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Otvoreni postupci u području građanskog pravosuđa koji su započeti prije isteka prijelaznog razdoblja nastavit će se na temelju prava EU-a. Na temelju uzajamnog sporazuma s Ujedinjenom Kraljevinom na portalu e-pravosuđe do kraja 2024. ostat će dostupne informacije povezane s Ujedinjenom

kraja 2024. Ostat ce dostupne informacije povezane s Ujedinjenor

Kraljevinom.

Costs

Sjeverna Irska

This page provides you with indicative information about the costs of justice in Northern Ireland.

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

Family law - alimony

Commercial law - contract

Commercial law - responsibility

Regulatory framework governing fees of legal professions

There are scales of costs in both the County Court and Court of Judicature - some of which include professional fees.

You can find a copy of the legislation which sets out the current scale of costs for the county court at legislation.gov.uk High court scale costs are not available via a web link. These scales apply only to certain cases and in certain circumstances - they are not applicable to all cases.

The Taxing Master may also assess legal costs in certain cases: for example, divorce and ancillary relief proceedings. These would include the professional fees charged by legal practitioners.

The **Northern Ireland Legal Services Commission** sets fixed rates for legally-aided child custody cases governed by the Children (Northern Ireland) Order 1995 legislation.

Proceedings heard in the Family Proceedings Court which are funded under the ABWOR (assistance by way of representation) scheme are assessed either on an hourly rate or a fixed (composite) fee.

Proceedings heard in the Family Care Centre which are awarded an article 3 certificate under the **Legal Aid** (Remuneration of Solicitors and Counsel in County Court Proceedings) **Order** (Northern Ireland) 1981 – are assessed and paid on a standard fee basis. Where an article 3 certificate is not awarded, cases are assessed and paid at hourly rates up to fixed limits specified in Article 2 of the Order.

Separation and maintenance proceedings in the Magistrates Court funded under the ABWOR scheme are also assessed and paid on a fixed fee basis.

Solicitors

The website of the Law Society of Northern Ireland may be helpful in finding a solicitor, but the Law Society does not hold information on the costs of legal representation as this will depend on many factors that are individual to the case concerned.

Barristers

The website of the Northern Ireland Bar Library may be helpful in finding a barrister, but the Law Society does not hold information on the costs of legal representation as this will depend on many factors that are individual to the case concerned.

Fixed costs

Fixed costs in civil proceedings

Fixed costs for litigants in civil proceedings

Court fees are fixed and, if applicable, are paid in advance in line with a Northern Ireland Fees Order. These fees are over and above the costs of legal representation. The current court fees can be found at the Northern Ireland Courts and Tribunals Service.

Stage of the civil proceeding where fixed costs must be paid

Court fees are normally paid when a case begins, but there may be other fees for ancillary processes during the life of a case: for example, for interlocutory applications, assessment hearings and so on.

The legal costs of a person not receiving legal aid must be agreed between the individual and her or his legal representative.

Fixed costs in criminal proceedings

Fixed costs for litigants in criminal proceedings

In criminal proceedings, an accused receiving legal aid pays no costs. The legal costs of a person not receiving legal aid must be agreed between the individual and her or his legal representative.

Stage of the criminal proceeding where fixed costs must be paid

Costs for civil parties such as witness expenses and expert fees are normally paid at the conclusion of a case. However these costs are not fixed costs and can vary depending on the nature of the case.

Fixed costs in constitutional proceedings

Fixed costs for litigants in constitutional proceedings

The fixed costs in **constitutional cases** depend on where the proceedings were commenced, and are charged at the rates set by that tier of court. Current court fees can be found at the Northern Ireland Court and Tribunals Service.

This does not include the costs of legal representation

There are also court fees associated with constitutional cases referred to the UK Supreme Court and can be found here UK Supreme Court fees

Stage of the constitutional proceeding where fixed costs must be paid

Court fees are normally paid when a case begins, but there may be other fees for ancillary processes during the life of a case: for example, for interlocutory applications, assessment hearings and so on.

Legal costs of a person not receiving legal aid must be agreed between the individual and her or his legal representative.

Prior information to be provided by legal representatives

Rights and obligations of the parties

Solicitors are required to outline the potential costs involved to the parties. However, as this will depend on the progress/development of the case, it may not be possible to give an accurate assessment at the outset of proceedings.

