This Report is also available in the Irish Language

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CONTENTS

| Forewor | rd4 |
|---------|--|
| PART 1: | GENERAL WORK OF THE OFFICE |
| 1.1 | General Work of the Office |
| 1.2 | Outline of the Criminal Prosecution Process9 |
| 1.3 | Organisation Structure |
| PART 2: | YEAR IN REVIEW11 |
| 2.1 | Year in Review12 |
| 2.2 | Office Expenditure |
| 2.3 | Extract from Appropriation Account 201021 |
| 2.4 | Prompt Payment of Accounts Act, 1997 |
| 2.5 | Key Outputs |
| 2.6 | Freedom of Information 25 |
| 2.7 | Annual Energy Efficiency Report 2011 |
| PART 3: | LEGAL DEVELOPMENTS27 |
| 3.1 | Legal Developments 2011 |
| PART 4: | STATISTICS34 |
| 4.1 | Prosecution Files Received36 |
| 4.2 | Results of Cases Prosecuted on Indictment44 |
| 4.3 | Applications to the Courts 54 |

Foreword

This is the first Annual Report which I have presented since my appointment as Director of Public Prosecutions in November 2011. I am honoured to have been entrusted with this very important position.

I am fortunate to have inherited a prosecution service which has undergone major modernisation and reform. However, I am not in the least complacent about the further changes which face the prosecution service, particularly in a time of severe financial constraints.

2011 saw the commencement of a period of considerable change for the management of the Office during which new personnel were appointed to three of the most senior legal roles. I took up office as Director in November 2011, while the new Chief Prosecution Solicitor and Head of Directing Division took up their roles in June 2012.

The Office continues, like all State agencies, to operate in difficult economic circumstances. This has had a significant impact on our resources. The Office of the DPP differs from most Government Offices and Departments in that it has just one core function, the prosecution of crime. It does not have discretionary programmes which it can decide to discontinue.

The Office has made clear previously that our resources are fully stretched, having regard to the increasingly large and complex files which we are required to consider and subsequently present in court when a decision is made to prosecute. As the statistics show, we have largely managed to maintain the same overall rate of throughput as achieved in 2010 and 2009. I am increasingly concerned however that it will not be possible to sustain this in the coming years.



The expenditure of the Office is essentially demand led as we do not have control over the level of crime or the number of prosecutions we must bring.

Notwithstanding this, during 2011 my Office managed to make significant savings particularly under the heading of Legal Costs. In 2011 also the Office implemented a further cut to professional fees of 10 per cent which affected fees paid to barristers who prosecute on my behalf. This brings to 26 per cent the accumulated cuts to counsels' fees since March 2009.

There have been developments at European level which are more than likely to have implications for the resources of this Office. A European Union Directive is under negotiation which is intended to establish minimum standards on the rights, levels of support and protection that victims of crime can expect throughout the European Union. While it is

not finalised, at this stage it is important to point out that among the rights proposed to be granted to victims is the right to receive reasons for the decision of the prosecution not to prosecute in most cases, subject to certain limited exceptions. We have already learned by experience that the process of giving reasons in cases involving a fatality which has been ongoing since 2008 has proved to be very resource intensive and this will be a significant factor in any expansion of this work, which is required under this directive, in the future.

A major step forward was achieved recently by the securing of a single headquarters building for my Office adjacent to the Criminal Courts of Justice on Infirmary Road. A commitment had been given to my predecessor by the Minister of State at the Department of Public Expenditure and Reform with special responsibility for Public Service Reform and the Office of Public Works, Brian Hayes, TD, for this project to proceed. The Office recently took over the majority of the accommodation which formerly housed the Department of Defence in Infirmary Road, Dublin 7. In doing so we vacated our premises in Merrion Street freeing it for immediate occupation by a Government department. The Directing Division and two sections of the Solicitors' Division are now located in Infirmary Road.

There is also a commitment for this Office to take over the remaining accommodation on the site currently occupied by other agencies. Apart from being of enormous strategic benefit to this Office, this will deliver further significant savings on overheads. Until this happens the Solicitors' Division, headed by the Chief Prosecution Solicitor, will have to be split over two locations which is far from ideal. However, despite this hopefully short term inconvenience, there are benefits which can be immediately achieved by having certain of the solicitors' staff adjacent to the directing staff who make the decisions to prosecute in the majority of

cases. In the context of the Croke Park Agreement and the current economic constraints, the Office has for some time been implementing reforms aimed at delegating certain decision making to the Solicitors' Division, where appropriate, so the duplication of effort by lawyers can be avoided. It is intended that further progress will be made on this initiative.

Finally in my first year as Director I want to pay tribute to the various groups who contribute to the operation of an effective prosecution service. I want to thank the very dedicated staff in my Office, the State Solicitors around the country and the many members of the Bar who contribute towards the provision of a prosecution service on behalf of the People of Ireland. I appreciate that a high level of service has been maintained notwithstanding the various cuts to salaries and fees which have been imposed.

Claire Loftus

Director of Public Prosecutions

October 2012

Office of the Director of Public Prosecutions

ANNUAL REPORT 2011

MISSION STATEMENT

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

PART 1: GENERAL WORK OF THE OFFICE

1 GENERAL WORK OF THE OFFICE

- 1.1.1 The fundamental function of the Director of Public Prosecutions is the direction and supervision of public prosecutions and related criminal matters.
- 1.1.2 The majority of cases dealt with by the Office of the Director of Public Prosecutions are received from the Garda Síochána, the primary national investigating agency. However, some cases are also referred to the Office by specialised investigative agencies including the Revenue Commissioners, Government Departments, the Health & Safety Authority, the Competition Authority, the Office of the Director of Corporate Enforcement, the Garda Síochána Ombudsman Commission, the Environmental Protection Agency and local authorities.
- **1.1.3** The Office of the Director of Public Prosecutions has three divisions:

The Directing Division determines, following an examination of an investigation file, whether there should be a prosecution or whether a prosecution commenced by the Garda Síochána should be maintained. The direction which issues indicates the charges, if any, to be brought before the courts. In some cases further information and investigation may be required before a decision can be made. To prosecute there must be a *prima facie* case - evidence which could, though not necessarily would, lead a court or a jury to decide, beyond reasonable doubt, that the person is guilty of the offence.

The Solicitors Division, headed by the Chief Prosecution Solicitor, provides a solicitor service to the Director in the preparation and presentation of cases in the Dublin District and Circuit Courts, the Central Criminal Court and Special Criminal Court, the Court of Criminal Appeal and the High and Supreme Courts. Outside the Dublin area 32 local state solicitors, engaged on a contract basis, provide a solicitor service in the Circuit Court and in some District Court matters in their respective local areas.

The Administration Division provides the organisational, infrastructural, administrative and information services required by the Office and also provides support to both the Directing and Solicitors Divisions.

1 OUTLINE OF THE CRIMINAL PROSECUTION PROCESS

AN GARDA SÍOCHÁNA & SPECIALISED INVESTIGATING AGENCIES

- Conduct independent criminal investigations
- Conduct most summary prosecutions in District Court in relation to *lesser offences* (subject to DPP's power to give directions)
- Prepare and submit files to the Solicitors Division of the DPP's Office (Dublin cases) or to the local state solicitor (cases outside Dublin) in relation to more serious offences

SOLICITORS DIVISION OFFICE OF THE DPP

(Cases to be heard in Dublin)

LOCAL STATE SOLICITOR

(Cases to be heard outside Dublin)

- Conduct certain summary prosecutions in District Court
- Submit investigation files to Directing Division of the DPP's Office for directions
 - Prepare cases for Court

DIRECTING DIVISION OFFICE OF THE DPP

- Examines files received from Solicitors Division and local state solicitors
 - Directs initiation or continuance of a prosecution
- Provides ongoing instruction and legal advice to the Solicitors Division and local state solicitors until case at hearing is concluded
- Advises the Garda Síochána and specialised investigating agencies and gives directions on preferral of charges

SOLICITORS DIVISION OFFICE OF THE DPP

(Cases to be heard in Dublin)

LOCAL STATE SOLICITOR

(Cases to be heard outside Dublin)

- Implement directions from Directing Division
 - Attend hearings in District Court
- Prepare book of evidence in indictment cases
- Brief and assist nominated barrister conducting prosecution
 - Attend trial and report outcome to Directing Division
- Provide liaison service to agencies and parties involved in the criminal process
 - Direct on and conduct Judicial Review Cases

PROSECUTING COUNSEL

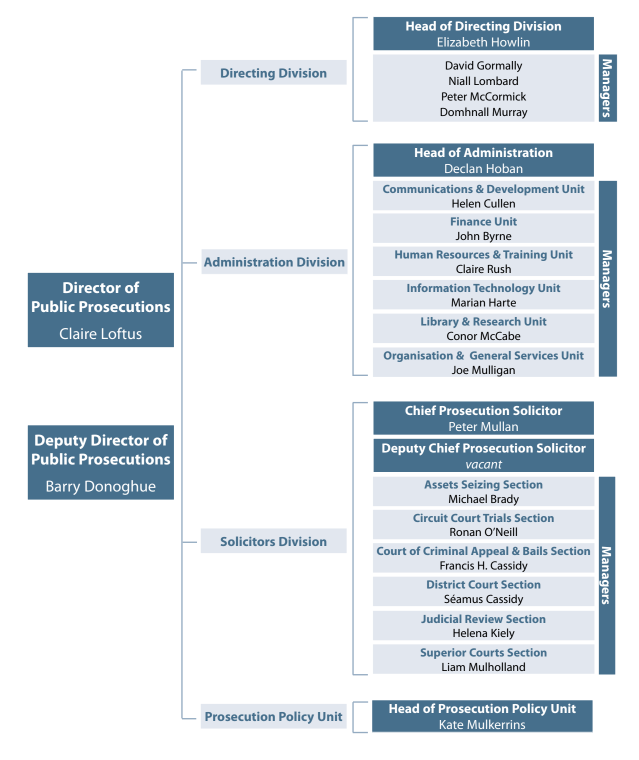
• Appear in Court and conduct prosecutions on indictment on behalf of and in accordance with the instructions of the DPP

COURTS

- Case at hearing (arraignment, trial)
- Case outcome (conviction/acquittal)
 - Sentencing

1.3 ORGANISATION STRUCTURE

(AS OF AUGUST 2012)



PART 2:

YEAR IN REVIEW

2 1 YEAR IN REVIEW

2.1.1 This chapter reviews the performance of the Office during 2011 in relation to the management of the prosecution service in line with the objectives set out in our Strategy Statement 2010 - 2012.

STRATEGIC MANAGEMENT

- 2.1.2 During a time of significant reductions in public spending a major challenge for the Office is to ensure that the prosecution of serious crime is not compromised and that available resources are allocated as effectively as possible.
- 2.1.3 In January 2011 the total staff complement of the Office of the DPP was 191.4 full-time equivalents down from 194.3 in January 2010.
- 2.1.4 In addition to directly employed staff, the Office engages the State Solicitor Service on a contract basis. This comprises 32 solicitors in private practice who are contracted to the Office of the DPP to represent the Director in Circuit Courts outside Dublin. The Office also draws from a panel of 155 barristers who are briefed on a case by case basis to prosecute cases on behalf of the Director in the various criminal courts.
- 2.1.5 The total cost of running the prosecution service for 2011 was approximately €36.7m. Fees paid to counsel who prosecute cases on behalf of the Director in the various criminal courts account for 37% of this amount, while 34% is paid in salaries & wages to staff in the Office of the DPP. A further 7% represents the amount paid in legal costs awarded by the courts.
- 2.1.6 The cost of the prosecution service for 2011 was approximately €4.3m less than in 2010. This is a reflection of the initiatives implemented by the Office under the terms of the Public Service Agreement to achieve greater efficiencies and savings. A 10% reduction in the rate of fees paid to counsel from 1 October 2011, together with the cumulative effect of two 8% reductions imposed in March 2009 and April 2010, resulted in a reduction of approximately €1.8m on fees paid to counsel. Significant savings were also achieved during 2011 in relation to the payment of legal costs awarded by the courts. Legal costs paid in 2011 were approximately €3.5m less than those paid in 2010. A significant contributory factor in this reduction was the pro-active role taken by this Office in seeking to reduce the amount paid in costs through implementation of a robust costs settlement policy. The Office will continue to vigorously implement this initiative. However, there are factors outside our control which may at any stage adversely impact on the level of costs which we must pay. A number of recent decisions in the Court of Criminal Appeal may result in the Office
- 2.1.7 In the interests of improving business processes across the organisation in order to gain efficiencies, the Office continued during 2011 to develop the devolution of decision-making initiative. Under this initiative responsibility for deciding whether prosecutions should be taken is delegated from staff in the Directing Division of the Office to solicitors in our Solicitors Division in certain circumstances. During the year 78 files were processed in the District Court Section of the Solicitors Division without reference to the Directing Division. A total of 127 judicial

having a greater exposure to costs.

- review applications were directed on by the Head of the Judicial Review Section without reference to the Directing Division. This restructuring of work has served to reduce duplication of effort between the two legal divisions of the Office.
- 2.1.8 The review of our computerised Case, Document Management and File Tracking System, commenced in 2010, continued throughout 2011. The system was first introduced in 2008 and provides managers and staff across the organisation with a single point of access for all prosecution files. The review resulted in further enhancements to the system in order to better meet the business needs of the Office.
- 2.1.9 The Civil Service Performance Management & Development System (PMDS) continued to play a key role in providing both managers and staff with an opportunity to evaluate performance against agreed targets. This assisted in ensuring that files were dealt with in a timely manner and agreed deadlines were met. The system also promoted staff development through mentoring and structured training programmes.
- 2.1.10 Implementation of the Staff Mobility
 Programme, first introduced in 2010, resulted
 in 27 staff being re-assigned during the
 year 13 of which were cross-divisional
 re-assignments. This programme offers
 staff opportunities to expand their work
 experience, in addition to providing the Office
 with a means of sharing knowledge and
 expertise across the two legal divisions of the
 Office. This has proved to be a very successful
 initiative from the point of view of both
 management and staff.

LEGAL ENVIRONMENT

2.1.11 The legal environment in which we operate is continuously evolving. We need to constantly keep abreast of legal developments, both nationally and internationally, and to take account of the ongoing increase in complexity of criminal law and practice.

- 2.1.12 One of the key objectives for this Office in delivering a quality prosecution service is to ensure that staff understand the law and context of operation of the Office. While the overall training budget for the Office has been reduced considerably in the last three years, it is imperative that we ensure the continued professional development of staff.
- 2.1.13 A total of €258,671 was invested in staff training during 2011. This comprised an allocation of €19,200 to legal-specific training while €41,634 was invested in attendance at seminars, conferences and training courses. A further €69,569 was allocated to staff who availed of opportunities under the Refund of Fees Scheme covering both legal and management courses at various levels.
- 2.1.14 In an effort to further reduce the amount spent on legal training, legal section meetings were restructured to include a training element which qualified for Continuing Professional Development (CPD) points. The Office utilised internal legal expertise to facilitate this training. This resulted in a decrease in reliance on external training in order to fulfill CPD requirements and ultimately a saving for the Office.
- 2.1.15 During 2011 the Office also organised two Legal Network meetings for staff in the two legal divisions of the Office. The meetings were facilitated by both internal and external lawyers with expertise in particular areas of criminal law. Topics covered included Statutory Interpretation; the Role of Expert Witnesses; and Criminal Law Updates. These meetings provided an opportunity for staff development at no cost to the Office. In addition, all legal staff undertook an in-house mandatory training course in Regulatory Training during the year.
- 2.1.16 The Office again organised the Annual State Solicitors' Seminar in January 2011 and the 12th Annual National Prosecutors' Conference in May 2011. Both these events have proved to be extremely beneficial in providing opportunities for staff of this Office and those involved in the prosecution of crime on a national level to come together on an annual

- basis to discuss topical issues and new legal developments. They are also a very cost effective means of providing customised Continuing Professional Development training to the broader cohort of prosecutors.
- 2.1.17 Our Library and Research service plays a key role in ensuring that up-to-date information on legal developments is made available in a timely manner and also provides a research service to support the work of legal staff. Staff have desktop access to all electronic library resources, including our internal collection of scanned judgments, Garda Síochána circulars, internal circulars, research documents and counsel opinions. The Library hardcopy collection comprises criminal law text books, journals, legislation and hardcopy knowledge.
- **2.1.18** During the year the Library staff also facilitated an in-house training programme for staff on the use of electronic library resources.
- 2.1.19 The Prosecution Policy Unit continued work on the development of policy guidelines on specific legal issues. The guidelines will provide a comprehensive resource for professional staff and will ensure a consistency of approach in dealing with particular areas of criminal law.
- 2.1.20 The Unit also undertook a number of internal research projects for the purpose of providing information which will inform future internal Office policy and procedures. The projects focused on sample cases over a 6 month period involving child victims of rape/sexual assault and defilement; a category of manslaughter cases for a 10 year period; and a review of all recent applications for review of sentence on the grounds of undue leniency.

