Crime in Scotland 2016-17

Introduction

This publication provides details of hate crime reported to the Procurator Fiscal in Scotland in 2016-17, and earlier years. It also provides details of charges reported under the Offensive Behaviour at Football and Threatening Communications (Scotland) Act 2012. The relevant legislative provisions are provided in Annex 1.

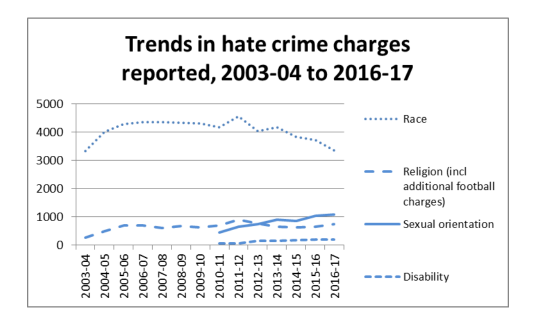
Main points

Racial crime remains the most commonly reported hate crime. There were 3,349 charges reported in 2016-17. This continues the downward trend since a peak in charges reported in 2011-12, and is the lowest total since 2003-04.

Sexual orientation aggravated crime is the second most common type of hate crime. The number of charges reported increased by 5% in 2016-17 to 1,075. With the exception of 2014-15, there have been year on year increases in charges reported since the legislation introducing this aggravation came into force in 2010.

The number of religiously aggravated charges reported, at 673, is 14% higher than in 2015-16 and at the highest level since 2012-13. Including charges that are now reported under the Offensive Behaviour at Football legislation, there were 719 religious related charges, up 12% from 2015-16.

There were 377 charges reported in 2016-17 under Section 1 of the Offensive Behaviour at Football and Threatening Communications (Scotland) Act 2012. This is the highest number of charges reported since this legislation came into force. More than one third of the charges related to the Scottish Cup Final in May 2016.



Background

The information in this publication is obtained from the Crown Office and Procurator Fiscal Service (COPFS) operational database. The database manages and processes reports submitted to Procurators Fiscal by the police and other reporting agencies throughout Scotland. Since this is a live database, the figures in this publication may differ slightly from those published in earlier years due to changes made during investigation and prosecution of a case.

The information in this publication covers 2010-11 to 2016-17. The legislation for the newer categories of hate crime (disability, sexual orientation and transgender identity) came into force on 24 March 2010. For the other categories of hate crime (racial and religious) the publication includes some additional information on longer term trends since 2003-04.

The Offensive Behaviour at Football and Threatening Communications (Scotland) Act 2012 came into force on 1 March 2012. The information in this publication thus covers 2011-12 to 2016-17, but the 2011-12 figures only relate to the single month of March 2012.

In many cases, charges under the Offensive Behaviour at Football and Threatening Communications (Scotland) Act 2012 do not include an aggravation, because the charge itself covers the relevant behaviour. However in certain subsections of the Act, the charge does not include the behaviour against specific individuals or groups covered by the hate crime categories and in these instances the charge may be reported with an aggravation.

The figures quoted in this publication relate to the number of charges reported rather than the number of individuals charged or the number of incidents that gave rise to such charges. Where a charge has more than one hate crime aggravation, it is included in the overall figures for each type of hate crime into which it falls. If a charge under the Offensive Behaviour at Football and Threatening Communications (Scotland) Act 2012 contains a hate crime aggravation it is also included in the overall figures for each type of hate crime aggravation it is also included in the overall figures for each type of hate crime into which it falls.

The tables provide information on the initial decision taken by Procurators Fiscal on how a charge will proceed. This includes the decision to take court proceedings or to use alternatives to prosecution including fiscal fines and other direct measures. Further information on what is included in each decision category, including a breakdown of the reasons for taking no action, is given in Annex 1.

Race crime (Tables 1a, 1b)

In total 3,349 charges relating to race crime were reported in 2016-17, a decrease of 10% compared to 2015-16. This is 26% lower than the peak in such charges in 2011-12, and is the lowest annual figure since 2003-04 when 3,322 charges were reported.

The proportion of charges that specifically relate to racially aggravated harassment and behaviour has fallen over recent years, from 62% in 2010-11 to 44% in 2016-17.

There has been a corresponding increase in the proportion of charges relating to other offences (for instance, threatening or abusive behaviour, or assault) with a racial aggravation. In order to prove a charge of racially aggravated harassment and behaviour two sources of evidence are required whereas evidence from a single source is sufficient to prove a racial aggravation which is attached to another substantive charge libelled.

