

Guidelines for parishes regarding persons of interest

The Anglican Church in the Diocese of Sydney is committed to actively ensuring that every person attending the church feels safe. At the same time, generally speaking, all people should be welcome to be a part of the church, including any referred to as **persons of interest (POI)**. A POI is a person who has been convicted, accused, is reasonably suspected of or has admitted to child abuse or sexual offences.

While considering how to balance these two concerns, any parish or church entity must have as its priority the protection of children and other vulnerable persons from abuse. POIs also need protection from the opportunity to commit offences and from false allegations.

POIs may take some time to fully realise the implications of their actions. If hasty assurance of restoration is offered before such realisation, there is the risk that proper boundaries will not be set around the POI. This can leave the POI without accountability or protection from himself or herself. The consequences of an offence, the potential for ongoing risk and future offence must be borne in mind together with the need to give an all-encompassing protection to church members.

Given the priority of the protection of children and other vulnerable persons, it is a necessary safeguard for all to impose restrictions on a person accused or suspected of child abuse, even though that person is innocent until proved guilty. If a level of certainty emerges that any accusation is false, vexatious or misconceived, the restrictions may be lifted. The NSW Office of the Children's Guardian, through the Working with Children Checks, will also give guidance and direction on the suitability of a person to work with children if it has the relevant information concerning the allegations or criminal charges.

A person who has been convicted of a child abuse offence or a sexual offence (and indeed any *Child Protection (Working with Children) Act 2012* Schedule 2 offence), will automatically be barred from obtaining a Working With Children Check. Those who are unable to obtain a Working With Children Check clearance are prevented by law from being in any child-related position. This is not negotiable; but these persons may still be members of a congregation. Processes must be put in place to ensure that children are protected. These persons must have clear boundaries as to where they can go and what they can do in the church context and they must be supervised and held accountable.

Similarly, persons accused or suspected of child abuse, even if not convicted, need clear boundaries as to where they can go and what they can do in the church context. They too must be supervised and held accountable.

The seven-step process for developing a safety plan

This seven step process must be undertaken in consultation with the Director of Professional Standards, especially when it comes to steps 3, 4 and 5.

STEP 1: IDENTIFY POIs - Identifying persons who are potentially a risk

The sources of information as to who might pose a risk to children and therefore who might need to be supervised and held accountable can come from:

- the person themselves,
- friends or relatives of the person,
- a victim or a person who makes an allegation,
- friends or relatives of a victim or person who makes an allegation,
- public sources such as newspapers, other media or court reports,
- Police, Parole Boards, Community Services or Department of Corrective Services,
- private information from third parties,
- records kept by the Professional Standards Unit,
- previous parishes or “employers” of the offender or suspect,
- predecessor senior ministers or other members of church staff.

All sources need to be carefully checked. No action should be based on rumour or innuendo. Inevitably, checking will ultimately require communication with the POI concerned. The Professional Standards Unit (PSU) has a database which contains information on many POIs. Upon enquiry being made by a parish and subject to the appropriate exercise of confidentiality and transparency, this information can be given to the parish. The POI will be informed that this information has been provided.

STEP 2: BE PROACTIVE - Authority for dealing with cases where a risk is identified

At a Diocesan level the Archbishop licenses clergy and stipendiary or paid lay workers. He is responsible for ensuring that they are suitable persons to be licensed. He can remove them only after due process and for specified and proved causes. The PSU, on his behalf, is responsible for ensuring that relevant parishes are aware of previously licensed persons who may now pose a risk to children or other vulnerable persons.

In the parish the senior minister has the power to appoint and remove almost all leaders and office- holders in the congregation. The wardens and the parish council can consult with him as he carries out his responsibilities.

Effectively the senior minister is locally responsible, in consultation with the wardens and the parish council, for ensuring that POIs are supervised and held accountable. He and his delegates must keep their eyes and ears open for any POIs. They must take responsibility for ensuring that enquiries are made of the PSU and any other source if they have a concern.

For its part the PSU will endeavour to ensure that information about POIs is communicated to the relevant parish and in particular to newly appointed senior ministers. The PSU is a resource to advise and support the senior minister, wardens and parish council in the discharge of their responsibilities.

STEP 3: ASSESS RISK - The unacceptable risk test

No-one should be permitted to work with children and young people if there is an unacceptable risk that children may be abused.

As noted above, those convicted of sex offences against children are prohibited by law from working with children. There will ordinarily be an unacceptable risk in other circumstances where, in relation to child sexual abuse or criminal sexual misconduct, there is a criminal charge which has yet to be dealt with, an accusation, allegation or complaint currently under consideration or an admission by the person concerned.

