

Disclosure as to bills, trust, interest & costs

After the expiration of 7 days from the date of delivery of this bill of costs to you, or immediately after obtaining your consent, we intend to withdraw the money held in trust on your behalf, if held, and apply it towards payment of the bill unless you object to the bill.

Interest may be charged at the current rate of 8% prescribed by Regulation 110A of the Legal Profession Regulation 2005 on any bill of costs which remain unpaid after 30 days.

If you have any concern about our legal costs or our legal services, please do not hesitate to speak to S. Dammholz. If we cannot satisfactorily resolve your concern, you may apply to have this bill of costs assessed under Division 11 of Part 3.2 of the Legal Profession Act 2004. Any such application should be made to the Manager, Costs Assessment, Supreme Court within 60 days after this bill has been given to you. You may also apply under section 336 of that Act to have a costs dispute mediated where the amount in dispute is less than \$10,000. Referral to mediation is not permitted after an application for assessment has been accepted by the Manager, Costs Assessment.

You may apply under Section 328 of that Act to set aside any costs agreement, or a provision of a costs agreement entered into between us on the basis that it is not fair and reasonable.

If a lump sum bill is given to you, you have the right within 30 days to ask for an itemised bill. An itemised bill might include items of costs not taken into account in the lump sum bill thereby increasing costs. If an itemised bill is required, we reserve our right to rely on the itemised bill as our final bill.