GOVERNANCE

2.1.21 One of the factors that underpins the reliability of the information provided by the Office of the DPP is the extent to which we have developed internal control and governance procedures. The Office places great importance on having an Audit Committee with independent members, to plan and oversee internal audits.

- 2.1.22 The Committee met three times during 2011. Three internal Audit Reports were completed during the year covering Financial Reporting; Review of Systems of Internal Control; and Procurement of Barrister Services. In addition, two reports were presented to the Audit Committee on the status of recommendations from previous internal Audit Reports. All Audit Reports were sent to the Comptroller & Auditor General, together with the Annual Report for the Management Advisory Committee prepared by the Audit Committee.
- **2.1.23** The Audit Committee also discussed Risk Management at each of their meetings. Risk Registers for the Office were updated during 2011.
- 2.1.24 An Implementation Body was set up by Government in July 2010 to oversee and verify progress by public sector organisations in implementing the provisions of the Public Service Agreement (also known as the Croke Park Agreement). During 2011 this Office submitted two progress reports to the Implementation Body outlining progress made on delivering the commitments made in our Action Plan. Progress focussed mainly on streamlining services through devolution of decision-making across the legal divisions of the Office; reduction in legal costs through pursuit of a robust costs policy; and more efficient processing of payments through automation of financial systems. Copies of progress reports are available on our website at www.dppireland.ie.
- 2.1.25 In April 2010 the 2nd Irish Language
 Scheme for the Office of the DPP came into
 effect. Progress in relation to delivery on
 the commitments set out in the Scheme
 is monitored by Oifig an Choimisinéara
 Teanga. In September 2011 this Office
 submitted a progress report at the request
 of an Choimisinéar Teanga, followed by a
 meeting with a representative from his office
 in November 2011. The following is an extract
 from the final report of an Choimisinéar
 Teanga:

"Based on the evidence supplied to us during the monitoring process, it is our opinion that continuous and satisfactory progress is being made by the Office of the Director of Public Prosecutions in implementing the second language scheme

Overall it is clear to us that the Office of the Director of Public Prosecutions accommodates the Irish language in its activities, via the Language Scheme, and we commend them on their continuous work."

INTERACTION WITH OTHER AGENCIES

- 2.1.26 The Office of the Director of Public Prosecutions is one of a number of agencies working within the criminal justice system. It is essential to the work of this Office that we continuously strive to enhance relationships with individual stakeholder groups and develop initiatives to improve delivery of service.
- 2.1.27 On a day-to-day basis the Office of the Director of Public Prosecutions works with a number of investigative agencies from whom we receive investigation files. The vast majority of these files are submitted to this Office by An Garda Síochána. We therefore work closely with An Garda Síochána in the area of legal developments. During 2011 staff from this Office delivered training to members of An Garda Síochána on a variety of topics including File Preparation; District Court Practice & Procedure; Fraud; Proceeds of Crime Act; Criminal Justice Act 1994, Disclosure; and Forensic Evidence. In addition, during the year An Garda Síochána facilitated two educational visits to Garda Headquarters and the Forensic Science Laboratory for staff from the Office of the DPP.
- 2.1.28 In the interests of ensuring a more effective and efficient prosecution service our Prosecution Policy Unit continued during 2011 to engage with a number of agencies on the development of service level agreements. The agreements will assist in streamlining the submission of materials to this Office in relation to the prosecution of criminal offences and the disclosure obligations

- arising in such prosecutions. The agencies involved in this initiative are the Health & Safety Authority; Clinical Assessment Units in Temple Street and Crumlin Childrens' Hospitals; the Garda Síochána Ombudsman Commission; and the Dublin Rape Crisis Centre.
- 2.1.29 The Office has also facilitated students from a number of our national universities under the Student Internship Programme and other programmes, including the University of Tulsa Summer School and the NUI Galway Clinical Placement Programme. The Programme is co-ordinated and managed by the Prosecution Policy Unit. A total of 6 students took up placements of varying lengths in the Office during the year. These initiatives provide the students with valuable practical work experience and also enable the Policy Unit to enhance its research capacity.
- 2.1.30 The Office also participates in the training of trainee solicitors. During 2011 staff from this Office delivered 81 hours training to students in the Law Society of Ireland on topics such as criminal litigation; criminal advocacy; road traffic legislation; judicial review; indictable offences; and evidence.
- 2.1.31 The Office continues to participate in and contribute to various inter-agency groups including: The Criminal Law Advisory Committee; Advisory Group on Interviewing of Suspects; the DPP/Garda Liaison Group; the Advisory Group on Crime and Criminal Justice Statistics; various Courts Service User Groups; the Intergovernmental Support for Victims of Crime Project Advisory Group; the Criminal Justice Act Steering Group; the Victims Services Liaison Group; the Working Group to identify and report on efficiencies in the Criminal Justice System of the Courts; and the Expert Group McFarlane Article 13 ECHR Implementation.
- 2.1.32 In 2011 the Office continued to contribute to the development of criminal law at an international level and participated in a number of initiatives involving international organisations. We also continued to contribute to the work of international bodies

and organisations including EUROJUST; GRECO; OLAF; Eurojustice; the International Association of Prosecutors; the International Society for the Reform of Criminal Law; and the International Bar Association.

2.1.33 The former Director of Public Prosecutions, Mr. James Hamilton, served his second year as President of the International Association of Prosecutors during 2011. His term of office continues until September 2013. The Association provides a forum for exchange of information and experience between prosecutors on a worldwide basis.

PUBLIC EXPECTATIONS OF SERVICE

- **2.1.34** One of the most significant initiatives in relation to public expectations of the prosecution service was the introduction in 2008 of the Office policy on giving reasons for decisions not to prosecute in cases involving a death. During 2011 the Office received 12 requests for reasons. A more detailed breakdown is outlined in chapter 4.1 of this report. This new policy represents a departure from previous practice whereby reasons for decisions not to prosecute were given only to the Gardaí or other investigators, but not to families of the deceased. It is hoped that in giving reasons in such cases it may assist families in understanding why a prosecution could not be brought.
- **2.1.35** The Office website continues to provide victims of crime, witnesses, and the public generally with a wide range of information on the work of the Office and the criminal justice system in general. The website was enhanced in 2009 to incorporate a user-friendly Brief Guide to the Criminal Justice System and a dedicated section for Victims and Witnesses. There were a total of 23,191 unique visitors to the site during 2011 - an increase of 15% from the previous year. After the Homepage, the Brief Guide to the Criminal Justice System is the most visited page on the site accounting for 16,198 pageviews during the year in review. The Victims and Witnesses section is also among the top ten most visited pages on the site. The Office will continue to monitor

- traffic on the website so that we can continue to provide as full an information service as possible to victims of crime and the public generally.
- 2.1.36 The Victims' Charter published in July 2010 by the Victims of Crime Office, Department of Justice, Equality and Defence, sets out the rights and entitlements of victims to services provided by various State agencies, including the Office of the DPP. The Charter clearly states the services that victims of crime can expect from this Office.
- 2.1.37 Our Case, Document Management and File Tracking System provides us with some of the information necessary to enable us to monitor delivery of the commitments set out in the Charter. The system, as stated earlier in this chapter, is under review and is continuously being enhanced to better meet the business needs of the Office. The information currently available in relation to compliance with the Victims Charter is as follows:
 - When requested by a victim, we reviewed decisions we had made in relation to prosecution cases whenever possible;
 - The Office dealt with 12 requests for reasons for decisions received from victims' families during 2011;
 - Through induction training and mentoring programmes, the Office ensures that all staff are aware of their obligations to treat victims/witnesses with respect and take account of their personal situation, rights and dignity;
 - Staff in the Office of the DPP continuously work with the Gardaí to ensure victims are kept informed about their case;
 - Pre-trial meetings between victims and the prosecution team were offered in all appropriate cases in Dublin Circuit and Central Criminal Court cases during 2011;
 - Applications for review of sentences considered to be unduly lenient were lodged in 55 cases during 2011.

2.1.38 The 2nd Irish Language Scheme for the Office was published in April 2010 and is available on our website at www.dppireland.ie. The scheme builds on the commitments set out in the previous scheme published under the Official Languages Act 2003. All publications produced by the Office are bilingual and the Office website is fully bilingual. During 2011 the Office dealt with 10 High Court cases in the Irish language and 4 Supreme Court cases. The Office also dealt with 1 letter and 5 e-mails in Irish during the year. There were no telephone calls received during the year that required to be dealt with by staff on our in-house Irish Language Panel.

2.2 OFFICE EXPENDITURE

Chart 2.2.1 shows the breakdown of office expenditure for 2011, 2010 and 2009.

Salaries & Wages: This represents the cost of salaries of staff employed in the Office. The total staff complement at 1 January 2011 was 191.4.

Office Expenses: This relates to general office administration costs including purchase and maintenance of office equipment, office supplies, library costs, office premises maintenance, travel and other incidental expenses.

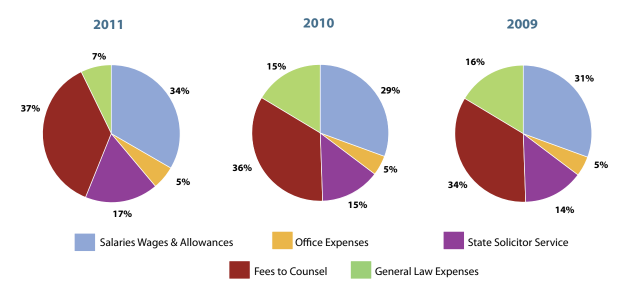
State Solicitor Service: This refers to payment of salaries and expenses to the 32 State Solicitors in private practice who are contracted to this Office to represent the Director in courts outside Dublin.

Fees to Counsel: These are fees paid to the barristers who prosecute cases on behalf of the Director in the various criminal courts. Fees are set within the parameters set by the Minister for Finance.

General Law Expenses: This refers to the payment of legal costs awarded by the courts in judicial review matters and other applications connected to legal proceedings against the Director.

| CHART 2.2.1: OF | FICE EXP | ENDITURE |
|-----------------|----------|----------|
|-----------------|----------|----------|

| 2011 | % | 2010 | % | 2009 | % |
|------------|---|---|---|------------|-----|
| € | | € | | € | |
| 12,357,035 | 34% | 12,082,779 | 29% | 13,685,992 | 31% |
| 1,994,473 | 5% | 2,085,318 | 5% | 2,158,818 | 5% |
| 6,302,448 | 17% | 6,321,857 | 15% | 6,368,245 | 14% |
| 13,501,066 | 37% | 14,734,046 | 36% | 15,283,338 | 34% |
| 2,622,289 | 7% | 6,078,790 | 15% | 7,289,469 | 16% |
| 36,777,311 | | 41,302,790 | | 44,785,862 | |
| | € 12,357,035 1,994,473 6,302,448 13,501,066 2,622,289 | € 12,357,035 34% 1,994,473 5% 6,302,448 17% 13,501,066 37% 2,622,289 7% | € 12,357,035 34% 12,082,779 1,994,473 5% 2,085,318 6,302,448 17% 6,321,857 13,501,066 37% 14,734,046 2,622,289 7% 6,078,790 | € | € |

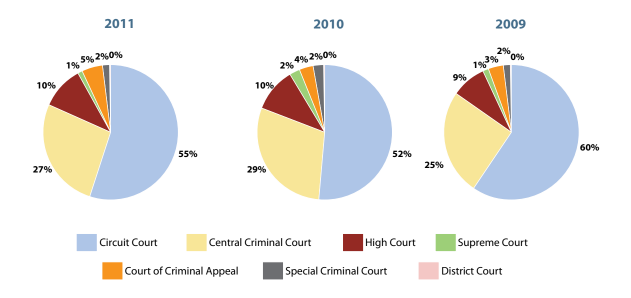


Charts 2.2.2 & 2.2.3 show a breakdown of expenditure on fees to counsel in the various criminal courts and by region in respect of the Circuit Criminal Court.

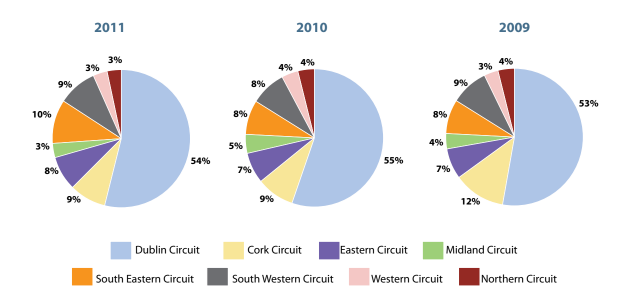
Fees paid to counsel in the Circuit, Central & Special Criminal Courts cover advising on proofs, drafting indictments, holding consultations, arraignments, presentation of the case and other necessary appearances e.g. for sentence.

Expenditure on fees in the High Court covers mainly bail applications and the preparatory work and hearings associated with judicial reviews.

| CHART 2.2.2: FEES TO COU | JNSEL PAID BY COUR | Т | | | | |
|--------------------------|--------------------|-----|------------|-----|------------|-----|
| | 2011 | % | 2010 | % | 2009 | % |
| | € | | € | | € | |
| Circuit Court | 7,440,212 | 55% | 7,596,660 | 52% | 9,109,899 | 60% |
| Central Criminal Court | 3,614,669 | 27% | 4,338,447 | 29% | 3,843,990 | 25% |
| High Court | 1,389,815 | 10% | 1,542,024 | 10% | 1,303,317 | 9% |
| Supreme Court | 124,711 | 1% | 362,573 | 2% | 208,140 | 1% |
| Court of Criminal Appeal | 695,512 | 5% | 518,596 | 4% | 532,581 | 3% |
| Special Criminal Court | 228,126 | 2% | 341,533 | 2% | 276,530 | 2% |
| District Court | 8,021 | 0% | 34,213 | 0% | 8,881 | 0% |
| TOTAL | 13,501,066 | | 14,734,046 | | 15,283,338 | |



| CHART 2.2.3: FEES TO COUNSEL PAID BY CIRCUIT | | | | | | |
|--|-----------|-----|-----------|-----|-----------|-----|
| | 2011 | % | 2010 | % | 2009 | % |
| | € | | € | | € | |
| Dublin Circuit | 4,012,452 | 54% | 4,202,177 | 55% | 4,824,375 | 53% |
| Cork Circuit | 638,650 | 9% | 692,302 | 9% | 1,113,821 | 12% |
| Eastern Circuit | 607,674 | 8% | 539,473 | 7% | 661,256 | 7% |
| Midland Circuit | 244,022 | 3% | 346,800 | 5% | 328,395 | 4% |
| South Eastern Circuit | 767,844 | 10% | 603,052 | 8% | 738,698 | 8% |
| South Western Circuit | 675,173 | 9% | 630,816 | 8% | 795,015 | 9% |
| Western Circuit | 257,192 | 3% | 305,835 | 4% | 305,913 | 3% |
| Northern Circuit | 237,205 | 3% | 276,205 | 4% | 342,426 | 4% |
| TOTAL | 7,440,212 | | 7,596,660 | | 9,109,899 | |



2.3 EXTRACT FROM APPROPRIATION ACCOUNT 2010

Account of the sum expended in the year ended 31 December 2010, compared with the sum granted and of the sum which may be applied as appropriations-in-aid in addition thereto, for the salaries and expenses of the Office of the Director of Public Prosecutions.

| Service | e | 2010 Estimate Provision | 2010 Outturn | 2009 Outturn |
|---------|--|-------------------------------|-----------------|-----------------|
| | | €'000 | €'000 | €'000 |
| ADMIN | ISTRATION | | | |
| A.1. | Salaries, Wages and Allowances | 13,257 | 12,928 | 13,686 |
| A.2. | Travel and Subsistence | 145 | 97 | 90 |
| A.3. | Incidental Expenses | 1,185 | 937 | 1,041 |
| A.4. | Postal and Telecommunications Services | 320 | 270 | 343 |
| A.5. | Office Machinery and Other Office Equipment and Related Expenses | 996 | 494 | 1,012 |
| A.6. | Office Premises Expenses | 630 | 523 | 574 |
| A.7. | Value for Money & Policy Reviews | 5 | - | - |
| OTHER | SERVICES | | | |
| B. | Fees to Counsel | 14,342 | 14,734 | 15,283 |
| C. | General Law Expenses | 7,000 | 6,079 | 7,290 |
| D. | Local State Solicitor Service | 5,974 | 6,322 | 6,368 |
| | Gross Expenditure | 43,854 | 42,384 | 45,687 |
| | Deduct - | | - | |
| E. | Appropriations-in-Aid | 614 | 1,031 | 901 |
| | | | | |
| | Net Expenditure | 43,240 | 41,353 | 44,786 |
| | Surplus to be Surrendered | | €1,887,211 | €335,138 |

PROMPT PAYMENT OF ACCOUNTS ACT, 1997

Late Payments in Commercial Transactions Regulations 2002

OPERATION OF THE ACT IN THE PERIOD 1 JANUARY 2011 TO 31 DECEMBER 2011

- 2.4.1 The Office of the Director of Public Prosecutions makes payments to suppliers after the goods or services in question have been provided satisfactorily and within 30 days of the supplier submitting an invoice. In the case of fees to counsel, while invoices are not generated, the practice of the Office is to pay counsel's fees within 30 days of receipt of a case report form in each case.
- 2.4.2 In the period in question, the Office made two late payments in excess of €317.50. The value of these payments were €1,866. The total value of late payments in the year amounted to €1,866 out of total payments of €2.232 million and interest thereon came to €15.42.

