# Juristat

# Youth correctional statistics in Canada, 2015/2016

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# Youth correctional statistics in Canada, 2015/2016

#### by Jamil Malakieh

The *Youth Criminal Justice Act* (*YCJA*), enacted in 2003, is the legislation that governs how youth aged 12 to 17 years are to be dealt with by the Canadian justice system. The *Act* provides for a separate youth justice system based on the principle of diminished moral blameworthiness or culpability of youth. The youth justice system is meant to protect the public by holding young people accountable in a manner that is proportionate to the seriousness of the offence and the degree of responsibility of the young person. The *Act* also promotes appropriate rehabilitation and reintegration of youth into the community by offering various community sanctions. Within this legislative framework, set by the federal government, the provinces and territories are responsible for administering youth correctional services in Canada.<sup>1, 2</sup>

This *Juristat* article presents an overview of youth correctional services in Canada for 2015/2016. The utilization of correctional services is described in this article using three measures: average counts, initial entry and admissions. Average counts provide a snapshot of the correctional population and represent the number of youth in custody or under community supervision on any given day. Initial entry represents the number of youth entering the youth corrections system for a period of supervision. Admissions count each time youth begin or move to a new type of custody or community supervision. The same person can be included several times in the admissions counts whenever the individual moves from one type of legal status to another providing an indication of the flow of youth through the system (see Text box 1).

Data on average counts come from the Youth Corrections Key Indicator Report, while data on initial entry and admissions come from the Youth Custody and Community Services Survey and the Integrated Correctional Services Survey. It should be noted that not all jurisdictions were able to report data for 2015/2016. Exclusions are noted where applicable (see Text box 1).

# Rate of youth in correctional services decreases

- In 2015/2016, on any given day, there were a total of 8,455 youth aged 12 to 17 years who were supervised in either custody or a community program in the ten reporting jurisdictions.<sup>3</sup> This was equivalent to a rate of 49 youth in correctional services for every 10,000 youth in Canada. The rate of youth in correctional services was down 11% when compared to 2014/2015 and down 33% compared to five years earlier (Table 1). This trend is in line with the decline in youth crime reported by police and the number of completed cases in youth courts. The number of youth charged by police decreased 25% between 2011 and 2015.<sup>4</sup> Youth courts completed 29% fewer cases between 2011/2012 and 2014/2015.<sup>5</sup>
- On an average day in 2015/2016, 89% of the youth correctional population were under community supervision.<sup>6</sup>
- The majority of reporting jurisdictions showed decreases in the daily rate of youth under correctional supervision between 2014/2015 and 2015/2016. However, Yukon (+54%) and Nunavut (+4%) were exceptions. Of the jurisdictions that reported a decrease in rates from the previous year, Prince Edward Island's was the largest at -26% (Table 2).

#### Youth incarceration rate continues to decline

- In 2015/2016, there was an average of 998 youth being held in some type of custody on any given day in the 12 reporting jurisdictions. This represents a youth incarceration rate of 5 per 10,000 youth, down 3% from the previous year and 27% from 2011/2012 (Table 1).<sup>7</sup>
- British Columbia had the lowest incarceration rate at 2 per 10,000 youth, while Yukon had the highest rate at 29 per 10,000 youth among the reporting provinces and territories in 2015/2016 (Table 2). In comparison with courts data, Yukon, for the third consecutive year, had the highest proportion of youth court guilty cases that resulted in a custody sentenced in 2014/2015 (48%). British Columbia, at 18% of guilty cases with a custody sentence, was closer to the national average of 15% (Miladinovic 2016).
- Since 2007/2008, youth held in pre-trial detention have outnumbered those held in sentenced custody (Chart 1). In 2015/2016, the rate of youth in pre-trial detention was 3 per 10,000 youth, while that for sentenced custody was slightly less at 2 per 10,000 youth.<sup>8</sup>

### Rate of youth supervised in the community continues decade long downward trend

- In 2015/2016, there were on average, 7,514 youth per day being supervised in the community. The rate of youth in community services among reporting jurisdictions fell 12% from the previous year (Table 1). The rate of youth under community supervision has been trending downwards for more than 10 years (Chart 2). In the last five years, between 2011/2012 and 2015/2016, the community supervision rate has decreased a total of 34% (Table 1).
- On a typical day in 2015/2016, of the youth being supervised in the community, nearly 9 in 10 youth were on probation (Table 1).<sup>12</sup>
- British Columbia reported the lowest daily rate of youth in community supervision in 2015/2016 at 19 per 10,000 youth, while Manitoba at 139 per 10,000 youth had the highest rate (Table 2).

