

Analytical Services Group

Crown Court Bulletin

April to June 2018

Research and Statistical Bulletin 19/2018

Provisional Figures

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10th August 2018





Produced by Analytical Services Group,

Department of Justice.

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https://www.justice-ni.gov.uk/articles/nicts-statistics-and-research

EXECUTIVE SUMMARY

- This bulletin provides information on throughput at Crown Courts in Northern Ireland during the period April to June 2018 and commentary on trends observed for this quarter in each year from 2007. On 31st October 2016, a single County Court Division called 'The County Court of Northern Ireland' replaced the seven existing County Court Divisions. As a consequence of this change, data contained in the Crown Court Bulletin is now disaggregated solely by Court Office (Processing Office). During the period April to June 2018:
- The introduction of new rules in May 2015 in relation to legal aid remuneration resulted in a number of solicitors and counsel withdrawing their representation from a range of court cases. This has affected defendants' access to legal aid representation and this may have had an impact on disposals and delay within the Crown Court process during the period. The dispute ended on 11th February 2016.
- There were 307 Crown cases received during April to June 2018 (Table 1). This was a 3% decrease on the 317 received during April to June 2017. The number of cases disposed has decreased by 14%, from 392 during April to June 2017, to 338 for the same period in 2018 (Table 2). The number of cases received and disposed for the April to June quarter over the last twelve years is outlined in Figure 1.
- The average time from committal to hearing for April to June 2018 was 113 days, compared with 128 days for the same period in 2017. The average time from conviction to disposal was 55 days, compared with 58 days for the equivalent period in 2017. The average waiting times for defendants disposed in the April to June quarter over the last twelve years is outlined in Figure 2.
- County Court Judges disposed of 98% of defendants (414) and during the same quarter last year they disposed of 99% (480) defendants. 11% of defendants were charged solely with offences against the person while 47% of defendants had a combination of charges. During the same period last year 11% of defendants were charged solely with offences against the person, and 42% of defendants had a combination of charges. The charge types for defendants disposed during April to June 2018 are outlined in Figure 3.
- Of the 424 defendants disposed during April to June 2018, 138 (33%) pleaded guilty to all charges, compared with 166 (34%) during April to June 2017.
- In total there were 715 Crown Court sittings for April to June 2018 compared with 689 for April to June 2017 (an increase of 4%), with a total time of 1784 hours sat compared with 1721 hours sat during the same period last year.

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INTRODUCTION

The Crown Court has exclusive jurisdiction to try offences charged on indictment. Offences tried on indictment are more serious offences. The Lord Chief Justice is President of the Crown Court and the Lords Justices of Appeal, High Court Judges and county court judges all sit in the Crown Court.

Trial on indictment in the Crown Court follows after the accused has been returned for trial at committal proceedings in a magistrates' court. The Public Prosecution Service is responsible for preparing a formal document called an indictment, stating the charges which the accused will face. The matters are then tried before a judge sitting with a jury.

The Crown Court normally sits at seven different venues throughout Northern Ireland and the trial of non-scheduled offences takes place at the sitting of the Crown Court determined by the District Judge who committed the accused. This is usually the Crown Court acting for the county court division in which the offence is alleged to have been committed.

Appeal from the Crown Court is to the Court of Appeal. If a person wishes to appeal against conviction on a question of fact, the permission of either the Crown Court Judge or the Court of Appeal is required. To appeal against sentence he or she needs the leave of the Court of Appeal.

All persons convicted of a scheduled offence tried on indictment can appeal against conviction to the Court of Appeal on any grounds and without leave. This automatic right of appeal is a safeguard built into the system because in these cases there is no jury.

The prosecution has no right to appeal against the acquittal of a defendant who has been tried on indictment. The Attorney-General can refer a point of law to the Court of Appeal for its opinion, but even if the Court of Appeal considers that the trial judge made an error of law resulting in an acquittal, the acquittal still stands. The reference and subsequent ruling is useful in guiding the prosecution of future trials.

2. METHODOLOGY

2.1 Data sources

Data contained in the Tables are inputted onto the Integrated Court operations System (ICOS). This system was implemented across the Northern Ireland Courts and Tribunals Service (NICTS) over a two year period from 2005 to 2007. While ICOS was introduced in the Crown Court during 2006, data derived from ICOS has been used as the source for official government statistics since 2007, when the implementation of ICOS across all court tiers was completed. ICOS is a live operating system used in each court tier to process every part of court business, from receipt of payments through to the production of final orders made. The data are input into this system on a daily basis by court clerks, and this information is checked and confirmed by another member of staff to ensure the data entries are correct.

