

## PRESENTER



### **Mark Wilton, Police Prosecution Service, PNHQ, Wellington**

Mark is Principal Prosecutor in the Police Prosecution Service based at Police National Headquarters in Wellington. He is a litigation lawyer with a criminal law speciality who was previously in private practice in the Wairarapa and Wellington as criminal defence lawyer and youth advocate before he joined the Police Prosecution Service. In addition to his prosecutor roles, Mark regularly teaches advocacy courses at the Royal New Zealand Police College and has been deployed to the Pacific to teach on Prosecutor training programmes including a secondment to assist the prosecution office of the Attorney General in Samoa. Mark is a past NZLS Vice President and Board member. He was the Wellington Branch President in 2012-2014. He serves on the NZLS Courthouse Committee and is currently a Vice President of NZLS Wellington Branch.

Cover and text stocks used in this publication are from Forestry Stewardship Council certified mills, manufactured under the environmentally responsible paper manufactured environmental management system ISO 14001, using pulp from well managed forests and other controlled sources.

---

# CONTENTS

<b>1. DIVERSION .....</b>	<b>1</b>
INTRODUCTION .....	1
KEY POINTS OF THE POLICY .....	1
PURPOSES OF DIVERSION .....	2
FUNCTION OF DIVERSION.....	2
ELIGIBLY FOR THE SCHEME .....	2
DIVERSION CRITERIA.....	2
OFFENDER-BASED CRITERIA.....	2
THE FIRST OFFENDER .....	2
PREVIOUS DIVERSION, PAST CONVICTIONS AND YOUTH OFFENDING.....	3
ACCEPTANCE OF RESPONSIBILITY .....	3
OFFENCE-BASED CRITERIA .....	3
TRAFFIC OFFENCES.....	4
ROAD SAFETY.....	4
DISHONESTY .....	4
OFFENCES INVOLVING VIOLENCE.....	5
SEXUAL OFFENCES .....	5
DRUGS AND ALCOHOL OFFENDING.....	5
COURT ORDERS .....	6
HIGH PREVALENCE .....	6
AGGRAVATING AND MITIGATING FACTORS.....	6
VICTIM’S VIEWS .....	7
OFFICER IN CHARGE OF CASE VIEW .....	7
THE PROCESS.....	7
<i>The first court appearance</i> .....	7
<i>The diversion interview</i> .....	7
<i>Accepting responsibility</i> .....	8
<i>The offer</i> .....	8
<i>Right of review</i> .....	8
<i>Judicial Review</i> .....	9
<i>The agreement</i> .....	9
DIVERSION CONDITIONS .....	9
DIVERSION WITHOUT CONDITIONS.....	10
<i>Restorative Justice</i> .....	10
COMPLETING DIVERSION .....	10
DISMISSAL OF THE CHARGE.....	11
NAME SUPPRESSION .....	11
FAILURE TO COMPLETE DIVERSION .....	11
USING DIVERSION INFORMATION .....	11
DISCLOSING DIVERSION INFORMATION TO THIRD PARTIES .....	12
CRIMINAL RECORDS ACT.....	12
THE RELATIONSHIP BETWEEN DIVERSION AND PRE-CHARGE WARNINGS.....	12
THE RELATIONSHIP BETWEEN DIVERSION AND A DISCHARGE WITHOUT CONVICTION (s 106 OF THE SENTENCING ACT 2002) .....	13
RECORD KEEPING .....	14
MONITORING AND AUDITING OF DIVERSION .....	14
2013 REFRESH OF POLICY.....	14
<b>2. APPENDIX 1 .....</b>	<b>15</b>
DIAGRAM FROM ADULT DIVERSION SCHEME POLICY 2013.....	15
<b>3. APPENDIX 2 .....</b>	<b>17</b>
2016 EVALUATION.....	17
<b>4. APPENDIX 3 .....</b>	<b>19</b>