STATEMENT OF THE ACCOUNTING OFFICER

- 2.4.3 The Office of the Director of Public Prosecutions is one of the organisations which is subject to the terms of the Prompt Payment of Accounts Act, 1997 and the Late Payments in Commercial Transactions Regulations 2002. The Act came into force on 2 January 1998, and since that time the Office has complied with the terms of the Act.
- 2.4.4 All invoices from suppliers are date stamped on receipt. Invoices are approved and submitted for payment in a timely manner to ensure that payment is made within the relevant period. When the invoices are being paid the date of receipt and the date of payment are compared, and if the relevant

time limit has been exceeded, an interest payment is automatically generated. In cases where an interest payment is required, the matter is brought to the attention of management so that any necessary remedial action can be taken.

2.4.5 The procedures which have been put in place can only provide reasonable and not absolute assurance against material non-compliance with the Act.

Barry Donoghue

Accounting Officer
August 2012

2.5 KEY OUTPUTS

- The fundamental function of the Office of the 2.5.1 Director of Public Prosecutions is the direction and supervision of public prosecutions and related criminal matters. The majority of cases dealt with by the Office are received from An Garda Síochána, the primary national investigating agency. However, some cases are also referred to the Office by specialised investigative agencies including the Revenue Commissioners, Government departments, the Health & Safety Authority, the Competition Authority, the Office of the Director of Corporate Enforcement, the Garda Síochána Ombudsman Commission, the Environmental Protection Agency and local authorities.
- 2.5.2 The high level goal of the Office is to provide on behalf of the People of Ireland a prosecution service that is independent, fair and effective. To do this the Office must ensure that criminal investigation files submitted to the Office are dealt with in a timely manner in accordance with the published *Guidelines for Prosecutors*.
- 2.5.3 In 2011 the Estimates for a number of Votes were restructured on a Strategic Programme basis so that they included certain performance information regarding the outputs and impacts of Programme expenditure. The purpose of the restructuring was to hold public sector organisations accountable for the proposed allocation and effective utilisation of public funds.
- 2.5.4 This Performance Budgeting approach was adopted by the Office of the Director of Public Prosecutions in the preparation of Estimates 2011-2012. Charts 2.5.1 and 2.5.2 overleaf set out the key outputs for the Office together with the context and impact indicators.

NOTE: Statistics quoted in the charts reflect the work done on prosecution files and legal proceedings during the years specified whether the files were received in those years or in previous years. For this reason the statistics quoted are not directly comparable to statistics quoted in Part 4 of this report which are compiled on the basis of the year the file was received in the Office.

CHART 2.5.1: KEY OUTPUTS

| Key Outputs | 2011 Outputs | 2012 Output Targets |
|---|--|---|
| Public Service Activity : Issue directions in relation to suspects on files submitted by investigation agencies | Issued Directions in relation to 14,014 suspects | Issue Directions in relation to 13,500 - 14,000 suspects |
| Deal with court proceedings on indictment arising out of directions to prosecute | Dealt with 3,862 new court proceedings against suspects together with ongoing prosecutions | Deal with 3,500 - 4,000 new court proceedings against suspects together with ongoing prosecutions |
| Directly deal with Dublin District Court prosecution files | Dealt with 1,824 files | Deal with 1,500 - 2,000 files |
| Handle District Court appeals, including appeals in cases prosecuted by the Garda Síochána under delegated authority | Dealt with 2,307 appeal files | Deal with 2,000 - 2,500 appeal files |
| Deal with High Court Bail applications and Judicial Review cases | Dealt with 2,546 Bail applications and 264 Judicial Review cases | Deal with about 2,500 Bail applications and 250 - 300 new Juduicial Review cases |

CHART 2.5.2: CONTEXT & IMPACT INDICATORS

| Context & Impact Indicators | 2009 | 2010 | 2011 |
|---|-----------------|-----------------|-----------------|
| Staff employed at year end | 195.9 | 194.4 | 195.5 |
| Average time per suspect within which directions are issued (from receipt of prosecution files) | 2 weeks - 42% | 2 weeks - 44% | 2 weeks - 44% |
| | 4 weeks - 62% | 4 weeks - 61% | 4 weeks - 61% |
| | 3 months - 84% | 3 months - 84% | 3 months - 85% |
| Fees paid to Counsel (% change over previous year) | €15.283 million | €14.734 million | €13.501 million |
| | (+ 11%) | (- 4%) | (- 8%) |
| Law costs awarded against the DPP's Office (% change over previous year) | €7.290 million | €6.079 million | €2.622m |
| | (+ 23%) | (- 17%) | (- 57%) |

2.6 FREEDOM OF INFORMATION

- 2.6.1 Section 46(1)(b) of the Freedom of Information (FOI) Act, 1997 provides a right of access only with regard to records which relate to the general administration of the Office. This in effect means that records concerning criminal prosecution files are not accessible under the FOI Act.
- 2.6.2 The Office continues to make FOI information available as readily as possible. Our section 15 and 16 Reference Book is available on our website, www.dppireland.ie. This publication outlines the business of the Office including the types of records kept.
- **2.6.3** The FOI Unit can be contacted by telephone at 01 858 8500.
- 2.6.4 During 2011 a total of eleven requests were submitted to the Office. Five of the requests were refused under the Act and two requests were withdrawn / dealt with outside of FOI. Four requests were granted/part granted. The reason for the refusals was that the records sought did not relate to the general administration of the Office.
- 2.6.5 Four of the requests were submitted by journalists, one by staff and one by a business/ interest group, while the other five requests were made by the general public. Six of the eleven requests received related (in total or in part) to criminal files.
- 2.6.6 In the five cases where requests were refused, only one of the requesters sought an internal review of the original decision. In this case, the original decision was upheld. No requester appealed a decision to the Information Commissioner.

| Requests Received 2011 | | |
|---------------------------------------|----|--|
| Refused under section 46(1)(b) | 5 | |
| Withdrawn / dealt with outside of FOI | 2 | |
| Requests Granted / Part Granted | 4 | |
| TOTAL REQUESTS | 11 | |

| Requesters 2011 | |
|-------------------------|---|
| Journalists | 4 |
| General Public | 5 |
| Staff | 1 |
| Business/Interest Group | 1 |

| Reviews 2011 | |
|--|---|
| Requests for Internal Review | 1 |
| Requests to the Information Commissioner for Review | 0 |

Z ANNUAL ENERGY EFFICIENCY REPORT 2011

OVERVIEW OF ENERGY USAGE IN 2011

2.7.1 In 2011, the Office of the Director of Public Prosecutions consumed 1,567.55 MWh of energy. This represents an overall reduction of almost 20% on our energy usage in 2010. (The actual percentage reduction is 18.6% of 1,927.30 MWh). The energy consumed is in respect of space heating, air conditioning, lighting, hot water, computer systems and other office equipment at both our office buildings in Merrion Street, Dublin 2 and North King Street, Dublin 7.

This figure is compiled as follows:

- 921.48 MWh of Electricity
- 646.07 MWh of Natural Gas

ACTIONS UNDERTAKEN IN 2011

- 2.7.2 During 2011, the Office continued to work closely with maintenance contractors and external consultants appointed by OPW to help improve the energy efficiency of both of the buildings assigned to this Office. Actions taken during 2011 include the following:
 - The computerised Building Management System (BMS) was adjusted at the start of the year to take account of various official holidays throughout the year ensuring that the heating and ventilation system was not operational on these days.
 - The information campaign which commenced in 2010 continued with a poster campaign alerting staff to a variety of ways of reducing energy usage both in the office and at home.

- Upgrade works to the boiler system in the Merrion Street office were completed. The new boiler system is more efficient resulting in reduced energy consumption and therefore cost savings.
- Two members of the facilities management staff completed a three day Diploma Course in Energy Management under the guidance of the SEAI. The staff concerned can use the skills gained through this course to continue to achieve reductions in energy usage, reductions in carbon emissions and reductions in costs.
- The switch to energy efficient light bulbs commenced in 2011 and will be an ongoing initiative.
- Regular maintenance of the HVAC system was completed as scheduled thus ensuring maximum efficiency of the system.

ACTIONS PLANNED FOR 2012

- **2.7.3** Actions planned for 2012 include the following:
 - All water heaters to be controlled by timers or connected up to the BMS thus ensuring they are operating for the minimum periods necessary.
 - Continuation of the awareness campaign for staff using signage and posters.
 - Energy Awareness Information Sessions to be provided for all staff by the OPW appointed consultant.
 - Gas boilers in the North King Street building will be switched off for the Summer season.
 - Examination of night time electricity usage in consultation with the Office IT Unit.

PART 3: LEGAL DEVELOPMENTS

3 LEGAL DEVELOPMENTS 2011

3.1.3

INTRODUCTION

3.1.1 The purpose of this chapter is to give a brief review of the more important or interesting decisions and developments in the area of criminal law in 2011. As in previous years, the cases are chosen to give a flavour of the type of legal issues which arise in the area of criminal law. This chapter is not intended to give a comprehensive review of all developments in criminal law during the year. The areas of law where sample decisions have been chosen are judicial review cases, court of criminal appeal cases, drink driving cases, habeas corpus and bail applications.

JUDICIAL REVIEW CASES

CRITERIA FOR GRANTING LEGAL AID

In David Joyce v. Director of Public Prosecutions 3.1.2 [2011] IESC 36 the appellant was charged in the District Court with stealing €287 from a supermarket. He had no previous convictions. When considering an application for legal aid the District Judge concluded that the appellant was not "at risk" of a custodial sentence if convicted and declined to grant him legal aid. The High Court declined to quash the decision not to grant legal aid. The decision was appealed to the Supreme Court. The Court held that the issue of whether or not an accused is "at risk" of a custodial sentence is not the only criteria for deciding if an accused should be granted legal aid. The issue in every case is whether a trial of the accused without legal representation would be a fair trial. Even if an accused was not at risk of a prison sentence a court should consider whether (a) the factual or legal complexity of the case; (b) the consequences of a conviction for the

accused; or (c) any other factor in the case, means that it is appropriate to grant legal aid to ensure a fair trial.

JURISDICTION OF HIGH COURT TO MEASURE COSTS

In Patrick Taaffe v. Director of Public Prosecutions and Others [2011] IESC 408 the issue to be resolved was the jurisdiction of the High Court to measure costs. The applicant had sought to quash the issue of a bench warrant for his arrest which related to his non appearance in the District Court for a public order charge. The respondents were not objecting to the application and the only issue to be resolved was the level of costs to be paid to the applicant. The applicant contended that the High Court had no jurisdiction to measure costs in the absence of an agreement to that effect except by reference to a proportion of a taxed sum. The respondents contended that the Court did possess such a jurisdiction and that it was one which may be properly exercised in cases of this nature, thereby avoiding unnecessary inconvenience and additional expense to the State and the taxpayer. The High Court found that it had jurisdiction to measure costs in uncontested habeas corpus or judicial review proceedings where, following the granting of leave, the respondents in any given case indicate that no opposition will be raised to the making of a habeas corpus order or the quashing by way of certiorari of some order of the District or Circuit Court. The Court derived its jurisdiction to measure costs from Order 99(5)(2)(a) of the Rules of the Superior Courts.

OFFENCE OF UNLAWFUL CARNAL KNOWLEDGE UNCONSTITUTIONAL

3.1.4 In ZS v. Director of Public Prosecutions [2011] IESC 49, the Supreme Court ruled that the offence of unlawful carnal knowledge with a female under the age of 17 years was inconsistent with the Constitution. The offence was created by section 2(1) of the Criminal Law Amendment Act 1935. The section was held to be unconstitutional by reason of the fact that it was a strict liability offence which precluded an accused from raising the defence of reasonable mistake as to the victim's age. Section 1 of the Criminal Law Amendment Act 1935 which applied to girls under the age of 15 was found to be unconstitutional for the same reason in the earlier case of CC v. Ireland [2006] IESC 33.

SECTION 12 OF THE IMMIGRATION ACT 2004 UNCONSTITUTIONAL

3.1.5 In Ebere Dokie v. Director of Public Prosecutions [2011] IR 110 the High Court ruled that section 12 of the Immigration Act 2004 was inconsistent with the Constitution. The offence created by section 12 was committed where a non-national failed to produce relevant identity papers on demand by the authorities. The applicant had arrived from Nigeria at Dublin Airport and was asked to produce her identity papers. When she failed to do so she was arrested and charged with an offence contrary to section 12 of the Immigration Act 2004. The charge alleged that she, being a non-national, failed to produce on demand to an immigration officer or Garda a valid passport or other equivalent document which established her identity and nationality. The charge also alleged that she failed to give a satisfactory explanation of the circumstances which prevented her from doing so. The applicant sought a declaration from the High Court that the offence was unconstitutional on the grounds that the wording purporting to create the criminal offence was too vague and imprecise and that it also offended the principle that a person is not obliged to incriminate themselves. The High Court agreed and struck down the

section. The Court held that a person must be able to ascertain what conduct is prohibited before they can be subject to the criminal law. The failure to define in the legislation the term *satisfactory explanation* gave rise to vagueness and uncertainty.

NOTE: New sections 11 and 12 were inserted into the Immigration Act 2004 by section 34 of the Civil Law (Miscellaneous Revisions) Act 2011.

JUDICIAL REVIEW APPLICATION TO PROHIBIT FOURTH TRIAL REFUSED

In AP v. Director of Public Prosecutions [2011] 3.1.6 IESC 2 the appellant was charged with a number of counts of indecent assault alleged to have been committed in the mid 1970s. He pleaded not guilty and went on trial. A trial commenced on three separate occasions, but on each occasion the trial judge acceded to an application by the appellant's counsel to discharge the jury because the jury had heard evidence from a witness which was considered to be inadmissible or prejudicial to the appellant. When the case was listed for a fourth trial the appellant applied to the High Court for an order prohibiting his trial. He limited his grounds for judicial review submitting that a fourth trial per se would amount to an abuse of process and a breach of his right to a fair trial. Both the High Court and Supreme Court dismissed the application for judicial review. The Supreme Court held that there was no rule of law which limited the number of retrials which may occur. Each case was required to be considered on its own facts to determine if a further prosecution would be constitutional. A fourth trial is not per se prohibited. In considering a case to determine whether a retrial would be constitutional, the main factors the court should consider are the seriousness of the offences, any prosecutorial delay which has a prejudicial effect on an accused, the length of time a case is in the legal system and issues of stress and anxiety.

COMPANY EMPLOYEES CAN BE PROSECUTED FOR PRICE FIXING EVEN IF THE COMPANY HAS NOT BEEN CHARGED OR CONVICTED

3.1.7 In Director of Public Prosecutions v. Pat Hegarty [2011] IESC 32, the accused was the manager of an oil company. He was charged with entering into an agreement on behalf of the company to fix the price of gas oil with other oil companies. The company had not been charged or convicted for its role in the price fixing cartel. The accused submitted that it was necessary for the company to be convicted of the offence before he could be found guilty. The trial judge rejected the proposition and agreed to refer the case to the Supreme Court by way of case stated. The Supreme Court held that the true meaning of section 3(4) of the Competition Act 1996 was that the company did not have to be convicted of an offence before a manager or director was convicted. While it was not necessary to prosecute and convict the company in order to find the accused guilty, it was an essential ingredient of the offence that the jury was satisfied that the company itself must have committed the offence in order for the accused to be ultimately convicted.