Costs sources

Where can I find information on cost sources in Northern Ireland?

Information on court fees can be found at Northern Ireland Courts and Tribunals Service.

The websites of the Law Society of Northern Ireland and the Northern Ireland Bar Library may be helpful in finding a legal representative but they do not hold information on the costs of legal representation as this will depend on the case and if the parties are entitled to legal aid.

In what languages can I obtain information on cost sources in Northern Ireland?

You can find information on court fees in English at the Northern Ireland Courts and Tribunals Service. This information can be translated into a range of other languages on request.

Where can I find information on mediation?

Information can be found at the website of the Northern Ireland Courts and Tribunals Service.

Further information is also available from the website of the Law Society of Northern Ireland.

Where can I find additional information on costs?

Available website on cost information

The Northern Ireland Courts and Tribunals Service lists all court fees.

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

Statistical information on the business of the courts can be found at the Northern Ireland Courts and Tribunals Service.

Where can I find information on the average aggregate cost for a particular proceeding?

There is no known source for this information.

There is a scale of costs available for both County Court and High Court proceedings. However these are only a guide and should not be considered definitive, as they do not apply to all cases. They also apply only to proceedings within that specific court tier.

Current scales for the County Court can be found on the website of the Statutory Rules of Northern Ireland

High Court scale costs are not available via a web link.

Value Added Tax

How is this information provided?

VAT at the appropriate rate may be recoverable on costs, fees and expenses within the meaning of the Value Added Tax Act 1983. Details of court fees may be found at the Northern Ireland Courts and Tribunals Service, which shows court fees without VAT.

Legal aid

Applicable income threshold in the area of civil justice

Legal aid is usually available to an individual whose annual disposable income does not exceed £9937, except for personal injury where it is £10955. In a small number of public family law proceedings concerning the custody of children, legal aid is made available without reference to the individual's income; these are known as special **Children Order proceedings**. For more information please refer to Northern Ireland Courts and Tribunals Service.

Applicable income threshold in the area of criminal justice for defendants

There is no fixed income threshold for legal aid for defendants in Northern Ireland. The judge grants legal aid to a defendant where she or he is satisfied that the defendant has insufficient means to pay for legal representation.

Applicable income threshold in the area of criminal justice for victims

Legal aid is not available to victims within the criminal justice scheme.

When victims of crime seek compensation, the legal aid scheme is not usually engaged. Government has established a separate statutory scheme to compensate victims of crime; in Northern Ireland this is the Criminal Injury Compensation Scheme. Under this scheme, victims do not require legal advice and representation to apply for compensation. Assistance with applications is available free of charge from Victim Support Northern Ireland, which is funded by government.

Non-legal aid support is provided to victims in the criminal justice system: for example, the Northern Ireland Courts and Tribunals Service website provides information and a 'virtual walk through' for victims and witnesses.

Also Victim Support Northern Ireland, a charitable organisation, offers emotional support, information and practical help to people who have suffered crimes.

Other conditions attached to the granting of legal aid for defendants

In order to receive free legal aid for defence representation in Northern Ireland, defendants must satisfy two tests: that they have insufficient means to pay for their own representation, and that it is in the interests of justice that they should have free legal aid.

Cost-free court proceedings

The Northern Ireland Courts and Tribunals Service has a process/policy whereby court fees can either be remitted or deemed to be exempt. This is a means-tested process and applicants must apply using a prescribed form.

Court proceedings are cost free for a defendant who has been granted legal aid in criminal proceedings.

As mentioned above, legal aid is usually available to an individual whose annual disposable income does not exceed £9937.

In a small number of public family law proceedings concerning the custody of children, legal aid is made available without reference to the individual's income; these are known as special **Children Order proceedings**.

The award or waiving of costs is a matter for judicial discretion.

When does the losing party have to pay the winning party's costs?

The awarding of costs is a matter of judicial discretion. The **Northern Ireland Courts of Judicature rules** and the **County Court Rules** (Northern Ireland) provide court rules relating to costs. These are available at https://www.justice-ni.gov.uk/publications/court-rules-publications

Experts' fees

The number of experts is limited by the rules of court – the Rules of the Northern Ireland Court of Judicature and the County Court Rules (Northern Ireland). There are no fixed or scale costs for experts as the fees will depend on the type of expert and the nature of their involvement in the proceedings.

