



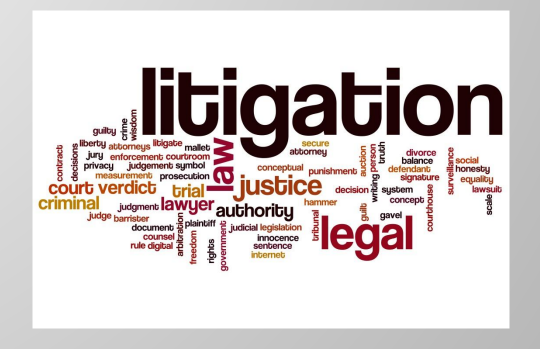
LITIGATION AND ENFORCEMENT IN UK

Gandaloev Adam

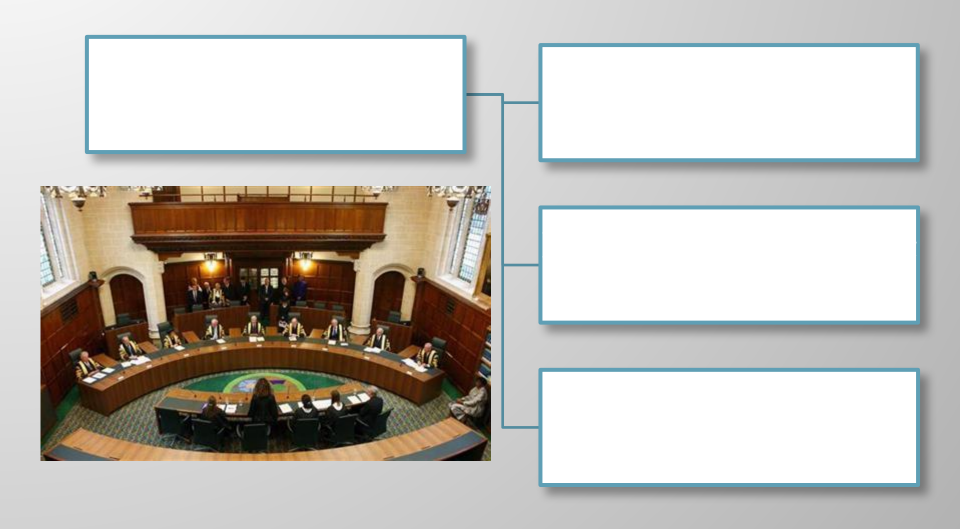
Litigation in UK

Litigation law refers to the rules and practices involved in resolving disputes:

- fees and funding;
- interim remedies
- disclosure;
- expert evidence;
- appeals;
- class actions



The main stages of typical court proceedings

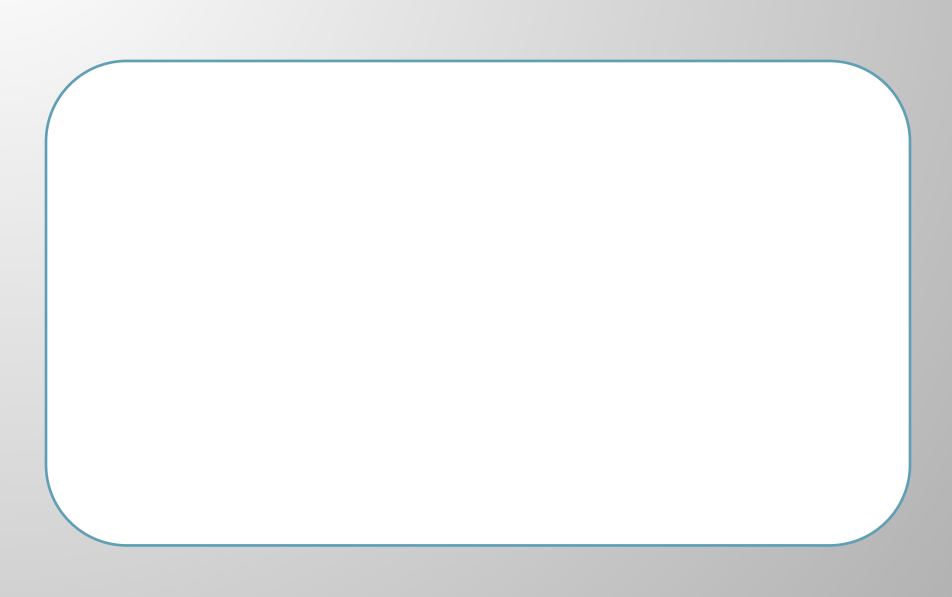


Starting proceedings

Claims are normally commenced by issuing a claim form (in the standard template form) at court and paying the relevant fee. Claim forms must contain the names of the parties, brief details of the claim and its value.



Notice to the defendant and defense



Subsequent stages

- Case management conference or a directions hearing that sets the steps and timing of the litigation.
- Disclosure of documents that is the evidence of each party.
- Witness statements.
- □ Experts' reports.
- Pre-trial review.
- Hearing.



Confidentially in the proceedings

Documents relating to hearings can be obtained by people who are not party to proceedings. Under CPR 5.4C, the following documents can be obtained without the courts' or the parties'

Confidentia)

permission:

- Particulars of claim.
- Defence.
- Judgment made in public.
- •Orders made in public.

Enforcement of a local judgment

There are different ways of enforcement of court decisions, these include:

- the arrest
- fines
- forced labor
- and others.



THANK YOU FOR ATTENTION

