Liberty

Economic impacts of immigration detention reform
Cambridge Econometrics’ mission is to provide clear insights, based on rigorous and independent economic analysis, to support policy-makers and strategic planners in government, civil society and business in addressing the complex challenges facing society.

Cambridge Econometrics Limited is owned by a charitable body, the Cambridge Trust for New Thinking in Economics.

www.neweconmicthinking.org
## Authorisation and version history

<table>
<thead>
<tr>
<th>Version</th>
<th>Date</th>
<th>Authorised for release by</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.1</td>
<td>08/03/19</td>
<td>Philip Summerton</td>
<td>Client comments addressed.</td>
</tr>
<tr>
<td>1.0</td>
<td>27/02/19</td>
<td>Philip Summerton</td>
<td>Draft report for comment.</td>
</tr>
</tbody>
</table>
Contents

Executive Summary 5

1 Introduction 11

2 Approach 12

3 Results 13

4 Conclusion 32

5 References 34

Tables

Table 3.1: Days spent in detention by time band 14
Table 3.2: Detention days saved by time band 15
Table 3.3: Average daily cost of immigration detention by year 15
Table 3.4: Estimated cost savings under a 28-day time limit 22
Table 3.5: Detention days under a 28-day limit 23
Table 3.6: Estimated detention costs under a 28-day time limit 23
Table 3.7: Alternative estimated cost savings under a 28-day time limit 23
Table 3.8: Annual costs per participant of the Community Support Project 27
Table 3.9: Estimated cost of day replacement support beyond 28 days 28
Table 3.10: Estimated cost of year-long support beyond 28 days 29
Table 3.11: Estimated cost of year-long support to all people 29

Figures

Figure 3.1: Numbers of people released each year 18
Figure 3.2: Proportion of people held in detention by time band 18
Figure 3.3: Proportion of people released by outcome 19
Figure 3.4: Average daily cost of immigration detention by quarter 20
Figure 4.1: Savings and costs of UK immigration detention reform 32

Boxes

Box 3.1: Data on average daily detention cost 16
Box 3.2: Defining Alternatives to Detention 26
Executive Summary

This report presents the results of a study for Liberty on the potential costs and savings of UK immigration detention reform. Specifically, the research considers the economic impacts were the UK to introduce a 28-day time limit on immigration detention. This contrasts with the current situation, under which there is no time limit.

Key findings

1. In 2017/18, Home Office expenditure on detention was £108m
2. Under a 28-day immigration detention time limit, there are potential long-term cost savings of £55-65m each year
3. On the available evidence, plausible alternatives cost less than detention, with a likely (albeit wide) cost range of £6-30m

A 28-day time limit supported by alternative provision could yield long-term net savings of £25-35m or more each year. If sustained, a recent apparent fall in the use of detention in 2018 would suggest cost savings closer to the lower end, and to the clear benefit of those people who were either not detained or released sooner.

The UK is the only country in Europe without a time limit on immigration detention

- As of March 2019, the UK is the only country in Europe without a statutory time limit for holding someone in immigration detention. The UK also has one of the largest detention estates in Europe. Pressure has been mounting to introduce a statutory 28-day time limit, from a wide range of organisations.
  - In 2018, around 25,000 people entered detention and a similar number left. Encouragingly, these figures are lower than the historical trend. Over 2010-17, the number of people entering and leaving detention ranged from 26,000 to 30,000 each year. The exception is 2015, when the numbers climbed to 32,400 and 33,200, respectively.
  - On average, around 65% of people detained are released within 28 days. On the same basis, 95% are released within six months and 99% within a year. Again, the 2018 figures show a possible departure from trend, with a higher proportion of people released within 28 days (69%).
  - However, Home Office statistics going back to 2010 also show individual cases of people being held for much longer: over four years, at times. Many people can also face multiple stints of detention and re-detention, which is not reflected in Home Office statistics.

Immigration detention is both harmful and costly: this research focuses on cost

- The argument in favour of a time limit is fundamentally one of human rights and there are recurring criticisms of the harm caused to people’s health and wellbeing. These effects may persist beyond the period of detention, especially in cases of prolonged detention.

In support of this, there may also be an economic case for a time limit, if there are viable and cheaper alternatives to immigration detention. It is in this context that Liberty commissioned Cambridge Econometrics (CE) to examine the implications of a 28-day time limit.
Our analysis focuses on direct financial costs and benefits. It does not consider, for example, the potential benefits of reduced physical or mental harm. The analysis that follows only considers the long-term savings following immigration detention reform. The available data preclude any analysis of the potential transitional savings from any prospective reform.

- For an economic analysis of this kind, information on the existing UK immigration detention system is quite sparse. Moreover, alternatives to detention are still in the pilot phase, with limited evidence on how they might operate at scale. Nevertheless, with the data that are available, it is possible to estimate:
  - Cost savings from detaining people for shorter lengths of time (implying a smaller detention estate) and, consequently, avoiding compensation payments for wrongful detention. This draws on data from the Home Office.
  - Additional costs of alternatives to detention (i.e. in the community) that support people to resolve their cases. This uses data provided to us by Detention Action on their Community Support Project.\(^8\)

- Had there been a 28-day time limit in the past, our analysis suggests:
  - Cost savings from shorter detention lengths and compensation payments avoided of £55-65m, which can be interpreted broadly as an annual saving.\(^9\) An alternative calculation method finds a similar range of savings and sensitivity analysis supports a conclusion that potential savings are in the tens of millions of pounds (a lower bound of around £35m).
  - There is significant uncertainty about the annual costs of alternative provision at scale and our analysis suggests a wide range, from as little as £6m to as much as £30m. That latter figure is, however, likely to be near the upper limit of the plausible range.

Source(s): Home Office (see Endnote 7).

---

**Executive Summary Table 1: The current UK immigration detention system**

<table>
<thead>
<tr>
<th>Description</th>
<th>Value</th>
<th>Period</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Home Office detention costs</td>
<td>£108m</td>
<td>2017/18</td>
<td>Falling over time (£137m in 2014/15). Excludes costs such as healthcare and escorting people to/from detention centres.</td>
</tr>
<tr>
<td>Home Office compensation payments for wrongful detention</td>
<td>£3m</td>
<td>2017/18</td>
<td>Falling over time (£4m in 2014/15).</td>
</tr>
<tr>
<td>People entering detention</td>
<td>24,748</td>
<td>2018</td>
<td>Average 28,900 over 2010-17 (highs of 30,400-32,400 over 2013-15 and a previous low of 25,904 in 2010).</td>
</tr>
<tr>
<td>People leaving detention</td>
<td>25,487</td>
<td>2018</td>
<td>Average 28,900 over 2010-17 (highs of 30,000 in 2013 and 33,200 in 2015 and a previous low of 25,959 in 2010).</td>
</tr>
<tr>
<td>Average daily detention cost</td>
<td>£87.71</td>
<td>2018Q4</td>
<td>Fell from £98.70 in 2014Q2 to £85.47 in 2017Q1. Rising from 2017Q1, until 2018Q4 when it fell slightly.</td>
</tr>
</tbody>
</table>

Source(s): Home Office (see Endnote 7).
Executive Summary Figure 1: Savings and costs of UK immigration detention reform

From our analysis of historical data on immigration detention and our assessment of likely future policy developments, it is reasonable to think of the implied net saving of at least £25-35m each year as indicative of the future long-term impact. The net saving could only accrue gradually as existing private contracts expire and alternative provision expands.

Without more detail on the breakdown of the Home Office’s expenditure, it is difficult to make a like-for-like comparison but, for reference, Home Office expenditure on detention was £108m in 2017/18.

It is difficult to conceive of any plausible situation in which the additional costs of alternative provision could outweigh the estimated savings from a 28-day time limit.

Limitations to our approach rest on data availability and quality:

- While there are regularly published statistics on some elements of the system, including how long people are held for, information is limited on what happens to those who are released into the community rather than those who depart or are removed from the UK. This includes the outcome of any claims for financial support that would ultimately be paid by the UK government. It is not possible to construct firm estimates of the costs of this support, owing to a lack of data about how many people are or might be eligible, and whether they can successfully claim that support. Low eligibility and low claims would tend to lower the additional costs of support. However, any potential financial saving here must also be understood as a decision about what the state does or does not choose to provide to people so affected. We assess the additional costs of financial support as potentially low but with no clear way to establish an upper bound on how large they could be. It was not possible to estimate the impacts on public service provision.

