

1. Record Nr.	UNINA9910460652703321
Autore	Sime Stuart
Titolo	Blackstone's guide to the Civil Justice Reforms 2013 // Professor Stuart Sime and Derek French
Pubbl/distr/stampa	Oxford, England : , : Oxford University Press, , [2013] ©2013
ISBN	0-19-150825-X 0-19-150826-8
Edizione	[First edition.]
Descrizione fisica	1 online resource (844 p.)
Collana	Blackstone's guide series
Disciplina	347.4205
Soggetti	Costs (Law) - England Costs (Law) - Wales Civil procedure - England - Costs Civil procedure - Wales - Costs Electronic books.
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Includes index.
Nota di contenuto	Cover; Title Page; Copyright Page; Contents; List of Abbreviations; Glossary; Table of Cases; Table of Statutes and International Legislation; Table of Secondary Legislation, Rules, Orders, Court Guides, and Codes; 1. Introduction: The Jackson Reforms; A. Aims and concerns; B. Overall goal; C. Key recommendations; D. Consultation on implementing changes; E. Legal Aid, Sentencing and Punishment of Offenders Act 2012; F. Civil Procedure (Amendment) Rules 2013; G. Damages in tort claims etc; H. Recommendations not implemented; 2. Transitional Provisions; A. Main commencement date B. LASPO commencement orders C. CFA and additional liabilities transitional provisions; D. DBA transitional provisions; E. CPR transitional provisions; F. Damages for PSLA, suffering, and distress; 3. Legal AID; A. Introduction; B. Abolition of the Legal Services Commission; C. Civil legal aid; D. Forms of civil legal services; E. First charge; F. Costs protection; G. Legal aid costs orders; 4. Funding; A. Introduction; B. SRA Code of Conduct; C. LASPO 2012, part 2; D. Conditional fee agreements and ATE insurance; E. CFAs and LASPO

2012; F. After-the-event insurance

G. Membership organizationsH. Before-the-event insurance; I. Referral fees; J. Damages-based agreements; K. Third-party funding; L. SLAS and CLAFs; 5. Case Management; A. Introduction; B. Final Report: case management recommendations; C. Overriding objective; D. Abolition of allocation questionnaires; E. Track allocation; F. Small claims track; G. Removing party veto on track allocation; H. Active case management; I. Direct contact with the parties; J. Docketing; K. Case management conferences and pre-trial reviews; L. Fast track; M. Multi-track; N. Witness statements; O. Experts

P. Enforcement of directionsQ. Distribution of business; R. Designated money claims; S. Transfers; 6. Costs Management; A. Introduction; B. Need for costs management; C. Final Report recommendations on costs management; D. Essential features of costs management; E. Jackson reforms: cases governed by costs management; F. Filing costs budgets; G. Costs management orders; H. Costs relating to costs management; I. Costs budgets and the costs of the proceedings; 7. Costs Capping Orders; A. Introduction; B. Procedure for applying for a costs capping order

C. Requirements for making costs capping ordersD. Discretion to make costs capping order; E. Form of cost capping orders; 8. Disclosure; A. Introduction; B. Pre-Woolf approach to discovery; C. Disclosure under the CPR pre-Jackson; D. Train of inquiry documents under the CPR; E. Controlling disclosure pre-Jackson; F. Costs review approach to disclosure; G. Final Report recommendations on disclosure; H. Implementation; I. Electronic disclosure; J. Standard disclosure from 1 April 2013; K. Menu option disclosure; 9. Experts; A. Introduction; B. Admissibility of expert evidence

C. Final Report recommendations on experts

Sommario/riassunto

The first practical guide to the procedural reforms due to be implemented in April 2013, this essential text explains the wide-ranging recommendations made by Sir Rupert Jackson in his Review of Civil Litigation Costs (MoJ, 2009) dealing with the costs of civil litigation. These changes have been described by Law Society president Lucy Scott-Moncrieff as representing 'the most significant change to the civil justice system since the Woolf reforms in 1999'. Following the recommendations in the Review, the Legal Aid, Sentencing and Punishment of Offenders Act 2012 was passed and other changes wi
