Probate – Our Service and the Costs

At Peacock & Co Solicitors, we want to be as clear with you as possible about our costs. However, we are conscious that client matters are very individual and there is no 'one size that fits all'. For probate matters, we tend not to focus on fixed fees as these are often artificially inflated when factoring in property prices in London and Surrey.

We have set out below our pricing structures. However, we do encourage you to contact us for a more realistic estimate of fees. We would be delighted to talk through your options for an initial 30-minute meeting at no cost to you and no obligation.

Our Premium Full-Service Probate Service	Our Superior Exempt Estates Probate Service	Our Standard Fixed Fee Probate Service	Our 'Pay as You Go' Probate Service
This is suitable if you want us to deal with every aspect of the estate administration from start to finish where the estate is subject to Inheritance Tax.	This is suitable if the estate is very small or, larger, but there is no Inheritance Tax to pay.	This is suitable if you want to deal with the estate administration yourself and only want us to obtain the Grant for you.	This is a hybrid approach suitable if you want to be more involved but would like some assistance throughout the process.
Hourly Rates	Hourly Rates	Hourly Rates	Hourly Rates
Kim Peacock: £300 + VAT Katherine Carroll: £295 + VAT Kai Khunsaen-Jones: £230 + VAT You will be charged according	Kim Peacock: £300 + VAT Katherine Carroll: £295 + VAT Kai Khunsaen-Jones: £230 + VAT You will be charged according	None – see fixed fees below.	Kim Peacock: £300 + VAT Katherine Carroll: £295 + VAT Kai Khunsaen-Jones: £230 + VAT You will be charged according
to the time spent on your matter. The hourly rate will be applied in units of 1/10 th of an hour.	to the time spent on your matter. The hourly rate will be applied in units of 1/10 th of an hour.		to the time spent on your matter. The hourly rate will be applied in units of 1/10 th of an hour.

Costs Guide

We estimate your costs depending on the gross value of the estate.

Value	Costs estimate	
£325,000 -	£4,000 - £6,500	
£499,999	+ VAT	
£500,000 -	£6,500 -	
£699,999	£10,000 +VAT	
£700,000 -	£10,000 -	
£999,999	£16,000 +VAT	
£1million -	£16,000 -	
£2million	£25,000 +VAT	
£2million+	from £25,000 +	
	VAT	

Costs Guide

We estimate your costs depending on the gross value of the estate.

£2,500 - £4,500
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+ VAT
£4,500 - £5,500
+ VAT
£5,500 - £8,000
+ VAT
from £8,000 +
VAT
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Costs Guide

The fixed fee will depend on whether the estate is liable for Inheritance Tax.

No Inheritance Tax: £1,750 + VAT

If Inheritance Tax is payable: from £3,500 + VAT

Costs Guide

We shall estimate costs based on the scope of work you require.

We will charge you monthly and keep you fully updated as to the time we are spending on the matter.

This means you can decide how much you want us to be involved.

The Service

- Provide you with a dedicated and experienced probate solicitor to work on your matter
- Meet with you to discuss probate procedure
- Identify the legally appointed executors or administrators and beneficiaries
- Accurately identify the type of probate application that you will require

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The Service

- Review the probate valuations provided by you
- Complete the appropriate Inheritance Tax return either IHT205 or IHT400
- Draft an oath for executors or administrators to swear: meeting with you if necessary

The Service

This depends on the level of service you want.

The level of service we provide will be aspects of the Premium.