- While Home Office annual reports and accounts do include detention costs as a line item, this does not represent the entirety of the financial costs associated with immigration detention. These figures do not
include, for example, the costs of healthcare provision (which are borne separately, by NHS England), escorting services to and from detention centres or the cost of legal cases settled out of court. In some cases, the government withholds information for reasons of commercial confidentiality. In this sense, there is scope for other savings that are not captured in our estimates.

Beyond the totals described above, and a Home Office-published figure on average daily detention cost, there is little further detail on the breakdown of operating costs. The average daily cost figures are simply the operating costs of the detention centres divided by the average number of bed spaces. Ideally, there would be more detail available on, for example, fixed versus variable costs as well as a breakdown of cost items. This is a critical uncertainty in our analysis but, as a government-published estimate, it is the most credible figure available on which to base our estimates.

Alternative provision to reduce or avoid detention remains under-developed in the UK. The Home Office has just started funding a small pilot project to be delivered by the Action Foundation for women who would otherwise be liable to detention at Yarl’s Wood. There is also an independently funded Alternative to Detention, the Community Support Project, run by Detention Action, which works with young men with previous convictions who are liable to immigration detention. These pilots are both small: their cost and effectiveness at scale is not clear. In the case of the Community Support Project, on the one hand, the data are for a programme of wider and longer-term support (around one year per participant) than many might need. However, on the other hand, the Community Support Project does not provide accommodation, which may be a source of substantial cost in other programmes. More research is needed to better understand any future combination of prospective alternative provision.

While acknowledging the above as limitations, we see no reason to think that the order of magnitude of our results is unreasonable.

Uncertainties: future policy

- Uncertainties associated with our estimates concern the impacts of future policies. In particular:
  - The Immigration and Social Security Co-ordination (EU Withdrawal) Bill, which proposes to change the definition of who is eligible to remain in the UK. EU nationals make up an increasing proportion of those held in immigration detention and the Bill could lead to more being detained. Were this to happen, the potential savings from reduced detention would likely increase.
  - The implications of Brexit, which could change the number and balance of EU and non-EU nationals coming to the UK, and about which the cost impacts are unknown.
  - The planned expansion of Heathrow Airport would require the demolition of both the Harmondsworth and Colnbrook centres, with new capacity expected to be built elsewhere. The implications of this for future detention capacity and for potential future savings are unclear.
Endnotes


7 Sources for Executive Summary Table 1:
   e) Average daily detention cost: Home Office (no date) ‘Migration transparency data’, Immigration enforcement: Table DT_02 ‘Average cost per day to hold an individual in immigration detention’ https://www.gov.uk/government/collections/migration-transparency-data#immigration-enforcement

8 Detention Action (no date) ‘Community Support Project’ https://detentionaction.org.uk/community-support-project/
Strictly, the analysis estimates the savings had everyone released in a calendar year (from the data) only been held for a maximum of 28 days. Some of those people would have consequently been released in earlier years with some savings falling in those earlier years. To the extent that the historical trend appears broadly stable, the saving can be thought of as approximately annual on the basis that, in a given year, while some savings would fall in earlier years, similar savings from later years would fall in the current year. This interpretation is clouded somewhat by the reduced use of detention in 2018 but the approximate order of magnitude in the results remains valid.

10 Home Office (no date) ‘Annual reports and accounts’

https://www.parliament.uk/business/publications/written-questions-answers-statements/written-question/Commons/2019-02-08/218833


13 Home Office (no date) ‘Migration transparency data’, Immigration enforcement: Table DT_02 ‘Average cost per day to hold an individual in immigration detention’
https://www.gov.uk/government/collections/migration-transparency-data#immigration-enforcement

14 Hansard (2019) ‘Immigration: Detainees’, Response by Caroline Nokes to written question from Tulip Siddiq, 01/02/2019, 212416


16 Analysis of annual data over 2010-17 from:

1 Introduction

This report presents the results of a study for Liberty on the potential costs and savings of UK immigration detention reform. Specifically, the research considers the economic impacts were the UK to introduce a 28-day time limit. This contrasts with the current situation, under which there is no time limit.

As of March 2019, the UK is the only country in Europe without a statutory time limit for holding someone in immigration detention. Moreover, the UK has one of the largest detention estates in Europe (Silverman and Griffiths, 2018). Pressure has been mounting to introduce a statutory 28-day time limit, from a wide range of organisations.

The argument in favour of a time limit is fundamentally one of human rights and there are recurring criticisms of the harm caused to people’s health and wellbeing (see, for example, McGuinness and Gower, 2018). These effects may persist beyond the period of detention, especially in cases of prolonged detention.

In support of this, there may also be an economic case for a time limit, if there are viable and cheaper alternatives to immigration detention. It is in this context that Liberty commissioned Cambridge Econometrics to examine the implications of a 28-day time limit.

The rest of this report is structured as follows:

- Chapter 2 sets out our approach
- Chapter 3 presents the analysis itself, with results divided into sections on cost savings and additional costs incurred (from the provision of alternatives to detention)
- the report concludes in Chapter 4

We provide references in Chapter 5.
2 Approach

The aim of the research is to analyse how the balance of costs and benefits might differ under a 28-day time limit by considering:

- **Potential cost savings** from holding people for shorter lengths of time and, by implication, running a proportionally smaller detention estate.
  - Alongside that, we account for further savings to the Home Office under the assumption that a 28-day time limit would avoid all compensation payments for wrongful detention. As we explain in the next chapter, our overall conclusions are not sensitive to this assumption.
  - As we discuss later, the cost savings would ideally also include savings from reduced costs elsewhere as a result of reduced detention e.g. healthcare and escorting to/from detention centres. However, there were not enough data to inform such an analysis.

- **Likely additional costs incurred** from the need to provide alternative provision in place of detention.
  - For this, we consider the costs of providing casework support to people in the community, as an alternative to detention. The figures we use here are based on information provided by Detention Action about their Community Support Project.
  - In principle, this part of the analysis should also include the costs of support that people might be eligible for outside of detention. While there is information on the level of support that people can claim, there is little evidence on how many people successfully claim that support and for how long. We discuss this further in the next chapter.

The difference between the first (savings) and the second (new costs) gives the **net saving or cost of a possible immigration detention reform**. Our approach is to carry out this analysis using past data and to then examine the assumptions under which these results can be interpreted as appropriately representative of potential future impacts i.e. that they can be extrapolated reasonably.

Broadly, our approach mirrors that of an earlier study by Matrix Evidence (2012) for Detention Action. This current research differs by:

- considering a firm 28-day time limit, in contrast to the earlier report’s assessment of timely release after three months, in cases in which people would eventually be released back into the community anyway
- making use of more recent data on the structure and operation of the UK immigration detention estate, up to 2018, whereas the previous study used data up to 2010

In the next chapter, we set out our approach in more detail, alongside the results of our analysis. This includes an assessment of the applicability of these estimates as potential future cost savings.

---

1 [https://detentionaction.org.uk/community-support-project/](https://detentionaction.org.uk/community-support-project/)
3 Results

This chapter presents, in separate sections, the results of our analyses of cost savings and additional costs incurred. In each case, we set out our approach and underlying assumptions before presenting the results and discussing any limitations.

3.1 Cost savings

This section presents our estimates of the potential cost savings were there to be a 28-day time limit on immigration detention. From our analysis of Home Office data and UK government information, we conclude that there are potential savings of £55-65m each year under a 28-day time limit. Our results and assessment of recent trends in the operation of the detention estate suggest potential cost savings towards the lower end of that range if the 2018 figures are taken as indicative of the long-term trend. However, if this is the case, it is most likely because the Home Office is, effectively, already beginning to realise some cost savings of using detention less. More discussion of this follows. We also present an alternative calculation that yields similar results to our principal estimates.

