www.picosts.co.uk

CLAIMANT GUIDE TO PERSONAL INJURY COURT FEES FROM 03.08.20

Number and Description of fee	Fee	Number and Description of fee	Fee	Number and Description of fee	Fee
1 Starting proceedings (High Court and County		Where an application for fee remission is refused			
Court)		in whole or in part, fee 2.1 (or the amount of the		5.2 On the filing of a request for detailed	
(a) Does not exceed £300	£35	fee which remains unremitted) is payable either:		assessment in any case where fee 5.1 does not	
(b) exceeds £300 but does not exceed £500 (c) exceeds £500 but does not exceed £1,000	£50 £70	(a) within 7 days after the court giving notice of		apply; or on the filing of a request for a hearing	
(d) exceeds £1,000 but does not exceed £1,000 (d) exceeds £1,000 but does not exceed £1,500	£80	refusal of fee remission (or refusal in part); or (b) at least 28 days prior to the trial date or the		date for the assessment of costs payable to a solicitor by his client pursuant to an order under	
(e) exceeds £1,500 but does not exceed £1,500 (e) exceeds £1,500 but does not exceed £3,000	£115	Monday of the first week of the notified trial		Part III of the Solicitors Act 1974	
(f) exceeds £3,000 but does not exceed £5,000	£205	period, whichever is latest.		Where the amount of the costs to be assessed :	
(g) exceeds £5,000 but does not exceed £10,000	£455	Fee 2.1 is payable by the claimant except where		There are amount of the costs to be assessed.	
(h) exceeds £10,000 but does not exceed		the action is proceeding on the counterclaim		(a) does not exceed £15,000	£369
£200,000 (% of the value of the claim)	5%	alone, when it is payable by the defendant.		(b) exceeds £15,000 but does not exceed £50,000	£743
(i) exceeds £200,000 or is not limited	£10000	Fee 2.1 is not payable in respect of a case where		(c) exceeds £50,000 but does not exceed	£1106
1.2 On starting proceedings in CCBC cases		the court fixed the trial date on the issue of the		£100,000	
brought by Centre users or cases brought by		claim.		(d) exceeds £100,000 but does not exceed	£1480
Money Claim Online users, to recover a sum of				£150,000	
money where the sum claimed:		2.2 In the High Court on filing -		(e) exceeds £150,000 but does not exceed	£1848
(a) does not exceed 300;	£25	- an appellant's notice, or	£240	£200,000	
(b) exceeds £300 but does not exceed £500	£35	- A respondent's notice where the respondent is		(f) exceeds £200,000 but does not exceed	£2772
(c) exceeds £500 but does not exceed £1000	£60	appealing or wishes to ask the appeal court to		£300,000	64630
(d) exceeds £1000 but does not exceed £1500	£70	uphold the order of the lower court for reasons		(g) exceeds £300,000 but does not exceed	£4620
(e) exceeds £1,500 but does not exceed £3,000	£105	different from or additional to those given by the		£500,000	£6160
(f) exceeds £3,000 but does not exceed £5,000	£185 £410	lower court		(h) exceeds £500,000	£6160
(g) exceeds £5,000 but does not exceed £10,000 (h) exceeds £10,000 but does not exceed	1410	2.3 In the county court on filing -		5.3 On a request for the issue of a default costs	
£100,000 (% of the value of the claim)	4.5%	- an appellant's notice, or		certificate -	
Fee 1.1	4.570	- A respondent's notice where the respondent is		- in the Supreme Court £66 + £80 fixed costs	£146
Where the claimant does not identify the value		appealing or wishes to ask the appeal court to		- in the County Court £66 + £80 fixed costs	£146
of the claim when starting proceedings to		uphold the order of the lower court for reasons		in the county court — 100 + 100 fixed costs	1140
recover a sum of money, the fee payable is the		different from or additional to those given by the		5.4 On an appeal against a decision made in	
one applicable to a claim where the sum is not		lower court		detailed assessment proceedings -	
limited.		(a) in a claim allocated to the small claims track	£120	- in the Supreme Court and county court	£231
Fee 1.1 and 1.2		(b) in all other claims	£140	, , , , , , , , , , , , , , , , , , ,	
Where the claimant is making a claim for interest		•		5.5 On a request or application to set aside a	
on a specified sum of money, the amount on		Fees 2.2 and 2.3		default costs certificate -	
which the fee is calculated is the total amount of		Fees 2.2 and 2.3 do not apply on appeals against		- in the Supreme Court and county court	£121
the claim and the interest.		a decision made in detailed assessment			
1.5 On starting proceedings for any other		proceedings.		FEES PAYABLE IN HIGH COURT AND COURT OF	
remedy (including proceedings issued after				APPEAL ONLY	
permission to issue is granted and including		2.4 On an application on notice where no other	£255		
child settlement approval hearings)		fee is specified			
- In the High Court	£528			12.1 On taking an affidavit or an affirmation or	£11
- In the County Court	£308	2.5 On an application by consent or without	£100	attestation upon honour in lieu of an affidavit or	
1.6 On the filing of proceedings against a party		notice for a judgement or order where no other	£100	a declaration except for the purpose of receipt of	
1.6 On the filing of proceedings against a party or parties not named in the proceedings	£55	notice for a judgement or order where no other fee is specified	£100	a declaration except for the purpose of receipt of dividends from the Accountant General and for a	
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue	£55	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a	£100	a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in	
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings		notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default	£100	a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings -	
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part	£55	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee	£100	a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in	
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment	£55	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable	£100	a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings for each person making any of the above	f2
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment of costs payable to a solicitor by a client or on	£55	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an	£100	a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings -	£2
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment	£55	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an application by consent for an adjournment of a	£100	a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings - for each person making any of the above 12.2 For each exhibit referred to in an affidavit, affirmation, attestation or declaration for which	£2
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment of costs payable to a solicitor by a client or on starting costs – only proceedings	£55	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an application by consent for an adjournment of a hearing where the application is received by the	£100	a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings - for each person making any of the above 12.2 For each exhibit referred to in an affidavit,	£2
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment of costs payable to a solicitor by a client or on	£55	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an application by consent for an adjournment of a	£100	a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings - for each person making any of the above 12.2 For each exhibit referred to in an affidavit, affirmation, attestation or declaration for which	£2
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment of costs payable to a solicitor by a client or on starting costs – only proceedings 2.1 On the court fixing a trial date or trial period	£55	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an application by consent for an adjournment of a hearing where the application is received by the court at least 14 days before the date set for that	£100	a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings for each person making any of the above 12.2 For each exhibit referred to in an affidavit, affirmation, attestation or declaration for which fee 12.1 is payable	£2
