



Core Case Inspection of youth offending work in England and Wales

Report on youth offending work in:

Bromley

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2012

Foreword

This Core Case Inspection of youth offending work in Bromley took place as part of the Inspection of Youth Offending programme. We have examined a representative sample of youth offending cases from the area, and have judged how often the Public Protection and the Safeguarding aspects of the work were done to a sufficiently high level of quality.

We judged that the Safeguarding aspects of the work were done well enough 81% of the time. With the Public Protection aspects, work to keep to a minimum each individual's *Risk of Harm to others* was done well enough 75% of the time, and the work to make each individual less likely to reoffend was done well enough 82% of the time. A more detailed analysis of our findings is provided in the main body of this report, and summarised in a table in Appendix 1. These figures can be viewed in the context of our findings from Wales and the regions of England inspected so far – see the Table below.

Since our last inspection in 2008 the Youth Offending Team had restructured, and had a more experienced, knowledgeable staff group, and improved systems for assessment, planning and interventions. The team, which had historically dealt with a prevalence of low level offending, had adapted its approach to deal with a higher incidence of violence-related crime. In this context, while more work was needed to improve processes linked to managing *Risk of Harm to others* and Safeguarding, we found that performance was generally good with a number of examples of notable practice.

Overall, we consider this a very creditable set of findings.

Liz Calderbank

HM Chief Inspector of Probation March 2012

	Scores from Wales and the English regions that have been inspected to date		Scores for Bromley	
	Lowest	Highest	Average	ыоппеу
'Safeguarding' work	37%	91%	68%	81%
(action to protect the young person)	5770	7170	00 %	0170
<i>'Risk of Harm to others'</i> work	36%	85%	63%	75%
(action to protect the public)	3070	0570	03 /0	1576
'Likelihood of Reoffending' work	4.3%	87%	71%	82%
(individual less likely to reoffend)	43%	01%	/1%	ō∠%

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We would like to thank all the staff from the Youth Offending Team, members of the Management Board and partner organisations for their assistance in ensuring the smooth running of this inspection.

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Scoring and Summary Table

This report provides percentage scores for each of the 'practice criteria' essentially indicating how often each aspect of work met the level of quality we were looking for. In these inspections we focus principally on the *Public Protection* and *Safeguarding* aspects of the work in each case sample. Accordingly, we are able to provide a score that represents how often the *Public Protection* and *Safeguarding* aspects of the cases we assessed met the level of quality we were looking for, which we summarise here¹. We also provide a headline 'Comment' by each score, to indicate whether we consider that this aspect of work now requires either **MINIMUM**, **MODERATE**, **SUBSTANTIAL** or **DRASTIC** improvement in the immediate future.

Safeguarding score:		
This score indicates the percentage of <i>Safeguarding</i> work that we judged to have met a sufficiently high level of quality. This score is significant in helping us to decide whether an early further inspection is needed.		
Score:	Comment:	
81%	Minimum improvement required	
This score indicates the percentage of <i>Risk of Harm</i> work that we judged to have met a sufficiently high level of quality. This score is significant in helping us to decide		
whether an early further in		
Score:	Comment:	
75%	Minimum improvement required	
Public Protection - Likelihood of Reoffending score:		
This score indicates the percentage of <i>Likelihood of Reoffending</i> work that we judged		

This score indicates the percentage of *Likelihood of Reoffending* work that we judged to have met a sufficiently high level of quality.

Score:	Comment:
82%	Minimum improvement required

We advise readers of reports not to attempt close comparisons of scores between individual areas. Such comparisons are not necessarily valid as the sizes of samples vary slightly, as does the profile of cases included in each area's sample. We believe the scoring is best seen as a headline summary of what we have found in an individual area, and providing a focus for future improvement work within that area. Overall our inspection findings provide the 'best available' means of measuring, for example, how often each individual's *Risk of Harm to others* is being kept to a minimum. It is never possible to eliminate completely *Risk of Harm* to the public, and a catastrophic event can happen anywhere at any time – nevertheless a 'high' *RoH* score in one inspected location indicates that it is less likely to happen there than in a location where there has been a 'low' *RoH* inspection score. In particular, a high *RoH* score indicates that usually practitioners are 'doing all they reasonably can' to minimise such risks to the public, in our judgement, even though there can never be a guarantee of success in every single case.

¹ An explanation of how the scores are calculated can be found in Appendix 5

Recommendations for improvement

(primary responsibility is indicated in brackets)

Changes are necessary to ensure that, in a higher proportion of cases:

- (1) a good quality assessment and plan, using Asset, is completed when the case starts (YOT Manager)
- (2) specifically, a good quality assessment of the individual's vulnerability and *Risk of Harm to others* is completed at the start, as appropriate to the specific case (YOT Manager)
- (3) management oversight is effective in ensuring the quality of assessment and plans to manage vulnerability or *Risk of Harm to others*, and ensures that planned actions are delivered (YOT Manager)
- (4) sufficient attention is given to the safety of victims throughout the course of the sentence (YOT Manager)
- (5) there is appropriate review of assessments and, as applicable, plans following receipt of important new information, intelligence and reports of harmful behaviour or the commission of new offences (YOT Manager)
- (6) assessments and plans in custodial cases should reflect and, as appropriate to the specific case, address the Likelihood of Reoffending, *Risk of Harm to others* and vulnerability in the community as well as in custody (YOT Manager).