2.2 Methodology for generating data

Statisticians based within the NICTS take a download of Crown Court information from ICOS on a monthly basis. The information is downloaded using a package called Oracle Discoverer which extracts all the relevant data from ICOS into text files which are refreshed with up to date information each weekend. The text files are downloaded onto a secure internal facility that only specified statistical personnel have access to. The data contained in the files are identified only by numbers and names and addresses are not held. These statistical files are not transmitted outside the NICTS statistical team. The statisticians based in the NICTS then import these data into the Statistics Package for Social Sciences (SPSS). SPSS is then used to perform extensive data validations to identify potential errors in the data and to ensure the data are reliable and robust.

2.3 Baseline and Time period

Data contained within this bulletin relate to the time series 2007, when ICOS was adopted as the source of Crown Court data, to the calendar year 2018.

2.4 Frequency of Publication

This bulletin is published on a quarterly basis. The next bulletin will cover the third quarter of 2018 and will be published on 9th November 2018.

2.5 Data quality and validation

Statisticians based in the NICTS have invested significant time and effort creating an extensive computer programme within SPSS to validate the information downloaded from ICOS. The programme includes over 100 checks against downloaded Crown Court data to: (i) check consistency over time and between variables; (ii) reliability of data using logic checks; (iii) checking that variables fall within accepted ranges; and (iv) checking with the ICOS Support Team in the event of any major discrepancies that have occurred since the last download. The validation program produces user friendly tables highlighting the potential problems which are circulated to each county court venue as a validation report.

Each court division has a Case Progression Officer who is responsible for: monitoring accuracy levels on ICOS, by carrying out sample checks on data entry and court resulting; ensuring all validations on ICOS and manual statistics returns are completed in a timely manner; providing advice and identifying training needs; monitoring the confirmation of ICOS criminal court resulting, including the inputting of adjournment codes; and promoting awareness of the impact error can have, its wide ranging consequences and the negative impact on the reliability of management information.

The Case Progression Officer is given a two week period from the date the validation report issues until all records are amended on ICOS. This ensures that the corrections are updated before the next download of files. After the files have been refreshed each weekend, all the data are then downloaded again, with the new download reflecting amendments made as a result of the validation reports. If any errors have not been corrected, they will continue to appear in the validation reports until the necessary amendments are made on ICOS.

The NICTS statistics team then ensure that all validations relating to the reporting period are amended prior to publication. Once these amendments have been checked, SPSS syntax programming is then used to generate the tables in the publication.

2.6 Counting rules

Receipts are counted from the date the case is committed to the Crown Court from the Magistrates court. Disposals are counted from the result date that a final order was made against the case changing the case status to dealt with.

2.7 Interpreting trends

Care should be taken when comparing data trends before and after 2007, when ICOS was introduced as the source for Crown Court data. For further advice on differences in data between years, please contact the statistician responsible for this bulletin.

2.8 Revisions

Any revision to data will be applied in light of the ASG (NICTS) Statistical Note 'Policy Statement on Revisions' which can be found on the Statistics and Research page of the Services section on the NICTS website:

https://www.justice-ni.gov.uk/articles/nicts-statistics-and-research

Incorrect figures or changes to this publication will be published on the web in a formal Statistical Notice.

3 FINDINGS

3.1 Receipts & Disposals

There were 307 Crown cases received during April to June 2018 (Table 1). This was a 3% decrease on the 317 received during April to June 2017. The number of cases disposed has decreased by 14%, from 392 during April to June 2017, to 338 for the same period in 2018 (Table 2). The number of cases received and disposed for the April to June quarter over the last twelve years is outlined in Figure 1.

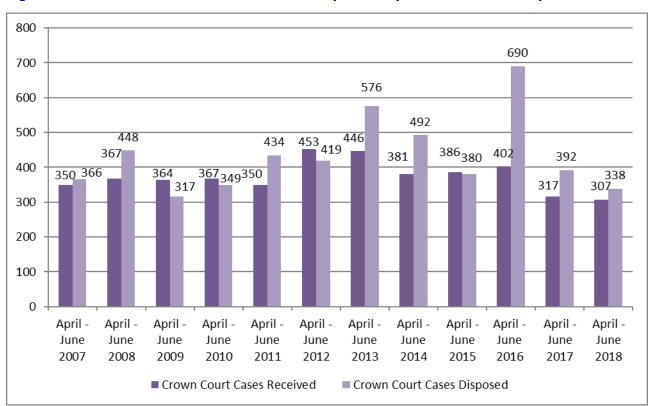


Figure 1: Crown Court Cases Received and Disposed: April – June 2007 to April – June 2018

The trend in Crown Court cases received in the April to June quarter fluctuated between 2007 and 2018, peaking at 453 in 2012. The trend in cases disposed also fluctuated between 2007 and 2018, with peaks in 2013 and 2016. The sharp increase in 2016 was mainly due to the attempts to clear the backlog of cases created as a result of the legal aid dispute.