The main uncertainties associated with the above figure concern:

- the quality of the UK immigration detention data, including on costs which could not be included in our analysis
- the extent to which the current condition of the detention estate is a reliable indicator of its future operation, should indefinite detention continue
- the possible impacts of legislative and policy developments that are still to be resolved at the time of writing, including the Immigration and Social Security Co-ordination (EU Withdrawal) Bill 2017-19 and Brexit

In the following sections we present our approach and its underlying assumptions, the results of the analysis and a discussion of the reliability of our results.

Approach

Using data for 2014-18, our approach is to estimate the cost savings from implementing a 28-day time limit by multiplying:

1. The total number of detention days saved were there to be a time limit – the difference between the total number of days that detainees are held under the current system and the total number of days they might be held under a 28-day system.

2. The average cost per day to hold someone in detention.

To this we add the potential savings from compensation payments avoided for wrongful detention. We do this for the years 2014-17. We explain each of these components below.

Note that, owing to a lack of data, these estimates exclude other costs associated with immigration detention such as the cost of escorting people to and from detention, and healthcare provision (Hansard, 2019b). In these
respects, what can be captured in the analysis is somewhat narrow in scope. Conversely, and other things being equal, these costs can be thought of as being towards the lower end of the cost savings that might be achieved under a 28-day time limit.

The Home Office publishes data on the number of people released from detention, broken down by the length of time before release, in days.\textsuperscript{2} These data are reported in bands e.g. ‘3 days or less’, ‘4 to 7 days’ etc. We do not know precisely how long people are held in detention before release. The size of the bands, and in turn the accompanying uncertainty, increases with longer detention lengths.

Because the statistics provide detention lengths as ranges, we do not know if someone who appears in the category ‘18 months to less than 24 months’ spent closer to 548 or 729 days in detention. This is a material difference in both human and financial terms. Given this uncertainty, in our analysis we consider three alternative assumptions about the typical detention length in each category: lower, central and upper estimates. The lower estimate is the minimum that someone could spend in detention in each category, while the upper estimate is the maximum. The central estimate is the midpoint between the two (see Table 3.1).

### Table 3.1: Days spent in detention by time band

<table>
<thead>
<tr>
<th>Detention length</th>
<th>Lower</th>
<th>Central</th>
<th>Upper</th>
</tr>
</thead>
<tbody>
<tr>
<td>3 days or less</td>
<td>0.0</td>
<td>1.5</td>
<td>3.0</td>
</tr>
<tr>
<td>4 to 7 days</td>
<td>4.0</td>
<td>5.5</td>
<td>7.0</td>
</tr>
<tr>
<td>8 to 14 days</td>
<td>8.0</td>
<td>11.0</td>
<td>14.0</td>
</tr>
<tr>
<td>15 to 28 days</td>
<td>15.0</td>
<td>21.5</td>
<td>28.0</td>
</tr>
<tr>
<td>29 days to less than 2 months</td>
<td>29.0</td>
<td>44.5</td>
<td>60.0</td>
</tr>
<tr>
<td>2 months to less than 3 months</td>
<td>61.0</td>
<td>75.5</td>
<td>90.0</td>
</tr>
<tr>
<td>3 months to less than 4 months</td>
<td>91.0</td>
<td>106.0</td>
<td>121.0</td>
</tr>
<tr>
<td>4 months to less than 6 months</td>
<td>122.0</td>
<td>152.0</td>
<td>182.0</td>
</tr>
<tr>
<td>6 months to less than 12 months</td>
<td>183.0</td>
<td>273.5</td>
<td>364.0</td>
</tr>
<tr>
<td>12 months to less than 18 months</td>
<td>365.0</td>
<td>456.0</td>
<td>547.0</td>
</tr>
<tr>
<td>18 months to less than 24 months</td>
<td>548.0</td>
<td>638.5</td>
<td>729.0</td>
</tr>
<tr>
<td>24 months to less than 36 months</td>
<td>730.0</td>
<td>912.0</td>
<td>1094.0</td>
</tr>
<tr>
<td>36 months to less than 48 months</td>
<td>1095.0</td>
<td>1277.0</td>
<td>1459.0</td>
</tr>
<tr>
<td>48 months or more</td>
<td>1460.0</td>
<td>1460.0</td>
<td>1460.0</td>
</tr>
</tbody>
</table>

Source(s): CE calculations.

Note that in Table 3.1 we assume that someone in the longest detention length category (‘48 months or more’) is held for no more than 48 months (four years). Rather than assume central and upper limits on detention lengths, we have been conservative by applying a common lower limit.\textsuperscript{3} In any case, the


\textsuperscript{3} Longer assumed detention lengths under current conditions would create greater opportunities for savings. By assuming the shortest possible detention length for this category, our final cost estimates are at the lower end.
number of releases in this category accounts for less than 0.1% of those released from detention and thus has a negligible impact on the results derived from these data.

From the assumptions in Table 3.1, we can then estimate the number of detention days saved (reduced) per person under a 28-day limit. This is calculated by subtracting 28 days from the numbers in Table 3.1. For the bands that have an upper limit of 28 days or less, no detention days are saved. We assume that the implementation of a 28-day limit would not have an effect in terms of cost savings (see Table 3.2).

Table 3.2: Detention days saved by time band

<table>
<thead>
<tr>
<th>Detention length</th>
<th>Lower</th>
<th>Central</th>
<th>Upper</th>
</tr>
</thead>
<tbody>
<tr>
<td>3 days or less</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>4 to 7 days</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>8 to 14 days</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>15 to 28 days</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>29 days to less than 2 months</td>
<td>1.0</td>
<td>16.5</td>
<td>32.0</td>
</tr>
<tr>
<td>2 months to less than 3 months</td>
<td>33.0</td>
<td>47.5</td>
<td>62.0</td>
</tr>
<tr>
<td>3 months to less than 4 months</td>
<td>63.0</td>
<td>78.0</td>
<td>93.0</td>
</tr>
<tr>
<td>4 months to less than 6 months</td>
<td>94.0</td>
<td>124.0</td>
<td>154.0</td>
</tr>
<tr>
<td>6 months to less than 12 months</td>
<td>155.0</td>
<td>245.5</td>
<td>336.0</td>
</tr>
<tr>
<td>12 months to less than 18 months</td>
<td>337.0</td>
<td>428.0</td>
<td>519.0</td>
</tr>
<tr>
<td>18 months to less than 24 months</td>
<td>520.0</td>
<td>610.5</td>
<td>701.0</td>
</tr>
<tr>
<td>24 months to less than 36 months</td>
<td>702.0</td>
<td>884.0</td>
<td>1066.0</td>
</tr>
<tr>
<td>36 months to less than 48 months</td>
<td>1067.0</td>
<td>1249.0</td>
<td>1431.0</td>
</tr>
<tr>
<td>48 months or more</td>
<td>1432.0</td>
<td>1432.0</td>
<td>1432.0</td>
</tr>
</tbody>
</table>

Source(s): CE calculations.

We then multiply the numbers of detention days saved per person per band by the total number of people in each band to derive the total number of detention days saved under a 28-day detention limit. This is the first component of the cost savings calculation.

Cost per day

To get a total cost saving estimate, we multiply the total number of detention days saved by an average cost per day to hold someone in detention. This average cost figure is provided quarterly by the Home Office as part of the ‘Immigration enforcement transparency dataset’. We calculate the annual averages as the means of these quarterly data (see Table 3.3). This gives the second component of the cost savings calculation.

Table 3.3: Average daily cost of immigration detention by year

<table>
<thead>
<tr>
<th>Year</th>
<th>Average cost per day per person (£)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2014</td>
<td>97.32</td>
</tr>
<tr>
<td>2015</td>
<td>91.32</td>
</tr>
<tr>
<td>2016</td>
<td>88.03</td>
</tr>
<tr>
<td>2017</td>
<td>85.72</td>
</tr>
<tr>
<td>2018</td>
<td>87.61</td>
</tr>
</tbody>
</table>

Source(s): Home Office (2019b); CE calculations.
Total cost savings then follow by multiplying the number of detention days saved by the average daily cost. This estimate gives an answer to the following question:

Of the people who were released from immigration detention in a particular year, what are the total costs that might have been saved had there instead been a 28-day time limit for these people?