Next steps

An improvement plan addressing the recommendations should be submitted to HM Inspectorate of Probation four weeks after the publication of this inspection report. Once finalised, the plan will be forwarded to the Youth Justice Board to monitor its implementation.

Making a difference

1.2

Here are some examples of Bromley YOT work that impressed us.

Assessment and Eddy's case manager ensured she considered his individual Sentence Planning needs when organising the reparation requirement on his order. Eddy was a young person with challenging behaviour and a negative attitude towards people in authority. He had a General Criterion: statement of special educational needs, and was unable to concentrate for long. The case manager found a short, practical first aid course, which would keep Eddy interested and limit the need for reading and writing. Eddy was able to engage with the course and responded well to the method of delivery. His completion certificate was his first formal acknowledgement of achievement. This increased his selfesteem and his confidence to engage positively with those supervising his order, ultimately promoting his ability to successfully complete his sentence.

Delivery and Review Chris was a former gang member who, as a result of distancing himself from this lifestyle, was vulnerable to attack of Interventions from current members. Consulting regularly with relevant specialists and agencies, his ISS worker and case manager General Criterion: worked effectively to protect Chris. They continuously risk 2.3 assessed his ISS activities, changing arrangements to address risks as they arose. They liaised closely with Chris' college about risks presented through his attendance there, and ensured Chris' visits to the YOT were carefully coordinated to avoid other children and young people linked to his former gang affiliation. The threat also extended to Chris' family. The YOT workers helped find alternative accommodation and made a referral to children's social care services to assess the risks posed to Chris' sibling. This consistent level of support helped to ensure Chris was able and felt safe enough to continue to comply with his order.

Outcomes

General Criterion: 3.1

Having suffered two bereavements fairly recently, Adrian was a vulnerable young offender. He had not complied well with previous orders and had not engaged effectively with ETE. After a good start on this order, his compliance dipped. His ISS worker and case manager worked together effectively. They felt enforcement action would not help improve Adrian's engagement and, having consulted a range of relevant agencies, deferred breach proceedings. They continued to actively encourage Adrian's compliance and referred him to the YOT Clinical Nurse Specialist for support with his bereavement. As a result, Adrian's compliance improved and he went on to secure full-time work, lessening his propensity to offend.

All names have been altered.

Service users' perspective

Children and young people

Ten children and young people completed a questionnaire for the inspection.

- All the children and young people who responded to the survey knew why they had to attend the YOT and felt that the YOT worker had made it very, or quite, easy to understand how he/she could help them. One respondent added that the YOT worker: "...explained other ways to think, eg thinking about the future instead of the past and helped me realise there['s] alot more to life [and] it['s] never too late to change [your] life around".
- All recalled being told by the YOT what would happen when they visited, and felt the YOT staff completely, or mostly, listened to what they said.
- Nine (90%) felt that the YOT team was completely, or mostly, interested in helping them and took action to deal with things they needed help with.
- Eight respondents (80%) remembered completing a What do YOU think? self-assessment form.
- Eight children or young people knew what a supervision or sentence plan was, recalled a YOT worker discussing their plan with them and reported that they had been given a copy. Only half (five) said their plan or referral order contract had been reviewed.
- One respondent stated that there had been something in their life that had made them feel afraid during the period of contact with the YOT but that the YOT had helped a lot with this issue.
- The majority of respondents said the YOT had helped them with their education, training or getting a job. Seven (70%), stated that they had been helped to understand their offending, while half felt the YOT had helped them make better decisions. Four felt the YOT had assisted them in issues around family/relationships and/or drug misuse. One child or young person explained: "My organisational skills have improved as [I] have kept on point with my [appointments] and also had help at home with family life".
- Eight reported that their lives had improved since seeing the YOT; seven stated things were better with their education or work prospects; and four felt their health had improved. All respondents thought they were less likely to offend.
- On a scale of zero to ten (ten being completely satisfied), nine respondents (90%) reported satisfaction levels with the YOT of seven or over.

Victims

Three questionnaires were completed by victims of offending by children and young people.

- All three respondents reported that the YOT explained what service they could offer.
- One respondent said they were totally satisfied, and another somewhat satisfied, with the service offered by the YOT.
- Two of the three respondents felt they had not had the opportunity to talk about their worries relating to the offence or the person who had committed the offence, and the same number stated that the YOT had not paid attention to their safety in regards, for example, to the child or young person who had committed the offence against them.
- Only one felt his or her individual needs had been taken into account and none felt they had benefited from any work done by the child or young person who committed the offence.

