

Serious Sexual Offences
Total Sentence 20 Years and Above
Victims aged 16y or Older - NSW

Note: This table contains all cases where the total sentence is 20 years or above.

These cases are also contained in the separate table: Serious Sexual Offences – Total Sentence 15 Years or Above

	NAME (age if known)	OFFENCE	PLEA	TOTAL EFFECTIVE SENTENCE	APPEAL	RECORD	INVOLVEMENT & SUMMARY
1.	Strong (25) NSWCCA 15.6.1984	2 x s.61D(1) s.61C(1)(a) s.61B(1)	PG	25y NPP 14y	AA 20y NPP 14y	Record includes sexual offences	(1983) – with co-offender approached 17y female in street and dragged her into graveyard – forced intercourse and punched complainant hard to head – broke into home of 83y female living alone – had been watching complainant for some days - punched complainant until unconscious – forced intercourse Alcohol problem
2.	Brown (17) Carson (17) NSWCCA 2.7.1986	3 x s.61D(1) s.61C(1)(a) Car stealing Abduction 3 x s.61D(1) s.61C(1)(a) Car stealing Abduction	PG PG	10y NPP 5y 10y NPP 5y	22y NPP 14y 22y NPP 14y	Record - breached probation Record – breached probation	(1984) – picked up 18y female seeking lift to hospital – drove to secluded area – punched complainant around face – forced vaginal intercourse, anal intercourse and fellatio – made threats to kill and seriously injure and forced violent and sexual indignities – stick forced into complainant's vagina

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
3.	Boatswain (28) NSWCCA 15.12.1993	7 x s.61J 2 x Rob Poss shortened firearm 2 x dishonesty Sched: Dishonesty offences	PG	MT 15y AT 8y (23y NPP 15y)	AD "worst type of case"	no detail but been to gaol most of time since 14y	Penile / vaginal, oral and anal intercourse - confronted 50y widowed doctor with gun in her home - tied to bed and sexually assaulted for twelve hours - left naked and bound to bed - 26 days later entered house of second complainant by skylight - produced knife and forced multiple sexual intercourse.
4.	Sharrock (45) [1999] NSWCCA 289	s.61I 2 x s.61J Att s.61J SMV s.112		MT 18y AT 4y	AA MT 16y AT 4y (20y NPP 16y)	Appalling	Broke into home of 80y lady in wheelchair – threatened with knife and sexually assaulted complainant – lesser assaults on two different complainants around same time – worst case No psychiatric illness or anti-social tendencies
5.	Kay (45) [2000] NSWSC 716 Hulme J (2002) 132 A Crim R 72 [2002] NSWCCA 286	4 x s.61J Sched: 2 x s.61J 2 x s.61K	PG (10%)	20y NPP 15y	AD	minor sexual offences	Assaults committed on 8 complainants over 12 month period late at night - complainants threatened with knife and subjected to digital or penile penetration - offences premeditated and planned - observed by police stalking other women - no significant physical injuries inflicted. Significant risk of re-offending.
6.	Daley (43) [2002] NSWSC 148 Simpson J [2003] NSWCCA 109	2 x s.61J 2 x s.97(1) 2 x s.90A Sched: 12 offences	PG	22y NPP 16y 6m	AD	minor	7 complainants over 22 months - accosted woman alone late at night, threatening with knife – used gag - used hands and/or penis to penetrate vaginally and engaged in other sexual acts including fellatio

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.	Johnston (36) [2002] NSWCCA 201	4 x s.112(2) s.109(2) s.61C(1) 7 x s.61I s.113(2)	PG	20y 6m NPP 16y 6m	AA 20y 6m NPP 15y	record for minor sexual offences	Multiple break and enter and sexual offences - broke into 3 houses and sexually assaulted female occupants - some complainants alone - one complainant 17y - multiple sexual assaults - broke into 4 other houses and stole or attempted to steal bags Protective custody - need for treatment and supervision - likelihood of re-offending
8.	To (29) [2002] NSWCCA 252	s.61D 9 x s.61J	VG	27y NPP 20y	AD		Broke into flats and sexually assaulted 4 complainants – one complainant 12y girl - threatened some complainants with knife
9.	Brownlowe (44) [2004] NSWCCA 465	s.90A 5 x s.61J Ind Assault	VG	21y NPP 15y	AD	Lengthy – breached parole	With co-offender took female complainant off street and detained in house for 24h – threat to kill with gun and knife – forced complainant to consume drugs and alcohol – sexual assaulted Extremely dysfunctional childhood – stabbed as juvenile causing serious psychological problems