Strictly, this is not the same as an annual cost savings figure because not everyone released in a specific year was held solely in that year. For example, someone released in 2017 after spending between 18 and 24 months in detention would also have spent some of 2016 in detention, and possibly 2015. The same applies, albeit to a somewhat lesser extent, to shorter detention lengths. Someone released after 2-3 months could have spent some of 2016 in detention, had they been released in January or February 2017. Nevertheless, as we explain later, under certain conditions, the results can be interpreted broadly as an annual figure.
To the above cost savings, we add in further savings from compensation payments avoided for wrongful detention. In 2014/15, the Home Office paid out £4m in compensation, falling to £3m in 2017/18. As we discuss later, we assume that these costs could be entirely avoided under a 28-day time limit.

The next section discusses recent trends in the detention estate and their implications for our modelling assumptions and the validity of the cost analysis.

Assumptions

The purpose of the analysis is to identify the new balance of costs and savings under a 28-day time limit for immigration detention. This exercise must extrapolate results into the future to give an indication of that balance of costs and savings were a time limit to be introduced. With only historical data to go on, the validity of the results from that forward-looking exercise depends on what we assume about the detention estate under a ‘business as usual’ case (indefinite detention) and how that might change under a 28-day time limit.

In this section we examine recent historical trends in detention (over 2014-18) and consider what this might mean for the future and potential long-term cost impacts. Specifically, we ask whether:

1. The detention estate holds a similar number of people each year; it is neither growing nor contracting markedly.
2. The detention estate releases the same proportion of people each year, by length of detention.
3. The detention estate releases the same proportion of people each year, by reason for release.
4. The average cost per day of holding someone in detention is constant over time.

If the total number of people released from detention each year were to change significantly in the future, then the potential cost savings would also change. For example, if the future trend were for an increase in the number of people held, there would be greater scope for cost savings under a 28-day time limit.

As Figure 3.1 shows, in most years, between 26,000 and 30,000 people were released from immigration detention. The mean over 2010-17 is around 29,000 releases each year. There is a clear outlier in 2015, when the ‘Detained Fast Track’ system ended after being deemed unlawful by the High Court (McGuinness and Gower, 2018). In that year, some 33,200 people were released.

The number of releases in the last year of data, 2018, appears unusually low compared to the previous six years, with around 25,500 people released. The numbers of people entering detention (not shown) is similarly low compared to previous years. It is not yet clear whether this fall is temporary or not. If it reflects a sustained fall, the scope for future cost savings will be reduced but, crucially, because the use of detention will have fallen. This is beneficial in human terms and can also be thought of as the Home Office already realising some savings from reduced use of detention.

A development not captured in the data available during this study is the closure of Campsfield House. Campsfield House stopped holding people in
December 2018 and, prior to closure, represented around 9% of the detention estate’s capacity. What this means for future trends is not yet clear. On the one hand, a smaller detention estate may lead to fewer people being detained than previously. On the other hand, capacity utilisation may increase such that the same number of people are detained each year. In our analysis, we adopt the latter assumption. We discuss the implications of this later in this section.

**Figure 3.1: Numbers of people released each year**

To calculate the number of detention days saved, we need to know both the number of people released (as above) and how long they spent in detention. If a trend was observed in the data, such as a rising proportion of people kept for more than six months, this would have implications for the number of days saved under a 28-day time limit. In this case, the total number of days saved in the future would increase, leading to greater scope for savings.

**Figure 3.2: Proportion of people held in detention by time band**

Source(s): Home Office (2019a).
Home Office data indicate that the proportions of people held for different lengths of time have been approximately constant for some time (see Figure 3.2). Since 2010, around 65% of people have been held for less than 28 days. The proportions of people held between 28 days and 2 months, and 2 and 3 months, are similarly constant, at around 15-20% and 5-10% respectively. However, in 2018, there was a slight increase in the proportion of people released within 28 days. As with the numbers of people released (above), this points to some reduction in the use of detention in 2018. We do not currently know if this is a sustained change or not. Longer detention-length bands also appear relatively stable over time though there is more scope for variation because the numbers of people are much smaller in these categories.

Whilst data on the costs of detention broken down by the reason for release are not available, trends in detention outcomes are relevant because those costs may differ between, for example, someone released on bail and someone removed from the UK. While not captured in the average cost per day figure to hold someone in detention (see Box 3.1), this shifting composition may signal underlying developments that affect the average cost figure.

Unlike the previous graphs, there is a trend in these figures, with no clear sign as to whether it will continue or level off (see Figure 3.3). The proportion of people released on bail by the Secretary of State and by Immigration Judges has increased since 2010. The proportion of people ‘returned from the UK’ has correspondingly decreased. Without more information, it is not possible to know what impact this might have on the average cost in the future.

**Figure 3.3: Proportion of people released by outcome**

![Proportion of people released by outcome](chart)

Source(s): Home Office (2019a).

Each quarter, Home Office immigration enforcement transparency data provide a daily average cost of holding someone in immigration detention, from 2014Q2 onwards. As Figure 3.4 shows, the cost fell significantly between 2014Q2 and 2017Q1, reaching a low of £85.47 per detention day.\(^4\) Since then the cost has been steadily rising, to £88.29 in 2018Q3, before falling slightly.

---

\(^4\) This compares to an even higher cost of £110 per day as used in the earlier Matrix Evidence (2012) study.
to £87.71 in 2018Q4. Whilst the average cost of detention per detainee day has not been stable over the period for which there are data, the recent upward trend has been mild.

Until 2018Q4 the average cost had not fallen since 2017. It is not clear what the future trend might be, therefore we make no further assumption about how costs may change over time, either up or down.

As above, the closure of Campsfield House (Home Office, 2018b) may also have implications for the future trend. The closure simultaneously reduces the capacity of the detention estate and its total cost. How this might affect the average daily cost depends on how Campsfield House’s average cost compared to other detention centres. Again, in the absence of more detailed information, we have no strong basis on which to form an alternative assumption.

**Figure 3.4: Average daily cost of immigration detention by quarter**

Past trends have proven relatively stable, but it is not yet clear how the 2018 figures will affect the future trend

The evidence presented in this section suggests that:

1. Barring a spike in 2015, the number of people detained over the course of a year had been relatively stable over 2010-17, at around 29,000 people. However, the number fell substantially in 2018 and it is not clear what this might mean for the future trend.
   - There is also some uncertainty as to how the closure of Campsfield House might affect these figures but here we assume that the rest of the estate will accommodate the additional people. Though we cannot be sure, it is possible that this overstates the number of detention days saved in our calculation.

2. The proportion of people held by different detention lengths has been broadly stable since 2010, with around 35% of those released having been held for longer than 28 days. In 2018, this proportion fell to 31%.

3. The pattern of detention outcomes has not been stable over time, with people increasingly released into the community rather than returned from the UK.
   - With the data available to us, this has no bearing on our analysis. We are left to assume that the costs (and any associated costs) are similar.
4 The average daily cost of detention has not been stable, first falling and then rising from 2017 onwards. This remained the case until 2018Q4, when the cost fell slightly.

- A gradual upward trend in costs is evident in the data; nevertheless, we opt to use the historical figures, in lieu of attempting to predict the trend. If, after the fall in 2018Q4, costs were to continue to increase in the future, our calculation will underestimate the cost savings.

Results

Using the available data over 2014-18, our historical analysis suggests that a 28-day time limit on immigration detention could have saved £55-65m in each of those years. Given the trends (or otherwise) examined in the previous section, we think that it is reasonable to think that similar long-term savings could be achieved in the future. The upper and lower bounds indicate that this estimate lies in the range £35-90m (see Table 3.4). Even at the lower bound, the scope for savings is in the tens of millions of pounds. Given the uncertainties in the source data, we recommend that these figures be presented and discussed in terms of the nearest £5m or £10m.

Strictly, these savings cannot be directly interpreted as an annual cost saving. Rather, they represent the savings that could have been made had the people released each year been held for no more than 28 days. Those savings could have been realised in earlier years. In that respect, they represent a 'lifetime' saving associated with those who left detention in a particular year. Nevertheless, to the extent that the historical trend appears broadly stable (from the previous section), the saving can be thought of as approximately annual on the basis that, in a given year, while some savings would fall in earlier years, similar savings from later years would fall in the current year. If the 2018 fall persists the potential cost savings would be at the lower end.

