Victims Charter



Overview

This Charter describes the criminal justice system from a crime victim's point of view. It sets out your rights and entitlements to the services offered by the various state agencies working with victims of crime. This Charter is divided into the following sections:

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Section 1 defines what is understood by victim and about the charters in this document.

Each section in sections 2 to 14 inclusive gives an overview of the following:

- the role of each service listed;
- what you can expect from that service both in terms of the victim services they offer and how you can expect to be treated; and
- what you can do if the service does not meet your expectations.

In addition to the information given in each of these sections, <u>Section 15</u> gives a general summary of victims and the law, and the final section, <u>Section 16</u>, contains some useful contact details.

Please note that this Charter is only a guide. It is not a legal document and does not give you any legal rights. The legal rights which you have as a victim are primarily set out in the Criminal Justice (Victims of Crime) Act, 2017. Further details on this Act and Victims and the Law are provided in section 15 of this Charter.

Section 1 Starting out

A 'victim' means:

- a person who has suffered harm, including physical, mental or emotional harm or economic loss, which was directly caused by a criminal offence:
- 2. family members of a person whose death was directly caused by a criminal offence and who have suffered harm as a result of that person's death. (This does not include family members who have been charged with or are under investigation in connection with the death.)

This definition is taken from the Criminal Justice (Victims of Crime) Act, 2017, section 2(1) and 2(2).

Every organisation named in this Charter will:

- speak or write to you in simple and easy-to-understand language, taking account of your ability to understand and to make yourself understood:
- be sensitive to your needs if you cannot read or write very well;
- provide an interpreter and translation if English is not your first language so that you can take part in the investigation or to act as a witness in court;
- take your specific needs and requirements into account if you have any form of disability;
- treat you with dignity and respect, whatever your gender, race, religious beliefs, ethnic origin, sexual orientation, age, nationality, disability, economic circumstances, marital or family status, or if you are a member of the Traveller community.

When you contact any of the organisations named in this Charter, please tell them of your specific needs, so that they can try to address them.

Each organisation will always aim to give you the information you ask for, but sometimes, under the law, they may not be free to give you certain information if:

- it interferes with a criminal investigation;
- it might damage a criminal case before the courts, now or in the future;
- it might endanger someone's personal safety;
- it might endanger the security of the state.

Any decision not to give you information for any of these reasons must be made by a person authorised to make these decisions.

Section 2 Crime Victims Helpline

The role of the Crime Victims Helpline

The Crime Victims Helpline is an independent charity that provides information and emotional support to victims of crime and all those affected by crime. No matter when the crime took place, who committed the crime, or whether or not the crime was reported to the Gardaí, we are here to listen. We understand the issues and difficulties that victims of crime have to deal with, and our trained staff and volunteers provide non-judgmental and confidential support.

We are funded by the Department of Justice. The Department funds a wide range of organisations that support victims of crime and we can give you contact details for these organisations.

Further information on victim support services is provided in Chapter 16 of this Charter.

What you can expect from the helpline

When you contact the helpline:

- we will keep your information confidential;
- we can tell you about your rights;
- we will give you time and space to talk about your experience of the crime;
- we will listen with empathy and we won't judge you;
- we can give you information about support services in your local area for victims of crime;
- we can tell you about specialist services for victims of particular crimes
 such as domestic violence, rape, sexual abuse and murder;

- we can answer your questions about the criminal justice system;
- we can help you make contact with the Gardaí and other agencies and services; and
- we can give you information about compensation, if this applies to your case.

When you contact us, you can tell us as much or as little as you like. You don't even have to give your name if you don't want to.

You don't need to have a particular reason to ring us, or a particular question you want to ask. You might just want to talk, and that's fine – we are here to listen. And, we will be here for you if ever you want to contact us again.

You can contact the helpline at:

Freephone: 116 006 - See website at www.crimevictimshelpline.ie

for operating hours

Email: info@crimevictimshelpline.ie

Text: 085 133 7711

Website: www.crimevictimshelpline.ie

Webchat: see www.crimevictimshelpline.ie

If we do not meet your expectations

If we do not meet your expectations and you would like to ask questions, make suggestions or make a complaint about our service, you can contact us at the details below.

Where to contact:		
Address:	CEOCrime Victims Helpline	
	6 - 7 Hanover Street East	
	Dublin 2	
	D02 W320	
Tel number:	01-408 6116 or 116 006	
Email:	info@crimevictimshelpline.ie	
Website:	www.crimevictimshelpline.ie	

Section 3 An Garda Síochána

The role of An Garda Síochána

The mission of An Garda Síochána is 'Keeping People Safe' which is also the guiding principle on which strategic and operational decisions will be based.

An Garda Síochána is a victim-centred police service, focussed on keeping people safe, protecting the most vulnerable and providing a consistently high standard of service.

We will be responsive to the needs of victims, local communities and take account of the evolving nature of crime.

The functions of An Garda Síochána are to provide policing and security services for the State through:

- preserving the peace and public order;
- protecting life and property;
- protecting the human rights of each individual;
- protecting the security of the State;
- preventing crime; and
- bringing criminals to justice, including by detecting and investigating crime.

What you can expect from An Garda Síochána

When you report a crime, we will investigate the matter in a proactive and timely way to help to bring those responsible to justice.

In helping you, An Garda Síochána is committed to maintaining a supportive relationship with you, and we will work to address your concerns and needs.

We will also look to ensure that your legal rights to information, advice and other appropriate assistance are met effectively and efficiently.

In supporting you, we aim to be courteous, helpful, and professional and all members of An Garda Síochána will treat victims with dignity and be respectful of your:

- gender,
- race,
- · religious beliefs,
- ethnic origin,
- sexual orientation,
- age,
- nationality,
- disability,
- economic circumstances,
- marital or family status, or
- membership of the Traveller community (if this applies).

It is also the case that the welfare of, and support for, victims is central to our partnership with community groups, voluntary organisations and other statutory agencies.

What happens when you report a crime?

If you are the victim of a crime and you report it to us:

- we will respond in a timely manner to your call and investigate your incident; and
- we will give you the name, phone number and station of the investigating Garda, and the PULSE incident number.

PULSE is our computer system where we log the details of the incident and enter any updates to the investigation. The PULSE incident number is the

number given to your incident so that we can quickly find the details of your case if you contact us for updates.

Staff at our dedicated Garda Victim Service Offices will acknowledge your report of the crime and keep you informed of significant developments during the investigation.

You can find contact details for Garda Victims Service Offices by visiting: www.garda.ie/en/victim-services/find-my-local-victim-service-office/

The information and support we can offer you

As a victim, we understand that you might need help and support. Therefore, when you report a crime to us, we will offer you information on a range of supports and services for victims.

Here is a list of the topics we will offer you information on. Each topic is explained briefly.

What you can do

As a victim, on first contact with a Garda, we will offer you information about:

- how to report an incident to us; and
- your role as a victim in the criminal justice process.

Services for victims

We will tell you about appropriate support services for victims in Ireland.

We will also tell you how to get interpretation and translation services, if you need them.

Help for you

We will tell you about special supports and practices that you might find helpful – like bringing someone with you to the Garda Station to report a crime, or being interviewed by someone of the same gender.

Compensation

We will explain the compensation schemes available and the court's role in awarding compensation.

Read more detailed information on compensation in Section 13 of the Charter covering the Criminal Injuries Compensation Scheme.

Legal aid and expenses

We will give you information about how to access legal aid and whether you are entitled to expenses in certain circumstances.

Read more detailed information on legal aid in <u>Section 11</u> of the Charter covering the Legal Aid Board.

Who you can bring with you when making a complaint

We will tell you about your right to be accompanied by a person of your choice when you report an incident to the Gardaí for the first time. You also have a right to be accompanied during any interviews with you. (The interviews are necessary to investigate the alleged offence.)

If a member of An Garda Síochána reasonably believes that the presence of the person accompanying you would not be in your best interests or would harm any investigation or criminal proceedings, they may stop that person from accompanying you. This includes cases when you are reporting incidents to, or attending interviews with, An Garda Síochána.

If that happens, you can choose someone else to accompany you.

While we are investigating your complaint

While we are investigating your complaint, you can request details of any significant developments in the investigation. We consider significant developments to include:

- the arrest and charging of a person;
- the nature of the offence with which they were charged;
- the release on bail of a person (temporary release while waiting for their trial) or their remand in custody (when they are sent to jail when they are awaiting their trial);
- details of court dates, including the time, date and location of court; and
- information on any release of a person or their escape from custody.

During our investigation, you can also ask for a copy of your statement about what happened.

- As a victim, and with your co-operation, as part of our investigation we will assess your needs to find out if there are any issues about how vulnerable you might be in terms of:
 - retaliation (where you may be at risk from people as a result of your report to us);
 - intimidation (when other people try to influence you); or
 - re-victimisation (when you are caused added distress as a result of the investigation of your crime and your experience in court).

If we identify any concerns, we will make special arrangements to make sure that you feel as comfortable as possible during the trial. This could include arranging for you to enter and exit the court building through a private route – not open to the public.

In addition, subject to the court's approval in each case, these special arrangements could include:

- excluding the public or certain people from the court; or
- allowing you to give evidence through a live television link.

If you are a visitor to Ireland

If you are a visitor to Ireland and you are the victim of a crime, we will, with your consent, refer you to the services of the Irish Tourist Assistance Service.

If you were the victim of a crime abroad

If you were the victim of a crime in another country and wish to report it, you can report it to your local Garda Station and we can refer the details of this crime to the authorities in that country.

If you are a victim of a sexual offence

If you are a victim of a sexual offence, we will show special sensitivity to you and will:

- provide, if we can, a Garda of the same gender to interview you and take your statement;
- provide, if we can, a doctor of the same gender if you ask us to;
 and
- give you details about support organisations for victims of sexual offences.

Children

We recognise that child victims will always require special consideration in relation to their needs.

Because of this we will make sure that if you are under 18 we will tell you of any particular measures, procedures or arrangements available that may help you as a child victim of crime.

In considering any special measures put in place to support you, we will take your best interests into account

We will respect your views and take them into account, having regard to your age and understanding. We will also provide for your parent, guardian or other authorised person to accompany you, as appropriate, when attending interviews or at court.

We will also keep you up to date on the progress of your case through your parent, guardian or representative.

Victims of domestic abuse

In cases of domestic abuse, we will take appropriate action to protect victims and / or any of their family members who may be under threat from the perpetrators of such abuse.

This will include ensuring that victims are provided with appropriate information, support and protection in line with their needs (for example, we won't send written updates about your case to your home if this could threaten your safety).

We will also tell you about available support services.

Older people

If you are an older person who has been the victim of a crime, we will take all reasonable steps to protect and reassure you. We will also offer you advice about home security and your safety in the community. This may mean that we will arrange for the local Community Garda and Crime Prevention Officer to call to you to offer advice and support.

Specific needs or communication needs

If you have any form of disability, we will take any specific needs or requirements into account.

We will make sure that all our communications with you are in clear language.

If, for any reason, you have difficulty being understood or understanding our communications with you, we can arrange support.

For example, if you are deaf, we will arrange for a professional sign language interpreter.

Please let us know if you have any particular needs and let us know if there are particular supports we could provide to assist you.

Foreign language

If you are not fluent in English or Irish, we will, as far as possible, provide a free interpretation and translation service so that you will receive the same quality of service as any victim of crime. When you report a crime, we will, as far as possible, direct you to our Victim Information Booklet in your own language, which contains all the information you will need. We can provide this in hard copy if requested.

Lesbian, Gay, Bisexual and Transgender communities

If you are a member of the Lesbian, Gay, Bisexual and Transgender communities, we will manage your case with sensitivity and respect. Where appropriate, we will also refer you to a Garda Diversity Officer within An Garda Síochána.

Racist incidents

If you are a victim of a racist incident, we will:

- accurately record the incident;
- investigate your complaint; and
- put you in contact with the Garda Diversity Officer in your area.

Crimes committed by children (under 18 years of age)

When a child has carried out the crime you have reported, your views will be taken into account when the Director of National Juvenile Office considers **and** determines whether or not the child should be included

under the Youth Diversion Programme¹. They will also consider other matters such as the recommendation of the local Juvenile Liaison Officer.

The Youth Diversion programme is designed to help children who have committed offences. The child must admit that they were involved to avoid being formally charged and prosecuted in court.

If admitted, the child will receive a warning about their behaviour and be cautioned (warned) and may also be supervised, by their local Juvenile Liaison Officer, for a period of time.

We may invite you:

- to be present if we are cautioning (warning) the child; and
- to a Garda Family Conference this is a meeting where the child who was involved in a crime or anti-social behaviour meets with a Garda and other people like the child's parents and/or guardian. At this meeting the child's behaviour will be discussed with regard to its effect on the victim, the community and the child's family.

The Family Conference aims to develop a plan to help the child to avoid getting into further trouble.

We will uphold your interests as a victim whether you are present or not at either of these events.

Where a child is considered not suitable for inclusion in the Diversion Programme, an investigation file may be submitted to the Office of the Director of Public Prosecution. This office considers whether or not to start criminal proceedings.

¹ www.garda.ie/en/crime-prevention/community-engagement/community-engagement-offices/garda-youth-diversion-bureau

Restorative justice

Restorative justice is when a voluntary meeting can take place between a victim, an offender and an independent person skilled at managing such meetings.

At the meeting, the victim can tell their story. This means that the offender can see the consequences of their crime and – as much as possible – repair the harm they have caused. This can help as it gives victims a voice. It also holds offenders to account for what they have done by getting them to take responsibility and make amends.

If they prefer, victims and offenders can also communicate through the independent person rather than meeting each other face-to-face. If the victim and offender do choose to meet face-to-face, they should be asked if they would like to bring anyone to support them.

If you are a victim of crime and the **offender is under 18**, you could be invited to take part in restorative justice. This would allow you to say how you feel and ask questions of the offender to make them aware of the effect on you of what they have done.

If you are a victim of crime and the offender is **over 18**, An Garda Síochána should give you information about restorative justice, if this is an option in your case.