# The majority of youth enter correctional services under community supervision

- Initial entry measures the number of youth commencing an uninterrupted period of correctional supervision and provides an indication of new workload entering the corrections system. In 2015/2016, 5,077 youth began a period of supervision in correctional services in the eight reporting jurisdictions.<sup>13</sup> This was down 8% from the previous year and decreased 49% when compared to 2011/2012 (Table 3).
- For those entering the system in 2015/2016, about two-thirds (68%) of youth began their period of supervision in the community with nearly half (46%) beginning their period of supervision in probation (Table 3).
- In 2012, the *YCJA* was amended in order to simplify decision-making regarding pre-trial detention and ensure that youth be managed in the community where possible. In 2015/2016, 1,562 youth (31%) started their period of correctional supervision in pre-trial detention. The number of youth entering pre-trial detention was down 7% from the year before and down 47% when compared to 2011/2012.<sup>14</sup>

#### Admissions to correctional services decline

- In 2015/2016, the total number of youth admissions to correctional services among the nine reporting jurisdictions fell 7% to 16,545 admissions when compared to 2014/2015. Admissions to community supervision fell by 9% and admissions to custody fell 4% (Table 4).
- The majority of reporting jurisdictions reported decreases in total admissions to correctional services in 2015/2016. Yukon (+80%) and Newfoundland and Labrador (+6%) were exceptions (Table 4).
- Except for Yukon (+78%), all reporting jurisdictions experienced decreases in admissions to community supervision when compared to 2014/2015. Despite the overall decrease in custody admissions, six of the nine reporting jurisdictions reported increases. Yukon had the largest increase in custody admissions at 81%, whereas British Columbia had the smallest increase at 1% (Table 4).

# Older male youth account for the majority of admissions to correctional services

- In 2015/2016, three-quarters of youth admitted into correctional services were male.<sup>16</sup> Female youth accounted for a slightly higher proportion of custody admissions (27%) as compared to community admissions (23%) unchanged from 2011/2012 (Table 5).
- The majority (56%) of youth admissions to correctional services in 2015/2016 involved youth aged 16 and 17 at the time of admission. This was particularly true for custody admissions where 16- and 17-year-olds accounted for 60% of admissions, while the proportion for community admissions was lower at 52%. Youth aged 12 and 13 years accounted for 4% of admissions to correctional services (Table 5).
- In 2015/2016, males aged 17 accounted for the largest proportion of overall admissions, at 24% whereas males aged 17 account for 9% of the general youth population. Next were 16-year-old male youth, at 18% of admissions who also account for 9% of the youth population (Chart 3).

# Aboriginal youth continue to be over-represented in the correctional system

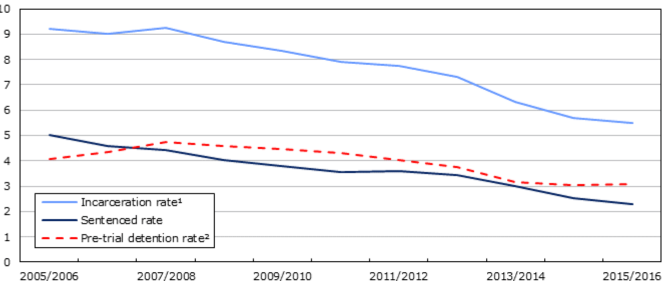
- There were 5,642 Aboriginal youth admitted to correctional services in 2015/2016, representing 35% of admissions (Table 5).<sup>19</sup> The number of admissions of Aboriginal youth increased (6%) from 2014/2015 when Aboriginal youth represented 33% of admissions. Aboriginal youth aged 12 to 17 account for about 7% of the youth population in the nine reporting jurisdictions.<sup>20</sup>
- The sentencing principles in the *YCJA* mandate youth courts to consider alternatives to custody, with particular attention to the circumstances of Aboriginal youth.<sup>21</sup> In 2015/2016, 54% of Aboriginal youth admitted to correctional services were admitted to custody whereas the comparable figure for non-Aboriginal youth was 44%. The proportion of Aboriginal youth admissions to custody has grown over time. In 2014/2015, 52% of Aboriginal youth admitted to correctional services were admitted to custody, while in 2011/2012, the comparable figure was 48%.
- In 2015/2016, Aboriginal female youth accounted for 43% of all female youth admitted to correctional services. This figure was higher in comparison to male youth, where Aboriginal males accounted for 31% of all male youth admitted. These findings were virtually unchanged from the previous year. However, this was an increase when compared to 2011/2012 when Aboriginal female youth represented 38% of female admissions and Aboriginal male youth accounted for 26% of male youth admitted to correctional services.

