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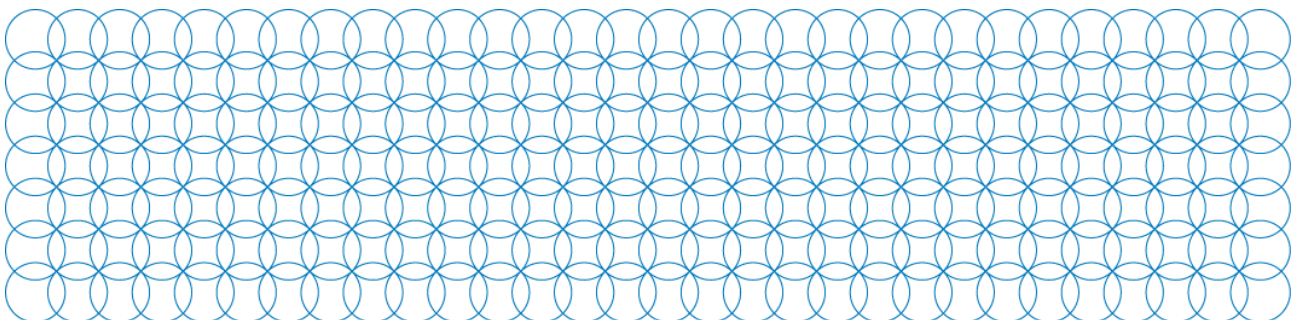


HM Courts &
Tribunals Service

Proposal on the future of Cambridge Magistrates' Court

This consultation begins on 18 January 2018

This consultation ends on 29 March 2018





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of Justice



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Tribunals Service

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A consultation produced by the Ministry of Justice. It is also available on the Ministry of Justice website at www.gov.uk/moj

About this consultation

- To:** Court users, judiciary, magistracy, staff, criminal justice agency practitioners and elected representatives in Cambridgeshire
- Duration:** From 18/01/18 to 29/03/18
- Enquiries (including requests for the paper in an alternative format) to:** HMCTS Consultation
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London
SW1H 9AJ

Email: estatesconsultation@hmcts.gsi.gov.uk
- How to respond:** Please send your response by 29/03/2018 to:

HMCTS Consultation
Post point 6.07
102 Petty France
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Email: estatesconsultation@hmcts.gsi.gov.uk
- Additional ways to feed in your views:** For further information please use the “Enquiries” contact details above.
- Response paper:** A response to this consultation exercise will be published at: www.gov.uk/moj

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Proposals on the future of Cambridge Magistrates' Court

Foreword

Our justice system is currently undergoing a radical £1bn transformation. We are working to reform HM Courts & Tribunals Service (HMCTS), to make our services more efficient, effective and suited to the modern world. This process is now underway and through it we aim to make justice more accessible and flexible. We need to be in tune with the needs of our users, legal professionals and staff.

Modernising our services means building the system around the people who use it. A key part of this is making use of modern technology. We are moving from paper-based to digital files and exploring how some of our services can be made simpler and faster via the internet. For example, we have launched pilots of straightforward new digital services in civil claims, divorce, probate, social security and child support and laid the key foundations of an online court. These advances provide the benefits of enhancing access to justice whilst also delivering value for money and enabling long-term efficiencies.

This process encompasses the entire justice system, and our buildings are a fundamental part of the change we want to effect. The constitutional right of access to the courts and tribunals is inherent in the rule of law and decisions on court reform and estate transformation are made in this context. In 2015 HMCTS consulted on proposals to close 96 courts and tribunals in England and Wales. The response to that consultation was published in February 2016. The closures have allowed us to provide investment capital to fund modernisation.

Further review using the principles set out in the 2015 consultation has shown that further improvements and consolidation of the court and tribunal estate is needed. This paper proposes the closure of Cambridge Magistrates' Court. The proposed relocation of the work from this court has been carefully considered, along with the potential impact on court users, judiciary and staff. We welcome comments on the options proposed in this document before making a decision.

The closure proposed is made on the basis that the services provided by this court can be delivered at other sites, which in turn would improve wider utilisation and the efficiency of the estate in Cambridgeshire. The capital proceeds following disposal would provide investment funding which would be reinvested to modernise and improve the services provided to all court users.

This consultation seeks the views of court users, judiciary, magistracy, staff, criminal justice agency practitioners, elected representatives and members of the public to better understand the impact of this proposal.

Alongside this consultation, HMCTS has published a national estates strategy consultation, seeking the views of all those interested in the future of the justice system to guide us on our future strategic decision making on estates transformation. However, decisions on the proposed closure of Cambridge Magistrates' Court will be made on the basis of the principles set out in, and the responses to, this consultation.

