Report
by the Comptroller
and Auditor General

Cross-government

Fraud landscape review
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Cross-government

Fraud landscape review

Report by the Comptroller and Auditor General

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Comptroller and Auditor General
National Audit Office
18 February 2016
This is a high level review of the fraud landscape, examining the government’s approach to tackling fraud in the public sector.
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Summary

1  Fraud is an act of deception carried out for personal gain or to cause a loss to another party. In the public sector, fraud can be committed internally by public sector workers or externally by suppliers, contractors and members of the public. Fraud covers a wide spectrum of activities and can affect all departments.

2  Preventing and detecting fraud are key to minimising loss and ensuring that public funds are spent in the way that taxpayers would expect. With ongoing pressure to cut costs, reducing loss of public funds through fraud is an opportunity for the government to make potentially significant savings.

3  In 2011, the government set out its priorities for reducing fraud in the public sector and in 2012 it developed a programme of work focusing on welfare fraud. Since then it has changed some of the bodies involved in preventing fraud including closing the National Fraud Authority and has published little up-to-date information on progress, particularly on the non-welfare side. Fraud risks have also changed, for example there has been an increase in online fraud and in the number of government services provided by third parties. However, levels of reported fraud remain low at 0.02% of expenditure across government.

4  This is a review of the fraud landscape, examining the government’s approach to tackling fraud in the public sector. It focuses on fraud associated with central government expenditure other than tax credit and benefit fraud as this is an area that has had less attention. HM Revenue & Customs (HMRC) and the Department for Work & Pensions (DWP) regularly report estimated levels of fraud and error. These have been the subject of our recent Fraud and error stocktake. We also do not cover fraud in local government or fraud against members of the public.

5  We sought to answer the following questions:

   • What is the scale of fraud in the public sector?
   • What did the government set out to achieve in tackling fraud and what has it done?
   • What are the challenges in reducing fraud and how will the government meet these challenges in future?

2 Cabinet Office, Tackling Fraud and Error in Government, a Report of the Fraud, Error and Debt Taskforce, February 2012.
3 The Cabinet Office estimate ‘true’ detected fraud to be £72.9 million from a spend of £306 billion (0.02%) in 2014-15 excluding the Department for Work & Pensions, HM Revenue & Customs and local government.
4 Comptroller and Auditor General, Fraud and error stocktake, Session 2015-16, HC 267, National Audit Office, July 2015.
6 This is a summary of the government’s objectives and projects and the outcomes achieved. It reports progress but does not evaluate the success of the activities or individual initiatives. We intend to follow up on the results of the government’s anti-fraud work in the future. We recognise that detection of fraud and error are related and report data on both but the report focuses specifically on government’s management of fraud risk.

7 Our methods are set out in Appendix One.

Key findings

8 Our work on fraud and error in the tax and benefits sector has demonstrated the need for an approach that includes:

- clear strategies and governance;
- an effective, well implemented control environment; and
- an ability to measure and evaluate performance.

Reducing fraud and error has been a major focus of the tax and benefits sectors for many years. They have established approaches to tackling fraud and error that include annual measurement exercises to estimate the scale of both fraud and error. For the rest of government, where the scale of fraud is less well known, there are fundamental issues to be resolved before the government can demonstrate that resources are being targeted effectively.

The scale of fraud

9 The exact scale of fraud within the government is unknown. The quality and completeness of fraud data is often variable and not sufficient to accurately assess the extent of fraud. The most comprehensive data relates to areas of known risk – tax credit and benefit fraud, as noted above – but information across the rest of government is incomplete. The Cabinet Office has recently started collecting fraud returns from departments but there are gaps and inconsistencies in the data sets. What the data does indicate however, is that departments are reporting less loss than expected given the scale of expenditure and range of activities. Some submitted nil returns despite reporting cases of fraud elsewhere. The Cabinet Office is working with departments to improve the completeness and quality of their data returns (paragraphs 2.16 to 2.19).

10 Detected fraud across government was equivalent to only 0.02% of total expenditure (excluding tax credit and benefit fraud). In 2014-15, detected fraud across government ranged from £27.6 million to £72.9 million, depending on the source, from a total expenditure of £306 billion (paragraphs 2.11 to 2.13, 2.17 and Figure 5).
There is a large disparity between the level of fraud and error that is reported and the level that other available estimates suggest might be occurring which needs explaining. The UK figure of 0.02% of expenditure compares with estimates of 3% to 5% in the European Union and United States. While these comparisons need to be treated with caution, they suggest that there could be significant fraud and error that is unreported or undetected and losses that are not being adequately addressed. Given current fiscal challenges, reducing the level of fraud is one potential way of making savings while protecting services (paragraph 2.17).

Government action

The National Fraud Authority, the previous lead on fraud across government, closed in March 2014. Its responsibilities passed to a number of bodies: the City of London Police, the National Crime Agency, the Home Office and Cabinet Office. However, a few of its functions such as producing the annual fraud indicator have not continued (paragraphs 2.7 and 3.2).

The Cabinet Office is now the policy lead for fraud but relies on departments to manage fraud risk individually. The government publicly set out an approach to reducing fraud and error in 2011 and internally revised this approach in 2013. A small team in the Cabinet Office together with a fraud, error and debt task force (set up in 2010 to look across government then refocused on tax and welfare in 2013), are responsible for setting government’s policy and priorities. During the first few years, the government’s approach to reducing fraud was to develop a range of counter fraud initiatives, mainly in tax and welfare. In 2013, it revisited this approach and asked departments to assess their own counter fraud capacity. Initiatives since then have targeted specific areas of departmental weakness. They have focused on improving accountability, measurement and reporting and using data sharing and analytical techniques to share intelligence and detect more fraud (paragraphs 3.5, 3.8 to 3.14 and 3.18 to 3.19).

The Cabinet Office has provided valuable central guidance and expertise to departments to improve the way they manage fraud. The Cabinet Office’s small policy team is growing into a centre of expertise with a broader programme of work. It has tried to raise the profile of counter fraud activity and has taken steps to improve understanding of the cross-government picture by collecting data and surveying department’s counter fraud capacity. In the absence of firm levers, it has tried to improve aspects of governmental capability through influence, and promote collaboration between departments. However, some areas of its work have less defined plans for achieving the government’s ambitions to reduce fraud and there is a need for clearer measures of success to assess progress and the impact of central initiatives (paragraphs 3.3 to 3.4).
15 Departments’ capacity and capability to manage fraud is mixed. Departments reported varying abilities to understand and address fraud risks within their organisations. Some may lack an understanding of their exposure to fraud including knowing what their riskiest processes are. Consideration of fraud risk early in policy/programme development through ‘fraud risk assessments’ is also not widespread. Those departments with dedicated fraud resources tend to focus on investigating cases of fraud rather than preventing it (paragraphs 3.16, 3.17 and 4.10).

16 There are few incentives for departments to record and report the true scale of potential fraud. Historically, those departments that report high levels of fraud attract more attention than those departments that report no or low risks of fraud. However, departments might report high levels of fraud because they have invested in identifying and assessing fraud (paragraphs 2.19 and 4.11).

