with a finding of guilt		Cases (major charge) with a finding of guilt	
	No.	%	No.	%
2010-11	2	66.7%	1	100.0%
2011-12	4	100.0%	1	100.0%
2012-13	0	0.0%	0	0.0%
2013-14	4	100.0%	0	0.0%

Penalties imposed

- ❖ Appendix B shows the major penalties imposed per year from 2010-11 to 2013-14.
- ❖ There were no cases finalised in the Supreme and District Courts in 2013-14 where the major charge convicted or found guilty was an offence under the legislation.

Imprisonment

- ❖ There were no cases with a major penalty of imprisonment or suspended imprisonment in 2013-14.

Table 8: Major penalty of imprisonment and suspended imprisonment, 2010-11 to 2013-14

Year	Suspended imprisonment		Imprisonment		
	No.	Avg. days	No.	Avg. days	Life
2010-11	1	68	0	-	0
2011-12	0	-	0	-	0
2012-13	0	-	0	-	0
2013-14	0	-	0	-	0

Community service orders and bonds

- ❖ There were no cases with a community service order or a bond as the major penalty in 2013-14.

Table 9: Major penalty of community service order or bond, 2010-11 to 2013-14

Year	Community service orders		Bonds	
	No.	Avg. hours	No.	Avg. days
2010-11	0	-	0	-
2011-12	0	-	1	0
2012-13	0	-	0	-
2013-14	0	-	0	-

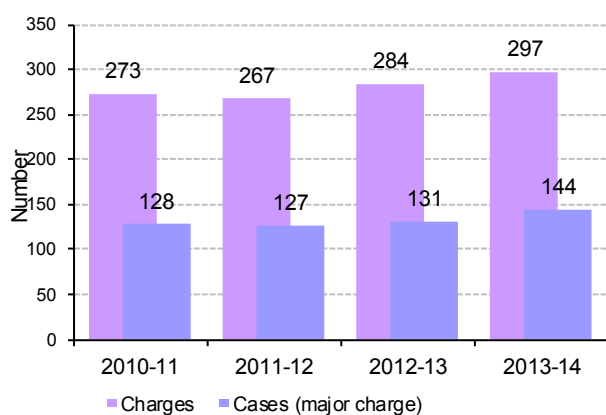
Magistrates Court

- ❖ This section summaries the outcomes of charges against the selected legislation on cases finalised in the Magistrates Court during 2010-11 to 2013-14.

Number of charges

- ❖ There were 297 charges for offences against the selected legislation on court cases finalised in 2013-14.
- ❖ There were 144 cases finalised in 2013-14 where the major charge was for an offence against the selected legislation.

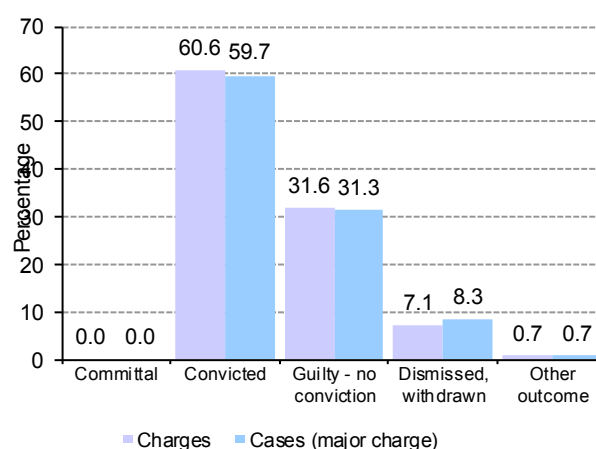
Figure 8: Number of charges on finalised cases in the Magistrates Court, 2010-11 to 2013-14



Outcomes

- ❖ Appendix A shows the outcomes per year from 2010-11 to 2013-14 for charges and major charges on cases finalised in the Magistrates Court.
- ❖ In 2013-14, 60.6% of charges for offences against the selected legislation on finalised cases resulted in a conviction
- ❖ Cases where the major charge was for an offence against the selected legislation resulted in a conviction for the major charge in 59.7% of cases in 2013-14

Figure 9: Outcomes of charges on finalised cases in the Magistrates Court, 2013-14 (%)



Findings of guilt

- ❖ There was a finding of guilt (with or without a conviction recorded) on 92.3% of charges for offences against the selected legislation on cases finalised in 2013-14.
- ❖ Cases in 2013-14 where the major charge was for an offence against the selected legislation had a finding of guilt for the major charge in 91.0% of cases.