COURT REJECTS CLAIM THAT LAW PROVIDING FOR DISMISSAL OF CRIMINAL CHARGES IS UNCONSTITUTIONAL

In Noel Brohoon v. Director of Public Prosecutions [2011] IEHC 74, the High Court rejected the plaintiff's submission that section 4E of the Criminal Procedure Act 1967 was unconstitutional. Section 4E of the Criminal Procedure Act 1967 provides that an accused may apply to the trial court to dismiss one or more of the charges against him if it appears to the trial court that there is not a sufficient case to put the accused on trial. If a charge is dismissed the Director can appeal against the dismissal to the Court of Criminal Appeal. In this case the plaintiff complained that there was no corresponding right of appeal for an accused against a trial judge's decision not to dismiss a charge. The High Court rejected his arguments. The Court held that where an

application by an accused person to dismiss charges in the Circuit Criminal Court was unsuccessful, the accused had a number of options including judicial review, a case stated to the Supreme Court on a point of law and, in the event of conviction, an appeal on the point to the Court of Criminal Appeal. The need of the prosecution, based on its different role and situation, for such a right was clear and self-evident. A decision by the Circuit Court to dismiss a prosecution under section 4E would mean that the prosecution would not have any recourse to the Court of Criminal Appeal were it not for section 4E, as the prosecution would have terminated.

DEFINITION OF THE WORD 'DETAINED' IN FORFEITURE OF CASH CASE

3.1.9 In Director of Public Prosecutions v. David
Anthony England [2011] IESC 16 the Supreme
Court held that the Circuit Court had no
jurisdiction to make a forfeiture order under
section 39 of the Criminal Justice Act 1994
in respect of cash seized once an order
detaining the cash seized under section 38 of
the Criminal Justice Act 1994 had expired. It
was plain from the statutory provisions cited
that the jurisdiction created by section 39 to
order forfeiture of cash seized under section 38
required that an application for such forfeiture
be made while the cash was 'detained' under
the said section 38.

COURT OF CRIMINAL APPEAL

SENTENCE UNDULY LENIENT IN AGGRAVATED BURGLARY CASE

3.1.10 In Director of Public Prosecutions v. Kieran Barry,
4 July 2011 (ex tempore), the respondent
had pleaded guilty in the Circuit Court to the
offence of aggravated burglary. The trial judge
sentenced him to two years imprisonment.
The Director sought a review of the decision to
the Court of Criminal Appeal on the grounds
that the sentence was unduly lenient. The
facts of the case were that the respondent
had forcibly entered the house of the victim
late at night and threatened to slit her throat
with a knife he had in his possession. The

Court of Criminal Appeal ruled that there was an error of principle in sentencing. The sentence was insufficient as it failed to take into consideration the severity of the case. The Court increased the sentence from two years imprisonment to four years imprisonment. The only mitigating factor in the case was that the respondent had pleaded guilty. An important aggravating factor in the case was that the offence was committed while the respondent was on bail awaiting sentence in respect of other offences. The Court held that the sentence was unduly lenient, having regard to the nature of the offence, the circumstance in which it was committed and the maximum sentence an accused could receive in respect of the offence which was life imprisonment.

SUSPENDED SENTENCE INCREASED IN ARSON CASE

In Director of Public Prosecutions v. Patrick 3.1.11 Harcourt, 17 October 2011 (ex tempore), the respondent had pleaded guilty in the Circuit Court to the offence of arson. The trial judge sentenced him to a term of imprisonment of three years, the entirety of the term being suspended. The Director sought a review of the sentence to the Court of Criminal Appeal on the grounds, that the sentence was unduly lenient. The facts of the case were that the respondent had driven a man to a garage and that man then set fire to the garage and motor vehicles. The damage to the garage premises and vehicles amounted to €284,000. The Court of Criminal Appeal ruled that there was an error of principle in sentencing in one respect only. The sentencing error was that the starting point adopted by the trial judge of three years was too low for such a serious offence. The Court increased the sentence to five years imprisonment but suspended the entirety of that five year term as it agreed with the trial judge that the respondent had changed his life since the offence and there was a very real prospect of rehabilitation. He had not come to the notice of the Gardaí since he committed the offence in 2007 and the Probation Services report described him as being at a moderate risk of re-offending.

COURT RULES THAT SEARCH WARRANT WAS NOT INVALID

3.1.12 In Director of Public Prosecutions v. Gareth Mallon [2011] IECCA 29 the respondent's home was searched and controlled drugs were found in his premises. He was then charged with drug offences and went on trial in the Circuit Court. The search warrant which was issued had mistakenly described the premises as 4 Marrowbone Close, Dublin 8. The correct address for the warrant should have been 4 Marrowbone Lane Close, Dublin 8. The respondent argued that the warrant had been issued for a premises which did not exist and the search was therefore illegal. The Circuit Court agreed and dismissed the case pursuant to section 4E of the Criminal Procedure Act 1967 ruling that the warrant was invalid. The Director then appealed the decision to the Court of Criminal Appeal. The Court allowed the appeal ruling that the warrant was not invalid in that the recitation of the incorrect address of the premises to be searched constituted a mere misdescription and was not calculated to mislead. Not every error in a search warrant will lead to invalidation of the warrant. The misdescription was not a deliberate and conscious violation of the respondent's constitutional rights.

ROAD TRAFFIC CASES

OPINION OF GARDA WHEN ARRESTING ACCUSED

3.1.13 In Director of Public Prosecutions v. Anthony Reddy [2011] IEHC 40 the prosecuting Garda had received a call from Garda command relating to a crash which had been observed by an off-duty Garda. The prosecuting Garda testified that it was clear when he arrived at the scene that the car had crashed as there was damage to the side of the vehicle and it eventually had to be towed away. The District Judge dismissed the case on the ground that since the prosecuting Garda had not actually seen the accused drive the car, he could not have reasonably formed the opinion for an arrest as required by section 49(8) of the Road Traffic Act 1961 as amended. The Director

appealed the decision to the High Court by way of case stated. The High Court held that the Judge was wrong to dismiss the case. A requirement that the arresting Garda observe the defendant to be actually driving a motor vehicle in such a manner as to give rise to reasonable opinion was to add something which the relevant statute simply did not provide. The critical test is that the opinion formed by the Garda is a *bona fide* one. The opinion can derive from either his or her own observations or from reports received from third parties.

GARDA ENTITLED TO REFER TO LEGISLATION IN COURT

3.1.14 In Director of Public Prosecutions v. Aidan Bailey [2011] IEHC153 the accused was charged with the offence of drink driving. The prosecuting Garda gave evidence in court that he had advised the accused of the obligation under section 13 of the Road Traffic Act 1994 to provide two samples of breath for analysis. The Garda said that he warned the accused that if he failed to give a breath sample he would be committing an offence. When giving his evidence the Garda referred to an extract of the statute which contained the wording of the warning contained in section 13. The accused's solicitor objected to this. The accused was subsequently convicted of the drink driving offence and then applied to the High Court for a judicial review of the decision to convict him. The High Court refused the application for judicial review ruling that there was no reason why the Garda should be required to memorise the precise words of the section and recite by heart when giving evidence. There was no evidence that the warning was not given to the accused. Once the Garda had stated that he gave the section 13 warning to the accused, it seemed reasonable that he should be then allowed to read from the text of the Act. The Court noted that the applicant had not sworn an affidavit claiming that he was not given the section 13 warning. Neither did the accused give any evidence in court to rebut the claim by the Garda that the section 13 warning was given to him.

HUMIDITY LEVEL OUTSIDE THE RECOMMENDED RANGE

3.1.15 In Director of Public Prosecutions v. Michael Nash [2011] IEHC 418 the accused had been charged with a drink driving offence. During the course of the trial the District Judge heard evidence from the prosecuting Garda that the humidity level of the room where the sample of breath was taken was 26%. This was outside the recommended range as the guideline recommended that the Intoxilyser should optimally be used with a humidity level of between 30% and 90%. The Garda advised the Court that the humidity figures were merely guidelines and that he was satisfied that the Intoxilyser was working properly before the breath samples were analysed. He said that if the temperature and humidity of the room were such as to affect the accuracy of the reading then the Intoxilyser would not have printed the section 17 certificate as it did. The Judge dismissed the case and agreed to refer the case to the High Court by way of case stated. The High Court held that the District Judge was wrong to dismiss the case. There was no requirement either in the legislation or in the regulations that the temperature and humidity be noted, much less that they be requirements for a conviction. Evidence that the humidity fell outside the guideline levels did not rebut the presumption that the section 17 certificate was accurate.

HABEAS CORPUS & BAIL APPLICATIONS

JUDGE SHOULD NOT HAVE RELIED ON HEARSAY EVIDENCE WHEN REVOKING BAIL

3.1.16 Richard McCann v. Governor of Castlerea Prison
[2011] I.E.H.C 294. During the course of a bail
application the District Court admitted hearsay
evidence from a Garda that the applicant was
involved in ongoing serious criminal activity
and that he had been involved in an incident
with certain members of a family which was
antagonistic to the applicant and his family.
The District Court then revoked the applicant's
bail relying on this hearsay evidence. The

applicant then applied to the High Court for his release pursuant to Article 40.2 of the Constitution. The High Court released him from custody ruling that his detention was unlawful. The Court held that there was no recognised legal basis for the admission of the hearsay evidence in the circumstances of the case. The consequence of this was that the District Court had made a fundamental error in admitting the hearsay evidence and that this error vitiated the legality of the applicant's detention.

JUDGE ACTED LAWFULLY IN ADMITTING HEARSAY EVIDENCE WHEN REFUSING BAIL

3.1.17 In Mark Clarke v. Governor of Cloverhill Prison [2011] I.E.H.C 199, the applicant was charged with a drugs offence and was then remanded on bail by the District Court. A member of the Gardaí was subsequently approached by a confidential informant known to him who told him that the applicant was to be given a passport and money to enable him to leave the State. The Garda then applied to the District Court for a warrant authorising the arrest of the applicant under section 6(5) of the Bail Act, 1997. He then applied to revoke the applicant's bail on the ground that the circumstances had changed since the applicant was first admitted to bail and that there was now a real risk that the applicant would flee the jurisdiction. The District Court admitted the Garda hearsay evidence that a confidential source had informed him that the applicant was to be given a passport and money to enable him to flee the State. The applicant sought an order of habeas corpus. The applicant argued that the District Court had not exercised an independent judgement regarding the issue of whether the applicant was a flight risk. The applicant also argued that the District Court had exceeded its jurisdiction by admitting hearsay evidence. The High Court refused the relief sought. The Court held that the District Court had exercised an independent judgement in respect of the allegation that the applicant was a flight risk and there was a recognised evidential basis for the admission of hearsay evidence in this case, i.e. informer privilege.

The District Court had acted lawfully in admitting the hearsay evidence and had acted lawfully in refusing bail.

PART 4: STATISTICS

STATISTICS

EXPLANATORY NOTE IN RELATION TO STATISTICS

- 4.1 The statistics outlined in this report have been compiled from the Office's electronic Case, Document Management and File Tracking system which went live in the Office at the end of October 2008.
- 4.2 The system operates on an integrated basis where all elements of a case, from the initial direction process to an appeal in the Court of Criminal Appeal, have the same case reference, providing a snapshot picture of all the different elements of a case at one glance.
- 4.3 As part of the implementation process data from the previous IT systems was migrated onto the new system. The previous systems consisted of numerous non-compatible databases, and the data migration processes involved a significant level of data matching and data cleansing. Because of this, there may be some slight discrepancies between statistics produced from the new system and data outlined in previous reports.
- 4.4 Part 4 is broken down into three distinct sections:
 - Charts 1 to 5 (Part 4.1) relate to the receipt of files in the Office and include details on the types of directions made;
 - Charts 6 to 10 (Part 4.2) provide details of the results of cases prosecuted on indictment by the Director in respect of files received in the Office between 2008 and 2010.
 - Charts 11 to 13 (Part 4.3) relate to applications to the Courts for review of sentence on grounds of undue leniency; confiscation and forfeiture of criminal assets; and European Arrest Warrants.

- 4.5 All the yearly demarcations in the statistical tables refer to the year the file was received in the Office. The reason for going back so far in charts 6 to 10 is to take account of the time difference between a decision to prosecute being made and a trial verdict being recorded. If statistics were to be provided in respect of 2011 case outcomes, a large proportion of the cases would still be classified as 'for hearing' and the statistics would have little value. Cases heard within a short period of being brought are not necessarily representative.
- 4.6 In this report we have attempted in most instances to include updated versions of the data set out in previous Annual Reports in order to give a fuller account of the progress made since that data was previously published. Because of the continuous change in the status of cases - for example, a case which was pending at the time of a previous report may now have concluded - information given in this report will differ from that for the same cohort of cases in previous reports. In addition, data from two different years may not be strictly comparable because as time goes on more cases are completed so that information from earlier years is necessarily more complete than that from later years. Unless otherwise stated, data included in these statistics was updated in August 2012.
- 4.7 Caution should be exercised when comparing these statistics with statistics published by other organisations such as the Courts Service or An Garda Síochána. The statistics published here are based on our own classification and categorisation systems and may in some cases not be in line with the classification systems of other organisations.

PROSECUTION FILES RECEIVED

Chart 1 shows the total number of files received by the Office of the Director of Public Prosecutions from 1976 to 2011.

The vast majority of files received in the Office relate to the prosecution of criminal cases. The remainder deal with general queries, applications for judicial review or requests for legal advice from the Garda Síochána or local state solicitors. The number of files received, and the complexity of the issues that have to be addressed, has increased generally since the establishment of the Office.

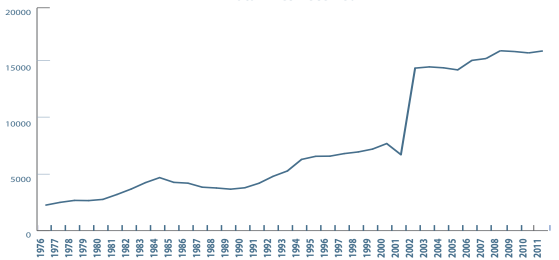
The significant drop of over 1,000 files from 2000 to 2001 was the result of a change in administrative arrangements authorising the prosecution of certain offences by the Garda Síochána without the necessity for the prior submission of files to this Office for directions. The sharp increase in figures from 2001 to 2002 is due to the transfer of the Criminal Division of the Chief State Solicitor's Office to the Office of the Director of Public Prosecutions in December 2001 to form the Solicitors Division of the Office.

* NOTE: The figures for 2006 onwards do not include the number of other legal files received in the Office. These are files which relate to legal issues such as requests for legal advice from the Garda Síochána and local state solicitors. Because they do not relate to individual criminal prosecution files, it was considered more appropriate not to include them for statistical purposes.

| CHART 1: | TOTAL FILE | S RECEIVED |
|----------|------------|------------|
|----------|------------|------------|

| Year | Files | Year | Files | Year | Files |
|------|-------|------|-------|------|----------|
| 1976 | 2,298 | 1988 | 3,829 | 2000 | 7,815 |
| 1977 | 2,542 | 1989 | 3,724 | 2001 | 6,821 |
| 1978 | 2,715 | 1990 | 3,849 | 2002 | 14,586 |
| 1979 | 2,698 | 1991 | 4,255 | 2003 | 14,696 |
| 1980 | 2,806 | 1992 | 4,880 | 2004 | 14,613 |
| 1981 | 3,249 | 1993 | 5,356 | 2005 | 14,427 |
| 1982 | 3,738 | 1994 | 6,393 | 2006 | * 15,279 |
| 1983 | 4,309 | 1995 | 6,674 | 2007 | * 15,446 |
| 1984 | 4,759 | 1996 | 6,687 | 2008 | * 16,144 |
| 1985 | 4,335 | 1997 | 6,915 | 2009 | * 16,074 |
| 1986 | 4,263 | 1998 | 7,066 | 2010 | * 15,950 |
| 1987 | 3,902 | 1999 | 7.321 | 2011 | * 16.128 |

Total Files Received



The Solicitors Division of the Office of the Director of Public Prosecutions provides a solicitor service to the Director and acts on his behalf. The division also deals with cases which do not require to be referred to the Directing Division for direction.

Chart 2 represents the number of cases dealt with solely within the Solicitors Division and includes District Court prosecution files, appeals from the District Court to the Circuit Court and High Court bail applications. The figure for District Court Appeals represents the number of files held, not the number of individual charges appealed. One defendant may have a multiplicity of charges under appeal.

