

Stiúrthóra Ionchúiseamh Poiblí Director of Public Prosecutions

Quality Service Action Plan 2021 - 2023

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MISSION STATEMENT

To provide on behalf of the People of Ireland a prosecution service that is independent, fair and effective.

1. Role of the Office of the Director of Public Prosecutions

1.1 The Office of the Director of Public Prosecutions (DPP) was established by the Prosecution of Offences Act, 1974. The Director of Public Prosecutions is referred to as the DPP.

The Office of the DPP has four divisions:

- The **Directing Division** consists of solicitors and barristers who examine criminal investigation files and decide whether or not a prosecution should be taken.
- The Solicitors Division consists of solicitors and legal executives who prepare and conduct cases on behalf of the DPP in all Courts sitting in Dublin.
- The Prosecution Support Services Division incorporates the Victims Liaison Unit which is responsible for ensuring that the Office meets its obligations in relation to the support and protection of victims of crime as set out under the Criminal Justice (Victims of Crime) Act 2017; the International Unit which deals with areas of international criminal law, including extradition, European Arrest Warrants and requests for mutual legal assistance; and the Prosecution Policy and Research Unit which conducts legal research, provides support for the development of legal policy, and engages with external stakeholders on policy matters. The Policy and Research Unit also co-ordinates knowledge management and includes the Library service which provides information and know-how services for both legal and administrative staff.
- The Corporate Services Division consists of general civil service grades and provides human resources, IT and other support services to the three legal divisions.

1.2 What do we do?

The Director independently enforces the criminal law in the courts, on behalf of the people of Ireland; directs and supervises public prosecutions on indictment in the courts; and gives general direction and advice to the Garda Síochána in relation to summary cases and specific direction in such cases where requested. The DPP decides whether to charge people with criminal offences, and what the charges should be. Once charges are brought the Office of the DPP is in charge of the prosecution case.

The prosecutor must decide whether there is enough evidence which can be put before the Court. If there is not enough evidence to convince the court that the person is guilty a prosecution will not go ahead. The prosecutor has to remember that the judge or jury have to be convinced beyond a reasonable doubt that a person is guilty. It is not enough if they think the accused person probably committed the crime. Lack of evidence is the most common reason for decisions not to prosecute.

In a small number of cases, even though the evidence may be strong it may be decided not to prosecute for other reasons. For example:

- this may happen where the offender is a juvenile and the case is a suitable one to be dealt with under the Juvenile Diversion Programme; or
- where there is a long delay since the offence was committed; or
- where in the public interest it is better not to prosecute.

All criminal prosecutions on indictment are taken in the name of the Director. Most of the less serious crimes can be prosecuted by the Gardaí in the Director's name without sending a file to the Director's Office. When this happens the Director has the right to give the Gardaí instructions about how to deal with the case.

The Director prosecutes in all the more serious cases and sometimes in less serious cases. The more serious cases are heard before a jury in the Circuit or Central Criminal Court or before a panel of three judges in the Special Criminal Court.

1.3 Criminal cases are divided into two types – summary offences and indictable offences

Summary offences

- are less serious cases;
- are heard by a judge without a jury in the District Court the lowest court in Ireland;
- cases where the maximum prison sentence that an accused can get for one offence is never more than 12 months.

Indictable offences

- are more serious cases;
- are heard by a judge and jury in the Circuit Court or the Central Criminal Court;
- carry more serious penalties if the court convicts the accused this can go up to life imprisonment for some crimes;
- can sometimes be dealt with in the Special Criminal Court by three judges without a jury.
- 1.4 The Chief Prosecution Solicitor acts as solicitor to the DPP and is head of the Solicitors Division in the DPP's Office. The staff of the Solicitors Division represent the Director in all courts in Dublin. Local state solicitors represent the DPP in courts outside of Dublin.

1.5 The DPP's Office does NOT:

- investigate crimes crimes are investigated by the Garda Siochána and other specialised investigating agencies. When they finish investigating a serious crime they send a file to the Director who decides what charges to bring.
- give legal advice to members of the public. Those seeking such advice should consult with their own advisers.