Table 10: Findings of guilt for charges in the Magistrates Court, 2010-11 to 2013-14

Year	Charges with a finding of guilt		Cases (major charge) with a finding of guilt	
	No.	%	No.	%
2010-11	252	92.3%	118	92.2%
2011-12	243	91.0%	119	93.7%
2012-13	254	89.4%	119	90.8%
2013-14	274	92.3%	131	91.0%

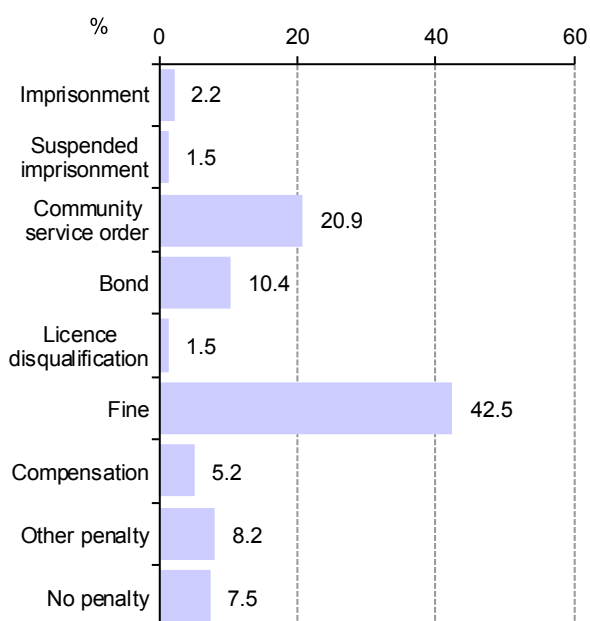
Penalties imposed

- ❖ Appendix B shows the major penalties imposed per year from 2010-11 to 2013-14.
- ❖ There were 134 cases finalised in the Magistrates Court in 2013-14 where the major charge convicted or found guilty was an offence under the legislation.

Major penalty

- ❖ In 2013-14, a penalty of immediate imprisonment was imposed on 2.2% of cases; the major penalty was a fine in 42.5% of cases; and no penalty was imposed on 7.5% of cases.

Figure 10: Major penalty on finalised cases in the Magistrates Court, 2013-14 (%)



Imprisonment

- ❖ There were 3 cases with a major penalty of imprisonment in 2013-14. The average period of imprisonment was 58 days.
- ❖ There were 2 cases with a major penalty of suspended imprisonment in 2013-14, with an average period of suspended imprisonment of 18 days.

Table 11: Major penalty of imprisonment and suspended imprisonment, 2010-11 to 2013-14

Year	Suspended imprisonment		Imprisonment	
	No.	Avg. days	No.	Avg. days
2010-11	0	-	0	-
2011-12	4	33	1	21
2012-13	1	91	0	-
2013-14	2	18	3	58

Community service orders and bonds

- ❖ There were 28 cases with a community service order as the major penalty in 2013-14, with an average of 78 community service hours imposed per case.
- ❖ There were 14 cases with a bond as the major penalty in 2013-14. The average bond duration was 483 days.

Table 12: Major penalty of community service order or bond, 2010-11 to 2013-14

Year	Community service orders		Bonds	
	No.	Avg. hours	No.	Avg. days
2010-11	18	82	10	417
2011-12	18	57	16	411
2012-13	22	64	24	426
2013-14	28	78	14	483

Fines and compensation

- ❖ There were 57 cases with a major penalty of fine in 2013-14, with an average fine amount of \$199.
- ❖ There were 7 cases with a major penalty of compensation in 2013-14, with an average compensation amount of \$292.

Table 13: Major penalty of fine or compensation, 2010-11 to 2013-14

Year	Fines		Compensation	
	No.	Avg. (\$)	No.	Avg. (\$)
2010-11	56	271	9	237
2011-12	52	286	6	252
2012-13	51	209	10	484
2013-14	57	199	7	292

Driving licence disqualifications

- ❖ There were 2 cases with a major penalty of driver's licence disqualification in 2013-14. The average specified period of disqualification was 30 days.