Translators' and interpreters' fees

Generally, when a civil or family action is privately funded, it is a matter for the party requiring the services of an interpreter to make the arrangements and meet the costs.

However, Northern Ireland Courts and Tribunals Service will arrange and centrally fund an interpreter for a non-English speaking litigant involved in the following actions: a committal case, a family case involving children, or a domestic violence case (including forced marriage).

If the case is not covered by one of the above criteria, an interpreter may still be funded, if the Judge determines this is the only way the litigant can understand proceedings, and if she or he cannot get public funding, cannot afford to fund an interpreter privately or the Judge expressly directs that an

Where the Northern Ireland Courts and Tribunals service arranges and pays an interpreter's fees, these are set down in the terms and conditions of booking. The fee can vary from case to case, depending on the length of the hearing, the distance and time taken to travel to and from the court, and the means by which the interpreter travels. The terms and conditions are strictly applied to all claims to ensure no overpayment is made.

Law Society of Northern Ireland

Northern Ireland Bar Library

legislation.gov.uk

Information on Court fees from the Northern Ireland Court and Tribunals Service

Northern Ireland Courts and Tribunals Service

Information on the Commercial List from the Northern Ireland Court and Tribunals Service

Victim Support Northern Ireland

Information on Support to Victim and Witnesses from the Northern Ireland Court and Tribunals Service

United Kingdom's report of the Study on Transparency of costs PDF (448 Kb)

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Case study 1 - family law - divorce - Northern Ireland

In this case study on family law – divorce, Member States were asked to advise the party that files for divorce on litigation costs in order to consider the following situations:

Case A – National situation: a couple gets married. Later they separate and agree to a divorce.

Case B – Transnational situation: Two nationals from a same Member State (Member State A) get married. The marriage is celebrated in Member State A. After the wedding, the couple moves to live and work in another Member State (Member State B) where they establish their residence. Shortly thereafter the couple separates with the wife returning to Member State A and the husband remaining in Member State B. The couple agrees to a divorce. Upon her return to Member State A, the wife immediately files for a divorce before the courts of Member State B.

Important Points to Note About the Information Provided

It should be noted that it is not possible to give definitive costs and the matters included below are indicative only. Where possible actual fees have been included for certain aspects of the processes but these should be viewed as a guide only. Fees often depend on the tier of court used and the steps involved in the individual case, a full list of court fees charged can be found at 🗹 the website of the 🗹 Northern Ireland Court and Tribunals Service.

We are not aware of any extra fees associated with cross-border divorces therefore Case B fees are assumed to be the same as Case A (except for costs associated with service of documents and any translations required which would be dependent on which Member State is involved). In Case B, the petitioner must be resident in NI for 6 months before a petition for divorce can be presented.

N/A is shown where the answer is Not Applicable and N/K is shown where the answer is Not Known.

Indicative costs in Northern Ireland

Indicative costs for court, appeals and alternative dispute resolution

	Court		
Case Study			
	Initial court fees	Transcription fees	Other fees
Case A	High Court Petition –£200	Fees are £0.78 pence per folio	High Court Setting Down – £300
	County Court Petition -£200	or	County Court Setting Down – £250
		CD audio recording £25 per hour	Personal application fee for a matrimonial interview – £50
			Application to remove a petitioner's address from the petition:
			£57.50 pence (charged at judicial discretion)
Case B	As above	As above	As above

	Appeals			ADR		
Case Study						
	Initial court fees	Transcription fees	Other fees	Is this option open for this	Costs	
				type of case?		
Case A	N/A	N/A	N/A	1 '	Mediation may be available via other organisations for example	
					Relate Northern Ireland who charge £35 per	
					session; or 🗹 Family Mediation Northern Ireland	
					who charge £40 for initial appointment then £60	
					per session	
Case B	As above	As above	As above	As above	As above	

Indicative costs for lawyer, bailiff and expert

	Lawyer		wyer Bailiff		Expert	
Case Study						
					ls use compulsory?	Cost

	Is representation	Average	Is representation	Pre-judgement	Post-judgement		
	compulsory?	costs	compulsory?	costs	costs		
Case A	Not at either court tier, but	N/K	N/A	-	Enforcement of a	Not at either court tier	N/K
	contested divorces (i.e.				matrimonial order –		
	High Court) are normally				£150		
	more complex						
Case B	As above	As above	As above	As above	As above	As above	As above