Donna Bolton
Delivery Director, HM Courts & Tribunals Service South East

Introduction

This paper sets out for consultation the proposal on the future of Cambridge Magistrates' Court, including the closure of the building and the work being relocated to existing courts. The closure would also contribute to the consolidation of the Cambridgeshire court estate and, through disposal, provide funding for the ongoing process of reforming court and tribunal services in England and Wales. The consultation seeks the views of everyone with an interest in the work at this court.

This consultation is being conducted in line with the Consultation Principles issued by the Cabinet Office and will run for 10 weeks.

Responses are welcomed from anyone with an interest in or views on the subject matter covered by this paper.

This consultation and the consultation stage Impact Assessment are also available at www.gov.uk/moj.

Background

Reform of HM Courts & Tribunals Service

There is a broad consensus that the current justice system needs radical change. Our reform programme is underway; a £1 billion transformation process that is radically reshaping how we think about our justice system.

We are reforming the courts and tribunals service to meet the needs of modern day users and continue to ensure access to justice. Digital technology, online services, flexible hearing centres and new business models will mean that fewer people will need to attend court for hearings. This means that we will need fewer buildings. We are keeping our estate under review to make sure it is the right size and in the right locations for our future service. This is the subject of the separate consultation "Fit for the Future – Transforming the Court and Tribunal Estate".

Reform of the court estate across England and Wales

In February 2016, the Government announced the outcome of a consultation on the provision of court and tribunal estate in England and Wales. The consultation put forward proposals to close those courts and tribunals that are underused, or that are simply unsuitable for the services we need to provide from them. The decision was made to close 86 courts and tribunals over a period of two years which, together with integrations (merging courts in close proximity) will lead to the closure of 120 court and tribunal buildings. The proposals detailed in this paper are in addition to the closures that are already underway as a result of the announcement in February 2016. They have been put forward as a result of our further review of the estate, taking into account the same principles set out in the 2015 consultation.

In examining our court estate we need to make judgements about the most appropriate and cost-effective locations for our courts and tribunals, while ensuring we retain access to justice. We need the right courts and tribunals in the right places. The process of making decisions about our buildings means that we can ensure that our remaining estate is affordable to maintain and can be kept in the best possible condition. Where we consolidate the estate (either through closure or integration) we will reinvest in modernising our services.

Court estate in Cambridgeshire

This paper sets out the proposal to close Cambridge Magistrates' Court and surrender the lease in order to consolidate and improve the efficiency of the other courts in the area. Proceeds from the disposal of the building would form part of the larger £1 billion investment in the process of reforming court and tribunal services throughout England and Wales, as well as improving the efficiency of the court estate in Cambridgeshire.

The following courts are currently located in Cambridgeshire:

Crown Court centres: Cambridge, Huntingdon, Peterborough

Magistrates courts: Cambridge, Huntingdon, Peterborough

Civil and family courts and tribunals: Cambridge, Huntingdon, Peterborough

Deciding which courts to include in the proposals

In the national consultation published in 2015 we set out the HMCTS estates principles which guide our decision-making regarding the location, size and capabilities of our court and tribunal buildings. To ensure we deliver business effectively now and in the longer-term, HMCTS has applied these same principles to develop the proposals in this consultation.

The proposal included in this consultation is intended to consolidate the court estate in Cambridgeshire, to improve efficiency, reduce operating costs and release value from our estate. The principles, together with the responses to this consultation, will guide our decision-making on the final decision regarding the closure of the court and also the level, location and type of any replacement provision which may be required.

The principles are:

Ensuring access to justice

- To ensure continued access to justice when assessing the impact of possible closures on both professional and public court and tribunal users, taking into account journey times for users, the challenges of rural access and any mitigating action, including having facilities at local civic centres and other buildings to ensure local access, modern ICT and more flexible listing, when journeys will be significantly increased.
- To take into account the needs of users and in particular, victims, witnesses and those who are vulnerable.
- To support the requirements of other agencies such as the CPS, social services, police forces and Cafcass.

Delivering value for money

- To reduce the current and future cost of running the estate.
- To maximise the capital receipts from surplus estate for reinvestment in HMCTS.

Enabling efficiency in the longer term

- To reduce the reliance on buildings with poor facilities and to remove from the estate buildings that are difficult and expensive either to improve or to upgrade.
- To move towards an estate with buildings which are larger and facilitate the more efficient and flexible listing of court and tribunal business whilst also giving users more certainty when their cases will be heard.
- To increase the ability to use the estate flexibly across the criminal jurisdiction and separately across the civil, family and tribunal jurisdictions.
- To move towards an estate that provides dedicated hearing centres, seeking opportunities to concentrate back office function where they can be carried out most efficiently.
- To improve the efficient use of the estate by seeking to improve whole system efficiency, taking advantage of modernised communication methods (Wi-Fi and video links) and adopting business processes to increase efficiency and effectiveness.