To give some sense of scale, the annual cost to the Home Office of detention, as identified in its annual accounts, was just over £108m in 2017/18 (Home Office, 2018c). Without knowing more about the underlying components of the Home Office’s detention expenditure, we cannot be sure that the comparison is like-for-like. Regardless, the estimated cost saving is certainly material when set against the Home Office figure. If associated costs (e.g. healthcare and escorting) were also to fall, then further savings could be made elsewhere.

As well as the savings from holding people for shorter lengths of time, we also include the savings from avoiding compensation payments for wrongful detention. In Table 3.4 we assume that these compensation costs can be completely avoided. We assume this on the basis that people held for no more than 28 days are less likely to have been detained in a way that would breach the Hardial Singh principles for detention, as a claim would have to satisfy that they had been detained for an unreasonable period given all the circumstances. Without satisfying all the legal principles, they would thus be unable to claim compensation (ILPA, 2011). This has been included in the second-to-last column of Table 3.4.

Compensation payments have fallen over time and currently represent an extra 5% in savings over the core cost saving figure. Whether these costs would genuinely be avoided has no bearing on the overarching message from
these results. Were these costs still incurred, our cost savings estimate would be around £3m less against an overall saving of £55m or more. Note that Table 3.4 excludes compensation payments for 2018 as the corresponding Home Office accounts have not yet been published. Consequently, the saving for this year is likely to be higher than the figure of £54.4m in the table.

These figures exclude the cost of legal cases settled out of court, which could be a source of further potential savings under a 28-day time limit.

The total savings figure for 2015 stands out due to its particularly high central estimate of cost savings: over £80m compared to the other figures, which lie in the £55-65m range. This is due to the particularly high number of detainees released in that year and possibly related to the end of the Detained Fast-Track system.

Table 3.4: Estimated cost savings under a 28-day time limit

<table>
<thead>
<tr>
<th>Year</th>
<th>Detention days saved</th>
<th>Average daily cost (£)</th>
<th>Cost saving (£m)</th>
<th>Compensation for wrongful detention (£m)</th>
<th>Estimated saving (£m)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Lower</td>
<td>Central</td>
<td>Upper</td>
</tr>
<tr>
<td>2014</td>
<td>700,866</td>
<td>97.32</td>
<td>44.1</td>
<td>68.2</td>
<td>92.3</td>
</tr>
<tr>
<td>2015</td>
<td>885,894</td>
<td>91.32</td>
<td>52.9</td>
<td>80.9</td>
<td>108.9</td>
</tr>
<tr>
<td>2016</td>
<td>672,241</td>
<td>88.03</td>
<td>38.0</td>
<td>59.2</td>
<td>80.4</td>
</tr>
<tr>
<td>2017</td>
<td>767,215</td>
<td>85.72</td>
<td>43.1</td>
<td>65.8</td>
<td>88.4</td>
</tr>
<tr>
<td>2018</td>
<td>620,807</td>
<td>87.61</td>
<td>35.8</td>
<td>54.4</td>
<td>73.0</td>
</tr>
</tbody>
</table>

Note(s): Cost savings figures are by calendar year while compensation figures are by financial year. For simplicity, we have taken the figures directly and not attempted to adjust for different year definitions. Lower and upper estimates of the total ‘Estimated saving (£m)’ are given in square brackets.

Source(s): Home Office (2019a, 2019b, 2018c); CE calculations.

We carry out an alternative calculation as a robustness check

In the analysis above, we calculated the costs saved had there been a 28-day time limit, but it is also possible to estimate the costs of running the detention estate under a 28-day time limit i.e. the number of detention days required under a 28-day time limit, rather than the number of detention days saved. We do this to test the robustness of our main results.

Here, we calculate the total number of days that would have been spent in detention under a 28-day time limit and multiply the figure (as before) by the average daily cost. The total number of days is calculated in a similar way to before, using the banded data.

First, the total number of people entering the detention system each year is split by the proportions leaving immigration detention that same year.5 We then multiply these figures by the number of days spent in detention, with lower, central and upper bounds as before. For those that were detained for fewer than 28 days, we again assume that the implementation of the 28-day limit would have had no financial effect. For all those previously held for more

---

5 The correspondence here is only approximate because not everyone released from immigration detention was originally detained in the same year. Nevertheless, as the earlier section showed, the proportions are quite stable over time.
than 28 days, the maximum time they would now be held falls to 28 days (see Table 3.5).

**Table 3.5: Detention days under a 28-day limit**

<table>
<thead>
<tr>
<th>Detention Length</th>
<th>Lower</th>
<th>Central</th>
<th>Upper</th>
</tr>
</thead>
<tbody>
<tr>
<td>3 days or less</td>
<td>0.0</td>
<td>1.5</td>
<td>3.0</td>
</tr>
<tr>
<td>4 to 7 days</td>
<td>4.0</td>
<td>5.5</td>
<td>7.0</td>
</tr>
<tr>
<td>8 to 14 days</td>
<td>8.0</td>
<td>11.0</td>
<td>14.0</td>
</tr>
<tr>
<td>15 to 28 days</td>
<td>15.0</td>
<td>21.5</td>
<td>28.0</td>
</tr>
<tr>
<td>29 days or more</td>
<td>28.0</td>
<td>28.0</td>
<td>28.0</td>
</tr>
</tbody>
</table>

Source(s): CE calculations.

The total number of days spent in detention under the 28-day limit, in a given year, is then multiplied by the average daily cost. The resulting central cost figure for the detention estate under the 28-day limit is in the range £33-48m (see Table 3.6).

**Table 3.6: Estimated detention costs under a 28-day time limit**

<table>
<thead>
<tr>
<th>Year</th>
<th>Cost under 28-day limit (£m)</th>
<th>Compensation for wrongful detention (£m)</th>
<th>Average daily cost of detention (£)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Lower</td>
<td>Central</td>
<td>Upper</td>
</tr>
<tr>
<td>2014</td>
<td>40.4</td>
<td>45.9</td>
<td>51.3</td>
</tr>
<tr>
<td>2015</td>
<td>42.2</td>
<td>47.8</td>
<td>53.4</td>
</tr>
<tr>
<td>2016</td>
<td>35.3</td>
<td>40.2</td>
<td>45.2</td>
</tr>
<tr>
<td>2017</td>
<td>33.2</td>
<td>37.9</td>
<td>42.6</td>
</tr>
<tr>
<td>2018</td>
<td>27.4</td>
<td>31.9</td>
<td>36.5</td>
</tr>
</tbody>
</table>

Source(s): Home Office (2019a, 2019b, 2018c); CE calculations.

We then calculate an implied cost savings figure by subtracting the costs in Table 3.7 from the Home Office expenditure figures on detention cost (see Table 3.7). We do not report estimates for 2018 because the corresponding Home Office accounts have not been published.

**Table 3.7: Alternative estimated cost savings under a 28-day time limit**

<table>
<thead>
<tr>
<th>Year</th>
<th>Cost saving (£m)</th>
<th>Total detention cost (£m) [Home Office accounts]</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Upper</td>
<td>Central</td>
</tr>
<tr>
<td>2014</td>
<td>85.6</td>
<td>91.0</td>
</tr>
<tr>
<td>2015</td>
<td>71.6</td>
<td>77.2</td>
</tr>
<tr>
<td>2016</td>
<td>72.9</td>
<td>77.9</td>
</tr>
<tr>
<td>2017</td>
<td>65.4</td>
<td>70.1</td>
</tr>
</tbody>
</table>

Note(s): No figures for 2018 available. The corresponding Home Office accounts have not yet been published.
Source(s): Home Office (2019a, 2019b, 2018c); CE calculations.

From 2015 onwards, the central figures for the cost savings are in the region of £70-80m. This is close to (slightly higher than) the main cost saving estimate for these years. The implied cost saving in 2014 is markedly higher, at over £90m. Insofar as 2014 is less recent and the total costs of detention were higher back then, we consider the later figures to be more representative of the potential cost savings.
Limitations

The availability and quality of data on immigration detention is quite limited, making it a challenge to assess a possible 28-day time limit at a high level of detail. Nevertheless, our approach produces a cost saving figure that we find plausible.