Indicative costs for witness compensation, pledge or security and other relevant fees

	Witness compensation	Pledge or security	Other fees			
Case						
Study						
	Are witnesses compensated?	Cost	Does this exist and when	Cost	Description	Cost
			and how is it used?			
Case A	At County Court only, Viaticum (by	Police Service of	N/A	N/A	Certificate of Decree	£75
	petitioner) is paid when the	Northern Ireland witness			Absolute	
	summons is first served on the	– £12.15 pence per				
	witness.	appearance				
	Other costs (e.g. loss of earnings,	Public witness – £17.12				
	travelling expenses etc.) may be	pence per appearance				
	allowed at judicial discretion or	N/K				
	agreed between parties.					
Case B	As above	As above	As above	As above	As above	As above

Indicative costs for legal aid and other reimbursement

	Legal Aid		
Case study			
otady	When and under what conditions is it applicable?	When is support total?	Conditions?
Case A	Funding is granted for a divorce, subject to the normal means and merits tests	divorce cases will usually be dealt with	In uncontested proceedings, representation is available only after the usual means and merits tests have been satisfied
Case B	Legal aid is only available for proceedings that take place in Northern Ireland. The issue of consent (above) applies.	As above	As above

	Reimbursement			
Case study				
	0,11	If reimbursement is not total,		Are there instances when legal aid should be
		what is the percentage in general?	reimburs-ed?	reimbursed to the legal aid organisation?
Case A	Such costs would normally be included in any agreement between parties or as ordered by the judge.	N/K	potential to be included as part of a court order	Contributions are required towards the cost of legal aid from those applicants who are assessed as having a disposable income above £3335 pa or disposable capital above the limit of £3000. The contribution required from income is a proportion of disposable income above the lower limit, payable in 12 monthly instalments The contribution required from capital is all disposable capital above £3000.
Case B	As above	As above	As above	As above

Indicative costs for translation and interpretation

Case study	Translation		l ·		Other costs specific to cross-border disputes?	
ciady	When and under which conditions is it necessary?	l	When and under which conditions is it necessary?	11	Description	Approximate cost?

Case A	If documents to be	Our service provider does	If parties or witnesses do	Minimum payment	Costs associated	Depends on where to be
	put before the court	not have a specific rate	not speak or understand	of £30.00 per hour	with service of	served, acceptable
	are not in English	per page, as each job is	English	thereafter	documents	methods of service in
		sent to translators based				the other Member State
		on availability etc. and				and how many attempts
		rates are different				required
		according to the language				
		requested.				
		Current rates per 1000				
		words are Portuguese				
		£103.00, Latvian £116.00,				
		Slovak £102.00, Polish				
		£107.00, Lithuanian				
		£106.00, Russian £103.00				
		and Cantonese - £99.00.				
		All plus VAT at 20%.				
Case B	As above	As above	As above	As above	As above	As above

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Case study 2 - family law - custody of the children - Northern Ireland

In this case study 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 authorised 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.

Important Points to Note About the Information Provided

It should be noted that it is not possible to give definitive costs and the matters included below are indicative only. Where possible actual fees have been included for certain aspects of the processes but these should be viewed as a guide only. Fees often depend on the tier of court used and the steps involved in the individual case - FPC refers to Family Proceedings Court, and FCC refers to Family Care Centre. A full list of court fees charged can be found at The website of the Northern Ireland Court and Tribunals Service.

N/A is shown where the answer is Not Applicable and N/K is shown where the answer is Not Known.