- To increase the efficient use of the estate wherever possible irrespective of current administrative boundaries.

Cambridgeshire criminal estate capacity

The court proposed for closure has been identified by applying the principles above to our estate in Cambridgeshire. Work from this site could be relocated to other sites within a reasonable travelling distance. The building has considerable operating and maintenance costs and there is the opportunity to achieve capital receipts which could be reinvested in the reform of our courts and tribunals system. Also, by consolidating our estate and operating from fewer sites there is an opportunity for HMCTS to improve the effectiveness and efficiency of our services. Fewer buildings means that HMCTS, judicial and partner agency resources are spread less thinly and case listing can be improved. This will in turn mean fewer empty courtrooms.

While the provision and location of court buildings is a government function, the listing of court work is a judicial responsibility. We will engage with the relevant judicial bodies in Cambridgeshire to agree any redistribution of work, if the court does close.

The proposal

This consultation proposes the closure of Cambridge Magistrates' Court.

The courtrooms in Cambridge Magistrates' Court are not fully utilised. The workload of the court proposed for closure would be distributed to a combination of Cambridge County Court, Huntingdon Law Courts, Peterborough Magistrates' Court and Cambridge Crown Court.

Cambridge County Court would receive non-custodial work from Cambridge Magistrates' Court, with the other three sites being considered for custodial magistrates' court cases workload. Subject to the addition of up to four courtrooms in Cambridge County Court, sufficient capacity exists across the Cambridgeshire estate to accommodate the workload of Cambridge Magistrates' Court.

The reallocation of workload from Cambridge Magistrates' Court to other buildings in Cambridgeshire would enable savings to the cost of our overall estate and help to achieve better value for money for taxpayers. Provision will remain for court users residing in the vicinity of Cambridge to attend hearings in the city.

Civil and family administration is already centralised in Peterborough. This has created space to provide additional court rooms in Cambridge County Court. The proposal outlined in this document is part of a wider process of reorganisation across the region and nationally to make the court estate more efficient through the removal of under-used and surplus properties, enabling reinvestment to modernise our services to the public.

When considering responses to this consultation and making decisions regarding the future of this court, Ministers will consider whether effective access to justice can be maintained, whether the closure offers value for money and whether it would enable the long-term efficiency of the court service. Only when these principles have been met, will a decision be made to close a court.

Cambridge Magistrates' Court

Proposal

Cambridge Magistrates' Court is located within a shopping complex in the centre of the city. The court building is open Tuesday to Friday between 9am and 5pm but hearings are occasionally accommodated outside these formal opening hours. The court is one of three magistrates' courts in Cambridgeshire; the others are located in Peterborough and Huntingdon. Magistrates' family work is also heard at Cambridge County Court.

Cambridge Magistrates' Court is significantly underused and the work can be accommodated elsewhere in the county, subject to the addition of up to four courtrooms in Cambridge County Court.

Moving the work to other courts would allow for a more streamlined and efficient service, as well as reducing running costs. A reduced estate in the region would enable us to invest in areas of the estate that are more suited to the requirements of a modern court house.

It is proposed that non-custodial cases¹ affecting people living in Cambridge and South Cambridgeshire move from Cambridge Magistrates' Court to be heard at Cambridge County Court in the city of Cambridge. Routine local authority cases for Cambridge City and South Cambridgeshire councils (for example council tax enforcement and prosecutions for non-custodial offences) would therefore continue to be heard in Cambridge at the County Court.

Social Security and Child Support Tribunal work would also be moved to Cambridge County Court. Some enabling work (expanding or adapting the physical layout of a building to enable extra capacity) would be required to accommodate the work. Specifically, this would be achieved by increasing the number of courtrooms at Cambridge County Court by up to four, and by using capacity available in other courts, including creating capacity with more effective use of hearing rooms.

Regarding custodial cases, or magistrates' cases which involve the need for custodial facilities, it is proposed that Cambridge Magistrates' Court workload be relocated to Huntingdon Law Courts and Peterborough Magistrates' Court, with some consideration also given to hearing some cases in Cambridge Crown Court.

Huntingdon Law Courts would provide sufficient hearing room space to support the relocation of criminal magistrates' work. Custodial cases would be transferred to Huntingdon except where this would present a significant distance for users to travel, at which point work would be listed at Peterborough Magistrates' Court. A review would be undertaken to establish which location is more accessible to users from different areas. For users who do not live in the vicinity of Cambridge the reallocation of work to other parts of the county will represent decreased journey times in many cases.