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.	<p>MSK (23) [2004] NSWSC 319 Sully J</p> <p>[2005] NSWCCA 369</p> <p>[2006] NSWSC 237 Hidden J</p> <p>(2006) 167 A Crim R 159 [2006] NSWCCA 381</p>	<p>9 x s.61JA</p> <p>5 x s.61J</p>	<p>VG</p> <p>VG / PG</p>	<p>22y NPP 16y 6m</p> <p>14y NPP 10y</p> <p><u>Total</u> 26y NPP 22y</p>	<p>AD</p> <p>Crown AA 20y NPP 12y</p> <p><u>Total</u> 32y NPP 24y</p>	<p>dishonesty</p>	<p>13.7.2002 16y and 17y females accompanied offenders to house – 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 - threatened death if complainant went to 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</p> <p>24.6.2002 14y female accompanied brothers to house – became intoxicated – taken to bedroom by MAK and forced penile and digital penetration in company of MSK – MSK forced penile penetration – sexually assaulted by third man in company of MSK</p> <p>14.7.2002 13y complainant had consensual intercourse with MMK – subsequently sexually assaulted by MSK – threats of violence Emigrated to Australia from Pakistan while relatively young – lack of parental supervision – refusal to accept any wrongdoing – poor rehabilitation prospects.</p>

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
11.	<p>MMK (16) [2004] NSWSC 319 Sully J</p> <p>[2005] NSWCCA 369</p> <p>[2006] NSWSC 237 Hidden J</p> <p>(2006) 164 A Crim R 481 [2006] NSWCCA 272</p>	<p>9 x s.61JA</p> <p>s.66C(1)</p> <p>Sched: Ind ass Assault</p>	<p>VG</p> <p>PG</p>	<p>22y NPP 13y</p> <p>12m (concurrent)</p>	<p>AD</p> <p>Crown AD</p>	<p>nil</p>	<p>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 she 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</p> <p>14.7.2002 Consensual intercourse with 13y complainant when aged 15 years</p> <p>24.11.2001 Took 14y female to bedroom – squeezed breast and slapped her across face</p> <p>Emigrated to Australia from Pakistan while relatively young – lack of parental supervision – refusal to accept any wrongdoing – poor rehabilitation prospects.</p>

	NAME (age if known)	OFFENCE	PLEA	TOTAL EFFECTIVE SENTENCE	APPEAL	RECORD	INVOLVEMENT & SUMMARY
12.	B Skaf (18) [2005] NSWCCA 297 [2006] NSWSC 394 Mathews AJ [2008] NSWCCA 303	11 x s.61J 3 x s.90A 3 x s.61 Assault 2 x s.61M(1) Agg act of indecency 2 x Pervert course of justice 2 x s.61J	VG / PG VG	46y NPP 30y Total: 38y NPP 32y	AA 28y NPP 22y 16y NPP 10y Total: 36y NPP 30y	Relatively minor record resulting in fines	<p>10.8.2000 - B Skaf / Hajeid / H / Mohamed Sanoussi / Ghanem Two complainants met group of males at shopping centre – accepted marijuana and lift home – driven to park where forced to participate in numerous acts of oral intercourse - each repeatedly threatened and hit - males took turns in forcing oral sex then watching</p> <p>30.8.2000 - B Skaf / Chami / M Skaf / H / Mahmoud Sanoussi / Mohamed Sanoussi Complainant approached by five males – agreed to smoke marijuana and travelled with them to station – one offender detained complainant in toilet block and forced penile / vaginal intercourse – complainant sexually assaulted by other males – further sexual assaults at other locations including an industrial estate</p> <p>Chronology: Unsuccessful conviction appeal: [2004] NSWCCA 74 Unsuccessful conviction appeal: [2004] NSWCCA 36</p> <p>Sentence appeal No error in finding offender had leadership role - offences not individually or collectively worst case category – parity – manifestly excessive – onerous custodial conditions – failure to state discount for guilty plea – factual error</p> <p>12.8.2000 - B Skaf / M Skaf Co-offender picked up 16y female friend for drive – driven to park and sexually assaulted by offender and third man – threatened with gun and assaulted – retrial – not worst case Earlier successful conviction appeal: (2004) 60 NSWLR 86 [2004] NSWCCA 37</p>