Court proceedings were commenced in respect of 83% of charges in 2016-17. In total, 91% of charges reported in 2016-17 led to court proceedings (including those not separately prosecuted¹, but which may have been incorporated into other charges for the same accused which were prosecuted).

No action was taken in respect of 4% of charges.

Religious crime (Tables 2a, 2b)

There were 673 charges with a religious aggravation reported in 2016-17, 14% more than in 2015-16. This is the highest number of charges reported over the last four years, but is 2% lower than the number (689) reported in 2012-13.

The figures for 2012-13 onwards cannot be directly compared with the figures for earlier years, because some charges that would previously have been reported with a religious aggravation may now be reported under the Offensive Behaviour at Football and Threatening Communications (Scotland) Act 2012. Research by the Scottish Government provides an estimate of how many such additional religious charges there were in each year. For 2016-17 the estimate is 46 additional charges, so including charges under both pieces of legislation implies a total of 719 religiously aggravated charges. This is 12% more than in 2015-16 and the highest number since 2012-13.

In 2016-17, court proceedings were commenced in respect of 84% of charges with a religious aggravation. In total, 93% of charges reported in 2016-17 led to court proceedings (including those not separately prosecuted, but which may have been incorporated into other charges for the same accused).

No action was taken in respect of 2% of charges.

Disability (Tables 3a, 3b)

In 2016-17, 188 charges were reported with an aggravation of prejudice relating to disability, 6% fewer than in 2015-16. This is the first year that the number of charges reported has fallen since the legislation creating this aggravation came into force in 2010.

There is a broad consensus however that this type of crime continues to be under reported compared to other forms of hate crime. Both Police Scotland and COPFS are engaged in a variety of activities aimed at increasing the level of awareness, especially amongst organisations that support people with disabilities,

¹ See note 7 of the Annex for the definition of charges not separately prosecuted.

about disability hate crime and encouraging those targeted to report incidents to the police or use Third Party reporting agencies.

Court proceedings were commenced in respect of 75% of charges reported in 2016-17. In total 86% of charges led to court proceedings, including those not separately prosecuted, but which may have been incorporated into other charges for the same accused.

No action was taken in respect of 2% of charges reported in 2016-17. In earlier years no action was taken in respect of a relatively high proportion of disability charges as compared to other categories of hate crime, but the proportion is now similar to other categories.

Sexual orientation (Table 4a, 4b)

In 2016-17, 1,075 charges were reported with an aggravation of prejudice relating to sexual orientation, 5% more than in 2015-16. The number of charges reported has increased consistently year on year since the legislation was introduced, with the exception of a small fall in 2014-15

Court proceedings were commenced in respect of 83% of charges (or 92% including those not separately prosecuted, but which may have been incorporated into other charges for the same accused).

No action was taken in respect of 2% of charges.

Transgender identity (Table 5a, 5b)

In 2016-17, 40 charges were reported with an aggravation of prejudice relating to transgender identity, 10 more than in 2015-16. This is the highest number of charges reported since the legislation came into force, although the numbers remain very small.

Court proceedings were commenced in respect of 32 of the 40 charges (including three not separately prosecuted, but which may have been incorporated into other charges for the same accused).

Offensive Behaviour at Football – Section 1 (Table 6a, 6b)

In 2016-17, 377 charges were reported under Section 1 of the Offensive Behaviour at Football and Threatening Communications (Scotland) Act 2012. This is 32% more than reported in 2015-16, and the highest annual total since this legislation came into force. Over one third of the charges (140) related to a single football match, the Scottish Cup final between Hibs and Rangers in May 2016.

In 2016-17, court proceedings were commenced in respect of 89% of charges. In total, 96% of charges led to court proceedings (including those not separately prosecuted, but which may have been incorporated into other charges for the same accused).

No action was taken in respect of 2% of charges.

Threatening Communications – Section 6 (Table 7a, 7b)

In 2016-17, 6 charges were reported under Section 6 of the Offensive Behaviour at Football and Threatening Communications (Scotland) Act 2012. The number of charges reported under this legislation remains very small, and has never exceeded 20 in any single year.

In 2016-17, court proceedings were commenced in respect of all 6 charges.