OVERALL SCORE: 79%

Risk of Harm to others (RoH):	
General Criteri	on:
The accessment	of RoH is comprehensive, accurate and timely, takes
victims' issues in	in place to manage RoH.
victims' issues in	to account and uses Asset and other relevant assessment

Strengths:

- (1) An Asset RoSH screening was completed in nearly all cases inspected, 95% of which were completed on time. We agreed with the *RoH* classification in 83% of the sample.
- (2) A full RoSH analysis was completed for 96% of appropriate cases and 93% were on time.
- (3) In most instances (81%), the *RoH* assessment drew adequately on all appropriate information available, including from other agencies and from victims.
- (4) An RMP was completed in 96% of relevant cases and in a timely fashion 91% of the time.
- (5) There was evidence in four of the five cases, for which there was no need to have an RMP, that the need to plan for *RoH* issues was recognised and acted upon.
- (6) Details of *RoH* assessment and management were appropriately communicated to all relevant staff and agencies in 21 out of 25 applicable cases. There were, for example, cases in which the YOT had worked closely with education providers to share information around *RoH*, and manage or reduce the potential for future harm.

Areas for improvement:

(1) The RoSH assessment was of insufficient quality in 36% of cases. In half of these, the risk to victims was not fully considered.

- (2) Of the 23 cases for which we would have expected to have seen an RMP, nine (39%) had not been completed to sufficient quality. In most of these (seven), the planned response to identified *RoH* was unclear or inadequate and in four, it was not made clear who was going to undertake tasks identified. Some RMPs were more a narrative about the case than a plan.
- (3) In almost half the cases (48%) management oversight of the RMP had not been effective.
- (4) Effective management oversight of the *RoH* assessment was evident in 55% of cases.

1.2 Likelihood of Reoffending:

General Criterion:

The assessment of the LoR is comprehensive, accurate and timely and uses Asset and other relevant assessment tools. Plans are in place to reduce LoR.

Score:	Comment:
78%	MINIMUM improvement required

Strengths:

- (1) An initial assessment of LoR was completed in all cases, and on time in 97% of cases.
- (2) There was active engagement to carry out the initial assessment with the child or young person, and their parents/carers in 92% and 86% of cases, respectively. In many of the instances where parents/carers had not been actively engaged, case managers had consciously and reasonably made the decision not to do so.
- (3) The case manager had assessed the learning style of the child or young person in almost three-quarters of cases. A *What do YOU think?* questionnaire had also informed 84% of assessments.
- (4) There was evidence that contact with or previous assessments from other agencies had informed the assessment of LoR in a large number of relevant cases.
- (5) The initial assessment was reviewed at appropriate intervals in 33 of the 38 cases (87%) inspected.
- (6) Every case had a custodial sentence plan, a community intervention plan or a referral order contract as appropriate. Custodial plans were all completed on time as were 95% of community intervention plans and referral order contracts. 90% of plans were appropriately reviewed in custody, and 86% in the community.

- (7) YOT workers were always actively and meaningfully involved throughout the custodial planning process.
- (8) All community intervention plans and referral order contracts focused on achievable change and the majority set relevant goals (78%) within realistic timescales (84%). We saw several examples where case managers worked thoughtfully and imaginatively to ensure intervention plans were personalised to maximise the potential for the children and young people to engage with the work being proposed.
- (9) Community plans and contracts addressed the following issues in the majority of appropriate cases: ETE (88%); lifestyle (77%); substance misuse (85%); physical health (100%); emotional/mental health (84%); thinking and behaviour (100%); and attitudes to offending (91%). They took account of identified diversity needs in 79% of relevant cases.
- (10) A range of relevant agencies, such as children's social care services (91% of relevant cases); education and training providers (91%); physical health services (100%); emotional/mental health services (83%); and accommodation services (89%) were actively and meaningfully involved in the planning process throughout the sentence.

Areas for improvement:

- (1) In 15 cases inspected (39%), the LoR assessment was not of sufficient quality. Two-thirds of these (ten) contained unclear and/or insufficient evidence and seven failed to identify offending-related vulnerability issues.
- (2) Only 50% of cases requiring a custodial sentence plan sufficiently addressed factors linked to offending behaviour. 25% addressed issues involving living arrangements, while 33% addressed lifestyle and another 33%, emotional/mental health. Of the five cases where diversity needs were identified, two were addressed.
- (3) Less than one-third of the objectives within the custodial sentence plans took account of Safeguarding work (29%) or victims' issues (25%). A similar proportion prioritised objectives according to *RoH* (40%), sequenced them according to offending-related need (40%) and/or were sensitive to diversity issues (43%). We found in a small number of custodial cases that sentence plans were drafted by the secure establishment rather than being guided by the YOT or information contained in the RMP or VMP. Interventions were often driven by the limited range of custodial programmes available, over which the YOT had no control.
- (4) Family and personal relationships were addressed in a child or young person's community intervention plan/referral order contract in 48% of relevant cases. There was scope, in a number of cases, to improve the relationship between the children and young people and their parents/carers in order to reduce their LoR, which was not exploited. We found a number of cases involving children and young people who were in contact, or initiating contact, with family members and/or partners, about whom the case manager knew nothing or very little. In these instances, the case manager had failed to take steps to find out enough about these relationships and their impact on the child or young person.

1.3 Safeguarding:

General Criterion:

The assessment of Safeguarding needs is comprehensive, accurate and timely and uses Asset and other relevant assessment tools. Plans are in place to manage Safeguarding and reduce vulnerability.