We will also look at the distribution of workload between the Crown Court centres of Cambridge, Peterborough and Huntingdon, working with the judiciary to consider the capacity for custodial magistrates' work to be heard in Cambridge Crown Court, and

¹ Non-custodial cases include railway transport fare evasion, education offences (i.e. absence from school out of term time without permission), Council prosecutions (non-payment of parking fees and council tax for example) and RSPCA prosecutions amongst others.

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thereby reducing travel required for people living in the vicinity of Cambridge. Currently Cambridge Crown Court is well used and it would not be possible to reserve Crown Court rooms on an ongoing basis for magistrates' court work without impacting the efficient operation of the Crown Court. However, by looking at capacity across the county, it may be possible to work differently and accommodate more magistrates' work in the Crown Court.

We have carefully considered the locations to which workload and hearings could relocate. For all options we will work with the judiciary and stakeholders to ensure that the utilisation of the proposed receiving sites is maximised. If listing changes are required, this would be a matter for the Judicial Business Group to consider.

We would welcome views on:

- i) whether we should close Cambridge Magistrates' Court;
- ii) if we close Cambridge Magistrates' Court the proposed options for reallocating the work as set out above; and
- iii) what other options you think might work.

Accommodation

Cambridge Magistrates' Court



Cambridge Magistrates' Court is a modern building opened in 2008. It is located at 12 St Andrews Street in Cambridge, within a shopping centre complex in the centre of the city. The court is accessed from a street level foyer and the courtrooms and offices are located on two floors above. The building houses six courtrooms which are used for magistrates' court criminal work and Social Security and Child Support tribunal hearings.

Cambridge County Court



Cambridge County Court is a modern building which is in an excellent state of repair. The building and facilities at Cambridge County Court are broadly comparable to those at Cambridge Magistrates' Court; the county court was opened in 2005. The county court building is more widely used and is better suited to accommodate an increase in hearing work. Additional courtrooms will be constructed to increase hearing capacity and enable the relocation of work from Cambridge Magistrates' Court. The County Court is less than 1 mile (by road) to the Magistrates' Court and

within a fifteen minute walking distance. The building is compliant with the Equality Act 2010.

The Huntingdon Law Courts



The Huntingdon Law Courts building is a five courtroom, multi-jurisdictional court centre, suitable for all hearings, including Crown Court work; the building was opened as a court in 2007. The court is located close to the centre of Huntingdon, close to the railway station and local amenities. The building is compliant with the Equality Act 2010.

Peterborough Magistrates' Court



Peterborough Magistrates' Court was built in 1978, and has seven courtrooms. The court is located in the centre of Peterborough, near local amenities and transport routes. Three of the courtrooms have been adapted for disabled access.

Cambridge Crown Court



Cambridge Crown Court was opened in 2004 and has four court rooms. The court is located in the city centre of Cambridge, near to local amenities and public transport links (rail and bus). The court offers disabled access and three court rooms have been adapted with hearing enhancement facilities. Video conference and video link facilities are also available. The Crown Court is within a mile of Cambridge Magistrates' Court and is a fifteen-minute walk away.

Workload

During the 2016/17 financial year, Cambridge Magistrates' Court sat for a total of 2,376 hours out of a possible 7,620 available hours.

A reorganisation of tribunal hearings in Cambridgeshire has resulted in a marginal increase in the number of hearing hours at Cambridge Magistrates' Court. Despite this, the court remains significantly under-utilised.

At the three proposed receiving sites, during the 2016/17 financial year, the total sitting hours were as follows:

Cambridge County Court sat for 6,036 hours out of a possible 11,430 available hours.

Huntingdon Law Courts sat for 3,350 hours out of a possible 6,350 available hours.

Peterborough Magistrates' Court sat for 3,138 hours out of a possible 7,620 available hours.

Cambridge Crown Court sat for 3,029 hours out of a possible 3,810 available hours.

Judiciary and staff

There are currently no full-time judiciary based at Cambridge Magistrates' Court. However, employment judiciary, district judges (magistrates' courts) and magistrates sit at the venue.

There are ten members of staff based permanently at Cambridge Magistrates' Court.

Operating costs

During the 2016/17 financial year, operating costs of Cambridge Magistrates' Court were approximately £580,000.

Other information

Huntingdon is approximately 21 miles from Cambridge and has a travel time by road of approximately forty five minutes (based on an 8am departure time). There are frequent buses (via the guided bus way between Cambridge and Huntingdon) with a journey time of just over one hour. Trains run on a frequent basis and the journey time by train is approximately 1 hour 30 minutes, with one change required.

Peterborough is approximately 40 miles from Cambridge via the A14 and A1M and has a travel time by road of approximately one hour, although this can be affected by traffic conditions. There is a regular direct train service between Cambridge and Peterborough and the journey time is approximately one hour. There are regular bus services (using the guided busway) with a journey time of approximately one hour.

