

Annual Report and Financial StatementsFor the year ended 31 March 2005

An executive summary of this document is also available in an accessible format if required i.e. Braille, large print, audio cassette or in a minority ethnic language.



Presented to Parliament pursuant to the Access to Justice (Northern Ireland) Order 2003, schedule I para 15(3)

NORTHERN IRELAND LEGAL SERVICES COMMISSION

Annual Report and Financial Statements For the year ended 31 March 2005

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Our Mission and Aim

The Commission will promote fair and equal access to justice in Northern Ireland in its provision of publicly-funded legal services.

Our aim is to provide high quality, customer focussed services that target those in greatest need and demonstrate value for money.

Annual Report

Introduction

The Northern Ireland Legal Services Commission (the Commission) is a body corporate as set out in paragraph 1 of schedule 1 to the Access to Justice (Northern Ireland) Order 2003 (AJO 2003).

Statement of Accounts

The accounts of the Commission for the financial year ended 31 March 2005 have been prepared in a form directed by the Lord Chancellor, with the consent of HM Treasury, in accordance with schedule I, paragraph 17 of the AJO 2003.

The Commission is required to keep separate financial statements for the Legal Aid Fund (the Grant) and for the income and expenditure of the Commission (the Grant in Aid). The financial statements have been prepared on the accruals basis of accounting.

Statutory Background

The legal aid system in Northern Ireland was introduced following a recommendation of the Steele Committee in 1960. The major findings of the Committee were that legal aid and advice should no longer be regarded as a matter of charity, that solicitors and counsel should be properly remunerated and that grant in aid and finance should be the responsibility of the state. The Legal Aid and Advice Act (Northern Ireland) 1965 gave the Law Society of Northern Ireland statutory responsibility for civil legal aid and legal advice.

The Commission was created on the 1 November 2003 through the commencement

of certain articles in the AJO 2003. It has assumed all responsibility for the provision of Legal Aid in Northern Ireland from the Legal Aid Department of the Law Society of Northern Ireland. During 2004/05, the Commission continued to provide services under the AJO 2003 and the Legal Aid Advice and Assistance (Northern Ireland) Order 1981.

Legal Aid aims to provide legal services for those of small or moderate means who could not otherwise afford to litigate, provided that they can show sufficient cause for being party to proceedings, and it is not reasonable to expect them to proceed unrepresented. It also includes a system of legal advice and assistance which enables people of small or moderate means to obtain legal advice from a solicitor free, or upon payment of a contribution.

The Northern Ireland Legal Services Commission

The Commission is a non departmental public body sponsored by the Northern Ireland Court Service, a department of the Lord Chancellor. The Northern Ireland Court Service funds the running costs of the Commission through grant in aid and the expenditure of the Commission on criminal and civil legal aid through a grant.

The relationship between the Northern Ireland Legal Services Commission and the Northern Ireland Court Service is governed by a management statement and a financial memorandum. The Board agreed the Management Statement and Financial Memorandum on 4 June 2004.

The AJO 2003 provides the Commission with statutory authority for administering civil legal aid and advice. The Commission has delegated authority for decision making on appeals against refusal of civil legal aid and for decisions on certain financial matters, such as those connected with the assessment of bills, to panels of external legal practitioners. A further committee established under the Crown Court 1992 Rules, known as the Appropriate Authority and drawn from a panel appointed by the Lord Chancellor, deals with legal aid bills in criminal proceedings. The Commission processes all casework and administratively supports these committees.

Results for the year

The Commission is funded by grants provided by the Northern Ireland Court Service. For the financial year to 31 March 2005 the Commission received cash grant funding of £58.6m, and cash grant in aid funding of £5.6m. The Income and Expenditure accounts for the Grant and Grant in Aid are set out on pages 20 and 39 respectively and show a deficit of £17,433k and surplus of £191k. This is after notional charges are reversed.

During 2004/05 the Commission continued to face considerable inherited difficulties in administering publicly funded legal services in Northern Ireland. Although progress has been made in creating the essential organisational framework in which the proposed better business processes, sound risk management arrangements and quality commitment may flourish, the Commission continued to face significant challenges that delayed progress. The first steps towards achieving the objective of bringing control and predictability to

expenditure on legal aid began during 2005 with the Northern Ireland Court Service developing proposals for the introduction of standard fees for Criminal Crown Court work and the Commission began developing proposals for the resolution of remuneration problems dating back to 1999 in relation to Family Care Centre work.

During 2004/05 despite all the problems and uncertainties, progress has been, and continues to be made, particularly in building the capacity to underpin reform. However, it is acknowledged that much remains to be done.

Going Concern

The Commission is operated on a going concern basis, in spite of significant net liabilities. These liabilities relate to obligations to pay legal costs against legal aid certificates in issue, and will be financed from resources voted by Parliament in the future.

Pensions

The Commission contributes to the Northern Ireland Local Government Officers' Superannuation Scheme (NILGOSC), with a small number of retired members of staff remaining on a legacy NPI pension scheme. Full details of these schemes are disclosed in note 8 on page 52.

The NPI scheme was established to provide pensions for staff of the Legal Aid Department but was closed to new entrants in 1998 when the majority of members transferred to the NILGOSC. The assets within the NPI scheme are considered adequate to fully fund the accrued rights of remaining members. The Commission has agreed in principle to winding up the fund.

Post Balance Sheet Events

There were no post balance sheet events.

Research and Development

In order to fulfil its responsibility to reform legal aid services in Northern Ireland, the Commission began to put in place the capacity to frame and develop the reform programme for publicly funded legal services in Northern Ireland. The Commission set out its reform plans in the document "The Reform of Civil Legal Aid in Northern Ireland — A summary of the Legal Services Commission Reform Agenda". The Commission recognised during 2004/05 that the development of evidence based research to underpin reform would be a resource intensive and time consuming exercise but that this was necessary to provide confidence to stakeholders in the reform programme.

The Commission continues its commitment to consult with stakeholders, including the legal profession whenever that is possible. Inevitably, there may be areas of disagreement, but the provision of justice through legal services to those most needing assistance remains of overriding importance. In recognition of that commitment, the Commission engaged with the Law Society of Northern Ireland and the Northern Ireland Bar Council on the establishment of effective working communications at official level and through the development of joint protocols on communications.

Charitable Donations

There were no charitable donations made during the year.

Fixed Assets

The movement of fixed assets during the year is set out at note 13 on pages 59 and 60. There were no significant changes during the year.

Commission Members

In accordance with the provisions of Article 4 of the AJO 2003, the Commission's members, appointed by the Lord Chancellor, comprises of a Chair and no fewer than six but no more than ten members appointed every three years.

The following members served on the Committee during the year to 31 March 2005.

Sir Anthony Holland, Chairman (Appointed 19 April 2004)

Mr Les Allamby

Mrs Maeve Bell OBE

Mr Brian Fee QC (Appointed 1 January 2005)

Ms Breidge Gadd CBE

Mrs Jennifer Greenfield

Dr Jeremy Harbison CB

Mr Francis Hewitt

Mr Miceal McCoy

Mr Peter Osborne

Mr Ronald Spence CB

The following changes to the membership of the Committee occurred from 1 April 2005 to 13 June 2008. Mr Jim Daniell, Current Chairman (Appointed 12 November 2007)

Sir Anthony Holland, Former Chairman (Appointed 19 April 2004, until 31 July 2007)

Mr Brian Fee QC (Appointed 1 January 2005, until 31 December 2007)

Mrs Maeve Bell OBE (Until 31 July 2006)

Mrs Jennifer Greenfield (Until 31 July 2006)

Mr Francis Hewitt (Until 31 July 2006)

Mr Peter Osborne (Until 31 July 2006)

Mr Joseph Donnelly (Appointed 1 September 2006)

Ms Fiona Donnelly (Appointed 1 September 2006)

Mr Wilson Matthews (Appointed 1 September 2006)

Mrs Hilary McCartan (Appointed 1 September 2006)

In addition, Mr Ronald Spence CB was Interim Chairman from 3 August 2007 to 11 November 2007.

Commission members have corporate responsibilities relating to the governance of the Commission as a non departmental public body. Some members of the Commission also chair committees within the Commission. During the reporting period these have been

the audit committee, the service delivery committee, the reform committee and the general purposes committee. These committees are charged with overseeing the operational, development and administrative functions of the Commission.

The Chief Executive of the Commission is Mr Gerry Crossan. During 2004/05 the Commission established the target top management team structure with the following appointments:

- Dr Theresa Donaldson was appointed on 13 September 2004 as Director of Policy and Service Delivery;
- Mr Ian Hearst joined the Commission on 4 May 2004 as Director of Corporate Services;
- Ms Angela Lloyd-Humphries was appointed on 10 January 2005 as Director of Service Delivery.

Remuneration report

Details of salaries and fees paid to senior staff and Commissioners are disclosed in notes 5-7, on pages 48-50.

The officials employed by the Commission hold appointments which are open-ended until they reach the normal retiring age. Staff members are appraised annually against a set of competencies and individually targeted objectives. Bonuses, which form only a small percentage of total salaries, are the only form of remuneration subject to performance conditions. For the period October 2003 to March 2005, the Chief Executive was awarded

a bonus of £5,000. No other executive director, nor any members of the board, nor any staff members received any other payments or bonuses within this reporting period.

Board members' remuneration is determined by the Lord Chancellor.

Disabled Employees

The Commission is fully committed to ensuring that there is equal opportunity of employment in its service, and that individuals are recruited, trained and promoted on the basis of their ability, aptitude for the work and the requirements of the job.