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment of costs payable to a solicitor by a client or on starting costs – only proceedings 2.1 On the court fixing a trial date or trial period for a case allocated to:	£55 £55 £55	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an application by consent for an adjournment of a hearing where the application is received by the court at least 14 days before the date set for that hearing.	£100	a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings for each person making any of the above 12.2 For each exhibit referred to in an affidavit, affirmation, attestation or declaration for which fee 12.1 is payable	£2
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment of costs payable to a solicitor by a client or on starting costs – only proceedings 2.1 On the court fixing a trial date or trial period for a case allocated to: (a) a case on the multi-track (b) a case on the fast track (c) a case on the small claims track where the	£55 £55 £55	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an application by consent for an adjournment of a hearing where the application is received by the court at least 14 days before the date set for that hearing. Fees 2.4 and 2.5 shall not be payable when an	£100	a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings - for each person making any of the above 12.2 For each exhibit referred to in an affidavit, affirmation, attestation or declaration for which fee 12.1 is payable FEES PAYABLE IN COURT OF APPEAL ONLY 13.1 (a) Where in an appeal notice permission to	£2 £235
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment of costs payable to a solicitor by a client or on starting costs – only proceedings 2.1 On the court fixing a trial date or trial period for a case allocated to: (a) a case on the multi-track (b) a case on the fast track (c) a case on the small claims track where the sum claimed:	£55 £55 £55	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an application by consent for an adjournment of a hearing where the application is received by the court at least 14 days before the date set for that hearing. Fees 2.4 and 2.5 shall not be payable when an application is made in an appeal notice or is filed at the same time as an appeal notice.		a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings for each person making any of the above 12.2 For each exhibit referred to in an affidavit, affirmation, attestation or declaration for which fee 12.1 is payable FEES PAYABLE IN COURT OF APPEAL ONLY 13.1 (a) Where in an appeal notice permission to appeal or an extension of time for appealing is	
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment of costs payable to a solicitor by a client or on starting costs – only proceedings 2.1 On the court fixing a trial date or trial period for a case allocated to: (a) a case on the multi-track (b) a case on the fast track (c) a case on the small claims track where the sum claimed: (i) does not exceed £300	£55 £55 £55 £1090 £545	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an application by consent for an adjournment of a hearing where the application is received by the court at least 14 days before the date set for that hearing. Fees 2.4 and 2.5 shall not be payable when an application is made in an appeal notice or is filed at the same time as an appeal notice. 2.6 On an application for a summons or order	£100	a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings for each person making any of the above 12.2 For each exhibit referred to in an affidavit, affirmation, attestation or declaration for which fee 12.1 is payable FEES PAYABLE IN COURT OF APPEAL ONLY 13.1 (a) Where in an appeal notice permission to appeal or an extension of time for appealing is applied for (or both are applied for) —	
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment of costs payable to a solicitor by a client or on starting costs – only proceedings 2.1 On the court fixing a trial date or trial period for a case allocated to: (a) a case on the multi-track (b) a case on the fast track (c) a case on the small claims track where the sum claimed: (i) does not exceed £300 (ii) exceeds £300 but does not exceed £500	£55 £55 £55 £1090 £545	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an application by consent for an adjournment of a hearing where the application is received by the court at least 14 days before the date set for that hearing. Fees 2.4 and 2.5 shall not be payable when an application is made in an appeal notice or is filed at the same time as an appeal notice. 2.6 On an application for a summons or order for a witness to attend court to be examined on		a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings for each person making any of the above 12.2 For each exhibit referred to in an affidavit, affirmation, attestation or declaration for which fee 12.1 is payable FEES PAYABLE IN COURT OF APPEAL ONLY 13.1 (a) Where in an appeal notice permission to appeal or an extension of time for appealing is applied for (or both are applied for) — - on filing an appellant's notice, or	
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment of costs payable to a solicitor by a client or on starting costs – only proceedings 2.1 On the court fixing a trial date or trial period for a case allocated to: (a) a case on the multi-track (b) a case on the fast track (c) a case on the small claims track where the sum claimed: (i) does not exceed £300 (ii) exceeds £300 but does not exceed £500 (iii) exceeds £500 but does not exceed £1,000	£55 £55 £55 £1090 £545 £25 £55 £80	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an application by consent for an adjournment of a hearing where the application is received by the court at least 14 days before the date set for that hearing. Fees 2.4 and 2.5 shall not be payable when an application is made in an appeal notice or is filed at the same time as an appeal notice. 2.6 On an application for a summons or order for a witness to attend court to be examined on oath or an order for evidence to be taken by		a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings for each person making any of the above 12.2 For each exhibit referred to in an affidavit, affirmation, attestation or declaration for which fee 12.1 is payable FEES PAYABLE IN COURT OF APPEAL ONLY 13.1 (a) Where in an appeal notice permission to appeal or an extension of time for appealing is applied for (or both are applied for) on filling an appellant's notice, or - where the respondent is appealing, on filling a	
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment of costs payable to a solicitor by a client or on starting costs – only proceedings 2.1 On the court fixing a trial date or trial period for a case allocated to: (a) a case on the multi-track (b) a case on the fast track (c) a case on the small claims track where the sum claimed: (i) does not exceed £300 (ii) exceeds £300 but does not exceed £500 (iii) exceeds £500 but does not exceed £1,000 (iv) exceeds £1,000 but does not exceed £1,500	£55 £55 £55 £1090 £545 £25 £55 £80 £115	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an application by consent for an adjournment of a hearing where the application is received by the court at least 14 days before the date set for that hearing. Fees 2.4 and 2.5 shall not be payable when an application is made in an appeal notice or is filed at the same time as an appeal notice. 2.6 On an application for a summons or order for a witness to attend court to be examined on oath or an order for evidence to be taken by deposition, other than an application for which		a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings for each person making any of the above 12.2 For each exhibit referred to in an affidavit, affirmation, attestation or declaration for which fee 12.1 is payable FEES PAYABLE IN COURT OF APPEAL ONLY 13.1 (a) Where in an appeal notice permission to appeal or an extension of time for appealing is applied for (or both are applied for) on filing an appellant's notice, or - where the respondent is appealing, on filing a respondent's notice	£235
