Employment and Representation Fees

for businesses (not claimants)

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Listed below are ranges of Laceys' normal fees for providing advice and representation to businesses (referred to as the Respondent) for claims by an ex-employee (referred to as the Claimant) for unfair dismissal or wrongful dismissal.

They are on the assumption it is a case that proceeds normally.

The actual fees are calculated on a time basis at £315 per hour for a partner or £235 per hour for a solicitor. VAT at 20% is added to these. Specific experience and qualifications can be seen in the individual profiles.

1. Initial Advice

The fees below only apply to unfair and/or wrongful dismissal (not above £25,000) and do not involve any aspect of discrimination or automatically unfair dismissal claims (e.g. whistleblowing).

Laceys will first need to receive all relevant information and documents in order to provide initial advice on the potential claims. The initial advice is limited to reviewing the relevant documents and providing a brief written summary of any advice.

Laceys' fees for providing such initial advice are in the following range:

For unfair OR wrongful dismissal only	£800 to £2,900 plus VAT
For unfair AND wrongful dismissal	£1,000 to £3,750 plus VAT

2. Claims before the Employment Tribunal against a Claimant for unfair or wrongful dismissal

Initial Steps of the Claim - Drafting the Response to the claim

It is often appropriate to advise that specialist counsel draft the formal Response to a claim and to represent a Respondent at any hearing. Counsel's fee will depend on the client's budget and preferred seniority and experience of counsel.

Counsel's fees for drafting the Response ONLY (and not advising on any aspect of the claim):			
For unfair OR wrongful dismissal only	£850 to £2,950 plus VAT		
For unfair AND wrongful dismissal	£1,000 to £5,000 plus VAT		
However, if Laceys does draft those documents the fee for that are in the following range:			
For unfair OR wrongful dismissal only	£750 to £3,550 plus VAT		
For unfair AND wrongful dismissal	£1,000 to £5,900 plus VAT		

Other fees relating to the Claim as follows:

Work undertaken	Cost Range	
Reviewing a remedy statement	£500 to £2,950 plus VAT	
Advising on disclosure of evidence and reviewing completed disclosure	£750 to £6,000 plus VAT	
Drafting and reviewing disclosed witness statements	£1,000 to £7,250 plus VAT	
Reviewing a Schedule of Loss	£500 to £2,950 plus VAT	
Drafting Statement of Issues	£500 to £2,675 plus VAT	
Representation at one day final hearing (assuming NO preliminary hearing)	£1,750 to £7,500 plus VAT	
For all the above Counsel's fees will usually be in the same range		

3.Timescales

The timescales involved in any claim are subject to the orders of the particular Employment Tribunal and vary accordingly.

Generally, from the acceptance of the employer's Response to the claim (the Response), until a final hearing can take six to twelve months. Due to the amount of claims at present, we are aware that it can take some time before a final hearing is heard.

Prior to a final hearing and generally within three months of the Response, both parties will be required to comply with various orders of the Employment Tribunal.

These orders include:

- Requirement to disclose certain documents to the other party
 - o Generally within five weeks of the Response
- Agree a list of documents to be used at the final hearing
 - o Generally within eight weeks of the Response
- Producing and exchanging witness statements
 - o Generally within ten weeks of the Response