By excluding associated costs of detention (e.g. healthcare and escorting; see *Hansard*, 2019b), our estimate is perhaps narrow in focus because of limited data on these other aspects. To the extent that our cost savings exclude elements that ought to be reduced by shorter detention lengths, there is likely to be somewhat greater scope for savings than our figures first imply. It is also possible that these changes might alter the need for other services like legal aid. In lieu of detailed data to inform an analysis, we do not include effects like these but note that some support, like legal aid, has been heavily cut over time. This limits the scope for costs or savings either way.

An important factor to consider when analysing the possible cost savings from a 28-day limit is the current structure of the detention estate. Currently, the Home Office contracts out the operation of most detention centres to firms such as Serco and G4S. These contracts have expiry dates moving into the medium-term. As the government is legally obliged to fulfil these contracts it will not be possible for the government to immediately achieve the cost savings detailed above. There will be transitional costs of reducing the size of the detention estate, but these are not captured in the analysis above. Instead, these cost savings should be considered as the long-term savings that might be achieved from a proportionally smaller detention estate should there be a 28-day time limit on immigration detention.

As mentioned above, another caveat to the analysis is that there is an implicit assumption that the cost of detention per day is the same for all people by detention length, eventual outcome and detention centre. Without further information, it is difficult to know what impact this may have on the final cost figures. Similarly, it is not currently possible to separate detention costs into their fixed (e.g. rent and rates) and variable (per person) elements. Consequently, and in line with the government data on average daily costs, we treat the cost as a fully variable figure. The underlying assumption here is that the cost of the detention estate under a 28-day limit is proportional to the change in the number of people detained / detention days. While not unreasonable to give a sense of the scale of the savings, without an itemised breakdown of the spending required to run the detention estate (from the Home Office), a more detailed model of a future alternative detention estate cannot easily be constructed.

There is also some uncertainty as to the effects that Brexit might have on the detention system. The Immigration and Social Security Co-ordination (EU Withdrawal) Bill currently progressing through Parliament, has the potential to affect the number of people who are detained because it increases the number of people liable to the automatic deportations section of the UK Borders Act 2007 (HM Government, 2007 and 2019). An increasing number of EU nationals were already being held in the detention estate: if this trend were  

---

6 To do this we would need information on the nature of the contracts, the Home Office does not disclose this for reasons of commercial confidentiality.
to continue then the scope for cost savings would likely increase because more people could be held for longer. This does, however, need to be weighed up against the uncertainty of migrant numbers coming to the UK post-Brexit.

More broadly, the validity of our estimates as an indication of future cost savings depends crucially on future trends in the detention estate (as examined earlier in this section). As we highlighted, the historical data mostly suggest stable levels of detention until 2018 while the recent closure of Campsfield House does not yet show up fully in the figures. If the use of detention were to fall in line with this lower capacity (rather than increasing capacity utilisation elsewhere), the estimated cost saving would be lower. A proportionate fall in the use of detention would suggest a reduction in the estimated cost saving of around 9%, other things being equal.

Furthermore, if the dip in 2018 in the number of people leaving detention combined with an increasing proportion being held for 28 days or less continues, the potential cost savings will be lower. We have no information that indicates whether this change will continue but, if it does, the implication is that reductions in the use of detention are already underway. A reduction in the scope for cost savings of this kind suggests that cost savings are already being realised.

However, we also note that the average daily cost of detention has generally been rising. While (from Box 3.1) this cannot be directly interpreted as an increase in the cost of detention (it is, in part, a reflection of how operating costs are spread across detained people, on average), if this does represent at least some trend increase in the underlying costs over time, then this increases the scope for cost savings.

### 3.2 Additional costs incurred

The previous section set out our estimates of the potential annual savings of a 28-day time limit, entailing lower detention costs and a smaller detention estate. However, viable immigration detention reform must also consider what happens to people who would otherwise have been held in immigration detention for longer than 28 days. There must be some consideration of the accompanying costs of providing for people outside of detention i.e. in the community. In this section we present our estimates of additional costs that might be incurred as part of wholesale immigration detention reform.

Alternative provision to reduce or avoid detention remains under-developed in the UK with some attempts to run pilot programmes in the 2000s (Detention Forum, 2018). Detention Action has run a pilot Alternative to Detention, the Community Support Project (CSP), since 2014. The Home Office has just started funding a pilot project for women otherwise liable to detention in Yarl’s Wood (Nokes, 2018).

---

7 https://detentionaction.org.uk/community-support-project/
Detention Action provided us with information on the CSP to inform an analysis of how much one form of provision might cost if provided as an alternative to long-term detention.

Box 3.2: Defining Alternatives to Detention

As the Detention Forum (2018) notes, there is no ‘universally established legal definition’ (Page 2) of Alternatives to Detention. Moreover, there is not necessarily agreement as to what constitutes an acceptable alternative.

In the context of this research, we have considered an alternative that is compatible with principles that Liberty considers to be appropriate. Specifically, a programme that is community-based and non-coercive in nature, drawing on social work principles; in this case, Detention Action’s Community Support Project.

Approach

The CSP is a scheme for young men (aged 18-30) who have completed prison sentences and have either experienced or are at risk of long-term immigration detention. The scheme provides support to participants to help them comply with the terms of their release and avoid re-offending.

Using data provided to us by Detention Action, we calculate the average cost per participant of running the CSP. We then calculate the total cost incurred of scaling up the programme by multiplying the average cost so calculated by the number of people and/or days. The CSP will support the typical participant for around a year but many people in immigration detention spend much less than a year in detention. We examine alternative support times to gauge the approximate scale of cost that might be incurred.

Detention Action is currently hoping to expand its programme by adding two additional caseworkers (compared to just one now) situated around the country. This will allow the CSP to accept a larger number of participants and for caseworkers to be based closer to their clients. In the analysis below, we include an assessment that makes use of these additional figures.

Assumptions

Pilot programmes to provide alternatives to detention are both:

- small in scale, by virtue of being pilots
- typically designed to meet the needs of a specific group of people e.g. in the case of the CSP, young men with previous convictions who need long-term support

This introduces much uncertainty as to whether and how these pilots might scale and contribute to a more comprehensive system of alternative provision that caters for all people at risk of detention. While it is an unknown, we do note that the CSP has shown enough promise for Shaw (2018) to include its expansion as one of his recommendations to government.

Under the CSP, a project coordinator develops a transition plan with the participant, meeting regularly to provide support. The CSP may also pay for a participant’s gym membership. Typically, this support runs for a year, but this may vary. Currently the CSP employs one caseworker with core costs.
comprising salary, rent, management and overheads. Currently, this amounts to £45,000 each year with around 25 active participants at any one time.

Per participant, the principal costs are the caseworker’s travel and subsistence costs. Meetings may cover the participant’s travel and refreshments. An annual gym membership may also be paid for.

Detention Action provided cost data for a sample of five participants representing a range of levels of cost/support (see Table 3.8). This gives an average annual cost per participant of £963.41 or £24,085 for 25 participants for a year. Combined with the fixed cost of £45,000, the implied total annual cost of the programme is £69,085 or £2,763 per participant per year.