Travel Time Analysis

Our analysis of travel times compares the current journey times (to the court proposed for closure) with the future journey times from those same towns to the courts that are proposed to receive the workload. In each instance the journey time is assumed to begin at 8am, with travel from town centre to receiving court. Destinations have been selected based on listing arrangements and the largest areas (by population) having work currently heard at the court proposed for closure.²

Destination	Travel ³	Departure Town/District			
		Cambridge (pop. 123,900)	Huntingdon (pop. 23,732)	St Neots (pop. 31,165)	Ely (pop. 20,256)
Cambridge (proposed closure site)	Miles	0	18.4	19	16.8
	Car	0	1 hr 17	1 hr 15	52 mins
	Public Transport	0	1 hr 10	43 mins	38 mins
Proposed Receiving Sites					
Peterborough	Miles	38.3	22	25.3	29.9
	Car	1 hr	45 mins	45 mins	58 mins
	Public Transport	1 hr 3	28 mins	36 mins	46 mins
Huntingdon	Miles	17.4	0	8.7	22.1
	Car	38 mins	0	22 mins	50 mins
	Public Transport	1 hr 14	0	13 mins	1 hr 2
Cambridge (County Court)	Miles	0	20.6	19	16.8
	Car	0	1 hr 10	1 hr 15	52 mins
	Public Transport	0	1 hr 9	43 mins	38 mins

The impact of this proposal

This consultation is accompanied by an Impact Assessment. This includes further information about the way in which we have estimated the likely impact of the proposals detailed in this document.

An Equality Statement is provided at Annex A. Our initial assessment is that the proposal is not discriminatory within the meaning of the Equality Act 2010 as it applies equally to all persons affected by the changes included in this document. We do not consider that the

² Journey times calculated using Google Maps. Other navigation systems may provide different results and travel time will vary subject to local traffic conditions.

³ Shaded area indicates the fastest journey.

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proposal would result in people being treated less favourably because of any protected characteristic.

In terms of the possibility of indirect discrimination, HMCTS consider that the closure of Cambridge Magistrates' Court may put at a disadvantage those with the protected characteristics of disability, pregnancy or maternity because of difficulties to the extent that they need to travel further (some users may conversely travel shorter distances). However, HMCTS consider that this option is a proportionate means of achieving a legitimate aim as explained in more detail in the Equality statement.

Both the Impact Assessment and the Equality Statement will be updated following analysis of the responses to this consultation.

We will work with the Departmental Trade Unions throughout the consultation period to understand the potential impact on our staff, which will feed into the decision making process. At the same time, our staff will also have the opportunity to put forward their views through the formal consultation process.

HMCTS complies fully with equality legislation and codes of practice.

Questionnaire

We would welcome responses to the following questions set out in this consultation paper.

1. Cambridge Magistrates' Court:
 - a. Do you agree with our proposals to close Cambridge Magistrates' Court?
 - b. If we close Cambridge Magistrates' Court what are your views on the proposed options for re-allocating the work?
 - c. What other options do you think might work?
 - d. Would these closure and re-allocation proposals have any particular impacts for you or any group you represent?
2. Do you think our proposals could be extended to include other courts?
3. Do you have any further suggestions for improving the efficiency of the criminal court estate in Cambridgeshire?
4. Do you think we have correctly identified the range and extent of the equality impacts?
Do you have any other evidence or information concerning equalities that you think we should consider?

Thank you for participating in this consultation exercise.

Annex A Equality Statement for South East Region

This Equality Statement includes an analysis of the equalities impact for courts in the Thames Valley (Banbury Magistrates' and County Court as well as Maidenhead Magistrates' Court). These courts are discussed in a separate document, but are included in this equalities statement as they form part of the South East region.

Equality impacts

1. Section 149 of the Equality Act 2010 ("the EA") requires Ministers and the Department, when exercising their functions, to have 'due regard' to the need to:
 - Eliminate discrimination, harassment, victimisation and any other conduct prohibited by the Equality Act (EA);
 - Advance equality of opportunity between different groups (those who share a relevant protected characteristic and those who do not); and
 - Foster good relations between different groups (those who share a relevant protected characteristic and those who do not).
2. Paying 'due regard' needs to be considered against the nine "protected characteristics" under the EA – namely race, sex, age, disability, sexual orientation, religion and belief, marriage and civil partnership, gender reassignment, pregnancy and maternity.
3. The Ministry of Justice (MoJ) and its ministers have a legal duty to consider how the proposed policy proposals are likely to impact on the protected characteristics and take proportionate steps to mitigate or justify the most negative ones and advance the positive ones.

