

In deciding whether an applicant is eligible for a grant of legal aid, Legal Aid NSW may apply four tests.

1. JURISDICTION TEST

The Jurisdiction Test looks at whether a grant of legal aid is available in that jurisdiction and area of law. The following table sets out the types of matters where legal aid is available.

Criminal Law Matters

Local Court	 applications for annulment of conviction or sentence apprehended domestic violence order proceedings bail applications breach of Community Corrections Order and Conditional Release Order proceedings committal proceedings contempt of court in limited circumstances revocation of Commonwealth parole contesting a forensic procedure application responding to a mandatory disease testing order Drug Court matters matters commenced by a police Court Attendance Notice, excluding driving offences unless there is a real possibility of gaol or exceptional circumstances matters commenced other than by a police charge if there is a real possibility of gaol or exceptional circumstances participation in a restorative justice program e.g. Circle Court prosecutions for breach of compulsory schooling orders
District Court, Supreme Court, Court of Criminal Appeal and High Court	 appeals applicant is the defendant in a prosecution in the Land and Environment Court under environmental protection legislation, in limited circumstances bail applications breach of Community Corrections Order and Conditional Release Order proceedings contempt of court in limited circumstances conviction is to be quashed following a free pardon or inquiry extended supervision orders, continuing detention orders (high risk offenders including terrorist offenders), post-conviction orders, control orders, and serious crime prevention orders indictable matters matters where the DPP has applied for an acquitted person to be retried petitions, inquiries and applications to review a conviction or sentence preventative detention, contact order and prohibited contact order matters protected confiders in sexual assault communication privilege matters
Children's matters	 appeals matters where the child is acting as an informant, in limited circumstances matters where the child is participating in a restorative justice program proceedings in the Children's Court including committals trials and sentence matters in the District and Supreme Courts
Prisoner's matters	 life re-sentencing applications Parole Authority hearings and Commonwealth parole applications reviews of segregation directions visiting justice proceedings
Excluded matters	 Legal aid is not available for these criminal law matters: applicants in apprehended personal violence orders unless it is a child Local Court defended hearings where the defence is frivolous or has no possible prospects of success proceedings under the Confiscation Of Proceeds Of Crime Act 1989 (NSW) and other legislation related to tainted monies/property to commence proceedings in the Local Court except for ADVO proceedings



Family Law Matters

State matters	 adoption proceedings in exceptional circumstances, unless responding to an application or where the Court has ordered separate representation for a child Care and Protection matters compulsory schooling order proceedings in the Children's Court 	
Commonwealth matters	 child support and child maintenance contempt of court proceedings where the applicant is the respondent contravention of parenting orders divorce and nullity of marriage, in limited circumstances family dispute resolution international child abduction, in limited circumstances matters relating to the location and/or recovery of a child parenting matters (including separate representation for children) proceedings in the Family Court concerning a special medical procedure for a child property settlement matters spousal and de facto maintenance 	
Excluded matters	Legal aid is not available for these family law matters: Enforcement proceedings (property)	
	Civil Law Matters	
State matters	 civil liberties breach e.g. false imprisonment, malicious prosecution consumer protection coronial inquests, in limited circumstances unless for Aboriginal and Torres Strait Islander families in relation to any Aboriginal and Torres Strait Islander death in custody discrimination 	

- extended supervision orders, continuing detention orders (high risk offenders including terrorist offenders), post-conviction orders, control orders, and serious crime prevention orders
 - ✓ human rights matters of significant public interest
 - matters relating to the making or review of a public health order
 - matters under Working with Children legislation (Working With Children Check)
- ✓ matters where it is likely the applicant will lose his or her home
- mental health and guardianship matters
- ✓ matters under the *Trustee and Guardian Act 2009* (NSW)
 - ✓ protected estate matters
- ✓ sexual assault communication privilege matters
- Commonwealth matters
 Centrelink income and pension matters
 discrimination
 employment law matters where the applicant is a person 'at social disadvantage'
 extradition proceedings
 migration matters including cancellation of visa, partner visa and onshore protection visa in limited circumstances
 proceeds of crime (Cth)
 - ✓ reviews under the National Disability Insurance Scheme Act 2013 (Cth)
 - ✓ war veteran's matters
- Excluded
mattersLegal aid is not available for these types of civil law matters:*damage to any property by a motor vehicle
* proceedings related to tainted monies/property
* medical negligence, public liability or personal injury matters
* building disputes
* disputes arising from commercial or investment transactions
* defamation matters
* intra-association disputes such as between members of unions or clubs
* Local Court matters where the amount in issue is \$3000 or less



 matters under the Succession Act 2006 (NSW) and matters involving disputes between family members over property or money (unless there is a likelihood that an applicant will lose their home as a result)