The Solicitors Division also deals with judicial review applications. While some of these applications are dealt with solely within the Solicitors Division, others require to be forwarded to the Directing Division for direction. However, because the dedicated Judicial Review Section is based in the Solicitors Division the total number of judicial review applications dealt with are included in this chart. Judicial reviews may be taken by the Director or be taken against him.

| CHART 2: | FILES DEALT WITH BY SO | LICITORS D | IVISION | | | | |
|------------------|---------------------------------|------------|---------|------|-----|------|-----|
| | | 2011 | % | 2010 | % | 2009 | % |
| District Court P | Prosecution Files | 1737 | 25% | 1979 | 29% | 1969 | 28% |
| Appeals from D | District Court to Circuit Court | 2306 | 34% | 2178 | 32% | 2572 | 37% |
| High Court Bail | l Applications | 2545 | 37% | 2316 | 34% | 2037 | 30% |
| Judicial Review | Applications | 264 | 4% | 308 | 5% | 328 | 5% |
| TOTAL | | 6852 | | 6781 | | 6906 | |

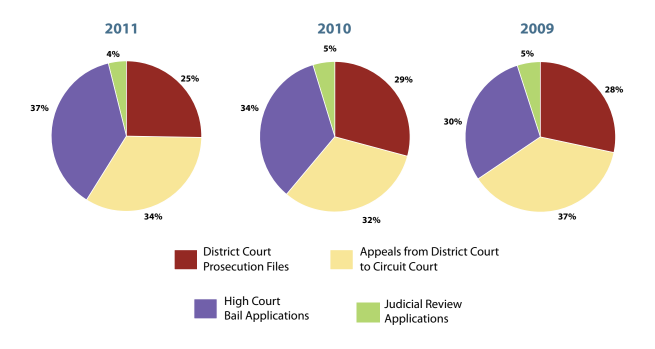
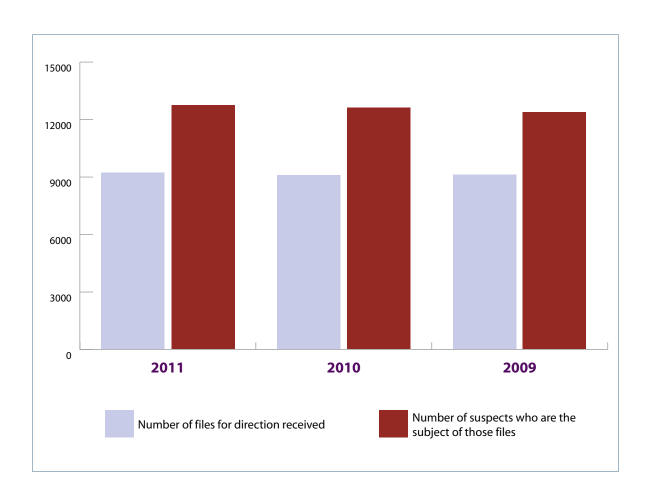


Chart 3 represents the number of files received in which a decision to prosecute or not to prosecute must be taken. The chart compares the number of files received with the number of suspects who are the subject of those files. Many files relate to more than one suspect and to treat such a file as a single case can give a misleading impression of the workload of the Office. It is important, therefore, to look at the total number of suspects as well as the total number of files.

In 2008 the Office introduced, on a pilot basis, an initiative whereby responsibility for deciding whether a prosecution should be taken is, in certain circumstances, delegated from legal staff in the Directing Division to legal staff in the Solicitors Division. The purpose of the initiative is to ensure more efficient use of resources.

| CHART 3: | BREAKDOWN OF FILES RECEIVED FOR DECISION | N WHETH | IER TO PROSI | CUTE |
|----------------|--|---------|--------------|-------|
| | | 2011 | 2010 | 2009 |
| Number of file | s received in Directing Division | 9198 | 9062 | 9102 |
| Number of file | s received in Solicitors Division under delegated function | 78 | 107 | 66 |
| TOTAL files re | ceived for decision whether to prosecute | 9276 | 9169 | 9168 |
| Number of su | spects who are the subject of those files | 12728 | 12577 | 12344 |



The following chart shows a breakdown of the disposal of files received in the Directing Division in 2009, 2010 and 2011 (as of August 2012). The Garda Síochána and specialised investigating agencies submit files either directly to our Solicitors Division or to the local state solicitor for a direction whether or not to prosecute. Depending on the seriousness of the offence and the evidence disclosed in the file, a decision will be taken as follows:

No Prosecution: A decision not to prosecute is made. The most common reason not to prosecute is because the evidence contained in the file is not sufficient to support a prosecution. The figures however list all decisions not to prosecute.

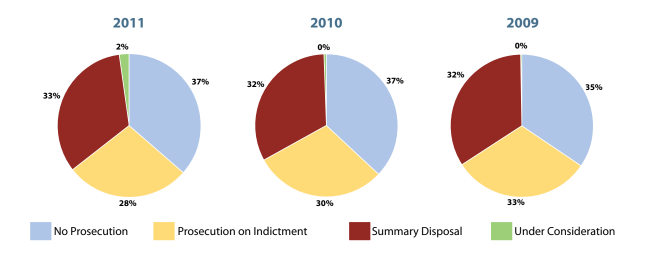
Prosecute on Indictment: It is decided to prosecute in the Circuit, Central or Special Criminal Courts.

Summary Disposal: The offence is to be prosecuted in the District Court.

Under Consideration: Files in which a decision has not been made. This figure includes those files in which further information or investigation was required before a decision could be made. Further information is sought more often than not to strengthen the case rather than because of any deficiency in the investigation.

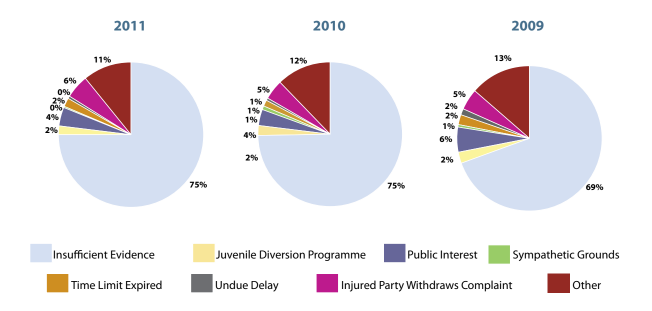
NOTE: The figures for 2009 and 2010 have been updated since the publication of previous Annual Reports. The reduction in the files 'Under Consideration' figures compared with those given in previous years reflect developments on those files since then. 'Prosecutions on Indictment' include those cases in which defendants elected for trial by jury and cases where the judge of the District Court refused jurisdiction, even though the Director initially elected for summary disposal.

| CHART 4: | DISPOSAL OF DIREC | CTING DIVISIO | N FILES B | Y NUMBER | OF SUSPE | CTS SUBJE | CT OF |
|----------------|-----------------------|---------------|-----------|----------|----------|-----------|-------|
| Direction Mad | le | 2011 | % | 2010 | % | 2009 | % |
| No Prosecution | n Directed | 4751 | 37% | 4668 | 37% | 4266 | 35% |
| Prosecution or | n Indictment Directed | 3611 | 28% | 3793 | 30% | 3891 | 33% |
| Summary Disp | osal Directed | 4231 | 33% | 4071 | 32% | 4159 | 32% |
| TOTAL OF FIL | ES DISPOSED | 12593 | 99% | 12532 | 100% | 12316 | 100% |
| Under Conside | eration | 135 | 1% | 45 | 0% | 28 | 0% |
| TOTAL | | 12728 | | 12577 | | 12344 | |



A decision may be made not to prosecute in relation to a particular file for a variety of reasons other than the main reasons set out in this chart (referred to as 'other' below). The death or disappearance of the suspect, the death or disappearance of the complainant or the refusal of a complainant to give evidence are some examples.

| CHART 4A: | BREAKDOWN OF M | IAIN REASON | S FOR A DI | RECTION N | OT TO PRO | SECUTE | |
|-----------------------|----------------|-------------|------------|-----------|-----------|--------|-----|
| Main Reasons for N | No Prosecution | 2011 | % | 2010 | % | 2009 | % |
| Insufficient Evidence | e | 3583 | 75% | 3496 | 75% | 2969 | 69% |
| Juvenile Diversion P | rogramme | 79 | 2% | 94 | 2% | 101 | 2% |
| Public Interest | | 194 | 4% | 179 | 4% | 236 | 6% |
| Sympathetic Ground | ds | 21 | 0% | 37 | 1% | 30 | 1% |
| Time Limit Expired | | 87 | 2% | 61 | 1% | 97 | 2% |
| Undue Delay | | 28 | 0% | 31 | 1% | 62 | 2% |
| Injured Party Withdo | raws Complaint | 247 | 6% | 210 | 5% | 200 | 5% |
| Other | | 512 | 11% | 560 | 12% | 571 | 13% |
| TOTAL | | 4751 | | 4668 | | 4266 | |



In October 2008 the Director announced a change in policy on the giving of reasons for prosecutorial decisions not to prosecute. The policy was introduced on a pilot basis whereby reasons for a decision not to prosecute in a case involving a death are given to the family or household of a victim at their request. Prior to this change in policy, reasons for decisions not to prosecute were given to the Garda Síochána or State Solicitor but were not made public. The policy applies to decisions not to prosecute, or to discontinue a prosecution made in respect of offences involving a death where the alleged offence occurred on or after 22 October 2008.

Since the introduction of the policy a total of 33 requests were received, 79% of which related to Fatal Road Traffic cases. The following chart outlines the outcomes of those requests.

CHART 4B: BREAKDOWN OF REQUESTS FOR REASONS RECEIVED FROM OCTOBER 2008 TO AUGUST 2012

| Detailed reasons given | Request for Reasons Declined | Request Withdrawn | Pending | TOTAL |
|---------------------------|---------------------------------|-------------------|---------|-------|
| 24 | 5 | 1 | 3 | 33 |

Chart 4D is a breakdown of directions to prosecute on indictment, by the county in which the offence was committed. It includes cases directed to be heard in the Circuit Criminal, Central Criminal and Special Criminal Courts. Please note that a number of cases are still 'Under Consideration' (see Chart 4). These include cases where a file was received but further information was required. It is not possible to determine how many of these cases may eventually result in a direction to prosecute on indictment.

BREAKDOWN OF NUMBER OF PROSECUTIONS ON INDICTMENT DIRECTED PER COUNTY OF OFFENCE

CHART 4D:

| | | | | | | Number | of Prosec Directed | Number of Prosecutions on Indictment Directed per County | Indictn | nent | | Cases per 1,000 Persons | . 1,000 P | ersons | | 3 Year R | 3 Year Rolling Average | rage |
|-----------|---------------------|--------------------------------------|----------------------|----------------------|----------------------|--------|-----------------------|---|---------|------|------|-------------------------|-----------|--------|------|---------------|------------------------|-------|
| | Population 2011* | Population Population 2010* 2009* | Population 2009 * | Population 2008 * | Population 2007 * | 2011 | 2010 | 2009 2 | 2008 | 2007 | 2011 | 2010 | 2009 | 2008 | 2007 | 2009- 2011 | 2008- 2010 | 2007- |
| Carlow | 54,612 | 54,868 | 54,245 | 53,295 | 51,820 | 4 | 49 | 37 | 38 | 15 | 0.81 | 0.89 | 89.0 | 0.71 | 0.29 | 0.79 | 0.76 | 0.56 |
| Cavan | 73,183 | 68,420 | 68,598 | 67,300 | 62,769 | 34 | 45 | 41 | 44 | 53 | 0.46 | 99.0 | 09.0 | 0.65 | 0.23 | 0.57 | 0.64 | 0.49 |
| Clare | 117,196 | 115,121 | 114,937 | 114,291 | 112,109 | 86 | 109 | 108 | 77 | 72 | 0.84 | 0.95 | 0.94 | 0.67 | 0.26 | 0.91 | 0.85 | 0.62 |
| Cork | 519,032 | 502,193 | 502,116 | 499,481 | 489,950 | 389 | 386 | 441 | 381 | 372 | 0.75 | 0.77 | 0.88 | 92.0 | 0.15 | 0.80 | 0.80 | 09.0 |
| Donegal | 161,137 | 157,427 | 157,836 | 154,849 | 151,328 | 19 | 06 | 7.1 | 87 | 116 | 0.38 | 0.57 | 0.45 | 0.56 | 2.46 | 0.47 | 0.53 | 1.16 |
| Dublin | 1,273,069 | 1,207,300 | 1,211,501 | 1,217,800 | 1,210,300 | 1500 | 1621 | 1704 | 1738 | 1605 | 1.18 | 1.34 | 1.41 | 1.43 | 0.10 | 1.31 | 1.39 | 0.98 |
| Galway | 250,653 | 240,630 | 241,245 | 238,282 | 234,535 | 86 | 92 | 107 | 68 | 9/2 | 0.39 | 0.38 | 0.44 | 0.37 | 6.84 | 0.41 | 0.40 | 2.55 |
| Kerry | 145,502 | 145,907 | 145,884 | 145,119 | 142,350 | 129 | 16 | 112 | 65 | 69 | 0.89 | 0.62 | 0.77 | 0.45 | 0.53 | 0.76 | 0.61 | 0.58 |
| Kildare | 210,312 | 209,360 | 205,989 | 201,677 | 194,622 | 121 | 130 | 134 | 06 | 81 | 0.58 | 0.62 | 0.65 | 0.45 | 0.35 | 0.62 | 0.57 | 0.48 |
| Kilkenny | 95,419 | 95,417 | 94,334 | 92,681 | 90,116 | 62 | 63 | 09 | 45 | 4 | 0.65 | 99.0 | 0.64 | 0.49 | 06'0 | 0.65 | 0.59 | 0.67 |
| Laois | 80,559 | 72,824 | 72,105 | 71,092 | 69,334 | 28 | 31 | 35 | 31 | 33 | 0.72 | 0.43 | 0.49 | 0.44 | 0.63 | 0.54 | 0.45 | 0.52 |
| Leitrim | 31,798 | 30,948 | 31,028 | 30,441 | 29,749 | 13 | 6 | 56 | 17 | 13 | 0.41 | 0.29 | 0.84 | 0.56 | 1.11 | 0.51 | 0.56 | 0.84 |
| Limerick | 191,809 | 190,974 | 190,668 | 189,598 | 185,978 | 165 | 208 | 165 | 156 | 155 | 98.0 | 1.09 | 0.87 | 0.82 | 0.07 | 0.94 | 0.93 | 0.59 |
| Longford | 39,000 | 37,348 | 36,979 | 36,459 | 35,557 | 42 | 29 | 28 | 30 | 24 | 1.08 | 1.79 | 92.0 | 0.82 | 4.36 | 1.21 | 1.12 | 1.98 |
| Louth | 122,897 | 118,946 | 119,255 | 116,998 | 114,337 | 101 | 101 | 74 | 100 | 26 | 0.82 | 0.85 | 0.62 | 0.85 | 0.21 | 0.76 | 0.77 | 0.56 |
| Мауо | 130,638 | 128,629 | 128,958 | 127,373 | 125,370 | 73 | 82 | 92 | 89 | 09 | 0.56 | 0.64 | 0.71 | 0.53 | 0.77 | 0.64 | 0.63 | 0.67 |
| Meath | 184,135 | 182,952 | 180,006 | 176,238 | 170,072 | 82 | 83 | 64 | 69 | 89 | 0.45 | 0.45 | 0.36 | 0.39 | 0.35 | 0.42 | 0.40 | 0.37 |
| Monaghan | 60,483 | 59,862 | 60,017 | 58,881 | 57,542 | 33 | 14 | 33 | 37 | 37 | 0.55 | 0.68 | 0.55 | 0.63 | 1.18 | 0.59 | 0.62 | 0.79 |
| Offaly | 76,687 | 76,961 | 76,200 | 75,130 | 73,272 | 40 | 27 | 34 | 28 | 21 | 0.52 | 0.35 | 0.45 | 0.37 | 0.50 | 0.44 | 0.39 | 0.44 |
| Roscommon | 64,065 | 61,041 | 61,197 | 60,445 | 59,495 | 16 | 20 | 19 | 56 | 56 | 0.25 | 0.33 | 0.31 | 0.43 | 0.35 | 0.30 | 0.36 | 0.36 |
| Sligo | 65,393 | 65,097 | 65,266 | 64,031 | 62,574 | 39 | 47 | 22 | 53 | 21 | 09.0 | 0.72 | 0.34 | 0.45 | 0.42 | 0.55 | 0.50 | 0.40 |
| Tipperary | 158,754 | 159,195 | 158,056 | 156,101 | 152,365 | 102 | 88 | 125 | 96 | 88 | 0.64 | 0.56 | 0.79 | 0.61 | 0.14 | 99.0 | 0.65 | 0.51 |
| Waterford | 113,795 | 117,651 | 116,316 | 114,227 | 111,115 | 26 | 06 | 117 | 154 | 101 | 0.85 | 0.76 | 1.01 | 1.35 | 0.80 | 0.87 | 1.04 | 1.05 |
| Westmeath | 86,164 | 86,168 | 85,316 | 84,118 | 82,037 | 20 | 70 | 72 | 142 | 99 | 0.81 | 0.81 | 0.84 | 1.69 | 1.23 | 0.82 | 1.11 | 1.25 |
| Wexford | 145,320 | 143,574 | 141,944 | 139,457 | 135,598 | 29 | 73 | 06 | 48 | 23 | 0.41 | 0.51 | 0.63 | 0.34 | 0.41 | 0.52 | 0.50 | 0.46 |
| Wicklow | 136,640 | 141,788 | 139,505 | 136,585 | 131,806 | 84 | 79 | 80 | 9/ | 74 | 0.61 | 0.56 | 0.57 | 0.56 | 0.40 | 0.58 | 0.56 | 0.51 |
| TOTAL | 4,588,252 | 4,470,601 | 4,459,501 | 4,421,999 | 4,339,100 | 3611 | 3793 | 3891 | 3762 | 3407 | | | | | | | | |

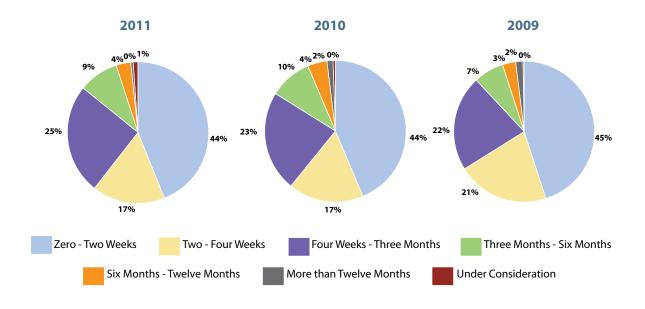
* Population figures for 2011 are taken from the census figures for that year. The 2007, 2008, 2009 & 2010 figures are based on a proration of the estimated regional population figures as published in the Central Statistics Office's Population and Migration Estimates issued in 2007, 2008, 2010.