Table 14: Major penalty of driving licence disqualification, 2010-11 to 2013-14

Year	No.	Avg. days	Until further order
2010-11	0	-	0
2011-12	0	-	0
2012-13	0	-	0
2013-14	2	30	0

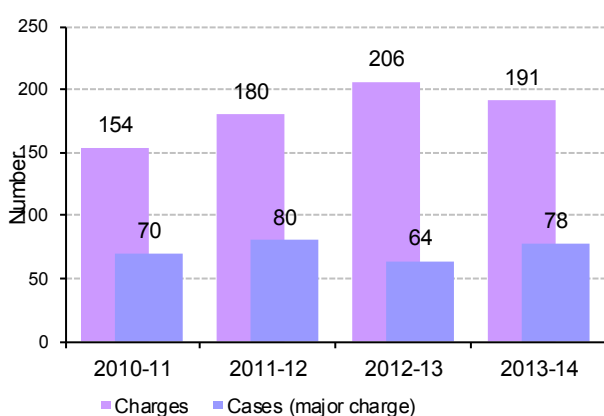
Youth Court

- ❖ This section summaries the outcomes of charges against the selected legislation on cases finalised in the Youth Court during 2010-11 to 2013-14.

Number of charges

- ❖ There were 191 charges for offences against the selected legislation on court cases finalised in 2013-14.
- ❖ There were 78 cases finalised in 2013-14 where the major charge was for an offence against the selected legislation.

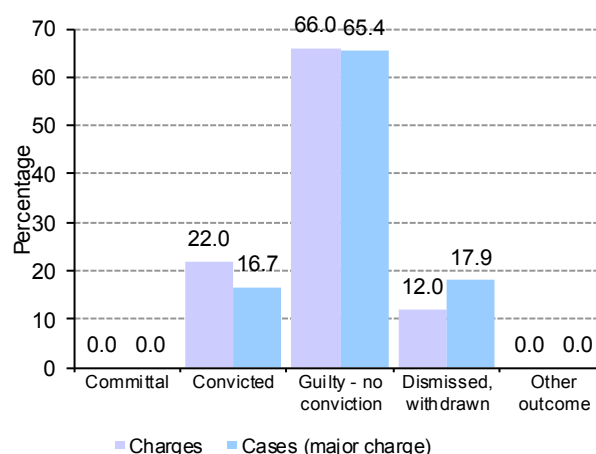
Figure 11: Number of charges on finalised cases in the Youth Court, 2010-11 to 2013-14



Outcomes

- ❖ Appendix A shows the outcomes per year from 2010-11 to 2013-14 for charges and major charges on cases finalised in the Youth Court.
- ❖ In 2013-14, 22.0% of charges for offences against the selected legislation on finalised cases resulted in a conviction
- ❖ Cases where the major charge was for an offence against the selected legislation resulted in a conviction for the major charge in 16.7% of cases in 2013-14

Figure 12: Outcomes of charges on finalised cases in the Youth Court, 2013-14 (%)



Findings of guilt

- ❖ There was a finding of guilt (with or without a conviction recorded) on 88.0% of charges for offences against the selected legislation on cases finalised in 2013-14.
- ❖ Cases in 2013-14 where the major charge was for an offence against the selected legislation had a finding of guilt for the major charge in 82.1% of cases.

Table 15: Findings of guilt for charges in the Youth Court, 2010-11 to 2013-14

Year	Charges with a finding of guilt		Cases (major charge) with a finding of guilt	
	No.	%	No.	%
2010-11	145	94.2%	65	92.9%
2011-12	161	89.4%	73	91.3%
2012-13	184	89.3%	58	90.6%
2013-14	168	88.0%	64	82.1%

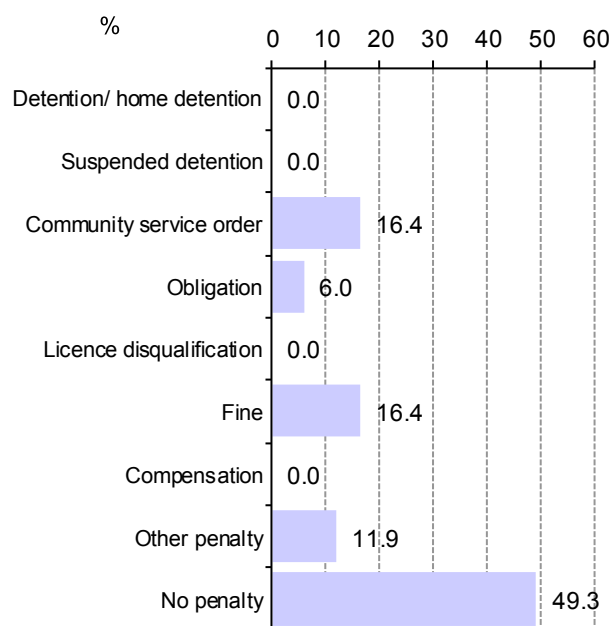
Penalties imposed

- ❖ Appendix B shows the major penalties imposed per year from 2010-11 to 2013-14.
- ❖ There were 67 cases finalised in the Youth Court in 2013-14 where the major charge convicted or found guilty was an offence under the legislation.

