

Motoring Offences

We offer a range of fixed fees for representing clients in the Magistrates' Court who face motoring offences.

For guilty plea cases we offer a fixed fee of £540 (this includes VAT)

The fee includes:

- 2 hours attendance/preparation:
 - considering evidence
 - taking your instructions
 - providing advice on plea and likely sentence
 - providing advice on whether an exceptional hardship or special reasons argument should be made
- Attendance and representation at a single hearing at the Magistrates' Court.

The fee does not include:

- instruction of any expert witnesses
- taking statements from any witnesses
- any further hearings at the Magistrates Court
- advice or assistance in relation to any appeal

The key stages of your matter are based on the presumption that you have a date for your hearing.

- Meet with your solicitor to provide instructions on what happened.
- We will consider initial disclosure, and any other evidence and provide advice.
- Arranging to take any witness statements if necessary (this will have an additional cost, of £120 per witness).
- We will explain the court procedure to you so you know what to expect on the day of your hearing, and the sentencing options available to the court.
- We will conduct any further preparatory work, obtain further instructions from you if necessary and answer any follow up queries you have.
- We cannot provide a timescale of when your hearing will take place, as this depends on the court listing for that day.
- We will attend court on the day and meet with you before going before the court. We anticipate being at court for half a day. If for any reason your case does not conclude at that hearing there will be an additional cost of £300 for each subsequent hearing at the Magistrates Court.
- We will discuss the outcome with you. If advice is required on appeal, this will carry an additional cost of £120.

For not guilty plea cases we offer a fixed fee of £1140 (this includes VAT)

The fee includes:

- 4 hours attendance/preparation:
 - considering evidence
 - taking your instructions
 - providing advice on plea and likely sentence
 - providing advice on whether an exceptional hardship or special reasons argument should be made
- Attendance and representation at a single hearing at the Magistrates Court

The fee does not include:

- instruction of any expert witnesses
- taking statements from any witnesses
- any further hearings at the Magistrates Court
- advice or assistance in relation to any appeal

The key stages of your matter are based on the presumption that you have a date for your hearing.

- Meet with your solicitor to provide instructions on what happened.
- We will consider initial disclosure, and any other evidence and provide advice.
- Arranging to take any witness statements if necessary (this will have an additional cost, of £120 per witness).
- We will explain the court procedure to you so you know what to expect on the day of your hearing, and if convicted the sentencing options available to the court.
- We will conduct any further preparatory work, obtain further instructions from you if necessary and answer any follow up queries you have.
- We cannot provide a timescale of when your hearing will take place, as this depends on the court listing for that day.
- We will attend court on the day and meet with you before going before the court. We anticipate being at court for half a day. If for any reason your case does not conclude at that hearing there will be an additional cost of £300 for each subsequent hearing at the Magistrates Court.
- We will discuss the outcome with you. If advice is required on appeal, this will carry an additional cost of £120.