

Our Ref: [REDACTED]

Your Ref: [REDACTED]

Please ask for: [REDACTED]

Email address: [REDACTED]

16/03/2021

Mike Hill MP

Invoice No: [REDACTED]

Payable by: Mike Hill MP

OUR CLIENT: M Hill

**COSTS**

Net

VAT  
20%

To our professional charges in relation to advice  
and assistance in relation to parliamentary  
investigation – to and including 01/12/2020

5000.00

1000.00

**Total**

5000.00

1000.00

**Amount Payable: £6000.00**

Hull No 2 (g) The Dock, 46 Humber Street, Hull, HU1 1TU

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DX 11923, Hull

**THE SOLICITORS' (NON-CONTENTIOUS BUSINESS)  
RENUMERATION ORDER 1994  
AND THE SOLICITORS ACT 1974**

**REMUNERATION CERTIFICATES.**

1. If you are not satisfied with the amount of our fee you have the right to ask us to obtain a remuneration certificate from the Law Society.
2. The certificate will either say that our fee is fair and reasonable or it will substitute a lower fee.
3. If you wish us to obtain a certificate you must ask us to do so within one month of receiving this notice.
4. We may charge interest on unpaid bills and we will do so at the rate payable on judgement debts, from one month after delivery of our bill.
5. (i) If you ask us to obtain a remuneration certificate, then unless we already hold money to cover these, you must first pay
  - a. Half our fee shown in the bill;
  - b. All the VAT shown in the bill;
  - c. All the expenses we have incurred shown in the bill – sometimes called “paid disbursements”.
- (ii) However, you may ask the Law Society (8 Dormer Place, Royal Leamington Spa, Warwickshire, CV32 5AE) to waive the requirements so that you do not have to pay anything for the time being. You would have to show that exceptional circumstances apply in your case.
6. Your rights are set out in the Solicitors (Non-Contentious Business) Remuneration Order 1994.

**TAXATION**

You may be entitled to have our charges reviewed by the court (this is called “taxation”). The procedure is different from the remuneration certificate procedure. If you intend to apply for taxation of the bill, you should do so within one month of delivery of the bill (although the court has power to tax a bill on our application of yours made after one month but within twelve months from the delivery of the bill). After twelve months, or if you have paid the bill, or in other circumstances specified in Sections 70, 71 and 72 of the Solicitors Act 1974m the court has no jurisdiction under the Act to tax the bill after twelve months from you having paid them. The Act contains other detailed provisions about the procedures and costs of the taxation of bills and the rights of third parties.