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment of costs payable to a solicitor by a client or on starting costs – only proceedings 2.1 On the court fixing a trial date or trial period for a case allocated to: (a) a case on the multi-track (b) a case on the fast track (c) a case on the small claims track where the sum claimed: (i) does not exceed £300 (ii) exceeds £300 but does not exceed £500 (iii) exceeds £500 but does not exceed £1,000 (iv) exceeds £1,000 but does not exceed £1,500 (v) exceeds £1,500 but does not exceed £3,000	£55 £55 £55 £1090 £545 £25 £55 £80 £115 £170	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an application by consent for an adjournment of a hearing where the application is received by the court at least 14 days before the date set for that hearing. Fees 2.4 and 2.5 shall not be payable when an application is made in an appeal notice or is filed at the same time as an appeal notice. 2.6 On an application for a summons or order for a witness to attend court to be examined on oath or an order for evidence to be taken by		a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings for each person making any of the above 12.2 For each exhibit referred to in an affidavit, affirmation, attestation or declaration for which fee 12.1 is payable FEES PAYABLE IN COURT OF APPEAL ONLY 13.1 (a) Where in an appeal notice permission to appeal or an extension of time for appealing is applied for (or both are applied for) on filing an appellant's notice, or - where the respondent is appealing, on filing a respondent's notice 13.1 (b) Where permission to appeal is not	
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment of costs payable to a solicitor by a client or on starting costs – only proceedings 2.1 On the court fixing a trial date or trial period for a case allocated to: (a) a case on the multi-track (b) a case on the fast track (c) a case on the small claims track where the sum claimed: (i) does not exceed £300 (ii) exceeds £300 but does not exceed £500 (iii) exceeds £500 but does not exceed £1,000 (iv) exceeds £1,000 but does not exceed £1,500	£55 £55 £55 £1090 £545 £25 £55 £80 £115	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an application by consent for an adjournment of a hearing where the application is received by the court at least 14 days before the date set for that hearing. Fees 2.4 and 2.5 shall not be payable when an application is made in an appeal notice or is filed at the same time as an appeal notice. 2.6 On an application for a summons or order for a witness to attend court to be examined on oath or an order for evidence to be taken by deposition, other than an application for which fee 7.2 and 8.3 is payable	£21	a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings for each person making any of the above 12.2 For each exhibit referred to in an affidavit, affirmation, attestation or declaration for which fee 12.1 is payable FEES PAYABLE IN COURT OF APPEAL ONLY 13.1 (a) Where in an appeal notice permission to appeal or an extension of time for appealing is applied for (or both are applied for) — - on filing an appellant's notice, or - where the respondent is appealing, on filing a respondent's notice 13.1 (b) Where permission to appeal is not required or has been granted by the lower court	£235
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment of costs payable to a solicitor by a client or on starting costs – only proceedings 2.1 On the court fixing a trial date or trial period for a case allocated to: (a) a case on the multi-track (b) a case on the fast track (c) a case on the small claims track where the sum claimed: (i) does not exceed £300 (ii) exceeds £300 but does not exceed £500 (iii) exceeds £500 but does not exceed £1,000 (iv) exceeds £1,000 but does not exceed £1,500 (v) exceeds £1,500 but does not exceed £3,000	£55 £55 £55 £1090 £545 £25 £55 £80 £115 £170	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an application by consent for an adjournment of a hearing where the application is received by the court at least 14 days before the date set for that hearing. Fees 2.4 and 2.5 shall not be payable when an application is made in an appeal notice or is filed at the same time as an appeal notice. 2.6 On an application for a summons or order for a witness to attend court to be examined on oath or an order for evidence to be taken by deposition, other than an application for which fee 7.2 and 8.3 is payable 2.7 On an application to vary a judgement or		a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings for each person making any of the above 12.2 For each exhibit referred to in an affidavit, affirmation, attestation or declaration for which fee 12.1 is payable FEES PAYABLE IN COURT OF APPEAL ONLY 13.1 (a) Where in an appeal notice permission to appeal or an extension of time for appealing is applied for (or both are applied for) — - on filling an appellant's notice, or - where the respondent is appealing, on filling a respondent's notice 13.1 (b) Where permission to appeal is not required or has been granted by the lower court - on filling an appellant's notice, or	£235
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment of costs payable to a solicitor by a client or on starting costs – only proceedings 2.1 On the court fixing a trial date or trial period for a case allocated to: (a) a case on the multi-track (b) a case on the fast track (c) a case on the small claims track where the sum claimed: (i) does not exceed £300 (ii) exceeds £300 but does not exceed £1,000 (iv) exceeds £1,000 but does not exceed £1,500 (v) exceeds £1,500 but does not exceed £3,000 (vi) exceeds £3,000	£55 £55 £55 £1090 £545 £25 £55 £80 £115 £170	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an application by consent for an adjournment of a hearing where the application is received by the court at least 14 days before the date set for that hearing. Fees 2.4 and 2.5 shall not be payable when an application is made in an appeal notice or is filed at the same time as an appeal notice. 2.6 On an application for a summons or order for a witness to attend court to be examined on oath or an order for evidence to be taken by deposition, other than an application for which fee 7.2 and 8.3 is payable 2.7 On an application to vary a judgement or suspend enforcement (where more than one	£21	a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings for each person making any of the above 12.2 For each exhibit referred to in an affidavit, affirmation, attestation or declaration for which fee 12.1 is payable FEES PAYABLE IN COURT OF APPEAL ONLY 13.1 (a) Where in an appeal notice permission to appeal or an extension of time for appealing is applied for (or both are applied for) — - on filing an appellant's notice, or - where the respondent is appealing, on filing a respondent's notice 13.1 (b) Where permission to appeal is not required or has been granted by the lower court - on filing an appellant's notice, or - on filing a respondent's notice where the	£235
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment of costs payable to a solicitor by a client or on starting costs – only proceedings 2.1 On the court fixing a trial date or trial period for a case allocated to: (a) a case on the multi-track (b) a case on the fast track (c) a case on the small claims track where the sum claimed: (i) does not exceed £300 (ii) exceeds £300 but does not exceed £1,000 (iv) exceeds £1,000 but does not exceed £1,500 (v) exceeds £1,500 but does not exceed £3,000 (vi) exceeds £3,000 Where notice of trial date or trial period is given	£55 £55 £55 £1090 £545 £25 £55 £80 £115 £170	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an application by consent for an adjournment of a hearing where the application is received by the court at least 14 days before the date set for that hearing. Fees 2.4 and 2.5 shall not be payable when an application is made in an appeal notice or is filed at the same time as an appeal notice. 2.6 On an application for a summons or order for a witness to attend court to be examined on oath or an order for evidence to be taken by deposition, other than an application for which fee 7.2 and 8.3 is payable 2.7 On an application to vary a judgement or suspend enforcement (where more than one remedy is sought in the same application only	£21	a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings for each person making any of the above 12.2 For each exhibit referred to in an affidavit, affirmation, attestation or declaration for which fee 12.1 is payable FEES PAYABLE IN COURT OF APPEAL ONLY 13.1 (a) Where in an appeal notice permission to appeal or an extension of time for appealing is applied for (or both are applied for) — - on filing an appellant's notice, or - where the respondent is appealing, on filing a respondent's notice 13.1 (b) Where permission to appeal is not required or has been granted by the lower court - on filing an appellant's notice, or - on filing an appellant's notice where the respondent is appealing	£235
