

Enterprise Chambers

Public Access – Winding Up Petitions

If you are owed £750 or more by a company and are able to prove that the company cannot pay you, you may be able to apply to the court to close or ‘wind-up’ the company. Our barristers can advise you on the process of issuing a winding-up petition and represent you at the court hearing.

If you are a company which has had a winding-up petition issued against you, our barristers can also advise you on the process of defending the petition and represent you at the court hearing.

Timescales

Timescales may vary depending on factors such as barrister availability, the need for additional information and documents and court timings. As a guide the court’s usual turnaround time for hearing dates is eight to ten weeks after the winding-up petition has been issued.

Fees

Below we provide ranged **estimates** for particular stages of work. Due to the nature of the Public Access scheme, Chambers only provides these ranges for members of 10 years call or more.

If the matter is particularly complex or has a voluminous amount of documentation, these estimates may change.

All fees include VAT (where applicable)

Stage of case	Range of Estimate
Advice on issuing or defending a winding-up petition	£720 - £1,080
Assistance with completing the necessary steps to issue or defend a winding-up petition	£720 – £1,080
Preparation for and attendance at the winding-up hearing Petitions sometimes require more than one hearing. Estimates for further hearings depend on the issues involved and are available on a case-by-case basis.	£1,080 - £1,440

Contact Us

All information is correct as at January 2020, but these fees are **estimates only**. For a quotation, please contact the clerks on 020 7405 9471 or via email clerks@enterprisechambers.com