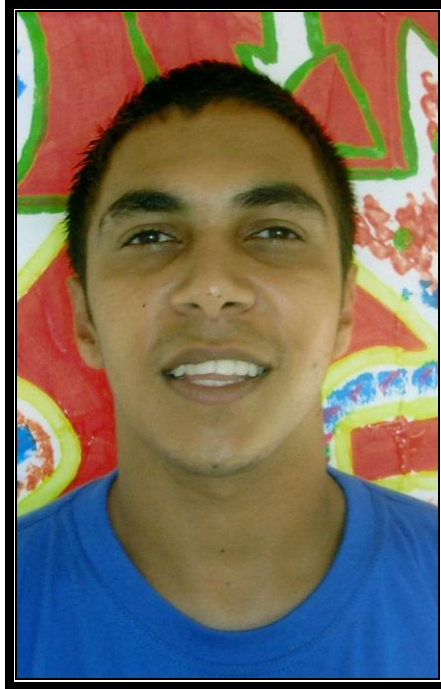


Does this Darwin boy deserve a
7- year jail sentence?*

Is it a black and white issue?



Above: Kyle Horace, born 24th March, 1988

Did one of these eyewitnesses at the trial
lie under oath...

If so, which one was it?

- ➔ The rugby player?
- ➔ The school caretaker?
- ➔ The complainant's girlfriend?
- ➔ The accused 15-year-old boy?*
- ➔ OR the teenage girl complainant?

*The boy did not give evidence. He was sentenced by the NT Chief Justice – a judge who had recently been criticised in the media for being soft on an adult Aboriginal sex offender. The complaint of 3 counts of rape against the Darwin boy was made by the girl, who we shall call 'Sue', and her mother on May Day, 2003, but the boy was not charged until August 2005, almost 2½ years later, then tried when he was legally an adult in 2007, for what he claimed was a clumsy teenage consensual sex encounter in a Darwin northern suburb's school yard. If the boy was believed to be guilty, how was it as an alleged 'violent teenage sex offender' he was released direct from the police interview into Darwin society where he lived for 2½ years until being charged and a further 18 months before sentencing - without him being held in custody, under a bail order or supervision?

READ THE EVIDENCE AND JUDGE FOR YOURSELF.