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment of costs payable to a solicitor by a client or on starting costs – only proceedings 2.1 On the court fixing a trial date or trial period for a case allocated to: (a) a case on the multi-track (b) a case on the fast track (c) a case on the small claims track where the sum claimed: (i) does not exceed £300 (ii) exceeds £300 but does not exceed £1,000 (iv) exceeds £1,000 but does not exceed £1,500 (v) exceeds £1,500 but does not exceed £3,000 (vi) exceeds £3,000 Where notice of trial date or trial period is given by the court 36 days or more before the trial date	£55 £55 £55 £1090 £545 £25 £55 £80 £115 £170	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an application by consent for an adjournment of a hearing where the application is received by the court at least 14 days before the date set for that hearing. Fees 2.4 and 2.5 shall not be payable when an application is made in an appeal notice or is filed at the same time as an appeal notice. 2.6 On an application for a summons or order for a witness to attend court to be examined on oath or an order for evidence to be taken by deposition, other than an application for which fee 7.2 and 8.3 is payable 2.7 On an application to vary a judgement or suspend enforcement (where more than one	£21	a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings for each person making any of the above 12.2 For each exhibit referred to in an affidavit, affirmation, attestation or declaration for which fee 12.1 is payable FEES PAYABLE IN COURT OF APPEAL ONLY 13.1 (a) Where in an appeal notice permission to appeal or an extension of time for appealing is applied for (or both are applied for) on filing an appellant's notice, or - where the respondent is appealing, on filing a respondent's notice 13.1 (b) Where permission to appeal is not required or has been granted by the lower court - on filing an appellant's notice, or - on filing a respondent's notice where the respondent is appealing 13.1 (c) On the appellant filing an appeal	£235
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment of costs payable to a solicitor by a client or on starting costs – only proceedings 2.1 On the court fixing a trial date or trial period for a case allocated to: (a) a case on the multi-track (b) a case on the fast track (c) a case on the small claims track where the sum claimed: (i) does not exceed £300 (ii) exceeds £300 but does not exceed £1,000 (iii) exceeds £500 but does not exceed £1,500 (v) exceeds £1,500 but does not exceed £3,000 (vi) exceeds £3,000 Where notice of trial date or trial period is given by the court 36 days or more before the trial date or the Monday of the first week of the notified trial period, fee 2.1 is payable at least 28 days prior to the trial date or the Monday of the first	£55 £55 £55 £1090 £545 £25 £55 £80 £115 £170	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an application by consent for an adjournment of a hearing where the application is received by the court at least 14 days before the date set for that hearing. Fees 2.4 and 2.5 shall not be payable when an application is made in an appeal notice or is filed at the same time as an appeal notice. 2.6 On an application for a summons or order for a witness to attend court to be examined on oath or an order for evidence to be taken by deposition, other than an application for which fee 7.2 and 8.3 is payable 2.7 On an application to vary a judgement or suspend enforcement (where more than one remedy is sought in the same application only one fee shall be payable)	£21	a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings for each person making any of the above 12.2 For each exhibit referred to in an affidavit, affirmation, attestation or declaration for which fee 12.1 is payable FEES PAYABLE IN COURT OF APPEAL ONLY 13.1 (a) Where in an appeal notice permission to appeal or an extension of time for appealing is applied for (or both are applied for) on filing an appellant's notice, or - where the respondent is appealing, on filing a respondent's notice 13.1 (b) Where permission to appeal is not required or has been granted by the lower court - on filing an appellant's notice, or - on filing a respondent's notice where the respondent is appealing 13.1 (c) On the appellant filing an appeal questionnaire (unless the appellant has paid fee	£235
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment of costs payable to a solicitor by a client or on starting costs – only proceedings 2.1 On the court fixing a trial date or trial period for a case allocated to: (a) a case on the multi-track (b) a case on the fast track (c) a case on the small claims track where the sum claimed: (i) does not exceed £300 (ii) exceeds £300 but does not exceed £1,000 (iv) exceeds £1,000 but does not exceed £1,500 (v) exceeds £1,500 but does not exceed £3,000 (vi) exceeds £3,000 Where notice of trial date or trial period is given by the court 36 days or more before the trial date or the Monday of the first week of the notified trial period, fee 2.1 is payable at least 28 days prior to the trial date or the Monday of the first week of the notified trial period.	£55 £55 £55 £1090 £545 £25 £55 £80 £115 £170	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an application by consent for an adjournment of a hearing where the application is received by the court at least 14 days before the date set for that hearing. Fees 2.4 and 2.5 shall not be payable when an application is made in an appeal notice or is filed at the same time as an appeal notice. 2.6 On an application for a summons or order for a witness to attend court to be examined on oath or an order for evidence to be taken by deposition, other than an application for which fee 7.2 and 8.3 is payable 2.7 On an application to vary a judgement or suspend enforcement (where more than one remedy is sought in the same application only	£21	a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings for each person making any of the above 12.2 For each exhibit referred to in an affidavit, affirmation, attestation or declaration for which fee 12.1 is payable FEES PAYABLE IN COURT OF APPEAL ONLY 13.1 (a) Where in an appeal notice permission to appeal or an extension of time for appealing is applied for (or both are applied for) on filing an appellant's notice, or - where the respondent is appealing, on filing a respondent's notice 13.1 (b) Where permission to appeal is not required or has been granted by the lower court - on filing an appellant's notice, or - on filing a respondent's notice where the respondent is appealing 13.1 (c) On the appellant filing an appeal	£235