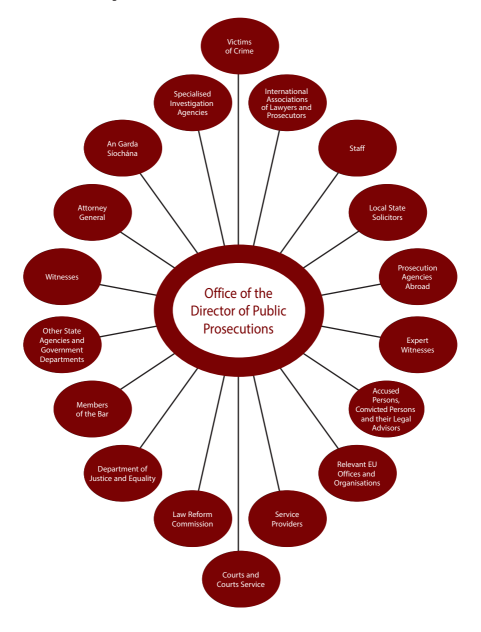
2. OUR STAKEHOLDERS

2.1 External Stakeholders

Our Office has a wide range of stakeholders and we are committed to providing an optimum level of service to them in response to their individual needs. In order to provide services to the highest standards it is essential for the Office to establish and maintain strong working relationships with all our stakeholders.

The efficient operation of the Office depends to a significant extent on the way its staff interact with people and organisations involved in the criminal justice system. We will continue to build on the considerable progress that has been made in developing effective channels of communication with all of these groups.

In providing a prosecution service on behalf of the People of Ireland the Office of the DPP interacts with various agencies, offices and individuals. Our main stakeholders are set out in the following chart:



3. Principles of Quality Customer Service

In their dealings with the public, Civil Service Departments and Public Service Offices will apply the following <u>12 principles of customer service</u>:

Quality Service Standards

Publish a statement which outlines the nature and quality of service which customers can legitimately expect and display it prominently at the point of service delivery.

Equality/Diversity

Ensure the rights to equal treatment established by equality legislation, and accommodate diversity, so as to contribute to equality for the groups covered by the legislation (on the grounds of gender, marital status, family status, sexual orientation, religious belief, age, disability, race and membership of the Travelling Community).

Identify and work to eliminate barriers to access to services for people experiencing poverty and social exclusion, and for those facing geographic barriers to services.

Physical Access

Provide clean, accessible public offices which ensure privacy, comply with occupational and safety standards and facilitate access for people with disabilities and others with specific needs.

Information

Take a proactive approach in providing information that is clear, timely, accurate, is available at all points of contact, and meets the needs of people with disabilities. Ensure that the potential offered by Information Technology is fully availed of and that the information available on public service websites follows the guidelines on web publication.

Continue the drive for simplification of rules, regulations, forms, information leaflets and procedures.

Timeliness and Courtesy

Deliver services with courtesy and minimum delay, fostering a climate of mutual respect between provider and customer.

Give contact names in all communications to ensure ease of ongoing transactions.

Complaints

Maintain a well publicised, accessible, transparent and simple-to-use system of dealing with complaints about the quality of services provided.

Appeals

Similarly, maintain a formalised, well-publicised, accessible, transparent and simpleto-use system of appeal/review for customers who are dissatisfied with decisions in relation to services.

Consultation and Evaluation

Provide a structured approach to meaningful consultation with, and participation by, the customer in relation to the development, delivery, and review of services. Ensure meaningful evaluation of service delivery.

Choice

Provide choice, where feasible, in service delivery including payment methods, location of contact points, opening hours and delivery times. Use available and emerging technologies to ensure maximum access and choice, and quality of delivery.

Official Languages Equality

Provide services through Irish and/or bilingually and inform customers of their right to choose to be dealt with through one or other of the official languages.

Better Co-ordination

Foster a more co-ordinated and integrated approach to delivery of public services.

Internal Customers

Ensure staff are recognised as internal customers and that they are properly supported and consulted with regard to service delivery issues.

4. Commitments to the Delivery of a Quality Service by the Office of the DPP

4.1 Quality Service Standards

We will

- Provide a prosecution service that is independent, fair and effective
- Publish and make widely available a Quality Service Charter outlining the standards which can be expected from this Office
- Commit to delivering the actions outlined in this Action Plan and produce an evaluation for publication in our Annual Report
- Ensure that all matters referred to this Office relating to the decision whether or not to prosecute and the conduct of prosecutions, are given careful consideration
- Ensure that all matters referred to this Office are dealt with in an appropriate and confidential manner
- Adhere to the highest professional standards of service including those set out in the Guidelines for Prosecutors and Code of Ethics for Prosecutors; the Code of Conduct of the Bar of Ireland; Law Society of Ireland guidelines in relation to the professional conduct of solicitors; the International Association of Prosecutors standards of professional responsibility; and the standards set out in recommendation Rec 2000 (19) of the Committee of Ministers of the Council of Europe on the role of the public prosecution in the criminal justice system
- Provide training on quality service to our staff

4.2 Equality/Diversity

We will

- Observe the rights to equal treatment established by the Equal Status Act, 2000
- Ensure that the diverse needs of those to whom we provide a service are recognised
- Identify and develop staff training and support in the areas of equality and diversity