Major penalty

- ❖ In 2013-14, no cases had a major penalty of immediate detention imposed; the major penalty was a fine in 16.4% of cases; and no penalty was imposed on 49.3% of cases.

Figure 13: Major penalty on finalised cases in the Youth Court, 2013-14 (%)



Detention

- ❖ There were no cases with a major penalty of detention, home detention or suspended detention in 2013-14.

Table 16: Major penalty of detention, home detention and suspended detention, 2010-11 to 2013-14

Year	Suspended detention		Home detention		Detention	
	No.	Avg. days	No.	Avg. days	No.	Avg. days
2010-11	0	-	0	-	0	-
2011-12	0	-	0	-	0	-
2012-13	1	14	0	-	0	-
2013-14	0	-	0	-	0	-

Community service orders and obligations

- ❖ There were 11 cases with a community service order as the major penalty in 2013-14, with an average of 41 community service hours imposed per case.
- ❖ There were 4 cases with an obligation as the major penalty in 2013-14, with an average duration of 122 days.

Table 17: Major penalty of community service order or obligation, 2010-11 to 2013-14

Year	Community service orders		Obligations	
	No.	Avg. hours	No.	Avg. days
2010-11	21	25	3	223
2011-12	23	35	7	109
2012-13	17	25	4	114
2013-14	11	41	4	122

Fines and compensation

- ❖ There were 11 cases with a major penalty of fine in 2013-14, with an average fine amount of \$84.
- ❖ There were no cases with a major penalty of compensation in 2013-14.

Table 18: Major penalty of fine or compensation, 2010-11 to 2013-14

Year	Fines		Compensation	
	No.	Avg. (\$)	No.	Avg. (\$)
2010-11	16	104	4	511
2011-12	9	106	7	363
2012-13	10	74	2	269
2013-14	11	84	0	-

Driving licence disqualifications

- ❖ There were no cases with a major penalty of driver's licence disqualification in 2013-14.

Table 19: Major penalty of driving licence disqualification, 2010-11 to 2013-14

Year	No.	Avg. days	Until further order
2010-11	0	-	0
2011-12	0	-	0
2012-13	0	-	0
2013-14	0	-	0

Appendix A - Court outcomes

Legislation: Graffiti Control Act 2001

Table A1: Number of charges under the legislation on cases finalised in South Australian courts by outcome, 2010-11 to 2013-14

	Committal	Convicted	Guilty - no conviction	Dismissed , withdrawn	Mental health diversion	Not guilty	Not guilty (mental incapacity)	White certificate	Other	Total charges
All courts*										
2010-11		187	212	31	0	0	0	0	0	430
2011-12		223	185	38	1	0	4	0	0	451
2012-13		199	239	45	0	0	7	0	0	490
2013-14		226	220	44	0	2	0	0	0	492
Supreme and District Courts										
2010-11		2	0	1	0	0	0	0	0	3
2011-12		2	2	0	0	0	0	0	0	4
2012-13		0	0	0	0	0	0	0	0	0
2013-14		4	0	0	0	0	0	0	0	4
Magistrates Court										
2010-11	0	166	86	21	0	0	0		0	273
2011-12	0	183	60	19	1	0	4		0	267
2012-13	0	166	88	29	0	0	1		0	284
2013-14	0	180	94	21	0	2	0		0	297
Youth Court										
2010-11	0	19	126	9	0	0	0		0	154
2011-12	0	38	123	19	0	0	0		0	180
2012-13	0	33	151	16	0	0	6		0	206
2013-14	0	42	126	23	0	0	0		0	191

* Excludes committal proceedings.

Table A2: Number of cases finalised in South Australian courts where the major charge was an offence under the legislation by outcome of major charge, 2010-11 to 2013-14

	Committal	Convicted	Guilty - no conviction	Dismissed , withdrawn	Mental health diversion	Not guilty	Not guilty (mental incapacity)	White certificate	Other	Total cases
All courts*										
2010-11		77	107	15	0	0	0	0	0	199
2011-12		98	95	15	0	0	0	0	0	208
2012-13		84	93	18	0	0	0	0	0	195
2013-14		99	96	26	0	1	0	0	0	222
Supreme and District Courts										
2010-11		1	0	0	0	0	0	0	0	1
2011-12		0	1	0	0	0	0	0	0	1
2012-13		0	0	0	0	0	0	0	0	0
2013-14		0	0	0	0	0	0	0	0	0
Magistrates Court										
2010-11	0	71	47	10	0	0	0		0	128
2011-12	0	82	37	8	0	0	0		0	127
2012-13	0	73	46	12	0	0	0		0	131
2013-14	0	86	45	12	0	1	0		0	144
Youth Court										
2010-11	0	5	60	5	0	0	0		0	70
2011-12	0	16	57	7	0	0	0		0	80
2012-13	0	11	47	6	0	0	0		0	64
2013-14	0	13	51	14	0	0	0		0	78

* Excludes committal proceedings.

