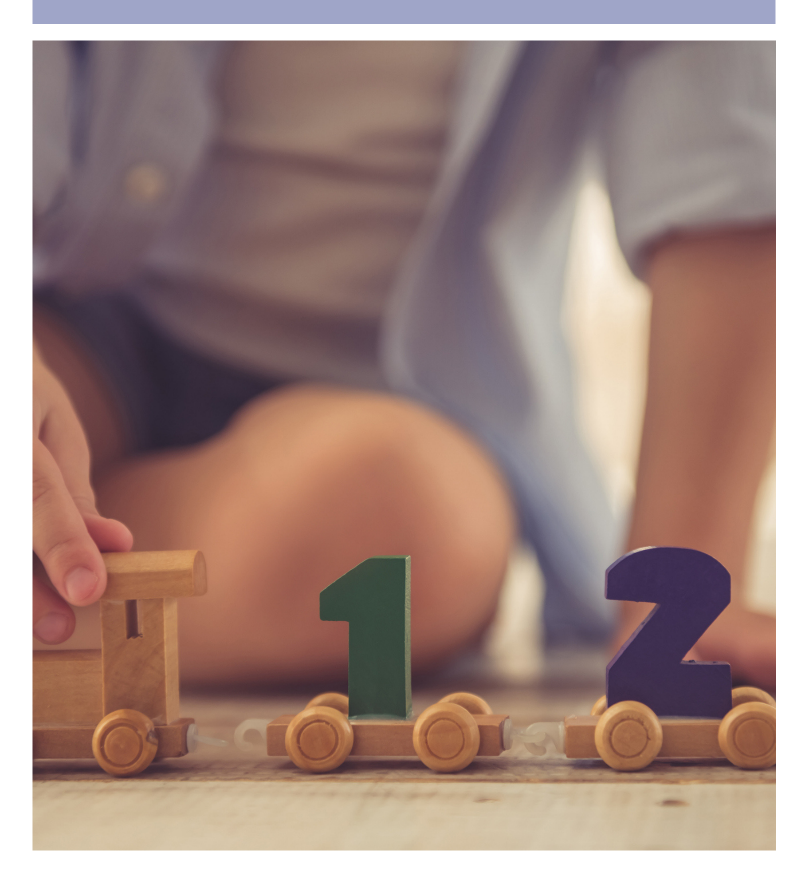
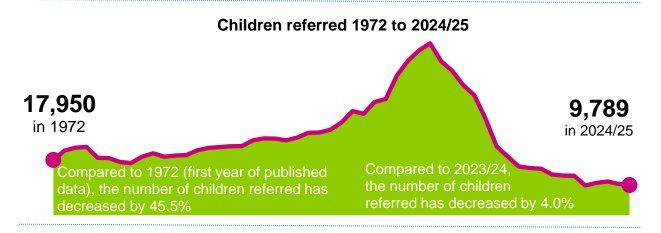
# STATISTICAL ANALYSIS 2024/25



ADMINISTRATION



# Statistical Analysis 2024/25 - at a glance



# Children within this report

The statistics within this report cover **17,353** children within the Children's Hearings System in 2024/25. Of these children:

**9,789** were referred to the Children's Reporter

503 had Child Protection Orders

9,539 had Reporter decisions

1,758 had Pre-Hearing Panels

9,385 had Children's Hearings

2,409 had court callings

1,853 had Compulsory Supervision Orders made

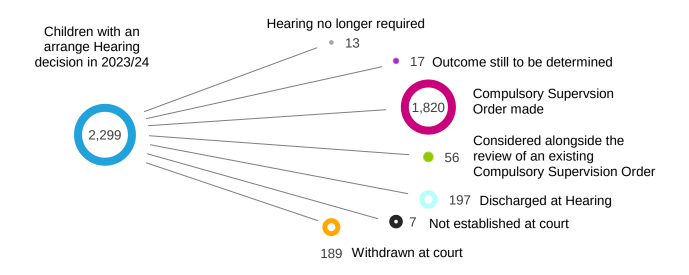
1,960 had Compulsory Supervision Orders terminated

250 had appeals concluded or abandoned

Many children will be included in more than one of the splits above i.e. a child with a Compulsory Supervision Order made count will be included in that count and also the children with Children's Hearings count. The 17,353 total counts each child once.

#### **Ground disposals at Children's Hearings**

In the prior Statistical Analysis, 2023/24, 2,299 children had Reporter decisions to arrange a Children's Hearings on new grounds of referral. The visual below tracks these decisions forwards to show their outcomes. It should be noted that this is a simplified visual as it excludes any double counting and only shows the furthest point in a child's case, for instance, if there were two grounds and one was withdrawn at court and the other had a Compulsory Supervision Order made, it will only be counted as an order made.



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This statistical analysis is supported by our online statistical service which provides more in-depth information about individual local authority areas. All the information is available on our website <a href="https://www.scra.gov.uk">www.scra.gov.uk</a>.

#### Introduction

#### What do these statistics include?

This report presents the Scottish Children's Reporter Administration's (SCRA's) full statistical analysis on children involved in the Children's Hearings System between 1 April 2024 to 31 March 2025. This is an Official Statistics publication, and the data has been produced using sound, proven and robust methodologies. In general, the children reported on within these statistics are aged between 0 and 15. There are however two exceptions to this:

- The age of criminal responsibility in Scotland has been raised to twelve years (from eight) under the Age of Criminal Responsibility (Scotland) Act 2019. The Act was enacted on 17 December 2021. As a result, the police cannot charge a child with committing an offence after that date, if the child was under 12 at the time of the offence. Prior to 17 December 2021, the police could charge any child aged 8 or over with an offence. However, after 29 November 2019, the reporter could not then arrange a Children's Hearing for that child on offence grounds. Although the police cannot charge a child with committing an offence when under 12, the police may still refer the child to reporter because of concerns about the child's behaviour; and
- Children aged sixteen and seventeen years can be referred to the Reporter if they:
  - are still subject to Compulsory Supervision Orders;
  - are remitted by a court; or
  - had an open case which was received prior to their sixteenth birthday.

This only applies to a small number of children, therefore age graphs within this report will always show a significant decrease between profiles for children aged under sixteen and those sixteen or over. To make this distinction more apparent, children aged sixteen and seventeen years are combined to provide an age group of 16+ years in this report.

Information about the changes seen within the Children's Hearings System since 2003 is available through a research report released in 2018. The research aimed to answer the following question: Has child protection in Scotland become more complex over time, and if so, how? It can be found here: <a href="Complexity">Complexity</a> in the lives of looked after children and their families.

#### How is this report structured?

This report is designed to follow the process by which a referral for a child is received by SCRA through to a final outcome being made either by the Reporter or by a Children's Hearing. This is based upon the following path:

- Referral for a child received by the Reporter because of concerns about them:
- Reporter investigation into the child's case including seeking relevant information from partner agencies;
- Reporter decision as to whether the child requires compulsory measures of supervision based on the information received; and
- Children's Hearing decision on whether compulsory measures of supervision are necessary (in respect of the child) to protect the child and/or address their behaviour. This may also involve:
  - the requirement to convene a Pre-Hearing Panel to consider any special arrangements needed for the Children's Hearing;
  - applications to the Sheriff to determine the grounds of referral; and
  - interim orders granted at Children's Hearings and at court to protect the child during the process.

The process is complex as a child can already be subject to a Compulsory Supervision Order at the point of referral and this will be considered within the decision-making process. Compulsory measures also only last for specific time periods and as such must be reviewed. This can be seen through the breakdown of Children's Hearings on page 20.

Finally, children and/or their relevant persons can appeal to the Sheriff against decisions made by Children's Hearings. Applications can also be made to the Sheriff to terminate or vary the conditions on a Child Protection Order.

# Special data note for 2024/25

While the impact of the Coronavirus pandemic within 2024/25 is not significant on the data contained within this report any conclusions drawn from the data presented in terms of comparisons with prior years should be treated with caution.

#### The Children's Hearings System during Coronavirus

The Coronavirus (Scotland) Act 2020 introduced several measures aimed to alleviate pressures on the Children's Hearings System. The most significant areas in terms of this report were as follows:

- Removing the requirement for 2nd working day Children's Hearings for Child Protection Orders;
- Extending Compulsory Supervision Orders for an additional 6 months (over and above the standard 12-month limit); and
- Extending the length that interim orders could be made for from 22 to 44 days.

Further details on the legal changes can be found here: <u>Coronavirus legislation – changes to the law - SCRA.</u>

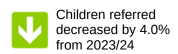
Details around the use of these provisions can be found here: Coronavirus - Children's Hearings data.

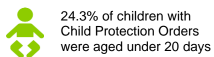
The ability to utilise the measures outlined above expired on the 30<sup>th</sup> September 2021. After that time, 2<sup>nd</sup> working day Hearings were required, Compulsory Supervision Orders needed to be reviewed at least every 12 months and interim orders could only last 22 days.

#### Children referred

This section presents information about the numbers of children referred to SCRA over the period 1st April 2024 to 31st March 2025 with comparisons to prior years. It looks at the reason for referral and profiles by age and sex of those children referred.