Score:	Comment:
79%	MINIMUM improvement required

Strengths:

- (1) An Asset vulnerability screening was completed in 37 out of 38 cases (97%) inspected. It was completed on time in 95%, and to a sufficient quality in 75% of cases. Safeguarding needs were reviewed as appropriate in 82% of cases in our sample.
- (2) A VMP was completed in 22 cases (92% of appropriate cases) and each was completed in a timely fashion.
- (3) The secure establishment was made aware of vulnerability issues prior to, or at the point of, sentence in eight out of the relevant nine cases (89%).
- (4) There were copies of documents, such as care, pathway or protection plans on file in 95% of relevant cases.
- (5) In 17 of the relevant 20 cases (85%), there was evidence a contribution was being made (eg, through the CAF) to other assessments and plans, to safeguard the child or young person.

Areas for improvement:

- (1) Nine (38%) of the twenty-four cases meriting a VMP had not been completed to a sufficient quality. In over half of these the planned responses set out in the documents were inadequate or unclear. The VMP did not contribute to and inform interventions in 27%, and/or other plans in 36%, of cases inspected.
- (2) In relevant cases, management oversight of vulnerability assessments was effective in only 56% of cases.

COMMENTARY on Assessment and Sentence Planning as a whole:

Bromley YOT had seen a rise in the complexity of cases it managed. 42% of the cases we assessed involved violent offending. Positive steps had been taken to develop the knowledge and skills of the YOT team to effectively manage this change. The YOT had also introduced a number of improvements to *RoH* and Safeguarding procedures and practices, many of which had been implemented successfully. Nevertheless, we found a small number of cases where the assessment and planning of *RoH* and vulnerability were poor.

In some instances, managers had countersigned assessments and plans without having sufficiently analysed the link between the Asset RoSH analysis and RMP, or vulnerability screening and VMP, in order to ensure measures in these plans were appropriate and adequate. We saw cases where there were serious omissions in the RoSH analysis and RMP, pertaining to, for instance, previous behaviour, including issues relating to domestic violence, and sexual assault. In some cases, the vulnerability screening was limited to recording 'no evidence of concern' when there was evidence to suggest otherwise. For example, where a child or young person had attempted suicide and/or self-harmed in the past, or was, or had been, vulnerable to a range of threats with the potential to impact on their offending behaviour. Some case managers tended to be overly cautious when assessing *RoH* posed by children and young people, recording *RoH* as 'medium' rather than the correct 'low'. As a result, we saw RMPs which were drafted unnecessarily. As such, it was difficult to identify measures to control *RoH* and Safeguarding and the RMPs became, essentially, intervention plans.

OVERALL SCORE: 81%

2.1 Protecting the pub	2.1 Protecting the public by minimising Risk of Harm to others (RoH):		
General Criterion:			
	ns have been taken to protect the public by keeping to I or young person's RoH.		
Score: Comment:			
77% MINIMUM improvement required			

Strengths:

- (1) *RoH* was reviewed thoroughly in line with the required timescales in the majority of cases inspected (82%).
- (2) Changes in *RoH* or other acute factors were identified swiftly in 13 out of the relevant 16 cases where changes occurred (81%).
- (3) Appropriate resources were allocated according to the *RoH* throughout the sentence in 87% of relevant cases, with specific interventions to manage *RoH* during the custodial phase being delivered as planned in 89% of relevant cases and in the community in 87% of relevant cases.
- (4) Case managers and other relevant staff contributed effectively to multiagency meetings in the community in every case, and in custody in 78% of cases. They made purposeful home visits during the sentence in 86% of cases which merited these.
- (5) We found there was effective management oversight of *RoH* in custody in nine of the ten custodial cases in our sample.

Areas for improvement:

- (1) There was a significant change that could give rise to concern in 20 of the cases inspected. *RoH* had not been reviewed thoroughly in nine (45%) of these. In most instances (seven) there was no review of *RoH* at all after the significant change.
- (2) High priority was given to victim safety throughout the sentence in only 15 of the 23 cases (65%) where victim safety issues were identified. In two cases,

for instance, there were no measures to protect the victim of an offence from re-victimisation despite the fact that both parties attended the same educational institution.

- (3) Specific interventions to manage *RoH* during the custodial phase were reviewed following significant change in only one of the three cases where it was necessary to do so.
- (4) There was effective management oversight of *RoH* in the community during the delivery of the order in only 54% of relevant cases (14 of the 26 cases presenting *RoH* issues).

2.2 Reducing the Likelihood of Reoffending:		
General Criterion:		
The case manager coordinates and facilitates the structured delivery of all elements of the intervention plan.		
Score: Comment:		
86% MINIMUM improvement required		

Strengths:

- (1) Interventions, delivered by the YOT and external agencies in the community were of good quality and designed to reduce the LoR in 80% of the cases inspected. They were implemented in line with the intervention plan in 78% of cases and sequenced appropriately in 71%.
- (2) In most instances, interventions delivered in the community took into account the individual needs of the child or young person: 89% took account of learning style and 83% diversity considerations.
- (3) The YOT staff were appropriately involved in the review of interventions in custody in nine of the ten relevant cases.
- (4) Appropriate resources were allocated according to the LoR throughout the sentence in 95% of cases inspected, with the Scaled Approach intervention level set correctly in all but one case.
- (5) The YOT worker had actively motivated and supported the child or young person and reinforced positive behaviour in 90% of custody cases and 97% of community cases. We were pleased to see that in the majority of instances, case managers kept in regular touch with the child or young person throughout the custodial phase of their sentence.
- (6) The YOT worker had actively engaged parents/carers, where appropriate, in 89% of custody cases and 91% of community cases in our sample.