Chart 5 shows the time between the receipt of a completed prosecution file in the Office and the issuing of a direction as to whether a prosecution of a suspect should be taken or not. It has been decided to show this information by suspect rather than by file since in the case of files containing multiple suspects, decisions in respect of all suspects may not be made at the same time.

Files vary in size and complexity. Also, in some cases, further information or investigation was required before a decision could be made. Further information may be sought to enhance the proofs in a case and does not necessarily imply any deficiency in the investigation.

The time taken to issue directions is calculated on the basis of only those files which have been disposed of. Files still under consideration are therefore shown as a separate category in the table below.

| CHART 5: TIME TAKEN TO | ISSUE DIRECTI | ONS | | | | |
|----------------------------|---------------|------|-------|------|-------|------|
| Time Taken | 2011 | % | 2010 | % | 2009 | % |
| Zero - Two Weeks | 5603 | 44% | 5498 | 44% | 5565 | 45% |
| Two - Four Weeks | 2126 | 17% | 2164 | 17% | 2613 | 21% |
| Four Weeks - Three Months | 3220 | 25% | 2893 | 23% | 2696 | 22% |
| Three Months - Six Months | 1147 | 9% | 1237 | 10% | 859 | 7% |
| Six Months - Twelve Months | 452 | 4% | 551 | 4% | 390 | 3% |
| More than Twelve Months | 46 | 0% | 189 | 2% | 193 | 2% |
| TOTAL FILES DISPOSED | 12593 | 98% | 12521 | 100% | 12316 | 100% |
| Under Consideration | 135 | 1% | 45 | 0% | 28 | 0% |
| TOTAL | 12728 | 100% | 12577 | 100% | 12344 | 100% |



PROSECUTED ON INDICTMENT

- 4.2.1 Charts 6 to 10 provide information for prosecutions on indictment taken by the Director in respect of files received in the Office between 2008 and 2010. As referred to in the initial explanatory note, care should be taken before a comparison is made with figures provided by any other organisation, as they may be compiled on a different basis.
- 4.2.2 The figures in these charts relate to individual suspects against whom a direction has been made to prosecute on indictment. Statistics are provided on a suspect-by-suspect basis rather than on the basis of files received. This is because directions are made in respect of each suspect included within a file rather than against the complete file as an entity in itself. Depending on the evidence provided, different directions are often made in respect of the individual suspects received as part of the same file. References in these charts to 'cases' refer to such prosecutions taken against individual suspects. Although individual suspects on a file may be tried together where a direction is made to prosecute them in courts of equal jurisdiction, each suspect's verdict will be collated separately for the purpose of these statistics.
- 4.2.3 Statistics are provided on the basis of one outcome per suspect; this is irrespective of the number of charges and offences listed on the indictment. Convictions are broken down into: conviction by jury, conviction on plea, and conviction on a lesser charge. A conviction on a lesser charge indicates that the suspect was not convicted for the primary or most serious offence on the indictment. The offence categorisation used in the main charts is by the primary or most serious offence on the indictment. Therefore, if a defendant is convicted of a lesser offence,

- the offence or offences they are convicted for may be different from that under which they are categorised in the charts. For example, a suspect may be charged with murder but ultimately convicted for the lesser offence of manslaughter or charged with aggravated burglary but convicted of the lesser offence of burglary. A breakdown of convictions on a lesser charge is given in respect of cases heard in the Special and Central Criminal Courts in charts 8a and 9a. Where a suspect is categorised as 'acquitted', this means that the suspect has been acquitted of all charges.
- 4.2.4 It should also be noted that statistics set out in these charts relate to what happened in the trial court only and not in a subsequent appeal court. In other words where a person is convicted and the conviction is subsequently overturned on appeal, the outcome of the trial is still shown in these statistics as a conviction.
- 4.2.5 Care should be taken in relation to interpreting the rates of conviction and acquittal in respect of recent years, as a higher number of cases will not have reached a conclusion. The picture furnished by these statistics will be less complete and therefore less representative than those in respect of earlier years. Cases heard relatively early may not necessarily be a representative sample of the whole.

Chart 6 shows the results of prosecutions on indictment taken in relation to defendants in respect of whom prosecutions were commenced in the years 2008 to 2010 (as of August 2012). The figures relate to:

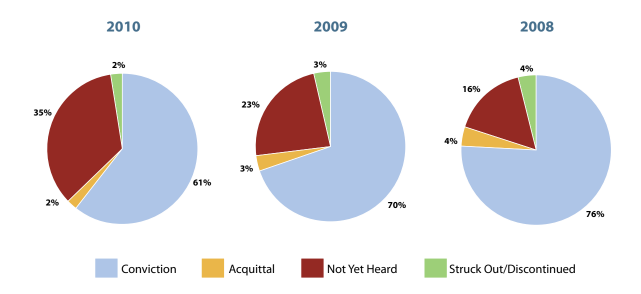
Conviction: A conviction was obtained in respect of at least one of the charges brought in the case.

Acquittal: The defendant was acquitted on all charges.

Not Yet Heard: These are cases in which a decision to prosecute has been taken and the matter is before the courts.

NOTE: Figures have not been included for 2011 as the great majority of these cases have yet to be dealt with by the courts and the outcomes for the few cases where results are available may not be representative of the final picture covering all the cases.

| CHART 6: CASE RESU | LTS - PROSECU | TIONS ON IN | IDICTMENT | | | |
|-------------------------|---------------|-------------|-----------|-----|------|-----|
| Outcome | 2010 | % | 2009 | % | 2008 | % |
| Conviction | 2303 | 61% | 2719 | 70% | 2863 | 76% |
| Acquittal | 88 | 2% | 125 | 3% | 154 | 4% |
| Not Yet Heard | 1314 | 35% | 914 | 23% | 606 | 16% |
| Struck Out/Discontinued | 88 | 2% | 133 | 3% | 139 | 4% |
| TOTAL | 3793 | | 3891 | | 3762 | |



| CHART 6A: | BREAKDOWN OF CO (EXCLUDING CASES | | - | TTALS | | | |
|------------------|-------------------------------------|------|-----|-------|-----|------|-----|
| | | 2010 | % | 2009 | % | 2008 | % |
| Conviction by J | ury | 75 | 3% | 96 | 3% | 119 | 4% |
| Conviction Follo | owing Plea of Guilty | 2228 | 93% | 2620 | 92% | 2744 | 91% |
| TOTAL CONVIC | TIONS | 2203 | 96% | 2719 | 95% | 2863 | 95% |
| Acquittal by Jur | у | 59 | 3% | 70 | 3% | 63 | 2% |
| Acquittal on Dir | ection of Judge | 29 | 1% | 55 | 2% | 91 | 3% |
| TOTAL ACQUIT | TALS | 88 | 4% | 125 | 5% | 154 | 5% |
| TOTAL | | 2391 | | 2844 | | 3017 | |

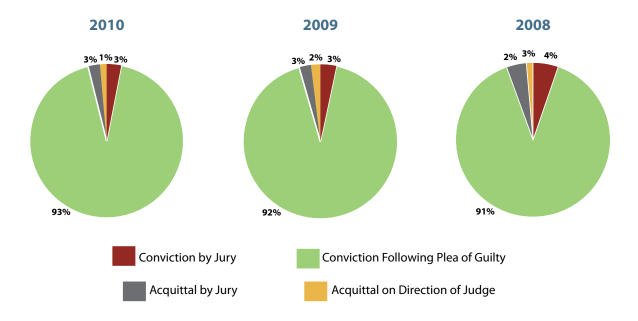


Chart 7 breaks down the prosecutions directed on indictment to be heard in the Circuit Court. The cases categorised as 'For Hearing' are those for which a verdict has not yet been recorded. In some of these cases, a trial may have begun but proceedings have been halted by a Judicial Review application. In other cases the defendant may have absconded before the trial and a bench warrant and/or extradition proceedings may be in process. Other cases, especially those of a complex nature, may not yet have come to trial. The greater proportion of cases For Hearing' makes the figures in more recent years less representative. This provision is also applicable to Charts 8 and 9. Where a trial results in a disagreement the case is treated as still being For Hearing' unless a nolle prosequi is entered.

CHART 7: OUTCOMES OF CASES PROSECUTED IN THE CIRCUIT CRIMINAL COURT

| | | TOTAL | | Conviction by | on by Jury | r, | Con | Conviction on Plea | | Conviction on Lesser Charge | tion on Charge | ď | Acquittal by Jury | y Jury | Ac | Acquittal by Direction of Judge | ige | For H | For Hearing | | Other Disposals | sposals | |
|---------------------------------------|------|-------|------|---------------|------------|------|--------|---|-----|--------------------------------|-------------------|----------|-------------------|----------|------|------------------------------------|------|--------|-------------|------|-----------------|---------|-----|
| | 2010 | 2009 | 2008 | 2010 20 | 2009 20 | 2008 | 2010 2 | 2009 2008 | | 2010 2009 | 09 2008 | 8 2010 | 0 2009 | 2008 | 2010 | 2009 2 | 2008 | 2010 2 | 2009 20 | 2008 | 2010 2009 | 2008 | 80 |
| Fatal Accident at Work | 2 | 13 | 13 | 0 | 0 | - | - | 9 | 6 | 0 | 0 | 0 | 0 1 | 0 | 2 | 0 | 0 | 1 | 9 | m | 0 | 0 | 0 |
| Manslaughter | 15 | 17 | œ | 2 | 0 | 0 | 2 | ∞ | 4 | 4 | 4 | _ | 1 | - | 0 | 0 | 7 | 4 | 4 | 0 | 0 | - | 0 |
| Other Fatal Offences | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| TOTAL - FATAL OFFENCES | 70 | 30 | 71 | 7 | 0 | - | 52 | 4 | 13 | 4 | 4 | _ | 1 2 | - | 7 | 0 | 7 | 15 | 10 | m | 0 | - | 0 |
| Burglary | 371 | 418 | 458 | 2 | 2 | 10 | 208 | 302 3 | 354 | . 52 | 13 1. | = | 2 0 | m | - | 0 | 9 | 126 | 84 | 36 | 7 | 17 | 2 |
| Fraud | 31 | 49 | 45 | 0 | - | - | 16 | 34 | 32 | 2 | - | 0 | 0 0 | _ | 0 | 0 | 0 | 13 | 13 | Ξ | 0 | 0 | 0 |
| Robbery | 615 | 452 | 514 | 2 | - | 9 | 432 | 345 4, | 424 | . 11 | 13 | 2 | 2 0 | - | 0 | 4 | 9 | 157 | 18 | 63 | 2 | ∞ | 12 |
| Theft | 150 | 165 | 126 | m | - | 4 | 84 | 101 | 88 | 2 | m | _ | 1 0 | 0 | - | 2 | 2 | 55 | 48 | 25 | 4 | 10 | 3 |
| Other Offences Against Property | 313 | 279 | 207 | - | 0 | ъ | 171 | 166 14 | 147 | . 17 | 15 | 2 | 4 2 | - | - | 2 | 4 | 112 | 9/ | 38 | 7 | 15 | 6 |
| TOTAL - OFFENCES AGAINST PROPERTY | 1480 | 1363 | 1350 | ∞ | 2 | 24 | 911 | 948 1045 | 45 | 63 7 | 45 19 | <u>o</u> | 9 2 | 9 | m | = | 21 | 463 | 302 2 | 506 | 23 | 20 | 29 |
| Buggery | ю | - | М | 0 | 0 | - | - | 0 | - | 0 | 0 | 0 | 0 0 | - | 0 | 0 | 0 | 2 | - | 0 | 0 | 0 | 0 |
| Child Pornography | 16 | 11 | 12 | 0 | 0 | 0 | 10 | ======================================= | 6 | 0 | 0 | _ | 0 0 | 0 | 0 | 0 | 0 | 2 | 0 | 7 | - | 0 | 0 |
| Sexual Assault | 06 | 09 | 86 | 4 | 4 | 7 | 40 | 23 , | 46 | 1 | . 7 | - | 3 5 | 5 | - | - | ю | 38 | 21 | 25 | ю | 4 | 1 |
| Sex with an Underage Person | 20 | 28 | = | - | 0 | 0 | 4 | 20 | 2 | - | - | 0 | 0 1 | - | 0 | - | 0 | 4 | 2 | m | 0 | 0 | 2 |
| Other Sexual Offences | 48 | 32 | 21 | 0 | 2 | - | 4 | 13 | 12 | 0 | _ | 0 | 0 2 | - | - | 0 | - | 32 | 12 | 2 | - | 2 | - |
| TOTAL - SEXUAL OFFENCES | 177 | 132 | 145 | 5 | 9 | 0 | 69 | . 19 | 73 | 7 | 4 | 7 | 3 | ∞ | 7 | 7 | 4 | 16 | 39 | 35 | 5 | 9 | 4 |
| Dangerous Driving Causing Death | 36 | 33 | 43 | - | 2 | 7 | 17 | 15 | 25 | - | 9 | е | 3 2 | 7 | - | 0 | 4 | 13 | 9 | 7 | 0 | 7 | 0 |
| Unauthorised Taking of Motor Vehicles | 29 | 9 | 105 | 0 | 0 | - | 37 | 48 | 85 | æ | 2 | 2 | 1 0 | - | 0 | 0 | 0 | 15 | 12 | 4 | e | m | 2 |
| Other Road Traffic Offences | 42 | 57 | 40 | 0 | - | - | 16 | 36 | 29 | 9 | 5 | m | 2 1 | 2 | - | 0 | 0 | 16 | 14 | 4 | - | 0 | - |
| TOTAL - ROAD TRAFFIC OFFENCES | 137 | 155 | 188 | - | m | 4 | 20 | 99 13 | 139 | 10 | 13 | ∞ | 9 | 9 | 7 | 0 | 4 | 44 | 32 | 70 | 4 | 5 | m |
| Drug Offences | 635 | 827 | 767 | ю | 2 | 4 | 285 | 477 58 | 583 | 145 16 | 166 39 | 6 | 1 2 | 4 | m | 9 | 1 | 191 | 159 1 | 105 | 7 | 15 | 1 |
| Firearms and Explosives Offences | 183 | 167 | 148 | 0 | - | 2 | 102 | 99 1 | 117 | 18 | 70 7 | 4 | 2 1 | 4 | 0 | m | 0 | 59 | 14 | 4 | 2 | 2 | 7 |
| Non Fatal Offences Against the Person | 726 | 793 | 757 | 4 | 21 | 23 | 337 | 435 46 | 464 | 38 | 43 1. | 12 3 | 30 39 | 45 | 14 | 25 | 15 | 270 | 190 | 140 | 23 , | 40 | 28 |
| Public Order Offences | 152 | 171 | 190 | 0 | - | 7 | 20 | 75 14 | 142 | 23 | . 12 | 2 | 1 2 | 0 | 0 | - | 2 | 72 | 99 | 40 | 9 | 2 | 2 |
| Revenue Offences | 32 | 23 | 15 | 0 | 0 | 0 | 10 | 9 | 2 | 0 | 0 | 0 | 0 0 | 0 | 0 | 0 | 0 | 22 | 17 | 10 | 0 | 0 | 0 |
| Sea Fisheries | 6 | 19 | 0 | 0 | - | 0 | 2 | æ | 0 | 0 | 0 | 0 | 0 0 | 0 | 0 | 0 | 0 | 4 | 15 | 0 | 3 | 2 | 2 |
| Other Offences | 81 | 98 | 89 | 0 | 4 | 0 | 32 | 43 | 31 | 2 | 5 | 0 | 0 1 | 2 | 0 | ю | 4 | 44 | 25 | 59 | 3 | 2 | 2 |
| GRAND TOTAL | 3632 | 3766 | 3649 | 33 | 44 | 79 | 1876 2 | 2266 2612 | | 306 32 | 321 87 | | 52 60 | 80 | 79 | 15 | 63 | 1266 | 895 6 | 209 | 73 13 | 129 1 | 126 |
| | | | | | | | | | | | | | | | | | | | | | | | |