17 Measuring certain types of fraud is inherently difficult and there is a trade-off to be made in respect of the time and costs in doing so. Organisations need to consciously invest resources and decide what approach is best suited to their circumstances and exposure to risk. Efforts by central government to detect and measure fraud and error have focused on asking departments to conduct random sampling of high-risk areas with mixed success. However, this will be only one source of information about government’s exposure to fraud risk (paragraphs 3.20 and 4.5).

18 It is hard for government to assess the extent and nature of potential fraud and the areas most at risk of loss given the lack of good quality data. Lack of data makes it difficult for the government to formulate a response to the risk of fraud and focus resources effectively. Without fully understanding the level of risk, departments cannot put in place a strategy to mitigate risk and cannot design or implement preventative controls or undertake targeted interventions. Attempts to understand the key risks across government rather than at a departmental level are also at an early stage (paragraphs 4.15, 4.17 and 4.18).

19 The lack of data and absence of metrics to evaluate performance make it difficult to assess whether the government’s actions are improving the detection and prevention of fraud. Most central government activity so far has focused on getting departments to recognise the risks and establish governance structures and processes to better identify and prevent fraud. These are necessary steps to being able to evaluate success. There has been early progress in identifying more fraud but it is too early to tell if this is a sustained trend (paragraphs 3.18, 3.19, and 3.23).
Part One

Background

What is fraud?

1.1 In 2014, the government set out an agreed standard for fraud. This draws on the legal definition set out in the Fraud Act 2006:

“The making of a false representation or failing to disclose relevant information, or the abuse of position, in order to make a financial gain or misappropriate assets”.

1.2 It also recognises the civil definition and states that “cases should… be recorded as fraud where the department judges that the misrepresentation, omission or abuse of position has been made fraudulently on the balance of probabilities”.

Fraud within the public sector

1.3 The risk of fraud affects all departments across the public sector. While fraud associated with the tax and benefits systems accounts for the largest recorded losses, there are significant losses relating to other forms of expenditure. These include procurement spending, and grants, where people seek to exploit government schemes for their personal gain.

Common types of fraud

1.4 Fraud can be committed internally by public sector workers or externally by suppliers, contractors and members of the public. It covers a wide spectrum of activities.

Internal fraud

1.5 Case example 1 provides examples of known internal fraud cases across departments.
Case example 1
Examples of internal fraud in departments

Payment fraud
An individual who was employed in the public sector for six months used another log-in and password to access the department’s finance system. He/she transferred £35 million to a third party bank account. This was recovered after the bank contacted the department involved. A second payment was identified and also recovered.

False expense claims
A former secretary defrauded a department by submitting false expense claims over the course of two years. She falsified emails authorising payment and managed to take £100,276, of which £85,500 was stolen in her last four days in the role. In 2015, she was convicted and sentenced to 22 months in prison.

Misuse of leave
An individual who worked in the public sector for 15 years falsified records over a period of time to change flexi days to annual leave. They were responsible for their own flexi sheets, with their manager checking periodically. The individual was dismissed and recovery action taken for loss of around £3,000.


1.6 There is limited information on the value and frequency of the types of fraud that have occurred (see Part Two for a discussion on the limitations of the data). Based on the data available in 2014-15, government departments reported 52 instances of internal fraud to the Cabinet Office, totalling £1.6 million. Figure 1 overleaf draws on returns from departments and shows the reported internal fraud types by value.

1.7 As part of a capability review in 2013, the Cabinet Office asked departments to identify the processes that they perceived most at risk of fraud. For internal processes, answers related to:

- travel and subsistence claims;
- staff reporting of absence; and
- change of supplier details for payments.
Figure 1
Value of internal fraud by type

Summary of departmental data returns

<table>
<thead>
<tr>
<th>Internal fraud type</th>
<th>Value (£'000)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Exploiting assets</td>
<td>579</td>
</tr>
<tr>
<td>Identity theft</td>
<td>468</td>
</tr>
<tr>
<td>Staff collusion</td>
<td>222</td>
</tr>
<tr>
<td>Government procurement card</td>
<td>143</td>
</tr>
<tr>
<td>Management reporting fraud</td>
<td>205</td>
</tr>
<tr>
<td>Receipt</td>
<td>1</td>
</tr>
<tr>
<td>Payment</td>
<td></td>
</tr>
<tr>
<td>Personnel management</td>
<td></td>
</tr>
<tr>
<td>Other</td>
<td></td>
</tr>
<tr>
<td>Theft of assets</td>
<td></td>
</tr>
<tr>
<td>Travel and expenses</td>
<td>579</td>
</tr>
</tbody>
</table>

Source: Consolidated data request 2014-15
External fraud

1.8 Areas of external fraud include:

- procurement fraud such as tendering irregularities or payment for goods and services not delivered (see Case example 2);
- fraudulent claiming of grants or public funding like social benefits;
- tax/income – theft and/or evasion of revenues due to the public sector and/or false claiming or over-claiming of benefits (see Case example 3); and
- entitlement to public service – fraudulent use of public services to which the user is not entitled (see Case example 4 overleaf).

Case example 2
External fraud in departments

Procurement fraud

A former senior commercial officer at the Ministry of Defence (MoD) admitted accepting payments worth £66,500 to favour a supplier bidding for CCTV contracts. According to the Serious Fraud Office (SFO), he received the bribes from the owner of a security company who sought favourable consideration for the tendering and continuation of CCTV contracts with the MoD.

He pleaded guilty at Belfast Crown Court to 11 counts of corruption related to receiving bribes, and to three counts of money laundering. The supplier secured contracts worth a total of £16.2 million through the bribes, and pleaded guilty to 16 counts of corruption involving payments to MoD employees.


Case example 3
External fraud in departments

NHS dental fraud claims

A Birmingham dentist was jailed for seven years in 2012 for stealing £1.4 million from the NHS. The dentist submitted over 7,000 false claims for payment to the NHS, for work she had not performed including for deceased patients and patients she had never met. Almost 75% of the payments made under her NHS contract were based on false claims. She was found guilty of conspiracy to defraud the NHS in July 2012 and later pleaded guilty to intending to pervert the course of justice.


6 See footnote 5, page 11.
Part One  Fraud landscape review

1.9 Based on the data available, government reported 47 instances of external fraud, totalling £30.5 million in 2014-15. Figure 2 summarises the departmental returns for external fraud split into four broad categories.

1.10 When departments assessed their perceived external fraud risks, responses related to:

- processes/payments that people apply for such as identity documents, benefit payments, student support payments;
- inappropriate grant payments; and
- external contracts/subcontracts.

Case example 4
External fraud in departments

Student visa fraud

Fraud was uncovered in English language testing where overseas students applying for extensions to their student visas could buy falsified results for the language test. An estimated 48,000 immigrants may have fraudulently obtained English language certificates despite being unable to speak English. Of the 48,000 certificates, 29,000 were invalid and 19,000 were ‘questionable’. The Minister for Immigration and Security said:

“Facilitated by organised criminals, this typically involved invigilators supplying, even reading out, answers to whole exam rooms or gangs of imposters being allowed to step into the exam candidates’ places to sit the test. Evidently this could only happen with considerable collusion by the test centres concerned”.