Employee Involvement

The Commission formally communicates and negotiates with its staff on issues and changes to terms and conditions of employment through the Joint Consultative and Negotiating Committee. This committee is made up of management and members of the Northern Ireland Public Service Alliance which is the recognised union representing the interests of staff.

Senior management meet regularly to contribute to the corporate planning process and discuss any other aspects of business arising. These managers hold regular section and team meetings with their staff to communicate the Commission's plans, receive feedback, and give staff the opportunity to contribute to the planning process.

Prompt Payment

With respect to grant in aid costs, the Commission aims to pay all properly authorised invoices in accordance with the terms of the relevant contracts or within 30 days. Reviews conducted to measure how promptly the Commission paid its bills found that 82% of bills were paid within this standard (2003/04:66%).

Payments of legal aid grant are exempt from the Better Payment Practice Code.

Receipts

Applicants for funding by the Commission may be required to make a contribution towards their legal costs. Generally, these are paid in instalments. They are shown as contributions by assisted persons in the financial statements.

Under Article 12 of the Legal Aid, Advice and Assistance (Northern Ireland) Order 1981, the Commission has a first charge on money or property recovered or preserved during civil proceedings for which a certificate has been issued, where the expenditure incurred on legal aid exceeds any contributions made and costs paid.

Commission Members Interest

Details of company directorships and other significant interests held by Commission members are set out in the related party disclosures at note 18 on pages 32-33. The Commission maintains a Register of Interests, access to which can be gained by contacting the Commission's Secretary.

Auditors

The financial statements are audited by the Comptroller and Auditor General (C&AG) in accordance with the AJO 2003. He is head of the National Audit Office. He and his staff are wholly independent of the Commission, and he reports his findings to Parliament.

The audit of the financial statements for 2004-2005 resulted in an audit fee of £85,000. This fee is included in grant in aid administration costs, as disclosed in note 9 on page 56. The C&AG did not provide any non-audit services during the year.

For and on behalf of the Commission

Gerry Crossan

Chief Executive 13 June 2008

Statement of the Northern Ireland Legal Services Commission's and Chief Executive's Responsibilities

The Northern Ireland Court Service is responsible to Parliament for the proper and efficient use of monies voted for the cost of the grant in aid funded operations and the Legal Aid Fund. They exercise these responsibilities through the Department's Principal Accounting Officer, who has designated me - as Chief Executive of the Commission - as the Commission's Accounting Officer.

As the Commission's Accounting Officer, I am answerable to Parliament for the Commission's expenditure. I have personal responsibility for the propriety and regularity of the public finances for which I am answerable; for the keeping of proper accounting records; for preparing financial statements for the grant in aid funded operations and the Legal Aid fund; for prudent and economical administration; for the avoidance of waste and extravagance; and for the efficient and effective use of all the resources in my charge. I have responsibility for good management of public money in relation to the fund and grant in aid expenditure, to ensure that the income and expenditure presented in the accounts have been applied to the purposes intended by Parliament and for ensuring that the Commission's officers fully understand the principles which they should apply to expenditure and the authorities which govern them.

I act in accordance with a range of certain general and specific responsibilities and with other instructions and guidance issued periodically by the Northern Ireland Court Service, the Treasury and the Cabinet Office - in particular the Treasury's NDPB Accounting Officer guidelines in Managing Public Money.

I have the personal duty of signing the Commission's statement of accounts and the further duty of being a witness before the Committee of Public Accounts from time to time to deal with questions arising from the statement of accounts, or from reports made to Parliament by the Comptroller and Auditor General (C&AG) under the National Audit Act 1983.

Under Schedule I, Paragraph 17(1) of the Access to Justice (Northern Ireland) Order 2003, the Commission is responsible for keeping the books of account and for preparing each financial year a statement of accounts. The C&AG will audit the statement of accounts and the Commission will lay before Parliament a copy of the statement of accounts and the C&AG's report on them.

I am also responsible for ensuring that appropriate controls are in place to protect the integrity of the Commission's Internet site. This includes ensuring that there are reasonable controls to guard the accuracy and completeness of the annual report document (incorporating the audited 2004/05 accounts) that is available to the public on the Commission's website.

Statement on Internal Control

Scope of Responsibility

As Accounting Officer, I have responsibility for maintaining a sound system of internal control that supports the achievement of the Northern Ireland Legal Services Commission (the Commission) policies, aims and objectives, whilst safeguarding the public funds and Commission's assets for which I am personally responsible. This is in accordance with the responsibilities assigned to me in Government Accounting (which was replaced from October 2007 by Managing Public Money) and in particular, the Treasury documents 'The Responsibilities of an NDPB Accounting Officer'.

The Northern Ireland Legal Services Commission is an NDPB of the Northern Ireland Court Service (NICtS). The board of the Commission has a corporate responsibility for ensuring that the Commission fulfils the aims and objectives set by the Lord Chancellor and for promoting the efficient and effective use of resources by the organisation. I, as Accounting Officer, in agreement with the NICtS, establish the organisation's corporate and business plans in light of the Commission's wider strategic aims. I advise the board on the Commission's operating and financial performance and ensure that its governance responsibilities can be discharged in accordance with established criteria. The relationship between the Commission and the NICtS has been formalised in an agreed management statement and financial memorandum, and is informed by relevant Dear Accounting Officer letters.

The Purpose of the System of Internal Control

The system of internal control is designed to manage risk to a reasonable level rather than to eliminate all risk of failure to achieve policies, aims and objectives. It can therefore only provide reasonable, and not absolute, assurance of effectiveness. The system of internal control is based on an ongoing process designed to identify and prioritise the risks to the achievement of Commission policies, aims and objectives, to evaluate the likelihood of those risks being realised and the impact should they be realised, and to manage them efficiently, effectively and economically. The system of internal control in place during the year to 31 March 2005 has been further developed by the Commission in the subsequent accounting periods. It remains in place up to the date of approval of the annual report and accounts, and accords with Treasury's risk management guidance.

Capacity to Handle Risk

As Accounting Officer, I have responsibility for ensuring that a robust risk management framework is in place to ensure that risks faced by the Commission are managed and that appropriate control systems are in place.

Since the Commission's inception on 1 November 2003, oversight of risk management has been the responsibility of the Audit Committee, which was established in November 2003. The Audit Committee comprises representatives from the Commission's board, with senior management, internal audit consultants and the external auditors in attendance as required.

The Risk and Control Framework

A risk management policy for the Commission was issued in December 2003. During 2004/05 the Commission employed suitably qualified external consultants to undertake the internal audit function. During this time, the Commission's internal auditors identified systemic weaknesses relating to the adequacy and effectiveness of the Commission's financial and operational systems and highlighted the absence of a robust risk and control framework. This resulted in the Commission commencing work on the development of appropriate processes and policies for risk management, namely:

- The development of a corporate risk register to identify the risks threatening to impact upon the achievement of the Commission's objectives;
- A risk control framework to support the main corporate risk register;
- Statements of assurance from senior managers providing formal declarations on their respective business areas.

Through the introduction of these initiatives, risks and associated controls can be identified, managed and reviewed by all managers within the Commission, with the more formal system reinforcing the importance of effective risk management at all levels. Later enhancements to the Commission's risk management strategy placed additional focus on risk at business management level and helped develop increased risk sharing with external stakeholders. The Commission continues to contract out its internal audit service, operating to the Government Internal Audit Standards.

Review of Effectiveness

As Accounting Officer, I have responsibility for reviewing the effectiveness of the system of internal control. My review is informed by the work of the internal auditors and the executive managers within the Commission who have responsibility for the development and maintenance of the internal control framework, and by comments made by the external auditors in their management letter and other reports. I have been advised on the implications of the result of my review of the effectiveness of the system of internal audit control by the Board and the Audit Committee, and a plan to address weaknesses and ensure continuous improvement of the system is in place.

The Commission continues to contract out its internal audit service, to a provider which operates to Government Internal Audit Standards. It submits regular reports, including, annually, an independent opinion on the adequacy and effectiveness of the Commission's system of risk management, control and governance.

A three year audit needs assessment was devised by our internal audit service provider, to meet the Commission's internal audit needs over the period of the contract for internal audit services. The strategic internal audit plan seeks to identify high, medium and low risks in relation to the Commission's operational, financial and procedural systems. The systems perceived to be of a high risk were scheduled to be reviewed twice over the three year cycle, in accordance with the Government Internal Audit standards.

Specific action plans to address each area of weakness identified through this internal audit programme were drawn up and agreed, and progress against these was formally reviewed by senior management and reported to the Audit Committee and Board in the period subsequent to this reporting period.

In undertaking the review of effectiveness, the Commission has developed the following processes:

- An annual report from the chairman of the Audit Committee to the Board on its programme of activity for the year;
- An annual check of internal effectiveness of the Audit Committee against the NAO Audit Committee Self Assessment Checklist (first undertaken in March 2005);
- Regular reviews by the internal auditors, to standards defined in the Government Audit Manual, including an Annual Assurance Statement that contains independent opinion on the adequacy of effectiveness of the Commission's systems together with recommendations for improvement;
- Reports at each meeting of the Board from the Audit Committee Chairman concerning internal control issues;
- Periodic stewardship statements to the Audit Committee relating to the risk control framework:
- Development of Quality Management
 Systems with a view to seeking ISO 9001
 accreditation.

Significant Internal Control and Related Issues

Through this framework, and other management mechanisms, a number of significant issues have been identified:

1. Provisions

The lack of adequate legal aid expenditure forecasting information presented the Commission with various control issues. This continues to cause concern; however, significant advances in capturing information for forecasting purposes have been introduced within the constraints of the relevant legislation.

