

Home>Taking legal action>Where and how>Costs

Costs

Czech Republic

You can find information about the costs of justice in the Czech Republic on this page. For a more in-depth analysis on the costs of proceedings, please consult the following case studies: Family law - Divorce Family law – custody of the children and alimony Commercial law – contract Commercial law – responsibility

Regulatory framework governing the fees of legal professions

Lawyers

There is only one type of lawyer (advocate) in the Czech Republic, no barristers or solicitors.

The [Regulation of the Ministry of Justice No. 177/1996 Sb. of 4th June 1996](#) deals with the fees and remuneration payable to lawyers for the provision of legal services (the lawyers' tariff). It is available in English on the website of the Czech Bar Association.

Lawyers' fees can also be agreed privately between the parties involved.

In most civil law cases (including family and commercial matters), legal representation is not mandatory.

Fixed costs

Fixed costs in civil proceedings

Fixed costs for litigants in civil proceedings

Act. No 549/1991 Coll. on judicial payments (no English language version available) governs the costs payable in respect of civil proceedings. These vary according to the type of proceeding. Fixed fees apply in some cases; in others, the fee payable is calculated on the basis of a percentage.

In all cases, costs must be paid in Czech currency (CZK) and may be sent by bank transfer to the account of the state (or court). Costs of up to CZK 5000 can be paid by government fiscal stamp (kolek), which may be purchased at post offices and certain other places.

The court must notify the individual making the claim as to the specific amount she or he must pay.

Stage of the civil proceeding where fixed costs must be paid

Costs must be paid within three days of the date of notification, before the first hearing takes place.

Fixed costs in criminal proceedings

Fixed costs for litigants in criminal proceedings

Criminal proceedings are always started ex officio (by the office of the state prosecution), and the defendant pays only the costs of legal representation.

Stage of the criminal proceeding where fixed costs must be paid

There are no judicial costs in criminal proceedings.

Fixed costs in constitutional proceedings

Fixed costs for litigants in constitutional proceedings

There are **no fixed judicial costs** for actions brought before the **Constitutional Court** of the Czech Republic, but representation by a lawyer is mandatory.

Stage of the constitutional proceeding where fixed costs must be paid

There are no fixed judicial costs.

Prior information to be provided by legal representatives

Rights and obligations of the parties

There is no obligation imposed on legal representatives to supply prior information.

The rights and obligations of the parties may be agreed between a lawyer and his/her client.

Cost sources

Where can I find information on cost sources in the Czech Republic?

It is advisable to consult a lawyer about each specific case. Once an action has begun, the court becomes responsible for notification of the court fees to be paid.

In what languages can I obtain information on cost sources in the Czech Republic?

As the only official language in the Czech Republic is Czech, there is no legal obligation to provide information in other languages. The quality of information thus depends on the willingness and skills of the individual providing information.

Where can I find information on mediation?

Information on mediation can be found on the website of [The Association of Mediators of the Czech Republic \(AMČR\)](#)

Where can I find additional information on costs?

Available website on costs information

There is no official website providing information on costs.

Where can I find information on the average length of time that different procedures take?

Various statistics are provided on the website of the **Ministry of Justice**; however, much depends on the particular case at hand. Some legal rules stipulate time limits only in relation to specific acts by the court (e.g. preliminary rulings).

Where can I find information on the average aggregate cost for a particular type of case?

The costs payable depend on the circumstances of each case; it is not, therefore, possible to provide such information in advance.

Value added tax

How is this information provided?

Judicial costs are VAT-free, and their amount is finite. The lawyer's tariff does not include VAT. However, certain law firms, which are VAT payers, add VAT (19%).

What are the applicable rates?

See the point above regarding VAT.