#### **Key facts:**





14 was the most common age for referral to the Reporter

# Children referred to the Reporter

In 2024/25, 9,789 children in Scotland were referred to the Reporter:

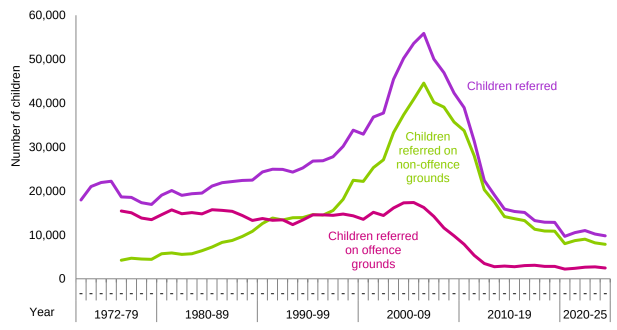
- 7,839 on non-offence grounds; and
- 2,447 on offence grounds<sup>1</sup>.

The figure of 9,789 children referred to the Reporter in 2024/25 equates to 1.1% of all children in Scotland<sup>2</sup>. Of this, 0.9% of all children were referred on non-offence grounds. 1.0% of all children aged between twelve and sixteen years were referred on offence grounds.

The number of children referred to the Reporter has decreased for the second year. This is only the second year where the number of children referred to the Reporter has been below 10,000. The other year was 2020/21 which was heavily influenced by the pandemic.

Figure 1.1 illustrates the changing trends within the system over time. Operational processes and counting methodologies have changed over time but overall trends are broadly comparable. Year-on-year figures from 2003/04 onwards can be seen on the <a href="Online Statistical Dashboard">Online Statistical Dashboard</a> including splits at a local authority level and rates per head of population.

Figure 1.1 Children referred, by year\*



<sup>\*</sup> Please note that offence and non-offence splits are unavailable prior to 1976.

<sup>1</sup> These figures include 497 children who were referred on non-offence and offence grounds.

<sup>2 %</sup> of population aged under 16 years, based on mid-year estimates for 2023 from the National Records of Scotland.

The 4.0% decrease in children referred from 2023/24 levels was due to 408 fewer children being referred. There were 357 fewer children referred on non-offence grounds (a decrease of 4.4%), and 254 fewer children referred on offence grounds (a decrease of 9.4%).

Increasing referral rates were seen in the years leading up to 2006/07. One of the most significant factors in this increase was police referrals for children from families where there had been an incident of domestic abuse. The volume of such referrals created massive demands within the system and led to concerted efforts by partner agencies to reduce referrals where there was no need for compulsory measures of supervision. It is important to note that there was no suggestion that these children did not require help or support, rather that there was no need for it to be provided on a compulsory basis.

There are certain types of referrals that indicate greater or immediate concern about the child's safety or behaviour. These include Child Protection Orders and Joint Reports.

#### **Child Protection Orders**

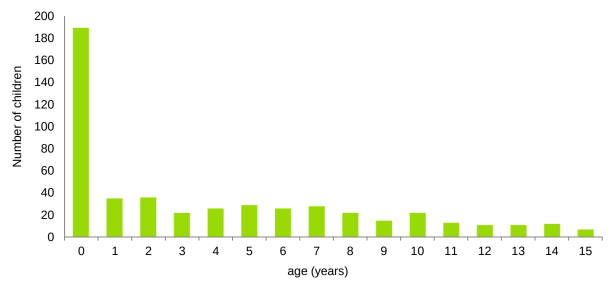
A Sheriff may grant a Child Protection Order to address emergency and/or high-risk situations where measures need to be put in place immediately to protect a child. The granting of this order requires the child to be removed to (or kept in) a place of safety away from home. For this to be considered, a child must be at risk of significant harm.

Table 1.1 Children with Child Protection Orders, by year

	2021/22	2022/23	2023/24	2024/25
Number of children	479	442	478	503

The number of children with Child Protection Orders increased in the year (up 5.2%). Proportionately, more Child Protection Orders are granted for very young children (especially new-born babies), than any other age, reflecting their high risk and vulnerability and requirement for immediate protection.

Figure 1.2 Children with Child Protection Orders granted, by age, in 2024/25



Of the 503 children with Child Protection Order referrals received in 2024/25, 122 (24.3%) were aged under 20 days at the date of receipt, 189 (37.6%) were aged under one year and 224 (44.5%) were aged under two years.

#### Joint reports to the Reporter and Procurator Fiscal

Where a child is alleged to have committed an offence described in the Lord Advocate's Guidelines<sup>3</sup>, the police will make a joint report to the Procurator Fiscal (PF) and the Reporter. Following discussion with the Reporter, the PF will decide whether to deal with the case or refer it to the Reporter.

For children aged under 16, only the most serious alleged offences result in joint reports. As per the note on page 4, some children aged 16 and 17 can be referred to the Reporter under certain circumstances. When the police charge these children with an alleged offence, they will usually be the subject of a joint report to both the PF and the Reporter, followed by a discussion about who will deal with the offence. In certain limited circumstances, (in terms of the Government's Early and Effective Intervention Framework) offences committed by 16 and 17 year olds may only be referred to the Reporter, but also if the offence is particularly minor, the police can decide to take no formal action or use Police Direct Measures.

Joint reports can be categorised into two distinct groups; joint reports where a child has been taken into custody by the police; and joint reports with no custody element.

There are significant issues with joint reports as we are unable to establish a robust methodology for counting these. Therefore this data should be considered as experimental statistics rather than of official statistical quality. Please see the data quality note around joint reports on page 33.

Table 1.2 Number of children with joint reports to the Reporter and PF, by year

Type of joint report	2021/22	2022/23	2023/24	2024/25
Children - not in custody	1,224	1,299	1,322	1,299
Children - in custody	53	35	30	34
Total children with joint reports	1,233	1,309	1,329	1,302

In 2024/25, 1,302 children had 3,218 joint reports. Of these, 46.3% (1,489) were for children aged 16 or over while 53.7% (1,729) were for children aged under 16. Most joint reports were made while the child was not in custody, 1,299 children with 3,149 reports, (several had joint reports on more than one occasion).

Of these joint reports where the PF had made a decision, 76.4% of cases were subsequently referred to the Reporter. For a small number of joint reports, the decision can be split in that some charges will be referred to the Reporter and some will stay with the PF. In addition, 69 joint reports were made for 34 children in custody. Of those joint reports where the PF had made a decision, 67.7% of cases were retained by the PF.

Table 1.3 Joint reports to the Reporter and PF in 2024/25, by decision and age at receipt

Type of joint report	12	13	14	15	16+	Total
Joint reports where child not in custody	63	198	541	898	1,449	3,149
Referred to Reporter	55	163	408	609	966	2,201
Retained by Procurator Fiscal	3	20	81	162	398	664
Decision pending	7	17	55	136	95	310
Joint reports where child in custody	0	3	9	17	40	69
Referred to Reporter	0	2	2	4	13	21
Retained by Procurator Fiscal	0	1	6	13	24	44
Decision pending	0	0	1	0	3	4
Total joint reports	63	201	550	915	1,489	3,218

Table 1.3 shows joint reports by age at receipt and decision. Joint report numbers generally increase by age.

<sup>3</sup> Reporting to Procurator Fiscals of Offences Alleged to have been Committed by Children

#### Age of children referred

The most common ages for children to be referred to the Reporter remain 14 and 15 years. The most common ages for children to be referred on non-offence grounds were 13 and 14 years, as shown in figure 1.3 below, with a particular increase seen between the ages of 12 and 13 years. This is in line with prior years, the exception being 2021/22, where under 1 was the most common age for referral on non-offence grounds. Children referred on offence grounds is highest for ages 14 and 15. The offence profile will look slightly different from years before 2022/23 due to the implementation of the Age of Criminal Responsibility (Scotland) Act 2019. More information on this can be found on page 4.

Overall, 14 is the most common age for referral, with 1,443 children referred at this age in 2024/25.

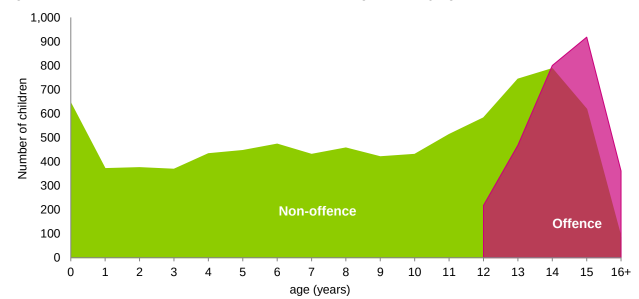


Figure 1.3 Children referred on offence and non-offence grounds, by age, in 2024/25

#### Sex of children referred

The number of females referred to the Reporter decreased by 4.4% (from 4,373 to 4,179) while the number of males decreased by 3.8% (from 5,805 to 5,585). These changes occurred due decreases for females and males referred on non-offence grounds (4.3% and 4.6% respectively) and for females and males referred for offence grounds (down by 12.5% and 8.2% respectively)<sup>4</sup>.

Table 1.4 Sex of	children	referred in	2024/25,	by	referral type

	Non-o	Non-offence*		Offence*		ounds
F = Female M = Male	F	M	F	M	F	M
Number of children	3,741	4,075	603	1,840	4,179	5,585
Proportion by sex	47.7%	52.0%	24.6%	75.2%	42.7%	57.1%
Change from 2023/24	-4.3%	-4.6%	-12.5%	-8.2%	-4.4%	-3.8%

<sup>\*</sup> Some children were referred on both offence and non-offence grounds. These totals count every child referred to the Reporter during the year once.

