

Our Fees & Process

Our fees are based on a number of factors which include the value of the debt recovered, the volume of cases a client sends us, amongst other things. We are always happy to discuss fees with clients, however we set out below some standard examples of our fees.

All prices quoted are exclusive of VAT and Court Fees, which must be paid in addition.

Stage 1 Claims: Costs equal 10% of monies recovered

Stage 1 includes all work up to issuing a Claim. This will include preparing the Letter Before Action, advising on any response and negotiating with the debtor, if applicable.

It is estimated that this stage will typically last 31 days, which is dependent on the type of debt and the response from the debtor.

By the time a debt is passed to us, we understand that it will likely have been outstanding for some time. Momentum is key for recovering debt, so we therefore aim to prepare the Letter Before Action on the same day if received before 3pm and there are no unforeseen matters to deal with.

Stage 2 Claims: Costs equal 20% of monies recovered

Stage 2 covers all work from issuing a Claim, up to and including obtaining Judgment in Default on your behalf.

It is estimated that this stage will typically last 21 days from the date the Claim issued. However, this is subject to the time it takes the Court to issue and serve the Claim Form and the response from the debtor, if any. The Claim Form will be prepared by us and sent to the Court on the same day you give us instructions to start Court Action.

Stage 3 Claims: Costs equal 30% of monies recovered

Stage 3 covers all work in respect of Enforcement Services. Unfortunately, as each case is different and Enforcement is variable, we cannot give an exact time frame, which will be case specific.

We aim to begin Stage 3 as soon as possible and as soon as we receive instructions from you that we can proceed with Entering Judgment and pursuing Enforcement.

Please note; if your claim is disputed, the matter would proceed at our agreed hourly rates:

- Our hourly rates range from £134.00 (+VAT at the current rate of 20%) per hour to £280.00 (+VAT at the current rate of 20%) per hour, based on the complexity of the matter.
- Fixed fees are available on request, which is based on the complexity of the matter, the volume of cases sent, and the value of the case.
- Court attendances incur another fee.
- Other fixed fees may apply

Meet Our Team



Ben Jenkins

Equity Partner & Head of Commercial Litigation
Solicitor Qualified: 2010

Ben is an experienced litigator, specialising in civil and commercial litigation, commercial contracts, advocacy at court and mediation.

Ben is an experienced litigator, specialising in civil and commercial litigation, commercial contracts, advocacy at court and mediation.



William Watkins

Partner Litigation
Solicitor Qualified: 2018

William is a specialist in Enforcement and holds a Level 3 Taking Control of Goods and Civil Enforcement Qualification, allowing him to apply to be an Enforcement Agent (i.e. High Court Bailiff). William has developed an expertise in Enforcement Law generally, including experience dealing with multijurisdictional matters and effective use of European Enforcement Orders, as well as experience of handling high value debts on behalf of corporate clients and high net worth individuals and private clients.

William operates in a multitude of key sectors acting for clients with total annual turnover of over £284,000,000.00 (two hundred and eighty-four million).

Catrina Gwilt

Litigation Assistant

Catrina joined our Commercial Litigation team in October 2023, assisting the fee earners and also providing advice to clients.