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
13.	M Skaf (17) [2005] NSWCCA 298 [2006] NSWSC 394 Mathews AJ [2008] NSWCCA 303	2 x s.61J 2 x s.90A Sched: 4 offences Access before fact s.61J	VG VG	24y NPP 12y 15y NPP 7y 6m <u>Total:</u> 26y NPP 18y 6m	AA 19y NPP 11y 12y NPP 6y <u>Total:</u> 23y NPP 17y	Nil relevant	30.8.2000 - B Skaf / Chami / M Skaf / H / Mahmoud Sanoussi / Mohamed Sanoussi Complainant approached by five males – agreed to smoke marijuana and travelled with them to station – one offender detained complainant in toilet block and forced penile / vaginal intercourse – complainant sexually assaulted by other males – further sexual assaults at other locations including an industrial estate Unsuccessful conviction appeal: [2004] NSWCCA 36 Sentence appeal Erroneous factual basis – fresh evidence of serious illness in custody 12.8.2000 - B Skaf / M Skaf Offender picked up 16y female friend for a drive – driven to park and sexually assaulted by co-offender and third man – threatened with gun and assaulted – retrial – not worst case Earlier successful conviction appeal: (2004) 60 NSWLR 86 [2004] NSWCCA 37
14.	S Aslett (18) [2006] NSWCCA 48	s.112(3) 3 x s.61JA	PG	24y NPP 17y	AA 20y NPP 13y	Nil	With three men broke into home unit – occupants tied up – property stolen – 16y daughter sexually assaulted over several hours by three men – offender forced fellatio twice and anal rape – serious injury Aboriginal – low intelligence – uncle was primary offender
15.	D Aslett (32) [2006] NSWCCA 49 [2006] NSWCCA 86	s.112(3) 6 x s.61JA Incite act of indec	VG	40y NPP 30y	AA 30y NPP 22y 6m	Lengthy – long periods in gaol or institutions since 10y – breached conditional liberty	With three men broke into home unit – occupants tied up – property stolen – 16y daughter sexually assaulted over several hours by three men – offender made complainant manipulate vagina then forced penile intercourse – other offenders forced fellatio, penile and anal rape – serious injury – primary offender – worst case category Aboriginal Second appeal to correct NPP

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.	Trindall (2007) 171 A Crim R 87 [2007] NSWCCA 119	3 x s.90A s.86(2)(b) s.86(1)(b) 6 x s.61J 3 x s.61I s.61K 2 x s.94	PG	23y 6m NPP 21y 6m	AD		Attacked 7 complainants over ten years – prostitutes and other vulnerable women – two complainants 7 months pregnant – lured to remote areas and tied up to trees - serious physical injuries – fellatio, anal intercourse and vaginal intercourse – one complainant penetrated with stick – threats to kill
17.	JT [2012] NSWCCA 133	7 x s.61J s.61I 3 x s.35	VG	24y NPP 18y	AD	Violence – breached conditional liberty	Offences committed on 19y de facto over eight months – assaulted complainant with iron bar – forced mousse bottle into vagina – stabbed complainant with fork and chisel and forced intercourse – assaulted complainant with baseball bat and forced vaginal and anal intercourse – punched complainant causing broken jaw – assaulted complainant with iron bar and forced oral intercourse, fellatio and vaginal intercourse – deliberately cut leg of complainant with broken plate – assaulted complainant with hammer, bat and golf club forcing intercourse with electrical cord around neck Aboriginal
18.	Haines [2012] NSWCCA 238	s.111(2) s.86(3) 4 x Rob in Co 5 x s.61J 3 x s.61JA 2 x s.61L Sched: 4 offences	PG (15%)	25y NPP 18y	AD	Lengthy – breached parole for agg sexual assault offence	Three offenders forced entry into home of five international students – assaulted and threatened occupants and demanded money – co-offender armed with knife – sexually assaulted 21y female occupant in her bedroom over one hour – forced fellatio and vaginal intercourse – second vaginal intercourse conducted while co-offender forced fellatio – left room and later returned to continue assault – degrading and inhuman treatment and comments – refused to use condom when asked – circumstances of aggravation were infliction of ABH - ringleader – high end of mid-range Drug and alcohol addiction – completed sex offender course while previously in gaol – protection of community

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.	Simon (37) [2013] NSWCCA 328	10 x s.61J 2 x Att s.61J s.113(2) 2 x s.61L s.97(1) s.86(1)(b) 2 x s.178BA	VG	22y NPP 17y	AA 22y NPP 16y	lengthy – including violent sexual offences	Followed 22y female stranger home – broke into unit and threatened complainant with knife – sexual assaults committed over several hours – penile / vaginal intercourse – penile / oral intercourse – attempted anal intercourse – threats to kill – carefully planned offence Serious danger to community
20.	WG [2020] NSWCCA 155	16 x s.66A 2 x s.66C(2) 42 x s.61J(1) 7 x s.66C(4) 2 x s.61M(1) s.61O(1) 2 x s.61N(1) s.86(2)(b): Agg kidnapping	VG	48y NPP 36y	AD		(1988-2011) father committed 73 offences against daughter aged 5-19y – acts often accompanied by extreme violence – spouse and mother of complainant acted as co-accused – offences took place in a shed on family property - family heavily involved in athletics - WG acted as coach for the complainant and her sisters. 13 x s.61J offences committed when complainant 16-18y s.86 offence committed when complainant 19y
21.	Barrett [2021] NSWSC 126 Wilson J	6 x s.61J Att s.61J 3 x s.61L Sched: 2 x s.61L 3 x s.61J	PG (10%)	20y NPP 12y		Nil at time	2017 sentenced for brutal stabbing murder of female houseguest – fresh evidence subsequently found on USB – filmed brutal and prolonged sexual assault of complainant prior to stabbing after binding her to bed with tape – most serious example of offence of this nature – cruel and inhuman – planning – use of hunting knife as threat Sexual sadist – importance of specific deterrence and protection of community Sentence imposed partially concurrent to existing sentence for murder