# Length of time youth serve varies by type of custody

- In 2015/2016, the majority of youth (79%) released from pre-trial detention were there for one month or less whereas 53% were there for one week or less. These figures are down slightly from 5 years earlier when the proportions 82% for one month or less and 57% for one week or less (Chart 4).
- For youth released from sentenced custody in 2015/2016, (45%) were there for one month or less, with 91% spending six months or less (Chart 4). These figures were virtually the same as those for 2011/2012.
- One-half (51%) of youth released from probation in 2015/2016 were supervised for 1 year or less, unchanged from 2014/2015 (Chart 4).
- Females tend to be under correctional supervision for shorter periods of time. In 2015/2016, 86% of female youth
  were released from pre-trial detention after one month or less compared to 76% of male youth. Similarly, for
  sentenced custody, 61% of females were released after one month or less, whereas for males the figure was 40%.

Chart 1 Youth in custody, eleven jurisdictions, 2005/2006 to 2015/2016

rate per 10,000 youth population

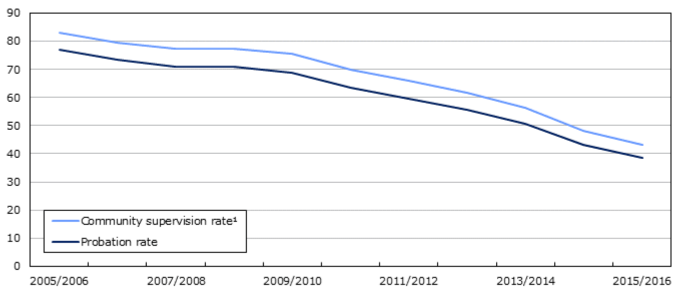


- 1. Incarceration rate includes sentenced custody, pre-trial detention, Provincial Director remand, and other temporary detention.
- 2. Pre-trial detention is to hold a young person temporarily in custody, while awaiting trial or sentencing. It is equivalent to remand for adults.

**Note:** The average rate of youth in custody excludes Quebec and Alberta due to the unavailability of data for part of the period covered. Rates are calculated per 10,000 youth population (12 to 17 years old) using revised July 1st population estimates from Statistics Canada, Demography Division. Rates may not match those previously published in other reports. Additional data are available in CANSIM Table 251-0008.

Chart 2 Youth in community supervision, seven jurisdictions, 2005/2006 to 2015/2016



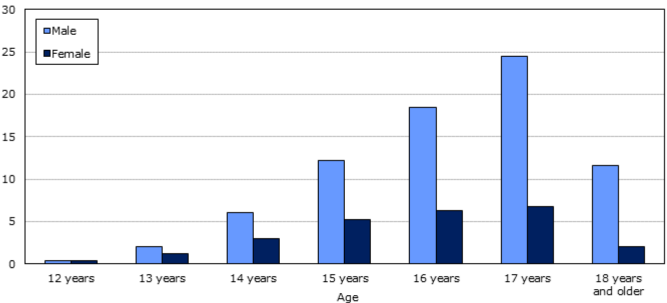


 Includes probation, deferred custody and supervision, intensive support and supervision and community portions of custody sentences.

**Note:** The average rate of youth in community supervision excludes Prince Edward Island, Nova Scotia, New Brunswick, Quebec, Alberta and the Northwest Territories due to the unavailability of data for part of the period covered. Rates are calculated per 10,000 youth population (12 to 17 years old) using revised July 1st population estimates from Statistics Canada, Demography Division. Rates may not match those previously published in other reports. Additional data are available in CANSIM Table 251-0008.