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment of costs payable to a solicitor by a client or on starting costs – only proceedings 2.1 On the court fixing a trial date or trial period for a case allocated to: (a) a case on the multi-track (b) a case on the fast track (c) a case on the small claims track where the sum claimed: (i) does not exceed £300 (ii) exceeds £300 but does not exceed £1,000 (iv) exceeds £500 but does not exceed £1,000 (iv) exceeds £1,000 but does not exceed £3,000 (v) exceeds £3,000 Where notice of trial date or trial period is given by the court 36 days or more before the trial date or the Monday of the first week of the notified trial period, fee 2.1 is payable at least 28 days prior to the trial date or the Monday of the first week of the notified trial period. Where notice of trial date or trial period is given	£55 £55 £55 £1090 £545 £25 £55 £80 £115 £170	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an application by consent for an adjournment of a hearing where the application is received by the court at least 14 days before the date set for that hearing. Fees 2.4 and 2.5 shall not be payable when an application is made in an appeal notice or is filed at the same time as an appeal notice. 2.6 On an application for a summons or order for a witness to attend court to be examined on oath or an order for evidence to be taken by deposition, other than an application for which fee 7.2 and 8.3 is payable 2.7 On an application to vary a judgement or suspend enforcement (where more than one remedy is sought in the same application only one fee shall be payable) Determination of costs (Supreme Court and	£21	a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings for each person making any of the above 12.2 For each exhibit referred to in an affidavit, affirmation, attestation or declaration for which fee 12.1 is payable FEES PAYABLE IN COURT OF APPEAL ONLY 13.1 (a) Where in an appeal notice permission to appeal or an extension of time for appealing is applied for (or both are applied for) on filing an appellant's notice, or - where the respondent is appealing, on filing a respondent's notice 13.1 (b) Where permission to appeal is not required or has been granted by the lower court - on filing an appellant's notice, or - on filing a respondent's notice where the respondent is appealing 13.1 (c) On the appellant filing an appeal questionnaire (unless the appellant filing an appeal	£235
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment of costs payable to a solicitor by a client or on starting costs – only proceedings 2.1 On the court fixing a trial date or trial period for a case allocated to: (a) a case on the multi-track (b) a case on the fast track (c) a case on the small claims track where the sum claimed: (i) does not exceed £300 (ii) exceeds £300 but does not exceed £1,000 (iv) exceeds £500 but does not exceed £1,500 (v) exceeds £1,000 but does not exceed £3,000 (vi) exceeds £3,000 Where notice of trial date or trial period is given by the court 36 days or more before the trial date or the Monday of the first week of the notified trial period, fee 2.1 is payable at least 28 days prior to the trial date or trial period. Where notice of trial date or trial period is given by the court less than 36 days before the trial	£55 £55 £55 £1090 £545 £25 £55 £80 £115 £170	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an application by consent for an adjournment of a hearing where the application is received by the court at least 14 days before the date set for that hearing. Fees 2.4 and 2.5 shall not be payable when an application is made in an appeal notice or is filed at the same time as an appeal notice. 2.6 On an application for a summons or order for a witness to attend court to be examined on oath or an order for evidence to be taken by deposition, other than an application for which fee 7.2 and 8.3 is payable 2.7 On an application to vary a judgement or suspend enforcement (where more than one remedy is sought in the same application only one fee shall be payable) Determination of costs (Supreme Court and County Court).	£21	a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings for each person making any of the above 12.2 For each exhibit referred to in an affidavit, affirmation, attestation or declaration for which fee 12.1 is payable FEES PAYABLE IN COURT OF APPEAL ONLY 13.1 (a) Where in an appeal notice permission to appeal or an extension of time for appealing is applied for (or both are applied for) — - on filling an appellant's notice, or - where the respondent is appealing, on filling a respondent's notice 13.1 (b) Where permission to appeal is not required or has been granted by the lower court - on filling an appellant's notice, or - on filling a respondent's notice where the respondent is appealing 13.1 (c) On the appellant filling an appeal questionnaire (unless the respondent has paid fee	£235
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment of costs payable to a solicitor by a client or on starting costs – only proceedings 2.1 On the court fixing a trial date or trial period for a case allocated to: (a) a case on the multi-track (b) a case on the fast track (c) a case on the small claims track where the sum claimed: (i) does not exceed £300 (ii) exceeds £300 but does not exceed £1,000 (iii) exceeds £1,000 but does not exceed £1,500 (v) exceeds £1,500 but does not exceed £3,000 (vi) exceeds £3,000 Where notice of trial date or trial period is given by the court 36 days or more before the trial date or the Monday of the first week of the notified trial period, fee 2.1 is payable at least 28 days prior to the trial date or the Monday of the first week of the rotified trial period. Where notice of trial date or trial period is given by the court less than 36 days before the trial date or the Monday of the first week of the	£55 £55 £55 £1090 £545 £25 £55 £80 £115 £170	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an application by consent for an adjournment of a hearing where the application is received by the court at least 14 days before the date set for that hearing. Fees 2.4 and 2.5 shall not be payable when an application is made in an appeal notice or is filed at the same time as an appeal notice. 2.6 On an application for a summons or order for a witness to attend court to be examined on oath or an order for evidence to be taken by deposition, other than an application for which fee 7.2 and 8.3 is payable 2.7 On an application to vary a judgement or suspend enforcement (where more than one remedy is sought in the same application only one fee shall be payable) Determination of costs (Supreme Court and County Court). Fee 5 does not apply to the determination in the	£21	a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings for each person making any of the above 12.2 For each exhibit referred to in an affidavit, affirmation, attestation or declaration for which fee 12.1 is payable FEES PAYABLE IN COURT OF APPEAL ONLY 13.1 (a) Where in an appeal notice permission to appeal or an extension of time for appealing is applied for (or both are applied for) on filing an appellant's notice, or - where the respondent is appealing, on filing a respondent's notice 13.1 (b) Where permission to appeal is not required or has been granted by the lower court - on filing an appellant's notice, or - on filing a respondent's notice where the respondent is appealing 13.1 (c) On the appellant filing an appeal questionnaire (unless the appellant has paid fee 13.1 (b), or on the respondent filing an appeal questionnaire (unless the respondent has paid fee 13.1 (b))	£235 £465