The situation is more difficult when there have merely been allegations in the past which have not been resolved, including situations where charges have been dropped or a person acquitted. Allegations of physical or emotional abuse of children in the past also need to be evaluated with awareness of the context. The assessment of risk in such a case will depend upon an evaluation of the seriousness of the allegation, the source of the allegation, the level of investigation of the allegation and what is known about how the complaint was resolved. Where there has been more than one unrelated complaint, there is reason for extra caution.

The PSU should always be consulted before anyone about whom concerns have been raised is allowed to volunteer to help in a ministry involving children or youth. If there is conflict about whether the person should be involved in ministry with children and young people, then a determination about whether there is an unacceptable risk should be made by qualified persons from outside of the parish.

Any such risk assessment may take into consideration a number of factors:

- whether there has been a finding about an allegation of abuse,
- the nature of any position (including non-child related position) in which the POI might be employed or engaged,
- the type of contact that any position has with children,
- the supervision which will be available,
- the nature and frequency of the event or events from which the report arose,
- whether there have been any other allegations or concerns about the person's conduct in relation to children,
- the circumstances in which an Apprehended Violence Order (where the protected person was a child) was taken out,
- requirements and conditions laid down in bail or parole orders,
- presence of victims in the congregation or parish and the effect that the presence of the POI may have on those victims including the possibility that the POI needs to be asked to attend a different parish or congregation,
- the level of understanding and willingness of the POI to cooperate regarding the requirement for the church to protect children and other vulnerable people, and
- any additional information which may be relevant in assessing risk.

A person who has either admitted to, or been found to have perpetrated, sexual abuse need not remain forever under a cloud in the ordinary life of the parish. However, someone who is repentant for what he has done in the past will understand the need for child protection measures. There are many other ways in which someone can volunteer in the life of the church other than by working with children and young people.

STEP 4: SET BOUNDARIES

A common characteristic of POIs is their failure to understand why their movements or activities in a church context should in any way be constrained. They will often minimize their past and be overly optimistic about their future. It is important to work with them pastorally to encourage them to see the mutual benefit in keeping them away from contact or potential contact with children. Children will be safe. Parents and the congregation will have confidence that children are protected. The POI will be protected from any opportunity to offend and the possibility of false allegations.

If a POI represents an unacceptable risk to the safety of children, he or she must not be involved in any positions of leadership or authority. He or she must not participate in any “up-front” activity including, but not limited to, greeting visitors at the door, taking up the collection, reading lessons or leading prayers. To allow such activity can suggest apparent endorsement which might be used by the POI to the disadvantage of children or other vulnerable persons. Any variation to this would only be after a lengthy period of treatment and upon advice from the treating practitioner, confirmed by the Director of the PSU, appropriate professional advisors and the Diocesan insurer if necessary.

The setting of boundaries for the POI should include a clear written statement of:

- which services and activities he or she may and may not attend. In extreme cases of high risk, consideration should be given to complete exclusion from parish activities altogether,
- the buildings and rooms into which the POI may go,
- the times the POI can be on church premises,
- who the POI may associate with at church, and
- the supervision and accountability which has been put in place.

In the case of a POI who is subject to supervision, the senior minister should write or cause to be written a clear record of the arrangement that has been agreed, called a Safety Plan. This should be signed and dated by the POI, the senior minister, the wardens and the mentors, as applicable. A copy of the record should be provided to the PSU within 10 days and should include:

- acknowledgement of past conduct or allegations and consequent risk,
- acknowledgement of the need for others to be informed of the risk, such as key leaders or parents if necessary,
- undertaking to participate in treatment,
- definition of boundaries,
- undertaking to abide by boundaries,
- nomination of mentor/s,
- statement (if relevant) as to the relationship between this Safety Plan and any supervision by the Probation and Parole Service,
- agreement to meet regularly with mentors,
- acknowledgment of consequences of failure to comply i.e. exclusion,
- undertaking to notify of attendance at or move to another parish,
- permission from the POI for information to be passed on to the PSU and to another parish in the case of transfer, and
- willingness to participate in reasonable restorative justice processes or counselling which may aid the healing of victims.

A Safety Plan template is available at www.safeministry.org.au

Complete and signed copies of all Safety Plans must be provided to the PSU for inclusion on the PSU register of Safety Plans.

In cases where the POI refuses to co-operate but remains a member of a congregation, a letter setting out boundaries, stating the consequences of a breach, identifying mentors and offering support should be provided to the POI in place of a signed Safety Plan. A copy of such a letter should also be provided to the PSU.

STEP 5: SUPERVISE/MENTOR

There should be at least two persons who undertake the task of being mentors. Whilst the senior minister can undertake the task, it is preferable to have other persons involved with the senior minister acting as their supervisor.

