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<p><b>CHAPTER ii – CHAPITRE ii :</b> <b>Interpretation and Application</b> <b>Interprétation et Application</b></p>	<p>Readers are referred to the list of Related Documents at the end of this Policy for additional information. Les lecteurs peuvent se référer à la liste des documents connexes notés à la fin de cette politique pour information supplémentaire.</p>	

## PUBLIC PROVINCIAL OFFENCES

### 1. Introduction

In addition to conducting prosecutions in criminal matters, the Crown Prosecutor also conducts prosecutions in quasi-criminal matters under public provincial statutes. This Manual applies to prosecutions in quasi-criminal matters and to the relationship between the Crown Prosecutor and the appropriate investigative or enforcement agency.

### 2. Statement of the Policy

In prosecutions of public provincial offences, the Crown Prosecutor shall apply the policies in this Manual with such modifications as the circumstances require.

The Crown Prosecutor does not prosecute the following matters:

- (a) offences under private provincial acts such as the *Medical Act* or the *Law Society Act*, or
- (b) violations of municipal by-laws made under the provisions of provincial legislation.

### 3. Related Documents

None