If you or a family member are the victim of a serious crime

If you or a family member are victims of certain serious crimes (such as a murder, road collision, kidnapping or serious assault), a Family Liaison Officer may be appointed to support and guide you through this traumatic time. The Family Liaison Officer will tell you about significant developments in the investigation and give you information on appropriate support services also available to you.

An Garda Síochána decisions on prosecutions

When we investigate crimes, we gather all of the evidence around the incident in a fair, honest and impartial manner.

For less serious crimes, we will bring the case before the District Court in the name of the Director of Public Prosecutions (DPP).

For more serious crimes, the DPP may ask that the case is heard in a higher court, with the permission of the judge.

If the offender is a child, we will decide if they are suitable for the Diversion Programme rather than being brought to court.

Where An Garda Síochána decides to prosecute **or** not to prosecute a person following an investigation into an incident you reported to us, we will write to you to let you know of that decision. Sometimes we tell you this in person.

For certain offences, including drunkenness and public disorder offences, an adult offender may receive a caution (warning) rather than face prosecution. However, the offender must acknowledge responsibility for their behaviour before they are considered for a caution.

When an investigation file has been submitted to the Office of the Director of Public Prosecutions (DPP) about the incident you reported to An Garda Síochána, the DDP will decide on whether to start a prosecution or not. We will notify you of the DPP's decision.

As outlined in Section 6 of this Charter, you can seek the reasons for the decisions made by the Office of the DPP and/or to seek a review of decisions made.

A decision not to prosecute

You may receive a letter telling you we do not intend to prosecute. If this happens, you may ask for a **summary of the reasons** why. If you are not satisfied, you can ask for the decision to be reviewed by the Superintendent at the Garda Station where your incident was investigated, or, where appropriate, by the Director of Public Prosecutions.

There are **time limits** on requesting a summary of reasons or a review of the decision, as follows:

Summary of reasons not to prosecute – you must ask for the summary within 28 days of receiving the letter or information telling you we do not intend to prosecute.

Review of the decision not to prosecute – you must ask for a review within 56 days of receiving the letter or information telling you we do not intend to prosecute.

To make either request you must complete a form:

- Request Form Summary of Garda reasons not to prosecute;
 or
- Request Form Review of Garda reasons not to prosecute.

You can get these forms at any Garda station.

These time-limits (28 days or 56 days) may be extended where An Garda Síochána or the Director of Public Prosecutions, as appropriate, is satisfied that it is warranted (necessary).

As the *European Union's Victims Directive* came into effect on 16 November 2015 you can only request a Review or a Summary for incidents reported after that date.

Being a witness

If you are a victim and appearing in Court as a witness, you are entitled to certain things.

Meeting the prosecutor

Where possible, you may meet the prosecutor who is presenting the case in court.

Where you wait in court

You can ask court staff if you can wait in an area away from the suspect and their family and friends.

Special services

You can have special arrangements made for you such as arranging for you to enter and exit the court building through a private route not open to the public.

In addition, with the court's approval, these special arrangements could include:

- excluding the public or certain people from the court; or
- allowing you to give evidence through a live television link.

Having your questions answered

You will be introduced to someone at the court who can answer your questions about what is happening in the case during the trial.

Giving a Victim Impact Statement

If a person is convicted for the crime against you, you can make a Victim Impact Statement setting out how the crime has affected you.

More information on Victim Impact Statements can be found in Section 16 of the Charter on Victims and the Law.

Witness expenses

The Gardaí are responsible for paying witnesses' expenses. This is the cost to you of coming to court to give evidence. These expenses may include the cost of travelling, meals and, in some cases, accommodation.

The Garda Superintendent in the area where the case is being taken will pay your expenses. The Garda dealing with your case can handle this for you. They may ask you for receipts for your expenses.

In some cases, you may be able to get an advance on expenses before the case so that you can travel to court.

If we do not meet your expectations

If we do not meet your expectations and you would like to ask questions, make suggestions or make a complaint about our service, you can contact your local Garda station and ask for the officer in charge or contact the Garda Victim Liaison Office.

How to contact us		
Your local Garda station	Their contact details are available at	
	www.garda.ie	
Address:	The Garda Victim Liaison Office	
	An Garda Síochána	
	Garda National Protective Services Bureau	
	Harcourt Square	
	Dublin 2	
	D02 DH42.	
Tel:	01-666 3349 or 01-666 3453	
Email:	crimevictims@garda.ie	
Website:	www.garda.ie	

How to contact us

The email address is monitored during business hours, and we will respond to your query as soon as possible.

If you wish, you may also refer your concerns and / or make a complaint to the Garda Síochána Ombudsman Commission (more information on the role of the Garda Síochána Ombudsman Commission is contained in Section 4 of the Charter)

Address:	150 Abbey Street Upper	
	Dublin 1	
	D01 FT73.	
Tel numbers:	LoCall 0818 600 800	
	01-871 6727	
Email:	info@gsoc.ie	
Website:	www.gardaombudsman.ie	

Section 4 Garda Síochána Ombudsman Commission

The Role of the Garda Síochána Ombudsman Commission

The Garda Síochána Ombudsman Commission, or GSOC for short – was set up in 2007 to deal with complaints against Gardaí.

Any member of the public can make a complaint to us about a Garda. These complaints are handled in different ways depending on what the complaint is about. Our office also investigates incidents where a complaint has not been made but where GSOC thinks it is in the best interest of the public to do so. GSOC must also investigate any incident where a person may have been seriously injured or died while they were in contact with Gardaí.

What you can expect from GSOC

GSOC aims to treat the people who make complaints to us in a sensitive and understanding manner, while trying to resolve the issue as fairly as possible.

Our key values are:

- putting the public interest first;
- respecting the human rights of everyone with whom we deal;
- making decisions based on a thorough and fair analysis of evidence;
- being open and transparent by communicating and explaining our actions:
- being committed to providing a high standard of public service.

For further information please visit our website www.gardaombudsman.ie/

What happens when you make a complaint to us?

If you are a victim of a crime that you think has been committed by a member of An Garda Síochána against you, we will:

- acknowledge your complaint in writing within one week of receiving it;
- carefully consider your complaint and make an independent decision about whether we can investigate it or not;
- give you information about relevant supports available to you from other agencies – emotional, legal or other supports;
- tell you what type of investigation will be undertaken;
- write to tell you if we decide not to investigate your complaint and tell you the reasons why.

How we will investigate your complaint

We will investigate your complaint as follows.

We will:

- interview you as soon as we can and in a way that is sensitive to your needs and in a place that we think is suitable for you. If you wish, you can bring another person to support you during the interview, unless we think the person you choose would not serve your best interests. If that happens, you can choose someone else;
- gather the available evidence in a fair and impartial manner;
- assess whether you need special protection and, if that is the case, we will let you know the possible options open to you;
- let you know what will be required of you during the investigation;
- keep in regular contact with you to let you know how the investigation is going; and
- always give you contact details so you can contact us if you need to.

What happens after GSOC investigates your complaint

Following a GSOC investigation, we will do some or all of the following, depending on the case:

Send a file to the DPP

We will send a file on the investigation to the Office of the Director of Public Prosecutions (DPP) and ask for a direction on whether a criminal prosecution should take place.

Tell you the DPP's decision

We will let you know the DPP's decision. If the DPP decides not to prosecute, you can request the reasons why, either through us or directly from the DPP. If they decide to prosecute, they will let you know what you can expect to happen during that process. They will either make direct contact with you to tell you this, or they will ask us to tell you. We will keep you informed of any court dates or other information we think you need to know before attending court.

Send a file to the Garda Commissioner

We will send a file on the investigation to the Garda Commissioner to see if the Garda authorities agree that Garda personnel should be disciplined or not. We will let you know what you can expect to happen during that process.

Close an investigation

If there is not enough evidence available to send a file to the DPP or to the Garda Commissioner, we will close the investigation. If we decide not to continue with the investigation, we will tell you why in writing.

How GSOC will respond to your needs

At all times, we aim to be courteous, helpful, respectful and professional. If you are upset about a crime or other traumatic incident, we will respond to your needs in a caring and sensitive manner.

GSOC hopes to meet your needs by:

Listening to you

We will give you the opportunity to make a complaint. We will respond to your concerns and treat you fairly and with respect.

Processing complaints efficiently

We will do all we can to ensure that you have confidence in our decisions.

Being professional and courteous

We will abide by the principles of Quality Customer Service, do what we promise to do and do our best to give you the right information in a timely manner.

Being open and honest at all times

We will answer your questions as fully as we can.

Protecting your privacy

We will keep accurate records of your dealings with us and keep those records safe.

Being accessible

We will be available to answer your questions in person, by telephone, by letter or electronically.

How GSOC responds to different categories of complainants

GSOC recognises that different categories of complainants might need additional supports such as follows:

Victims of sexual offences, gender-based violence or violence in a close relationship

We will treat you with special sensitivity and we will:

- assign your complaint to a GSOC officer of the same gender, if you wish;
- provide you, if you request it and if it is possible, with a doctor of the same gender
- provide you with details of support organisations for victims of sexual offences.

Families of people who have died following contact with Gardaí

In cases of this type which come under GSOCs remit we will provide you with a Family Liaison Officer who will keep in contact with you and any other person that you have asked to help you. The Family Liaison Officer will be able to give you information about support services.

GSOC will make sure that you receive the same information and treatment as any other complainant.

Children

If you are under 18, GSOC will respect your views and take them into account having regard to your age and understanding. GSOC will take your best interests into account when making decisions which concern you.

We will:

- explain our processes;
- provide you with a special interviewer if you need one;
- comply with the guidelines under Children First (guidelines to protect the welfare of children); and
- ensure your safety and protection.

As well as keeping your parent, guardian or representative informed, if you wish, we will also keep you up to date.

Specific needs

If you have any form of disability, we will take specific needs or requirements you may have into account.

If you have difficulty with reading or writing, we will be sensitive to your needs.

If you are not fluent in English

We will provide a free translation service so that you will receive the same quality of service as far as possible.

If we do not meet your expectations

If we do not meet your expectations and you would like to ask questions, make suggestions or make a complaint about our service, you can contact us at the details below.

How to contact us			
Address:	Corporate Services		
	Garda Síochána Ombudsman Commission		
	150 Upper Abbey Street,		
	Dublin 1		
	D01 FT73		
Tel numbers:	0818 600 800 or 01 871 6727		
Fax:	01-814 7023		
Email:	info@gsoc.ie		
Website:	www.gardaombudsman.ie/		

Section 5 Courts Service

Role of the Courts Service

The Courts Service was set up in November 1999 to manage all the different kinds of courts in Ireland. (There is a guide at the end of this section which lists the different kinds of criminal courts and what they do).

The Courts Service must, by law, take account of the needs of court users, including witnesses and victims of crime. Our mandate [authority] is set out in the Courts Service Act, 1998.

The Courts Service:

- is responsible for management and administration of the courts;
- provides support services for judges;
- provides facilities for court users;
- manages and maintains court buildings; and
- takes into account the needs of court users, including crime victims, when developing policies and strategies to carry out our work to a high standard.

Please note that we cannot comment on or intervene in any way in matters about sentencing and the giving of evidence by victims. These are matters for the judge, who is independent in carrying out their functions, subject only to the law and the constitution. You can only address a judge's decision through the courts, for example, through an appeal.

What you can expect from the Courts Service

The Courts Service aims to look after the needs of victims of crime and vulnerable witnesses by providing the following facilities and services:

Facilities

Dedicated rooms: Victim waiting rooms are available in almost all refurbished courthouses and also in a number of other courthouses.

A dedicated victim suite of four rooms and a reception area is available within the Criminal Courts of Justice in Dublin. There are also dedicated waiting areas in the courthouses in Letterkenny, Wexford, Cork (Washington Street and Anglesea Street), Limerick (Mulgrave Street), Waterford and Mullingar. Arrangements are in place to reserve consultation rooms for victims in other venues, if required.

Rooms will be specially set aside for victims and vulnerable witnesses in all future projects to refurbish buildings.

Video link facilities: Video link facilities are available in 123 courtrooms in 29 Court buildings around the country.

Video link allows you to give evidence in a different room to where the court is being held.

In liaison with the Office of the Director of Public Prosecutions (DPP), the prosecuting member of An Garda Síochána will arrange – with the Courts Service – a video link for taking evidence.

You will be consulted about the nearest available facility for the taking of this evidence. This will be either within the court building where the trial is happening, or the nearest available location. This facility is available in the following Courthouses;

Witness Videolink Rooms			
Carrick on Shannon, Co Leitrim	Limerick (Mulgrave Street)	Sligo	
Castlebar, Co. Mayo	Longford Tralee, Co. Kerry		
Dundalk, Co. Louth	Monaghan	Trim, Co. Meath	
Ennis, Co. Clare	Mullingar, Co.Westmeath	Tullamore, Co. Offaly	
Galway	Naas, Co. Kildare	Waterford	
Kilkenny	Roscommon	Wexford	
Letterkenny, Co.Donegal			
Cork:	Dublin:	Tipperary:	
[1] Anglesea Street	[1] CCJ	[1] Nenagh,	
[2] Washington Street	[2] Dolphin House	[2] Clonmel	
[3] Mallow	[3] Cloverhill		
	[4] Four Courts		

Option of screens: screens are available in the Criminal Courts of Justice in Dublin, Cork (Anglesea Street), Limerick (Mulgrave Street), Galway, Castlebar and Ennis to enable you to give evidence in Court without seeing the accused person. Arrangements can be made to provide screens in other courthouses if requested.

In co-operation with the office of the DPP, the prosecuting member of An Garda Síochána will talk you through the procedure if you wish to give evidence behind a screen. A case can be transferred to a court venue where a screen is available if necessary.

Reserved seating: reserved seating is available for the family of the deceased in murder and manslaughter cases at Central and Circuit Criminal Court hearings. This facility needs to be arranged in advance.

Visit the courthouse, reserve seating and other help: you can visit the courthouse before the trial by prior arrangement with the prosecuting member of An Garda Síochána or the Office of the Director of Public Prosecutions.

Separate family law sittings in major court venues: separate family law sittings take place at all major court venues – urgent cases, such as an application for a protection order, can still be heard at other times as well.