An inquiry into abuse of the student visa system found evidence of systematic cheating and criminal activity. The Home Office suspended the licenses for admitting foreign students of several universities and private colleges for their failure to ensure that their students met the criteria set out in immigration rules. Immigration enforcement officers also identified migrants who were in the country illegally as a result of the falsified language tests and took action to remove them.

### Figure 2
Frequency and value of external fraud 2014-15

<table>
<thead>
<tr>
<th>Type of external fraud</th>
<th>Value (£ to nearest 000)</th>
<th>Number of incidences</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Income</strong> – tax fraud, fine/charge evasion</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td><strong>Supplier</strong> – exploiting assets/information, post contract fraud, identity theft</td>
<td>933,000</td>
<td>6</td>
</tr>
<tr>
<td><strong>Third party</strong> – cheque, mandate, card, e-enabled fraud and unsolicited requests for payment</td>
<td>3,273,000</td>
<td>21</td>
</tr>
<tr>
<td><strong>Expenditure</strong> – procurement, grant, loans, means tested payments</td>
<td>26,297,000</td>
<td>20</td>
</tr>
</tbody>
</table>

**Notes**

1. Departments reported nil incidences of ‘income’ related external fraud. This does not reflect figures reported elsewhere.
2. Also excludes separately published numbers on the tax gap which is the difference between the amount of tax that is due and the amount that is collected.

Source: Consolidated data request 2014-15
What is the scale of fraud?

2.1 This part summarises the available data on the value and nature of fraud within the public sector. The data is not sufficient to enable the government to understand the scale of fraud or the areas of high risk. This is because much fraud goes undetected or unreported by public sector bodies.

What is known

2.2 There are various sources of information on the level of fraud across government. Data is available from:

- an annual fraud indicator which was last produced up to 2013; and
- figures that government departments report to the Cabinet Office on losses they have detected.

2.3 The data is a mixture of actual detected loss and estimates of total fraud, including fraud that is undetected. In addition, fraud by its nature is hard to identify and distinguish from ‘error’. This means there are inconsistencies in reporting that make it difficult to compare the figures across government, or externally. Departments also report some fraud through their annual accounts and in the whole of government accounts but these are less complete.

Reported fraud

Annual fraud indicator

2.4 The annual fraud indicator is a collection of fraud loss indicators drawn together to estimate the possible scale, prevalence and cost of fraud. The last estimate from June 2013 reported fraud against the public sector to be £20.6 billion each year. Of this, it is estimated that central government might be losing £2.6 billion and local government £2.1 billion to fraud. A further £14.0 billion is estimated to be lost to tax fraud and vehicle excise fraud, and £1.9 billion to benefit and tax credit fraud (Figure 3). This report focuses on fraud affecting central government as this area has had less attention. We have previously examined fraud in tax credits and benefits.

2.5 Figure 4 breaks down the loss to central government in more detail and shows the level of confidence (judged by the National Fraud Authority) in each estimate.
**Figure 3**
Value of fraud against public sector (£ billion)
Fraud loss estimated in 2013

![Pie chart showing the value of fraud against public sector](chart.png)

Source: Annual Fraud indicator 2013

**Figure 4**
Central government fraud loss by type (excluding tax and benefits) 2013

<table>
<thead>
<tr>
<th>Type</th>
<th>Estimated fraud loss (£m)</th>
<th>Identified fraud</th>
<th>Hidden fraud</th>
</tr>
</thead>
<tbody>
<tr>
<td>Procurement fraud</td>
<td>1,400</td>
<td>1,400 *</td>
<td></td>
</tr>
<tr>
<td>Grant fraud</td>
<td>504</td>
<td>504 *</td>
<td></td>
</tr>
<tr>
<td>TV license fee evasion</td>
<td>204</td>
<td>204 *</td>
<td></td>
</tr>
<tr>
<td>Payroll fraud</td>
<td>181</td>
<td>181 *</td>
<td>Unknown</td>
</tr>
<tr>
<td>NHS patient charges fraud</td>
<td>156*</td>
<td>156 *</td>
<td>Unknown</td>
</tr>
<tr>
<td>NHS dental charges fraud</td>
<td>73*</td>
<td>73 *</td>
<td>Unknown</td>
</tr>
<tr>
<td>Student finance fraud</td>
<td>31</td>
<td>31 *</td>
<td>Unknown</td>
</tr>
<tr>
<td>Pension fraud</td>
<td>14</td>
<td>14 *</td>
<td>Unknown</td>
</tr>
<tr>
<td>National Savings &amp; investments (NS&amp;I)</td>
<td>0.4</td>
<td>0.4 *</td>
<td>Unknown</td>
</tr>
</tbody>
</table>

![Level of confidence in estimate](legend.png)

Notes
1. The level of confidence varies from poor, average, good, excellent.
2. The category ‘identified’ fraud is not the same as the government’s definition of ‘detected fraud.’
3. This comprises prescription, optical and dental patient losses. More up-to-date figures are available for prescription fraud – the latest value is £237 million.
4. More up-to-date figures are available – the latest value is £92 million.

2.6 The fraud indicator collates primary and secondary data sources into a single document containing fraud loss estimates. Its data is not comparable from year to year so it cannot be used to analyse trends. Also, each estimate is calculated in a different way so estimates are not always comparable. The Cabinet Office’s main concern with the fraud indicator is that it excludes areas of government spend where there is known fraud so may be incomplete. Also the big areas of spend are based on broad estimates. Estimating fraud is not an exact science, and the nature of some of the fraud types makes it difficult to measure and cost.

2.7 The National Fraud Authority was responsible for producing the indicator from 2010 to 2013. Since it was closed no fraud loss indicators have been published. From 2016, the indicator will be produced by an independent third party, with the government represented through a steering group.

2.8 The National Fraud Initiative, previously led by the Audit Commission and now by the Cabinet Office is another means of detecting fraud in local and central government. It detects potential fraud by matching electronic data sets within and between 1,300 public and 77 private sector bodies to detect fraudulent patterns of activity. In 2014, it identified £229 million of fraudulent or incorrect UK public sector payments over the previous two years. The total value of cases of fraud, overpayment or error identified was lower than in previous years, however, the number of cases detected rose by 19%. Pension fraud, overpayment and error make up the largest proportion of public sector fraud in England (£74 million), followed by council tax single person discount (£39 million) and then housing benefit (£33 million). It is not compulsory for central government bodies to participate in the National Fraud Initiative. In this last exercise (2014), only 13 central government departments or arm’s-length bodies opted to do so. However, some of these bodies chose to submit only some of the possible data sets, or a sample.

Data returns

2.9 From July 2011, the government required departments to record their detected and prevented fraud and error in data summaries. The fraud, error and debt team in the Cabinet Office collate this data. Before this, no department-level data on fraud existed. This request was in response to recommendations by the Committee of Public Accounts that it should collect information on fraud across all departments so that it can disclose all money lost through fraud and error.