Indicative costs in Northern Ireland

Indicative costs for court, appeals and alternative dispute resolution

	Court		
Case Study			
	Initial court fees	Transcription fees	Other fees
Case A	Applications to discharge an existing contact order	Fees are £0.78 pence per folio or CD audio	At the Family Proceedings
	Family Proceedings Court – £50	recording, £25 per hour (if proceedings are	Court, service of a
	Family Care Centre – £75	recorded)	summons is £10 or for
	High Court £100		personal service £13
			and
			additional documents
			£3 each
Case B	Register order in High Court – no fee	As above	At Family Proceedings
	Depending on the legislation that the order was granted		Court - service of a
	under, the application will either be treated as a new		summons is £10 or for
	application or a variation of an existing order		personal service £13
	Application in respect of contact order		and
	Family Proceedings Court – £50		Additional documents
	Family Care Centre – £75		£3 each
	High Court -£100		
	Application to vary an existing contact order		
	Family Proceedings Court – £37.50 pence		
	Family Care Centre – £57.50 pence		
	High Court - £75		

Case S	Study	Appeals			ADR	
		Initial court fees	Transcription fees	Other fees		Costs

				Is this option open for this type of case?	
Case A	Appeal from Family	Fees are £0.78 pence per	N/A	Court Children's Officer	No fee charged
	Proceedings Court to	folio or CD audio		available at court	Otherwise, ADR would be
	Family Care Centre – £75	recording; £25 per hour (if			through external agencies
	Appeal from Family Care	proceedings are recorded)			with a professional charge
	Centre to High				
	Court - £100				
	Appeal against the				
	decision of a Master - £200				
	Appeal against the				
	decision of a Judge - £500				
Case B	Appeal from Family	As above	N/A	Court Children's Officer	No fee charged
	Proceedings Court to			available at court	Otherwise, ADR would be
	Family Care Centre – £75				through external agencies
	Appeal from Family Care				with a professional charge
	Centre to High				
	Court - £100				
	Appeal against the				
	decision of a Master - £200				
	Appeal against the				
	decision of a Judge - £500				

Indicative costs for lawyer, bailiff and expert

	Lawyer		Bailiff			Expert	
Case							
Study							
	Is representation	Average costs	ls representation	Pre- judgement	Post – judgement	Is use compulsory?	Cost
	compulsory?		compulsory?	costs	costs		
Case A	No – but High Court	N/K	N/A	N/A	N/A	No	N/K
	cases are normally						
	more complex						
Case B	No – but High Court	N/K	N/A	N/A	N/A	No	N/K
	cases are normally						
	more complex						

Indicative costs for witness compensation, pledge or security and other relevant fees

	Witness compensation		Pledge or security		Other fees	
Case						
Study						
	Are witnesses compensated?	Cost	Does this exist and when and how is it	Cost	Description	Cost
			used?			
Case A	Costs (e.g. loss of earnings) allowed	N/K	N/A	N/A	N/A	N/A
	at judicial discretion or agreed					
	between parties					
Case B	Costs (e.g. loss of earnings) allowed	N/K	N/A	N/A	N/A	N/A
	at judicial discretion or agreed					
	between parties					

Indicative costs for legal aid and other reimbursement

	Legal Aid		
Case study			
	When and under what conditions is it applicable?	When is support total?	Conditions?
Case A	The normal means and merits tests apply (see section on Legal Aid)	See left	See left
Case B	Legal aid is available only for proceedings that take place in Northern Ireland (see section on Legal Aid	See left	See left

	Reimbursement
Case	

study				
	Can the winning party obtain reimbursement of litigation costs?		reimbursed?	Are there instances when legal aid should be reimbursed to the legal aid organisation?
Case A	Such costs would normally be included in any agreement between parties or as ordered by the judge	1	· '	Clients may be liable to pay a contribution, depending on their income and capital (see Case Study 1A)
Case B	Such costs would normally be included in any agreement between parties or as ordered by the judge	1	All costs have the potential to be included as part of a court order	As above

Indicative costs for translation and interpretation

	Translation	
Case		
study		
	When and under what conditions is it necessary?	Approximate cost?
Case A	If documents to be put before the court are not in	The Current rate is £120 per 1000 words for every language or 12p per word.
	English	
Case B	If documents to be put before the court are not in	The Current rate is £120 per 1000 words for every language or 12p per word.
	English	

	Interpretation		Other costs specific to cre	Other costs specific to cross – border disputes?		
Case						
study						
	When and under what	Approximate cost?	Description	Approximate cost?		
	conditions is it necessary?					
Case A	If parties or witnesses do	Minimum payment of	Costs associated with	Depends on where to be served, acceptable		
	not speak or understand	£30.00 per hour.	service of documents	methods of service in the other Member State		
	English			and how many attempts required		
Case B	If parties or witnesses do	Minimum payment of	Costs associated with	Depends on where to be served, acceptable		
	not speak or understand	£30.00 per hour.	service of documents	methods of service in the other Member State		
	English			and how many attempts required.		