Our Victim liaison officers within each of our offices can arrange with the prosecuting member of An Garda Síochána or the Office of the Director of Public Prosecutions for you to access the victim rooms, if they are available.

They can also reserve family seating for appropriate/sensitive cases, and organise advance visits to courthouses. They can also give you contact details of voluntary organisations that offer support to crime victims. In some court venues, voluntary organisations provide victim accompaniment or victim support services in the courthouse.

Services

The Courts Service gives support and information through the following services:

Our website <u>www.courts.ie</u> will give you a wide range of information on going to court. It is available in English and Irish, with some publications on the site available in:

- French,
- Spanish,
- Chinese,
- Polish,
- Russian, and
- Romanian

The website includes a section for people who are going to court for the first time, including as a victim or a witness, as well as information on preparing a victim impact statement.

Guide to Going to Court: A publication entitled *Going to Court* is available as a booklet, on DVD or on our website. It gives a range of information on how

the court process works, including what happens in court, who's who in court and what happens after a trial.

An interpretation service in the court room: this service is available, by order of the court, to victims and witnesses who do not speak English so that they can give their evidence, or make a victim impact statement if the law or the court allows this.

The Courts Service aims to provide a courteous, fair and sensitive service to victims of crime.

If we do not meet your expectations

If you as a victim of crime are unhappy with the service available in a courthouse, you should, first of all, raise this with the victim liaison officer for that courthouse and/or the office manager for that courthouse.

If, after raising your concerns, you are not satisfied with the help provided in a courthouse, you should make your complaint in writing to the Courts Service. To do this, you use the formal customer complaints procedure and the Customer Service Complaint Form, which are available on the Courts Service website www.courts.ie

The completed Customer Complaints Form can be forwarded to us by post or by email. The addresses are given here:

How to contact us			
Region:	Customer Complaints Officers by region	Email and phone contacts	
Dublin courts	Jenna Bailey	01-888 6152 jennabailey@courts.ie	
Southern (Cork, Kerry, Limerick, Tipperary)	Ciara Smalle	021-2389971 southerncustomercomplaints@courts.ie	

How to conta	ct us	
Western (Clare, Donegal Galway, Leitrim, Mayo, Roscommon, Sligo)	Pat Conlon	094-904 3863 westerncustomercomplaints@courts.ie
North Midlands (Cavan, Longford, Louth, Meath, Monaghan, Westmeath)	Alan Cooke	042-939 2345 northmidlandscustomercomplaints@courts.ie
Eastern (Carlow, Kildare, Kilkenny, Laois, Offaly, Waterford, Wexford, Wicklow)	Grace Murphy	045-980103 easterncustomercomplaints@courts.ie
Criminal Courts of Justice	Eamonn Doherty	01-798 8268 eamonnmdoherty@courts.ie

All complaints will be dealt with promptly and in a fair and courteous manner.

The Courts Service is subject to review by the Office of the Ombudsman in respect of the performance of administrative functions.

Your guide to the criminal courts

The table below shows you the six types of courts, the cases they hear and who hears them and where.

Court	Criminal cases heard	Heard by	Location
District	Minor offences	One	130 courthouses
Court		judge, no	nationwide
		jury	
Circuit Court	More serious offences,	One	8 circuits with at
	but not offences such as	judge with	least one Circuit
	murder, rape, serious	jury	Court sitting in
	sexual assault		each county
	Also deals with appeals		
	from the District Court		
High Court	Known as the Central	One	Criminal Courts of
	Criminal Court when	judge with	Justice in Dublin
	trying criminal cases	jury	and locations
	outside the jurisdiction of		outside Dublin from
	the Circuit Court – for		time to time
	example, murder, rape		
	and serious sexual		
	assault cases		
Special	Specified offences,	Three	Criminal Courts of
Criminal	mainly related to terrorism	judges,	Justice in Dublin
Court (set	and serious 'organised'	no jury	
up in 1972)	crime		
Court of	Appeals from the Circuit	Three	Criminal Courts of
Criminal	Court, Central Criminal	judges,	Justice in Dublin
Appeal	Court and Special	no jury	
	Criminal Courts		
	Decisions are final,		
	unless they involve a		
	point of law of exceptional		
	public interest		

Court	Criminal cases heard	Heard by	Location
Supreme	Appeals from the Court of	Three or,	Four Courts
Court	Criminal Appeal if the	in some	complex in Dublin
	Supreme Court is	cases,	
	satisfied that;	five	
	- The decision	Supreme	
	involves a matter	Court	
	of general public	judges	
	importance, or		
	- In the interests of		
	justice it is		
	necessary that		
	there be an appeal		
	to the Supreme		
	Court (Article		
	34.5.3 of the		
	Constitution)		

Section 6 Office of the Director of Public Prosecutions

Role of the Office of the Director of Public Prosecutions (DPP)

When you report a serious crime, the Gardaí will investigate it and send a file to the Office of the DPP. We will read the file to see if there is enough evidence to prosecute someone for the crime. We will also assess if it is in the public interest to bring the case to court. If it is, we will decide what the charges should be.

Making our decision about prosecuting

The decision to prosecute is a serious one. It can have a lasting effect on both the victim of the crime and the accused person. Only the DPP or one of our lawyers may decide whether or not to prosecute in serious cases, for example, murder, sexual offences or fatal road accidents.

The Gardaí may decide to prosecute in less serious crimes. However, the prosecution is still taken in the name of the DPP, and the DPP has the right to tell the Gardaí how to deal with the case.

The Office of the Director of Public Prosecutions acts independently when deciding whether or not to prosecute. This means that no-one, including the Government or the Gardaí, can tell us whether or not to prosecute a case.

The Gardaí will tell you if we have decided to prosecute or not.

What happens if we decide not to prosecute?

If we decide not to prosecute, we will give you a summary of the reasons for our decision if you ask for it. You must send your request for reasons within 28 days of the date you are told of the decision not to prosecute. You can ask us for a summary of reasons if you are:

- a victim of a crime: or
- a family member of a victim in a fatal case; or
- a parent or guardian of a victim under the age of 18

and if the decision in your case was made on or after 16 November 2015.

There may be times when we cannot give a summary of reasons because of a legal issue. If this happens, we will explain this to you.

Can prosecuting decisions be reviewed?

Yes. If you are a victim, or a family member of a deceased victim, and you are not satisfied with the summary of reasons for our decision not to prosecute, you can ask us to review our decision. The review will usually be carried out by a lawyer who was not involved in making the original decision.

If you have asked us for a reason for our decision, then your request for a review must be made within 28 days of the date on the letter telling you of the reason for not prosecuting your case.

If you have not asked us for a reason for our decision, you can still ask for a review. If you do this, your request for a review must be made within 56 days (8 weeks) of the date you are told of the decision not to prosecute.

In some cases the DPP may extend these time limits. She will do this only if there is a good reason and if it is in the interests of justice.

How do I request reasons or reviews?

All requests for reasons or reviews must be made in writing and within the time limits set down. You can find out more by reading our information leaflet 'How to Request Reasons and Reviews' on our website, www.dppireland.ie. Requests should be sent to:

Victims Liaison Unit
Office of the Director of Public Prosecutions
Infirmary Road
Dublin 7
D07 FHN8.

What happens if we decide to prosecute?

If we decide to prosecute, the Gardaí will tell you about this decision. They will also tell you when and where the court case will take place.

Where are prosecution cases heard?

The most serious cases are heard in the:

- Central Criminal Court,
- Circuit Criminal Court, or
- Special Criminal Court.

In these cases, a lawyer acting for the DPP will prosecute the case in court.

Less serious cases are heard in the District Court. In these cases, either the Gardaí or a lawyer acting for the DPP will prosecute the case.

You can read more about the different courts in the <u>previous chapter in the</u>

<u>Charter covering the Courts Service-</u>

What you can expect from the Office of the Director of Public Prosecutions (DPP)

If you are a victim, you can ask us to:

- take your views into account when we are deciding whether or not to prosecute;
- give you a summary of reasons if we decide not to prosecute (in cases where the decision is made on or after 16 November 2015 - this is when the European Union's Victims Directive came into force;
- review decisions not to prosecute.

If a member of your family or household is the victim in a fatal case, you can ask us to:

- tell you the reason, if possible, why we decided not to prosecute.
- review decisions not to prosecute.

If you are a witness, you can expect us to:

- treat you with respect and in a professional, non-discriminatory and impartial manner;
- take account of your personal situation, rights and dignity;
- work with the Gardaí to make sure that you are kept up to date on your case;
- apply to the court to ask if you can use video link or other special facilities
 in certain circumstances when giving your evidence; and
- arrange for you to talk to the prosecution solicitor and barrister before the court case begins, if you wish. They will explain what will happen in court, but they cannot talk to you about the evidence you will give.

If the accused has been sentenced, we can:

 ask the Court of Criminal Appeal to review the sentence if we think the sentence is unduly lenient – in other words, that it is so light that it is wrong in law. We can ask for a review of sentences from the Central Criminal Court, Circuit Criminal Court and Special Criminal Court. We cannot appeal a sentence from the District Court.

If the accused has been acquitted (found not guilty), we can:

- appeal the decision of the judge, but only in very limited circumstances;
- take your views into account when considering an appeal.

We cannot appeal an acquittal from the District Court.

You can read more about the various types of appeals and what to expect at those appeal hearings on our website, www.dppireland.ie/victims-witnesses/appeals-information/.

If we do not meet your expectations

If we do not meet your expectations and you would like to ask questions, make suggestions or make a complaint about our service, you can contact us at the details below:

Where to contact us	
Address:	The Director of Public Prosecutions Infirmary Road Dublin D07 FHN8
Tel number:	01-858 8500
Fax:	01-642 7406

Visit the Publications section of our website,

<u>www.dppireland.ie/publications/information-for-the-public/</u> where you will find plain English information booklets on the following:

- The role of the DPP
- Going to court as a witness
- How we make prosecution decisions
- How to request reasons and reviews
- Making a Victim Impact Statement
- Releasing my counselling records
- What is an undue leniency appeal?
- What is a sentence appeal?
- What is a conviction appeal?

Section 7 Prison Service

Role of the Prison Service

The Prison Service manages prisons in Ireland.

Our role covers the following seven categories:

- 1. Prisons
- 2. Rehabilitation
- 3. Sentence remission
- 4. Release from prison
- 5. Sex offenders
- 6. Temporary release

These seven categories are explained briefly below.

1. Prisons

We provide safe, secure custody for people sent to prison by the courts. Prisons range from high-security institutions to open prisons with lower levels of security. Each prisoner is placed in the type of prison that is consistent with their offence, the length of sentence they must serve and their level of risk. You can get more information about prisons and places of detention in Ireland in the section headed 'Your guide to prisons and places of detention' towards the end of this section.

2. Rehabilitation

To prevent prisoners from re-offending when they get released from prison, we aim to rehabilitate offenders. Rehabilitation services treat and address issues that can lead tooffending behaviour, such as drug and alcohol addiction, lack of education and training, anger management and self-management. This encourages the personal

development of prisoners and prepares them for their release when they will have to re-settle into the community.

3. Sentence remission

All prisoners with a sentence to which remission applies automatically are, under law, entitled for a one quarter remission of their sentence on the basis of their good behaviour (the term remission here means a reduction in the length of a prison sentence). This is taken into account by judges when passing sentence.

In addition, all such prisoners who have taken part in authorised activity may apply to receive an enhanced remission period of greater than one quarter but not more than one third of their sentence. However, there is no automatic entitlement to enhanced remission.

Prisoners who cannot benefit from remission include those serving life sentences.

Prisoners serving life sentences have no set release date and are only freed with the approval of Parole Board.

4. Release from prison

Offenders are usually released from prison when they complete their sentence, are released on parole, or when they are approved for temporary release. A life-sentenced prisoner released from prison is subject to certain conditions for life, including supervision by the Probation Service and other conditions designed to protect the public. If they do not follow these conditions, the prisoner may have to return to prison.

Prisoners may be released as a result of an appeal or some other legal process. In certain cases, a person in custody who is awaiting trial and has not been convicted may be released on bail, after an application to the courts.

5. Sex offenders

All sex offenders released from prison after September 2001 are subject to certain restrictions including a requirement that they must notify An Garda Síochána of their current address and of any future change in address.

6. Temporary release

This allows us to re-integrate an offender into the community in a planned way. Temporary release arrangements include:

- release under the direct supervision of the Probation Service;
- release under the Community Return Scheme or Community Support Scheme;
- release to employment or training programmes;
- compassionate release because of ill-health or family circumstances; or
- release to help the offender re-integrate when they are nearing the end of their sentence.

We take many factors into account when considering prisoners for temporary release, including any possible danger to the public and to their victim. When we release an offender on temporary release, we try to make sure that they do not come into contact with the victim of their crime.

What you can expect from the Prison Service

Our mission – to provide safe and secure custody, dignity of care and rehabilitation to prisoners for safer communities.

Our vision – to make communities safer through excellence in a prison service built on respect for human dignity.

The Victim Liaison Service is a voluntary and strictly confidential service. If you wish to receive information about an offender currently serving a sentence for an offence they committed against you, you can opt into the service by contacting us and we will register your name and contact details and you will be a 'registered victim' with the Irish Prison Service Victim Liaison Service. The service only covers the period while the offender is in custody and will finish when the offender is released.

We will:

- try to rehabilitate offenders sentenced to prison, so that other people will not become victims of their crimes;
- make sure that we will take into account possible risks to you in all cases of temporary release;
- make sure all efforts are made to prevent an offender in prison from causing further upset to victims.

Based on their request we will also tell registered victims (victims registered with our Victim Liaison Service) the following information.

We will tell you when:

- when the offender is to be released from prison, either on temporary release or at the end of their sentence if you or a member of your family have requested this information;
- if the release is ordered by the Court (We would usually do this after the release has happened);
- any release or discharge conditions;
- information about other relevant developments about the prisoner's sentence if you request this. (These include developments such as transfers between prisons or Parole Board hearings (for prisoners sentenced to eight years or more);
- if the prisoner has escaped from custody;
- if the prisoner dies while in custody or on temporary release.