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9 Central government participants included: Cabinet Office, Home Office, Department for Communities and Local Government, Highways Agency, Department of Health, HM Revenue & Customs and Department for Work & Pensions.
2.10 Since 2014, there have been two fraud and error data returns provided by departments:

- Quarterly Data Set (QDS) was introduced in 2012 and then paused in 2015-16. It was collected quarterly and submitted annually and is broken down by:
  - detected fraud and error – includes instances of identified fraud where, post-payment, it was decided that on the balance of probabilities the intention was to defraud; and
  - prevented fraud – any incidents of fraud that have been prevented (in the reference period) as a result of specific fraud prevention processes or transactions identified as being fraudulent before payment was made.\(^\text{11}\)

- Consolidated Data Request (CDR) was introduced in 2014. It is collected and submitted quarterly. It is more detailed as it breaks fraud into defined categories. Initially, it did not include prevented fraud but there are plans to include this (to replace reporting through QDS which stopped in 2015-16).

2.11 The Cabinet Office has taken both of these data returns and developed a ‘true’ detected fraud figure. This uses the most accurate data from either the QDS or the CDR plus figures that were not reported in either return but appeared in other published reports and exercises. Figure 5 overleaf presents a summary of findings from 2014-15 showing the QDS, CDR and ‘true fraud’ data by department. Figure 6 on page 19 draws out the key figures across government.

2.12 Departments and their arm’s-length bodies identified a total of £27.6 million in detected fraud and error in 2014-15 in their QDS. This compares with £43 million the previous year. In total, departments reported that they prevented £27.5 million of fraud (excluding £28 billion from the Department for Work & Pensions (DWP) and HM Revenue & Customs (HMRC)). This was an increase on the previous year where £9 million was reported as prevented.

2.13 Departments detected £58.3 million of fraud and error in the CDR of which £29.7 million was fraud. As 2014-15 was the first year of complete data, it is difficult to draw conclusions on the patterns across government.

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\(^{11}\) See footnote 5.
## Figure 5
### Summary of detected fraud by department 2014-15

<table>
<thead>
<tr>
<th>Department</th>
<th>Expenditure(^1) (£m)</th>
<th>QDS detected fraud and error(^2) (£m)</th>
<th>CDR detected fraud and error(^2) (£m)</th>
<th>CDR detected fraud(^2) (£m)</th>
<th>'True' detected fraud(^3) (£m)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department for Business, Innovation &amp; Skills</td>
<td>23,700</td>
<td>4.9</td>
<td>21.2</td>
<td>21.2</td>
<td>21.2</td>
</tr>
<tr>
<td>Department of Energy &amp; Climate Change</td>
<td>5,700</td>
<td>0</td>
<td>0.14</td>
<td>0.14</td>
<td>0.136</td>
</tr>
<tr>
<td>Cabinet Office</td>
<td>807.4</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0.001</td>
</tr>
<tr>
<td>Department for Communities and Local Government (excluding grants to local authorities)</td>
<td>4,600</td>
<td>0.03</td>
<td>0.037</td>
<td>0</td>
<td>0.037</td>
</tr>
<tr>
<td>Department for Culture, Media &amp; Sport</td>
<td>3,700</td>
<td>0.04</td>
<td>0</td>
<td>0</td>
<td>0.144</td>
</tr>
<tr>
<td>Department for Transport</td>
<td>20,080</td>
<td>0.36</td>
<td>0.21</td>
<td>0</td>
<td>0.4</td>
</tr>
<tr>
<td>Department for Environment, Food &amp; Rural Affairs</td>
<td>6,300</td>
<td>0.83</td>
<td>0.7</td>
<td>0.3</td>
<td>1.42</td>
</tr>
<tr>
<td>Foreign &amp; Commonwealth Office</td>
<td>1,780</td>
<td>0.92</td>
<td>0.91</td>
<td>0.91</td>
<td>0.92</td>
</tr>
<tr>
<td>Ministry of Justice</td>
<td>9,300</td>
<td>2.18</td>
<td>3.65</td>
<td>0.89</td>
<td>3.65</td>
</tr>
<tr>
<td>Ministry of Defence</td>
<td>35,800</td>
<td>1.45</td>
<td>1.23</td>
<td>1.23</td>
<td>1.45</td>
</tr>
<tr>
<td>Home Office</td>
<td>15,000</td>
<td>1.7</td>
<td>16.5</td>
<td>1.19</td>
<td>16.5</td>
</tr>
<tr>
<td>Department for International Development</td>
<td>9,800</td>
<td>2.30</td>
<td>2.30</td>
<td>2.30</td>
<td>2.30</td>
</tr>
<tr>
<td>Department of Health (including NHS)</td>
<td>113,300</td>
<td>2.32</td>
<td>2.11</td>
<td>1.5</td>
<td>14.2</td>
</tr>
<tr>
<td>HM Treasury</td>
<td>1,472</td>
<td>0.65</td>
<td>0.29</td>
<td>0</td>
<td>0.65</td>
</tr>
<tr>
<td>Department for Education</td>
<td>54,980</td>
<td>9.88</td>
<td>9.12</td>
<td>0</td>
<td>9.88</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>306bn</strong></td>
<td><strong>27.6m</strong></td>
<td><strong>58.3m</strong></td>
<td><strong>29.7m</strong></td>
<td><strong>72.9m</strong></td>
</tr>
</tbody>
</table>

### Notes
1. Expenditure figures taken from annual report and/or NAO short guides.
2. Detected fraud and error figures provided by departments to the Cabinet Office. Some departmental figures include fraud detected by arm’s-length bodies as well as central departments.
3. ‘True’ detected fraud takes the most accurate data from either the QDS or the CDR plus figures that were not reported in the returns but appeared in other published reports and exercises.
4. Figures have been rounded which may account for discrepancies in the totals.

Source: Cabinet Office data provided to the National Audit Office
Figure 6
Key fraud and error figures across government

"True" detected fraud and error
£72.9m
Based on best information from QDS, CDR and other sources

Consolidated Data Request (2014-15)
Detected fraud and error
£58.3m
Detected fraud
£29.7m
Recovered fraud
£27.3m

Quarterly Data Summary (2014-15)
Detected fraud and error
£27.6m (£43.3m)∗
Prevented fraud
£27.5m (£9m)∗
*2013-14 figures

Note
1 Excludes Department for Work & Pensions and HM Revenue & Customs.

Source: Data returns
2.14 The Cabinet Office recognises that there are serious limitations in the data available:

- There are substantial inconsistencies in the data with discrepancies between the two sets of data returns. Total detected fraud and error in the CDR was £58.3 million, almost double the total detected fraud and error in the QDS which was £27.6 million. In theory, they should be the same.

- Departments’ processes for collecting the data are unclear, particularly in those departments that do not have resources dedicated to fraud and error. Some departments include arm’s-length bodies in their submissions, others report them separately or partly include them. Some departments may report a mixture of fraud and error and can define and measure fraud differently. Response rates are also low with some departments reporting no fraud when there are known cases.

- The definition of fraud is subjective so people can interpret it differently. There is a civil definition (see paragraph 1.3) and also a criminal definition where fraud offences are defined under the Fraud Act 2006. The agreed government definition recommends recording fraud using the civil burden of proof. This requires departments to make a judgement on whether the action or inaction was more likely than not to have been made to defraud the department rather than being erroneous.

