1. In February 2021, the Queensland Government announced legislative amendments to crackdown on serious repeat youth offending and prevent knife crime and hooning. Mr Bob Atkinson AO, APM was appointed to review the efficacy of these reforms and supporting policy initiatives after six months.
2. The focus of the review was on the implementation of the reforms made by the *Youth Justice and Other Legislation Amendment Act 2021* between 30 April 2021 to 31 October 2021 (first six months following the commencement of the reforms).
3. On 22 March 2022, Mr Atkinson provided the *Youth Justice Reforms Review Report* to the Minister for Police and Corrective Services and Minister for Fire and Emergency Services and Minister for Children and Youth Justice and Minister for Multicultural Affairs for further consideration.
4. The Report found that overall implementation of the reforms has proceeded well, although the reforms are at differing levels of implementation and vary in terms of the ability to assess their efficacy. The Report found that the reforms in which the stakeholders had the highest level of confidence of long-term efficacy are the presumption against bail for (alleged) serious repeat offenders, youth co-responder teams, the metal detection ‘wanding’ trial, and hooning legislation.
5. Cabinet approved the publication of the *Youth Justice Reforms Review Final Report*.
6. *Attachment*:
	* [Youth Justice Reforms Review Final Report](https://dpcqld.sharepoint.com/sites/DPC-CABINETSERVICES/Shared%20Documents/General/Proactive%20Release/ToBeProcessed/2022/Apr/RepYJReform/Attachments/Report.PDF)