The management of data for the calculation of the provisions balance within the grant financial statements presented problems. The basis and methodology of this calculation continues to be the subject of an ongoing review. System issues around this, and other data management and reporting concerns, are under continuous review and will be further considered as a formal IT strategy is developed.

2. Counter Fraud

As Accounting Officer, I recognise my responsibility to maintain systems to safeguard public funds and to counter fraud. Prior to the commencement of the Commission work on this area was limited, although a Fraud Prevention Officer was appointed in June 2001. Since the Commission was created in November 2003, the counter fraud function has been gradually strengthened.

Further, weaknesses still exist due to the predominantly reactive nature of investigative work, and the absence of more strategic policies. The awareness of the general staff about the implications of fraud, and of their responsibilities in relation to its detection were low, and this has since been addressed by a series of training workshops for all employees, and the inclusion of fraud awareness in staff induction.

The Fraud Prevention and Investigation
Unit is working to improve and document
processes and procedures to detect
and prevent fraud, and to increase focus
on proactive investigations to support
those already resulting from specific
suspicions raised either inside or outside
the Commission. The Commission is also
now developing relationships with other
government bodies to communicate and
share more information to help counter fraud.

3. Omagh Payments

External Audit have observed that special payments made in connection with the civil action being taken by the families of those involved in the Omagh bombing are held to be irregular. When challenged by Judicial Review it was determined that the Lord Chancellor was not empowered to make the direction under the Access to Justice (NI) Order 2003 Article 12(8)(a).

With regard to this issue, the Commission acted at all times on the Lord Chancellor's direction in making these payments. However, I understand that, as the payments do not have legislative cover

and there is no means by which they can be authorised retrospectively, the payments must be noted as irregular. This matter is disclosed separately in the Losses and Special Payments Note to the Legal Aid Fund financial statements.

4. Timeliness of Annual Reports and Accounts

Delays encountered with addressing areas of weakness in internal control and related issues have contributed to the delay in publication of the annual report and financial statements. This has been of significant concern for the Commission, and measures have been put in place to address this. In particular, the number of appropriately qualified finance staff in the Commission has subsequently been increased substantially.

5. Commissioners' Remuneration

The Access to Justice (Northern Ireland)
Order 2003 requires that the
commissioners' remuneration is
determined by the Lord Chancellor. The
Commission misunderstood the approval
process and changed the structure of
payments between June 2004 and July
2006. To correct this, the Commission
has since reviewed all payments made to
commissioners in line with the
requirements of the AJO and with
'Managing Public Money'.

6. Policies and Procedures

A number of policies and procedures, including supervisory checks, require formal documentation and/or review and

update. Much has been done to address this in the intervening period, however, this remains under continuing review as several of these continue to be a cause for concern and are being actively prioritised and addressed by management.

The absence of a formal Human Resource strategy and lack of application of some management controls have given cause for concern. These have gradually been addressed in the intervening period and continue to be developed. In particular, a formal HR strategy has now been introduced.

These and other identified areas of weakness, their associated action plans and processes to review the effectiveness of the Commission, are being addressed under the Commission's Business Assurance Framework. The key components of this framework are as follows:

Quality

The development of a complete management system compliant with the ISO9001-2000 quality standard;

Risk management

Further development of the structures and control systems in place to monitor and assess risks that may impact on the achievements of the aims and objectives of the Commission;

Resource management

Continual development of enhanced financial reporting and budgeting processes, and the development of business case justification procedures;

Communication

- Improving and more structured engagement with external stakeholders
- Consultation on policy changes
- Development of intranet facilities for staff
- Production of an organisational change management bulletin.

Gerry Crossan

Chief Executive 13 June 2008

The Certificate of the Comptroller and Auditor General to the Houses of Parliament

Legal Aid Grant

I certify that I have audited the financial statements on pages 20 to 36 under the Access to Justice (Northern Ireland) Order 2003. These financial statements have been prepared under the accounting policies set out on pages 23 and 24.

Respective responsibilities of the Northern Ireland Legal Services Commission, the Chief Executive and Auditor

As described on page 11, the Northern Ireland Legal Services Commission and Chief Executive are responsible for the preparation of the financial statements in accordance with the Access to Justice (Northern Ireland) Order 2003 and the direction made thereunder by the Lord Chancellor, with the approval of HM Treasury, and for ensuring the regularity of financial transactions. The Commission and Chief Executive are also responsible for the preparation of the other contents of the Annual Report. My responsibilities, as independent auditor, are established by statute and I have regard to the standards and guidance issued by the Auditing Practices Board and the ethical guidance applicable to the auditing profession.

I report my opinion as to whether the Legal Aid Grant financial statements give a true and fair view and are properly prepared in accordance with the Access to Justice (Northern Ireland) Order 2003 and directions made thereunder by the Lord Chancellor, with the approval of the HM Treasury, and whether in all material respects the expenditure and income have been applied to the purposes intended by Parliament and the financial

transactions conform to the authorities which govern them. I also report if, in my opinion, the other contents of the Annual Report are not consistent with the financial statements, if the Commission has not kept proper accounting records, or if I have not received all the information and explanations I require for my audit.

I review whether the statement on pages 12 to 16 reflects the Commission's compliance with HM Treasury's guidance on the Statement on Internal Control. I report if it does not meet the requirements specified by HM Treasury, or if the statement is misleading or inconsistent with other information I am aware of from my audit of the financial statements. I am not required to consider, nor have I considered whether the Accounting Officer's Statement on Internal Control covers all risks and controls. I am also not required to form an opinion on the effectiveness of the Commission's corporate governance procedures or its risk and control procedures.

Basis of audit opinion

I conducted my audit in accordance with United Kingdom Auditing Standards issued by the Auditing Practices Board except that the scope of my audit was limited as explained below. An audit includes examination, on a test basis, of evidence relevant to the amounts, disclosures and regularity of financial transactions included in the financial statements. It also includes an assessment of the significant estimates and judgements made by the Commission and Chief Executive in the preparation of the financial statements, and of whether the accounting policies are

appropriate to the Commission's circumstances, consistently applied and adequately disclosed.

I planned my audit so as to obtain all the information and explanations which I considered necessary in order to provide me with sufficient evidence to give reasonable assurance that the financial statements are free from material misstatement, whether caused by error, or by fraud or other irregularity and that, in all material respects, the expenditure and income have been applied to the purposes intended by Parliament and the financial transactions conform to the authorities which govern them.

In forming my opinion I have also evaluated the overall adequacy of the presentation of information in the financial statements.

Adverse opinion arising from a disagreement with accounting treatment and a qualified opinion on regularity due to irregular expenditure and limitation in scope

Provisions have been made in the financial statements for the full cost of cases on which Legal Aid certificates have been issued before the year end. In my view, this is not consistent with Financial Reporting Standard 12, where provision should only be made for legal aid costs incurred up to the year end. I have been unable to quantify the effect of this treatment on the opening provisions (£142.2 million), closing provisions (£159.3 million) and associated Income and Expenditure Account charge (£76.3 million), because the Commission could not provide sufficient evidence to adequately determine Legal Aid costs due.

Costs for solicitors' charges, counsel fees and disbursements in the Income and Expenditure Account include costs of approximately £83,000 incurred in 2004-05 for legal advice for a civil case, relating to the Omagh bombing which had been made under the authority of a Direction by the Lord Chancellor. A judicial review later concluded that the legislation under which the Direction had been made was unlawful. I have concluded therefore that this expenditure has not been applied for the purposes intended by Parliament and is not in conformity with the authorities which govern it.

The evidence available to me was also limited because the Commission were unable to provide sufficient evidence to enable me to conclude that Legal Aid Grant expenditure was not fraudulently claimed and therefore that expenditure on Legal Aid was in accordance with the purposes intended by Parliament and that these financial transactions conformed to the authorities which governed them.

In view of the effect of the accounting treatment of provisions referred to above, in my opinion the financial statements do not give a true and fair view of the state of affairs of the Northern Ireland Legal Services Commission Legal Aid Grant at 31 March 2005 and of the deficit, recognised gains and losses and cash flows for the year then ended.

In all other respects in my opinion:

 the financial statements have been properly prepared in accordance with the Access to Justice (Northern Ireland) Order 2003 and directions made thereunder by the Lord Chancellor, with the approval of HM Treasury; and except for Legal Aid costs of approximately £83,000 in respect of a case relating to the Omagh bombing which did not have an appropriate legal basis, and expenditure which may have arisen from fraudulent Legal Aid claims or fraudulent Legal Aid costs, in all material respects the expenditure and income have been applied to the purposes intended by Parliament and the financial transactions conform to the authorities which govern them.

In respect alone of the limitations of my work relating to provisions and evidence to support the regular nature of Legal Aid claims and Legal Aid costs, I have not obtained all the information and explanations that I considered necessary for the purpose of my audit and I am therefore unable to determine whether proper records have been maintained for those items.

My opinion in the prior period was also qualified on these issues. Details of these matters are included in my Report on pages 70 to 73.

T J Burr

Comptroller and Auditor General 16 January 2009

National Audit Office 151 Buckingham Palace Road Victoria London SW1W 9SS

Income and Expenditure Account for the Year Ending 31 March 2005

			5 months to 31 March
		2004-2005	2004
	Notes	£′000	£′000
Income Government grant income	2 3	58,599	21,211
Other operating income	3	615 59,214	295 21,506
Expenditure			
Operating expenditure	4		
Other expenditure	5	76,281 384	27,267 (136)
		76,665	27,131
Deficit before interest		(17,451)	(5,625)
Interest receivable and similar income Cost of capital credit	6 7	18 5,379	2,074
Deficit for the year		(12,054)	(3,551)
Reversal of cost of capital credit		(5,379)	(2,074)
Deficit for the year excluding cost of capital	13	(17,433)	(5,625)

All income and expenditure is derived from continuing operations.