### Table 3.8: Annual costs per participant of the Community Support Project

<table>
<thead>
<tr>
<th>CLIENT</th>
<th>1</th>
<th>2</th>
<th>3</th>
<th>4</th>
<th>5</th>
<th>MEAN</th>
</tr>
</thead>
<tbody>
<tr>
<td>Travel: Caseworker (£)</td>
<td>100.00</td>
<td>3.00</td>
<td>5.80</td>
<td>50.00</td>
<td>90.00</td>
<td>49.76</td>
</tr>
<tr>
<td>Travel: Client (£)</td>
<td>5.00</td>
<td>5.00</td>
<td>5.00</td>
<td>5.00</td>
<td>4.00</td>
<td>4.00</td>
</tr>
<tr>
<td>Refreshments (£)</td>
<td>5.00</td>
<td>5.00</td>
<td>5.00</td>
<td>5.00</td>
<td>5.00</td>
<td>5.00</td>
</tr>
<tr>
<td>Lunch (£)</td>
<td>5.00</td>
<td>5.00</td>
<td>5.00</td>
<td>4.50</td>
<td>4.50</td>
<td>4.83</td>
</tr>
<tr>
<td>Total per visit (£)</td>
<td>110.00</td>
<td>8.00</td>
<td>10.80</td>
<td>59.00</td>
<td>94.50</td>
<td>56.46</td>
</tr>
<tr>
<td>Occurrences each year</td>
<td>12</td>
<td>26</td>
<td>26</td>
<td>26</td>
<td>9</td>
<td>19.8</td>
</tr>
<tr>
<td>Annual cost (£)</td>
<td>1320.00</td>
<td>208.00</td>
<td>280.80</td>
<td>1534.00</td>
<td>850.50</td>
<td>838.66</td>
</tr>
<tr>
<td>Annual gym membership</td>
<td>203.88</td>
<td>419.88</td>
<td>311.88</td>
<td></td>
<td></td>
<td>311.88</td>
</tr>
<tr>
<td>TOTAL</td>
<td>1320.00</td>
<td>208.00</td>
<td>484.68</td>
<td>1953.88</td>
<td>850.50</td>
<td>963.41</td>
</tr>
</tbody>
</table>

Source(s): Detention Action; CE calculations.

The implied average daily cost of the CSP is £7.57 with a range of £5.50-£10.28. This compares to an average daily detention cost from the previous section of almost £90. **On a per-day basis, this form of alternative provision is around one-tenth the cost of immigration detention.**

In the event of an expansion, Detention Action also provided figures on the additional (fixed) cost of two extra case workers, of £102,440, to cater for an additional 40 people. Assuming the same average annual cost per participant, the average additional cost of catering for 40 more participants is higher than the existing cost: £3,524 compared to the current cost of £2,763. Detention Action expects this increase in average cost in the early scaling phase but for economies of scale to take effect were provision to be scaled further.

Moreover, the additional case workers would be located elsewhere in the country, to more easily travel to certain participants. In that respect, the travel costs (which can be a substantial proportion of total costs, as in Table 3.8) may also fall. In the analysis that follows we present both the ‘current’ (original) and ‘additional’ (planned) cost estimates but consider the ‘current’ figures to be more likely to represent the total costs at scale. Given the point about travel costs, it is possible that the average cost would be lower still, but we do not consider it further in the analysis that follows.

A further argument is that, under a 28-day time limit, there is less potential for harm to physical or mental health and that there is a greater likelihood of
someone coming from or returning to a stable environment in the community. In time, this may reduce the complexity of some cases and further lower the costs of support. In the absence of numbers to inform the analysis, we acknowledge but do not attempt to model this effect.

While there is much uncertainty as to how alternative provision operates at scale, the figures available to us have the advantage of being from a live programme. We help address the uncertainty by presenting a range of estimates.

Results
Our analysis considers three alternative forms of scaled-up provision based on the CSP figures:

1. Estimated support cost on a day-for-day replacement basis beyond 28 days (Table 3.9)
   - the lowest cost estimate, which takes the average daily cost of alternative provision and calculates the cost of replacing detention for those currently held for longer than 28 days

2. Estimated cost of year-long support beyond 28 days (Table 3.10)
   - an ‘upper-central’ estimate that provides a year-long programme of provision to anyone currently held for longer than 28 days (a perhaps-strong assumption given that 95% of people spend less than six months in immigration detention and that some people may be removed from the UK after less than a year)

3. Estimated cost of year-long support to all people (Table 3.11)
   - a maximum cost estimate based on everyone taking part in a year-long community alternative in lieu of immigration detention i.e. including those currently held for less than 28 days
   - this is not, by itself, a reasonable cost estimate but establishes the near-absolute upper bound on the costs of a scaled-up alternative to detention

Given the above, it is reasonable to think that the additional costs incurred would lie somewhere between the estimates from Approaches [1] and [2].

From this analysis, the lower bound estimate of alternative provision is that it would cost around 10% of what could be saved from detaining people for no more than 28 days i.e. around £6m each year, in the range £4-10m.

Table 3.9: Estimated cost of day replacement support beyond 28 days

<table>
<thead>
<tr>
<th>Year</th>
<th>Lower (£m)</th>
<th>Central (£m)</th>
<th>Upper (£m)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2014</td>
<td>3.4 - 4.4</td>
<td>5.3 - 6.8</td>
<td>7.2 - 9.2</td>
</tr>
<tr>
<td>2015</td>
<td>4.4 - 5.6</td>
<td>6.7 - 8.6</td>
<td>9.0 - 11.5</td>
</tr>
<tr>
<td>2016</td>
<td>3.3 - 4.2</td>
<td>5.1 - 6.5</td>
<td>6.9 - 8.8</td>
</tr>
<tr>
<td>2017</td>
<td>3.8 - 4.9</td>
<td>5.8 - 7.4</td>
<td>7.8 - 10.0</td>
</tr>
<tr>
<td>2018</td>
<td>3.1 - 3.9</td>
<td>4.7 - 6.0</td>
<td>6.3 - 8.0</td>
</tr>
</tbody>
</table>

Notes: Ranges are for the current (original) and additional (planned expansion) costs, respectively.

Source(s): Detention Action, Home Office (2019a); CE calculations.
At the other end (see Table 3.10), a high level of community support would be equivalent to around half of the cost savings: £28-37m from a central cost saving estimate of £55-65m. At its most pessimistic, using the lower bound cost saving figure of £35m from the previous section, the net financial impact of the immigration detention reform could be broadly neutral. A net cost is difficult to envisage.

A mid-point estimate (a simple average) would suggest around £15-20m or around one-third of the cost saving.

**Table 3.10: Estimated cost of year-long support beyond 28 days**

<table>
<thead>
<tr>
<th>Year</th>
<th>Current (£m)</th>
<th>Additional (£m)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2014</td>
<td>30.1</td>
<td>38.3</td>
</tr>
<tr>
<td>2015</td>
<td>35.0</td>
<td>44.7</td>
</tr>
<tr>
<td>2016</td>
<td>28.7</td>
<td>36.6</td>
</tr>
<tr>
<td>2017</td>
<td>28.5</td>
<td>36.4</td>
</tr>
<tr>
<td>2018</td>
<td>21.6</td>
<td>27.6</td>
</tr>
</tbody>
</table>

Source(s): Detention Action, Home Office (2019a); CE calculations.

Approach [3] sets a limit on how much a scaled-up scheme might cost (see Table 3.11). From that analysis, the results suggest that the cost of such a programme (which we think is implausible, in any case) would come close, but perhaps not exceed, what the Home Office has historically spent on immigration detention. From that, it is very hard to conceive of a level of alternative provision that could cost more than what the UK currently spends on immigration detention. This is especially so given that the Home Office expenditure does not represent the entirety of the costs of UK immigration detention. It excludes, for example, escorting and healthcare costs.

**Table 3.11: Estimated cost of year-long support to all people**

<table>
<thead>
<tr>
<th>Year</th>
<th>Current (£m)</th>
<th>Additional (£m)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2014</td>
<td>82.0</td>
<td>104.6</td>
</tr>
<tr>
<td>2015</td>
<td>91.8</td>
<td>117.1</td>
</tr>
<tr>
<td>2016</td>
<td>79.2</td>
<td>101.1</td>
</tr>
<tr>
<td>2017</td>
<td>78.0</td>
<td>99.5</td>
</tr>
<tr>
<td>2018</td>
<td>70.4</td>
<td>89.8</td>
</tr>
</tbody>
</table>

Source(s): Detention Action, Home Office (2019a); CE calculations.

**Limitations**

As can be seen from the results above, our analysis generates a wide range of cost estimates for alternative provision at scale. These estimates depend heavily on the assumptions about how the needs of the total population of people detained compare to those of the CSP participants. That is, the analysis is sensitive to assumptions about how a programme of alternative provision might ultimately scale. There is little evidence on which to examine this in depth.

