

COST INFORMATION

All figures detailed are net of VAT

IF THE AMOUNT IN DISPUTE IS OVER £10,000 BUT LESS THAN £25,000 THEN YOUR CLAIM WILL BE SUBJECT TO FAST TRACK COSTS

Stage :	Complexity Band			
	1 (Credit Hire)	2 (PI portal system applied)	3 (PI – outside of portal system)	4 (Complex, i.e. professional negligence claims)
A. Before Court Proceedings are Issued				
Pre-Issue Where damages are not more than £5,000	£NIL	Either £681.00 or £124 plus 20% of damages (whichever is greater)	£1,136 plus 17.5% of damages	£2,684 plus 15% of damages plus £526 per extra Defendant
Pre-issue £5,001 - £10,000	£NIL	£1,342 plus 15% of damages over £5,000	£2,271 plus 12.5% of damages over £5,000	
Pre-Issue £10,001 - £25,000	£580	£2,374 plus 10% of damages over £10,000	£3,097 plus 10% of damages over £10,000	
B. After Court proceedings are issued but your claim settles or is discontinued before trial...				
Post Issue Pre Allocation	£2,100	£1,445 plus 20% of damages	£3,303 plus 20% of damages	£3,097 plus 40% of damages plus £785 per extra Defendant

Stage :	Complexity Band			
	1 (Credit Hire)	2 (PI portal system applied)	3 (PI – outside of portal system)	4 (Complex, i.e. professional negligence claims)
Post Allocation Pre Listing	£2,500	£2,374 plus 20% of damages	£4,129 plus 25% of damages	£6,607 plus 40% of damages plus £785 per extra Defendant
Post Listing Pre Trial AND Trial costs	£3,800	£3,303 plus 20% of damages	£5,265 plus 30% of damages	£8,155 plus 40% of damages plus £785 per extra Defendant
C. If your claim is disposed of at trial...				
Trial	£3,800	£3,303 plus 20% of damages	£5,265 plus 30% of damages	£8,155 plus 40% of damages plus £760 per extra Defendant
Trial Advocacy Fee	(a) £619 (b) £877 (c) £1,342 (d) £2,168	(e) £619 (f) £877 (g) £1,342 (a) £2,168	(b) £619 (c) £877 (d) £1,342 (e) £2,168	(a) £1,652 (b) £1,652 (c) £2,168 (d) £2,994

Advocacy Fee Categories: Claims up to £3,000; (b) £3,001 - £10,000; (c) £10,001 - £15,000; (d) £15,001 - £25,000

Intermediate Track Costs

IF THE AMOUNT IN DISPUTE IS OVER £25,000 BUT LESS THAN £100,000 THEN YOUR CLAIM WILL BE SUBJECT TO INTERMEDIATE TRACK COSTS

In this scenario, your claim will be deemed an Intermediate Track Claim. There are many more bands to consider if your claim falls within the Intermediate Track. We have set out the sections with an explanation as to what each relate to however, if you do require further explanation then please contact us and we will be happy to discuss this with you further.

An example of a **Band 1** case would be when there is only one issue in dispute, for example: the Defendant has admitted fault for the accident but does admit the value of your injury (this would mean liability was admitted and the only issue was quantum).

An example of a **Band 2** case would be where there are two cases in dispute, for example : the Defendant denies that they were at fault and does not accept that you were injured (this would mean liability, quantum and causation is in dispute).

An example of a **Band 3** case would be where the issues in question were more complex than those in Band 2. An example of this would be if the Defendant had raised other issues, such as occupancy (e.g. they do not believe you are correct in the amount of people who were in your vehicle at the time of the accident).

An example of a **Band 4** case would be any other claim which would be unsuitable for assignment to Bands 1 – 3, an example would be if the Defendant has raised serious issues of fact or law against you (i.e. they believe that you deliberately caused the collision in some way).

Stage (S)	Band 1	Band 2	Band 3	Band 4
S1 : Pre-Issue/ Pre-Defence investigations	£1,652 + 3% of damages	£5,162 + 6% of damages	£6,607 + 6% of damages	£9,601 + 8% of damages
S2 : Counsel/ Specialist lawyer drafting Statements of Case and/or advising (if instructed)	£2,065	£2,065	£2,374; or £3,613 if Counsel is also instructed to draft Defence to a Counterclaim	£2,374; or £3,613 if Counsel is also instructed to draft Defence to a Counterclaim
S3 : Up to and including CMC	£4,129 + 10% damages	£7,949 + 12% damages	£9,394 + 12% damages	£13,420 + 14% damages
S4 : Up to the end of disclosure and inspection	£4,749 + 12% damages	£9,704 + 14% damages	£11,356 + 14% damages	£16,517 + 16% damages
S5 : Up to service of witness statements and expert reports	£5,368 + 12% damages	£11,356 + 16% damages	£12,388 + 16% damages	£20,647 + 18% damages
S6 : Up to PTR, alternatively 14 days before trial	£6,091 + 15% damages	£15,485 + 16% damages	£16,517 + 16% damages	£24,776 + 18% damages
S7: Counsel / Specialist lawyer advising in writing or in conference (if instructed)	£1,445	£1,755	£2,374	£2,994
S8 : Up to trial	£6,813 + 15% damages, less £599 if the party did not prepare the trial bundle	£17,550 + 20% damages, less £898 if the party did not prepare the trial bundle	£19,614 + 20% of damages, less £1,239 if the party did not prepare the trial bundle	£29,938 + 22% damages, less £1,445 if the party did not prepare the trial bundle
S9 : Attendance of solicitor at trial per day	£599	£898	£1,239	£1,445

S10 : Advocacy fee : Day 1	£3,303	£3,613	£4,129	£5,988
S11 : Advocacy Fee : Subsequent Days	£1,455	£1,755	£2,065	£2,994
Stage (S)	Band 1	Band 2	Band 3	Band 4
S12 : Hand down of Judgment and consequential matters	£599	£599	£599	£599
S13 ADR : Counsel / specialist lawyer at mediation of JSM (if instructed)	£1,239	£1,239	£1,239	£1,239
S14 ADR : Solicitor at mediation or JSM	£1,445	£1,755	£2,065	£2,374
S15 ADR : Approval of settlement for child or protected party	£1,239	£1,445	£1,755	£2,065

The shaded areas are cumulative – the unshaded areas are free-standing add-ons, that is ring-fenced counsel’s fees for drafting the statement of case, advising pre-trial, and all advocacy matters.

There is no advocacy fee if the matter settles before trial, even if it is the day before trial however, there is a ring-fenced Counsel fee for advising in writing or in conference provided that it is no more than 14 days before trial.

IF YOUR TOTAL CLAIM IS OVER £100,000 THEN...

Your claim will be deemed a Multi Track case and costs are incurred by each Solicitor on an hourly basis. Conclusion of a claim would usually involve a Legal Cost Draftsman who would prepare a Bill of Costs on behalf of the party who instructed them.