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment of costs payable to a solicitor by a client or on starting costs – only proceedings 2.1 On the court fixing a trial date or trial period for a case allocated to: (a) a case on the multi-track (b) a case on the fast track (c) a case on the small claims track where the sum claimed: (i) does not exceed £300 (ii) exceeds £300 but does not exceed £1,000 (iii) exceeds £500 but does not exceed £1,000 (iv) exceeds £1,000 but does not exceed £1,500 (v) exceeds £1,500 but does not exceed £3,000 (vi) exceeds £3,000 Where notice of trial date or trial period is given by the court 36 days or more before the trial date or the Monday of the first week of the notified trial period, fee 2.1 is payable at least 28 days prior to the trial date or the Monday of the first week of the notified trial period. Where notice of trial date or trial period is given by the court less than 36 days before the trial date or the Monday of the first week of the notified trial period, fee 2.1 is payable within 7	£55 £55 £55 £1090 £545 £25 £55 £80 £115 £170	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an application by consent for an adjournment of a hearing where the application is received by the court at least 14 days before the date set for that hearing. Fees 2.4 and 2.5 shall not be payable when an application is made in an appeal notice or is filed at the same time as an appeal notice. 2.6 On an application for a summons or order for a witness to attend court to be examined on oath or an order for evidence to be taken by deposition, other than an application for which fee 7.2 and 8.3 is payable 2.7 On an application to vary a judgement or suspend enforcement (where more than one remedy is sought in the same application only one fee shall be payable) Determination of costs (Supreme Court and County Court). Fee 5 does not apply to the determination in the Supreme Court of costs incurred in the Court of	£21	a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings for each person making any of the above 12.2 For each exhibit referred to in an affidavit, affirmation, attestation or declaration for which fee 12.1 is payable FEES PAYABLE IN COURT OF APPEAL ONLY 13.1 (a) Where in an appeal notice permission to appeal or an extension of time for appealing is applied for (or both are applied for) on filing an appellant's notice, or - where the respondent is appealing, on filing a respondent's notice 13.1 (b) Where permission to appeal is not required or has been granted by the lower court - on filing an appellant's notice, or - on filing a respondent's notice where the respondent is appealing 13.1 (c) On the appellant filing an appeal questionnaire (unless the appellant has paid fee 13.1 (b)) 13.2 On filing a respondent's notice where the	£235 £465
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment of costs payable to a solicitor by a client or on starting costs – only proceedings 2.1 On the court fixing a trial date or trial period for a case allocated to: (a) a case on the multi-track (b) a case on the fast track (c) a case on the small claims track where the sum claimed: (i) does not exceed £300 (ii) exceeds £300 but does not exceed £1,000 (iv) exceeds £1,000 but does not exceed £1,000 (v) exceeds £1,500 but does not exceed £3,000 (vi) exceeds £3,000 Where notice of trial date or trial period is given by the court 36 days or more before the trial date or the Monday of the first week of the notified trial period, fee 2.1 is payable at least 28 days prior to the trial date or trial period is given by the court less than 36 days before the trial date or the Monday of the first week of the notified trial period, fee 2.1 is payable within 7 days after the date on which such notice is given.	£55 £55 £55 £1090 £545 £25 £55 £80 £115 £170	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an application by consent for an adjournment of a hearing where the application is received by the court at least 14 days before the date set for that hearing. Fees 2.4 and 2.5 shall not be payable when an application is made in an appeal notice or is filed at the same time as an appeal notice. 2.6 On an application for a summons or order for a witness to attend court to be examined on oath or an order for evidence to be taken by deposition, other than an application for which fee 7.2 and 8.3 is payable 2.7 On an application to vary a judgement or suspend enforcement (where more than one remedy is sought in the same application only one fee shall be payable) Determination of costs (Supreme Court and County Court). Fee 5 does not apply to the determination in the Supreme Court of costs incurred in the Court of Protection.	£21	a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings for each person making any of the above 12.2 For each exhibit referred to in an affidavit, affirmation, attestation or declaration for which fee 12.1 is payable FEES PAYABLE IN COURT OF APPEAL ONLY 13.1 (a) Where in an appeal notice permission to appeal or an extension of time for appealing is applied for (or both are applied for) on filing an appellant's notice, or - where the respondent is appealing, on filing a respondent's notice 13.1 (b) Where permission to appeal is not required or has been granted by the lower court - on filing an appellant's notice, or - on filing a respondent's notice where the respondent is appealing 13.1 (c) On the appellant filing an appeal questionnaire (unless the appellant has paid fee 13.1 (b)) 13.2 On filing a respondent's notice where the respondent wishes to ask the appeal court to	£235 £465
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment of costs payable to a solicitor by a client or on starting costs – only proceedings 2.1 On the court fixing a trial date or trial period for a case allocated to: (a) a case on the multi-track (b) a case on the fast track (c) a case on the small claims track where the sum claimed: (i) does not exceed £300 (ii) exceeds £300 but does not exceed £1,000 (iv) exceeds £1,000 but does not exceed £1,000 (iv) exceeds £1,500 but does not exceed £3,000 (vi) exceeds £1,500 but does not exceed £3,000 (vi) exceeds £3,000 Where notice of trial date or trial period is given by the court 36 days or more before the trial date or the Monday of the first week of the notified trial period, fee 2.1 is payable at least 28 days prior to the trial date or the Monday of the first week of the notified trial period. Where notice of trial date or trial period is given by the court less than 36 days before the trial date or the Monday of the first week of the notified trial period, fee 2.1 is payable within 7 days after the date on which such notice is given. Where the court gives notice of both a trial date	£55 £55 £55 £1090 £545 £25 £55 £80 £115 £170	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an application by consent for an adjournment of a hearing where the application is received by the court at least 14 days before the date set for that hearing. Fees 2.4 and 2.5 shall not be payable when an application is made in an appeal notice or is filed at the same time as an appeal notice. 2.6 On an application for a summons or order for a witness to attend court to be examined on oath or an order for evidence to be taken by deposition, other than an application for which fee 7.2 and 8.3 is payable 2.7 On an application to vary a judgement or suspend enforcement (where more than one remedy is sought in the same application only one fee shall be payable) Determination of costs (Supreme Court and County Court). Fee 5 does not apply to the determination in the Supreme Court of costs incurred in the Court of Protection. 5.1 On the filling of a request for detailed assessment where the party filling the request is	£21	a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings for each person making any of the above 12.2 For each exhibit referred to in an affidavit, affirmation, attestation or declaration for which fee 12.1 is payable FEES PAYABLE IN COURT OF APPEAL ONLY 13.1 (a) Where in an appeal notice permission to appeal or an extension of time for appealing is applied for (or both are applied for) on filing an appellant's notice, or - where the respondent is appealing, on filing a respondent's notice 13.1 (b) Where permission to appeal is not required or has been granted by the lower court - on filing an appellant's notice, or - on filing a respondent's notice where the respondent is appealing 13.1 (c) On the appellant filing an appeal questionnaire (unless the appellant has paid fee 13.1 (b)), or on the respondent filing an appeal questionnaire (unless the respondent has paid fee 13.1 (b)) 13.2 On filing a respondent's notice where the respondent wishes to ask the appeal court to uphold the order for the lower court for reasons	£235 £465