There are no gains and losses other than those recognised in the Income and Expenditure Account.

The notes on pages 23 to 36 form part of these accounts.

Balance Sheet at 31 March 2005

	3	1 March 2005	31 March 2004
	Notes	£′000	£′000
Current assets Debtors Cash at bank and in hand	8 10	626 6 632	722 9 731
Creditors: amounts falling due within one year	11	(3,755)	(3,456)
Net current liabilities			
Provisions for liabilities and charges	12	(159,273)	(142,238)
Total assets less total liabilities		(162,396)	(144,963)
Financed by:			
Capital and reserves General fund	13	(162,396)	(144,963)

The notes on pages 23 to 36 form part of these accounts.

Gerry Crossan

Chief Executive 13 June 2008

Cashflow Statement for the Year Ending 31 March 2005

			5 months to 31 March
		2004-2005	2004
	Notes	£′000	£′000
Net cash outflow from continuing operating activities	14	(3)	(4)
Decrease in cash during the year		(3)	(4)

The notes on pages 23 to 36 form part of these accounts.

Notes to the Accounts for the Year Ending 31 March 2005

1 Statement of Accounting Policies

The financial statements have been prepared in accordance with the 2004-05 NDPB guidance issued by HM Treasury. The accounting policies contained in the NDPB guidance follow UK generally accepted accounting practice for companies (UK GAAP) to the extent that it is meaningful and appropriate to the public sector. Where the NDPB guidance permits a choice of accounting policy, the accounting policy which has been judged to be most appropriate to the particular circumstances of the Commission for the purpose of giving a true and fair view has been selected. The Commission's accounting policies have been applied consistently in dealing with items considered material in relation to the accounts.

a. Accounting Convention

The financial statements of the Commission have been prepared under the historical cost convention modified to account for the revaluation of fixed assets at their value to the Commission by reference to their current costs.

b. Grant Income

Government grant income received for civil and criminal legal aid funding is accounted for as income in the year in which it is received. Grant income comprises of grants drawn from the Northern Ireland Court Service.

c. Other Income

Other income comprises contributions receivable from funded clients. Income also includes amounts receivable from funded clients and others for costs, and where appropriate, damages awarded.

d. Expenditure

Expenditure comprises sums payable to legal aid service providers for services provided to funded clients, refunds of contributions to funded clients, costs awarded to other parties and other costs associated with the provision of legal advice and assistance. Sums payable include the estimated value of the work completed by legal aid service providers not yet billed.

e. Notional Charge

As required by HM Treasury, a charge is made to the income and expenditure account for the notional cost of capital. The notional capital charge, which reflects the cost of financing capital employed, is calculated at 3.5% of average net assets employed during the year. In accordance with HM Treasury guidance, the notional charge is reversed out of the income and expenditure account before determining the retained surplus or deficit for the year.

f. Accounting for Value Added Tax

The Commission is not registered for VAT. Irrecoverable VAT is charged to the relevant expenditure category or, if appropriate capitalised with additions to fixed assets.

q. Provisions

The Commission recognises provisions for obligations to settle the costs incurred by the legal profession in providing legal advice and assistance to assisted persons that arise from the issue of certificates granting legal aid for specific cases. The provision is calculated at the best estimate of the expenditure required to settle the obligation on a case by case basis. Expenditure relating to the creation of provisions is charged to the income statement in the period in which the obligation arises.

h. Provision of Doubtful Debts

The Commission estimates the provision for doubtful debts and charges any debts written off against amounts previously provided. Movements in the provision are reflected in the income and expenditure account. The Commission utilises cash flow trends and the age of outstanding debts in assessing the appropriate level of the provision. Not all debts which are classed as doubtful at year end will result in a write off. The liability to the Commission of individual debtors may change as a result of a number of factors during the life of a legal aid certificate.

i. Going concern

The Northern Ireland Legal Services Commission is a statutory body established under the Access to Justice Order 2003. The Commission takes the view that the going concern concept applies to those accounts which present the operations of the grant and the grant in aid as long as the provisions of the Access to Justice Order 2003 remain extant.

The future financing of the Commission's liabilities will be met by grants from the Northern Ireland Court Service as voted on by Parliament.

j. Third Party Funds

Awards for damages to funded clients may be required by the Legal Services Commission to offset any liability to the grant. The Commission places these funds on deposit until the liability, if any, is determined and any excess of damages is paid to the funded client. These funds are accounted for as funds held on behalf of third parties and therefore only appear in the notes of these accounts (see Grant Note 15).

Government grant income 2

		5 months to 31 March
	2004-2005	2004
	£′000	£′000
NICtS Grant Income	58,599	21,211
Grant credited to income and expenditure account	58,599	21,211

3 Other Operating income

		5 months to 31 March
	2004-2005	2004
	£′000	£′000
Contributions from assisted person	235	126
Costs recovered	308	142
Damages retained	72	27
	615	295

4 Operating expenditure		
		5 months to 31 March
	2004-2005	2004
	£′000	£′000
Solicitors' charges, counsel fees and disbursements	76,281	27,267
	76,281	27,267
5 Other expenditure		
		5 months to 31 March
	2004-2005	2004
	£′000	£′000
Debt written off and movement in doubtful debt provision	384	(136)
	384	(136)
6 Interest receivable		
		5 months to 31 March
	2004-2005	2004
	£′000	£′000
Bank interest receivable	18	-
	18	

7 Notional cost of capital

The income and expenditure account bears a non-cash charge for interest relating to the use of capital by the Commission. The basis of the charge is 3.5% pa of the average capital employed by the Commission during the year, defined as total assets less all liabilities. The notional charge is reversed out of the income and expenditure account before determining the retained surplus or deficit for the year. As the Legal Aid Fund has net liabilities a credit applies.

Debtors: amounts falling due within one year

			31 March 2005	31 March 2004
		Notes	£′000	£′000
Debtors				
	-costs		1,021	1,342
	-contributions		570	489
			1,591	1,831
Doubtful debt provision		9	(965)	(1,109)
			626	722

9 Doubtful debt provision

	31 March 2005	31 March 2004
	£′000	£′000
As at 1 April 2004	(1,109)	(1,602)
Doubtful debts written off	528	357
(Charge)/Release to the income and expenditure account	(384)	136
As at 31 March 2005	(965)	(1,109)

10 Cash at bank and in hand

31	March 2005	31 March 2004
	£′000	£′000
Cash at Bank	6	9

11 Creditors: amounts falling due within one year

	31 March 2005	31 March 2004
	£′000	£′000
Amounts due to solicitors, counsel and advice agencies	(3,755)	(3,456)
	(3,755)	(3,456)

12 Provision for liabilities and charges

	31 March 2009	
	£′000	
As at 1 April 2004	(142,238)	
Released in year	59,246	
Created in year	(76,281)	
As at 31 March 2005	(159,273)	

13 Movement on general fund

	31 March 2005	31 March 2004
	£′000	£′000
Balance as at 1 April 2004	(144,963)	(139,338)
Deficit for year (excluding notional cost of capital)	(17,433)	(5,625)
Balance as at 31 March 2005	(162,396)	(144,963)

14 Notes to the cash flow statement

(i) Reconciliation of operating deficit to net cash flow from continuing operating activities

	2004 - 2005	5 months to 31 March 2004
	£′000	£′000
Result for year	(12,054)	(3,551)
Credit in respect of notional cost of capital	(5,379)	(2,074)
Decrease/(increase) in debtors	96	(169)
Increase/ (decrease) in creditors	299	(1,990)
Increase in provisions	17,035	7,780
Net cash outflow from continuing operating activities	(3)	(4)

(ii) Reconciliation of net cash flow to movement in net funds

2	2004 - 2005	5 months to 31 March 2004
	£′000	£′000
Cash at bank and in hand 1 April 2004	9	13
Cash at bank and in hand 31 March 2005	6	9
Net movement in funds	(3)	(4)

15 Third party funds

Awards for damages to funded clients may be required by the Legal Services Commission to offset any liability to the Legal Aid Fund. The Commission places these funds on deposit until the liability to the Fund, if any, is determined. Any remaining balance of the damages awarded is refunded once the liability to the Fund has been settled. The amounts retained to cover any shortfall to the Fund are recorded in income as 'Damages retained'.

The movement on third party funds for the year ended 31 March 2005 was as follows:

31	March 2005	31 March 2004
	£′000	£′000
Balance at 1 April 2004	259	208
Received for the year	520	490
	779	698
Less: Sums repaid to assisted persons	(486)	(412)
Damages retained	(72)	(27)
Balance at 31 March 2005	221	259

16 Summary of Losses and Special Payments

Losses

There were 524 cases written off during the year totalling £528K.

Omagh Payments

Payments totalling £83K were made during 2004/05 in connection with the Omagh Families Civil Action. The payments were made on the direction of the Lord Chancellor dated February 2004. However, the legal power of the Lord Chancellor was subsequently challenged by Judicial Review and it was determined that he was not empowered to make the direction (under Article 12, 8a of the Access to Justice (NI) Order 2003). The payments being extra statutory do not therefore have legislative cover. It was also determined that there was no means by which these payments could be authorised retrospectively. The payments therefore are irregular.