2.15 The Cabinet Office intends to provide individual support to departments to ensure that the submissions are more accurate and internally consistent. It reviewed the 2014-15 submissions and has assessed the confidence level of each individual department’s reporting, challenging them on the comprehensiveness and quality of their returns. It has agreed that it could have been clearer in communicating what to provide and when. It has decided to simplify the process by only requesting the CDR from departments. It also created a ‘Prevention panel’ to improve reporting of savings made through preventing fraud. This panel was used to endorse methodologies and approve savings.

What is unknown

Unreported and hidden fraud

2.16 The full extent of public sector losses is unknown as much fraud is hidden, difficult to find or remains unreported. There are large gaps in knowledge about fraud losses, and methods to measure fraud accurately are still developing. Fraud reported to the Cabinet Office and the authorities (eg investigators like the police) is only a small proportion of the fraud detected. This in turn, is potentially only a fraction of the fraud that remains undetected.
2.17 The government reported level of fraud is 0.02% of its expenditure which is significantly lower than the few available comparators that estimate the total level of fraud.\textsuperscript{12} For example, the last annual fraud indicator estimated losses equivalent to 0.8% of expenditure. In comparison, the US government reports around 4% in ‘improper payments’; the EU reports 4.7% in ‘error’ (a broad term that encompasses some fraud) and the private sector level is 5.6%.\textsuperscript{13,14,15} When applied to UK expenditure, these percentages would be equivalent to between £15 billion and £22 billion of fraud in the UK. The significance of the disparity may be because these are not like-for-like comparators. However, it may also suggest higher levels of undetected and unreported fraud within the UK public sector.

2.18 Figure 7 overleaf shows the potential loss for the UK if fraud was equivalent to the same percentage loss rate as the US, EU, and private sector benchmarks.

2.19 Three departments reported zero fraud in their CDR in 2014-15, some of which had reported fraud elsewhere. A nil return does not necessarily mean there is no fraud; it may indicate that there is no system in place to detect and/or measure fraud within the organisation. Conversely, it can also be a sign of a strong control environment.

\textsuperscript{12} Cabinet office estimate ‘true’ detected fraud to be £72.9 million from a spend of £306 billion (0.02%) in 2014-15 excluding Department for Work & Pensions, HM Revenue & Customs and local government.

\textsuperscript{13} The US has a legal requirement for designated major US public sector bodies to measure and report ‘improper payments’. In 2014, Federal agencies reported a government-wide improper payment rate of 4.02%. Note that not all improper payments are fraud, and not all improper payments represent a loss to the government. This value includes some social security benefits which we have excluded from the UK figure. Further details available at: https://paymentaccuracy.gov/about-improper-payments

\textsuperscript{14} This is the EU error rate which measures the money that should not have been paid from the EU budget because it was not used in accordance with EU rules, European Court of Auditors, Annual report 2013, November 2014, available at: www.eca.europa.eu/en/Pages/AR_2013.aspx

Figure 7
Potential UK reported fraud levels based on other comparators

UK reported fraud appears much lower than elsewhere

Value of potential fraud (£bn)

<table>
<thead>
<tr>
<th></th>
<th>Value of Potential Fraud (£bn)</th>
</tr>
</thead>
<tbody>
<tr>
<td>UK reported</td>
<td>0.07</td>
</tr>
<tr>
<td>UK (AFI)</td>
<td>2.6</td>
</tr>
<tr>
<td>US</td>
<td>12.3</td>
</tr>
<tr>
<td>EU</td>
<td>14.4</td>
</tr>
<tr>
<td>Private sector</td>
<td>17.2</td>
</tr>
</tbody>
</table>

Notes
1 AFI is the annual fraud indicator.
2 This does not include estimates or spending from local government or tax credits and benefits.

Source: Cabinet Office
Part Three

What government set out to do

3.1 This part summarises recent government activity to tackle fraud. The Cabinet Office relies on departments to manage fraud risk individually, but it has also set out minimum expectations, provided guidance, advice and support. The extent to which departments act reflects their differing perceptions of risk exposure and variable capacity and capability. It is difficult to establish what impact the Cabinet Office’s activities have had.

Role of departments and central government

3.2 The National Fraud Authority was previously the lead fraud body in government; however, it was dissolved in March 2014 and its functions were transferred to the National Crime Agency, City of London Police, Home Office and Cabinet Office. The Cabinet Office is the policy lead for fraud but departments are individually responsible for managing fraud risk.

3.3 The Cabinet Office’s fraud, error and debt team initially consisted of two staff and has grown to include 14 staff. It aims to improve the measurement, detection and reporting of fraud loss across government. It has two roles:

- to develop and propose policies on how to reduce fraud in the public sector, agree cross-government fraud and error policies and then implement those policies; and
- to lead on data sharing strategies including the development of data analytics and analytic capability to prevent fraud.

3.4 The team works with all departments and agrees what they need to do to manage fraud. It does this bilaterally, giving attention to individual departments on specific issues.

16 Cabinet Office staff numbers: two in policy from 2011–2013 increasing to ten. Two staff on data analytics which increased to four in 2013 when the counter fraud checking service transferred to the Cabinet Office. This excludes staff handling the National Fraud Initiative.
3.5 Accounting officers are ultimately responsible for managing risks within their organisations, including fraud.\(^\text{17}\) As part of this role, they are expected to take the following steps:

- assess their organisation’s vulnerability to fraud;
- evaluate the scale of fraud risk;
- respond to fraud risk;
- measure the organisation’s effectiveness of fraud risk strategy; and
- report fraud.

3.6 Most public sector fraud is prevented, identified and handled at departmental level. Each department can investigate fraud with its internal audit or investigation teams. In the case of social security, welfare benefits and tax credit fraud, the Department for Work & Pensions (DWP), HM Revenue & Customs (HMRC) and local authorities share a single fraud investigation service.

**Government priorities**

3.7 The government set out its priorities for reducing fraud in the public sector in 2011:

- Collaboration – silos must be removed; all parts of the public sector must work together by: sharing intelligence on fraudsters; developing cross-cutting capabilities; initiating joint projects using data analytics; and ensuring we jointly procure data analytics to drive down costs.

- Assessment of risk and measurement of losses – fraud risk must be assessed before projects and programmes are under way. Losses should also be recorded and reported via the quarterly data summary.

- Prevention – investment and resource should go into prevention, not just detection and punishment. When vulnerabilities are detected as part of risk assessment, they should be designed out.

- Zero tolerance – there is no acceptable level of fraud.\(^\text{18}\)


3.8 Alongside this, the government set up a fraud and error task force in late 2010. This was a strategic decision-making body at ministerial and senior official-level which developed fraud and error, debt and grant efficiency initiatives across government. It was chaired by the Cabinet Office Minister and comprised ministers and senior officials from government departments. It also brought together expertise from the private and public sectors.

3.9 The task force’s role was to provide a forum where ministers, experts and officials could:

- provide strategic guidance and oversight of cross-government initiatives;
- jointly monitor the progress of initiatives; and
- support the development and delivery of programmes by working together to solve any problems, or to resolve escalated issues.