Compared to the needs of the whole population, the CSP arguably provides more support than many would need. From the earlier analysis, 65% of people
spend less than 28 days in immigration detention; 95% less than six months and 99% less than a year. A full year of support, as is typical in the CSP, is perhaps more than would be needed to support some people to live in the community. Moreover, by catering for young ex-offenders, the CSP likely provides for cases that are relatively more complex than many others. In these respects, were the typical level of CSP provision offered to everyone, it is likely that the estimate of the total cost would be towards the upper end. Conversely, by not providing accommodation (as other programmes have proposed to), it may be that the costs of alternative provision at scale may be under-estimated in another sense.

In our lowest estimates, we assume that the equivalent of one day of CSP support (on average) can replace one day in immigration detention, on a like-for-like basis. This assumes that the benefits of the CSP are divisible in this way, which is a strong assumption. At the other extreme, we assume that a year of CSP provision would be provided to anyone who would otherwise have spent more than 28 days in immigration detention (and would thus be released under a 28-day time limit). This is a strong assumption in the other direction. We would thus expect the cost of this alternative provision at scale to lie somewhere between the two extremes, but it is hard to say quite where.

**Eligibility and claims for financial support are difficult to estimate**

Those not in immigration detention may be eligible for government support. For asylum seekers (who represent around half of people held in immigration detention), the principal forms of support are Section 95 and Section 4 support. Under various criteria, such as having an ongoing asylum or human rights claim, means (‘destitution’) tests, and evidence of reasonable steps to bring a claim, or concerns about their safety, these people may receive accommodation and weekly payments. Support is also available in principle for those outside of the asylum process.

Under a 28-day time limit, there would be more people outside of immigration detention and, in turn, more people who might be eligible and go on to claim financial support. They may also make use of certain public services (again, under certain eligibility conditions).

It is not straightforward to cost either the financial support or the use of public services because there is limited information on what happens to people on release i.e. beyond the ‘outcome’ detailed earlier in this chapter (such as bail versus removal or departure from the UK). We cannot easily know what different people are eligible for and likely to claim; or for how long. Moreover, how eligibility might change under a 28-day time limit (because it might be less disruptive to people’s living situations etc) cannot be easily determined. This represents a gap in our estimates of additional cost.

---

8 Having already established (from Table 3.11) that the most extreme version of alternative provision, complete replacement of immigration detention with one-year support, would be no higher than existing Home Office expenditure on detention, we do not dwell on it further.

9 The previous Matrix Evidence (2012) study developed assumptions from qualitative evidence. Discussions with Liberty suggested that the assumption used then (about the availability of Section 4 support) is unlikely to be tenable now owing to policy changes.
As a rough calculation, asylum support offers £37.75 per person each week with some extra money for young children (up to £5 for a baby under one year old). Following the same line of reasoning as for alternative provision, the daily financial cost to the government could be just over £6 per person per day (£5.39 without any child supplement). For comparison, this is at the lower end of the per-day cost of alternative provision. On that basis, the provision of financial support to replace days that would otherwise be spent in detention (above the 28-day limit) would imply an additional cost of less than £5m. This is comparable to the lower values in Table 3.9. This order of magnitude would not be affected by whether this was provided to just asylum seekers (half the detention population) or all people released.

However, if people were able to claim for more or longer support, the cost would increase accordingly. We cannot be certain how much larger that cost might be and thus how material it might prove in the context of the other costs and savings.

We have no straightforward basis on which to calculate the impact on other public service provision.

---

10 https://www.gov.uk/asylum-support
4 Conclusion

The previous chapter sets out the results from the individual elements of the analysis. In summary:

- Holding people in detention for no more than 28 days and avoiding compensation payments for wrongful detention could save £55-65m each year.
  - Sensitivity analysis gives a wider range of £40-90m, which sustains the argument that potential cost savings are in the tens of millions of pounds.
  - Supplementary analysis produces results of similar size and, set against published expenditure figures, we can be confident in the order of magnitude of these results.

- The structure of a system of alternative provision at scale and in place of long-term detention is much less certain. Alternatives to detention remain at a pilot stage and their applicability to the wider population at risk is unclear.
  - Nevertheless, on a per-day basis, information from Detention Action’s Community Support Project suggests that alternative provision is substantially cheaper than immigration detention. With various caveats, it is hard to see how the additional costs incurred could outweigh the potential savings above.
  - Taking the most conservative of the results we consider to be realistic, additional costs incurred could be up to £30m.
  - Given the uncertainty, we have somewhat less confidence in these results and err towards the upper end of the cost range.

From the above, our central estimate is of a potential net saving of £25-35m each year, and possibly more (see Figure 4.1). It is difficult to conceive of a situation in which immigration detention reform could lead to substantial net costs relative to the current system.

Figure 4.1: Savings and costs of UK immigration detention reform

Potential cost savings: £55-65m each year
Potential new costs: up to £30m each year
Potential net saving: at least £25-35m each year

Source(s): CE calculations.
As we state in the previous chapter’s discussion, the main limitations of our analysis concern:

- data quality and availability, with implications for the level of detail and upper/lower bounds we can place on the results
  - this includes how alternative provision might work at scale
- policy uncertainty, which could affect future business-as-usual trends, with implications for the potential for future cost savings

A lack of detailed data on the operation of the immigration detention estate (detailed costs; breakdown of all components, not just the detention centres etc) limits what can be modelled in an analysis of this type. Insofar as we make as much use of government data sources as we can, we have endeavoured to produce as firm a cost saving estimate as we can.

This cost estimate is long-term only and is also narrow in scope by only considering the operation of the detention estate. We have not been able to estimate savings elsewhere in the system (e.g. healthcare and escorting) leading to a possible under-estimate of the savings. Wider non-financial benefits from, say, reduced harm to physical and mental health are also not included. This was beyond the scope of the work, but it is important to emphasise the fundamental non-economic debate about immigration detention.

As we make clear throughout, there is little to go on when modelling the cost of alternative provision at scale. Nevertheless, our approach makes use of the available data from a live pilot programme. That pilot, Detention Action’s Community Support Programme, is the closest we have to an indication of how alternative provision might work. Moreover, the project has proven promising enough for Shaw (2018) to include its expansion as one of his recommendations to government. The programme is, however, quite specific to the needs of a certain group of people and may provide more/longer casework support than others might need (possibly overstating the cost). Conversely, by not providing certain forms of support, like accommodation, there is also the potential for an under-estimate in this respect. Overall, it remains difficult to see how alternative provision would end up costing more than the immigration detention system in its current form. This will become clearer as the pilots continue.
5 References


Hansard (2019a) ‘Immigration: Detainees’, Response by Caroline Nokes to written question from Tulip Siddiq, 01/02/2019, 212416

Hansard (2019b) ‘Immigration: Detainees’, Response by Caroline Nokes to written question from Tulip Siddiq, 18/02/2019, 218833
https://www.parliament.uk/business/publications/written-questions-answers-statements/written-question/ Commons/2019-02-08/218833

Hansard (2019c) ‘Immigration: Detainees’, Response by Caroline Nokes to written question from Tulip Siddiq, 25/02/2019, 223185


Home Office (2018b) ‘Campsfield House Immigration Removal centre to close’

Home Office (2018c) ‘Annual Report and Accounts’


Home Office (2019b) ‘Immigration Enforcement Transparency Data’


https://services.parliament.uk/Bills/2017-19/immigrationandsocialsecuritycoordinationeuwithdrawal.html

ILPA (2011) ‘ILPA Information Sheet – Detention 2’
https://www.ilpa.org.uk/data/resources/13347/11.06-Detention-2.pdf

Nokes, C. (2018) ‘Immigration Minister writes about alternatives to detention’, Home Office in the media, 05/12/2018


https://migrationobservatory.ox.ac.uk/resources/briefings/immigration-detention-in-the-uk/
Acknowledgements

This report was commissioned by Liberty.

The report was supported by Barrow Cadbury Trust and the A B Charitable Trust.

Barrow Cadbury Trust is an independent charitable foundation, committed to bringing about socially just change.

The A B Charitable Trust (ABCT) is an independent, UK-based grant-making organisation that is concerned with promoting and defending human dignity.