Legal aid

	Is representation compulsory?	Average costs	Is representation compulsory?	Pre-judgement costs	Post-judgement costs	Is use compulsory?	Cost
Case A	No.	Contractual, but according to lawyers tariff CZK 1500 for each stage (usually 5)	No (by post)	-	-	No.	CZK 350K per hour
Case B	No.	Contractual	No (depends on other country involved)	-	-	No.	CZK 350 per hour

Costs for witness compensation, pledge or security and other relevant fees

Case Study	Witness compensation		Pledge or security		Other fees	
	Are witnesses compensated?	Cost	Does this exist and when and how is it used?	Cost	Description	Cost
Case A	Yes. The actual amount of expenses incurred is paid.	Differs in each situation	No.	-	-	-
Case B	Yes. The actual amount of expenses incurred is paid.	Differs in each situation	No.	-	-	-

Costs for legal aid and other reimbursement

Case study	Legal Aid			Reimbursement			
	When and under what conditions is it applicable?	When is support total?	Conditions?	Can the winning party obtain reimbursement of litigation costs?	If reimbursement is not total, what is percentage in general?	What costs are never reimbursed?	Are there instances when legal aid should be reimbursed to the legal aid organisation?
Case A	Only NGO	-	-	No.	-	All costs in divorce matters	No.
Case B	See directive on legal aid in cross-border disputes	-	-	No.	-	All costs in divorce matters	No.

Costs for translation and interpretation

Case study	Translation		Interpretation		Other costs specific to cross-border disputes?	
	When and under what conditions is it necessary?	Approximate cost?	When and under what conditions is it necessary?	Approximate cost?	Description	Approximate cost?
Case A	Original documents in foreign language, necessary for proceedings	From CZK 350 per page (depending on language)	-	-	-	-
Case B	Original documents in foreign language, necessary for proceedings	A minimum of CZK 350 per page (depending on language)	When a party or witness is foreign or does not understand Czech	CZK 350 per hour	-	-

Last update: 20/09/2019

The national language version of this page is maintained by the respective Member State. The translations have been done by the European Commission service. Possible changes introduced in the original by the competent national authority may not be yet reflected in the translations. The European Commission accepts no responsibility or liability whatsoever with regard to any information or data contained or referred to in this document. Please refer to the legal notice to see copyright rules for the Member State responsible for this page.

Member States in charge of the management of national content pages are in the process of updating some of the content on this website in the light of the withdrawal of the United Kingdom from the European Union. If the site contains content that does not yet reflect the withdrawal of the United Kingdom, it is unintentional and will be addressed.

Please note that the original language version of this page [CS](#) has been amended recently. The language version you are now viewing is currently being prepared by our translators.

Case study 2 - family law - custody of the children - Czech Republic

In the Czech Republic, these two situations (custody and alimony) of children are always the subject of one set of proceedings and cannot be separated. The fact that the parents of children are not married does not make any difference. If they are married, these proceedings take place before the divorce proceedings.

In case study 2 on family law – custody of the children, Member States were asked to advise the suing party on litigation costs on litigation costs in order to consider the following situations:

Case A – National situation: Two persons have lived together unmarried for a number of years. They have a three year old child when they separate. A court decision grants custody of the child to the mother and a right of access to the father. The mother sues to limit the father's right of access.

Case B – Transnational situation where you are a lawyer in Member State A: Two persons have lived together unmarried in a Member State (Member State B) for a number of years. They have a child together but separate immediately after the child's birth. A court decision in Member State B gives the child's custody to the mother with a right of access to the father. The mother and the child move to live in another Member State (Member State A) as authorized to do so by the Court decision and the father remains in Member State B. A few years later, the mother sues in Member State A to change the father's right of access.

In case study 3 on family law – alimony, Member States were asked to advise the suing party on litigation costs on litigation costs in order to consider the following situations:

Case A – National situation: Two persons have lived together unmarried for a number of years. They have a three year old child when they separate. A court decision grants custody of the child to the mother. The only outstanding dispute relates to the amount of the alimony owed to the mother by the father for the support and education of the child. The mother sues on this.

Case B – Transnational situation where you are a lawyer in Member State A: Two persons have lived together unmarried in a Member State (State B). They have a three year old child. They separate. A court decision in Member State B gives the child's custody to the mother. With the agreement of the father, the mother and the child move to live in another Member State (Member State A) where they establish their residence.