3.10 It was supported by a fraud and error programme board that monitored the delivery of fraud initiatives in the public sector. The board received regular progress reports, discussed risks and issues and ensured that activities were carried out successfully and on time. Two ‘expert advisory panels’ also supported the task force and associated programme boards. The purpose of the expert advisory panels was to support, challenge and provide insight into the task force’s work.

3.11 In 2013, the task force began to focus on fraud, error and debt within the welfare system. In 2015, the task force was replaced by the fraud, error and debt steering group, which comprises senior officials from HM Treasury, the Cabinet Office, HMRC and DWP. The steering group meets regularly to monitor departments’ progress and consider ways to further reduce loss and recover more debt. There is no equivalent forum for the rest of government.

3.12 In February 2012, government set out a number of cross-government activities to achieve these goals (Figure 8 overleaf).19
## Figure 8
Counter fraud activities

<table>
<thead>
<tr>
<th>Theme</th>
<th>Project</th>
<th>Objective</th>
<th>Implemented</th>
<th>Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>Data analytics</td>
<td>Spend recovery audits</td>
<td>Payment by results contracts to identify duplicate payments</td>
<td>Yes</td>
<td>£21.4 million incorrect payments recovered</td>
</tr>
<tr>
<td>Sharing information/technology</td>
<td>Fraud alert system</td>
<td>Share fraud incidences/perpetrators across government</td>
<td>Now run by National Fraud Intelligence Bureau</td>
<td>n/a</td>
</tr>
<tr>
<td>Sharing skills</td>
<td>Fraud and error panel to support project gateway reviews</td>
<td>Identify and address fraud and error risks early in major programmes and projects</td>
<td>Not progressed systematically</td>
<td>n/a</td>
</tr>
<tr>
<td>Building accountability and capacity</td>
<td>Counter fraud champions network</td>
<td>Share knowledge and provide input to central team</td>
<td>Yes</td>
<td>Members find forum useful and they have agreed a programme of work</td>
</tr>
<tr>
<td></td>
<td>Fraud awareness campaign</td>
<td>Raise awareness</td>
<td>Yes, run by National Fraud Authority</td>
<td>Awareness of policies and personal responsibilities increased</td>
</tr>
<tr>
<td></td>
<td>E-training for civil servants</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Measurement and reporting</td>
<td>Guidance to define common fraud reporting standards</td>
<td>Standardise and improve reporting of fraud</td>
<td>Yes</td>
<td>More consistent reporting though still scope for improvement</td>
</tr>
</tbody>
</table>

Source: National Audit Office summary of Cabinet Office papers
3.13 In 2013, the government revised its approach and set out a long-term vision. It did not publicly announce this. The vision for the future was:

- There is clear accountability within and between departments for reducing fraud and error loss.
- There is a clear view, held in one place in government, on who is undertaking what activity in the fraud and error agenda and what the level of capability is across government.
- Government departments and public sector organisations have a clear understanding of their fraud and error risks. They have a proportionate risk assessment that establishes which risks are most likely to lead to significant loss.
- In key risk areas, government departments are able to estimate their overall fraud and error exposure through a recognised measurement process.
- The Cabinet Office will work with selected departments based on their need by:
  - supporting departments who have a clear understanding of their fraud and error risks and are working to reduce them;
  - working with departments who wish to share best practice, assets and resources to increase capability and capacity within other departments or identify areas for improvement; and
  - challenging departments that are not able to present a complete picture of their fraud and error risk.
- Barriers to data sharing are broken down and departments have easier and more cost-effective access to data to enable them to reduce their risk of fraud and error.
- There is an agreed framework for measuring fraud and error loss across government. This may be used in different ways depending on the individual department’s circumstances.

3.14 To work towards this vision, the government took a more fundamental look at what was going on in departments and as a first step, asked them to complete a self-assessment of fraud capability in September 2013. This followed an organisational capability assessment which departments completed in 2010. It was designed to help departments evaluate their capabilities in relation to managing the risks of financial loss.

20 All departments and bodies with expenditure of over £100 million were required to complete an assessment.
21 HM Treasury, DAO(GEN)01/10.
3.15 The Cabinet Office analysed the results and found that:

- the government employs around 2,000 fraud specialists excluding tax and welfare staff in HMRC and DWP; and
- the public sector is covered by a relatively small number of investigators (1,250 staff) spread across a large number of organisations, with some organisations having no dedicated fraud resources at all.

3.16 The quality of departments’ counter fraud capabilities is mixed and limited. Some key findings from the 2013 assessments include:

- 22% of departments could not identify their five riskiest processes;\(^22\)
- 74% lacked outcome measures to assess the effectiveness of counter fraud work;\(^23\)
- 19% of bodies did not have a database for recording allegations of fraud;\(^24\)
- 36% of bodies did not have a counter fraud strategy, and 6% did not have a policy;\(^25,26\) and
- 32% of bodies did not do any form of fraud risk assessment of new policies or services.

3.17 The Cabinet Office repeated the exercise in 2015. Of the 24 bodies that responded, 17% did not have a counter fraud strategy and 30% did not have a fraud risk assessment in place.

3.18 The Cabinet Office used these findings to inform its decisions on the priority actions for departments. For example, it set out annual ‘mandates’ for all departments to carry out specific actions to tackle perceived weaknesses in fraud management. In 2013, the Public Expenditure Committee required departments to:

- appoint a board-level individual accountable for fraud; and
- develop an action plan based on an assessment of the department’s capacity to measure the risk of fraud and error losses.

3.19 In 2014, departments were asked to:

- undertake two targeted random sampling exercises to identify and measure fraud losses in the highest risk payment areas; and
- develop outcome-based metrics to measure the success of their counter fraud activity.

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\(^{22}\) 15 out of 68 organisations.
\(^{23}\) 46 bodies had no metrics to measure the effectiveness of counter fraud activities.
\(^{24}\) 13 bodies.
\(^{25}\) 25 bodies.
\(^{26}\) 4 bodies had no policy.
3.20 A best practice framework on random sampling methodology was developed and agreed by a group of experts and an oversight board which also monitored delivery. Overall, 14 departments carried out random sampling exercises of 28 payment processes. They found just over £6 million in irregular transactions. The Cabinet Office extrapolated this to the whole population and estimated that there could be up to £79 million of potentially irregular transactions, implying that there is a significant level of undetected fraud. The government intends to continue random sampling each year until at least 2018-19. The second exercise has begun and will report in April 2016.

3.21 The Cabinet Office also facilitate a ‘counter fraud champion’s network’ and centrally collate information on reported fraud levels submitted by departments and facilitate data sharing. A key requirement has been to standardise reporting and for departments to provide data on levels of fraud and error. Other collaborative groups include a government investigators network, an internal fraud hub, a ‘lead group’ and professionals board to implement counter fraud initiatives. Figure 9 overleaf sets out the full range of counter fraud activities that have taken place since 2013 and their impact.

3.22 The fraud, error and debt team has also provided tailored support to departments to help address specific fraud concerns. Figure 10 on page 31 gives examples.