Mentors need to:

- be recognised as appropriately gifted, experienced and respected congregation or parish leaders,
- understand the nature of offenders (refer Faithfulness in Service 5.17),
- understand the demanding and onerous nature of the task,
- be prepared and available to meet with the POI at least fortnightly, attend church services and activities at the same time as the person, be of an appropriate gender in relation to the POI, and
- report regularly to the senior minister on the progress of the POI.

It will be necessary to inform preferably in writing or orally (with notes kept of the interview) key leaders and (if considered necessary) parents of any perceived risk. There should be sufficient information provided so that it is clear what risks are involved. This should be carried out sensitively. Expressions such as “X is considered a risk to children” or “X has agreed to remain away from children” are preferable to “X is a paedophile”. If possible the consent of the POI should be obtained.

Mentors and other senior leaders, such as wardens, should be aware of the boundaries that have been set and agreed upon. There should be a system in place to ensure that the POI is monitored at all times during church services and church activities.

STEP 6: REVIEW of supervision and support

The senior minister must ensure that at least every three months he meets with the POI being supervised and held accountable, the mentors and key leaders to ensure that the boundaries are being adhered to, the POI is coping and continuing in treatment and to get feedback as to any change in the level of risk.

Where there is a change in the level of risk because of the POI’s re-offending or failure to comply with the Safety Plan there needs to be a careful re-evaluation, re-negotiation and variation of the boundaries and, if necessary, the Safety Plan. Any additional risk may constitute a further reasonable suspicion that a child is currently at risk of harm and therefore may require further reporting to Community Services.

STEP 7: BE RESPONSIBLE - Inter-parish, Diocesan and inter-agency co-operation

Senior ministers need to be committed to ensuring that they inform the PSU of all situations where a POI is a risk. They also need to pass full details of the risk on to any other parish or congregation to which the POI transfers. Further, they need to pass on to the PSU information about any transfers or departures.

The Registrar will inform the PSU of all appointments of senior ministers. The PSU will ensure that the Archdeacon informs the incoming appointee of the POI and the level of risk.

The Police (and only the Police) have the capacity to apply to the Local Court for orders prohibiting certain offenders who pose a risk to the lives or sexual safety of children from engaging in specified conduct (*Child Protection (Offenders Prohibition Orders) Act 2004*). This process should be considered where arrangements such as those set out above do not work. The Court has to be satisfied that there is reasonable cause to believe, having regard to the nature and pattern of conduct of the person, that the person poses a risk to the lives or sexual safety of one or more children, or children generally, and that the making of the order will reduce that risk. They must consider a number of factors and hear from the person against whom the orders are proposed to be made

A template for a Safety Plan is on the following pages:

Safety Plan

1. Application

- 1.1 This document records the agreed Safety Plan between **Full Name of Person (“First name”)** of **Address** born on **Date of birth** and the Anglican Parish of **Parish name** (the “Parish”).

2. Purpose

- 2.1 The purpose of this Safety Plan is to protect children and other vulnerable people in the Parish from **child abuse/sexual misconduct** by **Name**, and to ensure that **he/she** is not provided with opportunities in the Parish which may lead to **him/her offending/reoffending**.

3. Guiding principles

- 3.1 We recognise and celebrate God’s forgiveness and grace through Christ and affirm that all people are loved by God and are called into relationship with God and God’s people.
- 3.2 We recognise that the Church has a duty to care for children and vulnerable people in the Church and to seek to ensure they are safe and protected from harm.

4. Acknowledgments

- 4.1 We acknowledge that **Name** has **offended in the past/been convicted of offences involving children or other vulnerable persons/been charged with offences involving children or other vulnerable persons and is awaiting court proceedings/had allegations made against him/her which have resulted in concerns for the safety of children or other vulnerable people [set out details of convictions or allegations]**.
- 4.2 We note that **Name** wishes to worship in the Parish.
- 4.3 We acknowledge that this Safety Plan sets out the appropriate arrangements to ensure the safety and protection from harm of children and vulnerable people in the Parish and commit ourselves to abide by its provisions.

5. Name’s obligations

Set congregation

- 5.1 **Name** will attend only the worship service at **name of church** at **time and day of the week** (“the designated service”).
- 5.2 **Name** will not attend the church premises at any other time of the week, except with the written permission of the Minister.
- 5.3 **[If applicable]: Name** will arrive at church no earlier than five minutes before the start time of the worship service, and will leave church immediately after the service has ended.
- 5.4 **[If applicable]: Name** will wait outside the church building for **[Mentor’s name]** to meet him/her before the service and will not enter the church building without **[Mentor’s name]** accompanying him/her.

Presence on church premises

- 5.5 **[If applicable]: Name** will only go into the **church building, courtyard**, and will not enter any other rooms or buildings on the church premises.