We will also tell An Garda Síochána about the release of all sex offenders

If you or a family member or a third party acting on your behalf would like to **register with our Victim Liaison Service** to be kept informed of significant developments in a particular prisoner's case, please contact the Prison Service Victim Liaison Officer. Contact details are given below.

As a registered victim, if you have any questions about the Irish Prison Service, you can contact the:

Victim Liaison Officer
Irish Prison Service Headquarters
IDA Business Park, Ballinalee Road
Co Longford.

Tel: (043) 333 5100

Email: vlo@irishprisons.ie Website: www.irishprisons.ie

If we do not meet your expectations

If you wish to make a complaint about any aspect of our service, you can do so by putting your complaint in writing and sending it to the following address:

Where to contact us	
Address:	Assistant Principal Officer,
	Victim Liaison Service
	Irish Prison Service Headquarters
	IDA Business Park. Ballinalee Road
	Co Longford.
Tel:	043-333 5100
Email:	info@irishprisons.ie

Your guide to prisons and places of detention

We do our best to place prisoners in an institution as near as possible to their homes, so that relatives and friends can visit. This is not always possible, for example, in the case of prisoners who may be a threat to the public and must be kept in a high-security prison. A committal prison is a prison to which a court can send a person directly. The Prison Service can transfer prisoners from a committal prison to other prisons or institutions.

More information on the Irish Prison Service is available at www.irishprisons.ie and the following table provides a list of our prisons:

Prison	Type of prison	Location and
		telephone
Arbour Hill	A closed, medium-security prison for	Arbour Hill
Prison	adult males. The prisoner profile is	Dublin 7
	largely made up of long-term	D07YV40
	sentenced prisoners and sex	01-472 4000
	offenders	
Castlerea	A closed, medium-security prison for	Harristown
Prison	adult males. It is the committal	Castlerea
	prison for remand and sentenced	Co. Roscommon
	prisoners in Connacht and also	F45X330
	takes committals from counties	094-962 5213
	Cavan, Donegal and Longford.	
Cloverhill Prison	A closed, medium-security prison for	Cloverhill Road
	adult males, which primarily caters	Clondalkin
	for remand prisoners committed	Dublin 22
	from the Leinster area.	D22WC84
		01-630 4580
Cork Prison	A closed, medium-security prison for	Rathmore Road
	adult males. It is the committal	Cork City
	prison for counties Cork, Kerry and	T23Y642
	Waterford.	021-238 8000

Prison	Type of prison	Location and
		telephone
Dóchas Centre	A closed, medium-security prison for	North Circular Road
	adult females. It is the committal	Dublin 7
	prison for females committed on	D07YC97
	remand or sentenced from all Courts	01- 885 8987
	outside the Munster area.	
Limerick Prison	A closed, medium-security prison for	Mulgrave Street
	adult males and females. It is the	Limerick
	committal prison for males for	V94P8N1
	counties Clare, Limerick and	061-204700
	Tipperary and for females for all six	
	Munster counties.	
Loughan House	An open, low-security prison for	Open Centre
	adult males who are regarded as	Blacklion
	requiring lower levels of security.	Co. Cavan
		F91NY76
		071-983 6021
Midlands Prison	A closed, medium-security prison for	Dublin Road
	adult males. It is the committal	Portlaoise
	prison for counties Carlow, Kildare,	Co. Laois
	Kilkenny, Laois, Offaly and	R32F796
	Westmeath. It is also the main	057-867 2110 or
	prison for sex offenders.	057-867 2100
Mountjoy Prison	A closed, medium-security prison for	North Circular Road
	adult males. It is the main committal	Dublin 7
	prison for Dublin city and county.	D07YC97
		01-806 2800
Portlaoise	A closed high-security prison for	Dublin Road
Prison	adult males. It is the committal	Portlaoise
	prison for those sent to custody from	Co. Laois
	the Special Criminal Court and	R32KN97
	prisoners accommodated here	057-868 1300

Prison	Type of prison	Location and
		telephone
	include those linked with subversive	
	crime.	
Shelton Abbey	An open, low-security prison for	Arklow
	adult males who are regarded as	Co. Wicklow
	requiring lower levels of security.	Y14T638
		0402-42300
Wheatfield	A closed, medium-security prison	Cloverhill Road
Prison	for adult males	Clondalkin
		Dublin 22
		D22Y2V5
		01-778 9400

Section 8 Parole Board

The Parole Board is an independent body that was established in July 2021 under the Parole Act 2019. It replaces the former non-statutory Interim Parole Board.

The Parole Board is statutorily independent in its decision making. It currently considers applications for parole from prisoners serving life sentences and decides whether or not they should be released on parole. By law, a person must have served at least 12 years of their life sentence before they can be granted parole.

Our Mission

An independent Parole Board that protects the community, is fair to parole applicants, and listens to victims.

About parole

Parole involves release from prison under certain conditions.

If granted parole, the person must follow all the conditions of their parole order. They are still serving a life sentence, but in the community. The person may be returned to prison if they re-offend or break any of the conditions of the parole order.

When deciding on an application, the Parole Board considers many factors including:

- the risk to the public;
- the rehabilitation of the applicant;
- whether it is appropriate they be released on parole.

By law, a person must have served at least 12 years of their life sentence before the Board can grant or refuse a parole application.

When a person makes an application for parole, the Board may write to the relevant services and request reports relating to the applicant from the Irish Prison Service, the Irish Prison Service Psychology Service, the Probation Service, An Garda Síochána, a psychiatrist, a psychologist and any other source which the Board deems appropriate in the case.

What you can expect from the Parole Board

The steps involved for the victim in the parole process are:

- Registering with the Parole Board by completing the registration form available at the <u>Parole Board website www.gov.ie/paroleboard</u>.
- The Parole Board will then contact victims to ask them if they wish to make a submission in relation to the person who has applied to the Board to have their sentence reviewed. A victim may decide not to make a submission to the Parole Board. The Board understands that this does not mean they were unaffected by the crime.
- The Parole Board will guide victims through the process of making a submission if they choose to do so.
- Submissions can be made in person or in writing and the Parole Board is committed to doing its best to facilitate victims in making their submissions at a time, place and in a format that suits the victim concerned
- The Parole Board has a legal Aid Scheme in place and victims can avail of free legal aid to assist in making their submission. It's important for victims to be aware that that victim submissions are provided to the parole applicant as part of the parole review process. The Parole Board's office can arrange legal aid for you or you can choose your own legal representative. However, the Board will only pay the legal representative the rates specified under its Legal Aid Scheme.
- If they wish, victims can be made aware of the outcome once the Board has made its decision on the parole application.

If we do not meet your expectations

If we do not meet your expectations and you would like to ask questions, make suggestions or make a complaint about our service, you can contact us at the details below.

How to contact us		
Address:	Suite 401	
	The Capel Building	
	Mary's Abbey	
	Dublin 7	
	D07 N4C6	
Tel numbers:	003531 474 8770 or 00353 1474 8767	
Email:	info@paroleboard.gov.ie or vlo@paroleboard.gov.ie	
Website:	www.gov.ie/paroleboard	

Section 9 Oberstown Children Detention Campus

Role of Oberstown Children Detention Campus

Our mission – to ensure that young people detained in Oberstown Children Detention Campus are supported to move away from offending behaviour and to make a more positive contribution to society.

Our vision – to provide safe, secure and appropriate care for young people to meet their health and education needs, and to support them to address their offending behaviour and prepare them to return to their families and communities following release from detention.

What you can expect from Oberstown Children Detention Campus

The Criminal Justice (Victims of Crime) Act 2017, commenced in November 2017. Under this Act, Oberstown Children Detention Campus is committed to fulfilling its responsibilities as outlined in Part 2 of the Act. Victims of crime can voluntarily register with Oberstown. This can be done on our website: www.oberstown.com.

A registered victim is entitled to ask for information about any period of planned absence of an offender. Planned absences include; release, transfer, early discharge [release], and periods of temporary leave during the Detention Order. These absences are explained below. As a victim, you may nominate a representative to be told on your behalf if you wish. Oberstown Children Detention Campus' Victim Liaison Service is strictly confidential.

Planned absences

The Children Act, 2001 as amended (the Act), supports the reintegration of young people in detention into their communities and society.

The following sections of the Act allow young people to have planned absences from the detention campus to support their reintegration and to meet specific needs of young people:

Section 155

The Minister for Children, Equality, Disability, Integration and Youth can authorise a young person convicted of an offence and sentenced to detention in Oberstown Children Detention Campus, to be transferred to the Irish Prison Service after a period of their detention having been served initially in the Oberstown school.

Section 200 - Provision of medical treatment

This section allows young people to be taken off site to receive medical attention or treatment that they cannot receive in the detention school. The child is considered to be in lawful custody while off site for this purpose.

Section 202 - Permitted absence

A Section 202 permitted absence is a once-off, off campus movement in exceptional circumstances, for example, for an offender to attend the funeral or a near relative, or to visit a seriously ill relative. The offender may or may not be accompanied by staff.

Section 203 – Other permitted absences

Section 203 absences are where permission is given for either one-off or repeated movement off campus unaccompanied by staff for the purposes of attending a training centre, work experience, or a recreational or sporting activity.

Section 204 – Mobility trips

Section 204 absences are authorised absences from a children detention school to help the young person's reintegration into society. During such authorised absences the young person remains under the supervision of Oberstown staff.

Section 205 – Temporary leave

Temporary leave may be granted to a young person at the discretion of the Director of Oberstown. It does not apply during the first month of a detention order, and may be suspended if considered not to be in the best interests of the young person or society in general. The next paragraph explains the conditions of this leave.

Section 206 – Conditions of a grant of temporary leave

The young person on temporary leave must be under the supervision of an identified parent or guardian, or another responsible person for the period of temporary leave. The young person may be absent from the detention school for one or more nights. The parent, guardian or other responsible person must undertake to supervise the young person and abide by the conditions of residency, curfew and any other specific conditions that are stated.

Section 207 – Supervision in the community

A young person may be placed out in the community under the supervision of the Probation Service, following consultation and agreement. A young person must be fully supervised by parents or guardians, and they must attend school or a training programme. The placing out in the community may be cancelled if there are concerns about child welfare and protection, or if the conditions of supervision are not being met.

Section 210 - Early Discharge

A young person may be released from detention 24 hours before their release date, or on the nearest working day if their release date falls on a Saturday, Sunday or bank holiday.

Section 211 – Order for production of young person

That the presence of a young person is required in the interests of justice, such as to attend court, or for the purpose of any inquest or inquiry.

Section 215 - Escape

A young person escapes while being conveyed to or from the centre or is otherwise absent without permission.

Appeal

If a District Court approves leave to appeal or on instruction from the High Court or Court of Appeal, a young person may be released with very little or no notice. Oberstown will endeavour to notify a victim or their representative as soon as practically possible.

Death

If the young person dies while in detention or while on temporary release.

If we do not meet your expectations

As a registered victim, if you have any **questions** about the Victim Liaison Service at Oberstown Children Detention campus, you can contact the Victim Liaison Officer at the contact details below.

Where to contact us	
Address:	Victim Liaison Service
	Oberstown Children Detention Campus
	Lusk
	Co Dublin

Where to contact us	
	K45 AY66
Tel:	(01) 852 6400
Email:	vl@oberstown.com
Website:	www.oberstown.com

As a victim, if you have a **complaint** about the work of the Victim Liaison Service, you can write or send an email to the following address. You can also phone.

Where to contact us	
Address:	Director
	Oberstown Children Detention Campus
	Lusk
	Co Dublin
	K45 AY66
Tel:	01-852 6400
Email:	info@oberstown.com

Section 10 Central Mental Hospital

Role of the Central Mental Hospital

The National Forensic Mental Health Service (the NFMHS), Portrane, is a national service and is part of the Health Service Executive's (HSE's) Mental Health Service.

The Central Mental Hospital provide mental health services for patients who have been committed to a designated centre under the Criminal Law (Insanity) Act 2006 when the courts have decided that they are unfit to stand trial or are not guilty of an offence by reason of insanity. The term 'not guilty by reason of insanity' and other terms are explained at the end of this section.

The Central Mental Hospital also provides mental health assessment and treatment to prisoners who require inpatient mental health treatment at a secure inpatient mental health facility.

The Central Mental Hospital aims to deliver individualised care programmes to each patient, based on their assessed needs. This means that every patient has access to a range of mental health professionals including nurses, psychiatrists, psychologists, social workers and occupational therapists who work with the patient to maximise their recovery.

Definitions:

Not Guilty by Reason of Insanity (NGRI) – special verdict: (Section 5 Criminal Law (Insanity) Act 2006)

This is where an accused person is tried for an offence and, following evidence presented by psychiatrists, the jury finds that the person who committed the offence was suffering from a mental illness at the time and, as a result of their mental illness:

- did not know the nature and quality of the offence,
- did not know what they were doing was wrong, or
- was unable to refrain from (stop) committing the offence.

A person found NGRI may be detained in a designated centre until the Mental Health (Criminal Law) Review Board decides that they should be released.

Fitness to be Tried: (Section 4, Criminal Law (Insanity) Act 2006) Leave (Section 14, Criminal Law (Insanity) Act 2006)

If an accused person is suffering from a mental illness and, because of that mental illness, is unable to properly engage with the legal process, they may be found Unfit to be Tried. They could then be detained in a designated centre for treatment and returned to the Court if their condition improves.

In the NFMHS, we operate a programme of temporary releases or 'leaves' from the designated centre for patients. Under the Criminal Law (Insanity) Act 2006) all patients in the Central Mental Hospital can be considered for temporary release, also known as leave.

The process of applying for leave is overseen by the Clinical Director of the CMH. The Multi-Disciplinary Team (MDT) make an application for leave to the Leave Panel which is overseen by the Clinical Director. If approved the Clinical Director makes a recommendation to the Department of Justice and Equality. The Department of Justice make the final decision as to whether or not leave is granted.

The different kinds of leaves are explained below:

Leave Levels

 Level 1 Leave: This is leave outside the hospital, accompanied by NFMHS staff, granted for a once off event on a case-by-case basis. This would be used in the early stages of rehabilitation or in exceptional circumstances, for example, to attend a medical appointment.