<sup>4</sup> The sex of twenty five children referred was not recorded or was not known. These children are excluded from the table above.

#### Age and sex of children referred

Females 2024/25

In line with Child Protection Orders, significant numbers of children were referred in 2024/25 before their first birthday. For the majority of children who were aged under one year, the principal concern identified in the referral related to a lack of parental care or having close connection with a person who has carried out domestic abuse. Referral rates then remain reasonably consistent before increasing from ages 12 to 15 years.

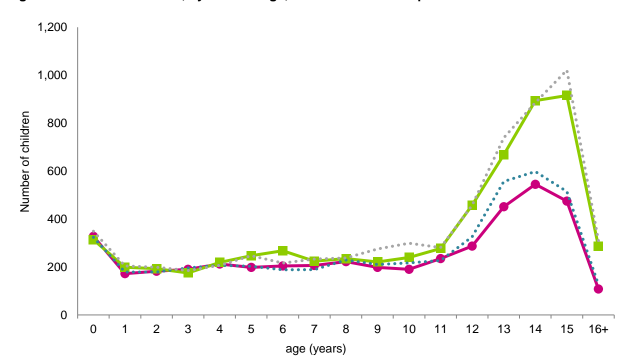


Figure 1.4 Children referred, by sex and age, in 2024/25 with comparison to 2023/24

Figure 1.4, above, shows a similar pattern between the years with the decreases in referrals between 2023/24 and 2024/25 mainly seen for children aged nine and over. Overall, the patterns by age of males and females referred is consistent. For under 2s, there has been a decrease from 2023/24 for both males and females. There were 483 females referred aged under 2 years, down 1.8% from 492 in 2023/24. There were 497 males referred aged under 2 years, down 7.1% from 535 in 2023/24.

Males 2024/25 •••• Females 2023/24

#### Offence ground profiles

In 2024/25, 2,447 children aged between twelve and seventeen years were referred to the Reporter on offence grounds. These children were referred for 11,978 alleged offences on 6,466 referrals. The offences have been mapped to the police crime groupings<sup>5</sup> to provide consistency with other publications. Please note, these groupings have been updated in 2023 by the Scottish Crime Recording Board and the data below reflects these new groupings to ensure consistency between years.

Table 1.5 Number of alleged offences by police crime grouping and year

Police offence code group	2021/22	2022/23	2023/24	2024/25
Non-sexual crimes of violence	2,899	3,285	3,862	3,302
Sexual crimes	435	542	422	383
Crimes of dishonesty	1,238	1,880	2,427	2,293
Damage and reckless behaviour	1,661	1,996	2,077	1,706
Crimes against society	1,181	1,381	1,529	1,608
Antisocial offences	1,882	1,881	2,062	1,678
Miscellaneous offences	196	257	259	228
Road traffic offences	325	480	560	780
Coronavirus restrictions	15	0	0	0
Total alleged offences	9,832	11,702	13,198	11,978

Within these groupings, the most common types of alleged offences were threatening or abusive behaviour, assault and shoplifting. The Reporter has the power to change the type of alleged offence based upon information received during the course of an investigation.

Figure 1.5 shows that children with two to five alleged offences (43.3%) is the most common profile in 2024/25 followed by children with a single alleged offence in the year (35.1%). Children with six to nine alleged offences (9.7%) and ten or more alleged offences (12.0%) make up the remainder of the profile.

Figure 1.5 Number of alleged offences per child referred on offence grounds in 2024/25



<sup>5</sup> Further detail on crime groupings can be found here: Scottish Crime Recording Standard: Crime Recording and Counting Rules.

#### Victim information service

SCRA provides an information service to people affected by harmful conduct, or offences committed by children and young people across Scotland.

The Principal Reporter has powers to give victims the opportunity to receive information about the outcome of offences against them by a child, whilst also protecting the child's right to confidentiality. In addition, the Principal Reporter can give a similar opportunity to victims of seriously harmful behaviour by children aged under 12.

The principles of SCRA's Victim Information Service are:

- To provide victims of offences or harmful behaviour with access to routine information about the Children's Hearings System; and
- To provide specific information to victims (and others specified, such as insurance companies of victims) about what has happened to the referral to the Reporter; and
- To protect the right of the child to confidentiality.

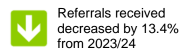
The process involves the victim of an offence or seriously harmful behaviour being identified from the police report when the child is referred to the Reporter. Victim Information Co-ordinators then write to victims at the initial stage of our investigation. On receiving this initial letter, victims can then opt in to receive further information regarding key stages of the investigation and the final decision.

Victim Information Co-ordinators also provide the point of contact for requests for information from the Criminal Injuries Compensation Authority and insurance companies.

# Referrals to the Reporter

This section presents information about the numbers of referrals received by SCRA over the period 1st April 2024 to 31st March 2025 with comparisons to prior years. It looks at the types of referral, the source of referrals and whether the child was subject to compulsory measures of supervision when the referral was received.

#### **Key facts:**





76.1% of referrals were from the police



of referrals received were for children not subject to a Compulsory Supervision Order

#### Referrals received

In 2024/25, 16,847 referrals were received by the Reporter, this was a 13.4% decrease from 2023/24 levels. Non-offence referrals decreased by 12.4% to 10,381 while offence referrals decreased by 15.1% to 6,466. The changes seen in non-offence and offence referrals are due to changes in volumes from the police who as noted above are the main source of referrals to SCRA.

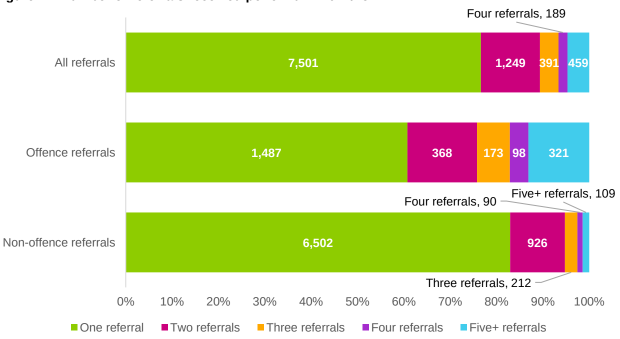
Prior to 2021/22, non-offence referrals had decreased annually since 2006/07, the exception to this being a slight increase in 2015/16. Full details of referral rates alongside other SCRA statistics over time can be accessed through SCRA's <u>Online Statistical Dashboard</u>.

Table 2.1 Numbers of referrals received, by type and year

Type of referral	2021/22	2022/23	2023/24	2024/25
Offence	5,474	6,498	7,615	6,466
Non-offence	12,795	13,406	11,847	10,381
Total referrals	18,269	19,904	19,462	16,847

Referrals per child varies depending on the type of referral. For non-offence referrals, 82.9% had a single referral in the year, this compares with 60.8% of children referred on offence grounds having a single offence referral in the year. Overall, most children (76.6%) were referred only once in the year, with 4.7% referred five or more times. The number of referrals received per child in 2024/25 is shown in Figure 2.1.

Figure 2.1 Number of referrals received per child in 2024/25



#### **Referrals received by Compulsory Supervision Order status**

In most cases, the child was not subject to a Compulsory Supervision Order at the point of referral, see Figure 2.2. Overall, 25.9% of referrals received (4,365) were for children subject to a Compulsory Supervision Order at the point of referral. This was the case for 12.6% of non-offence referrals (1,309) and 47.3% of offence referrals (3,056). This reflects Early and Effective Intervention guidance that says that there is a presumption that where the police charge a child on a Compulsory Supervision Order with an offence, they will refer the child to the Reporter. Page 24 contains more information about Compulsory Supervision Orders.

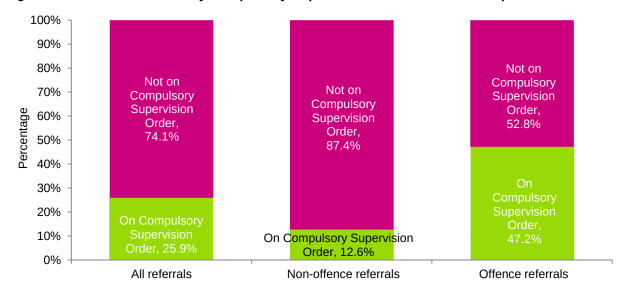


Figure 2.2 Referrals received by Compulsory Supervision Order status at receipt in 2024/25

Males were more likely to be subject to a Compulsory Supervision Order at the point of receipt of a referral (27.2%) than females (23.9%). The difference is mainly because a greater proportion of referrals for males are on offence grounds than for females; and children referred on offence grounds are more likely to be subject to a Compulsory Supervision Order at the receipt of the referral than is the case for non-offence referrals.

#### Source of referrals

The police are the main source of referrals, comprising 76.1% of all referrals to the Reporter in 2024/25 - 99.9% of all offence referrals and 61.2% of all non-offence referrals. This was a decrease of 3.6 percentage points in the proportion of non-offence referrals from the police from last year.