- Advise on advertising for creditors
- Contact asset holders to obtain probate valuations
- Contact liability holders to obtain probate valuations
- Prepare schedules of assets & liabilities at the date of death
- Calculated Inheritance Tax and advise on how to pay this
- Complete the relevant HMRC Inheritance Tax return IHT400 and the accompanying schedules
- Organise to pay the necessary proportion of the Inheritance Tax due by releasing monies from asset holders in this respect or advise how to pay if there are limited liquid assets
- Draft an oath for executors or administrators to swear: meeting with you if necessary.
- Make the application to the Probate Court on your behalf
- Obtain the probate and send a probate report to you advising of next steps

- Advise on advertising for creditors
- Contact asset holders to obtain probate valuations
- Contact liability holders to obtain probate valuations
- Prepare schedules of assets & liabilities at the date of death
- Complete the shortened Inheritance Tax return IHT205
- Draft an oath for executors or administrators to swear: meeting with you if necessary
- Make the application to the Probate Court on your behalf
- Obtain the probate and send a probate report to you advising of next steps.
- Collect in the assets in the estate using our client account as the executor account
- Discharge any liabilities
- Liaise with HMRC with regard to finalising the deceased's Income Tax affairs to the date of death
- Liaise with our property department with regard to the sale of any property

 Make the application to the Probate Court on your behalf

- Collect in the assets in the estate using our client account as the executor account
- Discharge any liabilities
- Liaising with HMRC with regard to finalising the deceased's Income Tax affairs to the date of death.
- Liaise with our property department with regard to the sale of any property
- Advise on Capital Gains Tax as part of any sale of assets and whether appropriation to the beneficiaries is required
- Payment of any legacies under the will or specific bequests
- Organise interim distributions to the residuary beneficiaries and bankruptcy searches against their names
- Payment of Inheritance Tax efficiently to avoid interest charges
- Liaise with HMRC Inheritance Tax with regard to paying the Inheritance Tax when any property is sold

- Advise on Capital Gains Tax as part of any sale of assets and whether appropriation to the beneficiaries is required
- Pay any legacies under the will or specific bequests
- Organise interim distributions to the residuary beneficiaries and bankruptcy searches against their names
- Advise on the Income Tax and Capital Gains Tax position of the estate for income earned during the estate administration and any gains in asset values. Report this to HMRC informally.
- Organise a final distribution of the estate to the beneficiaries
- Prepare the estate accounts

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•	Liaise with HMRC		
	Inheritance Tax with regard		
	to any queries raised in		
	relation to the value of the		
	estate		
•	Report any corrections to		
	the probate valuation of the		
	estate and filing a		
	corrective account with		
	HMRC Inheritance Tax		
•	Claim any loss on sale for a		
	capital loss in the sale of		
	property or shares		
•	Apply for a clearance		
	certificate.		
•	Advise on the Income Tax		
-	and Capital Gains Tax		
	position of the estate for		
	income earned during the		
	estate administration and		
	any gains in asset values.		
	Report this to HMRC either		
	informally or by registering		
	a 'complex estate' by way		
	of the Trust Registration		
	Service and then file an		
	SA900 Return		
•	0 1 0 1		
•	distribution of the estate to		
	the beneficiaries		
•	Prepare the Estate		
•	Accounts		
	Accounts		

Disbursements

There are certain costs that need to be paid outside of our fees. These are the some of the more usual disbursements, which may or may not apply in your matter:

Probate Court fee: from £155 - £160
Swearing of the oath fee: from £5

• Notices for creditors: from £200

• Certainty missing will search: from £200

• Copy title documents: £6

• Bankruptcy searches against beneficiaries: £2 per name

Average timescales

On average, we expect to have the grant within 6-12 weeks of being instructed. Simple estates can usually be wound up within 3-6 months. More complex estates where there is Inheritance Tax are usually wound up within 6-12 months.

Potential Additional Costs

If your matter does have unexpected complications, we will always inform you, including any additional fees that may apply, so that you can make an informed decision as to how to proceed. Examples are listed as to demonstrate when our costs may increase:

- If under an intestacy the beneficiaries are not known, and we need to liaise with genealogists to establish a family tree and entitlement under the estate
- If the estate consists of foreign assets and we have to liaise with lawyers in that country
- If there are lots of individual shareholdings which need to be dealt with on a company by company basis
- Deeds of variation

Additional costs will also apply if you wish for us to deal with the sale or transfer of any property in the estate. Please refer to the detailed information available from our Residential Property webpage.