Table 1a:Race crime Charges reported, 2010-11 to 2016-17 (numbers)										
Year	10-11	11-12	12-13	13-14	14-15	15-16	16-17			
Total number of charges of race crimes	4178	4547	4034	4160	3820	3723	3349			
	Of which									
Charges related to racially aggravated harassment and behaviour	2574	2792	2376	2300	1969	1757	1463			
Charges related to another offence with a racial aggravation	1604	1755	1658	1860	1851	1966	1886			
	Decis	ion on ho	w charge	will proc	ceed					
Court proceedings	3500	3721	3345	3629	3296	3220	2778			
Not separately prosecuted	357	357	349	267	270	256	253			
Direct measures	54	64	51	52	33	49	94			
Referred to Children's Reporter	47	92	76	59	61	51	43			
No action	220	313	213	153	160	146	134			
Awaiting decision	-	-	-	-	-	1	47			

Table 1b: Race crime Charges reported, 2008-09 to 2016-17 (percentages)									
Year	10-11	11-12	12-13	13-14	14-15	15-16	16-17		
Total number of charges of race crimes	4178	4547	4034	4160	3820	3723	3349		
Of which									
Charges related to racially aggravated harassment and behaviour	62%	61%	59%	55%	52%	47%	44%		
Charges related to another offence with a racial aggravation	38%	39%	41%	45%	48%	53%	56%		
Decision on how cl	harge will	proceed							
Court proceedings	84%	82%	83%	87%	86%	86%	83%		
Not separately prosecuted	9%	8%	9%	6%	7%	7%	8%		
Direct measures	1%	1%	1%	1%	1%	1%	3%		
Referred to Children's Reporter	1%	2%	2%	1%	2%	1%	1%		
No action	5%	7%	5%	4%	4%	4%	4%		
Awaiting decision	0%	0%	0%	0%	0%	0%	1%		

Table 2a: Religiously aggravated crime Charges reported, 2010-11 to 2016-17 (numbers)									
Year	10-11	11-12	12-13	13-14	14-15	15-16	16-17		
Total number of charges of an offence aggravated by	694	896	689	591	567	592	673		
religious prejudice									
Additional religious charges now reported under the Offensive Behaviour at Football and Threatening Communications (Scotland) Act 2012. Estimated total	694	896	75	48	48 615	50	46		
religious charges			704	039	015	042	719		
Decision on how ch	arge will	proceed							
Court proceedings	594	782	564	526	490	540	568		
Not separately prosecuted	60	63	78	38	34	29	55		
Direct measures	14	12	10	5	5	5	24		
Referred to Children's Reporter	3	5	13	1	5	3	3		
No action	23	34	24	21	33	14	14		
Awaiting decision	-	-	-	-	-	1	9		

Table 2b: Religiously aggravated crime Charges reported, 2010-11 to 2016-17 (percentages)									
Year	10-11	11-12	12-13	13-14	14-15	15-16	16-17		
Total number of charges of an offence aggravated by religious prejudice6948966895915675926									
Decision on how cha	arge will p	roceed							
Court proceedings	86%	87%	82%	89%	86%	91%	84%		
Not separately prosecuted	9%	7%	11%	6%	6%	5%	8%		
Direct measures	2%	1%	1%	1%	1%	1%	4%		
Referred to Children's Reporter	0%	1%	2%	0%	1%	1%	0%		
No action	3%	4%	3%	4%	6%	2%	2%		
Awaiting decision	0%	0%	0%	0%	0%	0%	1%		

Table 3a: Disability aggravated crime Charges reported, 2010-11 to 2016-17 (numbers)									
Year	10-11	11-12	12-13	13-14	14-15	15-16	16-17		
Total number of charges of an offence aggravated by prejudice related to disability	48	60	137	147	176	201	188		
Decision on how ch	narge will p	roceed				•			
Court proceedings	35	36	94	127	151	175	141		
Not separately prosecuted	2	7	7	4	6	13	21		
Direct measures	3	3	5	3	2	8	12		
Referred to Children's Reporter	-	2	6	-	1	1	3		
No action	8	12	25	13	16	4	4		
Awaiting decision	-	-	-	-	-	-	7		

Table 3b: Disability aggravated crimeCharges reported, 2010-11 to 2016-17 (percentages)									
Year	10-11	11-12	12-13	13-14	14-15	15-16	16-17		
Total number of charges of an offence aggravated by prejudice related to disability	48	60	137	147	176	201	188		
Decision on how ch	harge will p	roceed							
Court proceedings	73%	60%	69%	86%	86%	87%	75%		
Not separately prosecuted	4%	12%	5%	3%	3%	6%	11%		
Direct measures	6%	5%	4%	2%	1%	4%	6%		
Referred to Children's Reporter	0%	3%	4%	0%	1%	0%	2%		
No action	17%	20%	18%	9%	9%	2%	2%		
Awaiting decision	0%	0%	0%	0%	0%	0%	4%		