Other payments

Exceptional payments on account of £39,725 and £75,000 were made to one firm of solicitors and to one barrister respectively on foot of an application for hardship payments. These amounts are recovered against future claims made by the individuals concerned.

17 Post Balance Sheet Events

There were no post balance sheet events for the year ending 31 March 2005.

18 Related Party Transactions

The Commission is a non-departmental public body sponsored by the Northern Ireland Court Service. The Northern Ireland Court Service is regarded as a related party. During the year the Commission has had various material transactions with Northern Ireland Court Service.

Commission members are required to declare any personal, financial and business interests which may conflict with their duties to the Commission. Members may not participate in Commission discussions nor decisions on policy or financial matters where a conflict of interest arises.

During the year ended 31 March 2005 the Commission entered into a number of material transactions with some Commission members, other related parties or their close family members. These transactions are detailed below. External members of the Commission were required to declare any personal, financial and business interests which constituted material transactions with the Commission. Any immediate connections with the Legal Aid Fund and these members, or the organisations with which the members are associated, have been declared below.

The figures below relate to the transactions in respect of funded work and include payments on account, disbursements which may be payable to third parties, and fees payable to counsel. The amounts are stated inclusive of VAT, as this is a cost to

the Commission. All transactions are for the year 1 April 2004 to 31 March 2005 unless otherwise stated. The transactions do not reflect annual earnings as they might include fees for work carried out in previous years but not billed until this financial year; they may also exclude fees for work carried out in 2004/05 but not yet billed.

Les Allamby is a director of the Law Centre (NI). His nephew, Ian Tannahill is a barrister who receives payments in respect of legal aid casework.

The Law Centre (NI) provides specialist immigration and asylum advice and operates under grant funding. Funding originally obtained from the Home Office has been administered by the Commission since 1st April 2005.

Legal aid payments are also made to the Law Centre for work carried out on behalf of individuals qualifying for legal aid. The total amount of these payments during the year from 1 April 2004 to 31 March 2005 was £38,758.

Ian Tannahill received legal aid payments of £47,206 in respect of legal aid casework.

Brian Fee is a practising barrister. His brother is a partner in the solicitors' practise of Murnaghan and Fee.

Brian Fee received payments of £7,755 in respect of legal aid casework.

Murnaghan and Fee received payments of £114,436 during 2004/05 in respect of legal aid casework.

Jennifer Greenfield is a consultant with Cleaver Fulton & Rankin solicitors. Her husband, Gordon Greenfield, is employed by McKinty & Wright Solicitors.

Cleaver Fulton & Rankin received legal aid payments of £53,895.

No payments in respect of legal aid casework were made to McKinty & Wright during 2004/05.

No other member of the senior management has undertaken any material transactions with the Commission during the year.

External committees which deal with refusal of legal aid and assessment of bills in civil proceedings, and legal aid bills in criminal proceedings, are comprised of external members of the legal profession. As committee members they are paid a standard attendance fee and as members of the legal profession they may receive payments in respect of legal aid casework.

19 Financial Instruments

FRS 13 Derivatives and other financial instruments, requires disclosure of the role which financial instruments have had during the year in creating or changing the risks an entity faces in undertaking its activities. Because of the largely non trading nature of the Commission's

activities and the way in which the Commission is financed, the Commission is not exposed to the degree of financial risk faced by business entities. As permitted by FRS 13, the Commission has elected to exclude from disclosure all debtors and creditors which mature or become payable within 12 months from the balance sheet date.

Liquidity risk

The Commission is financed by a grant received from the Northern Ireland Court Service. As such, it is not exposed to significant liquidity risks.

Interest rate risk

The Commission is not exposed to significant interest rate risks.

Interest rate profile

The following table shows the interest rate and currency profile of the Commission's financial assets

	Total	Floating- Rate Financial Assets	Fixed- Rate Financial Assets	Non- Interest Bearing Financial Assets	Weighted- Average Interest Rate	Weighted- Average Period for which Rate is Fixed	Weighted- Average Period until Maturity
	£′000	£′000	£′000	£′000	%	Years	Years
Gross financial assets Currency	_						
Sterling	6	-	6	-	-	-	Note a
As at 31 March 2005	6	-	6	-	-	-	-
Gross financial assets Currency							
Sterling	9	-	-	9	-	-	Note a
As at 31 March 2004	9	-	-	9	-	-	-

Note a - the Commission's financial assets comprise cash at bank and in hand. Cash at bank and in hand is available on demand.

Foreign currency risk

Foreign currency would not usually form part of the Commission's assets or liabilities and as such the Commission is not exposed to any significant foreign currency risks.

Fair values

Set out below is a comparison by category of book values and fair values of the Commission's financial assets at 31 March 2005.

	Book Value £'000	Fair Value £'000
Primary financial instruments		
Financial assets: Cash at bank	6	6

The Certificate of the Comptroller and Auditor General to the Houses of Parliament

Grant in Aid

I certify that I have audited the financial statements on pages 39 to 69 under the Access to Justice (Northern Ireland) Order 2003. These financial statements have been prepared under the historical cost convention as modified by the revaluation of certain fixed assets and the accounting policies set out on pages 43 to 45.

Respective responsibilities of the Northern Ireland Legal Services Commission, the Chief Executive and Auditor

As described on page 11, the Northern Ireland Legal Services Commission and Chief Executive are responsible for the preparation of the financial statements in accordance with the Access to Justice (Northern Ireland) Order 2003 and directions made thereunder by the Lord Chancellor, with the approval of HM Treasury, and for ensuring the regularity of financial transactions. The Commission and Chief Executive are also responsible for the preparation of the other contents of the Annual Report. My responsibilities, as independent auditor, are established by statute and I have regard to the standards and guidance issued by the Auditing Practices Board and the ethical guidance applicable to the auditing profession.

I report my opinion as to whether the Grant in Aid financial statements give a true and fair view and are properly prepared in accordance with the Access to Justice (Northern Ireland) Order 2003 and directions made thereunder by the Lord Chancellor, with the approval of HM Treasury, and whether in all material respects the expenditure and income have been applied to the purposes intended by Parliament and the financial transactions conform to the

authorities which govern them. I also report if, in my opinion, the other contents of the Annual Report are not consistent with the financial statements, if the Commission has not kept proper accounting records, or if I have not received all the information and explanations I require for my audit.

I review whether the statement on pages 12 to 16 reflects the Commission's compliance with HM Treasury's guidance on the Statement on Internal Control. I report if it does not meet the requirements specified by HM Treasury, or if the statement is misleading or inconsistent with other information I am aware of from my audit of the financial statements. I am not required to consider, nor have I considered whether the Accounting Officer's Statement on Internal Control covers all risks and controls.

I am also not required to form an opinion on the effectiveness of the Commission's corporate governance procedures or its risk and control procedures.

Basis of audit opinion

I conducted my audit in accordance with United Kingdom Auditing Standards issued by the Auditing Practices Board. An audit includes examination, on a test basis, of evidence relevant to the amounts, disclosures and regularity of financial transactions included in the financial statements. It also includes an assessment of the significant estimates and judgements made by the Commission and Chief Executive in the preparation of the financial statements, and of whether the accounting policies are appropriate to the Commission's circumstances, consistently applied and adequately disclosed.

I planned and performed my audit so as to obtain all the information and explanations which I considered necessary in order to provide me with sufficient evidence to give reasonable assurance that the financial statements are free from material misstatement, whether caused by error, or by fraud or other irregularity and that, in all material respects, the expenditure and income have been applied to the purposes intended by Parliament and the financial transactions conform to the authorities which govern them.

In forming my opinion I have also evaluated the overall adequacy of the presentation of information in the financial statements.

Qualified opinion arising because of irregular payments to Commissioners

Commissioners' remuneration includes approximately £20,000 which has arisen as a result of the pay structure being revised and which took place without the approval of the Lord Chancellor as required by the Access to Justice (Northern Ireland) Order 2003. Accordingly I have concluded that this expenditure has not been applied to the purposes intended by Parliament and is not in conformity with the authorities which govern it.

In my opinion:

 the financial statements give a true and fair view of the state of affairs of the Northern Ireland Legal Services Commission Grant in Aid at 31 March 2005 and of the deficit, recognised gains and losses and cash flows for the year then ended and have been properly

- prepared in accordance with the Access to Justice (Northern Ireland) Order 2003 and direction made thereunder by the Northern Ireland Court Service; and
- except for overpayments of approximately £20,000 of Commissioners' Remuneration in the year, in all material respects the expenditure and income have been applied to the purposes intended by Parliament and the financial transactions conform to the authorities which govern them.

Details of these matters are set out in my Report on pages 70 to 73.

T J Burr

Comptroller and Auditor General 16 January 2009

National Audit Office

151 Buckingham Palace Road Victoria London SW1W 9SS

Income and Expenditure Account for Grant in Aid for Year Ended 31 March 2005

			5 months to 31 March
		2004-2005	2004
	Notes	£′000	£′000
Income Grant in Aid	2	5,503	2,200
Other operating income	3	1	-
Release from capital grant reserve	18	385	279
Total income		5,889	2,479
Expenditure			
Staff costs	4	3,231	1,208
Other operating costs	9	2,067	1,021
Depreciation	13a & b	385	167
Notional charges	12	557	205
Total expenditure		6,240	2,601
Deficit of income			
over expenditure		(351)	(122)
Interest payable (pension costs)	17	(19)	(17)
Interest on capital (notional)	12	(48)	(20)
Interest receivable	11	4	
Deficit for the year		(414)	(159)
Reversal of notional charges	12	605	225
Retained surplus for the year	19	191	66

All income and expenditure is derived from continuing operations.