Direct Discrimination

4. Our initial assessment is that the policy is not directly discriminatory within the meaning of the EA as it applies equally to all persons affected by this proposal; we do not consider that the policy proposal would result in people being treated less favourably because of any protected characteristic.

Indirect Discrimination

5. Amongst court users, some groups of people with protected characteristics, as explained below, are over-represented when compared to the local general population. However, even if it were established that in some cases (for example, the length of journey time to court) these effects constituted a particular disadvantage, we believe that implementation of the proposals represent a proportionate means of achieving the legitimate aims of court reform and efficiency.
6. Our approach has been to identify groups of people with protected characteristics and compare them to the court user population in the South East region. This approach allows us to identify whether any particular groups of people are likely to be disadvantaged by the proposals. Due to limitations in the available data on local

HMCTS users, we have had to make the assumption that they are representative of the general population of the region.

Protected characteristics with no impacts

7. We do not consider that the proposal would result in any particular disadvantage for people with the protected characteristics of sex, age, race or religion, sexual orientation, gender reassignment or marriage and civil partnership.
8. We have assessed the available data on the characteristics of sex, race and religion. Our current assessment is that there is some slight over-representation of those of an Asian race in areas local to the courts whose closures are being consulted upon (7% in Cambridge, Maidenhead and Banbury) when compared to the general population of the South East region (4%).
9. The evidence set out in Table 1 shows the data we currently have on the protected characteristics of users at the three courts being considered by proposals that cover the South East (in two documents). Although there is some over-representation we do not consider that this would result in any particular disadvantage for people with the protected characteristics of sex, race or religion. Furthermore we do not consider that the closures will have a greater impact on these particular groups when compared to the region's population as a whole. Nonetheless we will continue to assess the impacts of these proposals on affected groups who share protected characteristics, paying particular regard to any equality impacts identified in the responses to consultation.
10. Due to limitations in the available data we have been unable to assess the extent of impacts on the remaining protected characteristics of sexual orientation, gender reassignment and marriage and civil partnership. Having considered the impact of the proposals on the groups for which limited data is available, we have not identified any direct or indirect discrimination arising from the planned closures. Nonetheless, we will continue to assess the impacts of these proposals, paying particular regard to any equality impacts identified in the responses to consultation.

Protected characteristics with impacts

11. We recognise that the need to travel further (either by car or by public transport) is likely to have greater impacts on people with disabilities and pregnant women. Available data suggests that there is no over-representation of people with disabilities in the areas local to the three courts being considered for closure. There is no available data to suggest that there are more pregnant women in the areas local to these courts compared to the South East population as a whole.
12. Increased travel may have greater impacts for those groups. Those impacts can be ameliorated, to some degree, by some of the mitigating measures identified below. For example, the greater availability of online information may reduce the need to travel to courts.
13. In so far as this policy extends to people with disabilities and pregnant women, we believe that potential impact is proportionate having regard to the aim of the policy. The closure of the proposed court will impact a small number of users and the savings and efficiency achieved as a result of the closures will contribute to a better service overall for users. It remains important to make reasonable adjustments for people of disability to ensure appropriate support is given.

14. The potential for greater impacts for disabled and pregnant women has been treated as a significant factor when assessing the proportionality of the proposals and will be reconsidered before any final decision is taken.

Harassment and victimisation

15. We do not consider there to be a risk of harassment or victimisation as a result of these proposals.

Advancing equality of opportunity

16. Consideration has been given to how these proposals impact on the duty to advance equality of opportunity by meeting the needs of court users who share a particular characteristic, where those needs are different from the need of those who do not share that particular characteristic. We believe that reducing the reliance on HMCTS buildings with poor facilities to take advantage of a more modernised estate with better communication methods will help to generate a positive impact on all users, especially people with disabilities.

Fostering good relations

17. Consideration has been given to this objective that indicates it is unlikely to be of particular relevance to the proposals.

Court users

18. We have explored the likely equality impacts on court users by drawing comparisons between the populations local to the proposed closures and the population of the South East region.⁴
19. No comprehensive information is held on the protected characteristics of HMCTS users. In this assessment, we have assumed that all court users are representative of the general population from which they are drawn, using data from the 2011 Census. We have compared the protected characteristics of this population with the populations in the appropriate local authority areas.

⁴ Data is collected from the 2011 Census at a district level.