Area for improvement:

 At least one requirement of the sentence had not been implemented in 7 of the 20 cases (35%) where it should have been.

2.3 Safeguarding the child or young person:		
General Criterion:		
All reasonable actions have been taken to safeguard and reduce the vulnerability of the child or young person.		
Score:	Comment:	
80%	MINIMUM improvement required	

Strengths:

- (1) All necessary immediate action was taken to safeguard and protect the child or young person in seven of the eight relevant cases in the community, and in two of the three cases in which it was necessary during the custodial phase of the sentence. Where another child or young person was affected, immediate action was taken in every case.
- (2) In the three relevant cases, all necessary referrals were made to other agencies to ensure Safeguarding during the custodial phase. Referrals were made in 16 out of the 17 cases (94%), which necessitated this, in the community.
- (3) There was effective inter-agency working between the YOT and most of the other relevant agencies, for instance ETE, and physical and emotional/mental health services, to promote the Safeguarding and well-being of the child or young person in the community and in custody, and to ensure the continuity of service provision in the transition from custody to community.
- (4) Specific interventions to promote Safeguarding in the community were identified in 23 of the relevant 26 cases, were incorporated into VMPs in 15 out of 21 cases and delivered in 21 of 27.
- (5) Specific interventions to promote Safeguarding in custody were identified in seven of the relevant eight cases, incorporated into VMPs in two out of three cases, and delivered in four of five.

Areas for improvement:

- (1) The YOT did not always work effectively with the police to promote the Safeguarding and well-being of a child or young person. (This finding related to 7 of the 16 relevant community cases inspected and in one of two custody cases). Case managers did not always exploit, fully, their relationship with the police in order to share and assess new information, or to limit or address its impact on a case.
- (2) Work with substance misuse services to ensure the continuity of service provision, in the transition from custody to community was inconsistent and happened in only two of the five cases for which it was appropriate.
- (3) Specific interventions to promote Safeguarding in the community were reviewed every three months or following significant change in 13 of the 20 relevant cases (65%).
- (4) Specific interventions to promote Safeguarding in custody were reviewed every three months or following significant change in three of the five (60%) relevant cases.
- (5) There was a need for effective management oversight of Safeguarding and vulnerability in 27 of the cases inspected, but evidence that this happened in only 17 (63%) of these.

COMMENTARY on Delivery and Review of Interventions as a whole:

YOT staff had access to a range of specialists internally, and children and young people managed in the community were referred to services that met their individual needs and interests. Referrals to external programmes were less successful with some cancelled, either prior to the child or young person starting them or mid course, due to lack of funding² or low attendance. This was a concern as it lowered the motivation levels of the children and young people and led to delays in the implementation of other planned interventions, reducing their chances of successfully completing their orders.

The Bromley Risk Panel had been introduced to discuss *RoH* issues relating to children and young people managed by the YOT and to draft RMPs to manage these risks. The panel was used thoughtfully and positively in a number of cases in order to help the YOT manage *RoH* and Safeguarding concerns as they emerged. However, it was yet to become fully effective; relevant cases were not being consistently referred to the panel, and steps not always taken to ensure that actions agreed were incorporated into RMPs and VMPs. In a number of cases, YOT workers were aware of changes in the circumstances of children and young people and had systems in place to address these, but had not updated the Asset assessment, RMP and/or VMP. In other instances, information about heightened *RoH* and Safeguarding was made available to case managers, who neither analysed

² NB: The YOT has little influence or control over the funding of external programmes of support.

nor addressed these effectively. Reviewed documents were countersigned by managers but, in several cases, there was evidence that their content was not effectively analysed and discussed with relevant case workers.

To its credit, Bromley YOT was undertaking an internal review of its risk panel at the time of the inspection.

3. OUTCOMES

OVERALL SCORE: 73%

Our inspections include findings about initial outcomes, as set out in this section. In principle, this is the key section that specifies what supervision is achieving, but in practice this is by necessity just a snapshot of what has been achieved in only the first 6-9 months of supervision, and for which the evidence is sometimes only provisional.

3.1 Achievement of ou	tcomes:
<i>General Criterion:</i> Outcomes are achie	ved in relation to RoH, LoR and Safeguarding.
Score: 67%	<i>Comment:</i> <i>MODERATE improvement required</i>

Strengths:

- (1) Reporting instructions given were sufficient for the purpose of carrying out the sentence of the court in 97% of the cases we assessed.
- (2) In the 16 cases where the child or young person did not comply with their sentence, the YOT took sufficient action in 14 (88%).