Chart 3
Percentage of youth admissions to correctional services, by sex and age, nine jurisdictions, 2015/2016

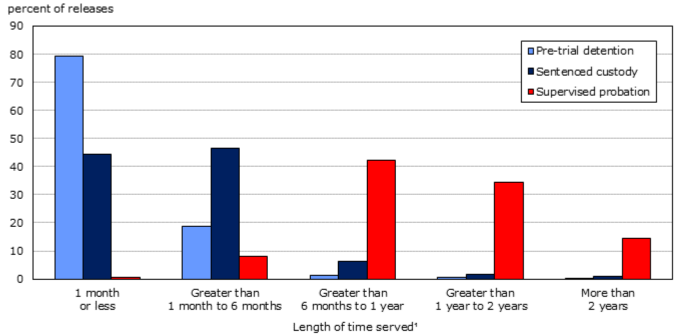




1. Percentages exclude unknowns.

**Note:** Nova Scotia, Quebec, Saskatchewan and Alberta are excluded due to the unavailability of data. Admissions for Canadian Centre for Justice Statistics surveys are counted each time a person begins any period of supervision in a correctional institution or in the community. These data describe and measure the flow of persons through correctional services over time. The same person may be included several times in the admission counts where he/she moves from one correctional program to another (e.g., from pre-trial detention to sentenced custody) or re-enters the system later in the same year. Additional data are available in CANSIM Table 251-0011.

Chart 4
Time served by legal hold status, nine jurisdictions, 2015/2016



1. Releases with unknown time were excluded.

**Note:** Excludes Nova Scotia, Quebec, Saskatchewan and Alberta. Releases represent the end of a legal status in correctional services and do not necessarily represent the end of supervision by correctional services. The same person can be included several times in the release counts where the individual moves from one type of legal status to another (e.g., from pre-trial detention to sentenced custody and then to community services). As such, releases represent the number of movements within a fiscal year out of pre-trial detention, sentenced custody and the community statuses regardless of the individual's preceding or following legal status. Additional data are available on CANSIM Tables 251-0015 and 251-0017.

#### Text box 1

# Youth corrections surveys concepts and coverage

Average counts provide a snapshot of the youth corrections population and represent the number of youth in custody or under community supervision on any given day. Usually, corrections officials perform daily counts of youth in their facilities and monthly counts of youth under community supervision. These are used to calculate the annual average daily custody and community counts used in this report.

Initial entry represents the first point at which a youth commences an uninterrupted period of supervision within the youth corrections system. Each person is counted only once during their period of involvement with correctional services, regardless of subsequent changes in legal status.

Admissions for Canadian Centre for Justice Statistics surveys are counted each time a person begins any period of supervision in a correctional institution or in the community. These data describe and measure the flow of persons through correctional services over time. The same person may be included several times in the admission counts where he/she moves from one correctional program to another (e.g., from pre-trial detention to sentenced custody) or re-enters the system later in the same year. Admissions therefore represent the number of entries of persons during a fiscal year to pre-trial detention, sentenced custody or a community supervision program, regardless of the previous legal status.

The youth incarceration rate represents the average number of youth in secure or open custody per day for every 10,000 individuals in the youth population (12 to 17 years old). It includes youth in sentenced custody, youth in Provincial Director Remand being held following the breach of a community supervision condition, youth in pre-trial detention awaiting trial or sentencing, and youth in other temporary detention.

Not all provinces and territories reported complete data for 2015/2016. Jurisdictions excluded from particular analyses due to non-reporting are noted throughout the article, and include the following:

- Average counts data for Quebec (custody supervision, community supervision and total correctional services).
- Average counts data for Nova Scotia and New Brunswick (community supervision and total correctional services).
- Average counts data for Alberta for 2014/2015 (community supervision and total correctional services).
- Admissions data for Nova Scotia, Quebec, Saskatchewan and Alberta.
- Initial entry data for Prince Edward Island, Nova Scotia, Quebec, Manitoba and Saskatchewan.

These data are administrative data. Even though surveys try to standardize the way the data are reported, limitations due to differences in jurisdictional operations can restrict uniform application of the definitions in some situations. Therefore, caution is required when making comparisons between jurisdictions.