Appendix B - Penalties imposed

Legislation: Graffiti Control Act 2001

Table B1: Major penalty imposed in South Australian courts on cases where the major charge convicted or found guilty was an offence under the legislation, 2010-11 to 2013-14

	Imprison- ment*	Suspende d imprison- ment	Communit y service order	Bond	Licence disqual- ification	Fine	Compen- sation	Other penalty	No penalty	Total cases
All courts										
2010-11	0	1	39	13	0	72	13	35	15	188
2011-12	1	4	41	24	0	61	13	23	29	196
2012-13	0	2	39	28	0	61	12	18	19	179
2013-14	3	2	39	18	2	68	7	19	43	201
Supreme and District Courts										
2010-11	0	1	0	0	0	0	0	0	0	1
2011-12	0	0	0	1	0	0	0	0	0	1
2012-13	0	0	0	0	0	0	0	0	0	0
2013-14	0	0	0	0	0	0	0	0	0	0
Magistrates Court										
2010-11	0	0	18	10	0	56	9	19	10	122
2011-12	1	4	18	16	0	52	6	11	13	121
2012-13	0	1	22	24	0	51	10	9	3	120
2013-14	3	2	28	14	2	57	7	11	10	134
Youth Court										
2010-11	0	0	21	3	0	16	4	16	5	65
2011-12	0	0	23	7	0	9	7	12	16	74
2012-13	0	1	17	4	0	10	2	9	16	59
2013-14	0	0	11	4	0	11	0	8	33	67

* Includes penalties of detention and home detention imposed by Youth Court.

Appendix C - Sub-sections

Legislation: Graffiti Control Act 2001

Table C1: All subsections charged during 2010-11 to 2013-14 - descriptions of laws

Subsection	Description	Commenced	Ended	Police offences	Court charges
5(1)	Sell A Can Of Spray Paint To A Minor (lawid=20248)	1/02/2002	2/08/2013	1	
7(6)(B)	Use Abusive, Threatening Or Insulting Language To An Authorised Person (lawid=20251)	1/02/2002		2	1
7(7)(B)	Being An Authorised Person, Hinder, Obstruct Or Use Or Threaten To Use Force In Relation To Another Person, Without Lawful Authority (lawid=20253)	1/02/2002			1
9(1)	Mark Graffiti (lawid=20254)	1/02/2002		12,519	1,093
9(1A)(C)	Mark Graffiti On Or Within A Place Of Public Worship Or Religious Practice (lawid=25427)	3/08/2013		4	
10(1)(A)	Carry An Implement With Intent To Mark Graffiti (lawid=20255)	1/02/2002		580	400
10(1)(B)	Carry A Graffiti Implement Of A Prescribed Class In A Public Place Or A Place On Which Self Is Trespassing Or Has Entered Without Invitation (lawid=20256)	1/02/2002		524	368

Legislation: Graffiti Control Act 2001

Table C2: Charges on finalised court cases during 2010-11 to 2013-14 - all subsections

Subsection	Commenced	Ended	2010-11	2011-12	2012-13	2013-14	Total charges
5(1)	1/02/2002	2/08/2013					
7(6)(B)	1/02/2002				1		1
7(7)(B)	1/02/2002		1				1
9(1)	1/02/2002		244	269	283	297	1,093
9(1A)(C)	3/08/2013						
10(1)(A)	1/02/2002		78	103	121	98	400
10(1)(B)	1/02/2002		107	79	85	97	368

Table C3: Offences recorded by police during 2010-11 to 2013-14 - all subsections

Subsection	Commenced	Ended	2010-11	2011-12	2012-13	2013-14	Total offences
5(1)	1/02/2002	2/08/2013		1			1
7(6)(B)	1/02/2002			1	1		2
7(7)(B)	1/02/2002						
9(1)	1/02/2002		3,956	3,289	3,021	2,253	12,519
9(1A)(C)	3/08/2013					4	4
10(1)(A)	1/02/2002		161	152	187	80	580
10(1)(B)	1/02/2002		151	128	145	100	524

This automated report was prepared by Ingrid Ahmer, Office of Crime Statistics and Research
Email: ahmer.ingrid@agd.sa.gov.au Phone: (08) 8207 2164