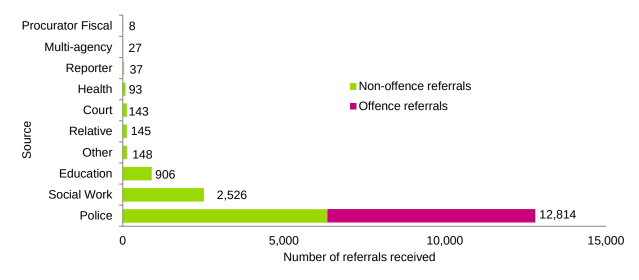


Figure 2.3 Referrals received by source in 2024/25

# Reporter decisions on children referred

This section presents information about the investigations Reporters within SCRA undertake with partner agencies to make decisions on children's cases along with the grounds of referral and the decisions which have been made over the period 1st April 2024 to 31st March 2025.

#### **Key facts:**



of children had a Reporter decision to arrange a Hearing

# 'Compulsory Supervision Order not necessary and refer to local authority'

was the most common Reporter decision with 33% of children with Reporter decisions having this decision in the year.

#### Reporter investigations

Reporters investigate where necessary, when a referral is received, to assist them in considering the likely need for compulsory measures. They do so by obtaining information on the child and their circumstances from relevant agencies. Some of this information may now be provided at the point of referral rather than requiring to be requested. There is a wide network of partner agencies that Reporters can ask for information, with the main agencies outlined in Table 3.1.

Table 3.1 Number of information requests by the Reporter, linked to investigations, by receiving agency

Agency	2021/22	2022/23	2023/24	2024/25
Social Work	5,773	6,151	6,182	5,216
Education	1,589	1,812	1,602	1,389
Health	451	426	431	378
Other	37	31	25	51
Total requests	7,850	8,420	8,240	7,034

Reports are now linked to investigations, so the data above only includes those report requests within an investigation. Therefore, the numbers are not comparable with data published prior to 2021/22 where many report requests were linked to reviews of Compulsory Supervision Orders.

The level of information required in each report can vary significantly. For social work requests, depending on the report type, the Reporter can request anything from background information about the child referred, to a comprehensive assessment of the child's situation that would involve social work contacting the family as well as any other agencies involved in the child's upbringing.

In many areas the GIRFEC approach means that where the Reporter requests a comprehensive report, it is always a multi-agency assessment that is provided through social work, a practice which significantly impacts the number of single agency assessments received.

Education authorities can be asked by the Reporter to provide information about a child's attendance at school or about their behaviour.

Health (utilising information from health visitors, community psychiatric nurses and Children and Adolescent Mental Health Services) can provide relevant information on the impact on the child or family of particular health issues. The information that health visitors provide can indicate if the child is failing to thrive (through growth centiles and developmental measures).

The family is invited to provide any relevant information when they are notified that a referral has been received by the Reporter. This allows the family to inform the Reporter of any factors that may affect a Reporter decision on the referral i.e., any changes in circumstances or any measures the family have taken as a result of the referral. Following the incorporation of the UNCRC into Scots law<sup>6</sup> the child will be given the opportunity to express a view on the decision the reporter may make, unless there is a reason for not writing to the child.

<sup>6</sup> UNCRC (Incorporation) (Scotland) Act 2024.

#### Reporter decision making

Once any required information has been received, the Reporter will analyse the situation and make a decision about whether to arrange a Children's Hearing based on:

- whether a section 67 ground applies in relation to the child i.e., whether there is sufficient evidence such that there is a realistic prospect of the ground being proven in court; and
- whether, if sufficient evidence exists, it is necessary to have compulsory intervention in the child's life.

Where the Reporter has arranged a Children's Hearing, they will, if they have not previously done so, request a report for information about the child from the local authority.

Reporters have other options available to them to find the right help for children. The other decisions that a Reporter may make in relation to a referred child include asking the local authority to provide voluntary advice, guidance and assistance to the child, and not arranging a Children's Hearing as the child is already subject to a compulsory order that is sufficient to address the child's needs. In addition, the Reporter will decide not to arrange a Children's Hearing if there is insufficient evidence of any ground or if the Children's Hearing would not have jurisdiction over the child.

Table 3.2 Number of children with Reporter decisions in 2024/25\*, by decision

Reporter decision	Non-offence	Offence	Total
Arrange a Children's Hearing (on new grounds)	2,377	37	2,406
No Hearing – Compulsory Supervision Order not necessary	1,610	830	2,398
No Hearing - Compulsory Supervision Order not necessary and refer to LA	2,481	792	3,180
No Hearing - Current order/measures sufficient	599	893	1,323
No Hearing - Insufficient evidence	761	109	860
No Hearing - Insufficient evidence and refer to LA	287	20	307
No jurisdiction	46	27	71
Total	7,656	2,425	9,539

<sup>\*</sup> Data in this table relates to cases decided in 2024/25 as opposed to referrals received in 2024/25.

In 2024/25, 25.2% of children (2,406) with cases decided had a Reporter decision to arrange a Children's Hearing on at least one referral. The most common decision was that a Compulsory Supervision Order was not necessary and to refer the child to the local authority (3,180 children (33.3%)). In many cases, for children who are referred for offending where the Reporter decides compulsory intervention is necessary, the Reporter adds an additional non-offence referral, and it is this which is taken to the Children's Hearing.

#### **Grounds assigned to referrals**

As noted above, when making a final decision in relation to a referral, the Reporter will select the ground which reflects the principal concern(s) about the child. These grounds are set out in section 67(2) of the Children's Hearings (Scotland) Act 2011 and are summarised in Table 3.3. The table also includes splits to show whether children were subject to a Compulsory Supervision Order at the point of referral. This table counts children with referrals decided in 2024/25 whereas prior to 2021/22, grounds have been reported on against referrals received. Please note, on our new case management system, if no ground applies, a ground doesn't have to be added. Table 3.3 shows the numbers of children with no grounds added.

'Lack of parental care' was the most common ground assigned by Reporters to children referred followed by 'offence', 'close connection with person who has carried out domestic abuse' and 'child's conduct harmful to self or others'.

<sup>\*\*</sup> The totals do not equal the sums as children can be referred more than once in the year and may have multiple Reporter decisions. The totals count each child once.

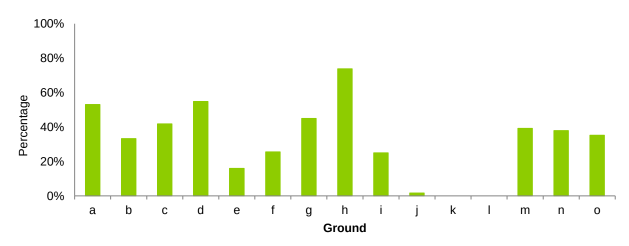
Table 3.3 Number of children with Reporter decisions in 2024/25, by section 67 ground and Compulsory Supervision Order status at the point of referral

Sect	ion 67 ground	On order	Not on order	Total
(a)	Lack of parental care	174	2,659	2,794
(b)	Victim of a Schedule 1 offence	44	448	491
(c)	Close connection with a Schedule 1 offender	25	299	323
(d)	Same household as a child victim of Schedule 1 offender	6	62	68
(e)	Exposure to persons whose conduct likely to be harmful to child	55	326	381
(f)	Close connection with a person who has carried out domestic abuse	65	1,288	1,341
(g)	Close connection with Sexual Offences Act offender - Parts 1, 4 & 5	0	40	40
(h)	Accommodated and special measures needed	0	42	42
(i)	Permanence order and special measures needed	0	4	4
(j)	Offence	744	1,785	2,425
(k)	Misuse of alcohol	4	15	19
(I)	Misuse of a drug	5	9	14
(m)	Child's conduct harmful to self or others	191	716	886
(n)	Beyond control of a relevant person	2	58	60
(o)	Failure to attend school without reasonable excuse	5	748	753
(p)	Pressure to enter into civil partnership (or same household as such a child)	0	0	0
(q)	Forced to marry (or same household as such a child)	0	<5	<5
	No grounds apply	119	1,364	1,482
Tota	l children referred*	1,181	8,613	9,539

<sup>\*</sup> A child may be referred to the Reporter more than once in the year on the same and/or different grounds and may be on a Compulsory Supervision Order at the point of referral at one time and not on a Compulsory Supervision Order at another. These totals count every child referred to the Reporter during the year once.

Different factors are considered by the Reporter when deciding whether to arrange a grounds Hearing for a child already subject to a Compulsory Supervision Order as opposed to those children not on an order. The percentage of children with arrange Hearing decisions by assigned ground where the child was not subject to a Compulsory Supervision Order is shown in Figure 3.1. Only very low numbers of children who are already on orders will have arrange Hearing decisions on new grounds, so these are excluded from the graph.

Figure 3.1 Percentage of children with a Reporter decision to arrange Hearing by ground in 2024/25 (where the child was not already on a Compulsory Supervision Order)



#### Non-offence ground profiles

The average ages of children referred on non-offence grounds are outlined below based on their age at referral receipt. The Reporter identifies the appropriate ground when making a final decision, to reflect the principal concern about the child's welfare. Grounds codes (p) and (q) are excluded due to low or zero counts. The grounds codes are described in full in Table 3.3 on page 17.