There were 382 defendants received in the Crown Court during April to June 2018, a decrease of 8% on the same period last year, when 413 defendants were received. 424 defendants were disposed during April to June 2018 a 13% decrease against the same period last year, when 486 defendants were dealt with. The trend in defendants received

and disposed fluctuated between 2007 and 2018 with receipts peaking in 2012, and disposals peaking in 2016. There was a sharp increase in defendants disposed in 2016, like the cases, this was mainly due to the attempts to clear the backlog of cases created as a result of the legal aid dispute (Tables 3 and 4).

3.2 Waiting times

The average time from committal to hearing for April to June 2018 was 113 days, compared with 128 days for the same period in 2017. The average time from conviction to disposal was 55 days, compared with 58 days for the equivalent period in 2017. Average waiting times from committal to hearing have fluctuated over the last twelve years peaking in 2016 at 168 days, however this figure will have been affected by the cases delayed due to the legal aid dispute which had started to progress through the Crown Court (Figure 2). The average waiting times from conviction to disposal have remained relatively stable over the last twelve years ranging between 36 and 58 days.

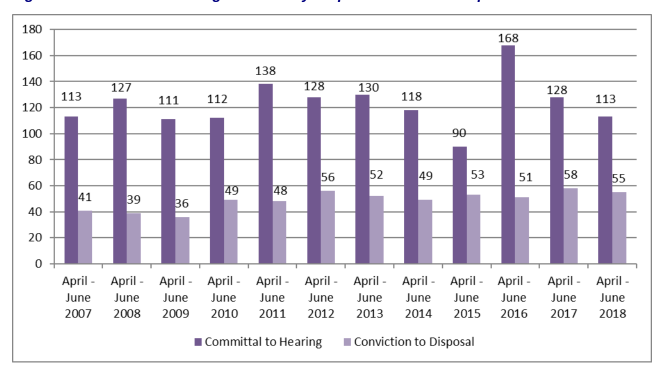


Figure 2: Crown Court waiting times in days: April - June 2007 to April - June 2018

3.3 Disposals by Judge Type

County Court Judges disposed of 98% of defendants (414) and during the same quarter last year they disposed of 99% (480) defendants. The percentage of defendants disposed of by County Court Judges has remained relatively stable over the time series, ranging between 91% and 99%.

3.4 Disposals by Charge Type

Between April and June 2018, 11% of defendants were charged solely with offences against the person while 47% of defendants had a combination of charges (Figure 3). During the same period last year 11% of defendants were charged solely with offences against the person, and 42% of defendants had a combination of charges. Throughout the time series the majority of defendants disposed of each year have been charged with a combination of offences. Defendants charged solely with offences against the person account for the next largest offence category in 2018 (11%), ranging from 10% to 19% for the April to June quarter between 2007 and 2018.

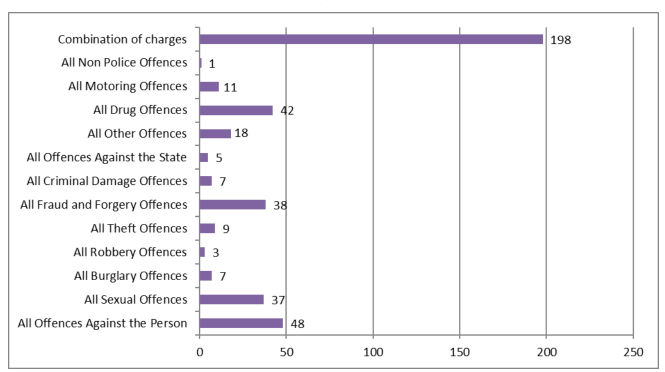


Figure 3: Crown Court defendants disposed by charge type: April - June 2018

3.5 Outcome of Defendants

Of the 424 defendants disposed of during April to June 2018, 138 (33%) pleaded guilty to all charges, compared with 166 (34%) during April to June 2017. In total 83% (354) of defendants pleaded guilty or were found guilty of at least one offence between April and June 2018. Across the twelve year time series, this percentage ranged between 82% and 93%.

3.6 Sittings

In total there were 715 Crown Court sittings for April to June 2018 compared with 689 for April to June 2017 (an increase of 4%), with a total time of 1748 hours sat compared with 1722 hours sat during the same period last year. It is important to note that Easter recess occurred in March during 2018, whereas it occurred in April in 2017.