Areas for improvement:

- (1) There was evidence that the *Risk of Harm* to victims was effectively managed in fewer than half of the cases where the victim or potential victim was identifiable.
- (2) All reasonable action was taken to keep the *RoH* posed by children and young people to a minimum in only 59% of relevant cases. The main reason for this was insufficient planning.
- (3) Nearly two-thirds of cases showed no reduction in the factors related to offending. Neighbourhood, substance misuse and physical health being the areas showing least improvement. In nearly one-third of cases inspected there was insufficient progress on the most important factors linked to the offending.

- (4) In 20 out of the 29 cases where a risk factor linked to the child or young person's Safeguarding was identified, there had been no reduction in those risk factors.
- (5) We considered that all reasonable action had been taken to keep the child or young person safe in only 20 out of 29 relevant cases.

3.2 Sustaining outcomes:	
<i>General Criterion:</i> Outcomes are sustained in relation to RoH, LoR and Safeguarding.	
Score: 90%	Comment: MINIMUM improvement required

Strengths:

- (1) Full attention was given to community integration issues in nearly all cases; in all instances during the custodial phase of a sentence and 92% of the time in the community.
- (2) Action was taken, or there were plans in place, to ensure that positive outcomes were sustainable in every case during the custodial phase and in 81% of cases in the community.

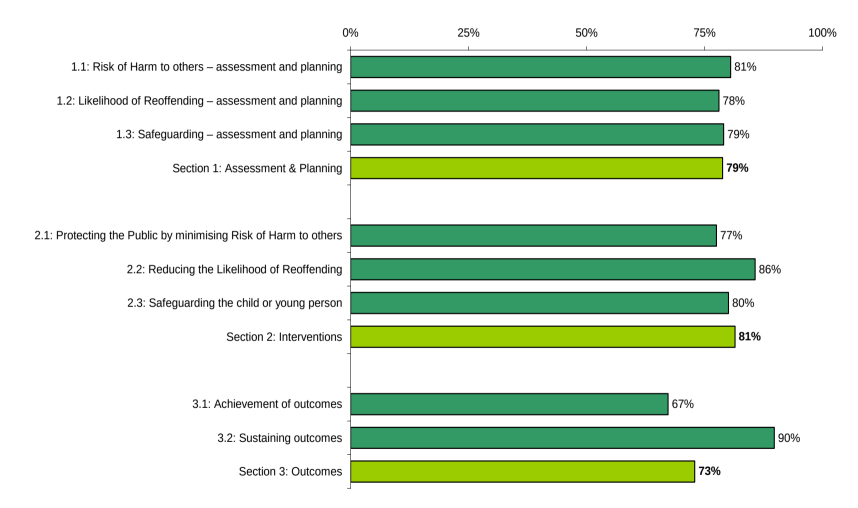
COMMENTARY on Outcomes as a whole:

The YOT staff were committed to improving outcomes for children and young people. Building on the constructive relationships the children and young people had forged with the YOT and, for example, ETE or substance misuse services, case managers encouraged the children and young people to sustain these connections after their orders finished.

It is worthy of note that there was a greater reduction in the frequency and/or seriousness of offending in the children and young people and children and young people managed by Bromley YOT than the average of YOTS in regions inspected to date.

Appendix 1: Scoring summary

CCI Bromley General Criterion Scores



Appendix 2: Contextual information

Area

Bromley YOT was located in London in the South East of the capital.

The area had a population of 312,400 as measured in the ONS Mid Year Estimates 2010. 9.7% of the population were aged 10 to 17 years old (Census 2001). This was lower than the average for England/Wales, which was 10.4%.

The population of Bromley was predominantly white British (85%) (Resident Population Estimates by Ethnic Group 2009). The population with a black and minority ethnic heritage (15%) was above the average for England/Wales of 12%.

Reported offences for which children and young people aged 10 to 17 years old received a pre-court disposal or a court disposal in 2009/2010, at 27 per 1,000, were better than the average for England/Wales of 38.

YOT

The YOT boundaries were within those of the Metropolitan Police area. The London Probation Trust and the Bromley Primary Care Trust (now NHS Bromley) covered the area.

The YOT was located within the Children and Young People Services Directorate of Bromley Borough Council. It was managed by the Assistant Director, Safeguarding and Social Care department.

The operational work of the YOT was based at the Bromley YOT headquarters, in Bromley town, to the North East of the borough. ISS was provided by NACRO.

Youth Justice Outcome Indicators 2011/2012 onwards

The national youth justice indicators for England have been replaced by three outcome indicators. These indicators will also be used in Wales.

1. The reoffending measure is a count of the number of 10 to 17 year olds who reoffend within 12 months of their conviction.

2. The first time entrants measure counts the number of young people given their first pre-court or court disposal and thus entering the youth justice system within each year.

3. The use of custody for young people aged 10 to 17 years.

For further information about current data, the YJB and the performance management of YOTs, please refer to (YJB website details)

http://www.yjb.gov.uk/en-gb/practitioners/Monitoringperformance/

Appendix 3: Inspection Arrangements

Fieldwork for this inspection was undertaken in November 2011 and involved the examination of 38 cases.