- Level 2 Leave: This accompanied by NFMHS staff for part of a day. It
 is part of a programme of progressive rehabilitation planned and
 overseen by the patient's treating team. Normally this leave is for a few
 hours at a time on an ongoing basis.
- Level 3 Leave: This is unaccompanied day leave as part of a
 programme of progressive rehabilitation. This should not normally be
 granted unless the patient has had successful accompanied day leave
 (Level 2) over a period of time.
- Level 4 Leave: This is overnight leave on a case-by-case basis. This
 should not be granted unless the patient has had successful
 unaccompanied day leave (Level 3) over a period of time.
- Level 5 Leave: This is overnight leave as part of a programme of progressive rehabilitation. This would not be granted unless a successful overnight leave (Level 4) on a case-by-case basis has been granted in the past.

The patient must comply with certain conditions when taking leave. Leave can be withdrawn if the patient does not comply with the conditions, or if there is a concern about risk.

The NFMHS has community-based Forensic Rehabilitation and Recovery (FR&R), consultant-led multi-disciplinary teams to support and supervise patients who, following their inpatient stay, are living in supported housing while on the Level 4 or Level 5 leave.

Conditional Discharge (Section 13 of the Criminal Law (Insanity) Act 2006 (Insanity) Act 2006)

A patient can be discharged from the Central Mental Hospital by the Mental Health (Criminal Law) Review Board. When discharged the patient is required to adhere to a set of conditions related to place of residence, use of

drugs/alcohol, maintenance of mental health, social circumstances, contact with the treating mental health team, avoiding harmful behaviour. There may also be specific conditions related to victim issues.

These conditions are supervised by the Forensic Recovery and Rehabilitation Team.

The Clinical Director of the Central Mental Hospital can recall a patient to the Central Mental Hospital if they do not comply with the conditions of their discharge.

Unconditional Discharge (Section 13 of the Criminal Law (Insanity) Act 2006 (Insanity) Act 2006

A patient can be given an unconditional discharge from the Central Mental Hospital by the Mental Health (Criminal) Law Review Board. The patient is no longer required to adhere to conditions.

What you can expect from the Central Mental Hospital

If you are a victim and wish to register with us, please email us at vlo.nfmhs@hse.ie stating your name, contact details and the patient about whom you wish to obtain information.

We will:

- be professional and courteous
- respond in a timely and respectful manner to your application
- be open and honest at all times
- protect your privacy and keep accurate records of your dealings with us,
 and keep those records safe;

If you are a registered victim, we can:

- Notify you when the patient is to be released from hospital, either on temporary leave, on conditional discharge or unconditional discharge;
- Notify you if a patient's temporary leave or conditional discharge is revoked;

- Notify you of any conditions for leave or conditional discharge which relate specifically to you, the victim;
- Notify you about other relevant developments regarding the patient if you request this, such as transfers to another hospital, to court, to prison, or any other place;
- Notify you if the patient escapes;
- Notify you if the patient dies while detained in hospital or while on leave or conditional discharge.

It is important to note that we cannot give specific clinical or personal information about the patient.

Further contact details are available on our website www.hse.ie/eng/national-forensic-mental-health-service-portrane/

If we do not meet your expectations

If you have a complaint or feedback about any aspect of our service, you can email complaints@nfmhs.ie or use our website at www.hse.ie/eng/national-forensic-mental-health-service-portrane/

Section 11 Probation Service

Role of the Probation Service

The Probation Service is an agency within the Department of Justice. It works with offenders and their families to reduce crime levels in order to have safer communities and fewer victims. The Probation Service is conscious of the harm caused by crime to individuals, families and communities. Our Probation Officers work with offenders and their families across the country, as well as in prisons and detention centres, with the goal of supporting them to lead more productive lives, free from crime and the harm it causes.

In carrying out this work we:

- prepare pre-sentence reports at the request of the Courts;
- provide Court-ordered, structured supervision in the community
- put in place programmes which aim to reduce offending;
- work with other community-based organisations who seek to reduce offending;
- work with offenders in prison, including those serving life sentences, to address their offending behaviour and support safe re-integration into the community; and
- respond to requests from victims and victim support organisations.

The Probation Service manages a number of Court Orders. These orders are listed and explained below.

Probation Order – the Court places an offender under the supervision of a probation officer for a definite length of time. The Probation Order may contain conditions to prevent the person from repeating the same offence or committing other offences.

These conditions may include things like attending a particular centre for treatment of an addiction or undertaking an educational or vocational training course. An offender may be returned to Court if they don't meet the conditions, and a new sentence may be given for the original offence.

Community Service – the Court may order a person over 16 years of age to do unpaid work for between 40 and 240 hours. The work must be to the benefit of the community and be completed within one year. The Probation Service arranges and manages community service placements. If the person does not complete the community service, we will arrange for the person to return to court.

Supervision during Deferment of Penalty – a Court may decide to defer (that is, put off to a later date) sentencing for a period of time, usually not more than one year. This is to allow the offender to examine and think about issues related to their crime. During this time, the offender may be required to remain under the supervision of the Probation Service.

Suspended Sentence Supervision – this is where the Court suspends some or all of a prison sentence. The Court may place the person under the supervision of the Probation Service with a view to reducing the risk of re-offending. The Court may set conditions to support the supervision.

Post-Release Supervision – the Court may include in the sentence of a sex offender a period of post-release supervision by the Probation Service. Again the Court may set conditions to support the supervision.

Community Sanctions for Young Offenders – there are a number of community sanctions that are managed by the Young Person's Probation teams working with young offenders and their families.

These include family conferences and probation orders that have specific conditions in relation to education, training, use of leisure and working with identified community mentors.

In our work with offenders, we:

- take account of victim concerns when we prepare reports on offenders for the courts;
- strongly encourage offenders to take responsibility for the hurt, damage and suffering which they may have caused to the victim;
- explore ways in which offenders can make good the harm they have caused:
- make sure that offenders continue to address any lifestyle issue or attitude that has contributed to their offences against you; and
- make sure that any community-based programmes are sensitive to your concerns and aim to prevent re-offending.

What you can expect from the Probation Service

Through the Restorative Justice and Victim Services Unit we will respond in a timely, respectful and responsible manner to your queries.

We will explain the meaning of the different Orders (outlined above) which we operate on behalf of the Court. We will do this by phone, in writing or we'll meet with you, depending on the circumstances.

We will respond in a safe and professional manner if you ask to be involved in a restorative justice process.

Restorative justice is when a voluntary meeting takes place between a victim, an offender and an independent person skilled at managing such meetings.

At the meeting, the victim can tell their story. This means that the offender can hear the consequences of their crime and – as much as possible – repair the harm they have caused. This can help as it gives victims a voice. It also holds offenders to account for what they have done by getting them to take responsibility and make amends.

If they prefer, victims and offenders can also communicate through the independent person rather than meeting each other face-to-face. If the victim and offender do choose to meet face-to-face, they will be asked if they would like to bring anyone to support them.

You can request that we explore whether restorative justice is possible in your case, or we may invite you to take part in restorative justice if asked to explore this by the Courts. Your participation is completely voluntary. If you choose to take part, we will explain each step of the process and support you in your decision making.

We will work with you to prepare a victim impact report if the court asks for one.

Restorative Justice and Victim Services Unit

The Probation Service has a national unit that provides a central point of contact to respond effectively to your requests and queries. It is called the Restorative Justice and Victim Services Unit.

You can contact this Unit by phone on 01-817 3600.

You can contact us by email on wsu@probation.ie and restorative@probation.ie

If we do not meet your expectations

If you would like to ask questions, make suggestions or make a complaint about our service please contact the Senior Probation Officer at the following details:

Where to contact	
Address:	Senior Probation Officer
	Restorative Justice and Victim Services Unit
	Probation Service
	Haymarket
	Smithfield
	Dublin 7
	DO7 WT27
Tel:	01-817 3600
Email:	restorative@probation.ie
Website:	www.probation.ie

Section 12 Legal Aid Board

Legal aid

Legal aid can help you if you cannot afford to pay for a solicitor privately yourself. Legal aid can provide for legal advice through a solicitor and representation by a solicitor or barrister in court.

Criminal legal aid and civil legal aid are separate services.

When a person has been charged with a criminal offence and is due to appear in court, they can apply to the judge for criminal legal aid which can be granted by the Courts. If you have a query about criminal legal aid in a particular case you should contact the <u>Clerk or Registrar</u> at the court which is dealing with the criminal case.

It is the Legal Aid Board which provides civil legal aid in matters dealt with in the civil courts including mainly in the area of family law and domestic violence. Civil matters usually involve disputes between you and another person, or between you and an organisation.

Role of the Legal Aid Board

The Legal Aid Board gives legal aid and advice about the law in civil cases to people who cannot afford to pay a solicitor themselves. Most of our work is in the area of family law and domestic violence. There are special arrangements for helping victims in rape and other serious sexual assaults whose cases are going to court, and also special arrangements for suspected victims of human trafficking.

We deliver our services through a network of full-time and part-time law centres located throughout the country. These centres are staffed by our solicitors. We also contract private solicitors to provide services for us. We have a series of information leaflets about our services and the kinds of offences we cover. You can get these leaflets, as well as a list of law centres, from our website or by contacting our head office at the following address:

Legal Aid Board

Head Office

Quay Street

Cahirciveen

Co. Kerry

V23 RD36

Tel: 066-947 1000

Website: www.legalaidboard.ie

What you can expect from the Legal Aid Board.

If you qualify for our services, we will:

- give you a timely and quality service in line with our Customer Charter;
- respect and maintain your confidentiality; and
- listen to you and treat you with dignity and respect.

Our services:

Advice service

We have an advice service for victims of rape and other serious sexual assault whose cases are going to court.

Representation

A legal aid representation service can be also provided in certain rape and sexual offences cases where your prior sexual experience has been raised by the defence during the trial.

In these cases, the Legal Aid Board can appoint a solicitor and a barrister to represent you where the issue of your previous sexual history is being raised with the court by the legal team of the accused.

Also during a rape or other serious sexual assault case, legal representation can be provided for you in cases where the accused applies to have your previous counselling records considered as part of the case

These services are free of charge for all victims.

Advice about human trafficking potential victims

We also provide an advice service for potential victims of human trafficking who have been identified to us by An Garda Síochána. We will give you information on:

- your status in Ireland, applying for asylum, subsidiary protection (protection for people who don't qualify as refugees), or leave to remain in Ireland;
- seeking information on employment protection legislation, for example,
 this might be information on the legally allowed maximum working hours
 or the legally required minimum break periods at work
- seeking compensation from perpetrators of trafficking and/or from the Criminal Injuries Compensation Tribunal;
- information on voluntarily returning home; and
- what is involved if you are called as a witness in a criminal trial.

This service is free of charge for all potential victims of human trafficking.

Help for victims of domestic violence

If you have been a victim of domestic violence, you can apply for legal aid at any of our law centres, our office at Dolphin House in Dublin and online through our website (insert link to correct point in the website); and you can apply to the District Court for a number of orders (listed below).

Board staff can help you with your application, and provide you with a solicitor to represent you at the Court hearing. You will not have to pay a contribution if you are seeking legal aid for either of the following:

- taking or defending an application in the District Court for a barring order, safety order, interim barring order, or protection order; and
- defending an application by Tusla (the Child and Family Agency) to take your children into foster care or to allow its staff to supervise your children in your own home.

Further information on the above orders is provided in <u>section 15 of the</u>

Charter covering Victims and the Law.

Overall, further information on obtaining legal aid from the Legal Aid Board is available on the Board's website at www.legalaidboard.ie

If we do not meet your expectations

If we do not meet your expectations and you would like to ask questions, make suggestions or make a complaint about our service, you can contact us at the details below.

How to contact us	
Address:	Complaints Officer
	Legal Aid Board
	48-49 North Brunswick Street,
	Georges' Lane, Dublin
	D07 PE0C
Tel:	01- 646 9600 Lo-call: 0818 615200
Website:	www.legalaidboard.ie

Section 13 Coroner

The Coroner's System

The Coroner Service comprises of a network of coroners located in districts throughout the country. A coroner is an independent 'quasi-judicial'* officer who is responsible, in the public interest, for investigating reportable deaths which includes unexpected, unexplained, violent or unnatural deaths. (*A quasi-judicial officer is a person who has some legal powers, but does not have the full powers of the Courts.)

There is a coroner for each district across the country. Coroners' powers and duties are set out by law in the Coroners Acts 1962 - 2019. You can find more information, and the contact details of the coroner for your district, on the Coroners Service website at www.coroners.ie

Role of the Coroner

In Ireland the coroner is required by law to inquire into the cause of a range of reportable deaths, including unexpected, unexplained, violent or unnatural deaths.

This inquiry is an independent inquiry to determine the cause of death of the person and to ensure that a death certificate can be issued. In a number of deaths, coroners may need to direct a post-mortem and, in certain cases, may also need to hold an inquest if this is required.

The coroner's inquest is an important public service, particularly for the family and friends of the person who has died and other persons connected to the

circumstances of the death or recognised in law as affected by it. An Inquest is independent of all other enquiries.

The Coroners (Amendment) Act, 2019 sets out a more extensive range of deaths requiring investigation and inquest on a mandatory basis. This includes deaths in State custody or detention, a maternal death or late maternal death.

The Act also requires that all stillbirth at 24 weeks' pregnant or more, **or** an infant death (up to 365 days after birth), must be reported to the coroner. The coroner may direct a post-mortem examination or inquest **if** they consider it appropriate. (In the case of a stillbirth, the coroner will consult with a family member, if that is practicable, before directing an inquest.)

An inquest is an inquiry held in public by a coroner, sometimes with a jury. The aim of the inquest is to ascertain:

- the identity of the deceased person;
- the date and place of death;
- o how, when and where the death occurred;
- the circumstances in which the death occurred, to the extent that the coroner considers it necessary.

The inquest makes findings on all of these questions, as far as possible, and returns a verdict.

Under the Coroners Act 1962, neither the coroner or a jury – if one is used to reach a verdict – can consider questions of civil or criminal liability, for example, questions which may hold a person liable for the death of the deceased, or whether a person bears a civil liability arising from the death. Such matters of criminal or civil liability are for the courts to decide.

