

### **Costs and Service Information**

#### **Motoring offences**

#### **Prices**

This estimate is for assistance in relation to summary only motoring offences under Part I of the Road Traffic Act 1988 and s89 of the Road Traffic Regulation Act 1984.

### Fees charged by Banks Kelly Solicitors

Fee	Typical legal fee range	VAT
1 66	i y picai icgai icc ialige	V/\

Legal fee \* £1,500.00 - £5,000.00 £300.00 - £1,000.00

**SUBTOTAL** £1,800.00 - £6,000.00

#### Work included and key stages

The key stages involved in a typical motoring offence include:

- Meeting with you to take your instructions on what happened.
- Consider initial disclosure and any other evidence and provide advice.
- Explain the court procedure to you so you know what to expect on the day of the hearing and the sentencing options available to the court.
- Conduct any further preparatory work, obtain further instructions from you if necessary and answer any queries you have.
- We cannot provide a timescale of when your hearing will take place, this depends on the court listing for that day.

<sup>\*</sup> Basis of charging = hourly rates of £225.00 - £425.00 depending on the level and experience of the solicitor working on your case.

The range reflects length of time that the case takes and whether or not it settles prior to the hearing. The higher end of the fee range assumes that your case proceeds to a hearing and will include counsel's fees if they are required to attend and represent you.

- We will attend court on the day and meet you before going to the court.
- We will discuss the outcomes with you.

# Services excluded from this quote

Our service within this quote will **not** include any of the following (or will only be provided at an additional cost):

- Instruction of any expert witnesses.
- Taking statements from any witnesses.
- Advice and assistance in relation to a special reasons hearing.
- Advice or assistance in relation to any appeal.

## Approximate/ average timescales

Timescales will depend on when the hearing dates are. The hearing will usually be within 6 months from the date of the Notice of Intended Prosecution.