Figure 3.2 Average age of children with Reporter decisions on non-offence grounds in 2024/25

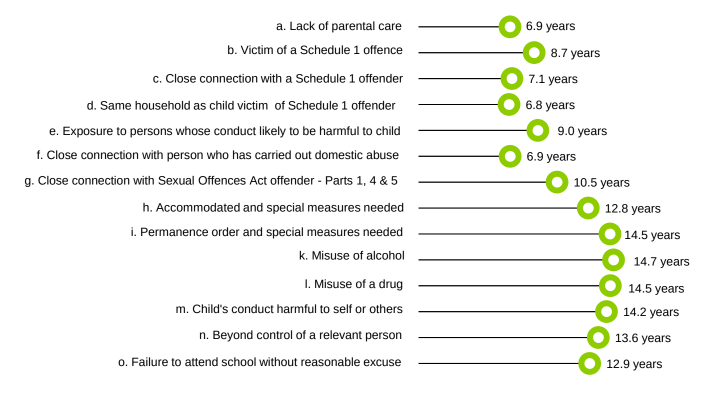


Figure 3.2 shows that in general, a - g grounds assigned by the Reporter have a younger average age and whist for other non-offence grounds the average age tends to be older.

For the most common ground assigned, lack of parental care, children of all ages were referred but numbers generally decreased with age. More children were referred in the first year of their life than any other age (412). This was 14.7% of the children with this ground assigned.

The number of children with 'f' ('close connection with person who has carried out domestic abuse') grounds assigned, again generally decreased with age. Very young children were more likely to have this ground assigned, with more referred in the first year of their life than any other age (158). This was 11.8% of children with this ground assigned.

Other grounds assigned, such as 'victim of Schedule 1 offence', and 'exposure to persons whose conduct is likely to be harmful to child' grounds were common throughout the childhood years.

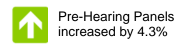
Older children were more likely to have grounds of, 'beyond control of a relevant person', 'child's conduct harmful to self or others', 'misuse of alcohol', 'misuse of a drug' and 'not attending school' grounds assigned. The most common age at referral for children with these grounds assigned was 14.

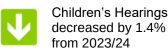
Whilst the patterns for these are similar to prior years, the low numbers, especially around drug and alcohol referrals makes it difficult to draw conclusions from the data.

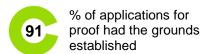
# Children's Hearings and court work

This section presents information about the work undertaken by Children's Hearings and courts (in relation to Children's Hearings) over the period 1st April 2024 to 31st March 2025 with comparisons to prior years. It also covers the reasons for Pre-Hearing Panels and Children's Hearings and the outcomes of court work.

#### **Key facts:**







# **Pre-Hearing Panels held**

Pre-Hearing Panels are convened before some Children's Hearings to consider any special arrangements needed for the Children's Hearing. These are:

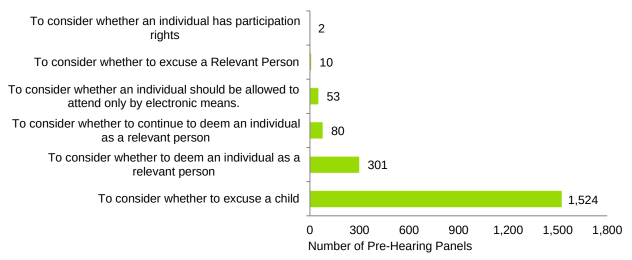
- whether to deem/undeem an individual as a relevant person;
- whether to excuse a child or relevant person from the obligation to attend the Children's Hearing;
- whether an individual has participation rights; and
- whether an individual should be allowed to attend only by electronic means.

The vast majority of Pre-Hearing Panels (82.7%) were convened to consider excusing a child. Pre-pandemic, this figure was around 87%. Under the Coronavirus Act provisions, Hearings could proceed without individuals being present, this part of the legislation was only repealed on 30<sup>th</sup> September 2022 so the partial year is reflected within the 2022/23 data in figure 4.1 and also the overall totals for 2021/22.

Table 4.1 Pre-Hearing Panels held, by year

	2021/22	2022/23	2023/24	2024/25
Number of Pre-Hearing Panels	328	963	1,767	1,843

Figure 4.1 Pre-Hearing Panels held, by reason\* in 2024/25



<sup>\*</sup> Children can have more than one reason considered at a single Pre-Hearing Panel. The totals in Table 4.1 count each Pre-Hearing Panel once.

In 2024/25, 1,843 Pre-Hearing Panels were held for 1,758 children, this is a 4.3% increase from the previous year. Some of this will be due to the longer term impact of the repeal of Coronavirus Act provisions. Prior to the pandemic, Pre-Hearing Panel numbers were between 3,800 to 3,900 so current volumes are still significantly lower. Figure 4.1 will not fully reflect the total number of decisions made in each category as Pre-Hearing Panel matters can also be considered at the start of a child's Hearing. This option of considering Pre-Hearing Panel matters at the start of a Children's Hearing has been much more common during and after the pandemic and associated restrictions.

#### Children's Hearings held

Children's Hearings decide whether compulsory measures of supervision are necessary (in respect of the child) to provide protection, support or guidance. The reasons for Children's Hearings being arranged are shown in Figure 4.2 below. The two most common reasons are: to review an existing Compulsory Supervision Order; or where the Reporter has decided, after investigating a referral to arrange a Hearing for the child to consider whether compulsory measures of supervision are required.

Table 4.2 Children's Hearings held, by year

	2021/22	2022/23	2023/24	2024/25
Number of Children's Hearings held	21,909	22,341	21,613	21,313

Figure 4.2 Considerations by Children's Hearings\* in 2024/25



<sup>\*</sup> Children can have more than one reason considered at a single Children's Hearing. The totals in Table 4.2 count each Hearing once. Some Children's Hearings may also consider Pre-Hearing Panel matters such as the deeming of relevant persons.

In 2024/25, 21,313 Children's Hearings were held for 9,385 children. This was a 1.4% decrease from 2023/24. The main reasons for the decreasing number of Children's Hearings are due to fewer review Hearings being required as the number of Compulsory Supervision Orders continues to decrease (see page 24). Despite this, review Hearings are the most common type of Hearing, with 60.7% of Hearings having this as a purpose in the year. The next most common purpose was to consider the statement of grounds, 27.0%, followed by considering the interim order, 12.5%.

Of the grounds Hearings, 2,095 had substantive (final) decisions, this means that either a Compulsory Supervision Order was made, the grounds were considered alongside a review of an existing Compulsory Supervision Order, or the grounds were discharged by the Hearing. More information about these can be found on page 25.

The 21,313 Children's Hearings were part of 16,074 Hearing slots in 8,594 Hearing sessions. A session is a block of time, usually the morning or afternoon, which panel members are allocated to for the purposes of making legal decisions for children. A slot is a specific time period within that, allocated to one or more children within a family and a Hearing is a count of each individual child within that slot.

Of the children with Children's Hearings in the year, 45.7% had a single Hearing, with 10.2% having five or more Hearings. SCRA are now able to record child attendance. While a small proportion of Hearings don't have attendance data, we have recorded that 4,424 children (47.1%) attended at least one Hearing in the year (excluding those Hearings with no attendance data) this was down 3.0pp from 2023/24. Children's Hearings can be held physically, with all attendees in the room, virtually, with everyone joining online or a combination of the two. In 2024/25, 62.4% of Hearings were solely physical and 12.8% being solely virtual and the remaining 24.8% a combination of physical and virtual.

#### Children's Hearings deferred

In most Children's Hearings, Panel Members can defer (postpone) the Children's Hearing until a later date if required. Overall, 23.1% of Children's Hearings (4,914) were deferred for 2,787 children, this was down 0.6pp on 2023/24. SCRA now capture the main reason for deferral. The most common reasons recorded for deferral in 2024/25 were; for the attendance of relevant person, 22.1%, followed by, Further report, assessment, update or information requested, 15.3% and Social work report not submitted in time, 9.6%. 108 deferred Hearings had no reason recorded. This was 2.2% of all deferred Hearings. These are excluded from the proportions of deferral reasons above but are included in the overall deferral counts.

# Children's Hearings unable to proceed

At a grounds hearing, the Children's Hearing may decide not to proceed and instead will require the Reporter to arrange another grounds Hearing. This will normally happen if the child has not attended and has not been excused in advance at a Pre-Hearing Panel, or if a relevant person has not attended. In 2024/25, there were 422 such decisions for 380 children.

#### **Child Protection Orders**

Many short-term decisions made by Children's Hearings will be to address emergency and/or high-risk situations where measures must be put in place to provide immediate protection, support or guidance. These may include Children's Hearings arranged as a result of the Sheriff granting a Child Protection Order.

In 2024/25, Children's Hearings considered the cases of 498 children with Child Protection Orders under sections 45 or 46 of the Children's Hearings (Scotland) Act 2011. Of these, 243 Child Protection Orders were continued, 252 were continued and varied and five were terminated (two children had more than one CPO in the year).