The notes on pages 43 to 69 form part of these accounts.

Statement of Recognised Gains and Losses for the Year Ended 31 March 2005

			5 months to 31 March
		2004-2005	2004
	Notes	£′000	£′000
Unrealised Surplus/(Deficit) on revaluation of fixed assets	13	43	(8)
Actuarial Gain/(Loss) on pension scheme	17	(8)	1
Recognised gains/(losses) for the year		35	(7)

The notes on pages 43 to 69 form part of these accounts.

Balance Sheet as at 31 March 2005

		31 March 2005	31 March 2004
	Notes	£′000	£′000
Fixed assets			
Tangible assets Intangible assets	13b 13a	1,388 273	1,540 367
		1,661	1,907
Current assets			
Debtors	14	208	169
Cash at bank and in hand	15	3	187
		211	356
Creditors: amounts falling due within one year	16	(538)	(384)
Net current liabilities		(327)	(28)
Pension asset	17	2	-
Total assets less			
current liabilities		1,336	1,879
Provisions			
Pension provision	17	-	(480)
Total assets less total liabilities		1,336	1,399
Capital and reserves			
Capital grant reserve	18	1,661	1,907
General fund	19	(325)	(508)
Total capital and reserves		1,336	1,399

The notes on pages 43 to 69 form part of these accounts.

Gerry Crossan

Chief Executive 13 June 2008

Cash Flow Statement for the Year Ended 31 March 2005

			5 months to 31 March
		2004-2005	2004
	Notes	£′000	£′000
Net cash inflow / (outflow) from continuing operating activities	20	(198)	182
Capital expenditure: Payments to acquire fixed assets	20	(82) (2 80)	(3) 179
Financed by government grant		96	8
Increase/(decrease) in cash for the year		(184)	187

The notes on pages 43 to 69 form part of these accounts.

Notes to the Accounts for the Year Ended 31 March 2005

1 Statement of Accounting Policies

The financial statements have been prepared in accordance with the 2004-05 NDPB guidance issued by HM Treasury. The accounting policies contained in the NDPB guidance follow UK generally accepted accounting practice for companies (UK GAAP) to the extent that it is meaningful and appropriate to the public sector. Where the NDPB guidance permits a choice of accounting policy, the accounting policy which has been judged to be most appropriate to the particular circumstances of the Commission for the purpose of giving a true and fair view has been selected. The Commission's accounting policies have been applied consistently in dealing with items considered material in relation to the accounts.

a. Accounting Convention

The financial statements of the Commission have been prepared under the historical cost convention modified to account for the revaluation of fixed assets, where material, at the value to the Commission by reference to their current costs.

b. Intangible and Tangible Fixed Assets

Assets costing less than £1,000 per individual item are written off to the income and expenditure account in the period of acquisition. Computer systems (bespoke software), developed internally, have been capitalised at the full cost incurred. Where material, assets have been pooled so as to reflect more accurately asset holdings.

Assets are revalued at depreciated replacement cost using appropriate indices compiled by the Office for National Statistics.

Grant in aid received for specific capital expenditure on depreciable assets is credited to the capital grant reserve on the balance sheet. Surpluses and deficits arising on revaluation are also taken to the capital grant reserve. Permanent reductions in the value of fixed assets are charged to the income and expenditure account.

c. Depreciation

Tangible fixed assets are depreciated at rates calculated to write them down to estimated residual value on a straight line basis over their estimated useful lives. A further adjustment is made for any backlog depreciation arising from the requirement to value fixed assets by reference to current costs.

Estimated useful lives are in the following ranges;

Furniture and Fittings 10 Years
Office Equipment 5 Years
Computer Equipment 5 Years
Computer Software 3 Years

Additions to fixed assets will be depreciated from the month of acquisition. Disposals from fixed assets will not be depreciated in the month of disposal.

d. Stocks

Stocks of consumables held by the Commission are not considered material and are written off in the income and expenditure account as they are purchased.

e. Income

Grant in aid income comprises grants drawn from the Northern Ireland Court Service. Other operating income comprises receipts authorised by the Northern Ireland Court Service to be treated as income.

f. Recognition of Income

Grant in aid received for revenue expenditure is accounted for as income in the year in which it is received. Grant in aid received and applied for the acquisition of fixed assets is taken to the capital grant reserve. An amount equal to the annual depreciation charge and any permanent diminution in value on these assets is transferred from the deferred capital grant to the income and expenditure account.

g. Notional Charge

As required by Treasury, a charge is made to the income and expenditure account for the notional cost of capital. The notional capital charge, which reflects the cost of financing capital employed, is calculated at 3.5% of average net assets employed during the year.

Other notional charges included in operating expenditure reflect the cost of services provided by the Taxing Master and the Social Security Agency.

In accordance with Treasury guidance, the notional charge is reversed out of the income and expenditure account before determining the retained surplus or deficit for the year.

h. Pensions

The Commission participates in the Northern Ireland Local Government Occupational Scheme (NILGOSC), a 'multi-employer' pension scheme with approximately 65,000 members. It is a defined benefit scheme. NILGOSC is able to identify neither the associated assets and liabilities nor details of any surplus or deficits in the scheme which apply directly to the Commission Accordingly, for the purposes of Financial Reporting Standard 17 (FRS 17) the scheme is treated as a defined contribution scheme.

Pension costs in respect of NILGOSC pension contributions are charged to the income and expenditure account as they fall due.

The Commission also sponsors the Law Society of Northern Ireland Retirement Benefits Scheme administered by NPI (NPI Scheme), a defined benefit arrangement and privately funded scheme. The assets and liabilities of this scheme are held separately from those of the Commission. The scheme closed to new entrants in 1988 and the majority of active members transferred to NILGOSC. The remaining active members transferred to NILGOSC with effect from 1 May 2004.

Pension costs associated with the NPI Scheme are recognised in the accounts in accordance with the provisions of FRS 17. The charge to the income and expenditure account consists of the current service cost (included within staff costs) and interest costs (shown on the income and expenditure statement). Actuarial gains and losses have been taken to reserves and shown in the statement of recognised gains and losses.

Both schemes provide benefits based on pensionable salary. Payment by the Commission of the accrued superannuation liability charge (ASLC) will normally be sufficient to discharge liabilities. The cost of the ASLC is recognised in the accounts as a charge to the Income and Expenditure Account.

i. Accounting for Value Added Tax

The Commission is not registered for VAT. Irrecoverable VAT is charged to the relevant expenditure category or, if appropriate, capitalised with additions to fixed assets.

j. Operating Leases

Rentals under operating leases are charged to the Income and Expenditure account on a straight-line basis over the term of the lease.

2 Income

Grant in aid

The administrative costs of the Commission are financed by grant in aid from the Northern Ireland Court Service. The grant in aid covers both revenue and capital items and has been accounted for as disclosed in the following notes.

		5 months to 31 March
	2004-2005	2004
	£′000	£′000
NICtS Grant in aid income	5,571	2,263
Revenue incurred by NICtS	28	147
	5,599	2,410
Less transfer to capital grant reserve; Capital incurred by NILSC Capital incurred by NICtS	(96)	(8) (202)
Grant credited to income and expenditure account	5,503	2,200

3 Other operating income

	5 months to 31 March
2004-2005	2004
£′000	£′000
Sundry Receipts	-

4 Staff costs

		5 months to 31 March
	2004-2005	2004
The number of Commissioners (including the Chairman) and committee members serving during the year was:		
Commissioners	12	11
Committee members	45	46
	57	57
The average number of employees during the year was:		
Management (including the Chief Executive)	6	12
Operational	68	64
Administration and support	30	25
	104	101

The costs incurred in respect of these employees were:

			5 months to 31 March
		2004-2005	2004
		£′000	£′000
Wages and salaries		2,630	958
Agency/Temporary staff		263	148
Social security costs		184	56
Pension costs - NILGOSC		131	36
Funded pension costs	Current Service Costs Pension Contributions	3 20	13 (3)
		3,231	1,208

5 Commissioners and Committee Members

Commission and committee members are remunerated for time spent on Legal Services Commission duties. They receive fees and reimbursements of expenses only, with no pension contributions and no other benefits.

The Commissioners operate as a non executive board. The committee members form a pool of advisors that support corporate governance and independence of decision making by the Commission in respect of the provision of Legal Aid. Their primary purpose is to service the appeals function within the Commission. Total remuneration for Commissioners during the year is given below.

5 months to 31 March

Commissioners	2004-2005	2004	
		£′000	£′000
Sir Anthony Holland	(Chairman - appointed 19 April 2004)	39	-
Sir Kenneth Bloomfield KBE	(Chairman - until 12 March 2004)	-	13
Mr Les Allamby		16	5
Mrs Maeve Bell OBE		16	4
Professor Sean Doran	(until 29 March 2004)	-	4
Ms Breidge Gadd CBE		17	2
Mrs Jennifer Greenfield		17	7
Dr Jeremy Harbison CB		17	2
Mr Francis Hewitt		15	4
Mr Miceal McCoy		17	5
Mr Peter Osborne		15	3
Mr Ronald Spence CB		16	5
Mr Brian Fee QC		-	-
		185	54

6 Chief Executive

The Chief Executive's salary for 2004/05 includes a bonus of £5,000 (see note 7). He does not receive any taxable benefits in kind.

He is a member of the NILGOSC pension scheme on the same basis as other staff members.