CHART 7A: BREAKDOWN OF 'OTHER DISPOSALS' FROM CHART 7

| | 2010 | 2009 | 2008 |
|----------------------------------|------|------|------|
| Nolle Prosequi Entered | 65 | 114 | 110 |
| Struck Out | 4 | 6 | 4 |
| Taken Into Consideration | 3 | 1 | 1 |
| Terminated by Judicial Review | 0 | 0 | 1 |
| Unfit to Plead | 0 | 1 | 0 |
| Not Guilty by Reason of Insanity | 1 | 7 | 10 |
| TOTAL | 73 | 129 | 126 |

CHART 7B: TOTAL CASES FINALISED AND PERCENTAGE OF CONVICTIONS

| | | TOTAL | | Percenta | ge of Convict | ions |
|---------------------------------------|------|-------|------|----------|---------------|------|
| | 2010 | 2009 | 2008 | 2010 | 2009 | 2008 |
| Fatal Accident at Work | 3 | 7 | 10 | 33% | 86% | 100% |
| Manslaughter | 11 | 13 | 8 | 100% | 92% | 63% |
| Other Fatal Offences | 0 | 0 | 0 | N/A | N/A | N/A |
| TOTAL - FATAL OFFENCES | 14 | 20 | 18 | 86% | 90% | 83% |
| Burglary | 238 | 317 | 384 | 99% | 100% | 98% |
| Fraud | 18 | 36 | 34 | 100% | 100% | 97% |
| Robbery | 453 | 363 | 439 | 100% | 99% | 98% |
| Theft | 91 | 107 | 98 | 98% | 95% | 95% |
| Other Offences Against Property | 194 | 188 | 160 | 97% | 96% | 97% |
| TOTAL - OFFENCES AGAINST PROPERTY | 994 | 1011 | 1115 | 99% | 99% | 98% |
| Buggery | 1 | 0 | 3 | 100% | N/A | 67% |
| Child Pornography | 10 | 11 | 10 | 100% | 100% | 100% |
| Sexual Assault | 49 | 35 | 62 | 92% | 83% | 87% |
| Sex with an Underage Person | 6 | 23 | 6 | 100% | 91% | 83% |
| Other Sexual Offences | 15 | 18 | 15 | 93% | 89% | 87% |
| TOTAL - SEXUAL OFFENCES | 81 | 87 | 96 | 94% | 89% | 88% |
| Dangerous Driving Causing Death | 25 | 32 | 41 | 83% | 92% | 73% |
| Unauthorised Taking of Motor Vehicles | 41 | 50 | 89 | 98% | 100% | 99% |
| Other Road Traffic Offences | 25 | 43 | 35 | 88% | 98% | 94% |
| TOTAL - ROAD TRAFFIC OFFENCES | 89 | 118 | 165 | 91% | 97% | 91% |
| Drug Offences | 437 | 653 | 651 | 99% | 99% | 98% |
| Firearms and Explosives Offences | 122 | 124 | 127 | 98% | 97% | 97% |
| Non Fatal Offences Against the Person | 433 | 563 | 559 | 90% | 89% | 89% |
| Public Order Offences | 74 | 100 | 148 | 99% | 97% | 99% |
| Sea Fisheries | 10 | 6 | 5 | 100% | 100% | 100% |
| Revenue Offences | 5 | 4 | 0 | 100% | 100% | N/A |
| Other Offences | 34 | 56 | 37 | 100% | 93% | 84% |
| GRAND TOTAL | 2293 | 2742 | 2921 | 97% | 96% | 95% |

Chart 8 outlines the result of cases directed for prosecution in the Special Criminal Court.

CHART 8: OUTCOMES OF CASES PROSECUTED ON INDICTMENT IN THE SPECIAL CRIMINAL COURT

| | TOTAL 2010 2009 2008 | TOTAL 2009 2 | | Conviction by Judges 2010 2009 2 | rviction Judges 2009 2008 | 2010 | Conviction on Plea 2009 2 | on 2008 | Convi Lesse 2010 2 | Conviction on Lesser Charge 310 2009 2008 | 88 | Acquittal by Judges 2010 2009 2 | tal ges | Othe 2010 | Other Disposals 010 2009 200 | sals 2008 | For 2010 | For Hearing 0 2009 20 | 9 2008 |
|---|-------------------------|-----------------|----|--|---------------------------------|------|---------------------------------|------------|--------------------------|---|----|---------------------------------------|------------|--------------|---------------------------------|--------------|-------------|--------------------------|--------|
| Membership of Unlawful Organisation & Related Offences | 13 | 2 | 9 | 4 | 1 0 | 0 | 0 | 2 | ю | 0 | 0 | 2 | 0 | 2 | 0 | 4 | 2 | 0 | 0 |
| Firearms and Explosives Offences | 16 | 9 | 1 | æ | 2 2 | ш) | 4 | 6 | 2 | 0 | 0 | _ | 0 0 | 0 | 0 | 0 | 2 | 0 | 0 |
| Murder | 1 | 0 | 0 | - | 0 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| Burglary | 2 | 0 | 0 | 2 | 0 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| Blackmail | 2 | 0 | 0 | 0 | 0 0 | 4 | 0 | 0 | 0 | 0 | 0 | _ | 0 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| Threat to Kill | 0 | 0 | - | 0 | 0 1 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| Violent Disorder | m | 0 | 0 | 0 | 0 0 | 3 | 0 | 0 | 0 | 0 | 0 | 0 | 0 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| Counterfeiting | 4 | 0 | 0 | 0 | 0 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 0 | 4 | 0 | 0 | 0 | 0 | 0 |
| TOTAL | 44 | ∞ | 18 | 10 | 3 3 | 12 | 4 | 11 | œ | 0 | 0 | 4 | 0 - | 9 | 0 | 4 | 4 | 0 | 0 |

CHART 8A: BREAKDOWN OF 'CONVICTIONS ON LESSER CHARGE' FOR PERSONS CHARGED WITH MEMBERSHIP OF UNLAWFUL ORGANISATION AND RELATED OFFENCES

| | | | TOTAL | | Convid | Conviction by Judges | ldges | Conv | Conviction on Plea | Plea |
|--|-------------------------------------|------|-------|------|--------|-------------------------------|-------|----------------|--------------------|------|
| rimary charge | Lesser Charge Convicted of | 2010 | 2009 | 2008 | 2010 | 2010 2009 2008 2010 2009 2008 | | 2010 2009 2008 | 2009 | 2008 |
| Membership of Unlawful Organisation & Related Offences | Firearms and Explosives Offences | 3 | 0 | 0 | 2 | 0 | 0 | 1 | 0 | 0 |
| Firearms amd Explosives Offences | Membership of Unlawful Organisation | - | 0 | 0 | - | 0 | 0 | 0 | 0 | 0 |
| | False Imprisonment | 4 | 0 | 0 | 4 | 0 | 0 | 0 | 0 | 0 |
| TOTAL | | œ | 0 | 0 | 7 | 0 | 0 | - | 0 | 0 |

CHART 8B: BREAKDOWN OF 'OTHER DISPOSALS' FROM CHART 8

CHART 8C: TOTAL CASES FINALISED AND PERCENTAGE OF CONVICTIONS

| | 2010 | 2010 2009 2008 | 2008 |
|------------------------|------|----------------|------|
| Nolle Prosequi Entered | 9 | 0 | 4 |
| TOTAL | 9 | 0 | 4 |

| | | TOTAL | | Percent | age of Co | Percentage of Convictions |
|--|------|-----------|------|----------------|---------------|---------------------------|
| | 2010 | 2009 2008 | 2008 | 2010 2009 2008 | 2009 | 2008 |
| Firearms and Explosives Offences | 14 | 9 | 11 | 93% | 93% 100% 100% | 100% |
| Membership of Unlawful Organisation & Related Offences | 6 | 2 | 2 | 78% | %09 | 100% |
| Other Offences | 11 | 0 | - | %16 | A/N | N/A 100% |
| TOTAL | 34 | œ | 14 | | | |

ANNUAL REPORT 2011 Chart 9 outlines the result of cases directed for prosecution in the Central Criminal Court and breaks down all cases by the most serious charge directed against the defendant. Supplementary charts break down the 'convictions on a lesser charge' and the 'other disposals' outcomes.

OUTCOMES OF CASES PROSECUTED ON INDICTMENT IN THE CENTRAL CRIMINAL COURT CHART 9:

| | | TOTAL | | Convic | Conviction by Jury | | Convict | ion on | n Plea | Con | Conviction on Lesser Charge | on ge | Acquit | al by Ju | Ž. | Acq Direction | Acquittal by Direction of Judge | dge | Other | Disposals | sls | Forl | For Hearing | _ |
|------------------------------|------|------------|----------------|----------------|--------------------|----|---------|--------|--------|------|--------------------------------|----------|--------|----------|------|------------------|------------------------------------|------|--------|-----------|------|------|-------------|------|
| | 2010 | 2009 | 2010 2009 2008 | 2010 2009 2008 | 2009 | | 2010 | 2009 | 2008 | 2010 | 2009 | 2008 | 2010 2 | 2009 2 | 2008 | 2010 | 2009 2 | 2008 | 2010 2 | 2009 2 | 2008 | 2010 | 2009 | 2008 |
| Murder | 37 | 37 45 | 39 | = | 19 | 14 | 4 | 4 | 6 | 00 | 12 | 12 | 0 | - | 0 | 0 | - | 0 | - | 2 | 4 | 13 | 9 | - |
| Attempted Murder | 4 | m | 4 | 0 | - | - | 0 | - | 2 | 0 | - | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 2 | 0 | - | 7 | 0 | 0 |
| Rape | 70 | 28 | 51 | ∞ | 13 | 12 | 15 | 16 | 18 | 7 | 7 | 2 | 9 | 9 | Ξ | 0 | 2 | 0 | 2 | 2 | 4 | 53 | 12 | 4 |
| Attempted Rape | 4 | 2 | 0 | 0 | 0 | 0 | 2 | 2 | 0 | 0 | 0 | 0 | - | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | - | 0 | 0 |
| Aggravated Sexual Assault | 7 | - | - | 0 | 0 | 0 | - | 0 | 0 | - | 0 | 0 | 0 | 0 | - | 0 | 0 | 0 | 0 | 0 | 0 | 0 | - | 0 |
| Assisting an Offender | - | 9 | - | 0 | 0 | 0 | - | 2 | - | 0 | 0 | 0 | 0 | - | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| TOTAL | 118 | 118 115 96 | 96 | 19 | 33 | 27 | 23 | 28 | 30 | 16 | 20 | 14 | 7 | 8 | 12 | 0 | 8 | 0 | 8 | 4 | 6 | 45 | 19 | 4 |

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| | | | TOTAL | | Conv | Conviction by Jury | Jury | Con | Conviction on Plea | Plea |
|---------------------------|-------------------------------------|------|-------|------|------|--------------------|------|------|--------------------|------|
| rimary Charge | Lesser Charge Convicted of | 2010 | 2009 | 2008 | 2010 | 2009 | 2008 | 2010 | 2009 | 2008 |
| Murder | Manslaughter | 00 | 6 | 10 | 7 | 9 | e | 9 | m | 7 |
| Murder | Assisting an Offender | 0 | m | 0 | 0 | - | 0 | 0 | 2 | 0 |
| Murder | Violent Disorder | 0 | 0 | 2 | 0 | 0 | 0 | 0 | 0 | 2 |
| Rape | Aggravated Sexual Assault | - | 0 | - | - | 0 | - | 0 | 0 | 0 |
| Rape | Sexual Assault | 4 | 2 | - | - | - | 0 | m | _ | - |
| Rape | Indecent Assault | - | - | 0 | 0 | - | 0 | 0 | _ | 0 |
| Rape | Burglary | 0 | - | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| Rape | Assault Causing Harm | 0 | æ | 0 | 0 | m | 0 | 0 | 0 | 0 |
| Rape | Sex with a mentally impaired person | - | 0 | 0 | 0 | 0 | 0 | - | 0 | 0 |
| Aggravated Sexual Assault | Sexual Assault | - | 0 | 0 | 0 | 0 | 0 | - | 0 | 0 |
| Attempted Murder | Assault Causing Harm | 0 | _ | 0 | 0 | 0 | 0 | 0 | - | 0 |
| тотац | | 16 | 20 | 14 | 4 | 12 | 4 | 12 | 80 | 10 |

CHART 9B: BREAKDOWN OF 'OTHER DISPOSALS'

| | 2010 | 2009 | 2008 |
|--|------|------|------|
| Nolle Prosequi Entered | 6 | 1 | 4 |
| Suspect Deceased | 1 | 1 | 1 |
| Suspect Absconded & Not Expected to Return | 0 | 0 | 2 |
| Not Guilty by Reason of Insanity | 1 | 2 | 2 |
| TOTAL | 8 | 4 | 9 |

CHART 9C: TOTAL CASES FINALISED AND PERCENTAGE OF CONVICTIONS (INCLUDING CONVICTIONS ON A LESSER CHARGE)

| | | TOTAL | | Percenta | ige of Conv | rictions |
|---------------------------|------|-------|------|----------|-------------|----------|
| | 2010 | 2009 | 2008 | 2010 | 2009 | 2008 |
| Murder | 23 | 37 | 35 | 100% | 95% | 100% |
| Attempted Murder | 0 | 3 | 3 | N/A | 100% | 100% |
| Rape | 36 | 44 | 43 | 83% | 82% | 74% |
| Attempted Rape | 3 | 2 | 0 | 67% | 100% | N/A |
| Aggravated Sexual Assault | 2 | 0 | 1 | 100% | N/A | 0% |
| Assisting an Offender | 1 | 6 | 1 | 100% | 83% | 100% |
| TOTAL | 65 | 92 | 83 | 89% | 88% | 86% |

Chart 10 breaks down the case verdicts for each circuit criminal court. Unlike Chart 7, it does not include cases 'for hearing' or cases where the outcome is other than conviction or acquittal. Please note that in some cases, a trial may be held in a circuit court for a county other than that in which the offence was committed.