No involvement with children

- 5.6 While attending the Parish, **Name** will make sure **he/she** is never alone with children.
- 5.7 **Name** agrees not to have any role in the Church that will involve children or take any leadership role in any group or activity in the Parish that may involve children.
- 5.8 **Name** agrees not to initiate conversations with, give gifts to or inappropriately touch children at church.
- 5.9 **Name** agrees not to provide transport to children who attend the Parish, unless they are **his/her** own children.
- 5.10 **Name** will not make contact with or interact with children who attend the Parish.
- 5.11 **Name** will not accept any invitation to attend any social gathering where children from the Parish will be present, subject to clause 5.16.

Photos and video recordings

- 5.12 **Name** agrees not to take photos or video recordings of children at church.

No church roles

- 5.13 **Name** agrees not to nominate for or stand for election or to accept appointment to any leadership position in the Church.
- 5.14 **Name** agrees not to accept any “up-front” role at church, including, but not limited to, reading the Bible publicly, leading corporate prayer, playing music, serving morning tea, making announcements and welcoming.

Supervision at Parish activities

- 5.15 **Name** agrees not to attend any overnight Parish camp where children may be present.
- 5.16 **Name** will not attend any parish activity or function other than their designated service, whether or not children will be present, without the written permission of the Minister.

Keep the Minister and the Director updated

- 5.17 **Name** will notify the Minister if **he/she** attends or joins any other parish, congregation or ministry unit in this or any other Anglican Diocese or other denomination.
- 5.18 **Name** will notify the Director of Professional Standards (the “**Director**”) if **he/she** joins any other parish, congregation or ministry unit in this or any other Anglican Diocese or other denomination.

Proactive compliance

- 5.19 **Name** agrees to meet any requirement placed on **him/her** by any parole agreement or police reporting arrangement, and will not behave in any way which may place a child in the community at risk, and will seek professional assistance if any breach of this Safety Agreement or the parole agreement is likely.

Treatment

- 5.20 **[If applicable]: Name** agrees to participate in a sex offender treatment program (**include details**).

Restorative justice processes

5.21 [If applicable]: Name agrees to participate in reasonable restorative justice processes or counselling which may aid the healing of his/her victims.

6. Parish obligations

Parish member

6.1 The Parish accepts Name as a member of the Parish community.

Care and pastoral support

6.2 The Parish agrees that Name will be cared for at all times while in the Parish precincts and that he/she will never be placed nor be permitted to place himself/herself in a situation where he/she may be alone with children.

Supervision

6.3 Supervision and pastoral support will be provided to Name by Mentor 1's name and Mentor 2's name. [Note: For more information see page 39 of the Safe Ministry Map available at www.safeministry.org.au.]

6.4 Mentor 1's name and Mentor 2's name agree to meet once a fortnight with Name.

6.5 The Parish agrees that there will always be at least two adults present if Name is attending any church activity at which child-related activities may take place, and that he/she will never be left alone with children of any age.

Keep the Director updated

6.6 When Name leaves the Parish for whatever reason, the Wardens or the Minister will notify the Director.

7. Operational matters

Information sharing

7.1 Details of the general arrangements may be made available to people in the Parish as required by the Guiding Principles. Details of the Safety Plan may be made available to those who may be asked to care for Name, as well as to future Wardens and Ministers of the Parish.

7.2 Details of the Safety Plan may be made available to any other parish, congregation or ministry unit in this or any other Anglican Diocese or other denomination that Name joins in the future.

Non-compliance

7.3 We agree that if any of these conditions are breached, Name will cease participating in all Parish activities unless or until the Minister, Wardens and the Director agree that appropriate measures have been put in place to ensure the safety of children and vulnerable persons at the Parish.

Complaints

7.4 We agree that if there is any complaint made by any child or adult regarding child abuse/sexual misconduct that it will be reported to the Director immediately and may be reported to the

police and the Department of Family and Community Services.

Register of Safety Plans

7.5 This Safety Plan will be submitted to the Director for inclusion on a Register of Safety Plans in the Anglican Diocese of Sydney.

Review

7.6 The operation of this Safety Plan may be reviewed by the Minister and the Wardens from time to time, and will be reviewed at least each twelve months.

Cooperation with the authorities

7.7 The Director may from time to time liaise with officers of government departments (including the Probation and Parole Service of NSW) to further the aims and objectives of this Safety Plan.

Progress report

7.8 There must be a full report of progress as to the operation of this Safety Plan each twelve months by the Minister or Wardens to the Director.

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Name

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Rector's name
Rector

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Warden's name
Wardens

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Warden's name

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Warden's name

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Date

Distribution:

- Director of Professional Standards (original)
- Rector (for the Parish)
- Wardens