#### **Interim orders**

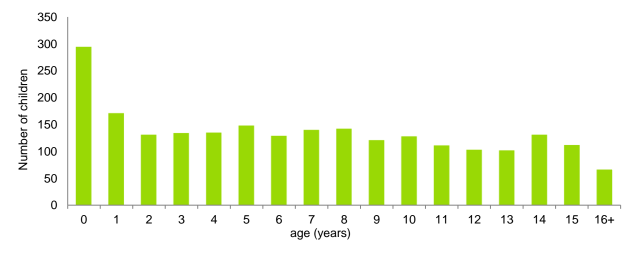
Interim orders in the form of Interim Compulsory Supervision Orders can be used to protect the child whilst grounds for referral are in the process of being determined at proof. Interim Variations of Compulsory Supervision Orders can also be made which can change the measures attached to a current Compulsory Supervision Order. Children's Hearings made, varied, or continued 5,663 interim orders as defined under sections 86 and 140 of the Children's Hearings (Scotland) Act 2011 for 2,058 children in 2024/25.

Table 4.3 Children with interim orders, by year

	2021/22	2022/23	2023/24	2024/25
Number of children	2,200	2,064	2,076	2,058

Interim orders numbers are highest for children aged under one but are also common for all age groups. Eighteen fewer children had interim orders made by Children's Hearings than was the case in 2023/24 (down 0.9%).

Figure 4.3 Children with interim orders made by Children's Hearings, by age, in 2024/25



#### Safeguarder appointments

A Children's Hearing must consider whether to appoint a Safeguarder to provide them with a report that will help with making a decision in respect of the child. In 2024/25, there were 808 decisions to appoint a Safeguarder at Children's Hearings and Pre-Hearing Panels, nine more than in 2023/24.

#### Non-disclosure requests

A non-disclosure request may be made by any person. The request must specify what information within the Children's Hearing (or Pre-Hearing Panel) papers is to be withheld from whom, and why. The Reporter must withhold the specified information from the specified individual and refer the request to the Children's Hearing (or Pre-Hearing Panel). The Children's Hearing (or Pre-Hearing Panel) will decide whether to agree to the request. In 2024/25, there were 141 Children's Hearings or Pre-Hearing Panels which considered non-disclosure requests (three fewer than 2023/24).

#### Measures and directions

Compulsory Supervision Orders and Interim Compulsory Supervision Orders must specify which local authority is the implementation authority and must include at least one of the measures listed in section 83(2) of the Act.

In 2024/25, a total of 11,010 Children's Hearings made a decision which included in the order a contact direction regulating contact between the child and a specified person or class of persons. These directions may include frequency and duration of contact, and whether it is to be supervised by another person. 9,440 of the 11,010 Children's Hearings included such a direction. In addition, 3,463 included a direction that the child should have no contact with a specified person or persons (1,893 Children's Hearings had both types of decision).

Other measures made by Children's Hearings are as follows:

10,410 made a decision which included a measure requiring the child to reside at a specified place;

1,859 made a decision which included a measure requiring the child to reside at a place of safety away from the place they predominantly reside (for interim orders only):

3,223 made a decision which included the measure that the implementation authority must provide appropriate support and supervision to the child;

962 included a measure that the child must comply with another specified condition; and

384 included a measure that the implementation authority carry out specified duties.

#### Statement of grounds

Where the Reporter arranges a grounds hearing for a child, the Children's Hearing can only consider whether compulsory measures are required for the that child if the statement of grounds is accepted and understood by the child and any relevant persons.

If the child and/or their relevant persons do not accept some or all of the statement of grounds for referral which form the basis of the Children's Hearing, or the child is unable to understand the grounds, the Children's Hearing may direct the Reporter to apply to the Sheriff to determine whether the statement of grounds for referral is established (sections 93 and 94 of the Children's Hearings (Scotland) Act 2011).

In 2024/25, 2,401 children had statements of grounds considered by a Children's Hearing. For 2,072 of these children, the Children's Hearing directed the Reporter to apply to the Sheriff to determine whether the ground for referral is established on at least one occasion in the year (a small number of children can have more than one grounds statement in a year).

#### Applications to the Sheriff for proof

Overall, 1,925 applications were determined for 1,900 children in 2024/25 and 91.1% were held to be established by the Sheriff.

When an application to the Sheriff for proof has been established, the grounds are referred back to a Children's Hearing to decide what/if compulsory measures are necessary.

Table 4.4 Applications to the Sheriff for proof determined, by year

	2021/22	2022/23	2023/24	2024/25
Number of applications determined	2,072	1,976	2,001	1,925

The number of concluded applications for proof decreased by 3.8% from the previous year. Applications for proof may require several callings (court dates) before the application is determined.

Table 4.5 Average working days for proofs to be determined, by year

	0-19	20-39	40-59	60-79	80-99	100+
2024/25	421	391	367	295	140	311
2023/24	443	403	316	257	169	413

The average length of time for proof applications to be determined from the first to the final court calling dates are shown in the table above.

Table 4.6 Number of callings for proofs to be determined, by year

	1	2	3	4	5	6	7	8	9	10+
2024/25	279	323	327	335	262	160	85	56	25	73
2023/24	278	338	335	293	282	152	134	54	35	100

The number of court callings for proofs to be determined are profiled in table 4.6 above. Tables 4.5 and 4.6 show that in many cases, proofs can be determined within one or two callings and within 40 working days, but a significant number can take a longer time and take multiple callings.

Including applications not yet determined, there were 8,223 callings recorded for 2,409 children in 2024/25. 185 children attended at least one court calling in the year.

As with interim orders and Child Protection Orders, numbers are highest for children aged under one. The age at determination of the application for children is shown in Figure 4.4 below.

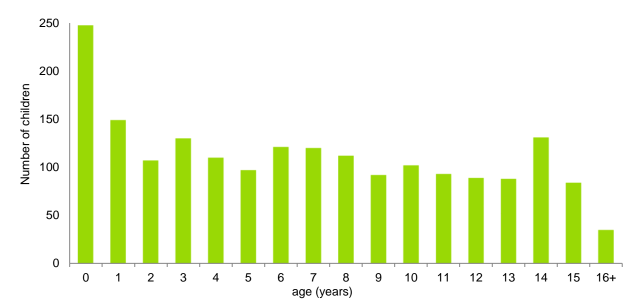


Figure 4.4 Children with applications determined, by age, in 2024/25

## Applications to the Sheriff to consider interim orders

Interim orders in the form of Interim Compulsory Supervision Orders can be used to protect the child whilst grounds for referral are in the process of being determined at proof.

At the conclusion of a proof at which the Sheriff has found the statement of grounds for referral to be established, the Sheriff can also make an Interim Compulsory Supervision Order, or, if the child is already the subject of a Compulsory Supervision Order, can make an Interim Variation of the Compulsory Supervision Order to change the measures attached to the current order. Sheriffs made, varied, or continued 4,912 interim orders in 2024/25 for 1,244 children. This is a 4.0% drop in interim orders but for the same number of children.

Table 4.7 Children with court interim orders, by year

	2021/22	2022/23	2023/24	2024/25
Number of children	1,273	1,232	1,244	1,244

# **Compulsory Measures of Supervision**

This section presents information about Children's Hearings decisions and Compulsory Supervision Orders in force in 2024/25. It also covers the number of secure authorisations, movement restriction conditions and non-disclosure measures put in place by Children's Hearings in 2024/25 with comparisons to previous years.

#### **Key facts:**



Compulsory Supervision Orders have decreased for the fifteenth consecutive year

# **14 and 15 years**

are the most common ages for children to have Compulsory Supervision Orders

#### Children's Hearings decisions on grounds

Compulsory Supervision Orders are the most common form of compulsory intervention made by Children's Hearings. They are also the only longer-term option available to Children's Hearings. It is the statutory responsibility of local authorities to implement Compulsory Supervision Orders.

At Children's Hearings in 2024/25, 1,853 children had a new Compulsory Supervision Order made. This includes orders made as a result of new grounds of referral and remits from the criminal court under Section 49 of the Criminal Procedure (Scotland) Act 1995, see Table 5.1.

Table 5.1 Number of children with Children's Hearings decisions in 2024/25

Children's Hearing decision	Non-offence	Offence	S49 Remit	Total
Grounds accepted/established and new Compulsory Supervision Order made	1,832	14	12	1,853
Grounds accepted/established and considered in review of existing Compulsory Supervision Order	37	7	18	62
Grounds discharged	201	13	18	231
Total*	2,062	28	45	2,126

<sup>\*</sup> The totals do not equal the sums as children can have more than one Hearing decision on different grounds contained within a referral or may have more than one referral on new grounds sent to a Hearing during the year or may have a Section 49 remit. The totals count each child once.

#### **Children subject to Compulsory Supervision Orders**

At 31 March 2025, 6,355 children were subject to Compulsory Supervision Orders. This is  $0.7\%^7$  of all children in Scotland. The number of children subject to Compulsory Supervision Orders has decreased for a fifteenth consecutive year. The 6,355 children are 135 fewer than the prior year-end, a decrease of 2.1%. This is the lowest annual decrease since Compulsory Supervision Orders started to drop in 2010/11.

For most children subject to Compulsory Supervision Orders, the reasons which they came into the Children's Hearings' System was as a result of non-offence referrals. Of the 6,355 children subject to a Compulsory Supervision Order as at the 31st March 2025, 85.0% have only ever been referred on non-offence grounds.

Table 5.2 Number of children with Compulsory Supervision Orders in place at 31 March, by type and year

	2022	2022	2024	2025
Number of Compulsory Supervision Orders in force	7,265	6,789	6,490	6,355

Of the 6,355 children subject to Compulsory Supervision Orders at the year-end, 26.5% (1,686) were recorded as having home supervision with 73.5% (4,669) having supervision away from home.