The inquest can make general recommendations that the coroner or jury considers necessary or desirable in the interests of public health or safety, or that are designed to help prevent future deaths occurring.

The coroner is independent in carrying out their statutory functions. There is no appeal from a coroner's decision. However, a person who considers that a coroner has not acted in line with the law may appeal to the High Court for a review of the Coroner's decision (this is known as a Judicial Review Application).

Coroners are conscious that while their inquiry into a death is required, the process can often cause upset and trauma for the family of the victim.

Coroners will carry out their work as sensitively as possible, and with respect for the deceased person and for grieving families, and other people affected by the death.

What you can expect from the Coroner

Reportable Deaths

Under law, certain categories of death must be reported to the coroner.

Usually, a doctor, hospital, Gardaí or undertaker notified of the death will make that report. A list of reportable deaths is set out in the Second Schedule to the Coroners (Amendment) Act 2019. These include any death, which, in the circumstances is an unexpected, unexplained or violent one.

Family Member

The term 'family member' in relation to the work of the coroner, is defined under the Coroners Act to include the following people:

 a) a parent, grandparent, child, brother, sister, nephew, niece, uncle or aunt, whether of the whole blood, of the half blood or by affinity, of the person;

- b) a spouse, a civil partner within the meaning of the Civil Partnership and Certain Rights and Obligations of Cohabitants Act 2010 or a cohabiting partner of the person,
- any other person who is ordinarily a member of the person's household, or
- d) any child who has been placed in foster care with the person or with any person referred to in the paragraphs (a) to (c) above. This also includes a reference to any such member of the person's family who is adopted.

The coroner's work involves:

- ensuring the identifying of the body by a family member (or a nominated person),
- directing a post-mortem examination where required,
- authorising the release of the body for burial,
- directing an inquest, and
- obtaining all necessary and relevant documentation.

Each of these are explained below.

Identification

Identifying the body of the deceased person may be upsetting for family members or friends. In certain cases, arrangements can be made for someone else to do this for you, if you find it too upsetting to do it yourself.

Post-mortem examinations

The coroner may decide after considering all the information available that a Post Mortem examination is required or the Coroner may be required by law in certain circumstances to order such an examination. A post-mortem examination is a special medical examination of the body carried out by a pathologist (a specialist medical doctor).

Where a coroner orders a post-mortem examination, this is done in the public interest. The consent of a family member is not required.

Coroners are aware of the concerns that the family of the deceased may have about this procedure and will inform and explain the reasons involved. A Post Mortem may assist in providing answers for family members in respect of the cause of death of their loved one.

Under the Coroners (Amendment) Act, 2019, the coroner will provide a copy of the post-mortem report (on request) to a family member of the deceased person. There is an exception to this provision if the coroner considers that providing the report could have an unfair influence on any criminal proceedings in relation to the death.

Release of body for burial

Coroners will do their best to release the body of the deceased for burial or cremation, without any unnecessary delay. They will tell you the likely date and time of the release of the body.

Inquests

Coroners will look to hold an inquest as soon as possible after the death. This process can take some time to ensure that all necessary medical and technical reports are available and the attendance of critical witnesses can be arranged. An inquest is a public inquiry into the death, including an unexpected, unexplained or violent death.

Where a death is under investigation by An Garda Síochána, the Garda Síochána Ombudsman, the Defence Forces, or a body authorised in law to investigate certain types of accidents, the inquest may be opened and then adjourned. If this happens, the inquest will be opened and will hear basic information as to identity, it will then be adjourned pending the conclusion of the other investigations which might lead to criminal charges.

Under the Coroners (Amendment) Act 2019, the coroner must give at least 14 days' notice of the date, time and location of the inquest to a family member or other interested parties.

At the inquest, coroners can explain to you what is involved. During the inquest, coroners will try to be as sensitive as possible. For example, you may choose to leave the courtroom when the pathologist or any other person gives evidence which you might find distressing.

Obtaining relevant documents

Following the inquest, you can ask for copies of documents, where such have been made public at the inquest. You can get these from the coroner's office for a set fee.

Further Information

In certain cases, coroners may be able to advise you of local support groups and networks that you can contact. These include social workers at various hospitals and bereavement counsellors. However, this is not a direct function of the coroner.

If you would like general information about our services, including information on fees, you can contact the relevant coroner's office. You can get the names, addresses and telephone numbers of coroners from your local authority or from our website: www.coroners.ie

If you have any concerns or questions about the conduct of an inquiry into a death reported to a coroner, including a post-mortem examination or an inquest, you should engage directly with the coroner concerned.

For general inquiries about the law in relation to coroners, you may contact the Coroner Service Implementation Team at the Department of Justice. The contact details are below.

How to contact us			
Address:	Coroner Service Implementation Team		
	Department of Justice		
	Athlumney House		
	IDA Business Park		
	Johnstown, Navan		
	Co Meath		
Tel:	046-909 1323		
Fax:	046-905 0560		
Email:	csitmail@justice.ie		

Section 14 Criminal Injuries Compensation Tribunal

Role of the Criminal Injuries Compensation Tribunal

The Criminal Injuries Compensation Tribunal (CITC) runs the general compensation scheme for personal injuries that you may have suffered due to a violent crime. It also runs a separate compensation scheme for prison officers who suffer personal injuries due to a violent crime.

The Minister for Justice appoints the members of the Tribunal. The Tribunal is made up of fourteen members (a Chairperson and thirteen other members). The Chairperson and each member are trained in law. The Tribunal members make the decisions about applications independently. This means neither the Minister nor anyone else has a say in the matter.

The compensation scheme for personal injuries that you may have suffered due to a violent crime allows you to apply for payment for:

- expenses you incur, and
- losses that you may suffer

as a direct result of a violent crime, **or** in trying to prevent a crime or in saving someone's life.

The scheme also provides for the dependents of a victim who has died due to a violent crime to receive a payment. However, the scheme does not compensate you for pain and suffering.

How it works:

- A member of the Tribunal normally decides on each compensation case.
- If you are unhappy with the decision, you can appeal it;
 - The appeal involves a new consideration of your claim by three members of the Tribunal at an appeal hearing to you which you will be invited to attend (your attendance is optional).
 - The hearing will not involve the member who made the original decision on your case.
 - We will hold the appeal hearing in private and in an informal manner – you will not need legal representation.
 - The hearing will generally be held remotely i.e. by video conference, or in certain circumstances it will be held in person.
- While the hearing is in private, please note that the decision of the Tribunal, duly redacted to remove personal data, may be made publicly available.
- Usually when awards are made, compensation is paid in a single payment. However, in certain cases, depending on the circumstances of the case, the Tribunal may make an initial payment and delay the final award until it becomes clearer what the long-term effect of an injury is likely to be.

The EU Directive on Compensation to Crime Victims² provides for cooperation between EU member states, so that victims can get compensation for crimes committed in another Member State.

² https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=celex%3A32004L0080

Where required, we can process claims from other Member States and can also help people living in Ireland to send claims to other Member States.

Separate to the scheme, victims of a violent crime could be awarded compensation by court order. A court may order an offender to pay compensation to a victim as part of a criminal case.

A victim may also take a civil case (or action) for compensation against an offender. (A civil action can include personal injury claims arising from the crime and are usually taken by individuals against other individuals or organisations.) It is up to the victim and their legal team to take this case.

Criminal prosecutions, on the other hand, are prosecuted by the State, usually through the Director of Public Prosecutions.

When making an award, the Tribunal has to ensure that a person is not being compensated for the same injury from a different source.

Where someone receives compensation for the same injury from another source the Tribunal may decide that no award should be made or that the award should be reduced by a certain amount. They may also decide that where the Tribunal has already paid money to an applicant, the applicant should repay it.

Time limits for applying

Applications must be made to the Tribunal as soon as possible but **within three months after the incident**. The Tribunal can extend this time limit where the applicant can show that the reason for the delay in submitting the application justifies an exception. This can take place up to a maximum period of 2 years after the incident.

Reporting the incident to An Garda Siochána – report needed for the Tribunal

To qualify for compensation, the incident must have been reported to An Garda Síochána without delay and applicants must co-operate with An Garda Síochána

Applicants must indicate if the incident is the subject of criminal proceedings. In submitting an application, you should include a copy of your statement to An Garda Síochána.

In considering applications, the Tribunal will seek a report about the incident from An Garda Síochána.

Limitations and restrictions

Applicants need to know that there are limitations and restrictions relating to the awarding of compensation._These are set out in paragraphs 6 & 7 and 9-15 (inclusive) of the Scheme. Before applying for compensation, applicants should review the terms and conditions of the scheme. These are available at http://www.gov.ie/criminalinjuries

Timelines for decision

In terms of the duration of the process, it may take some time before an application for compensation is ready for submission to the Tribunal for consideration and decision.

For example, typically final Garda reports on the crime are required, as are the outcomes of any court cases initiated. The Tribunal will not be in a position to consider an application for compensation until An Garda Síochána (or GSOC where relevant) has concluded its investigation.

It should be noted that in complex cases, the Tribunal may require additional information to be provided in order to make a complete assessment. For example: medical reports on injuries; assessment of loss of earnings;

actuarial assessments; and / or other reports as required. These and other factors will have an impact on the duration of any particular application.

What you can expect from the Criminal Injuries Compensation Tribunal

You can apply to the Tribunal for compensation for a personal injury where the injury is:

- 1. directly due to a crime of violence, or
- 2. due to circumstances arising from an action in assisting or attempting to assist the prevention of crime or the saving of human life.

If you wish, we will work with a victim support organisation that is acting for you.

Staff of the Tribunal will:

- give you information to help you complete the application form for compensation;
- work with you in a polite and professional way;
- send you the Tribunal's written decision on your case;
- arrange for payment of compensation awarded to you as quickly as possible; and
- tell you of your right to appeal a decision of the Tribunal.

You may be looking for compensation from another Member State within the European Union (EU) for an injury that you suffered as a result of a violent crime in that country.

If this is the case, we can:

- advise about making a claim, or you can apply directly through the European Commission's website;
- translate the application form and your answers if the Member State does not accept applications in English or Irish; and

 receive correspondence on your claim from the other Member State, if you wish, and pass it on to you.

If we do not meet your expectations

You can **appeal** a first decision of the Tribunal made by one member of the Tribunal.

If the administrative staffing service of the Tribunal does not meet your expectations and you would like to ask questions, make suggestions or make a complaint about the service, you can contact customer service in the Department of Justice at info@justice.ie

The Tribunal can be contacted as below:

How to contact us	
Address:	The Chairperson Criminal Injuries Compensation Tribunal, Department of Justice, Bishop's Square, Redmond's Hill, Dublin 2 D02 TD99
Email:	Email: criminalinjuries@justice.ie
Website:	www.gov.ie/criminalinjuries

Section 15 Department of Foreign Affairs

(Supports for Irish victims of crime abroad and for their families)

This section of the Victims Charter is being included in recognition of Irish victims of violent crime abroad and their family members - in particular in memory of Danielle McLaughlin, Buncrana, Co. Donegal

As with victims of crime in Ireland, victims of crime abroad, and their families in Ireland, can avail of a range of help and supports here.

Role of Consular Assistance in supporting victims of crime

Staff in the Consular Assistance Unit in the Department of Foreign Affairs and in our Embassies and Consulates overseas, receive specialist training. They are also experienced in dealing with issues that arise in relation to victims of crime abroad, including murder, violent or traumatic crime.

The Consular Assistance Unit, working with our Embassies and Consulates overseas, will maintain contact with victims of crime abroad, and their families, and will provide practical advice and support.

Where appropriate, they will also provide details of specialist services in Ireland, such as those arranged by Advic and Support after Homicide victim support services. Advic and Support after Homicide are both very well established national organisations who provide confidential support to people whose lives have been affected by homicide.

Advic is a service run by people who have been bereaved by homicide. It provides a professional counselling service and other essential psychological and practical supports.

Support after Homicide is a national voluntary organisation. It offers essential emotional support and other practical information. This support is provided by professionally trained volunteers in responding to the particular needs of families bereaved by homicide.

Where an Irish citizen has died abroad the Consular Assistance Unit can also, where required, provide information of repatriation services (services to return home the remains of the deceased). These details can include information about the Kevin Bell Repatriation Trust – a charity helping families whose loved ones died away from home.

What you can expect from our Embassy/Consular Assistance Services

If you are a victim of a violent or traumatic crime abroad, we will work with our Embassies and Consulates to:

- respond quickly to your call and offer support and advice in a sensitive,
 compassionate manner;
- offer language and cultural advice and support;
- offer advice about how local authorities work in the relevant country and who to contact;
- direct you to local supports, where appropriate, in the relevant country;
- provide a list of local English-speaking lawyers;
- help you in dealing with the local police;
- contact your family or friends on your behalf, if you would like us to do so;
- safeguard your information in full compliance with Ireland's Data Protection Acts;
- not release information about your situation, even to your family, if you
 do not wish us to.

If you are the victim of a sexual offence, we will also:

show special sensitivity;

- provide a consular staff member of the same gender, if possible;
- accompany you to a medical facility to offer support, if possible;
- give you details about any local support organisations for victims of sexual offences, as well as details of support services at home in Ireland;
- help you in reporting the offence to the local authorities (for example, local police).

If you are the victim of a stolen passport, we will:

 help you to get an Emergency Travel Document, assisting you to return home.

The Consular Assistance Unit in the Department of Foreign Affairs cannot:

- provide medical or legal advice;
- interfere in judicial processes such as court proceedings;
- influence the visa decisions of other countries;
- deal with commercial or insurance disputes.

The Unit does not have a budget for medical, legal or other expenses.

The Consular Assistance Charter (available on our <u>website</u>) provides more details on the type of help we can provide, and our values and commitments.

Consular Assistance is available and accessible 24 hours a day 7 days a week. During office hours, our number is +353 (0)1 408 2527. In case of an emergency, the out-of-hours number is +353 (0)1 408 2000.

We also offer worldwide assistance through our embassies and consulates. For all embassy contact details, and up-to-date **travel advice** for over 200 countries worldwide, this information is available on our website.

If we do not meet your expectations

If we do not meet your expectations and you would like to ask a question, or make a suggestion or a complaint about our consular assistance service, you can contact us.