It should be noted that some of the jurisdictional counts presented in this analysis, particularly those for youth in custody, are small, small changes in the count can therefore result in large year-to-year percentage changes.

# Survey description

The **Youth Corrections Key Indicator Report** provides data that are used to calculate average counts of youth under correctional supervision. Usually, correctional officials perform daily counts of inmates in their facilities and monthly counts of offenders under community supervision. The following exclusions are noted for historical data: Prince Edward Island (2005/2006 for data on community supervision); Nova Scotia (2006/2007 to 2015/2016 for data on community supervision); New Brunswick (2004/2005 to 2015/2016 for data on community supervision); Quebec (2011/2012 to 2015/2016); Alberta (2013/2014 for data on both custody and community supervision and 2014/2015 for data on community supervision); Northwest Territories (2004/2005 to 2007/2008 for data on community supervision).

The **Youth Custody and Community Services Survey (YCCS)** collects aggregate data on the number and characteristics (e.g., age, sex, Aboriginal identity) of youth admissions to and releases from correctional services. The following jurisdictions reported survey data in 2015/2016: Prince Edward Island, Manitoba, Yukon, the Northwest Territories and Nunavut.

The Integrated Correctional Services Survey (ICSS) collects microdata on adults and youth under the responsibility of the federal and provincial/territorial correctional systems. Data include socio-demographic characteristics (e.g., age, sex, Aboriginal identity) as well as information pertaining to correctional supervision legal hold status (e.g. pre-trial detention, sentenced custody, probation). The following jurisdictions responded to the ICSS in 2015/2016: Newfoundland and Labrador, Nova Scotia, New Brunswick, Ontario, Saskatchewan, and British Columbia.

#### References

Miladinovic, Z. 2016. "Youth court statistics in Canada, 2014/2015." Juristat. Statistics Canada Catalogue no. 85-002-X.

#### **Notes**

- 1. Youth Criminal Justice Act, S.C. 2002.
- 2. The way in which the *Youth Criminal Justice Act* is administered, including the types of programs and how services are delivered, can vary from one jurisdiction to another. For this reason, caution should always be exercised when comparing jurisdictions.
- Data for Nova Scotia, New Brunswick and Quebec were not available.
- 4. Rate of youth charged represents the rate of youth charged per 100,000 population aged 12 to 17 years with a *Criminal Code* violation excluding traffic (CANSIM Table 252-0051).
- 5. A case is one or more charges against an accused person or company, which were processed by the courts at the same time (date of offence, date of initiation, date of first appearance, or date of decision), and received a final decision (CANSIM Table 252-0064).
- 6. Excludes data for Nova Scotia, New Brunswick and Quebec.
- 7. Analysis of data excludes Quebec due to the unavailability of data.
- 8. Excludes Quebec due to unavailability of data.
- 9. Data for Nova Scotia, New Brunswick and Quebec were not available.
- 10. Analysis of data excludes Nova Scotia, New Brunswick, Quebec and Alberta due to the unavailability of data.
- 11. The average rate of youth in community supervision at the provincial and territorial level exclude Prince Edward Island, Nova Scotia, New Brunswick, Quebec, Alberta and the Northwest Territories due to the unavailability of data for part of the period covered.
- 12. Excludes data for Nova Scotia, New Brunswick and Quebec.
- 13. Initial entry data exclude Prince Edward Island, Nova Scotia, Quebec, Manitoba, Saskatchewan and Alberta due to the unavailability of data.
- 14. For youth, pre-trial detention is to hold a young person temporarily in custody, while awaiting trial or sentencing. It is equivalent to remand for adults.
- 15. Admissions data exclude Nova Scotia, Quebec, Saskatchewan and Alberta due to the unavailability of data.
- 16. The characteristics of youth under correctional supervision are available for admissions data. Given the manner by which admissions are counted, the same person may be represented several times in the data as he or she moves from one type of correctional supervision to another. As a result, caution should be used when interpreting the survey results for age, sex and Aboriginal status of youth under correctional supervision. Data for Nova Scotia, Quebec, Saskatchewan and Alberta were not available.
- 17. The calculation of percentages for age excludes unknowns. Excludes Nova Scotia, Quebec, Saskatchewan and Alberta.
- 18. Populations are based upon July 1st, 2016 estimates from Statistics Canada, Demography Division. Canadian youth population aged 12 to 17 excluding Nova Scotia, Quebec, Saskatchewan and Alberta.
- 19. Data for Nova Scotia, Quebec, Saskatchewan and Alberta were not available.
- 20. Statistics Canada, National Household Survey and Census, 2011.
- 21. Youth Criminal Justice Act, S.C. 2002, c.1, section 38(2)d.