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Case study 3 - family law - alimony - Northern Ireland

In this case study 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.

Important Points to Note About the Information Provided

It should be noted that it is not possible to give definitive costs and the matters included below are indicative only. Where possible actual fees have been included for certain aspects of the processes but these should be viewed as a guide only. Fees often depend on the tier of court used and the steps involved in the individual case. A full list of court fees charged can be found at **E** the website of the **E** Northern Ireland Court and Tribunals Service.

In case study B it is not clear if an order already exists in Member State B. If so then this would appear to be the enforcement of such an order and as such it will involve the Maintenance Orders (Reciprocal Enforcement) Act 1972 and other legislation and treaties applicable. It is therefore not possible to provide generic information on costs etc as this would be dependent on the countries involved and the relationships between the Member States.

Indicative costs in Northern Ireland

Indicative costs for court, appeals and alternative dispute resolution

	Court		
Case Study			
	Initial court fees	Transcription fees	Other fees
Case A	Application for financial provision	Fees are £0.78 pence per folio or CD audio	At Family Proceedings Court –service of
	(periodical payments and/or lump	recording £25 per hour (if proceedings are	a summons £10 or for personal service
	sum)	recorded)	£13
	Family Proceedings Court – £50		and

	Family Care Centre – £75 High Court –£100	Additional documents £3 each
Case B		

Indicative costs for lawyer, bailiff and expert

	Lawyer		Bailiff			Expert	
Case							
Study							
	Is representation	Average costs	ls representation	Pre-judgement	Post-judgement costs	ls use compulsory?	Cost
	compulsory?		compulsory?	costs			
Case A	No – but High Court	N/K	N/A	-	-	No	N/K
	cases are normally						
	more complex						
Case B							

Indicative costs for witness compensation, pledge or security and other relevant fees

	Witness compensation		Pledge or security			
Case						
Study						
	Are witnesses compensated?	Cost	Does this exist and when and how is it used?	Cost		
Case A	Loss of earnings etc. may be		This may be construed as an application for a freezing	High Court –		
	allowed at judicial discretion or		injunction in relation to assets.	£200		
	agreed between parties		If so, fees as shown	County Court –		
				£115		
Case B						

Indicative costs for legal aid and other reimbursement

	Legal Aid		
Case study			
	When and under what conditions is it applicable?	When is support total?	Conditions?
	Funding can be granted to deal with ancillary matters such as maintenance, subject to the standard tests of means and merits	See left	See left
	If the case is heard in Northern Ireland, the usual means and merits test will apply.	See left	See left

	Reimbursement			
Case study				
	Can the winning	If reimbursement is not total, what is	What costs are never	Are there instances when legal aid should be
	party obtain	percentage in general?	reimbursed?	reimbursed to the legal aid organisation?
	reimbursement of			
	litigation costs?			
Case A	Such costs would	N/K	All costs have the potential to	Clients may be liable to pay a contribution
	normally be		be included as part of a court	depending on their income and capital (see
	included in any		order	Case 1A)
	agreement			
	between parties or			
	as ordered by the			
	judge			
Case B				As above

Indicative costs for translation and interpretation

III alouate oo	ob for translation and intorprotation	
	Translation	
Case		
study		
	When and under what conditions is it necessary?	Approximate cost?
Case A	If documents to be put before the court are not in English	The Current rate is £120 per 1000 words for every language or 12p per word.

Case B	

	Interpretation		Other costs specific to cross-border disputes?				
Case							
study							
	When and under Approximate cost? what conditions is it		Description	Approximate cost?			
	necessary?						
Case A	If parties or	Minimum payment of	Costs associated with service of	Depends on where to be served, acceptable			
	witnesses do not	£30.00 per hour.	documents	methods of service in the other Member State and			
	speak or understand			how many attempts required			
	English						
Case B							

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Case study 4 - commercial law - contract - Northern Ireland

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.