7 Senior management salary and pension entitlements

Details are given below of salary and pension entitlement of the Chief Executive and other senior management included in the above staff cost summaries. 'Salary' includes gross salary, performance pay or bonuses, overtime and any other allowances to the extent that they are subject to UK taxation. Senior management remunerations do not contain any taxable benefits in kind.

Name and title	Salary 2005 £'000	Benefits in Kind £'000	Real increase in pension and related lump sum at age 65 years £'000	Accrued pension and related lump sum at age 65 years £'000	CETV at 31/03/05 £'000	CETV at 31/03/04 £'000	Real increase in CETV after adjustment £'000
Gerry Crossan Chief Executive	75-80	-	0-2.5 plus 0-2.5 lump sum	15-20 plus 55-60 lump sum	242	223	14
Mr I Hearst Director of Corporate Services - appointed 4 May 2004 (full year equivalent)	50-55	-	-	0-5 plus 5-10 lump sum	36	-	-
Dr T Donaldson Director of Policy and Reform - appointed 13 September 2004 (full year equivalent)	30-35 55-60	-	-	0-5 plus 0-5 lump sum	4	-	-
Mrs A Lloyd - Humphreys - appointed 10 January 2005 Director of Service Delivery (full year equivalent)	10-15 55-60	-	-	0-5 plus 0-5 lump sum	2	-	-

Senior management are members of the NILGOSC pension scheme and would be entitled to a lump sum of 3 times their accrued pension.

Cash Equivalent Transfer Values

A Cash Equivalent Transfer Value (CETV) is the actuarially assessed capitalised value of the pension scheme benefits accrued by a member at a particular point in time. The benefits valued are the member's accrued benefits and any contingent spouse's pension payable from the scheme. A CETV is a payment made by a pension scheme or arrangement to secure pension benefits in another pension scheme or arrangement when the member leaves a scheme and chooses to transfer the benefits accrued in their former scheme.

The pension figures shown relate to the benefits that the individual has accrued as a consequence of their total membership of the pension scheme, not just their service in a senior capacity to which disclosure applies. The CETV figures, and other pension details, include the value of any pension benefit in another scheme or arrangement which the individual has transferred to the NILGOSC Pension Scheme arrangements and for which a transfer payment has been received, commensurate with the additional pension liabilities being assumed. They also include any additional pension benefit accrued to the member as a result of their purchasing additional years of pension service in the scheme at their own cost. CETVs are calculated within the guidelines and framework prescribed by the Institute and Faculty of Actuaries.

Real increase in CETV

This reflects the increase in CETV effectively funded by the employer. It takes account of the increase in accrued pension due to inflation, contributions paid by the employee (including the value of any benefits transferred from another pension scheme or arrangement) and uses common market valuation factors for the start and end of the period.

8 Pension costs

The Commission operates two pension schemes for the benefit of their employees, the details of which are set out below:

a. Northern Ireland Local Government Officers' Superannuation Committee Scheme

The pension benefits of the senior management team and certain employees are provided through the Northern Ireland Local Government Officers' Superannuation Committee Scheme (the NILGOSC Scheme). This is a funded scheme which provides benefits on a 'final salary' basis at a normal retirement age of 65 years. Benefits accrue at the rate of 1/80th of pensionable salary for each year of service. In addition, a lump sum equivalent to three years pension is payable on retirement. Commission employees contribute to the NILGOSC scheme at a rate of 1.5% of pensionable earnings. Employer contributions are made at a rate of 9.1%. The pension cost charged to the income and expenditure account is such as to spread the cost of pensions over the working lives of the group of employees who are members of the scheme. For the year ended 31 March 2005 employer contributions of £131K were paid to the NILGOSC Scheme.

The Scheme's Actuary carries out a valuation of the fund every three years The market value of the scheme's assets at 31 March 2005 was £2,354 million (£2,152m as at 31 March 2004). The last triennial actuarial valuation of the scheme was performed at 31 March 2004. By using the projected unit method of actuarial valuation the actuarial value of the scheme's assets at the valuation date, 31 March 2004, represented 85% (31 March 2001: 121%) of the value of benefits that had accrued to the scheme's pensioners, deferred pensioners and members based on past service, allowing for assumed future pay and pension increases. Following this valuation NILGOSC announced a series of stepped employer contribution rate increases over the next three years to take effect from 1 April 2005. Further contribution rises are expected, taking contributions up to around the level of the 'Common Contribution Rate' of 17.3% of pay by 2010/11.

Pensions increase in payment in line with the Retail Price Index. On death, pensions are payable to the surviving spouse at a rate of half the member's pension. On death in service, the scheme pays a lump sum benefit of twice pensionable pay and also provides a service enhancement when computing the spouse's pension.

Although the scheme is a defined benefit scheme, the Commission is unable to identify its share of the underlying assets and liabilities. Accordingly, for the purposes of Financial Reporting Standard No. 17 'Retirement Benefits' the scheme is treated as a defined contribution scheme.

b. Law Society of Northern Ireland Retirement Benefits Scheme

The Commission sponsors the Law Society of Northern Ireland Retirement Benefits Scheme (NPI Scheme), a defined benefit arrangement. Active members of the scheme were transferred to the NILGOSC scheme with effect from 1 May 2004.

A full actuarial valuation was carried out at 1 August 2002 and updated to 31 March 2005 on a projected unit method by a qualified independent actuary. The scheme is closed to new entrants and there are no active members. The Commission contributed £512K in the year 1 April 2004 to 31 March 2005. Contributions included a special payment of £490K made to make up the shortfall on the transfer value of the scheme's fund.

The major assumptions used by the actuary were:

	31 March 2005
Rate of increase in salaries	4.00%
Rate of increase in pensions in payment	3.25%
Rate of increase in inflation linked deferred pensions	3.00%
Discount rate	5.50%
Inflation assumption	3.00%

The assets in the scheme and the expected long term rate of return were:

		31 March 2005
	Long term expected rate of return	Value £'000
Insurance policy	3.00%	2
Total market value of assets		2
Present value of scheme liabilities		-
Surplus in the scheme		2
Net pension asset		2

Pension scheme costs charged to income and expenditure account

		5 months to 31 March
	2004-2005	2004
Pension Scheme costs charged to operating costs include	£′000	£′000
Current service cost	3	13
Past service cost	-	-
Gains and losses on settlements and curtailment	(28)	-
Total operating charge	(25)	13
Expected return on pension scheme assets	(10)	(6)
Interest on pension scheme liabilities	29	23
Net return	19	17
Total operating charge	(6)	30

9 Other operating costs

		5 months to 31 March
	2004-2005	2004
	£′000	£′000
Accommodation	518	215
Employee expenses	212	73
IT expenditure	478	205
Legal expenses	232	55
Consultancy expenses	143	122
Audit fees	85	85
Committee expenses	30	8
Permanent diminution	-	112
General	369	146
	2,067	1,021

10 Commitments under leases

Commitments under operating leases to pay rentals during the year following the period of these accounts are given in the table below, analysed according to the period in which the lease expires.

	1 Year	2-5 Years	5+ Years
	£′000	£′000	£′000
Land and buildings	-	-	278
Other - Equipment	5	7	-
_	5	7	278

11 Interest receivable

		5 months to 31 March
	2004-2005	2004
	£′000	£′000
Bank Interest Receivable	4	-
	4	-

12 Notional and other non-cash costs

Certain services are provided and received without the transfer of cash. The amounts included in the net costs of operations to reflect these non cash costs are as follows:

		5 months to 31 March
	2004-2005	2004
	£′000	£′000
Cost of capital	48	20
Social Security Agency	511	187
Taxing Master Office	46	18
	605	225

13a Intangible fixed assets

	Computer Software
Cost	£′000
1 April 2004	423
Additions	51
Disposals	-
Revaluation	-
31 March 2005	474
Depreciation	
1 April 2004	56
Depreciation charge in year	145
Depreciation on disposals	-
Backlog depreciation	-
31 March 2005	201
Net book value 31 March 2005	273
Net book value 31 March 2004	367

13b Tangible fixed assets

	Fixtures and Fittings	Computer Hardware	Total
Cost	£′000	£′000	£′000
1 April 2004	967	671	1,638
Additions	24	21	45
Disposals	-	-	-
Revaluation	50	-	50
31 March 2005	1,041	692	1,733
Depreciation			
1 April 2004	42	56	98
Depreciation charge in year	102	138	240
Depreciation on disposals	-	-	-
Backlog depreciation	7	-	7
31 March 2005	151	194	345
Net book value 31 March 2005	890	498	1,388
Net book value 31 March 2004	925	615	1,540

14 Debtors: amounts falling due within one year

	31 March 2005	31 March 2004
	£′000	£′000
Prepayments and accrued income	208	169
	208	169

15 Cash at bank and in hand

	31 March 2005	31 March 2004
	£′000	£′000
Cash at Bank	3	187
	3	187

16 Creditors: amounts falling due within one year

	31 March 2005	31 March 2004
	£′000	£′000
Creditors	(64)	(59)
Accruals	(474)	(325)
	(538)	(384)

17 Provision for pension

	31 March 2005	31 March 2004
	£′000	£′000
Scheme liability as at 1 April 2004	(480)	(513)
Current service cost	(3)	(13)
Past service cost	-	-
Interest on pension liability	(19)	(17)
	(22)	(30)
Contribution paid	512	62
Actuarial gain/(loss)	(8)	1
Scheme asset/(liability) as at 31 March 2005	2	(480)

