

**“Source: *Studies on Diversion: East York Community
Law Reform Project, 1975.*
Department of Justice Canada.
Reproduced with the permission of the Minister of Public
Works and Government Services Canada, 2007.”**

TABLE OF CONTENTS

Research Papers

Studies in Diversion	White section
----------------------------	------------------

Working Paper

Diversion	Coloured section
-----------------	---------------------

RESEARCH
PAPERS

TABLE OF CONTENTS

The Report

	Page
Foreword	1
Acknowledgements	3
A Synopsis	5

The Background Papers

People with Problems: Help-Seeking in East York	29
Criminal Justice and Social Justice	93
The Use of Diversionary Dispositions for Juvenile Offenders	127
Discretionary Clearances: Observations on Police Screening Strategies	147
Statistical Follow-up of Criminal Occurrences in Toronto Patrol Area 5411: An Examination of Relationships between Victims and Offenders	173
Conflict and the Uses of Adjudication	209

Note: this working paper is
on apricot colour
pages in the original
published work

WORKING
PAPER

Table of Contents

	PAGE
Foreword	1
Diversion	3
Diversion: A Matter of Restraint	3
How Broad is the Term "Diversion"?	4
Community Absorption	4
Screening	4
Pre-trial Diversion	4
Alternatives to Imprisonment	4
Diversion at what Stage?	5
The Community	5
The Police	6
Pre-trial Diversion	8
The Court	12
Issues in Pre-trial Settlement	14
Should a Charge be Laid?	15
Should Consent be the Basis of Pre-trial Settlements?	16
Should the Offender be Required to Admit Responsibility?	17
How are Cases to be Terminated?	18
Is there "Double Jeopardy"?	19
Is there a Right to a Speedy Trial?	20
Will the Rules of Evidence Apply at Pre-trial Settlements?	20
Will the Accused in a Pre-trial Settlement Have a Criminal Record?	20
How to Assure Equal Consideration in Diversion	21
Should Pre-trial Settlements be Conducted in Public?	21
Will Diversion Programs Save us Money?	22
Conclusion	23