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment of costs payable to a solicitor by a client or on starting costs – only proceedings 2.1 On the court fixing a trial date or trial period for a case allocated to: (a) a case on the multi-track (b) a case on the fast track (c) a case on the small claims track where the sum claimed: (i) does not exceed £300 (ii) exceeds £300 but does not exceed £1,000 (iv) exceeds £500 but does not exceed £1,000 (iv) exceeds £1,000 but does not exceed £3,000 (v) exceeds £3,000 Where notice of trial date or trial period is given by the court 36 days or more before the trial date or the Monday of the first week of the notified trial period, fee 2.1 is payable at least 28 days prior to the trial date or the Monday of the first week of the notified trial period. Where notice of trial date or trial period is given by the court less than 36 days before the trial date or the Monday of the first week of the notified trial period, fee 2.1 is payable within 7 days after the date on which such notice is given. Where the court gives notice of both a trial date and a trial period, the fee is payable by reference	£55 £55 £55 £1090 £545 £25 £55 £80 £115 £170	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an application by consent for an adjournment of a hearing where the application is received by the court at least 14 days before the date set for that hearing. Fees 2.4 and 2.5 shall not be payable when an application is made in an appeal notice or is filed at the same time as an appeal notice. 2.6 On an application for a summons or order for a witness to attend court to be examined on oath or an order for evidence to be taken by deposition, other than an application for which fee 7.2 and 8.3 is payable 2.7 On an application to vary a judgement or suspend enforcement (where more than one remedy is sought in the same application only one fee shall be payable) Determination of costs (Supreme Court and County Court). Fee 5 does not apply to the determination in the Supreme Court of costs incurred in the Court of Protection. 5.1 On the filling of a request for detailed assessment where the party filling the request is legally aided or is funded by the LSC and no other	£21	a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings for each person making any of the above 12.2 For each exhibit referred to in an affidavit, affirmation, attestation or declaration for which fee 12.1 is payable FEES PAYABLE IN COURT OF APPEAL ONLY 13.1 (a) Where in an appeal notice permission to appeal or an extension of time for appealing is applied for (or both are applied for) on filing an appellant's notice, or - where the respondent is appealing, on filing a respondent's notice 13.1 (b) Where permission to appeal is not required or has been granted by the lower court on filing an appellant's notice, or - on filing a respondent's notice where the respondent is appealing 13.1 (c) On the appellant filing an appeal questionnaire (unless the appellant has paid fee 13.1 (b), or on the respondent filing an appeal questionnaire (unless the respondent has paid fee 13.1 (b)) 13.2 On filing a respondent's notice where the respondent wishes to ask the appeal court to uphold the order for the lower court for reasons different from or additional to those given by the lower court	£235 £465 £465
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment of costs payable to a solicitor by a client or on starting costs – only proceedings 2.1 On the court fixing a trial date or trial period for a case allocated to: (a) a case on the multi-track (b) a case on the fast track (c) a case on the small claims track where the sum claimed: (i) does not exceed £300 (ii) exceeds £300 but does not exceed £1,000 (iv) exceeds £500 but does not exceed £1,000 (iv) exceeds £1,000 but does not exceed £3,000 (vi) exceeds £3,000 Where notice of trial date or trial period is given by the court 36 days or more before the trial date or the Monday of the first week of the notified trial period, fee 2.1 is payable at least 28 days prior to the trial date or the Monday of the first week of the notified trial period. Where notice of trial date or trial period is given by the court less than 36 days before the trial date or the Monday of the first week of the notified trial period, fee 2.1 is payable within 7 days after the date on which such notice is given. Where the court gives notice of both a trial date and a trial period, the fee is payable by reference to the Monday of the first week of the notified	£55 £55 £55 £1090 £545 £25 £55 £80 £115 £170	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an application by consent for an adjournment of a hearing where the application is received by the court at least 14 days before the date set for that hearing. Fees 2.4 and 2.5 shall not be payable when an application is made in an appeal notice or is filed at the same time as an appeal notice. 2.6 On an application for a summons or order for a witness to attend court to be examined on oath or an order for evidence to be taken by deposition, other than an application for which fee 7.2 and 8.3 is payable 2.7 On an application to vary a judgement or suspend enforcement (where more than one remedy is sought in the same application only one fee shall be payable) Determination of costs (Supreme Court and County Court). Fee 5 does not apply to the determination in the Supreme Court of costs incurred in the Court of Protection. 5.1 On the filling of a request for detailed assessment where the party filling the request is legally aided or is funded by the LSC and no other party is ordered to pay the costs of the	£21	a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings for each person making any of the above 12.2 For each exhibit referred to in an affidavit, affirmation, attestation or declaration for which fee 12.1 is payable FEES PAYABLE IN COURT OF APPEAL ONLY 13.1 (a) Where in an appeal notice permission to appeal or an extension of time for appealing is applied for (or both are applied for) on filing an appellant's notice, or - where the respondent is appealing, on filing a respondent's notice 13.1 (b) Where permission to appeal is not required or has been granted by the lower court - on filing an appellant's notice, or - on filing a respondent's notice where the respondent is appealing 13.1 (c) On the appellant filing an appeal questionnaire (unless the appellant has paid fee 13.1 (b), or on the respondent has paid fee 13.1 (b)) 13.2 On filing a respondent's notice where the respondent wishes to ask the appeal court to uphold the order for the lower court for reasons different from or additional to those given by the	£235 £465
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment of costs payable to a solicitor by a client or on starting costs – only proceedings 2.1 On the court fixing a trial date or trial period for a case allocated to: (a) a case on the multi-track (b) a case on the fast track (c) a case on the small claims track where the sum claimed: (i) does not exceed £300 (ii) exceeds £300 but does not exceed £500 (iii) exceeds £500 but does not exceed £1,000 (iv) exceeds £1,000 but does not exceed £1,500 (v) exceeds £1,000 but does not exceed £3,000 (vi) exceeds £3,000 Where notice of trial date or trial period is given by the court 36 days or more before the trial date or the Monday of the first week of the notified trial period, fee 2.1 is payable at least 28 days prior to the trial date or the Monday of the first week of the notified trial date or the India date or the Ind	£55 £55 £55 £1090 £545 £25 £55 £80 £115 £170	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an application by consent for an adjournment of a hearing where the application is received by the court at least 14 days before the date set for that hearing. Fees 2.4 and 2.5 shall not be payable when an application is made in an appeal notice or is filed at the same time as an appeal notice. 2.6 On an application for a summons or order for a witness to attend court to be examined on oath or an order for evidence to be taken by deposition, other than an application for which fee 7.2 and 8.3 is payable 2.7 On an application to vary a judgement or suspend enforcement (where more than one remedy is sought in the same application only one fee shall be payable) Determination of costs (Supreme Court and County Court). Fee 5 does not apply to the determination in the Supreme Court of costs incurred in the Court of Protection. 5.1 On the filling of a request for detailed assessment where the party filling the request is legally aided or is funded by the LSC and no other party is ordered to pay the costs of the proceedings-	£21	a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings for each person making any of the above 12.2 For each exhibit referred to in an affidavit, affirmation, attestation or declaration for which fee 12.1 is payable FEES PAYABLE IN COURT OF APPEAL ONLY 13.1 (a) Where in an appeal notice permission to appeal or an extension of time for appealing is applied for (or both are applied for) on filing an appellant's notice, or - where the respondent is appealing, on filing a respondent's notice 13.1 (b) Where permission to appeal is not required or has been granted by the lower court - on filing an appellant's notice, or - on filing a respondent's notice where the respondent is appealing 13.1 (c) On the appellant filing an appeal questionnaire (unless the appellant has paid fee 13.1 (b)) 13.2 On filing a respondent's notice where the respondent wishes to ask the appeal court to uphold the order for the lower court for reasons different from or additional to those given by the lower court	£235 £465 £465