	Table 4a: Sexual orientation aggravated crimeCharges reported, 2010-11 to 2016-17 (numbers)									
Υ	ear	10-11	11-12	12-13	13-14	14-15	15-16	16-17		
c o a p to	otal number of harges of an ffence ggravated by rejudice related o sexual rientation	452	650	729	887	848	1026	1075		
D	ecision on how ch	arge will p	roceed							
	Court proceedings	357	535	564	780	757	890	891		
	Not separately prosecuted	37	42	63	66	43	54	93		
	Direct measures	15	24	36	9	8	19	36		
	Referred to Children's Reporter	7	11	18	9	10	22	21		
	No action	36	38	48	23	30	41	25		
	Awaiting decision	-	-	-	-	-	-	9		

	Table 4b: Sexual orientation aggravated crime Charges reported, 2010-11 to 2016-17 (percentages)									
Y	ear	10-11	11-12	12-13	13-14	14-15	15-16	16-17		
ci oʻ a(p to	otal number of harges of an ffence ggravated by rejudice related o sexual rientation	452	650	729	887	848	1026	1075		
D	ecision on how cha	arge will pr	oceed							
	Court proceedings	79%	82%	77%	88%	89%	87%	83%		
	Not separately prosecuted	8%	6%	9%	7%	5%	5%	9%		
	Direct measures	3%	4%	5%	1%	1%	2%	3%		
	Referred to Children's Reporter	2%	2%	2%	1%	1%	2%	2%		
	No action	8%	6%	7%	3%	4%	4%	2%		
	Awaiting decision	0%	0%	0%	0%	0%	0%	1%		

Table 5a: Transgender identity aggravated crime Charges reported, 2010-11 to 2016-17 (numbers)										
Year	10-11	11-12	12-13	13-14	14-15	15-16	16-17			
Total number of charges of an offence aggravated by prejudice related to transgender identity	14	16	14	25	21	30	40			
Decision on how cha	arge will pro	oceed								
Court proceedings	14	12	11	22	18	20	29			
Not separately prosecuted	-	1	1	-	1	4	3			
Direct measures	-			-	-	4	-			
Referred to Children's Reporter	-	2	1	1	-	-	6			
No action	-	1	1	2	2	2	2			
Awaiting decision	-	-	-	-	-	-	-			

Table 5b: Transgender identity aggravated crimeCharges reported, 2010-11 to 2016-17 (percentages)										
Year	10-11	11-12	12-13	13-14	14-15	15-16	16-17			
Total number of charges of an offence aggravated by prejudice related to transgender identity	14	16	14	25	21	30	40			
Decision on how ch	arge will p	roceed								
Court proceedings	100%	75%	79%	88%	86%	67%	73%			
Not separately prosecuted	0%	6%	7%	0%	5%	13%	8%			
Direct measures	0%	0%	0%	0%	0%	13%	0%			
Referred to Children's Reporter	0%	13%	7%	4%	0%	0%	15%			
No action	0%	6%	7%	8%	10%	7%	5%			
Awaiting decision	0%	0%	0%	0%	0%	0%	0%			

 Table 6a: Offensive Behaviour at Football and Threatening Communications

 (Scotland) Act 2012 - Section 1 (Football)

CI	Charges reported, 2011-12 to 2016-17 (numbers)										
Ye	ear	11-12 ²	12-13	13-14	14-15	15-16	16-17				
cł	otal number of narges under Section (Football)	65	267	206	193	286	377				
De	ecision on how charge v	vill proceed	ł								
	Court proceedings	57	221	165	171	219	337				
	Not separately prosecuted	7	7	5	16	39	25				
	Direct measures	1	11	7		4	1				
	Referred to Children's Reporter	-	5	13	2	10	5				
	No action	-	23	16	4	14	7				
	Awaiting decision	-	-	-	-	-	2				

	Table 6b: Offensive Behaviour at Football and Threatening Communications(Scotland) Act 2012 - Section 1 (Football)										
Cł	Charges reported, 2011-12 to 2016-17 (percentages)										
Ye	ear	11-12 ²	12-13	13-14	14-15	15-16	16-17				
ch	Total number of charges under Section652672061932863771 (Football)										
De	ecision on how charge v	vill proceed	b								
	Court proceedings	88%	83%	80%	89%	77%	89%				
	Not separately prosecuted	11%	3%	2%	8%	14%	7%				
	Direct measures	2%	4%	3%	0%	1%	0%				
	Referred to Children's Reporter	0%	2%	6%	1%	3%	1%				
	No action	0%	9%	8%	2%	5%	2%				
	Awaiting decision	0%	0%	0%	0%	0%	1%				

² This legislation came into force on 1 March 2012, so 2011-12 figures relate to March 2012 only.