- Have in place a Human Resource Strategy that underpins a nondiscriminatory approach and the importance of disability awareness
- Improve the quality and range of access channels using new and emerging information technology

4.3 Physical Access

We will

- Provide clean, accessible offices that ensure privacy and comply with health and safety standards
- Continuously strive to accommodate people with special needs
- Ensure access issues will be addressed in an effective and timely manner

4.4 Information

We will

- Provide easily accessible up-to-date information on the work of the Office through publication of information guides, annual reports, guidelines and other publications
- Make available information in relation to the general administration of the Office (information relating to individual criminal cases is exempt under section 42(f) of the Freedom of Information Act, 2014 and therefore cannot be made available to the public).
- Ensure that the rights of victims of crime to receive information as set out in the EU Victims Directive are met
- Ensure all Office publications are available on our website, www.dppireland.ie
- Ensure that our website is regularly updated and information is easily accessible
- Publish all relevant information and reports in a timely manner
- Monitor technological developments with a view to using the most up-todate methods for distribution of information
- Co-operate with other agencies in the criminal justice system to facilitate the sharing of knowledge and information

- Ensure that information is communicated in clear, easy to understand language
- Give clear and comprehensive instructions to our service providers

4.5 Timeliness and Courtesy

We will

- Ensure that all telephone communications with the Office are dealt with in an efficient, timely and courteous manner
- Ensure that all files, enquiries and other matters referred to this Office are dealt with in a timely, polite and courteous manner
- Ensure our staff give their name and section when answering telephone queries
- Provide contact names, telephone numbers and reference numbers on written communications
- Acknowledge receipt of written communications
- Respond promptly to correspondence. If it is not possible to deal with the matter promptly an interim reply will issue
- Deal with all those to whom we provide a service with courtesy and consideration
- Treat victims and witnesses with the utmost respect and sensitivity
- Work with the Garda Síochána to ensure that victims of crime are kept fully informed of developments in their case
- Facilitate a pre-trial meeting to explain the trial process at the request of a victim of a crime. However, evidence cannot be discussed with witnesses in advance of the court case

4.6 Complaints

We will

- Have in place a transparent and simple-to-use complaints procedure
- Deal with complaints promptly

Monitor complaints to ensure that future services are improved where necessary

If you have a complaint about how we work you can write to:

Office of the Director of Public Prosecutions, Infirmary Road, Dublin 7 D07 FHN8.

4.7 Appeals

We will

- At the request of a victim or an accused person, or a member of their family, or their lawyer, doctor or social worker, consider a request to review a decision which has been taken by this Office
- Where appropriate apply to the Court of Criminal Appeal to review a sentence imposed in cases tried in the Circuit, Central Criminal or Special Criminal Court whenever such sentence is in law unduly lenient
- Consider and respond promptly to any request from a victim, a victim's family member, lawyer, doctor or social worker regarding the appeal of leniency of a sentence handed down by the Court

4.8 Consultation and Evaluation

We will

- Consult with stakeholders on an ongoing basis in order to develop and enhance the services provided
- Contribute to the development of the prosecution service through participation on inter-agency and cross-functional working groups
- Carry out surveys and use feedback obtained to improve our services
- Continuously review and evaluate the delivery of our services to ensure that the highest standards are maintained

4.9 Choice

We will

 Provide an outside office hours directing service for members of An Garda Síochána

- Provide a prosecution service in courts which sit outside normal court hours
- Commit to extending the choice available in relation to delivery of our services where possible
- Examine new technology in order to develop convenient alternative ways of interacting with us

4.10 Official Languages Equality

We will

- Publish all Office publications bilingually
- Continue to maintain our website in the Irish and English language
- Assist you to conduct your business through the Irish language
- Fulfil our obligations under the Official Languages Act, 2003
- Promote the use of the Irish language through training programmes and other initiatives

4.11 Better Co-Ordination

We will

- Continue the integration of the Directing and Solicitors Divisions of the Office in order to provide a more co-ordinated and efficient prosecution service
- Continue to co-operate and liaise with other agencies in the criminal justice system both at national and international levels
- Participate and contribute to relevant public sector networks
- Continue to deliver on our commitments to the Public Service Reform Plan
- Develop an integrated approach to delivery of our services through the Partnership process and internal working groups

4.12 Internal Customer

We will:

- Keep staff informed of developments in the Office of the DPP, where appropriate, through use of relevant channels of communication including the Office intranet.
- Provide for high quality training and development of staff.

- Offer training in customer service and other related training to staff who are in regular contact with members of the public and victims of crime.
- Conduct regular surveys to determine internal customer satisfaction and address issues arising.

Contact Details

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Office of the DPP Organisation Structure