Model

The Core Case Inspection (CCI) involves visits to all 158 Youth Offending Teams in England and Wales over a three year period from April 2009. Its primary purpose is to assess the quality of work with children and young people who offend, against HMI Probation's published criteria, in relation to assessment and planning, interventions and outcomes. We look at work over the whole of the sentence, covering both community and custody elements.

Methodology

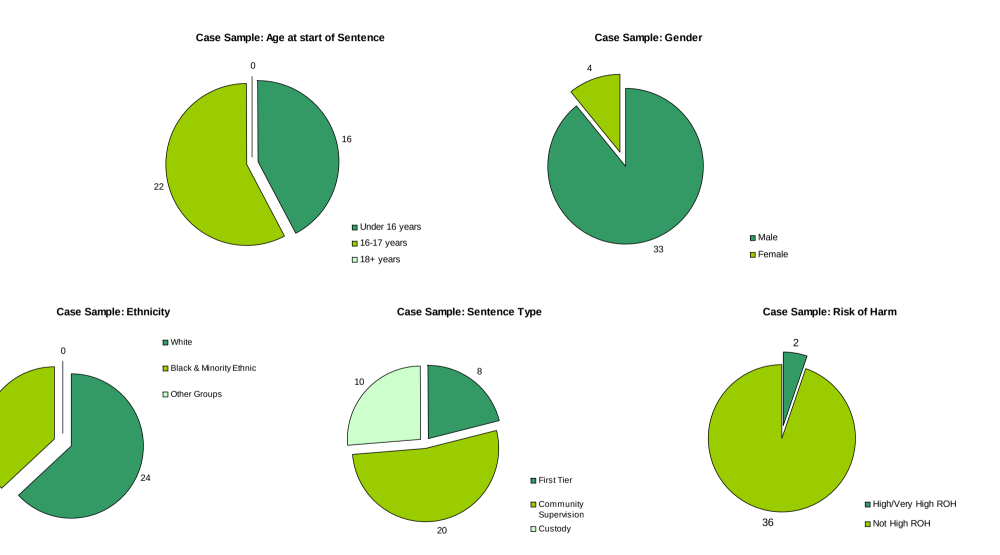
The focus of our inspection is the quality of work undertaken with children & young people who offend, whoever is delivering it. We look at a representative sample of between 38 and 99 individual cases up to 12 months old, some current others terminated. These are made up of first tier cases (referral orders, action plan and reparation orders), youth rehabilitation orders (mainly those with supervision requirements), detention and training orders and other custodial sentences. The sample seeks to reflect the make up of the whole caseload and will include a number of those who are a high *Risk of Harm to others*, young women and black & minority ethnic children & young people. Cases are assessed by a small team of inspection staff with Local Assessors (peer assessors from another Youth Offending Team in the region). They conduct interviews with case managers who are invited to discuss the work with that individual in depth and are asked to explain their thinking and to show where to find supporting evidence in the record. These case assessments are the primary source of evidence for the CCI.

Prior to the inspection we receive copies of relevant local documents and a brief report from the Youth Justice Board. We also gather the views of service users (children & young people and victims) by means of computer and paper questionnaires.

Publication arrangements

- Provisional findings are given to the YOT two weeks after the inspection visit takes place.
- A draft report is sent to the YOT for comment 4-6 weeks after the inspection, with publication following approximately 6 weeks later. In addition to a copy going to the relevant Minsters, other inspectorates, the MoJ Policy Group and the Youth Justice Board receive a copy. Copies are made available to the press and placed on our website.
- Reports on CCI in Wales are published in both Welsh and English.

Appendix 4: Characteristics of cases inspected



Appendix 5: Scoring approach

This describes the methodology for assigning scores to each of the general criteria and to the *RoH*, *LoR* and Safeguarding headline scores.

A typical case consists of elements of work that were done well enough and others where there is room for improvement. Therefore, the question "what proportion of cases were managed well enough?" does not itself provide a meaningful measure of performance and is not useful to inform improvements.

Rather HMI Probation measure the more focused question "how often was each aspect of work done well enough?" This brings together performance on related elements of practice from all inspected cases.

Each scoring question in the HMI Probation inspection tool contributes to the score for the relevant general criterion and section in the report. The performance of the YOT on that aspect of practice is described within the section of the report linked to that criterion. Key questions then also contribute to one or more of the headline inspection scores. In this way the headline scores focus on the key outcomes whereas the general criterion scores include the underlying detail.

The **score for a general criterion** is the proportion of questions relating to that criterion, across all of the inspected cases, where the work assessed by that question was judged sufficient (i.e. above the line). It is therefore an average for that aspect of work across the whole of the inspected sample.

For **each section in the report** the above calculation is repeated, to show the proportion of work related to that section that was judged 'above the line'.

Finally, for each of the **headline themes**, the calculation is repeated on the key questions that inform the particular theme, to show the proportion of that aspect of work that was judged 'above the line'; thereby presenting the performance as an average across the inspected sample.

This approach enables us to say how often each aspect of work was done well enough, and provides the inspected YOT with a clear focus for their improvement activities.