Table 7a: Offensive Behaviour at Football and Threatening Communications (Scotland) Act 2012 - Section 6 (Threatening communications)

Charges reported, 2011-12 to 2016-17 (numbers)							
Year		11-12 ³	12-13	13-14	14-15	15-16	16-17
Total number of charges under Section 6 (Threatening communications)		5	19	11	4	6	6
De	Decision on how charge will proceed						
	Court proceedings	5	10	6	3	2	6
	Not separately prosecuted	-	4	2	-	4	-
	Direct measures	-	2	1	-	-	-
	Referred to Children's Reporter	-	2	-	-	-	-
	No action	-	1	2	1	-	-
	Awaiting decision	-	-	-	-	-	-

Table 7b: Offensive Behaviour at Football and Threatening Communications (Scotland) Act 2012 - Section 6 (Threatening communications)

Charges reported, 2011-12 to 2016-17 (percentages)

Year		11-12 ³	12-13	13-14	14-15	15-16	16-17
Total number of charges under Section 6 (Threatening communications)		5	19	11	4	6	6
Decision on how charge will proceed							
	Court proceedings	100%	53%	55%	75%	33%	100%
	Not separately prosecuted	0%	21%	18%	0%	67%	0%
	Direct measures	0%	11%	9%	0%	0%	0%
	Referred to Children's Reporter	0%	11%	0%	0%	0%	0%
	No action	0%	5%	18%	25%	0%	0%
	Awaiting decision	0%	0%	0%	0%	0%	0%

³ This legislation came into force on 1 March 2012, so 2011-12 figures relate to March 2012 only.

Annex 1

Legislation

- <u>Race crime</u> is defined as any charge of racially aggravated harassment and behaviour in terms of Section 50A of the Criminal Law (Consolidation) (Scotland) Act 1995 or Section 18, 19 or 23(1)a of the Public Order Act 1986 or any racial aggravation in terms of Section 96 of the Crime and Disorder Act 1998. In order to prove a charge of racially aggravated harassment and behaviour two sources of evidence are required whereas evidence from a single source is sufficient to prove a racial aggravation which is attached to another substantive charge libelled
- 2. <u>Religiously aggravated offences</u> are defined as charges that include an aggravation of religiously motivated behaviour in terms of Section 74 of the Criminal Justice (Scotland) Act 2003.
- 3. <u>Disability aggravated offences</u> are defined as charges that include an aggravation of prejudice relating to disability in terms of Section 1 of the Offences (Aggravation by Prejudice) (Scotland) Act 2009.
- 4. <u>Sexual orientation aggravated offences</u> are defined as charges that include an aggravation of prejudice relating to sexual orientation in terms of Section 2 of the Offences (Aggravation by Prejudice) (Scotland) Act 2009.
- 5. <u>Transgender identity aggravated offences</u> are defined as charges that include an aggravation of prejudice relating to transgender identity in terms of Section 2 of the Offences (Aggravation by Prejudice) (Scotland) Act 2009.
- <u>The Offensive Behaviour at Football and Threatening Communications (Scotland)</u> <u>Act 2012</u> came into force on 1 March 2012. Charges under Section 1 cover offensive behaviour at football, and those under Section 6 cover threatening communications.

Definitions

- 7. <u>Not separately prosecuted</u> include charges which were not prosecuted, but where other charges for the same accused within the same case were prosecuted. In some cases the charges which were prosecuted may have included details from the charges which were not prosecuted.
- 8. <u>Direct measures</u> include fiscal fines, warning letters and referral to diversion from prosecution schemes. The direct measures figures include a small number of charges which were not actioned, but where the accused was given a direct measure in respect of other charges within the same case. In some cases the charges which were given a direct measure may have included details from the charges which were not actioned.
- 9. <u>No action</u> includes charges where a decision has been taken not to proceed. This will include charges where there is insufficient evidence to proceed or where

further action would be disproportionate. Tables 8 and 9 below give a breakdown of the reasons for no action in 2016-17.

10. <u>Cases awaiting decision</u> include those where no decision has been taken yet, and also those which have been reviewed and have been marked for "further enquiries" i.e. where more information is required before a final decision can be taken on whether to proceed.