What has been the impact?

Savings

3.23 There is a lack of data on the extent of fraud and no metrics to evaluate the government’s performance in detecting and preventing it. This makes it is difficult to assess whether the government’s actions are improving fraud detection or prevention. There are some indications that there has been a rise in detected and prevented fraud as departments have started to identify and report it more. This is mainly the result of central initiatives like the random sampling which picked up and quantified £6 million of fraud that was previously unknown to departments.
### Figure 9
Counter fraud activities since 2013

<table>
<thead>
<tr>
<th>Project</th>
<th>Objective</th>
<th>Implemented</th>
<th>Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accountable board member for fraud</td>
<td>Clarify accountability and raise profile within organisation</td>
<td>2013</td>
<td>All departments have named individual</td>
</tr>
<tr>
<td>Departmental capacity assessment and action plan</td>
<td>Assess capability and capacity to do counter fraud work</td>
<td>2013</td>
<td>Better understanding of government counter fraud capacity, resources and risks</td>
</tr>
<tr>
<td>Reporting of fraud and error in annual and quarterly returns</td>
<td>Improve data accuracy of fraud prevalence in government</td>
<td>2013</td>
<td>Developing picture of fraud but data quality concerns mean information is incomplete</td>
</tr>
<tr>
<td>Departmental outcome metrics to assess counter fraud activity</td>
<td>Evaluate success of activity to identify and reduce fraud</td>
<td>2014</td>
<td>Most departments (with exception of two) now have outcome metrics</td>
</tr>
<tr>
<td>Random sampling exercise</td>
<td>Find more fraud and error loss in risky processes</td>
<td>2014</td>
<td>£6 million loss identified though not as much as hoped</td>
</tr>
<tr>
<td>Data matching exercises</td>
<td>Better use of data to identify cases and fraud risks</td>
<td>In progress</td>
<td>Too early to say</td>
</tr>
<tr>
<td>Fraud risk assessment guidance</td>
<td>Develop departments’ ability to map fraud risks</td>
<td>Started by National Fraud Authority. Now superseded by Risk Assessment Standards</td>
<td>Too early to say</td>
</tr>
<tr>
<td>Fraud grants tool kit</td>
<td>Guidance for policy makers, grant managers and finance teams when looking to identify and respond to fraud and error risks</td>
<td>2015</td>
<td>Too early to say</td>
</tr>
<tr>
<td>Internal fraud initiative</td>
<td>To create and roll-out a central database of staff dismissed for fraud for pre-employment screening to prevent them from being re-employed for five years</td>
<td>2015</td>
<td>Too early to say</td>
</tr>
<tr>
<td>Standards framework</td>
<td>Increase departmental capability across the public sector in identifying, preventing and dealing with fraud</td>
<td>2015</td>
<td>Too early to say</td>
</tr>
</tbody>
</table>

Source: National Audit Office summary of Cabinet Office papers
3.24 There are no targets or outcome measures at the whole of government level for fraud and error. Only the DWP and HMRC have targets for reducing fraud and error and have publicly committed to reducing loss.

3.25 In August 2015, the government reported savings of £676 million through a range of counter fraud, error and debt initiatives, specifically:

- the DWP collecting debt, administering penalties and preventing overpayments;
- recoveries of duplicate or overpayments to suppliers; and
- stopping of ineligible student loan claims.\(^{27}\)

3.26 In addition, departments have reported £27.2 million in recoveries through the consolidated data requests for the last year.

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Part Four

Challenges and opportunities

4.1 This part draws out the challenges that government faces in reducing fraud and its plan to address it going forward.

4.2 The government lacks a clear understanding of the scale of the fraud problem and departments vary in their ability to identify and address the risk of fraud. The Cabinet Office is attempting to improve the quality of information and raise departments’ ability to tackle fraud risks. However, there are some significant challenges and opportunities in doing so.

A challenging context

4.3 Fraud is becoming more complex and diverse as the government increases the complexity of its delivery channels. For example, greater use of third parties and digital channels could create new opportunities for fraud.

4.4 Collectively, fraud is a concern for the government with substantial estimated losses of public funds involved across all departments. However, many departments report small losses and regard their exposure to fraud risk as low. As such, fraud appears to be a low priority.

4.5 Fraud is difficult to find, measure and address without investing time and resources. Such an investment can be difficult for departments to justify in the current fiscal environment. Increasing cost pressures mean that longer-term savings from fraud can lose out against shorter-term objectives to reduce costs and staff. This is particularly the case where information on the impact of counter fraud activities is either unavailable or difficult to assess. There is little information on the scale of the fraud problem—the data that does exist is patchy, inconsistent and of variable quality. It is difficult to formulate solutions if the scale and nature of the problem is unknown.
4.6 There is often limited understanding of, and variable levels of skills within the public sector in tackling fraud. For example:

- In general, counter fraud skill levels are low and particular skill sets that are useful for fraud detection, such as data analytics, are in short supply.

- Definitions of fraud are not commonly understood.

- There is a reactive rather than preventative approach to managing fraud. Resources tend to be focused on investigating fraud after the event, rather than earlier in the process. Small pockets of experience exist in prevention and detection but they are not widespread.

- There is uncertainty about when to involve the police in investigations. Fraud cases can be difficult to prove, departments may not refer them to appropriate bodies and the police may not take up many cases. In the absence of prosecution, some departments lack sanctions.

4.7 In addition, the data landscape that would allow fraud to be prevented and detected is complex, with much data being held protectively by departments and government bodies in silos. There are challenges in sharing and bringing data together across government.

**Opportunities**

4.8 Preventing fraud is an opportunity for the government to reduce losses and make savings. As the quality and completeness of data improve, departments and the Cabinet Office will form a more informed view of key areas of loss and risk.

4.9 Technology presents growing opportunities for real time reporting, sharing intelligence and fraud data, and improving data analytics and expertise. However, there are often practical and legal limitations on the ability to share some types of data. *Figure 11* overleaf lists the information-sharing projects that the Cabinet Office is facilitating.

4.10 Assessing the fraud risk of new policies, projects and programmes is not widespread across departments, but it is an opportunity to design in fraud prevention measures and processes. Currently, fraud risk is not routinely recognised when new programmes or policies are designed. There have been some attempts to address this. For example, there were plans to introduce fraud and error panels to support project gateway reviews although these were not implemented systematically. Some departments (like the Department for Business, Innovation & Skills) have initiated ‘challenge panels’ to better identify fraud risk. Earlier, more explicit recognition of fraud risk will enable better informed judgements on the level of controls. Where necessary, this may require a trade-off with the level of bureaucracy involved in the process.
### Figure 11
Information sharing projects