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment of costs payable to a solicitor by a client or on starting costs – only proceedings 2.1 On the court fixing a trial date or trial period for a case allocated to: (a) a case on the multi-track (b) a case on the fast track (c) a case on the small claims track where the sum claimed: (i) does not exceed £300 (ii) exceeds £300 but does not exceed £1,000 (iv) exceeds £500 but does not exceed £1,000 (iv) exceeds £1,000 but does not exceed £3,000 (vi) exceeds £3,000 Where notice of trial date or trial period is given by the court 36 days or more before the trial date or the Monday of the first week of the notified trial period, fee 2.1 is payable at least 28 days prior to the trial date or the Monday of the first week of the notified trial period. Where notice of trial date or trial period is given by the court less than 36 days before the trial date or the Monday of the first week of the notified trial period, fee 2.1 is payable within 7 days after the date on which such notice is given. Where the court gives notice of both a trial date and a trial period, the fee is payable by reference to the Monday of the first week of the notified	£55 £55 £55 £1090 £545 £25 £55 £80 £115 £170	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an application by consent for an adjournment of a hearing where the application is received by the court at least 14 days before the date set for that hearing. Fees 2.4 and 2.5 shall not be payable when an application is made in an appeal notice or is filed at the same time as an appeal notice. 2.6 On an application for a summons or order for a witness to attend court to be examined on oath or an order for evidence to be taken by deposition, other than an application for which fee 7.2 and 8.3 is payable 2.7 On an application to vary a judgement or suspend enforcement (where more than one remedy is sought in the same application only one fee shall be payable) Determination of costs (Supreme Court and County Court). Fee 5 does not apply to the determination in the Supreme Court of costs incurred in the Court of Protection. 5.1 On the filling of a request for detailed assessment where the party filling the request is legally aided or is funded by the LSC and no other party is ordered to pay the costs of the	£21	a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings for each person making any of the above 12.2 For each exhibit referred to in an affidavit, affirmation, attestation or declaration for which fee 12.1 is payable FEES PAYABLE IN COURT OF APPEAL ONLY 13.1 (a) Where in an appeal notice permission to appeal or an extension of time for appealing is applied for (or both are applied for) on filing an appellant's notice, or - where the respondent is appealing, on filing a respondent's notice 13.1 (b) Where permission to appeal is not required or has been granted by the lower court - on filing an appellant's notice, or - on filing a respondent's notice where the respondent is appealing 13.1 (c) On the appellant filing an appeal questionnaire (unless the appellant has paid fee 13.1 (b)) 13.2 On filing a respondent's notice where the respondent wishes to ask the appeal court to uphold the order for the lower court for reasons different from or additional to those given by the lower court 13.3 On filing an application notice Fee 13.3 shall not be payable for an application	£235 £465 £465
1.6 On the filing of proceedings against a party or parties not named in the proceedings 1.8 (a) On an application for permission to issue proceedings 1.8 (b) On an application for an order under Part 3 of the Solicitors Act 1974 for the assessment of costs payable to a solicitor by a client or on starting costs – only proceedings 2.1 On the court fixing a trial date or trial period for a case allocated to: (a) a case on the multi-track (b) a case on the fast track (c) a case on the small claims track where the sum claimed: (i) does not exceed £300 (ii) exceeds £300 but does not exceed £1,000 (iii) exceeds £500 but does not exceed £1,000 (iv) exceeds £1,000 but does not exceed £1,500 (v) exceeds £1,500 but does not exceed £3,000 (vi) exceeds £3,000 Where notice of trial date or trial period is given by the court 36 days or more before the trial date or the Monday of the first week of the notified trial period, fee 2.1 is payable at least 28 days prior to the trial date or the Monday of the first week of the notified trial date or the Institute of In	£55 £55 £55 £1090 £545 £25 £55 £80 £115 £170	notice for a judgement or order where no other fee is specified For the purpose of fee 2.5 a request for a judgement or order on admission or in default shall not constitute an application and no fee shall be payable Fee 2.5 shall not be payable in relation to an application by consent for an adjournment of a hearing where the application is received by the court at least 14 days before the date set for that hearing. Fees 2.4 and 2.5 shall not be payable when an application is made in an appeal notice or is filed at the same time as an appeal notice. 2.6 On an application for a summons or order for a witness to attend court to be examined on oath or an order for evidence to be taken by deposition, other than an application for which fee 7.2 and 8.3 is payable 2.7 On an application to vary a judgement or suspend enforcement (where more than one remedy is sought in the same application only one fee shall be payable) Determination of costs (Supreme Court and County Court). Fee 5 does not apply to the determination in the Supreme Court of costs incurred in the Court of Protection. 5.1 On the filling of a request for detailed assessment where the party filling the request is legally aided or is funded by the LSC and no other party is ordered to pay the costs of the proceedings-	£21	a declaration except for the purpose of receipt of dividends from the Accountant General and for a declaration by a shorthand writer appointed in insolvency proceedings for each person making any of the above 12.2 For each exhibit referred to in an affidavit, affirmation, attestation or declaration for which fee 12.1 is payable FEES PAYABLE IN COURT OF APPEAL ONLY 13.1 (a) Where in an appeal notice permission to appeal or an extension of time for appealing is applied for (or both are applied for) on filing an appellant's notice, or - where the respondent is appealing, on filing a respondent's notice 13.1 (b) Where permission to appeal is not required or has been granted by the lower court - on filing an appellant's notice, or - on filing a respondent's notice where the respondent is appealing 13.1 (c) On the appellant filing an appeal questionnaire (unless the appellant has paid fee 13.1 (b)) 13.2 On filing a respondent's notice where the respondent wishes to ask the appeal court to uphold the order for the lower court for reasons different from or additional to those given by the lower court	£235 £465 £465

sent out from the court.

SHOULD YOU REQUIRE ASSISTANCE

communicated by the court. Where notice is

both in written form and given orally, the notice is given on the date that the written notice is

PLEASE REMEMBER TO CONSIDER

APPLYING FOR FEE EXEMPTION.

PLEASE FEEL FREE TO CONTACT US