A (part 1), B - E

	All recorded offences	court vers	s charged for us attended HQ	B. No. cases concluded before charge for court or attended PHQ <sup>2</sup>	C. No. cases dropped after charge for court or attended PHQ	D. No. cases still under active investigation	E. No. reports by victims
		Charged for court	Attended PHQ				
2019	137	13	7	117	2		124
2020	92	13	1	77	4	>5	86
2021	105 <sup>1</sup>	14	0	89	2	>5	97
2022	97	17 <sup>1</sup>	0	73	2	7	89
2023	103¹	18 <sup>1</sup>	11	61		23	92
Total	534	75 <sup>1</sup>	91	417	10	33	435³

<sup>&</sup>lt;sup>1</sup> Note that since the response provided by the Minister in February 2024, further individuals have either been charged or were requested to attend a Parish Hall Enquiry.

- Further action being undertaken by another agency when deemed more appropriate.
- Not in the public interest to proceed.
- No suspect identified.
- Suspect identified and offence admitted, but victim does not support prosecution.
- Suspect identified but cannot be located or has left the island.
- Suspect, victim or witness has died.
- Suspect is below the criminal age of responsibility.
- Insufficient evidence to charge.
- Suspect, victim or witness is too ill.

<sup>&</sup>lt;sup>2</sup> The reasons why an investigation may be closed before charge includes the following:-

<sup>&</sup>lt;sup>3</sup> Some individuals are repeat victims, hence the numbers for each individual year do not correspond with the 5-year total.