APPENDIX 1

Table 1 - Crown Court cases received

145.5 1 0.01111 00411 04000 10001104		
	Total	
Antrim	38	
Belfast	103	
Craigavon	37	
Downpatrick	32	
Dungannon	34	
Londonderry	27	
Newry	36	
Total	307	

Table 2 - Crown Court cases disposed

Table 2 - Clowii Court cases disposed		
	Total	
Antrim	64	
Belfast	107	
Craigavon	44	
Downpatrick	19	
Dungannon	32	
Londonderry	30	
Newry	42	
Total	338	

Table 3 - Crown Court defendants received

	Total
Antrim	40
Belfast	134
Craigavon	47
Downpatrick	48
Dungannon	38
Londonderry	31
Newry	44
Total	382

Table 4 - Crown Court defendants disposed

	Total
Antrim	71
Belfast	139
Craigavon	55
Downpatrick	24
Dungannon	42
Londonderry	36
Newry	57
Total	424

Table 5 - Waiting times in days

			Total
	Committal to	Conviction to	defendants
	hearing - days	disposal - days	disposed
Antrim	108	57	70
Belfast	94	45	131
Craigavon	125	84	51
Downpatrick	103	92	23
Dungannon	142	47	38
Londonderry	128	31	36
Newry	128	52	56
Total	113	55	405

^[1] Excludes defendants who had a bench warrant or deferred sentence

Table 6 - Crown Court defendants disposed by judge type

	Judicia		
	County Court	High Court	
	Judge	Judge	Total
Antrim	70	1	71
Belfast	133	6	139
Craigavon	55	0	55
Downpatrick	24	0	24
Dungannon	39	3	42
Londonderry	36	0	36
Newry	57	0	57
Total	414	10	424

Table 7 - Crown Court defendants disposed

by charge type

by charge type	
All Offences Against the Person	48
All Sexual Offences	37
All Burglary Offences	7
All Robbery Offences	3
All Theft Offences	9
All Fraud and Forgery Offences	38
All Criminal Damage Offences	7
All Offences Against the State	5
All Other Offences	18
All Drug Offences	42
All Motoring Offences	11
All Non-Police Offences	1
Combination of charges	198
Total	424

Table 8 - Outcome of Crown Court Defendants

	Plea of guilty on	Plea of not guilty on at least one charge - found guilty on at least one	Plea of not guilty - acquitted on all	All charges	
	all charges	charge	charges	withdrawn	Total
Antrim	25	42	4	0	71
Belfast	40	72	26	1	139
Craigavon	25	21	9	0	55
Downpatrick	10	12	2	0	24
Dungannon	13	20	9	0	42
Londonderry	11	16	9	0	36
Newry	14	33	10	0	57
Total	138	216	69	1	424

Table 9 - Crown Court sitting times

Ţ	Number of	
	sittings	Total time
Antrim	87	222:23
Armagh	1	3:43
Belfast	240	627:25
Coleraine	3	2:35
Craigavon	77	124:09
Downpatrick	38	66:14
Dungannon	82	302:43
Londonderry	73	160:12
Newry	98	259:27
Newtownards	5	9:40
Omagh	1	1:30
Royal Courts of Justice	10	4:00
Total	715	1784:01

^[2] Data indicate the court venue in which the sitting took place.

APPENDIX 2 - EXPLANATORY NOTES

Acquittal

A judgement or verdict that a person is not guilty of the crime with which they have been charged

Arraignment

The procedure by which the defendant has criminal charges formally put to him before the judge at the Crown Court and he enters his plea of guilty

Committal

The procedure by which a person is returned for trial to the Crown Court by the magistrates' court, if the magistrates' court is satisfied that there is a case to answer.

County court judge

A judge who sits in the county court and the Crown Court.

Day sat

This is a day on which a judge sat to hear court business. The information is organised into the various types of court business that a judge hears. The judge's day may consist of one or more sittings, at one or more court venues.

Disposed

The date the case is finally dealt with via a court or non-court result and the case is no longer in the court process.

High Court Judge

A judge who sits in the High Court and the Crown Court to hear and determine civil, family, and criminal business.

Hybrid charge

This is also referred to as a 'triable-either-way' offence. A criminal offence that may be prosecuted either summarily (in the magistrates' court) or on indictment (in the Crown Court). In the majority of cases, the prosecution decides how the offence is tried depending on the seriousness of the offence.

Indictable charge

A serious criminal offence where the defendant is usually tried in the Crown Court.

Indictable triable summarily charge

A serious criminal offence where a defendant can be tried in the Crown Court but may in some instances be tried in a magistrates' court.

Justice & Security Act 2007

Legislation which replaced the Terrorism Act 2000 which makes provision for non-jury trials.

Plea

The response a defendant gives after criminal charges have been put to him e.g. "guilty" or "not guilty."

Scheduled

A scheduled offence is one which is listed in Schedule 9 of the Terrorism Act 2000 and which, if it is tried on indictment, will be heard by a judge sitting without a jury. This has been replaced by the Justice and Security Act 2007.

Sitting

This is a period of work by a judge in a single courtroom on a single day. Several types of business may be heard at one sitting. Business heard in different courtrooms, whether at the same venue or elsewhere, is counted as separate sittings.

Withdrawn

An order which removes a case from court, for a variety of reasons. The court action then ceases.

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