#### **Detailed data tables**

Table 1
Average counts of youth in correctional services, selected jurisdictions, 2015/2016

	2015/2016		Percent change in rate from 2014/2015 to 2015/2016 <sup>1</sup>	Percent change in rate from 2011/2012 to 2015/2016	
Type of correctional supervision	number	rate <sup>2</sup>	percent	percent	
Total custody <sup>3</sup>	998	5	-3	-27	
Pre-trial detention⁴	579	3	4	-19	
Sentenced custody	396	2	-11	-37	
Provincial Director remand <sup>5</sup>	23	0	-26	17	
Total community supervision <sup>3, 6</sup>	7,514	43	-12	-34	
Probation	6,668	39	-13	-35	
Intensive support and supervision <sup>7</sup>	267	2	-10	-29	
Deferred custody and supervision <sup>8</sup>	258	1	12	-19	
Community portion of custody sentence9	320	2	-8	-8	
Total correctional services <sup>3, 6</sup>	8,455	49	-11	-33	

- 1. Percent change in rate "Total community supervision" and "Total correctional services" from 2014/2015 to 2015/2016 exclude Alberta.
- 2. Rates are calculated per 10,000 youth population (12 to 17 years) using revised July 1st population estimates from Statistics Canada, Demography Division. Rates may not match those previously published in other reports.
- 3. Exclude Quebec due to unavailability of data.
- 4. Pre-trial detention is to hold a young person temporarily in custody, while awaiting trial or sentencing. It is equivalent to remand for adults.
- 5. Provincial Director remand is to hold a young person in custody following the breach of a community supervision condition pursuant to a warrant issued by the Provincial Director.
- 6. Excludes Nova Scotia and New Brunswick.
- 7. Similar to probation, an intensive support and supervision order is served in the community under conditions, but provides closer monitoring and support than a probation order to assist the young person in changing his or her behaviour. This is an "opt-in" sanction under the *Youth Criminal Justice Act* (*YCJA*), meaning that provinces and territories may choose not to implement this option, taking into consideration available resources.
- 8. A deferred custody and supervision order allows a young person who would otherwise be sentenced to custody to serve the sentence in the community under a number of conditions. Similar to the conditional sentence of imprisonment for adults, violation of conditions may result in the young person being sent to custody.
- 9. The Youth Criminal Justice Act (YCJA) stipulates that the final one-third of most custody sentences shall be served under community supervision. **Note:** Additional data are available on CANSIM Table 251-0008. Figures may not add up due to rounding and exclusions.

Table 2
Average counts of youth in correctional services, by jurisdiction, 2015/2016

	Total	custo	ody <sup>1, 2</sup>	Total community 1, 3, 4			Total correctional services 1,3		
			percent			percent			percent
			change in			change in			change in
			rate from			rate from			rate from
		2	2014/2015 to			2014/2015 to			2014/2015 to
Jurisdiction	number	rate <sup>5</sup>	2015/2016	number	rate <sup>5</sup>	2015/2016 <sup>6</sup>	number	rate <sup>5</sup>	2015/2016 <sup>6</sup>
Newfoundland and									
Labrador	10	3	1	203	63	-6	213	67	-6
Prince Edward Island	7	7	-7	72	74	-27	79	80	-26
Nova Scotia	29	5	-12						
New Brunswick	27	6	-26						
Ontario	311	3	-6	2,872	31	-15	3,183	34	-14
Manitoba	235	24	-9	1,360	139	-9	1,594	163	-9
Saskatchewan	152	19	16	1,005	123	-11	1,158	141	-8
Alberta	146	5	3	1,325	47		1,471	52	
British Columbia	65	2	-2	569	19	-9	634	21	-9
Yukon	7	29	80	25	101	48	32	129	54
Northwest Territories	4	12	-19	40	133	-18	44	145	-18
Nunavut	5	13	-19	43	114	8	48	127	4
Total <sup>7</sup>	998	5	-3	7,514	43	-12	8,455	49	-11

<sup>..</sup> not available for a specific reference period

Note: Additional data are available on CANSIM Table 251-0008. Figures may not add up due to rounding.