OUTCOMES OF CASES PROSECUTED ON INDICTMENT IN THE CIRCUIT CRIMINAL COURT BY COUNTY CHART 10:

| | | TOTAL | | Convic | Conviction by Jury | ry | Convid | Conviction on Plea | Plea | Convicti | Conviction on Lesser Charge | sser | Acquit | Acquittal by Jury | kır | Acq. Direction | Acquittal by Direction of Judge | ge |
|-----------|------|-------|------|--------|--------------------|------|--------|--------------------|------|----------|--------------------------------|------|--------|-------------------|------|-------------------|------------------------------------|------|
| | 2010 | 2009 | 2008 | 2010 | 2009 | 2008 | 2010 | 2009 | 2008 | 2010 | 2009 | 2008 | 2010 | 2009 | 2008 | 2010 | 2009 | 2008 |
| Carlow | 19 | 25 | 34 | 0 | 0 | 0 | 18 | 24 | 32 | - | - | - | 0 | 0 | - | 0 | 0 | 0 |
| Cavan | 20 | 56 | 34 | 0 | - | 0 | 18 | 18 | 34 | 7 | 9 | 0 | 0 | 0 | 0 | 0 | - | 0 |
| Clare | 39 | 88 | 09 | 2 | - | - | 30 | 9 | 51 | m | 1 | 0 | 2 | 2 | 2 | 2 | 6 | 8 |
| Cork | 260 | 331 | 324 | 9 | 7 | 14 | 223 | 279 | 285 | 15 | 31 | 4 | 6 | 2 | 9 | 7 | 6 | 15 |
| Donegal | 43 | 40 | 09 | - | ĸ | 2 | 34 | 34 | 51 | 7 | - | - | 0 | 0 | 2 | - | 2 | 4 |
| Dublin | 1136 | 1282 | 1356 | ĸ | 10 | 23 | 919 | 1061 | 1243 | 195 | 184 | 22 | 13 | 16 | 19 | 9 | = | 14 |
| Galway | 41 | 28 | 9 | 5 | m | 2 | 53 | 20 | 51 | 7 | e | 4 | 2 | 7 | 7 | 0 | 0 | e |
| Kerry | 47 | 71 | 55 | 2 | - | - | 43 | 62 | 47 | 0 | 2 | - | 7 | m | 9 | 0 | 0 | 0 |
| Kildare | 83 | 26 | 71 | - | - | 2 | 70 | 80 | 62 | 2 | 7 | 7 | - | m | e | 9 | 9 | 2 |
| Kilkenny | 31 | 36 | 36 | 0 | 0 | 0 | 31 | 34 | 31 | 0 | - | - | 0 | - | e | 0 | 0 | - |
| Laois | 17 | 27 | 23 | 0 | 0 | ю | 17 | 24 | 20 | 0 | 8 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| Leitrim | m | 19 | 12 | 0 | 0 | 0 | 7 | 15 | 12 | - | 4 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| Limerick | 104 | 101 | 110 | - | m | m | 87 | 84 | 26 | 41 | 6 | 7 | 7 | 4 | 9 | 0 | - | 2 |
| Longford | 44 | 56 | 23 | - | 2 | 0 | 23 | 22 | 21 | 17 | 7 | - | m | 0 | - | 0 | 0 | 0 |
| Louth | 32 | 4 | 62 | 0 | e | - | 25 | 31 | 54 | 2 | e | 7 | - | 4 | 2 | - | 0 | e |
| Мауо | 99 | 70 | 28 | - | 2 | 2 | 51 | 52 | 47 | 12 | 6 | - | 2 | 9 | æ | 0 | - | 2 |
| Meath | 46 | 45 | 52 | 0 | 0 | m | 37 | 40 | 44 | 4 | e | - | - | - | m | 4 | - | 1 |
| Monaghan | 13 | 17 | 28 | 0 | 0 | 0 | 13 | 13 | 27 | 0 | 4 | - | 0 | 0 | 0 | 0 | 0 | 0 |
| Offaly | 21 | 24 | 21 | 0 | 0 | - | 19 | 20 | 18 | - | 7 | 0 | - | 7 | 2 | 0 | 0 | 0 |
| Roscommon | 16 | 15 | 24 | - | 0 | - | 13 | 1 | 22 | 0 | æ | - | 2 | - | 0 | 0 | 0 | 0 |
| Sligo | 56 | 18 | 21 | 0 | 7 | - | 50 | 4 | 20 | 2 | - | 0 | - | - | 0 | 0 | 0 | 0 |
| Tipperary | 39 | 72 | 74 | 2 | 0 | 4 | 32 | 99 | 28 | 2 | 14 | m | 0 | - | 5 | 0 | - | 4 |
| Waterford | 47 | 83 | 111 | æ | m | 2 | 41 | 9 | 96 | m | 4 | 7 | 0 | 4 | 5 | 0 | 7 | 9 |
| Westmeath | 36 | 45 | 124 | 2 | 0 | - | 33 | 38 | 119 | - | ĸ | - | 0 | 0 | 7 | 0 | - | - |
| Wexford | 25 | 4 | 29 | - | 2 | 2 | 18 | 35 | 27 | m | 7 | 0 | m | 2 | 0 | 0 | 0 | 0 |
| Wicklow | 39 | 48 | 53 | - | 0 | 4 | 30 | 39 | 43 | 2 | 5 | - | æ | 4 | 2 | 0 | 0 | æ |
| TOTAL | 2293 | 2743 | 2920 | 33 | 44 | 79 | 1876 | 2266 | 2612 | 306 | 321 | 87 | 51 | 62 | 78 | 27 | 20 | 64 |

CHART 10A: TOTAL CASES FINALISED AND PERCENTAGE OF CONVICTIONS

| | | TOTAL | | Percen | tage of Con | victions |
|-----------|------|-------|------|--------|-------------|----------|
| | 2010 | 2009 | 2008 | 2010 | 2009 | 2008 |
| Carlow | 19 | 25 | 34 | 100% | 100% | 97% |
| Cavan | 20 | 26 | 34 | 100% | 96% | 100% |
| Clare | 39 | 88 | 60 | 90% | 88% | 87% |
| Cork | 260 | 331 | 324 | 94% | 96% | 94% |
| Donegal | 43 | 40 | 60 | 98% | 95% | 90% |
| Dublin | 1136 | 1282 | 1356 | 98% | 98% | 98% |
| Galway | 41 | 58 | 65 | 88% | 97% | 92% |
| Kerry | 47 | 71 | 55 | 96% | 96% | 89% |
| Kildare | 83 | 97 | 71 | 92% | 91% | 93% |
| Kilkenny | 31 | 36 | 36 | 100% | 97% | 89% |
| Laois | 17 | 27 | 23 | 100% | 100% | 100% |
| Leitrim | 3 | 19 | 12 | 100% | 100% | 100% |
| Limerick | 104 | 101 | 110 | 98% | 95% | 93% |
| Longford | 44 | 26 | 23 | 93% | 100% | 96% |
| Louth | 32 | 41 | 62 | 94% | 90% | 92% |
| Mayo | 66 | 70 | 58 | 97% | 90% | 91% |
| Meath | 46 | 45 | 52 | 89% | 96% | 92% |
| Monaghan | 13 | 17 | 28 | 100% | 100% | 100% |
| Offaly | 21 | 24 | 21 | 90% | 92% | 90% |
| Roscommon | 16 | 15 | 24 | 88% | 93% | 100% |
| Sligo | 26 | 18 | 21 | 96% | 94% | 100% |
| Tipperary | 39 | 72 | 74 | 100% | 97% | 88% |
| Waterford | 47 | 83 | 111 | 100% | 87% | 90% |
| Westmeath | 36 | 42 | 124 | 100% | 98% | 98% |
| Wexford | 25 | 41 | 29 | 88% | 95% | 100% |
| Wicklow | 39 | 48 | 53 | 92% | 92% | 91% |
| TOTAL | 2293 | 2743 | 2920 | 97% | 96% | 95% |

4.3 APPLICATIONS TO THE COURTS

OUTCOMES OF APPLICATIONS MADE TO THE COURTS

4.3.1 Charts 11 to 13 provide details of applications made to the Courts in relation to reviews of sentence on grounds of undue leniency, confiscation and forfeiture of criminal assets, and European Arrest Warrants.

APPLICATIONS FOR REVIEW OF SENTENCE ON GROUNDS OF UNDUE LENIENCY

Section 2 of the Criminal Justice Act, 1993 provides that the Director of Public Prosecutions may apply to the Court of Criminal Appeal to have a sentence imposed by the trial court reviewed, if it appears that the sentence imposed was in law unduly lenient.

Chart 11 below details the number of applications made since the introduction of the Act.

In Annual Reports prior to 2004 the results of applications made were set out according to the year in which they were lodged. However not all applications lodged in the year for which the Annual Report was reporting were heard by the date of publication of the Annual Report and the results for such applications were listed as pending. It was therefore decided, from the year 2003 onwards, to set out the results of applications according to the year in which they were heard.

Chart 11A outlines the results of applications, from the years 1994 to 2002, by the year in which the application was lodged (as appeared in previous Annual Reports).

Chart 11B outlines the results of applications, from the year 2003 onwards, by the year in which the application was heard.

CHART 11: APPLICATIONS FOR REVIEW OF SENTENCE ON GROUNDS OF UNDUE LENIENCY

| Year of Application | Number of Applications Lodged | Year of Application | Number of Applications Lodged |
|------------------------|----------------------------------|------------------------|----------------------------------|
| 1994 | 2 | 2003 | 26 |
| 1995 | 2 | 2004 | 21 |
| 1996 | 3 | 2005 | 37 |
| 1997 | 4 | 2006 | 41 |
| 1998 | 12 | 2007 | 42 |
| 1999 | 34 | 2008 | 58 |
| 2000 | 31 | 2009 | 57 |
| 2001 | 23 | 2010 | 54 |
| 2002 | 23 | 2011 | 55 |



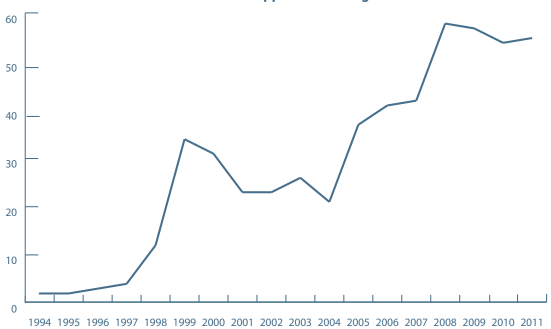


CHART 11A: RESULTS OF APPLICATIONS BY YEAR LODGED

| Year of Application Lodged | Successful | Refused | Applications Struck Out or Withdrawn | TOTAL |
|-------------------------------|------------|---------|--------------------------------------|-------|
| 1994 | - | 1 | 1 | 2 |
| 1995 | - | 1 | 1 | 2 |
| 1996 | 1 | 1 | 1 | 3 |
| 1997 | 2 | 2 | - | 4 |
| 1998 | 6 | 3 | 3 | 12 |
| 1999 | 17 | 16 | 1 | 34 |
| 2000 | 15 | 13 | 3 | 31 |
| 2001 | 17 | 3 | 3 | 23 |
| 2002 | 14 | 9 | - | 23 |

CHART 11B: RESULTS OF APPLICATIONS BY YEAR HEARD

| Year of Application Heard | Successful | Refused | Applications Struck Out or Withdrawn | TOTAL |
|------------------------------|------------|---------|---|-------|
| 2003 | 11 | 8 | 1 | 20 |
| 2004 | 13 | 8 | 1 | 22 |
| 2005 | 18 | 9 | 2 | 29 |
| 2006 | 33 | 15 | 2 | 50 |
| 2007 | 30 | 6 | 3 | 39 |
| 2008 | 30 | 14 | 3 | 47 |
| 2009 | 15 | 13 | 3 | 31 |
| 2010 | 27 | 27 | 3 | 57 |
| 2011 | 23 | 18 | 2 | 43 |

CONFISCATION AND FORFEITURE OF CRIMINAL ASSETS

Taking away the assets of convicted criminals, as provided for under the provisions of the Criminal Justice Act 1994 (as amended), has proved to be an effective tool available to the Prosecution in diminishing the proceeds that are obtained from criminal activity. The Office of the Director of Public Prosecutions established a dedicated Assets Seizing Section in 2007 which co-ordinates and monitors all applications brought under the Act. The section liaises on an ongoing basis with An Garda Síochána, State Solicitors and, in relevant cases, the Revenue Investigative Unit, to ensure best practice in the area of confiscation and forfeiture of criminal assets.

The total number of asset seizing files under the Criminal Justice Act 1994 opened in the Office for 2011 was 102, ranging from forfeiture order cases, to confiscation order cases, to freezing order applications. The total number of confiscation and forfeiture cases opened in the Office of the DPP in 2011 is set out in chart 12.

Since 1 August 2011, the Director of Public Prosecutions has, pursuant to the Prosecution of Offences Act 1974, section 4(1)(a), directed that the Principal Prosecution Solicitor in charge of the Asset Seizing Unit of the DPP's Office may among other Professional Officers, give directions to bring applications under section 39 of the Criminal Justice Act 1994 as amended under section 20 of the Proceeds of Crime Act 2005. The Assets Seizing Unit is in the Solicitors Division of the DPP's Office

From 1 August to 31 December 2011, 9 directions were issued by the Head of the Unit on section 39 files received from the Gardaí and Revenue Solicitors. This delegation of decision making authority has helped in reducing the number of such cases that would otherwise have to be considered by Professional Officers in the Directing Division of the DPP's Office. The delegated function is part of the ongoing efficiencies implemented under the Croke Park Agreement as it affects the Office. The Decision making function in relation to such cases is now centralised in the Asset Seizing Unit.

CHART 12: ASSET SEIZING FILES OPENED IN 2011

| Asset Seizing Files Opened 2011 | |
|---|-----|
| Section 39 Applications | 20 |
| Section 39 (Revenue Solicitor) Applications | 23 |
| Sections 4 and 9 Applications | 18 |
| Section 61 Applications | 38 |
| Section 24 Applications | 3 |
| TOTAL | 102 |

Section 39 Forfeiture Orders: Under section 39 of the Act a Judge of the Circuit Court may order the forfeiture of any cash which has been seized under section 38* of the Act if satisfied that the cash directly or indirectly represents the proceeds of crime or is intended to be used by any person for use in drug trafficking.

^{* [}Section 38 of the Act authorises the seizure of cash where a member of An Garda Síochána or an officer of Customs and Excise has reasonable grounds for suspecting that the cash (including cash found during a search) represents any person's proceeds from criminal conduct. The cash seized by a Garda or an officer of Customs and Excise may not be detained for more than 48 hours unless the further detention of the cash is authorised by a Judge of the District Court. Applications can be made to Court to continue to detain the cash for periods of up to two years.]

Section 4 Confiscation Orders: Under the provisions of section 4 of the Criminal Justice Act 1994 (as amended), once a person has been convicted on indictment of a drug trafficking offence and sentenced, the Court of trial must determine whether the convicted person has benefited from drug trafficking, the extent to which he has benefited and the amount that is realisable to discharge a Confiscation Order. The Court then makes a Confiscation Order for that figure.

Section 9 Confiscation Orders: Section 9 of the Act allows the confiscation, on conviction, of the benefit an Accused person has gained from any indictable offence other than drug trafficking offences. An inquiry may be held by the Circuit Court into the benefit gained after the person is sentenced. The Prosecution must prove that benefit generated is directly related to the offence with which the accused is charged.

Section 61 Forfeiture Orders: Section 61 of the Act allows for forfeiture of any property used to commit, or to facilitate any offence, in either the District Court or Circuit Court. This Office brings applications under the section in relation to a wide variety of assets, such as cars used to transport criminals to and from crime scenes, as well as money and instruments of crime such as drug preparation equipment found at the crime scene, or near to it.

Section 24 Freezing Orders: Section 24 of the Act provides for applications to the High Court by the DPP for freezing orders where a person is charged, or a decision has been taken to charge that person, with an indictable offence. The freezing order can cover all property identified both in Ireland or abroad belonging to the accused person. Freezing orders are designed to prevent the dissipation of assets prior to a confiscation inquiry being conducted by the Trial Court if the Accused is convicted of the offence charged.

Details of Confiscation and Forfeiture Orders granted by the courts in 2011, to a total value of €2,010,645 are outlined in chart 12A below.

CHART 12A: CONFISCATION OF CRIMINAL ASSETS

| Orders | Number | Amount |
|---|--------|------------|
| Forfeiture Orders | 28 | €620,707 |
| Section 4 Confiscation Orders | 15 | €176,310 |
| Section 39 Forfeiture Orders | 8 | €199,900 |
| Section 39 Forfeiture Orders (Revenue Solicitor Applications) | 17 | €1,013,728 |
| TOTAL | 68 | €2,010,645 |

EUROPEAN ARREST WARRANTS

The European Arrest Warrant Act, 2003 came into operation on 1 January 2004. Section 2 of the Act defines the European Arrest Warrant (EAW) as a Court decision in one member state of the EU addressed to a Court in another member state of the EU for the purpose of "conducting a criminal prosecution or the execution of a custodial sentence in the issuing member state".

Requests for the preparation of EAWs are submitted to the Office of the Director of Public Prosecutions by the extradition unit of the Garda Síochána. Applications for EAWs are normally made to a Judge of the High Court sitting in Dublin by a Solicitor from the Office and when issued by the High Court, the EAW is dispatched to the Department of Justice & Equality for transmission to the country where it is believed the requested person is residing. Section 33 of the European Arrest Warrant Act, 2003 permits an EAW to be issued only if the offence carries on conviction a term of imprisonment of at least 12 months or, where the requested person is a convicted person, a term of 4 months imprisonment has been imposed. The offences for which EAWs have been sought covered a wide range of serious offences including murder, sexual offences, drugs offences, thefts and serious assaults.

The chart below outlines the number of European Arrest Warrants dealt with in the years 2009, 2010 and 2011. It should be noted that the issue of the EAW and the surrender of the person will not necessarily correspond to the year the file is received. The total files received include 38 files where an application is pending or where either no application for an EAW was made, or the issued EAW was withdrawn because the DPP had so directed, the requested person was arrested in Ireland, or the requested person or complainant had died.

CHART 13: EUROPEAN ARREST WARRANTS

| Year | EAW Files Received from Gardaí | EAWs Issued | Persons Surrendered |
|-------|-----------------------------------|-------------|---------------------|
| 2009 | 40 | 31 | 28 |
| 2010 | 61 | 49 | 27 |
| 2011 | 68 | 51 | 28 |
| TOTAL | 169 | 131 | 83 |

