



Guide Book

of

Policies and Procedures

for the

Conduct of Criminal Prosecutions

in

Newfoundland and Labrador

**Office of the Director of
Public Prosecutions
October 2007**

INTRODUCTION.....	1
CROWN ATTORNEY’S INDEPENDENCE AND ACCOUNTABILITY IN DECISION MAKING.....	2
INDEPENDENCE OF THE ATTORNEY GENERAL IN CRIMINAL MATTERS	3
HISTORY OF THE CRIMINAL LAW IN NEWFOUNDLAND AND LABRADOR.....	4
THE DECISION TO PROSECUTE.....	5
DUTIES AND RESPONSIBILITIES OF CROWN ATTORNEYS.....	6
RELATIONSHIP BETWEEN CROWN ATTORNEYS AND THE POLICE	7
CONDUCT OF CRIMINAL LITIGATION	8
DISCLOSURE	9
COMMUNICATIONS WITH THE MEDIA	10
ELECTIONS AND RE-ELECTIONS	11

PLEA DISCUSSIONS AND AGREEMENTS	12
DNA ORDERS	12A
IMPAIRED DRIVING CASES: NOTICE TO SEEK GREATER PUNISHMENT	13
THE DECISION TO APPEAL	14
SPOUSAL VIOLENCE	15
VICTIMS OF CRIME	16
TRANSFER OF CHARGES	17
PROSECUTIONS BY THE CROWN AGAINST THE CROWN	18
DIRECT INDICTMENT	19
INFORMER PRIVILEGE	20
CONTACT WITH THE COURTS	21
JAILHOUSE INFORMANTS	22

YOUTH DIVERSION	23
TRAINING AND PROFESSIONAL DEVELOPMENT.....	24