<sup>7 %</sup> of population aged under 16 years, based on mid-year estimates for 2023 from the National Records of Scotland.

# **Compulsory Supervision Orders by age**

The most common ages of children subject to Compulsory Supervision Orders continue to be 14 and 15 years. Figure 5.1 shows the number of Compulsory Supervision Orders by age at the start of the current order.



Figure 5.1 Children with Compulsory Supervision Orders in force, by age at 31st March 2025

#### **Length of time subject to Compulsory Supervision Orders**

The link between decisions made at Children's Hearings and the number of Compulsory Supervision Orders is displayed in Table 5.3. This shows that the most common length of time to be subject to a Compulsory Supervision Order is under 1 year. The impact of the pandemic and the low number of orders made in 2022/23 can be seen in the low proportion of orders in place for 1-2 years at 31st March 2022, 2-3 years at 31st March 2023, 3-4 years at 31st March 2024 and 4-5 years at 31st March 2025. Children may also have been subject to an interim order prior to the Compulsory Supervision Order being made, the length of order below though counts from the first Compulsory Supervision Order made date in the sequence.

Table 5.3 Number of children with Compulsory Supervision Orders in place at 31 March each year, by length of order

Length of Compulsory Supervision Order	2022	2023	2024	2025
Under 1 year	26.9%	26.8%	28.6%	27.8%
1 – 2 years	13.8%	21.4%	20.8%	22.1%
2 – 3 years	18.3%	9.4%	15.2%	13.8%
3 – 4 years	12.4%	12.4%	6.2%	10.5%
4 – 5 years	8.0%	9.1%	8.5%	4.6%
5+ years	20.7%	20.9%	20.8%	21.3%
Total	7,265	6,789	6,490	6,355

# **Compulsory Supervision Orders and deprivation**

The Scottish Index of Multiple Deprivation (SIMD) is a relative measure of deprivation across 6,976 small areas (called data zones). If an area is identified as 'deprived', this can relate to people having a low income, but it can also mean fewer resources or opportunities. SIMD looks at the extent to which an area is deprived across seven domains: income, employment, education, health, access to services, crime, and housing.

SIMD is the Scottish Government's standard approach to identify areas of multiple deprivation in Scotland. SIMD data here is used to categorise the home postcodes of children subject to Compulsory Supervision Orders at 31st March 2025 in groups of 10 percentage points from the most deprived (1) to the least deprived (10).

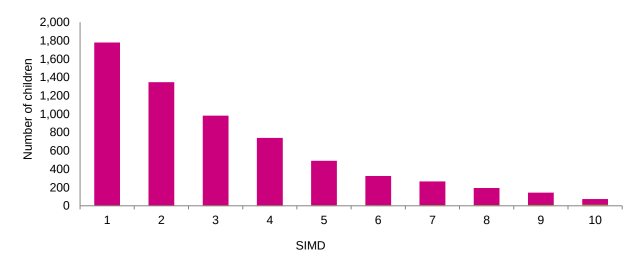


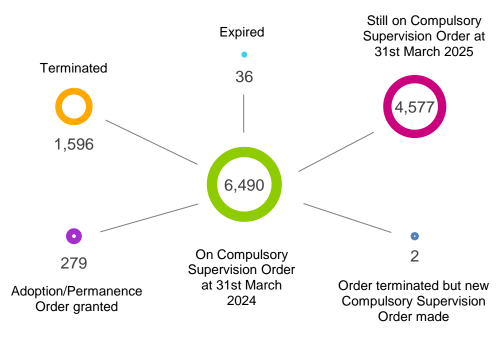
Figure 5.2 Children with Compulsory Supervision Orders in force, by SIMD, at 31 March 2025

This graph is based on the home postcodes of the child as at the year-end so may differ from the postcode at the time the order was made. Additionally, 68 orders (1.1%) had no recorded postcode, incomplete postcodes, had postcodes outside of Scotland or the postcodes are not yet on the SIMD dataset. These are excluded from the counts above. The graph shows a clear relationship between deprivation and supervision with half of children with Compulsory Supervision Orders having home postcodes within the two most deprived data zones.

#### **Tracking Compulsory Supervision Orders**

To provide more context around Compulsory Supervision Orders we have tracked forward the 6,490 children with orders which were reported as in force at the 31st March 2024.

Figure 5.3 Children with Compulsory Supervision Orders in force, by age, at 31 March 2024 tracked forward to 31 March 2025



Of the 6,490 children with Compulsory Supervision Orders at 31<sup>st</sup> March 2024, the majority were still on an order a year later, 70.5% (4,577). For 279 children, (4.3%), the order ended due to an Adoption or Permanence Order being granted and the Sheriff terminating the Compulsory Supervision Order. The 279 is a higher figure than table 5.4 below as often it takes a long time for us to receive the orders from the court so many of them pre-dated the 31<sup>st</sup> March 2024.

# **Compulsory Supervision Orders terminated**

When a Children's Hearing decides that a child no longer needs to be on supervision, they will terminate the Compulsory Supervision Order. If not before, a Compulsory Supervision Order must end on a child's 18th birthday. Alternatively, the Sheriff can end Compulsory Supervision Orders if a court grants a Permanence or Adoption Order following a request from a local authority.

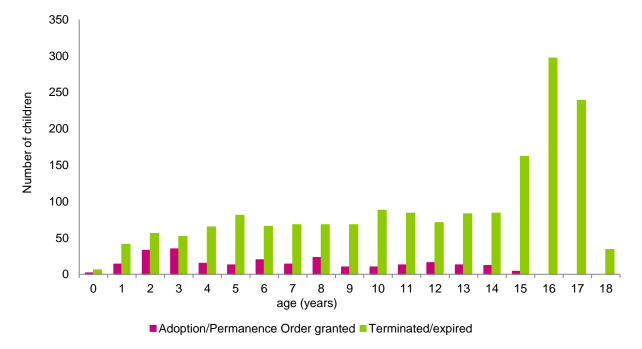
Table 5.4 Number of children with Compulsory Supervision Orders terminated, by year

Compulsory Supervision Order terminations	2021/22	2022/23	2023/24	2024/25
Compulsory Supervision Order terminated	2,303	2,013	1,907	1,713
Permanence or Adoption Orders granted and Compulsory Supervision Order terminated by the Sheriff	386	368	314	247
Compulsory Supervision Orders terminated	2,689	2,381	2,221	1,960

Please note that it can often take some time for the Permanence or Adoption Order to be received and therefore we have adjusted the 2023/24 figures to reflect the updated position based on this year's analysis. Of the orders terminated this year, 149 were identified as Permanence Orders and 98 were identified as Adoption Orders.

Some orders were allowed to expire rather than a hearing being arranged just before the child's 18th birthday. These will be included in the terminated figure above. Because many orders are terminated at 17, the graph below deviates from the rest of the report (where ages 16 and 17 are combined to be 16+).

Figure 5.4 Children with Compulsory Supervision Orders terminated, by age, in 2024/25



# Secure Authorisations made by Children's Hearings

Secure Authorisations can be included in interim orders or Compulsory Supervision Orders. The criteria by which they can be made are set out in sections 83(5) and 83(6) of the Children's Hearings (Scotland) Act 2011.

Table 5.5 Number of children with Secure Authorisations made by Hearings, by year

Secure Authorisation measure	2021/22	2022/23	2023/24	2024/25
Within interim orders	68	84	98	67
Within Compulsory Supervision Orders	65	71	80	66
Total children with Secure Authorisations	83	102	110	83

Children with Secure Authorisations included in interim orders decreased by 31.6% while those included in Compulsory Supervision Orders decreased by 17.5%. In total in 2024/25, 83 children had secure authorisations either within interim orders or within Compulsory Supervision Orders, this was 27 fewer than in 2023/24.

## **Movement Restriction Conditions made by Children's Hearings**

A movement restriction condition (MRC) is a measure that can be included in interim orders or Compulsory Supervision Orders restricting the child's movements and requiring the restrictions to be monitored by way of an electronic monitoring device attached to the child. The criteria by which they can be made are set out in sections 83(5) and 83(6) of the Children's Hearings (Scotland) Act 2011.

Table 5.6 Number of children with Movement Restriction Conditions made by Hearings, by year

	2021/22	2022/23	2023/24	2024/25
Children with Movement Restriction Conditions	17	24	17	28

Children with Movement Restriction Conditions increased by 64.7% in the year. The 28 children had 45 Movement Restriction Conditions made, this compares to 35 for 17 children in 2023/24.

#### **Non-disclosure Measures**

A non-disclosure measure is a special provision attached to a child's order in instances when it is considered necessary to protect the address at which a child is required to reside by virtue of the order, due to significant concerns about their safety.

Table 5.7 Number of children with non-disclosure measures in place at 31 March, by type and year

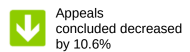
Order type measure attached to	2022	2023	2024	2025
Interim order	70	58	70	73
Compulsory Supervision Order	746	682	645	632
Total non-disclosure measures	816	740	715	705

As at the 31st March 2025, 632 children had non-disclosure measures attached to Compulsory Supervision Orders and 73 children had non-disclosure measures attached to interim orders. Overall, 10 fewer children (1.4%) had non-disclosure measures in place at the year-end as a result of interim orders or Compulsory Supervision Orders than was the case at the 31st March 2024. The 705 children with non-disclosure orders represents 10.2% of all children with orders in force at the 31st March 2025 (either Compulsory Supervision Orders or interim orders). SCRA continues to work with partner agencies to ensure that non-disclosure is only used where necessary and in line with statutory criteria as well as internal work to review all current non-disclosure cases.