Appendix 6: Glossary

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ASB/ASBO	Antisocial behaviour/Antisocial Behaviour Order	
Asset	A structured assessment tool based on research and developed by the Youth Justice Board looking at the young person's offence, personal circumstances, attitudes and beliefs which have contributed to their offending behaviour	
CAF	Common Assessment Framework: a standardised assessment of a child or young person's needs and of how those needs can be met. It is undertaken by the lead professional in a case, with contributions from all others involved with that individual	
CAMHS	Child and Adolescent Mental Health Services: part of the National Health Service, providing specialist mental health and behavioural services to children and young people up to at least 16 years of age	
Careworks	One of the two electronic case management systems for youth offending work currently in use in England and Wales. See also YOIS+	
CRB	Criminal Records Bureau	
DTO	Detention and training order: a custodial sentence for the young	
Estyn	HM Inspectorate for Education and Training in Wales	
ETE	Education, Training and Employment: work to improve an individual's learning, and to increase their employment prospects	
FTE	Full-time equivalent	
HM	Her Majesty's	
HMIC	HM Inspectorate of Constabulary	
HMI Prisons	HM Inspectorate of Prisons	
HMI Probation	HM Inspectorate of Probation	
Interventions; constructive and	Work with an individual that is designed to change their offending behaviour and/or to support public protection.	
<i>restrictive</i> interventions	A <i>constructive</i> intervention is where the primary purpose is to reduce Likelihood of Reoffending.	
	A <i>restrictive</i> intervention is where the primary purpose is to keep to a minimum the individual's <i>Risk of Harm to others</i> . Example: with a sex offender, a <i>constructive intervention</i> might be to put them through an accredited sex offender programme; a <i>restrictive intervention</i> (to minimise their <i>Risk of Harm</i>) might be to monitor regularly and meticulously their accommodation, their employment and the places they frequent, imposing and enforcing clear restrictions as appropriate to each case. NB. Both types of intervention are important	
ISS	Intensive Surveillance and Supervision: this intervention is attached to the start of some orders and licences and provides initially at least 25 hours programme contact including a substantial proportion of education, training and employment	
LoR	Likelihood of Reoffending. See also constructive Interventions	
LSC	Learning and Skills Council	
LSCB	Local Safeguarding Children Board: set up in each local authority (as a result of the Children Act 2004) to coordinate and ensure the effectiveness of the multi-agency work to safeguard and promote the welfare of children in that locality	

МАРРА	Multi-Agency Public Protection Arrangements: where probation, police, prison and other agencies work together locally to manage offenders who pose a higher <i>Risk of Harm to others</i>
Ofsted	Office for Standards in Education, Children's Services and Skills: the Inspectorate for those services in England (not Wales, for which see Estyn)
PCT	Primary Care Trust
PPO	Prolific and other Priority Offender: designated offenders, adult or young, who receive extra attention from the Criminal Justice System agencies
Pre-CAF	This is a simple 'Request for Service' in those instances when a Common Assessment Framework may not be required. It can be used for requesting one or two additional services, e.g. health, social care or educational
PSR	Pre-sentence report: for a court
RMP	Risk management plan: a plan to minimise the individual's <i>Risk of Harm</i>
RoH	Risk of Harm to others. See also restrictive Interventions
'RoH work', or 'Risk of Harm work'	This is the term generally used by HMI Probation to describe work to protect the public, primarily using <i>restrictive</i> <i>interventions</i> , to keep to a minimum the individual's opportunity to behave in a way that is a <i>Risk of Harm to others</i>
RoSH	Risk of Serious Harm: a term used in Asset. HMI Probation prefers not to use this term as it does not help to clarify the distinction between the <i>probability</i> of an event occurring and the <i>impact/severity</i> of the event. The term <i>Risk of Serious Harm</i> only incorporates 'serious' impact, whereas using ' <i>Risk of Harm</i> ' enables the necessary attention to be given to those offenders for whom lower <i>impact/severity</i> harmful behaviour is <i>probable</i>
Safeguarding	The ability to demonstrate that all reasonable action has been taken to keep to a minimum the risk of a child or young person coming to harm
Scaled Approach	The means by which YOTs determine the frequency of contact with a child or young person, based on their RoSH and LoR
SIFA	Screening Interview for Adolescents: Youth Justice Board approved mental health screening tool for specialist workers
SQIFA	Screening Questionnaire Interview for Adolescents: Youth Justice Board approved mental health screening tool for YOT workers
VMP	Vulnerability management plan: a plan to safeguard the well- being of the individual under supervision
YJB	Youth Justice Board for England and Wales
YOI	Young Offenders Institution: a Prison Service institution for young people remanded in custody or sentenced to custody
YOIS+	Youth Offending Information System: one of the two electronic case management systems for youth offending work currently in use in England and Wales. See also Careworks
YOS/YOT/YJS	Youth Offending Service/ Team/ Youth Justice Service. These are common titles for the bodies commonly referred to as YOTs
YRO	The youth rehabilitation order is a generic community sentence used with young people who offend

Appendix 7: Role of HMI Probation and Code of Practice

Information on the Role of HMI Probation and Code of Practice can be found on our website:

http://www.justice.gov.uk/about/hmi-probation/index.htm

The Inspectorate is a public body. Anyone wishing to comment on an inspection, a report or any other matter falling within its remit should write to:

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