<sup>...</sup> not applicable

<sup>1.</sup> Excludes Quebec due to unavailability of data.

<sup>2.</sup> Includes pre-trial detention, sentenced custody and Provincial Director remand.

<sup>3.</sup> Excludes Nova Scotia and New Brunswick due to unavailability of data.

<sup>4.</sup> Includes probation, deferred custody and supervision, intensive support and supervision and community portions of custody sentences.

<sup>5.</sup> Rates are calculated per 10,000 youth population (12 to 17 years) using revised July 1st population estimates from Statistics Canada, Demography Division. Rates may not match those previously published in other reports.

<sup>6.</sup> The total percent changes of youth exclude Alberta for "Total community" and "Total correctional services".

<sup>7.</sup> The total numbers, rates and percent changes of youth exclude Nova Scotia, New Brunswick for "Total community" and "Total correctional services".

deemed appropriate by the youth justice court.

Table 3 Initial entry of youth into correctional services by legal hold status, selected jurisdictions, 2015/2016

	Initial entry						
			percent change from	percent change from			
Type of correctional supervision	number	percent	2014/2015 to 2015/2016	2011/2012 to 2015/2016			
Total custody	1,630	32	-7	-46			
Pre-trial detention <sup>1</sup>	1,562	31	-7	-47			
Total sentenced custody	68	1	0	-28			
Secure custody and supervision <sup>2</sup>	28	1	-3	-22			
Open custody and supervision <sup>3</sup>	40	1	3	-32			
Total community supervision	3,447	68	-9	-50			
Probation	2,318	46	-12	-54			
Deferred custody and supervision <sup>4</sup>	48	1	-31	-65			
Intensive support and supervision <sup>5</sup>	21	0	11	-16			
Other community <sup>6</sup>	1,060	21	-1	-37			
Total correctional services <sup>7</sup>	5,077	100	-8	-49			

- 1. Pre-trial detention is to hold a young person temporarily in custody, while awaiting trial or sentencing. It is equivalent to remand for adults.

  2. A facility is considered secure when youth are detained by security devices, including those which operate with full perimeter security features and/or where youths are under constant observation. The extent to which facilities are "secure" varies across jurisdictions.
- 3. A facility is considered "open" when there is minimal use of security devices or perimeter security (i.e. community residential centre, group home, childcare institution, forest or wilderness camp, or any like place or facility). The extent to which facilities are "open" varies across jurisdictions.
- 4. A deferred custody and supervision order allows a young person who would otherwise be sentenced to custody to serve the sentence in the community under a number of conditions. Similar to the conditional sentence of imprisonment for adults, violation of conditions may result in the young person being sent to custody.
- 5. Similar to probation, an intensive support and supervision order is served in the community under conditions, but provides closer monitoring and support than a probation order to assist the young person in changing his or her behaviour. This is an "opt-in" sanction under the *Youth Criminal Justice Act* (*YCJA*), meaning that provinces and territories may choose not to implement this option, taking into consideration available resources.
  6. Other community includes the number of youth who have commenced their period of supervision with sentences other than custody or probation, specifically, non-residential program, fine options, orders for restitution, compensation or other community or personal services, and other sentences
- 7. Excludes Nova Scotia, Quebec, Manitoba, Saskatchewan and Alberta due to unavailability of data. Prince Edward Island is also excluded due to unavailability of community data.

**Note:** Initial entry represents the first point at which a youth commences uninterrupted supervision within the youth corrections system. Each person is counted only once during their period of involvement with correctional services, regardless of subsequent changes in legal status. Additional data are available on CANSIM Table 251-0009. Figures may not add up due to rounding and exclusions.