How to contact us	
Address:	Consular Assistance Department of Foreign Affairs Knockmaun House, 42-47 Mount Street Lower, Dublin, D02 TN83
Tel:	During office hours: +353 (0)1 408 2527 Outside office hours: +353 (0)1 408 2000.
Email:	consularfeed@dfa.ie
Website:	Assistance Abroad Travel Department Of Foreign Affairs Ireland.ie Ireland - this is Ireland

Section 16 Victims and the Law

You have legal rights as a victim. Recent changes in European and Irish law have improved these rights.

European law

The EU Victims' Rights Directive came into force in November 2015 and brought major changes to the way victims of crime must be treated in Europe. The rights in the Victims' Rights Directive apply to all people who fall victim to crime in Europe regardless of their nationality.

The Directive contains a set of binding, enforceable rights for victims. EU Member States, including Ireland, must ensure these rights are available to victims. In Ireland, these rights became law in the Criminal Justice (Victims of Crime) Act, 2017.

Irish law

This section tells you about the main piece of legislation dealing with victims' rights in Ireland which is the Criminal Justice (Victims of Crime) Act, 2017.

Under the Act, a victim means a person who has suffered harm, including physical, mental or emotional harm or economic loss, which was directly caused by a criminal offence. The term victim includes the family of a person whose death was caused by an offence.

The Act sets out the legal rights of victims in detail. Some examples of these rights are:

- The right to clear and understandable information on the criminal justice system and your role within it
- The right to information about the services and entitlements you can access

- The right to a written acknowledgement of your complaint
- The right to information about the progress of the investigation and any court proceedings
- The right to be informed of a decision not to prosecute the offence committed against you and the right to ask for a review of that decision
- The right to information about the release, temporary release, or escape of a person serving a prison sentence for an offence against you
- The right to interpretation and translation where needed to help you understand and be understood during the criminal justice process
- The right to have your individual needs assessed so that any specific protections or supports you need can be considered

The needs of victims can be very different. The Victims of Crime Act focuses on the needs of victims as individuals. The **full list of rights** are set out in the Act and can be found at

www.irishstatutebook.ie/eli/2017/act/28/enacted/en/pdf

In our criminal justice system, the court may call a victim as a witness in a criminal case. However, the victim is not a party to the criminal case – that is, the victim is neither the person taking the case nor the defendant – and is not usually legally represented. It is the State that takes the case.

Nevertheless, as well as the Victims of Crime Act, there are other parts of the law that apply directly to victims. Particular issues which are relevant to victims are outlined in the following sections. This outline follows the course of a case. That is:

- 1. The investigation stage;
- 2. A possible charge and bail, if granted;
- 3. The court hearing; and
- 4. The conviction.

After this, we give a brief account of the law on sexual and domestic violence. The section ends with an explanation of some criminal offences.

1. Investigation stage

Intimidation

It is a crime to harm or threaten a witness, a juror, any family member of the victim, or any person who is helping An Garda Síochána with an investigation. You should tell An Garda Síochána if this is happening to you.

Video evidence by children

A child victim (this means anyone under 18) can have their Garda interview recorded on video, and this recording can be used as evidence in court. This is so that they don't have to give their account of events again in the courtroom on the day of the trial.

However, they do have to be available on the day to answer questions about their video recording. There are special facilities provided when a child under 18 is answering these questions. For example, they can be in a different room answering over live television link, or if they are in the courtroom they can be behind a screen and so can't see the accused person and the accused person can't see them.

A Garda or other specially trained person must make the recording.

2. Possible charge and Bail

A person who is charged with an offence may apply to the court for bail.

Getting bail means that a person who is charged and is waiting for the trial to take place is not held in prison. A person who is charged with an offence (also known as 'the accused') is innocent until proven guilty.

Therefore, the accused person can get bail, except in certain cases, for example:

- where there is a risk that the accused person will interfere with witnesses, including the victim;
- where there is a risk that the accused person will not turn up for trial; or
- where the person is accused of a serious offence and where there is a
 risk that the person will commit another serious offence if given bail a
 serious offence is one for which the person could be sent to prison for
 five years or more if convicted.

If the person does not get bail, they are sent to prison. This person can reapply for bail if their trial does not begin within four months of the first refusal of bail.

If the person gets bail, they must not commit any offences while on bail, and must reappear in court at the end of the bail period. The court may add other conditions to the bail, for example, the accused person may not be allowed to go to certain places or to have contact with certain people, including contact by the accused with the victim or a member of the victim's family.

A Garda can apply to the court for a warrant to arrest someone on bail, if they believe that the person is about to break a condition of their bail. If a warrant is granted, the Garda can arrest the person and bring them to court. The court may send the person to prison.

A Garda may also arrest a person on bail without a warrant if the person has breached, is in the act of breaching, or is about to breach, a condition of their bail. This is in cases where the Garda considers an arrest to be necessary to prevent harm to, interference with, or intimidation of:

- the victim of the alleged offence,
- a witness to the alleged offence, or
- any person with whom the person on bail is not permitted to contact as a condition of bail.

If a person does not appear in court at the end of the bail period or breaks any other conditions of their bail, they may be arrested and brought to court, if the court orders it. The court may then send the person to prison until the trial

3. Court hearing

Live television link evidence

A person under 18 years of age may give evidence to the court through a live television link in cases involving a violent or sexual offence, or human trafficking, unless the court has a good reason not to allow television link evidence. If the court allows it, any other person may give evidence through a live television link in cases involving violent, sexual or human trafficking offences.

For other offences, a victim may give evidence through a live television link to the court if the court allows it. The court must first look at the circumstances of the case and the characteristics of the victim. The court may also allow television link evidence from another country. The judge and lawyers in the court do not wear a wig or a gown when television link evidence is being given by a person under 18.

Where a person under 18 years of age gives evidence by live television link in the District Court in cases involving violent, sexual or human trafficking offences, the court may allow a video recording of that evidence to be used in later court hearings.

Legal aid in rape and sexual assault cases

The Legal Aid Board offers an advice service for victims of rape and other serious sexual assault **whose cases are going to court.**

In addition, if during a rape or other serious sexual assault case, the accused applies to the court to raise issues about your prior sexual

experience, the Legal Aid Board can provide legal advice and representation to you to defend that application.

If during a rape or other serious sexual assault case, the accused applies to have your counselling records disclosed (shared), the Legal Aid Board can represent you in that application.

These services are free of charge to you. (For more information see the Legal Aid Board section in Charter at section 11.)

4. Conviction

Victim impact report and statements

If a person is convicted for the crime against you, you can make a Victim Impact Statement about how the crime has affected you. The statement can be made in person or through a legal representative.

In cases where the victim has died as a result of the crime, the family can apply to tell the court about the impact of the death on them. Where a victim cannot speak for themselves, the family can apply to tell the court about the impact of the crime on the victim.

A court must take into account any impact that the crime has on the victim when deciding the sentence for any crime. The court may get this evidence through a report.

The court can ask a professional person, such as a probation officer or a member of a rape crisis centre, to prepare a written report on the crime's impact on the victim. This victim impact report can deal with the physical, emotional, mental, economic or sexual harm which the victim has suffered as a result of the crime. **This is different from a victim impact statement.**

More information on Victim Impact Statements is provided in the following booklet prepared by the Office of the Director of Public Prosecutions. See link at

www.dppireland.ie/app/uploads/2019/03/ENG Making a Victim Impact Stat ement Sept 2018.pdf

Law and sexual and domestic violence

Sexual violence

In a rape or sexual assault case, the name of the victim is not made public. Only those with a direct interest in the case, and the media, can be present in court in a rape or serious sexual assault case. The media cannot report details which may lead to the identification of a victim. A parent, relation or friend can accompany the victim in the court.

The following booklet, produced by the Rape Crisis Network of Ireland, provides a detailed guide to the legal process for survivors of sexual violence. See link at

www.rcni.ie/wp-content/uploads/Guide-to-the-Legal-Process-for-Survivors-of-Sexual-Violence-2nd-Edition-3.pdf

Domestic violence

Domestic violence is the physical, emotional, sexual or mental abuse of one person by another within a close, intimate or family relationship. Domestic violence can affect a diverse range of victims and perpetrators, including spouses, children, parents or partners.

Court orders

The civil courts can grant a wide range of orders in cases involving domestic violence. These include the following types of orders:

A safety order

This orders a named person not to use or threaten violence, molest or make fearful the person who has applied for the order or any other dependent persons, including children. It can also order the named person, if they live somewhere else, not to watch the home of the person who has applied for the order or the home of the dependent person.

A barring order

This orders a named person to leave the place where the person who has applied for the order lives or where a dependent person lives, and not to enter that place unless the court allows them to do so.

A safety order or barring order can order a person not to communicate with the person who has applied for the order or a dependent person. This includes communication by electronic means (for example, Facebook posts, Twitter feeds, email, and so on).

A safety order or a barring order can take a number of weeks to process. In urgent cases, a person can ask for the following orders:

An interim barring order

This is like a barring order, except that it takes effect immediately and lasts until the court can consider the application for a full barring order. It is granted if there is immediate risk of major harm to the person applying for the order, or to dependent persons, including children. The order can be granted without the person named in the order being present in the court (referred to as 'ex parte') or without notice being given to that person.

A protection order

This is like a safety order, except that it takes effect immediately and lasts until the court can consider an application for a full safety order or barring order.

An emergency barring order

This is like an interim barring order, but it is available to some people who are not entitled to apply for a barring order or an interim barring order if, for example, they are not married or in a civil partnership with the other person.

In certain cases, Tusla, the Child and Family Agency, can look for orders on behalf of a person.

More information on the above orders and who can apply for them is provided in the following guide prepared by Women's Aid at:

www.womensaid.ie/download/pdf/womens aid guide on the domestic v iolence act 2018.pdf

A breach of a domestic violence order is a criminal offence. If a court gives a safety order, a barring order, an interim barring order, an emergency barring order, or a protection order against a person, and that person does not obey the order, they have committed a criminal offence.

If a court gives a barring order, an interim barring order, or an emergency barring order about a particular place, and the person named in the order does not let the person who got the order, or any dependent child, into the place, or tries to prevent from them getting in, they have committed a criminal offence.

Any person who commits one of these offences can be prosecuted in court. If they are found guilty, they can be fined and / or sent to prison. The court may also punish the person for being in contempt of court.

Coercive control

The Domestic Violence Act, 2018 has also introduced a new offence of coercive control. Coercive control is psychological abuse in an intimate relationship. It can involve controlling behaviour. This abuse must cause fear of violence or serious alarm or distress that has a substantial adverse impact on a person's day-to-day activities.

A person who commits this offence can be prosecuted in court. If they are found guilty, they can be fined and/or sent to prison.

Other criminal offences

The criminal law includes many different offences. This section briefly explains some of the main offences. (We list these alphabetically.)

Assault: an assault is where a person uses force on another person, or threatens to use force, without the agreement of the other person. Assault causing harm or causing serious harm are more serious offences.

Burglary: a burglary is where a person enters a building without permission in order to steal or do damage. Serious or 'aggravated' burglary is where the burglar has a weapon or explosive.

Dangerous driving: dangerous driving is driving that is dangerous to the public. Such cases take into account the condition of the vehicle, the place, the amount of actual traffic and the level of traffic that might be expected.

Dangerous driving causing death or dangerous driving causing serious bodily harm are two prominent serious dangerous driving offences.

Harassment: the crime of harassment involves a person being persistently followed, watched, pestered or subjected to communications without lawful authority or reasonable excuse.

Human trafficking: human trafficking is where a person recruits, moves, accommodates, employs or takes charge of another adult or child to exploit them:

- for work;
- sexually; or
- to remove their organs.

If an Irish person commits one of these trafficking offences in another country, they can be brought to court in Ireland and may be convicted. If any person commits one of these offences against an Irish citizen in another country, they can be brought to court in Ireland and may be convicted.

Murder and manslaughter: murder occurs when a person plans to kill or cause serious injury to some person and kills the person.

Manslaughter occurs when a person kills someone but did not intend to do so. Manslaughter can also occur if the person plans to kill or cause serious injury, but is out of control because they have been provoked or mistakenly thinks that it is necessary for self-defence.

Sexual offences including rape: Rape means having sexual intercourse or any other form of sexual penetration with someone without their consent.

Consent means both people agree to sex. Agreement must be freely given – a person cannot consent to sex, for example:

- if they are too young;
- if they don't understand what they are doing;
- if they are asleep or too drunk to make a decision; or
- if they are forced to agree out of fear.

A person can change their mind at any time and withdraw their consent. Rape includes forcing someone to continue with sex after they have changed their mind.

Sexual assault means any sexual touching or contact without consent.

'Aggravated' sexual assault' means a sexual assault, which was made worse because of violence, threats, humiliating the victim or causing them injury.

Theft: a theft is where a person takes property without the permission of its owner and with the intention of never returning it. (A robbery is where a person uses or threatens to use force while carrying out a theft.)

The National Adult Literacy Agency also has a useful book explaining legal terms. A plain English guide to legal terms.

Section 17 Victim Support Services

As a victim of crime, you have the right to receive support services free of charge.

Non-governmental victim support groups in Ireland continue to play a vital role in helping crime victims by providing support services directly to victims and their families and friends. These services also help people to understand, and to be able to enforce their rights as victims of crime.

Below is a list of a wide range of victim support services available for victims of crime. It is in alphabetical order.

If you are not sure what support service is the right one for you, you can ring your local <u>Garda Victim Service Office</u>.

Alternatively, you can contact the National Crime Victims Helpline at Freephone 116 006, **Text: 085-133 7711 or e-mail to**info@crimevictimshelpline.ie for more information.