Table 8: Breakdown of reason for no action, 2016-17							
	Category						
	Racial	Religious	Disability	Sexual orient- ation	Trans- gender		
Total number of							
charges – no	134	14	4	25	2		
action							
Not a crime	6	1	-	1	1		
Insufficient							
admissible	88	8	1	15	1		
evidence							
Further action	r action 10		1	1	_		
disproportionate	10	1	I	1	_		
Mitigating	5	-	-	2	-		
circumstances	5						
Other	25	4	2	6	-		

Table 9: Breakdown of reason for no action, 2016-17					
	Offensive Behaviour at Football and Threatening Communications (Scotland) Act 2012				
	Section 1 (Football)	Section 6 (Threatening communications)			
Total number of					
charges – no	7	0			
action					
Not a crime	1	-			
Insufficient					
admissible	1	-			
evidence					
Further action	4				
disproportionate	4	-			
Mitigating					
circumstances	-	-			
Other	1	-			

Convictions

11. The figures in this publication relate to initial decisions taken by the Procurator Fiscal. Many of the charges reported in the most recent year, 2016-17, will not

yet have reached a conclusion, so information on the final number convicted is not yet available.

12. Figures on convictions for years up to 2015-16 are published by the Scottish Government <u>http://www.gov.scot/Topics/Statistics/Browse/Crime-</u>Justice/PubCriminalProceedings

Conviction information on the Offensive Behaviour at Football and Threatening Communications (Scotland) Act 2012 is available in Table A in Section 6 of the latest Criminal Proceedings publication. Conviction information on aggravations is available in Section 13 of the publication. The figures for race crime cover convictions with racial aggravations only and do not include racial charges. (See note 1 above for the definition of race crime). Please note that there are differences in the way the Criminal Proceedings statistics measure activity in comparison to the figures in this report. These differences are described in the sections indicated above and in Annex C of the Criminal Proceedings publication.

13. The date of publication for convictions for 2016-17 will be made known when finalised on the Forthcoming Publications page of the Scottish Government website

http://www.gov.scot/Publications/2005/03/18798

Related research - religious aggravations and offensive behaviour at football

- 14. The Scottish Government has published research which provides details of the circumstances of charges with religious aggravations reported in 2016-17. This includes information on the religion targeted, the location where the offence was committed, and the age and gender of the accused. Similar research has also been published relating to charges reported in each year from 2010-11 to 2015-16.
- 15. The Scottish Government has also published research which provides details of the circumstances of charges reported in 2016-17 under Section 1 of the Offensive Behaviour at Football and Threatening Communications (Scotland) Act 2012. This includes information on the location where the offence was committed including the football stadium if appropriate, the nature of the offensive behaviour, the age and gender of the accused and their team affiliation. Similar research has also been published relating to charges reported in each year from 2012-13 to 2015-16.

Related evaluations and reviews

- 16. The Scottish Government also published on 12 June 2015 the statutory evaluations of sections 1 and 6 of the Offensive Behaviour at Football and Threatening Communications (Scotland) Act 2012, which examine the implementation and impact of the legislation. <u>http://www.gov.scot/Publications/2015/06/7094</u> <u>http://www.gov.scot/Resource/0047/00479052.pdf</u>
- 17. At the invitation of the Scottish Government, the Right Honorable Lord Bracadale is leading an independent review of Hate Crime laws. The review will consider

- Whether current laws are appropriate and consistent
- If hate crime legislation needs simplified, rationalised or harmonised
- If new categories of hate crime for characteristics not currently legislated for, such as age and gender, need to be created

Data sources and data quality

- 18. The information in this publication is taken from the COPFS operational database used to manage the processing of reports submitted to Procurators Fiscal by the police and other reporting agencies throughout Scotland. Since this is a live database, the figures given here may not exactly match those previously published. For instance, if the Procurator Fiscal amends a charge, the database only holds details of the amended charge.
- 19. Checks of charges with a disability aggravation revealed that in some cases the aggravations had not been recorded correctly. Errors identified have been corrected where possible.
- 20. The total number of charges relating to Section 6 of the Offensive Behaviour at Football and Threatening Communications (Scotland) Act 2012, and to the hate crime category of transgender identity is small. The percentages derived from these figures should therefore be treated with caution, because they are based on small numbers.
- 21. Percentages may not add up to 100% due to rounding.

AN OFFICIAL STATISTICS PUBLICATION FOR SCOTLAND

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