Table 4
Admissions of youth to correctional services, by jurisdiction, 2015/2016

	Total cu	ıstody¹	Total commu	Total correctional services		
	fro	percent change om 2014/2015 to		percent change from 2014/2015 to		percent change from 2014/2015 to
Jurisdiction	number	2015/2016	number	2015/2016	number	2015/2016
Newfoundland and						
Labrador	105	27	169	-3	274	6
Prince Edward Island	58	-17	196	-8	254	-10
New Brunswick	301	-26	413	-10	714	-17
Ontario	3,429	-9	3,374	-13	6,803	-11
Manitoba	2,621	4	1,715	-8	4,336	-1
British Columbia	1,055	1	2,840	-7	3,895	-5
Yukon	98	81	66	78	164	80
Northwest Territories	26	4	35	-35	61	-23
Nunavut	24	4	20	-35	44	-19
Total <sup>3</sup>	7,717	-4	8,828	-9	16,545	-7

- 1. Includes pre-trial detention, Provincial Director remand and sentenced custody.
- 2. Includes probation, deferred custody and supervision, intensive support and supervision and community portions of custody sentences.
- 3. Excludes Nova Scotia, Quebec, Saskatchewan and Alberta due to unavailability of data.

Note: Admissions for Canadian Centre for Justice Statistics surveys are counted each time a person begins any period of supervision in a correctional institution or in the community. These data describe and measure the flow of persons through correctional services over time. The same person may be included several times in the admission counts where he/she moves from one correctional program to another (e.g., from pre-trial detention to sentenced custody) or re-enters the system later in the same year. Admissions therefore represent the number of entries of persons during a fiscal year to pre-trial detention, sentenced custody or a community supervision program, regardless of the previous legal status. These data are administrative data. Even though surveys try to standardize the way the data are reported, limitations due to differences in jurisdictional operations can restrict uniform applications of the definitions in some situations. Therefore, caution is required when making comparisons between jurisdictions. Additional data are available on CANSIM Table 251-0010. Figures may not add up due to rounding.

Source: Statistics Canada, Canadian Centre for Justice Statistics, Youth Custody and Community Services Survey and Integrated Correctional Services Survey, 2015/2016.

Table 5
Admissions of youth to correctional services, by characteristics of the person admitted and supervision program, nine jurisdictions, 2015/2016

	Total custody <sup>1</sup>		Total community s	upervision <sup>2</sup>	Total correctional services	
Selected characteristics	number	percent <sup>3</sup>	number	percent <sup>3</sup>	number	percent <sup>3</sup>
Sex						
Male	5,656	73	6,781	77	12,437	75
Female	2,061	27	2,040	23	4,101	25
Age						
12 years	62	1	50	1	112	1
13 years	256	3	283	3	539	3
14 years	775	10	716	8	1,491	9
15 years	1,474	19	1,422	16	2,896	18
16 years	2,039	26	2,043	23	4,082	25
17 years	2,590	34	2,576	29	5,166	31
18 years and older	521	7	1,734	20	2,255	14
Aboriginal identity <sup>4</sup>						
Aboriginal	3,041	39	2,601	30	5,642	35
Non-Aboriginal	4,675	61	5,974	70	10,649	65
Total <sup>5</sup>	7,717	100	8,828	100	16,545	100

- 1. Includes pre-trial detention, sentenced custody and Provincial Director remand.
- 2. Includes probation, deferred custody and supervision, intensive support and supervision and community portions of custody sentences.
- 3. Percentages exclude unknowns.
- 4. For all jurisdictions in 2015/2016, Aboriginal identity was not known for 2% of admissions.
- 5. Includes unknowns. Excludes Nova Scotia. Quebec. Saskatchewan and Alberta due to unavailability of data.

Note: Admissions for Canadian Centre for Justice Statistics surveys are counted each time a person begins any period of supervision in a correctional institution or in the community. These data describe and measure the flow of persons through correctional services over time. The same person may be included several times in the admission counts where he/she moves from one correctional program to another (e.g., from pre-trial detention to sentenced custody) or re-enters the system later in the same year. Admissions therefore represent the number of entries of persons during a fiscal year to pre-trial detention, sentenced custody or a community supervision program, regardless of the previous legal status. These data are administrative data. Even though surveys try to standardize the way the data are reported, limitations due to differences in jurisdictional operations can restrict uniform applications of the definitions in some situations. Therefore, caution is required when making comparisons between jurisdictions. Additional data are available on CANSIM Tables 251-0011 and 251-0012. Figures may not add up due to rounding.