Important Points to Note About the Information Provided

It should be noted that it is not possible to give definitive costs and the matters included below are indicative only. Where possible actual fees have been included for certain aspects of the processes but these should be viewed as a guide only. Fees often depend on the tier of court used and the steps involved in the individual case, a full list of court fees charged can be found at the \mathbb{R}^n Northern Ireland Court and Tribunals Service.

N/A is shown where the answer is Not Applicable and N/K is shown where the answer is Not Known.

Indicative costs in Northern Ireland

Indicative costs for court, appeals and alternative dispute resolution

	Court			Appeals			ADR		
Case									
Study									
	Initial	Transcription	Other fees	Initial court	Transcription fees	Other fees	Is this option	Costs	
	court fees	fees		fees			open for this type		
							of case?		
Case A	High	Fees are £0.78	£150 if they wish	£200 (Notice	Fees are £0.78	Variable	Yes	N/K but fees would be	
	Court £200	pence per folio	case to be	of appeal to	pence per folio or			as agreed with the	
		or CD audio	transferred to the	the High	CD audio			mediator. Some	
		recording £25	Commercial List.	Court)	recording £25 per			information may be	
		per hour (if	£300 setting down	£500 (Notice	hour (if			available from the 🗹	
		proceedings are	fee	of appeal to	proceedings are			Northern Ireland Law	
		recorded)		the Court of	recorded)			Society	
				Appeal)					
Case B	High Court	As above	£150 if they wish	£200 (Notice	As above	Variable	Yes	N/K but fees would be	
	£200		case to be	of appeal to				as agreed with the	
			transferred to the	the High				mediator. Some	
			Commercial List.	Court)				information may be	
			£300 setting down	£500 (Notice				available from the 🗹	
			fee	of appeal to				Northern Ireland Law	
				the Court of				Society	
				Appeal)					

Indicative costs for lawyer, bailiff and expert

	Lawyer		Bailiff		Expert		
Case Study							
	'		·			Is use compulsory?	Cost
Case A	No	N/K	-	-	-	No	N/K
Case B		N/K	-	-	-	No	N/K

I	No, but an address for	- 1			ı
	service is required within				
	the jurisdiction				ı

Indicative costs for witness compensation, pledge or security and other relevant fees

	Witness compensation		Pledge or security		Other fees	
Case						
Study						
	Are witnesses compensated? Cost		Does this exist and when and how	Cost	Description	Cost
			is it used?			
Case A	May be entitled to their expenses from	N/K	An Order for security for costs exists	£115	There would be fees on	£115
	the solicitors who called them				interlocutory applications	£10 or £8 if
					Fees for copy Orders if	obtained on
					required.	line
Case B	May be entitled to their expenses from	N/K	An Order for security for costs exists	£115	There would be fees on	£115
	the solicitors who called them				interlocutory applications	£10 or £8 if
					Fees for copy Orders if	obtained on
					required.	line

Indicative costs for legal aid and other reimbursement

	Legal Aid			Reimbursement					
Case study									
	conditions is it	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?		
	Civil legal aid is not available for cases arising out of company or partnership law or the carrying on of a business. Note that in this case we assume that both the buyer and seller are businesses.		N/A	Reimbursement of costs normally follows the decision on the case.	Courts Decision	N/K	N/A		
Case B	See above	See above	See above	Reimbursement of costs normally follows the decision on the case.	Court Decision	N/K	N/A		

Indicative costs for translation and interpretation

	Translation		Interpretation		Other costs specific to cross-border	
Case					disputes?	
study						
	When and	Approximate cost?	When and under what	Approximate	Description	Approximate cost?
	under what	conditions is it		cost?		
	conditions is it					
	necessary?					
Case A	If documents	The Current rate is £120 per 1000	If parties or witnesses	Minimum	N/K	N/K
	to be put	words for every language or 12p per	do not speak or	payment of		
	before the	word.	understand English	£30.00 per hour.		
	court are not in					
	English					
Case B	Documents	N/K. Documents would be translated	If parties or witnesses	N/K	Costs of registering the	£50
	lodged must	into English in the other jurisdiction	do not speak or		order/ judgement for	
	be in English	before being lodged.	understand English		enforcement if not a	
					European order for	
					enforcement/ payment	

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Case study 5 - commercial law - responsibility - Northern Ireland

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.

