



Personal Injuries

If you are a victim of an accident, either at work or otherwise, you may be entitled to compensation. With both a legal and medical background our experienced staff in Sherry McCaffery Solicitors will deal swiftly and sensitively with your case ensuring best results.

Since 22nd July 2004 and the enactment of the Personal Injuries Assessment Board Act 2003 all civil personal injury actions (with the exception of a few limited categories) must now, by law, be referred for assessment by the Injuries Board (formerly the Personal Injuries Assessment Board), before any proceedings in Court may be initiated.

At Sherry McCaffery Solicitors we can guide you through this complex procedure and advise you on the strict time limits that apply. We will go through the process step-by-step and assist you to ensure that your case is properly prepared and presented and ensure that with our expert advice you can make the correct decisions.

If you have been injured as a result of an accident you should contact your solicitor as soon as possible as there are strict time limits to make a claim.

In contentious business, a legal practitioner shall not charge any amount in respect of legal costs expressed as a percentage or proportion of any damages (or other moneys) that may become payable to his or her client or purport to set out the legal costs to be charged to a junior counsel as a specified percentage or proportion of the legal costs paid to a senior counsel. A legal practitioner shall not without the prior written agreement of his or her client deduct or appropriate any amount in respect of legal costs from the amount of any damages or moneys that become payable to the client in respect of legal services that the legal practitioner provided to the client.