An outstanding dispute remains. This relates to the amount of the alimony owed to the mother by the father for the support and education of the child. The mother sues on this in Member State A.

Costs in the Czech Republic

Costs of court, appeals and alternative dispute resolution

Case Study	Court			Appeals			ADR	
	Initial court fees	Transcription fees	Other fees	Initial court fees	Transcription fees	Other fees	Is this option open for this type of case?	Costs
Case A	CZK 0	Not applicable (N/A)	N/A	CZK 0	N/A	N/A	Yes	CZK 500 – 1000 per hour
Case B	CZK 0	Not applicable (N/A)	N/A	CZK 0	N/A	N/A	Yes	CZK 500 – 1000 per hour

Costs for lawyer, bailiff and expert

Case Study	Lawyer		Bailiff			Expert	
	Is representation compulsory?	Average costs	Is representation compulsory?	Pre-judgement costs	Post-judgement costs	Is use compulsory?	Cost
Case A	No	Usually contractual, depends on number of court sessions (from CZK 5000)	No	-	-	No	CZK 350 per hour
Case B	No	Usually contractual, according to circumstances	No (depends on other country)	-	-	No	CZK 350 per hour

Costs for witness compensation, pledge or security and other relevant fees

Case Study	Witness compensation		Pledge or security		Other fees	
	Are witnesses compensated?	Cost	Does this exist and when and how is it used?	Cost	Description	Cost
Case A	Yes, in relation to the real cost of their expenses	Differs in each situation	Not in these types of proceedings	-	-	-
Case B	Yes, in relation to the real cost of their expenses	Differs in each situation	Not in these types of proceedings	-	-	-

Costs for legal aid and other reimbursement

Case study	Legal Aid			Reimbursement			
	When and under what conditions is it applicable?	When is support total?	Conditions?	Can the winning party obtain reimbursement of litigation costs?	If reimbursement is not total, what is percentage in general?	What costs are never reimbursed?	Are there instances when legal aid should be reimbursed to the legal aid organisation?
Case A	Only NGO	-	-	Not in general (only in particular cases where the income of the winning party is very low)	-	There is no court fee, so reimbursement may only relate to the lawyers' fees.	No
Case B	See directive on legal aid in cross-border disputes	-	-	No	-	-	No

Costs for translation and interpretation

Case study	Translation		Interpretation		Other costs specific to cross-border disputes?	
	When and under what conditions is it necessary?	Approximate cost?	When and under what conditions is it necessary?	Approximate cost?	Description	Approximate cost?
Case A	Original documents in foreign language, necessary for proceedings	A minimum of CZK 350 per page	-	-	-	-
Case B	Original documents in foreign language, necessary for proceedings	A minimum of CZK 350 per page	When a party or witness is foreign or does not understand Czech	CZK 350 per hour	-	-

Last update: 20/09/2019

The national language version of this page is maintained by the respective Member State. The translations have been done by the European Commission service. Possible changes introduced in the original by the competent national authority may not be yet reflected in the translations. The European Commission accepts no responsibility or liability whatsoever with regard to any information or data contained or referred to in this document. Please refer to the legal notice to see copyright rules for the Member State responsible for this page.

Member States in charge of the management of national content pages are in the process of updating some of the content on this website in the light of the withdrawal of the United Kingdom from the European Union. If the site contains content that does not yet reflect the withdrawal of the United Kingdom, it is unintentional and will be addressed.

Please note that the original language version of this page [CS](#) has been amended recently. The language version you are now viewing is currently being prepared by our translators.

Case study 4 - commercial law - contract - Czech Republic

In this case study on commercial law – contract, Member States were asked to advise the seller on litigation costs in order to consider the following situations:

Case A – National situation: A company delivered goods worth 20.000 euros. The seller has not been paid because the buyer considers that the goods do not conform to what was agreed.

The seller decides to sue to obtain the full payment of the price.

Case B – Transnational situation: A company whose head office is located in Member State B delivers goods worth 20.000 euros to buyer in Member State A. The contract is subject to Member State B's law and written in Member State B's language. This seller has not been paid because the buyer located in Member State A considers that the goods do not conform to what was agreed. The seller decides to sue in Member State A to obtain full payment of the price as provided under the contract with the buyer.