# Appeals to the Sheriff

This section presents information about appeals to the Sheriff against decisions made by Children's Hearings in 2024/25 with comparisons to previous years. Outcomes have been expanded to provide an enhanced picture of appeals rather than simplified upheld/not upheld mappings.

#### **Key facts:**





% of appeals were against Compulsory Supervision Order decisions

# **Appeals**

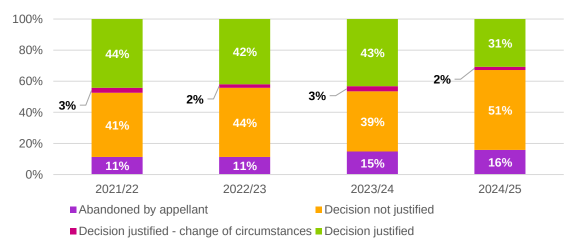
Children and/or their relevant persons can appeal to the Sheriff against decisions made by Children's Hearings and Pre-Hearing Panels. In 2024/25, 250 children had 296 appeals concluded (including abandoned), a 10.6% decrease in appeals against the prior year. A child may have multiple appeals within the year.

Table 6.1 Number of appeals to the Sheriff

Appeal outcomes	2021/22	2022/23	2023/24	2024/25
Hearing's decision justified	251	189	143	91
Hearing's decision justified but change of circumstances	18	10	11	6
Hearing's decision not justified	235	200	128	152
Appeal abandoned	64	51	49	47
Number of appeals concluded/abandoned	568	450	331	296
Number of children with appeals concluded/abandoned	435	346	281	250

The most common appeal outcome in 2024/25 was that the Children's Hearings decision wasn't justified (51.4%) followed by the decision being justified (30.7%). Where a decision wasn't justified, the most common outcome was for the Sheriff to require the reporter to arrange a Hearing (for any purpose for which a Hearing can be arranged). The proportions of each category of appeal outcomes can be seen in Figure 6.1 below.

Figure 6.1 Appeals against Children's Hearings decisions, by outcome, and year



The most common type of appeal is in respect of Compulsory Supervision Orders (228), either in terms of the review of the order or the decision to make the first order. This is expected in the context of Compulsory Supervision Orders being the most common outcome of Children's Hearings. In addition, there were 58 appeals against interim orders and 10 against relevant person/not relevant person decisions.

#### **Performance**

This section presents information about operational performance within SCRA during 2024/25, with comparisons to previous years. Detailed performance against targets contained within our Corporate and Business Plans will be reported through SCRA's Annual Report 2024/25. It will also include commentary around performance as well as wider progress against SCRA's plans and will be published on the 30<sup>th</sup> October 2025<sup>8</sup>.

#### **Key facts:**



Performance improved in all three measurable time interval standards

152 days non-offence

average working days from referral receipt to Hearing decision

84 days offence

# Time taken to progress referrals through the Children's Hearings System

The Time Interval (TI) Standards for the Children's Hearings System were published in 20019. There are 14 standards covering various aspects of the process within the Hearings System and the different agencies involved. Those of most relevance to SCRA are shown below. The Time Interval Standards within the Blueprint are currently being reviewed by a multi-agency group as part of the Children's Hearings Improvement Partnership. Currently the only time interval standards which we are reporting against are TI4, TI6 and TI14.

Table 7.1 Performance against Time Interval Standards in 2024/25

Time Interval (TI) Standard	Total number	Number on time	% on time
Standard TI4 – The Reporter will make a decision about a referral within 50 working days of receipt	16,795 referrals	12,099 referrals	72%
Standard TI6 – Hearings will be scheduled to take place within a maximum of 20 working days of the Reporter's decision	2,416 decisions	1,688 decisions	70%
Standard TI14 – The child and family will be sent written notification of the outcome of a Hearing within 5 working days of the Hearing	57,435 notifications	56,098 notifications	98%

Performance against the Time Interval Standards has continued to improve since the impact of the pandemic on the Hearing's system. Standard TI8 (ensuring Hearings continuations are kept to a minimum) is not reportable due to system changes.

Table 7.2 Performance against Time Interval Standards, by year

Time Interval (TI) Standard	2021/22	2022/23	2023/24	2024/25
TI4	69%	69%	70%	72%
TI6	50%	57%	66%	70%
TI14	81%	94%	95%	98%

<sup>8</sup> SCRA's publications can be accessed here: https://www.scra.gov.uk/resources/.

<sup>9</sup> Scottish Executive (2001) Blueprint for the Processing of Children's Hearings Cases. Inter-agency Code of Practice and National Standards.

#### Working days from referral receipt to Hearing decision

Of the 2,062 children with non-offence based Hearing decisions and the 28 children with offence based Hearing decisions (Table 5.1), the average working days from referral receipt to Hearing decision were 152 and 84 days respectively, see Figure 7.1.

Working days are split by the main stages in the process. The differences in profiles between non-offence and offence referrals reflect the higher proportion of non-offence referrals which require the establishment of grounds at court.

Please note that the methodology for counting working days for non-offence referrals has changed from 2021/22 onwards as non-offence referrals now form part of an overall investigation with the decision applied to the investigation rather than the referral. To count working days for non-offence referrals, we have used the receipt date of the earliest referral within the investigation as the starting point. Therefore, average working days will be longer than before 2021/22. Offence referrals remain unchanged as each charge is treated separately.

Decision to initial Offence Hearing, 18.6 Decision to initial referral to Non-offence Initial to final Hearing, 89.1 Hearing, 18.6 0 20 40 60 80 100 120 140 160 working days

Figure 7.1 Average working days from referral receipt to Children's Hearing decision in 2024/25

The major factor in the length of time to a Children's Hearing decision is whether the grounds required to be established at court by a Sheriff. Where they were, the average days for non-offence referrals was 166 days against 80 where a proof application was not required. While for offence referrals, the averages were 163 days and 67 days respectively.

The median for offence referrals was 59 days against an average of 84.2 days, while the median for non-offence referrals was 138 days against an average of 151.8 days. The difference between the average and the median (25.2 days for offence referrals and 13.8 days for non-offence referrals) illustrates the effect that prolonged cases have on the overall performance on this measure.

To provide context, the average working days were 160 for non-offence referrals and 98 for offence referrals respectively in 2023/24.

For enquiries or feedback about this publication please contact:

Donald Lamb,

SCRA Quality and Performance Team,

Telephone: 0131 244 8578, e-mail: donald.lamb@scra.gov.uk

We are also continually seeking to improve our Official Statistics and would be grateful if you could fill in the following short survey here.

# Appendix 1 - error margins

In line with Official Statistical guidance, error margins around the key areas within this report are included below. If data falls below the quality that we expect from an Official Statistics publication, then it will be removed from the report. Where data quality issues have been identified, manual checks and amendments to the figures have been undertaken.

#### Referral data

Police referrals and charges are now automatically processed into our system for most offence referrals. In addition, there are no longer additional or duplicate categories which caused issues previously, therefore our error margin is expected to be very low, <1%.

#### **Joint reports**

A police report can concern several individuals and if any one of these are jointly reported then then all children within the report will be considered as having been jointly reported. Where possible (if this has not already been done by locality staff) we attempt to adjust the data to only include those children where the intention was to jointly report. There can also be issues around receiving joint reports for children who are over 16 and have no open referrals or current orders. In effect, these shouldn't be counted. In addition, we have discovered marking issues with custody reports which we have manually corrected. Due to the issues above, we are unable to provide an estimated error margin which is why joint reports have been classified as experimental rather than official. It is worth noting that this is only a counting issue, cases are still being accurately processed.

#### Child Protection Orders

Child Protection Orders can be cross referenced against the order and the referrals therefore the error margin will be low, <1%.

# **Children's Hearings**

Only Children's Hearings with outcomes have been included and any cases where there is more than one Children's Hearing for a child on the same day have been checked. Therefore, our error margin is expected to be very low, <1%.

# **Compulsory Supervision Orders**

Compulsory Supervision Orders are well recorded and checked. Our error margin is expected to be very low, <1%. Issues do occur in identifying those which are terminated due to permanency or adoption as there is no date field for these and receiving documentation for them can take a while, so they are checked manually. For this subset there may be an error margin of up to 10%.

#### Court

All court disposals have been checked. Therefore, our error margin is expected to be very low, <1%. Issues occur is around court interim orders which have errors in recording. Whilst we have tried to cross reference available data to minimise this, there may be an error margin of up to 10% in court orders.

#### **Appeals**

Many appeals in the year had no outcome recorded. These have been manually corrected but there are limited cross reference points for appeals, so it is difficult to know whether all appeals have been captured. Therefore, there may be an error margin of up to 10% in appeals.

#### Time intervals

For standard TI14 – The child and family will be sent written notification of the outcome of a Hearing within 5 working days of the Hearing, there is no sent date currently, so we use the creation date. Not all family relationships can be identified also for picking up communications, therefore there may be an error margin of up to 5 percentage points.