Table 1: The protected characteristics of those impacted by the proposals

		Local population <i>Magistrates' Court (Maidenhead, Banbury and Cambridge magistrate's courts)</i>			South East population
		<i>Crown court</i>	<i>County court</i>		
Site closures		0	3	0	3
Gender	Male	N/A	50%	N/A	49%
	Female	N/A	50%	N/A	51%
Age	0-15	N/A	18%	N/A	19%
	16-64	N/A	67%	N/A	64%
	65+	N/A	15%	N/A	17%
Disability	Disability	N/A	13%	N/A	16%
	No disability	N/A	87%	N/A	84%
Race	White	N/A	87%	N/A	91%
	Mixed	N/A	2%	N/A	2%
	Asian	N/A	7%	N/A	4%
	Black	N/A	1%	N/A	2%
	Other	N/A	2%	N/A	1%
Religion	Christian	N/A	58%	N/A	60%
	Buddhist	N/A	1%	N/A	0%
	Hindu	N/A	1%	N/A	1%
	Jewish	N/A	0%	N/A	0%
	Muslim	N/A	3%	N/A	2%
	Sikh	N/A	1%	N/A	1%
	Other religion	N/A	0%	N/A	0%
	No religion	N/A	28%	N/A	28%
Religion not stated	N/A	8%	N/A	7%	

Defendants, victims and witnesses

- The Ministry of Justice publications *Race and the Criminal Justice System 2014* and *Women and the Criminal Justice System 2014* show the race and gender profile of court users and those in the Criminal Justice system at a national level. They show that men and those from a Black ethnic group are over-represented amongst defendants in the criminal courts when compared to the general population from which they are drawn. Data for those sentenced in both the Crown and magistrates' courts in 2012 to 2013 confirm that:

- Males were more likely to be sentenced to immediate custody and to receive custodial sentences of 6 months or longer than females with a similar criminal history.
 - Relative to the population, rates of sentencing for Black offenders were 3 times higher, and 2 times higher for mixed race offenders, relative to offenders from the White ethnic group; a trend mirrored in prosecutions.
21. There is no comprehensive source of data on the protected characteristics of victims and witnesses who may use the criminal courts. However, the Crime Survey for England and Wales (2017) shows that the following groups of people are over-represented as victims of crime when compared to all those surveyed:
- Those aged 16 to 24 (20% of all victims compared to 14% of all those surveyed)
 - 30% of those from a mixed or multiple ethnic background have been a victim of crime, compared to 13% amongst white adults.
22. Whilst groups of people sharing particular protected characteristics may be over-represented amongst victims, we are unable to quantify whether such over-representation extends to victims and witnesses who use the criminal courts. Conclusions on how different groups of victims and witnesses may be impacted by the proposals therefore remain tentative.

Impact on magistrates

23. HMCTS HR data show that magistrates are older and more likely to be of White ethnicity than the general population of England and Wales from which they are drawn. Data for 31 March 2011 confirm that:
- Younger magistrates are under-represented: 18% of serving magistrates were 49 or under, 30% were aged 50-59 and 52% aged 60 and over. Figures for the general population (aged 18-70) are 66%, 18% and 16% respectively.
 - Those of Black, Asian and Minority Ethnic (BAME) ethnicity were similarly under-represented: 8% of serving magistrates in England and Wales declared themselves to be from a BAME background. This compares with the most recent estimate that BAME groups represent 14% of the general population (all ages).
 - Disabled magistrates were also under-represented: 5% of serving magistrates in England and Wales consider themselves to have a disability, whilst 18% of the general population (all ages) consider themselves to have a long-term health problem or disability that limits daily activity a lot or a little. The differences in the definitions of disability are acknowledged.
 - In line with the general population 51% of serving magistrates in England and Wales were female.

Other Impacted Groups

24. Other groups potentially impacted by the proposed closures include the judiciary and legal professionals. Statistics from the Judicial Office⁵ show that male judges, those of White ethnicity and those aged 50 years and older are over-represented compared to the general population. The practising bar and practising solicitors are more diverse, though men remain over-represented in both professions^{6,7}.
25. With regards to other HMCTS staff, equality assessments will be carried out by HMCTS HR at the Business Unit level and the impact on protected characteristics will be fully assessed once the impact on individuals at each site has been assigned.

Mitigations

26. We recognise that as courts close we need to continue to modernise and improve the way we deliver front line services. We also need to continue to provide reasonable adjustments for court users to ensure access to justice is maintained. There are a number of mitigations that we are either considering (or are already in place) that will help to minimise the impact of court closures on court users, including:
 - All guidance material, together with information about particular processes, are made available online through GOV.UK and the Justice website. This would include: the location, directions to and available facilities of the relevant court or tribunal, mediation, how to make a claim, how to appeal, and how to make a complaint. In addition these websites provide useful links and signposts users to related websites such as: Resolution, National Family Mediation, Community Legal Advice, Citizens Advice, Consumer Direct, Ofcom and Ofgem amongst others. Public information is reviewed as necessary.
 - Provision of business and contact centres for some services (e.g. County Court Money Claims Centre) mean that services can be accessed by post and phone until the hearing (if a hearing is required).
 - Online services, such as Money Claims Online and Possession Claims Online allow online access to services up to the hearing stage (if required).
 - Alternative Dispute Resolution is promoted where appropriate which reduces reliance on court hearings
 - Reasonable disability adjustments are undertaken in courts in accordance with the existing reasonable disability adjustments policy. Guidance is available to all staff, including a central advice point.
 - Video links for criminal courts are used as follows:
 - Prosecution and defence witnesses can use live links to give evidence in trials. These links operate in nine Criminal Justice System (CJS) areas, with more expected to be set up this year.

