

Thursfields has an experienced team of expert employment solicitors to guide you through any employment dispute. Bringing or defending litigation can be time consuming and emotionally draining. Our Team act for both employers and employees and this gives genuine insight when handling cases. We will give you straightforward advice on the process and likely costs to go to a full hearing - and remember, many cases settle before they get to a Tribunal Hearing, and we can advise as to whether settlement is right for you.

Our Team

Our Employment Team is made up of qualified solicitors with at least 5 years' experience. The Team is supervised by Helena Morrissey who has over 15 years' experience and who qualified as a solicitor in 2003. For more details of our Employment Team and their experience, please see our individual website profiles.

Our charges are based upon hourly rates which are reviewed annually. Our current hourly rates range between £220 - £300 plus VAT, depending upon level of experience. If you instruct us, we will set out the relevant hourly rate in our Client Care Letter.

Likely Costs for bringing/defending Unfair Dismissal or Wrongful Dismissal cases

	Costs
Simple Case:	£4,000 - £7,500 plus VAT
Medium Case:	£10,000 - £18,000 plus VAT
Complex Case:	From £18,000 plus VAT

Please note that these costs do not include any pre-litigation work, such as dealing with grievances or disciplinary proceedings.

You may decide that you may wish to instruct a barrister to represent you at preliminary or final Tribunal hearings. Their costs will be in addition to those set out above. It is not always necessary to instruct a barrister but sometimes it is more cost effective to do so. We will obtain quotes in advance on your behalf and for your approval. To give you an idea of the extra costs, for a junior barrister to prepare for and attend a one-day Final Tribunal Hearing in a simple case, you would expect to pay in the range of £1,500 - £2,500 plus VAT.

Key Stages of a Tribunal Claim

Our fees will include all the key stages of a Tribunal Claim process:-

- Taking your initial instructions, reviewing the papers and advising you on merits and likely compensation (this is likely to be revisited throughout the matter and is subject to change);
- Entering early conciliation where this is mandatory to explore whether a settlement can be reached;
- Preparing claim or response;
- Reviewing and advising on claim or response from other party;
- Exploring and negotiating settlement throughout the process and drafting of any settlement documents (COT3);
- Preparing or considering a Schedule of Loss;

- Reviewing all relevant documentation and exchanging documents with the other party;
- Reviewing other party's documents and agreeing and preparing bundle of documents;
- Interviewing witnesses, drafting witness statements and agreeing their content with witnesses;
- Reviewing and advising on the other party's witness statements;
- Agreeing a list of issues and a chronology;
- Preparation and attendance at Final Hearing, including instructions to Counsel.

The key stages stated above show a guideline of the work involved. If some of those stages are not required, then the fee will be reduced.

Preliminary Hearings

In some cases, additional stages may be required, such as the listing of one or more preliminary hearings to deal with preliminary issues (such as whether the claim has been brought in time, or whether the Claimant is disabled). The costs associated with preliminary hearings are not included in the above price ranges. Typically the cost of preparing for and attending a preliminary hearing is in the region of £1,500 - £2,500 + VAT depending on the number and complexity of the issues.

What will make a case more complex (or towards the higher end of the range provided)?

- If there are claims to bring or defend in addition to Unfair Dismissal or Wrongful Dismissal. This might be allegations of discrimination, whistleblowing or automatic unfair dismissal;
- If it is necessary to make or defend applications to amend claims or provide additional information;
- If the case involves extensive documentation (i.e. more than 100 pages);
- If non-standard directions are issued by the Tribunal;
- If the other party is representing themselves (i.e. they have not got legal representation);
- If there are more than 2 witnesses who need to give evidence;
- If the case is listed for more than a one day hearing;
- If the claim has a potentially high value

Additional Costs

Law firms often talk about "Disbursements" and these are costs related to your matter that are payable to third parties, such as Court fees and Counsel's fees. There may also be additional expenses which are charges we will make in addition to our fees, such as an Electronic ID fee. We will always be upfront with you as to how much these charges are and what they relate to. If you instruct us, we set out any additional expenses in our Client Care Letter.

Timescales

The length of time that it takes to resolve your matter will depend upon a number of factors, such as Tribunal availability, complexity of the case and the parties' willingness to consider and negotiate settlement. If your claim proceeds to a final Tribunal hearing it may take at least 18 months. We can provide regular updates on timeframes as your matter progresses.

If you would like to speak with one of our Team to please call Helena Morrissey on 0121 726 8781 or email hmorrissey@thursfields.co.uk