Costs in Czech Republic

Costs for court, appeals and alternative dispute resolution

Case Study	Court			Appeals			ADR	
	Initial court fees	Transcription fees	Other fees	Initial court fees	Transcription fees	Other fees	Is this option open for this type of case?	Costs
Case A	4% of the amount (equivalent of 800€ in CZK)	Not applicable (N/A)	No.	4% of the amount (equivalent of 800€ in CZK)	Not applicable (N/A)	No.	Yes (not obligatory)	Contractual (usually 1000 CZK per hour, 3 hours)
		Not applicable (N/A)	No.		Not applicable (N/A)	No.		Contractual

Case B	4% of the amount (equivalent of 800€ in CZK)		4% of the amount (equivalent of 800€ in CZK)			Yes (not obligatory)	
---------------	--	--	--	--	--	----------------------	--

Costs for lawyer, bailiff and expert

Case Study	Lawyer		Bailiff			Expert	
	Is representation compulsory?	Average costs	Is representation compulsory?	Pre-judgement costs	Post-judgement costs	Is use compulsory?	Cost
Case A	No.	Contractual	No.	-	-	No.	Contractual (min. CZK 350 per hour)
Case B	No.	Contractual	No.	-	-	No.	Contractual (min. CZK 350 per hour)

Costs for witness compensation, pledge of security and other relevant fees

Case Study	Witness compensation		Pledge or security		Other fees	
	Are witnesses compensated?	Cost	Does this exist and when and how is it used?	Cost	Description	Cost
Case A	Yes. The actual amount of expenses incurred is paid.	Differs in each situation	In commercial matters when requesting interim measure.	100,000 CZK	-	-
Case B	Yes. The actual amount of expenses incurred is paid.	Differs in each situation	In commercial matters when requesting interim measure.	100,000 CZK	-	-

Costs for legal aid and other reimbursement

Case study	Legal Aid			Reimbursement			
	When and under what conditions is it applicable?	When is support total?	Conditions?	Can the winning party obtain reimbursement of litigation costs?	If reimbursement is not total what is percentage in general?	What costs are never reimbursed?	Are there instances when legal aid should be reimbursed to the legal aid organization?
Case A	Only NGO	-	-	Yes.	Depends on circumstances of the case.	All costs can be reimbursed.	No.
Case B	See directive on legal aid in cross-border disputes	-	-	Yes.	Depends on circumstances of the case.	All costs can be reimbursed.	No.

Costs for translation and interpretation

Case study	Translation		Interpretation	
	When and under what conditions is it necessary?	Approximate cost?	When and under what conditions is it necessary?	Approximate cost?
Case A	Original documents in foreign language, necessary for proceedings	A minimum of CZK 350 per page	-	-
Case B	Original documents in foreign language, necessary for proceedings	A minimum of CZK 350 per page	When a party or witness is foreign or does not understand Czech	CZK 350 per hour

The national language version of this page is maintained by the respective Member State. The translations have been done by the European Commission service. Possible changes introduced in the original by the competent national authority may not be yet reflected in the translations. The European Commission accepts no responsibility or liability whatsoever with regard to any information or data contained or referred to in this document. Please refer to the legal notice to see copyright rules for the Member State responsible for this page.

Member States in charge of the management of national content pages are in the process of updating some of the content on this website in the light of the withdrawal of the United Kingdom from the European Union. If the site contains content that does not yet reflect the withdrawal of the United Kingdom, it is unintentional and will be addressed.

Please note that the original language version of this page [CS](#) has been amended recently. The language version you are now viewing is currently being prepared by our translators.

Case study 5 - commercial law - responsibility - Czech Republic

In this case study on commercial law – responsibility, Member States were asked to advise the customer on litigation costs in order to consider the following situations:

Case A – National situation: A heating equipment manufacturer delivers a heater to an installer. The installer on-sells (and installs) the heater to a customer to equip his/her house. The house catches fire shortly thereafter. Every participant (heating equipment manufacturer, installer, end-customer) is insured. The origin of the fire is contested. Nobody wants to compensate the customer.

