

Annex A

Travel, accommodation, and subsistence costs

OFFICIAL	ACCOMMODATION	TRAVEL	ADDITIONAL TRAVEL COSTS (Extra checked bag, flight change, taxis etc)	Subsistence
Dorothy Bain KC, Lord Advocate	£3,680.00	Flight to London: £178.03 (flight) Train to Edinburgh: £194.13	£65.00	£0.00
Private Secretary to the Lord Advocate	£2,320.00	Flight to London: £136.00 Train to Edinburgh: £194.13	£66.70	£459.55
Legal Secretariat to the Lord Advocate Official	£3,220.00	Flight to London: £153.03 Train to Edinburgh: £176.25	£62.80	£0.00
Deputy Private Secretary to the Lord Advocate	£1,080.40	Flight to London: £178.03 Train to Edinburgh: £197.25	£45.25	£99.54
Legal Secretariat to the Lord Advocate Official	£449.45	Flexi Return ticket London – Edinburgh: £352.25	£22.60	£27.37
Policy Official	£210.00	Train to London: £135	£0.00	£83.80
Penelope Curtis, Deputy Director for Elections and FOI	£315.96	Train to London: £196 Train to Edinburgh: £128	£8.85	£42.27
Stuart Nicolson, Special Adviser to the First Minister	£436.48	Flight to London: £384.26 Train to Edinburgh: £176.65	£0.00	£33.20

Graham Fisher, Deputy Director SGLD	£545.45	2 return train tickets London – Edinburgh: £788.25	£18.00	£9.47
Ruaraidh Macniven, Solicitor to the Scottish Government	£545.45		£18.00	£9.48
SGLD Solicitor	£536.90	2 return train tickets London – Edinburgh: £259.05	£9.30	£59.29
SGLD Solicitor	£536.90		£0.00	£86.78

Other administrative costs

Supreme Court filing fees	£350
Supreme Court costs	£748
Professional services	£8049.99
Misc travel and subsistence	£780.70

Annex B

Section 38(1)(b) – applicant has asked for personal data of a third party

An exemption under section 38(1)(b) of FOISA (personal information) applies to a small amount of the information requested because it is personal data of a third party, i.e. names and contact details of staff at grades below SCS, and disclosing it would contravene the data protection principles in Article 5(1) of the General Data Protection Regulation and in section 34(1) of the Data Protection Act 2018. This exemption is not subject to the ‘public interest test’, so we are not required to consider if the public interest in disclosing the information outweighs the public interest in applying the exemption.