2. MEANS TEST

The Means Test looks at an applicant's income and assets to:

- assess whether an applicant is eligible for legal aid, and to
- determine the amount of initial contribution a successful applicant will be required to pay towards the costs of the legal services.

The Means Test consists of three sub-tests:

Income Test looks at the **net assessable income** of the applicant and any financially associated persons. This is the gross assessable income less allowable deductions. Applicants receiving an eligible Centrelink income support payment at the maximum rate will satisfy the Income Test.

Income test	Current variables
Gross assessable income (includes income from al amounts)	I sources except Carer Allowance and NDIS
Less deductions	
Income tax paid	Amount paid
Housing costs	\$500 (Greater Metropolitan Region)
	\$400 (All other regions)
Financially Associated Person allowance	\$225 (per FAP)
Dependant allowance	\$135 (per child)
Maintenance allowance	\$135 (maximum per child)
Childcare costs	\$325 (maximum)
Net assessable income	\$450

Assets Test looks at an applicant's net assessable assets. This is the gross assessable assets less excluded assets.

Assets test	Current variables			
Gross assessable assets (Includes all assets including land, cash, shares, debentures and other investments)				
Less excluded assets				
Household furniture and effects	Reasonable value			
Clothing	Reasonable value			
Tools of trade	Reasonable value			
Lump sum payments	Assessed under the income test			
Home equity	\$815,000 (maximum)			
Farm or business equity	\$287,750 (maximum)			
Motor vehicles	1 x per one-person household, or 2 x per two or more adult person household			
NDIS amount	Amount received			
Recognition, redress and reparation payments	Amount received			
Allowable assets	\$4,660 (single applicant)			
	\$5,990 (with dependants or FAP)			
Net assessable assets	\$100 (contribution free limit)			



Lifestyle test

The Lifestyle test takes into account an applicant's lifestyle, activities and interests, and information about their general expenditure. An application for legal aid will be refused where Legal Aid NSW considers that the applicant can afford to pay their legal costs.

The Means Test is applied in all matters, except:

- × advice and minor assistance services
- * first appearance bail applications in Local Court criminal duty matters
- some prisoner's matters
- Drug Court matters
- family and civil law duty matters
- children in all criminal proceedings
- children in appeals to the District Court in care matters
- * children in the Community Services List of NCAT and appeals to the Supreme Court
- children where an order for independent representation is made under the Family Law Act 1975
- coronial inquest matters into the death of an Aboriginal or Torres Strait Islander person in custody
- × parents in primary care and protection matters
- × Guardianship and Mental Health matters where the client is the subject of the proceedings
- sexual assault communications privilege matters
- reviews under the National Disability Insurance Scheme Act 2013 (Cth)
- ex-service personnel and their dependants for proceedings in the Administrative Appeals Tribunal under Part II of the Veterans' Entitlement Act 1986 and the Military Rehabilitation and Compensation Act 1988

3. MERIT TEST

The purpose of the Merit Test is to assess whether it is reasonable in all the circumstances to grant legal aid, taking into account:

- the nature and extent of
 - o any benefit that the applicant might expect to gain by receiving legal aid, or
 - any disadvantage or harm to the applicant that might result from being refused legal aid, **and**
- whether the applicant has reasonable prospects of success.

The Merit Test is applied in:

- ✓ most non-criminal law matters
- appeals in criminal law matters
- Supreme Court bail matters
- some matters associated with Children's Court proceedings

The Merit Test is not applied in:

- criminal law matters (except appeals and Supreme Court bail applications)
- children in the Children's Court
- involuntary patients appearing before the Mental Health Review Tribunal
- * disabled persons in matters before the Guardianship Tribunal
- children represented by an independent children's lawyer after an order under the Family Law Act 1975
- × most Mental Health Act 2007 (NSW) matters
- parents in primary care and protection matters