<table>
<thead>
<tr>
<th>Project</th>
<th>Objective</th>
<th>Status</th>
</tr>
</thead>
</table>
| Legislation | Draft bill aims to address data sharing on three fronts:  
- statistical data (ONS);  
- vulnerable people; and  
- counter fraud and debt. | In development. |
| Counter fraud checking service | Share known fraud data across sectors including HMRC, DWP, insurance, banking and the National Fraud Intelligence Bureau. It prevents fraud through a transactional check of applications for benefits, services and products against known fraud data at the stage when applications are being processed. | Developing business case. |
| Money laundering project | Data sharing pilot between the National Fraud Intelligence Bureau and banks to address money laundering risks. | In development. |
| National Fraud Initiative | Matches electronic data sets within and between 1,300 public and 77 private sector bodies. This includes police authorities, local probation boards, fire and rescue authorities as well as local councils and a number of private sector bodies. It flags up inconsistencies that indicate that a fraud, an error or an overpayment may have taken place, signalling the need for review. It is not mandatory for central government. | Running since 1996, Cabinet Office took over from Audit Commission in 2014. |
| Virtual data matching | Formerly known as the ‘intelligence sharing architecture’. Will work by putting data in a cloud which organisations can draw down when they have a specific individual or process or payment that they need to check. | Proof of concept delivered. |
| Enhanced data project – payments process | Aims to identify how the government can best take advantage of the changes being made in/to the payment sector within the UK and across Europe. If the government fully harnessed these changes it could see benefits in the way that it manages and processes most government payments, grants, benefits, taxation and procurement. This would support key policy areas and deliver savings through fraud reduction. | Cabinet Office are considering how the project should be continued. |
| Government Grants Information System (GGIS) | The GGIS enables the recording and reporting of grant information across government in a simple, standardised and scalable way. It improves transparency and provides insight into grant spend enabling departments to manage grants efficiently and effectively while actively reducing the risk of fraud. | In beta phase and being rolled out to departments. |
| Internal fraud database | To create and roll-out a central database of staff dismissed for fraud and to use this data for pre-employment screening. This will enable a ban on these staff from being re-employed for five years. It will also ensure that all internal fraud investigations are either concluded or if they are to cease they should be signed off by a permanent secretary, chief executive or minister depending on the circumstances. | Pilot stage with four departments (1 November 2015 to 31 March 2016). |

Source: National Audit Office summary of Cabinet Office papers
4.11 Part of the Cabinet Office’s agenda is to change the government’s culture so that it recognises and values bodies that identify fraud. More generally, it aims to increase the amount of fraud identified and reduce its prevalence. Part of this will involve cultural change to increase departments’ appetite to identify, estimate and report fraud as well as undertaking changes to business processes to incorporate and benefit from better use of data.

4.12 Accounting officers are responsible for the proper stewardship of resources and for making decisions for their department. However, the Cabinet Office can seek to influence and incentivise the right kinds of behaviour including promoting collaboration, innovation and lessons learned. The Cabinet Office does not have strong levers to direct actions as even “mandates” have to be negotiated and agreed. However, other means of influences might include: funding incentives; additional performance objectives; ensuring long-term costs and benefits are taken into account; clearly demonstrating the value for money of adopting a central approach; or softer strategies such as bringing department experts together to find solutions.

4.13 The Cabinet Office told us that its next area of focus is to build a fraud profession, and develop the counter fraud capability of departments so that they can lead the agenda with minimal central support. It has developed a new counter fraud framework in conjunction with other departments. This sets out a range of specialisms, recognising that traditionally the focus on counter fraud skills and resources has been on the reactive, investigation focused work. It aims to create standards for each of the specialisms and review training and accreditation.

What needs to happen

Departments

4.14 Our fraud and error stocktake set out the critical success factors for managing fraud in a framework.\(^{28}\) This framework sets out the need to establish clear strategies and governance; design controls into the way departments work; implement controls and interventions effectively; and measure and evaluate performance. This applies regardless of the type of fraud. Departments should use this framework as a means of improving their fraud management capacity.

\(^{28}\) Comptroller and Auditor General, Fraud and error stocktake, Session 2015-16, HC 267, National Audit Office, July 2015. Figure 1.
4.15 Departments, with support from the Cabinet Office should build on existing work in the following ways:

- Set clear plans for achieving counter fraud ambitions and develop associated success measures to assess progress and the impact of initiatives. These measures will enable departments to be held to account for performance.

- Improve the quality and completeness of fraud data. Once the Cabinet Office is confident about the quality of this data, it should publish an annual report on fraud losses across government. This will improve transparency and raise awareness of fraud. This report should explain the gap that currently exists between reported fraud across government and that which could be reasonably expected when considering levels of fraud elsewhere.

- Improve understanding of where fraud risks sit within their organisations and the government more broadly. Ensure there are mitigations in place to manage those risks where they are significant.

- Undertake a thorough fraud risk assessment of all new policies/programmes as a routine part of planning, consulting counter fraud specialists as required.

- Improve the sharing of data between departments and develop analytical tools and capabilities to support the management and mitigation of risks.

Cabinet Office

4.16 The Cabinet Office has provided policy leadership of fraud across government, providing expertise in a key area of activity. So far, it has mainly focused on benefit and tax fraud. But it has taken steps to improve understanding of fraud across government by collecting data and surveying counter fraud capacity in departments. It has tried to improve the government’s capability, and promote collaboration between departments.

4.17 The Cabinet Office should continue to broaden its focus from fraud relating to HM Revenue & Customs and the Department for Work & Pensions. It should gain an understanding of what is happening in other departments where fraud has had less central scrutiny. The Cabinet Office has scope to assess and monitor performance across government better and should set an objective system for measuring the government’s performance and the impacts of initiatives. This will allow it to identify priority problem areas, support departments in dealing with them before issues become significant, and intervene where necessary.
4.18 The Cabinet Office should consider:

- setting clear plans for achieving the government’s counter fraud ambitions and associated success measures to assess progress and the impact of initiatives;
- how it uses its management information and growing knowledge of the sector to develop a targeted approach. This will enable it to address departments or types of fraud that it considers to be at particular risk of loss for government; and
- developing mechanisms for holding departments to account for performance.
Appendix One

Our approach

Scope

1. This work focused on fraud in central government other than tax credit and benefit fraud.

2. We sought to answer the following questions:
   ● What is the scale of fraud in the public sector?
   ● What did the government set out to achieve and what has it done?
   ● What are the challenges to reducing fraud and what is being done to address fraud going forward?

3. This is a summary of the government’s objectives and projects and the outcomes it has achieved. It reports progress but does not evaluate the success of the government’s counter fraud general approach or individual activities. We intend to do a more detailed assessment in the future.

Methods

4. In examining these issues, we drew on a variety of evidence sources.

5. We interviewed key individuals from the Cabinet Office and a selection of departments to establish the approaches they were taking to manage fraud at government and departmental levels. The people we interviewed included:
   ● representatives from the fraud, error and debt team of the Cabinet Office; and
   ● fraud representatives from the Department for Business, Innovation & Skills, the Department for Environment, Food & Rural Affairs and the Foreign & Commonwealth Office.
6 We reviewed policy documents, analysis papers, meeting minutes and presentations from the Cabinet Office fraud, error and debt team.

7 We also examined data from:

- survey responses to departmental self-assessments completed in 2013 and 2015;
- the quarterly and consolidated data requests on detected and prevented fraud levels from departments from 2014-15; and
- the annual fraud indicator and national fraud initiative.

8 The report draws on these data sources. We did not audit or quality assure the data.
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