Table 1- Victim Support Service Organisations *

Victim support services	Type of organisation	Phone number	Website address
Adapt Domestic Abuse Services (Limerick)	Domestic Violence Support	1800 200 504	www.adaptservices.ie
AdVIC (Advocates for Victims of Homicide)	Support to families of Homicide victims	1800 852 000	www.advic.ie
A.S.S.C. (Accompaniment Support Services for Children)	Support to child victims of crime	083 203 0209	<u>www.assc.ie</u>
Aoibhneas	Domestic Violence Support	01- 867 0701	www.aoibhneas.ie/

Victim support services	Type of organisation	Phone number	Website address
Ascend	Domestic Violence Support	0505-23379	<u>www.ntdc.ie</u>
Athlone Midland Rape Crisis Centre	Support Service to victims of sexual violence	1800 306 600	www.amrcc.ie
Barnardos	Support to child victims of crime	01-453 0355	www.barnardos.ie
Beacon of Light Counselling Centre	Counselling service to victims of crime	01-457 8700	www.beaconoflight.ie
Bray Women's Refuge	Domestic Violence Support	01-286 6163	www.anuwicklow.ie
CARI	Support to child victims of crime	1890 924 567	www.cari.ie
Carlow and South Leinster Rape Crisis Centre	Support Service to victims of sexual violence	1800 727 737	www.carlow-kildare-slrcc.ie
Carlow Women's Aid	Domestic Violence Support	1800 444 944	www.carlowwomensaid.ie
Clare Haven Services	Domestic Violence Support	065-682 2435	www.clarehaven.ie
COPE Galway Modh Eile House	Domestic Violence Support	091-565985	www.copegalway.ie/domestic- abuse-service/
Cork Sexual Violence Centre	Support Service to victims of sexual violence	021 450 5577	http://www.sexualviolence.ie/
Cuan Saor Women's Refuge Ltd.	Domestic Violence Support	1800 57 67 57	www.cuansaor.org
Dignity 4 Patients	Services to patients who are victims of crime	041 – 9843730	www.dignity4patients.org/
Domestic Violence Advocacy Centre (Sligo)	Domestic Violence Support	071-914 1515	www.domesticviolence.ie
Domestic Violence Response Galway	Domestic Violence Support	091-866740	www.domesticviolenceresponse. com
Donegal Sexual Abuse and Rape Crisis Centre	Support Service to victims of sexual violence	1800 44 88 44	http://www.donegalrapecrisis.ie/
'Donegal Women's Centre'.	Counselling services	074-912 4985	www.donegalwomenscentre.ie/

Victim support			
services	Type of	Phone	
Sel Vices	organisation	number	Website address
Donegal Women's Domestic Violence	Domestic Violence	1800 262	www.donegaldomesticvoilenceser
Services	Support	677	<u>vices.ie</u>
Drogheda Women's			
Refuge and Children's Refuge Centre	Domestic Violence Support	041-984 4550	www.droghedarefuge.org
		National 24- Hour Helpline	
Dublin Rape Crisis Centre	Support Service to victims of sexual violence	1800 778 888	<u>www.drcc.ie</u>
Dundalk Counselling Service	Counselling service to victims of crime	042-933 8333	<u>www.dundalkcounsellingcentre.i</u> <u>e</u>
Esker House Women's Refuge	Domestic Violence Support	090-647 4122	www.eskerhouse.ie
Galway Rape Crisis Centre	Support Service to victims of sexual violence	1800 355 355	www.galwayrcc.org
Greystones Family Resource Centre	Domestic Violence Support	01-255 7528	www.greystonesfrc.ie
Hope Trust	Counselling services	085 114 0983	www.hopetrust.ie
	Support to those	Helpline	
Irish Road Victims Association	bereaved or injured by road traffic collisions	086- 863 4194	<u>www.irva.ie</u>
Irish Tourist	Frontline services to tourist victims of		
Assistance Service	crime	01-666 9354	<u>www.itas.ie</u>
Kerry Rape and Sexual Abuse Centre	Support Service to victims of sexual violence	1800 633 333	http://www.krsac.com/
Adapt Kerry, Women's Refuge and Support Services	Domestic Violence Support	066 712 9100	www.kerryrefuge.com
Kilkenny Rape Crisis and Sexual Abuse Counselling Centre	Support Service to victims of sexual violence	1800 478478	www.kilkennyrcc.com
Kilkenny Women's Refuge Ltd (Amber)	Domestic Violence Support	1850 42 42 44	www.kilkennywomensrefuge.ie
Laois Domestic Abuse Service	Domestic Violence Support	057 867 1100	www.laoisdomesticabuseservice.

Victim support			
	Type of	Phone	
services	organisation	number	Website address
	Restorative Justice		
Le Chéile	service	01-214 4350	www.lecheile.ie
Living Life Voluntary	Counselling		
Counselling Centre	services	01-286 6729	www.livinglifecounselling.com
Longford Women's Link	Domestic Violence Support	043-334 1511	http://www.lwl.ie/
Mayo Rape Crisis Centre	Support Service to victims of sexual violence	1800 234 900	https://www.mrcc.ie/
Mayo Women's Support Services	Domestic Violence Support	094-902 5409	www.mwss.ie
			https://www.facebook.com/meath
Meath Women's	Domestic Violence	046-902 2393	womensrefugeandsupportservice
Refuge	Support Domestic violence	046-902 2393	<u>s/</u>
	(support to male		
Men's Aid	victims)	01-554 3811	<u>www.mendsaid.ie</u>
Mens Development Network (MEND - Men Ending Domestic Abuse)	Domestic violence support Waterford, Wexford, South Tipperary and Carlow/Kilkenny, Laois/Offaly and Kildare.	051 844260	www.mensnetwork.ie/mend
Men's Development Network (MAL) Male Advice Line	National Freephone Service for Male victims and survivors of Domestic Violence	1800 816588	www.mensnetwork.ie
Missing in Ireland Support Services	Support services to relatives and friends of missing persons	1890 442 552	www.missingpersons.ie
Mná Feasa Domestic Violence Project	Domestic Violence Support	021-421 1757	www.mnafeasa.com
MOVE Ireland (Men overcoming	Domestic Violence Support programmes currently run in Athlone, Cork	065 6949690	www.moveirelandie
violence)	Dublin (Swords,	065-6848689	<u>www.moveireland.ie</u>

Victim support	Type of	Phone	
services	organisation	number	Website address
	Tallaght and City Central), Galway, Kerry, Limerick/ Clare, Meath, North Tipperary and Sligo		
National Crime Victims Helpline	National Helpline service to for crime victims	Freephone: 116 006 or Text: 085 133 7711	www.crimevictimshelpline.ie info@crimevictimshelpline.ie
North East Domestic Violence Intervention Programme (NEDVIP)	Domestic Violence Support (programmes currently run in North East region)	042-9359755	N/A
Oasis House Women's Refuge Waterford	Domestic Violence Support	1890 264 364	www.waterforddirectoryofservice s.ie/directory/oasis-house- womens-refuge-2/ oasishouse2@eircom.net
Offaly Domestic Violence Support Service	Domestic Violence Support	057-935 1886	www.odvss.ie
One in Four	Counselling and advocacy services to men and women who are adult survivors of childhood sexual abuse.	01-662 4070	www.oneinfour.ie
PARC Road Safety Group	Practical support and information for families of road traffic victims.	086 3773784	http://www.parcroadsafety.ie/
Rape Crisis Centre Midwest	Support Service to victims of sexual violence	1800 311 511	www.rapecrisis.ie
Rape Crisis Centre North East	Support Service to victims of sexual violence	1800 212122	http://www.rcne.ie
Rape Crisis Network Ireland	Representative body and Support Service to victims of sexual violence	01-865 6954	www.rcni.ie

Victim support	Type of	Phone	
services	organisation	number	Website address
Rape Crisis and Sexual Abuse Counselling Centre Sligo, Leitrim and West Cavan	Support Service to victims of sexual violence	1800 750 780	http://www.srcc.ie
Rape Crisis Northern Ireland	Support Service to victims of sexual violence	0808 802 1414	https://www.womensaidni.org
Regional Sexual Abuse and Rape Crisis Centre Tullamore	Support Service to victims of sexual violence	1800 32 32 32	tullamorercc@eircom.net
Restorative Justice in the Community (based in Nenagh)	Restorative Justice Service (offers victims the opportunity to take part in restorative justice process)	067-41565	http://rjc.ie/ info@rjc.ie
Restorative Justice Services	Restorative Justice Service (offers victims the opportunity to take part in restorative justice process)	01-672 4446	www.rjs.ie offices@rjs.ie
Roscommon Safe Link	Domestic Violence Support	071-966 4200	www.roscommonsafelink.ie
SAFE Ireland	National Social Change Agency - Domestic Violence Support	090-647 9078	www.safeireland.ie
Sage Advocacy	National Advocacy Service for Older People	01-5367330	www.sageadvocacy.ie
Saoirse Housing Association	Domestic Violence Support	01-463 0000	www.saoirsewomensrefuge.ie
Sexual Violence Centre Cork	Support Service to victims of sexual violence	1800 496 496	www.sexualviolence.ie
Sonas Dublin	Domestic Violence Support	087-952 5217	www.domesticabuse.ie

Victim support services	Type of organisation	Phone number	Website address
Support After Homicide	Support to families of Homicide victims	087-983 7322	www.supportafterhomicide.ie
Teach Tearmainn Kildare	Domestic Violence Support	045-535178	<u>www.teachtearmainn.ie</u>
Tearmann Domestic Abuse Services for Cavan and Monaghan	Domestic Violence Support	047-72311	www.tearmann.net
Tipperary Rape Crisis and Counselling Centre	Support Service to victims of sexual violence	1800 340 340	https://trcc.ie
Victim Support at Court	Specialist court support service to victims of crime	01 -872 6785	www.vsac.ie
Waterford Rape and Sexual Abuse Centre (WRSAC)	Support Service to victims of sexual violence	1800 296 296	www.waterfordrsac.ie
West Cork Women's Project	Domestic Violence Support	1800 203 136	www.westcorkwomensproject.ie
Westmeath Support Service against Domestic Abuse	Domestic Violence Support	044 -933 3868	www.wssada.ie
Wexford Rape and Sexual Abuse Support Service	Support Service to victims of sexual violence	1800 33 00 33	www.wexfordrapecrisis.com
Wexford Women's Refuge	Domestic Violence Support	1800 220 444	https://www.facebook.com/wexfo rdwomensrefuge/ wexrefuge@eircom.net
Women's Aid	Domestic Violence Support	24hr national helpline 1800 341 900	www.womensaid.ie
Women's Aid Dundalk	Domestic Violence Support	042 -933 3244	www.womensaiddundalk.net
You Are Not Alone (YANA)	Domestic Violence Support	022- 53915	<u>www.yana.ie</u>

^{*}Please note that Tusla, the Child and Family Agency, is the primary State funding agency of Domestic, Sexual and Gender-based violence support services. See Tusla website at www.tusla.ie for more information.

Sexual Assault Treatment Units

The Sexual Assault Treatment Units (SATU), which are run by the HSE, are

safe places that you can go to when you have, or think you may have, been

raped or sexually assaulted. The units look after all genders and gender

identities, aged 14 years and over.

There are six units in Ireland. They are in:

1. Cork,

2. Donegal,

3. Dublin,

4. Galway,

5. Mullingar,

6. Waterford

(There is also a note on the Mid-West Forensic Service on page 106.)

The contact details for each of the six units are given below and they are listed alphabetically. An Garda Síochána will arrange an appointment for you

to attend your local unit and bring you there if you wish.

Specialist support workers including psychological support workers are

available to all patients attending the Units. Each member of staff in the units

has received specialised training to provide care and treatment to victims of

such crime in a respectful, person-centred, non-judgmental way.

1. Cork Sexual Assault Treatment Unit (SATU)

Service available 24 hours a day, 365 days a year.

Located in South Infirmary/Victoria University Hospital, Cork. T12 X23H

Opening hours: Monday – Friday, 8am to 4:30pm

Phone: <u>021 492 6297</u> weekdays from 8am to 4.30pm.

Phone: 021 492 6100 weekends and after 4.30pm, ask for SATU.

2. Donegal Sexual Assault Treatment Unit (SATU)

Treatment and care available 24 hours a day 365 days a year.

To speak with a Forensic Clinical Examiner to arrange a private appointment please contact 24-hour On-call SATU mobile: 087-0681964

3. Dublin Sexual Assault Treatment Unit (SATU)

Service available 24 hours a day, 365 days a year.

Located in Rotunda Hospital, Dublin 1.

Phone: 01 817 1736 weekdays from 8am to 5pm.

Phone: 01 817 1700 after 5pm and weekends, ask for SATU.

4. Galway Sexual Assault Treatment Unit (SATU)

Service available 24 hours a day, 365 days a year.

Located at The Willow Centre, Faustina House, IDA Small Business Centre, Tuam Road, Galway.

Phone: <u>091 76 57 51</u> or <u>087 63 38 118</u> weekdays from 8am to 4pm.

Phone: <u>091 75 76 31</u> or <u>091 524222</u> after 4pm and weekends, ask for SATU.

For out of hours help, contact your local Garda station.

5. Mullingar Sexual Assault Treatment Unit (SATU)

Service available 24 hours a day, 365 days a year.

Located in Midland Regional Hospital, Mullingar N91 NA43.

Phone: <u>044 939 4239</u> or <u>086 04 09 952</u> weekdays from 8am to 5pm.

Phone: 044 934 0221 after 5pm and weekends, ask for SATU.

For out of hours or weekend help, contact your local Garda Station.

6. Waterford Sexual Assault Treatment Unit (SATU)

Service available 24 hours a day, 365 days a year.

Located in University Hospital Waterford.

Phone: 051 842 157 weekdays from 8am to 5pm.

Phone: <u>051 848 000</u> after 5pm and weekends, ask for SATU.

Sexual Assault Services available in the Midwest area

The Mid-West Forensic Medical Examination Service (FME) was established

in 2006 and provides a comprehensive out of hours Forensic Medical

Examination Service.

This service is open to males and females aged 14 years and older who have

experienced rape or sexual assault and are referred to our services by An

Garda Síochána.

The service is located in Mid-western Regional Hospital Limerick Outpatients

Department.

This service operates from Monday to Friday 6pm to 8am, and 24 hours over

weekends and Public Holidays, with on-call commitment being provided by six

Forensic Clinical Examiners (General Practitioners) through Shannondoc.

Contact SHANNONDOC Tel: 1850 212 999

During office hours, contact Galway SATU or Cork SATU. Contact details

above.