Important Points to Note About the Information Provided

Case n° 5 Commercial Law - Responsibility

It should be noted that it is not possible to give definitive costs and the matters included below are indicative only. Where possible actual fees have been included for certain aspects of the processes but these should be viewed as a guide only. Fees often depend on the tier of court used and the steps involved in the individual case, a full list of court fees charged can be found at the Morthern Ireland Court and Tribunals Service.

N/A is shown where the answer is Not Applicable and N/K is shown where the answer is Not Known.

Indicative costs in Northern Ireland

	Court			Appeals		ADR			
Case Study									
	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	High Court £200	Fees are £0.78 pence per folio or CD audio recording £25 per hour (if proceedings are recorded)	wish case to be transferred to the Commercial List. £300 setting	£200 (Notice of appeal to the High Court) £500 (Notice of appeal to the Court of Appeal)	Fees are £0.78 pence per folio or CD audio recording £25 per hour (if proceedings are recorded)	Variable	Yes	N/K but fees would be as agreed with the mediator. Some information may be available from the Northern Ireland Law Society	
Case B	High Court £200	As above	£150 if they wish case to be transferred to the Commercial List. £300 setting down fee	£200 (Notice of appeal to the High Court) £500 (Notice of appeal to the Court of Appeal)	As above	Variable	Yes	N/K but fees would be as agreed with the mediator. Some information may be available from the \(\bar{L}^{\text{\texitet{\text{\text{\text{\text{\text{\texit{\text{\text{\text{\text{\text{\text{\text{\text{\texi}\text{\texi\texit{\texi\text{\text{\texit{\texi\texi{\text{\texi{\texi	

Indicative costs for lawyer, hailiff and expert

maiodaro	alocate occas for fatty of parint and oxport									
	Lawyer	·	Bailiff		Expert					
Case										
Study										
	Is representation	Average costs	Is representation	Pre-judgement	Post-judgement	Is use compulsory?	Cost			
	compulsory?		compulsory?	costs	costs					
Case A	No	N/K	-	-	-	No	N/K			
Case B	No	N/K	-	-]-	No	N/K			

Indicative costs for witness compensation, pledge or security and other relevant fees

	Witness compensation		Pledge or security		Other fees	
Case						
Study						
	Are witnesses compensated?	Cost		Cost	Description	Cost

		l .	Does this exist and when and how is it used?		
Case A	May be entitled to their expenses from the solicitors who called them		An order for security for costs exists	interlocutory applications	£115 £10 or £8 if obtained on line
Case B	May be entitled to their expenses from the solicitors who called them		An order for security for costs exists	interlocutory applications	£115 £10 or £8 if obtained on line

Indicative costs for legal aid and other reimbursement

	Legal Aid	Reimbursement				
Case study						
	When and under what conditions	Can the winning party	If reimbursement is not	What costs are	Are there instances when legal aid	
	is it applicable?	obtain reimbursement of	total, what is percent-	never reimbursed?	should be reimbursed to the legal aid	
		litigation costs?	age in general?		organisation?	
Case A	The normal means and merits	Reimbursement of costs	N/K		Clients may be liable to pay a	
	tests apply (see section: Legal	normally follows the			contribution depending on their	
	Aid).	decision on the case.			income and capital. (See Case 1A)	
Case B	If the case is heard in Northern	Reimbursement of costs	Court decision	N/K	See above	
	Ireland, the usual means and	normally follows the				
	merits test will apply.	decision on the case.				

Indicative costs for translation and interpretation

	Translation					
Case study						
	When and under what conditions is it necessary?	Approximate cost?	Approximate cost?			
Case A	If documents to be put before the court a not in English	are The current rate is	The current rate is £120 per 1000 words for every language or 12p per word.			
Case B	If documents to be put before the court a not in English	are The current rate is	The current rate is £120 per 1000 words for every language or 12p per word.			
	Interpretation		Other costs specific to cross-border disputes?			
Case study						
	When and under which conditions is it necessary?	Approximate cost?	Description	Approximate cost?		
Case A	If parties or witnesses do not speak or understand English	Minimum payment of £30.00 per hour.	N/A			
Case B	If parties or witnesses do not speak or understand English	Minimum payment of £30.00 per hour.	Application to register out- going judgement/ order Unless a European enforcement ord	£50 er		

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