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
22.	Irmak Dagdanasar [2021] NSWCCA 178	s.61JA(1) 5 x s.61J(1) s.61JA(1) 5 x s.61J(1)	VG	26y NPP 18y 24y NPP 16y	AD	Criminal history disentitled him to leniency	Three male strangers picked up intoxicated 18y female on street after school formal and after formal party – took complainant to house where she was given alcohol and drugs and sexually assaulted over more than twelve hours – anal and vaginal intercourse and fellatio – four acts of intercourse committed by I – one act committed by D - two acts committed by third male - s.61JA offence based on infliction of actual bodily harm during anal intercourse – s.61J counts based on offences committed in company – all offence in upper mid-range – third offender left jurisdiction and never apprehended D - no subjective information provided on appeal I – no evidence of rehabilitation or remorse – breached conditional liberty
23.	Hall (49) [2021] NSWCCA 220	3 x 61J(1) s.86(2)(b) 5 x s.61I Sched: 7 x s.61I	PG (25%)	22y NPP 16y 6m	AD	Limited criminal record.	Attacked female partner – tied hands behind back, prevented from leaving house over 12 hour period – fellatio, vaginal-penile intercourse – threatened with pliers and hammer - used knife to inflict cut to complainant’s thigh – struck complainant - sustained, brutal, terrifying attack - multiple humiliating and degrading sexual acts. Childhood deprivation; <i>Bugmy</i> .
24.	Ragg [2022] NSWCCA 150	4 x 61J(1) s.86(2)(b) s.61 s.35(4) Intimidation s.47 2 x s.33(1)(b) Contravene AVO Threaten witness	PG	24y NPP 18y	AD	Extensive history for personal violence offences, contravening AVO, stalking, intimidation, assault, reckless wounding, threaten witness, BES	“One of the most extreme cases of sadistic sexual violence perpetrated against a woman seen in this Court” - attacked female partner over 11-hour period - attempted to burn complainant - brutally physically and sexually assaulted - left complainant in a deserted area bleeding – complainant required surgery. History of family breakdown and State intervention – childhood sexual abuse - overall intellectual functioning in bottom 2% - Mild Intellectual Development Disability – Antisocial Personality Disorder - Substance Use Disorder – <i>Bugmy</i> principles – rehabilitation extremely poor - risk of reoffending medium–high CCA: error in applying wrong Maximum Penalty for Intimidation offence and Standard Non-Parole periods for s.33(1)(b) offences – however, no lesser sentence warranted

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
25.	Benn (23-27) [2023] NSWCCA 24	2 x s.66C(3) s.66EB 21 x s.61I 5 x s.61J 4 x s.61L	PG (25%)	40y NPP 30y	AA 35y NPP 26y 3m	Nil	Offences committed on 14 females aged 15-28y over four years – met complainants through social media – met complainants for social interaction then forced various forms of sexual activity and intercourse against consent - first complainant aged 15y – several complainants assaulted in their homes using violence and threats – offending escalated over time Lack of insight and remorse – no causal connection between offending and mental health issues – good character of little value On appeal: misstated maximum penalty for one offence – resulted in excessive indicative sentence for finding of objective seriousness
26.	Astill [2024] NSWCCA 118	5 x s.61J 14 x s.61M(1) 3 x s.61O(1A) 5 x Misconduct in public office 7 x Misconduct in public office	VG PG (10%)	23y NPP 15y 4m	AD		Senior Corrective Services officer committed offences against 9 female prisoners over several years – deliberate, repetitive and systemic pattern of conduct – all complainants extremely vulnerable – gross and continuing breach of trust Little insight – no remorse On appeal – sentence heavy but not excessive

Last updated: Jul 2024

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
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
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 in company	s.61D(1B)	21.2.1988 – 17.3.1991	10 years
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
Indecent assault	s.61L	17.3.1991 – 1.12.2018	5 years
Aggravated indecent assault (victim with a cognitive impairment)	s.61M(1)	17.3.1991 – 1.12.2018	7 years
Act of indecency on person 16y or above	s.61N(2)	1.7.1995 – 1.12.2018	18 months
Sexual intercourse with child between 10y and 16y	s.66C(1)	23.3.1986 - 13.6.2003	8 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
Procuring child under 16 years for unlawful sexual activity	s.66EB(2)	18.1.2008 - Active	12 years – 15 years if child under 14y
Record intimate image without consent	s.91P	25.8.2017 - Active	3 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.