⁵ <https://www.judiciary.gov.uk/publications/judicial-statistics-2017/>

⁶ <http://www.barcouncil.org.uk/about-the-bar/facts-and-figures/statistics/>

⁷ <http://www.lawsociety.org.uk/representation/research-trends/annual-statistical-reports/>

- Virtual courts are set up in four areas for preliminary hearings. Defendants appear from the police station at the magistrates' court by video link.
- Prison to court video links allow defendants to appear from custody in magistrates' courts.
- Additional video links are available at the court to allow vulnerable witnesses to give evidence without facing the defendant where this is in the interests of justice.
- Later starts times can be considered for hearings if a customer notifies the hearing centre that travel is problematic.

Conclusion

27. Those living in the areas affected by the court closures will be within an acceptable travelling distance of the court where the work is transferred to. This means that users will still be have reasonable journeys to court to attend hearings, including by public transport.
28. Although increased journeys have the potential to impact some people with protected characteristics, the impact is expected to be limited and justified in the context of the aim of the policy, and given the mitigations set out below of other ways to access services. . Many of the services traditionally accessed by face to face visits to court are being offered online. Some court hearings can also be conducted via telephone or video link and court users are being offered local alternatives to court hearings (mediation). All of these measures are reducing the need to travel to court buildings to access HMCTS services.
29. For those that still need to attend courts, reasonable disability adjustments are offered and other measures such as later court hearing start times will minimise impacts for those with transport difficulties.
30. In the long-term, the savings and any capital receipts generating from the closure will contribute towards the overall funding of the reform of HMCTS including any necessary improvements at the receiving courts. Overall therefore we consider that the proposed closure of Cambridge Magistrates' Court, and any resulting impacts are a proportionate means of achieving the legitimate aim of a modernised, efficient court and tribunal service.

About you

Please use this section to tell us about yourself

Full name	
Job title or capacity in which you are responding to this consultation exercise (e.g. member of the public etc.)	
Date	
Company name/organisation (if applicable):	
Address	
Postcode	
If you would like us to acknowledge receipt of your response, please tick this box	<input type="checkbox"/> (please tick box)
Address to which the acknowledgement should be sent, if different from above	

If you are a representative of a group, please tell us the name of the group and give a summary of the people or organisations that you represent.

Contact details/How to respond

Please send your response by 29/03/2018 to:

HMCTS Consultation
Post point 6.07
102 Petty France
London
SW1H 9AJ

Email: estatesconsultation@hmcts.gsi.gov.uk

Extra copies

Further paper copies of this consultation can be obtained from this address and it is also available on-line at www.gov.uk/moj.

Alternative format versions of this publication can be requested from the Ministry of Justice (please see details above).

Publication of response

A paper summarising the responses to this consultation will be published at www.gov.uk/moj

Representative groups

Representative groups are asked to give a summary of the people and organisations they represent when they respond.

Confidentiality

Information provided in response to this consultation, including personal information, may be published or disclosed in accordance with the access to information regimes (these are primarily the Freedom of Information Act 2000 (FOIA), the Data Protection Act 1998 (DPA) and the Environmental Information Regulations 2004).

If you want the information that you provide to be treated as confidential, please be aware that, under the FOIA, there is a statutory Code of Practice with which public authorities must comply and which deals, amongst other things, with obligations of confidence. In view of this it would be helpful if you could explain to us why you regard the information you have provided as confidential. If we receive a request for disclosure of the information we will take full account of your explanation, but we cannot give an assurance that confidentiality can be maintained in all circumstances. An automatic confidentiality disclaimer generated by your IT system will not, of itself, be regarded as binding on the Ministry.

The Ministry will process your personal data in accordance with the DPA and in the majority of circumstances, this will mean that your personal data will not be disclosed to third parties.

Impact Assessment

The Impact Assessment will be published separately at
<https://consult.justice.gov.uk/digital-communications/cambridge-magistrates-court-proposal-on-future>

Consultation principles

The principles that Government departments and other public bodies should adopt for engaging stakeholders when developing policy and legislation are set out in the consultation principles.

<http://www.cabinetoffice.gov.uk/sites/default/files/resources/Consultation-Principles.pdf>

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