The customer decides to sue for full compensation the heating equipment manufacturer, the heating equipment installer and the insurance companies.

Case B – Transnational situation: A heating equipment manufacturer in a Member State B delivers heater to an installer in a Member State C. The installer on-sells the heater (and installs) the heater to a customer in Member State A to equip his/her house. The house catches fire shortly thereafter. Each participant (heating equipment manufacturer, installer, end-customer) is insured by an insurance company in its own Member State. The origin of the fire is contested. Nobody wants to compensate the customer.

The customer decides to sue in Member State A for full compensation the heating equipment manufacturer, the heating equipment installer and the insurance companies in Member State A.

Costs in Czech Republic

Costs of court, appeals and alternative dispute resolution

Case Study	Court			Appeals			ADR	
	Initial court fees	Transcription fees	Other fees	Initial court fees	Transcription fees	Other fees	Is this option open for this type of case?	Costs
Case A	4% of the amount (insurance requested)	Not applicable (N/A)	No.	4% of the amount	Not applicable (N/A)	No.	Yes (not obligatory)	Contractual (usually 1000 CZK per hour, 3 hours)
Case B	4% of the amount (insurance requested)	Not applicable (N/A)	No.	4% of the amount	Not applicable (N/A)	No.	Yes (not obligatory)	Contractual

Costs for lawyer, bailiff and expert

Case Study	Lawyer		Balliff			Expert	
	Is representation compulsory?	Average costs	Is representation compulsory?	Pre-judgement costs	Post-judgement costs	Is use compulsory?	Cost
Case A	No.	Contractual	No.	-	-	No.	Contractual (min. CZK 350 per hour)
Case B	No.	Contractual	No.	-	-	No.	Contractual (min. CZK 350 per hour)

Costs for witness compensation, pledge or security and other relevant fees

Case Study	Witness compensation		Pledge or security		Other fees	
	Are witnesses compensated?	Cost	Does this exist and when and how is it used?	Cost	Description	Cost
Case A	Yes. The actual amount of expenses incurred is paid.	Differs in each situation	If interim measure is requested.	50,000 CZK	-	-
Case B	Yes. The actual amount of expenses incurred is paid.	Differs in each situation	If interim measure is requested	50,000 CZK	-	-

Costs for legal aid and other reimbursement

Case study	Legal Aid			Reimbursement			
	When and under what conditions is it applicable?	When is support total?	Conditions?	Can the winning party obtain reimbursement of litigation costs?	If reimbursement is not total, what is percentage in general?	What costs are never reimbursed?	Are there instances when legal aid should be reimbursed to the legal aid organisation?
Case A	Centres for consumer protection, other NGOs	-	-	Yes.	Depends on circumstances of the case.	All costs can be reimbursed.	No.
Case B	See directive on legal aid in cross-border disputes; also European consumer centre	-	-	Yes.	Depends on circumstances of the case.	All costs can be reimbursed.	No.

Costs for translation and interpretation

Case study	Translation		Interpretation	
	When and under what conditions is it necessary?	Approximate cost?	When and under what conditions is it necessary?	Approximate cost?
Case A	Original documents in foreign language, necessary for proceedings	A minimum of CZK 350 per page	-	-
Case B	Original documents in foreign language, necessary for proceedings	A minimum of CZK 350 per page	When a party or witness is foreign or does not understand Czech	CZK 350 per hour

Last update: 20/09/2019

The national language version of this page is maintained by the respective Member State. The translations have been done by the European Commission service. Possible changes introduced in the original by the competent national authority may not be yet reflected in the translations. The European Commission accepts no responsibility or liability whatsoever with regard to any information or data contained or referred to in this document. Please refer to the legal notice to see copyright rules for the Member State responsible for this page.

Member States in charge of the management of national content pages are in the process of updating some of the content on this website in the light of the withdrawal of the United Kingdom from the European Union. If the site contains content that does not yet reflect the withdrawal of the United Kingdom, it is unintentional and will be addressed.