18 Movement on capital grant reserve

	31 March 2005	31 March 2004
	£′000	£′000
As at 1 April 2004	1,907	1,984
Capital Expenditure paid for directly by NICtS	-	202
Capital Expenditure during the year	96	8
	2,003	2,194
Released to income and expenditure account in respect of:		
Depreciation	(385)	(167)
Permanent diminution of fixed assets	-	(112)
	(385)	(279)
Surplus/(deficit) on revaluation of fixed assets arising during year	43	(8)
As at 31 March 2005	1,661	1,907

19 Movement on general fund

	31 March 2005	31 March 2004
	£′000	£′000
As at 1 April 2004	(508)	(575)
Result for year (excluding notional cost of capital)	191	66
Actuarial gain/ (loss) - pension scheme	(8)	1
As at 31 March 2005	(325)	(508)

20 Notes to the cash flow statement

(i) Reconciliation of the operating deficit to the net cash flow from continuing operating activities

	2004-2005	5 months to 31 March 2004
	£′000	£′000
Result for year	(414)	(159)
Credit in respect of notional costs	605	225
Release from capital grant reserve	(385)	(279)
Depreciation	385	167
Permanent diminution in value of fixed assets	-	112
(Increase) in debtors	(39)	(112)
Increase in creditors	140	260
(Decrease) in provision - excluding actuarial gain/loss	(490)	(32)
Net cash inflow/(outflow) from continuing operating activities	(198)	182

(ii) Reconciliation of net cash flow to movement in net funds

	2005	2004
	£′000	£′000
Cash at bank and in hand at 1 April 2004	187	-
Cash at bank and in hand at 31 March 2005	3	187
Net movement in funds	(184)	187

(iii) Reconciliation of capital grant to purchase of fixed assets

			5 months to 31 March
	Notes	2005	2004
		£′000	£′000
Cash purchase of fixed assets		82	3
Opening capital creditors		(5)	-
Closing capital creditors		19	5
Opening capital debtors		-	-
Closing capital debtors		-	-
Capital grant to acquire fixed assets		96	8
Capital incurred by NICtS	2	-	202
Total fixed asset additions as per fixed asset schedule	13a & b	96	210

21 Contingent liabilities

The Commission had no contingent liabilities at 31 March 2005.

22 Capital commitments

The Commission has no capital commitments as at 31 March 2005.

23 Other commitments

The Commission is committed to expenditure in respect of software support, implementation and upgrades associated with the Phoenix software system under a 29 month managed service contract with Fujitsu Services Ltd. As at 31 March 2005 the Commission has a future expenditure commitment of £421K.

24 Post balance sheet events

There were no post balance sheet events for the year ended 31 March 2005.

25 Summary of losses and special payments

There were no cash losses during the year. A payment of £490k was paid to NILGOSC in September 2004 in relation to the shortfall of the transfer value of the NPI pension fund. The payment was approved by HM Treasury and the Northern Ireland Court Service.

26 Related party transactions

The Commission is a non-departmental public body sponsored by the Northern Ireland Court Service. The Northern Ireland Court Service is regarded as a related party with which the Commission has had various material transactions during the year.

Breidge Gadd is a member of the Board of Commissioners. She is also a columnist with the Irish News newspaper. During the year 2004/05 £1,196 was paid to the Irish News in respect of recruitment advertising costs.

No other member of the senior management has undertaken any material transactions with the administrative functions of the Commission during the year.

27 Financial instruments

FRS 13. Derivatives and other financial instruments, requires disclosure of the role financial instruments have had during the year in creating or changing the risks an entity faces in undertaking its activities. Because of the largely non-trading nature of the Commission's activities and the way in which the Commission is financed, the Commission is not exposed to the degree of financial risk faced by business entities. The Commission has very limited powers to borrow or invest surplus funds and except for relatively insignificant purchases of foreign currency, financial assets and liabilities are generated by day to day operational activities and are not held to change the risks facing the Commission.

As permitted by FRS 13, the Commission has elected to exclude from disclosure all debtors and creditors which mature or become payable within 12 months from the balance sheet date.

Liquidity risk

The Commission is financed by a grant received from the Northern Ireland Court Service. As such, it is not exposed to significant liquidity risks.

Interest rate risk

The Commission is not exposed to significant interest rate risks.

Interest rate profile

The following table shows the interest rate and currency profile of the Commission's financial assets.

	Total	Floating- Rate Financial Assets	Fixed- Rate Financial Assets	Non- Interest Bearing Financial Assets	Weighted- Average Interest Rate	Weighted- Average Period for which Rate is Fixed	Weighted- Average Period until maturity
	£′000	£′000	£′000	£′000	%	Years	Years
Gross financial assets							
Currency Sterling	3	-	3	-	-	-	Note a
As at 31 March 2005	3	-	3	-	-	-	-
Gross financial assets							
Sterling	187	-	-	187	-	-	Note a
As at 31 March 2004	187	-	-	187	-	-	-

Note a - the Commission's financial assets comprise cash at bank and in hand. Cash at bank and in hand is available on demand.

Foreign currency risk

Foreign currency would not usually form part of the Commission's assets or liabilities and as such the Commission is not exposed to any significant foreign currency risks.

Fair values

Set out below is a comparison by category of book values and fair values of the Commission's financial assets at 31 March 2005.

	Book value	Fair value
	£′000	£′000
Primary financial instruments		
Financial assets:		
Cash at bank	3	3

Report of the Comptroller and Auditor General

Northern Ireland Legal Services Commission Year ended 31 March 2005

Introduction

1. The Northern Ireland Legal Services
Commission (NILSC) was established
on 1 November 2003 under the Access to
Justice (Northern Ireland) Order 2003
to provide Legal Aid in Northern Ireland.
It assumed responsibility for civil legal
aid from the Legal Aid Department of the
Law Society of Northern Ireland, and
criminal legal aid administered by the
Legal Aid Department on behalf of
Northern Ireland Court Service.

Purpose of the Report

- I was appointed as auditor of the NILSC under Schedule 1 paragraph 17 of the Access to Justice (Northern Ireland)
 Order 2003. I am required to examine, certify and report upon each statement of accounts prepared by the NILSC.
- 3. The purpose of this report is to explain the background to my qualifications of the Legal Aid Grant Account and the Legal Aid Grant in Aid Account for the year ended 31 March 2005, and to comment on the delay in producing the Annual Report and Accounts.

Qualification of my audit opinion on the Legal Aid Grant Account

- 4. I have qualified my opinion on the Fund Account in the 2004-05 financial statements because of the following issues:
 - disagreement with the NILSC's accounting policy for provisions as not compliant with accounting standards;

- irregular payments of around £83,000 for legal advice for a civil case, relating to the Omagh bombing; and
- limitation in scope arising from a lack of sufficient evidence to support the regular nature of legal aid grant expenditure.
- I also qualified my audit opinion on the 2003-04 Fund Account as a result of these three issues. Further details are summarised below.

Disagreement with the NILSC's accounting policy for provisions

- 6. The accounting policy adopted by the NILSC of making provisions for the full cost of existing legal aid cases does not comply with Financial Reporting Standard 12: 'Provisions, Contingent Liabilities and Contingent Assets (FRS 12)'. FRS 12 does not permit the recognition of services not yet delivered; the liabilities recognised in an entity's balance sheet should be those that exist at the balance sheet date.
- 7. The affected opening provisions (£142.2 million), closing provisions (£159.3 million) and the associated Income and Expenditure charge (£76.3 million) in the 2004-05 financial statements would be fundamentally different if the provisions for all future costs were removed and an accrual for costs incurred to the balance sheet date included. As a result, I have concluded that the financial statements do not give a true and fair view.

Irregular payments for legal advice for a civil case

- 8. On 4 February 2004, the Lord Chancellor, under Article 12(8) of the Access to Justice (Northern Ireland) Order 2003, issued a Direction to the NILSC to support the costs of a civil action brought by a number of plaintiffs for suffering caused by the Omagh Bombing in August 1998.
- 9. A judicial review in August 2005 concluded that the legislation under which the Direction had been made was unlawful, and that as a result the Lord Chancellor did not have the authority to make the Direction. Therefore, the total payments of £567,000 made for the 'Omagh Case' by the NILSC between February 2004 and August 2005 are not covered by legislative authority and they are extra-statutory and irregular. I have qualified my audit opinion in respect of the £83,000 of payments made during 2004-05.

Limitation in scope

10. The nature of the Legal Aid scheme, in making payments to legal advisors for services which are directly provided to Legal Aid claimants, creates difficulties for the NILSC in determining whether the services were appropriately provided. In addition, means tested legal aid carries a risk that income details may be misstated on initial application, or that changes in financial circumstances during the case are not reported by the claimant.

- 11. Payments which may have been made by the NILSC as a result of fraudulent legal aid applications or inappropriate legal bills would not have been applied for the purposes intended by Parliament, and would therefore be irregular. The NILSC do not have an estimate of the likely scale of fraud. As part of my examination of fraud controls I noted Internal Audit reports on Fraud Prevention and Detection in October 2005 and October 2007 which found material weaknesses due to the absence of key controls.
- 12. A small Counter Fraud Unit, which was first established by the Legal Aid Department in Northern Ireland, has continued in operation at the NILSC. The unit has had to prioritise its work carefully and has therefore been more reactive than proactive and is not able to provide the same level of assurance as a fully fledged inspection regime. In the absence of this key control or compensating controls in the NILSC I cannot obtain sufficient audit evidence to gain assurance that material fraud does not exist.
- 13. The NILSC has not introduced an inspection regime because it does not have a statutory basis to do so under the Access to Justice (Northern Ireland) Order 2003 or the Legal Aid, Advice and Assistance (Northern Ireland) Order 1981. There are examples of other public bodies who have introduced inspection regimes without a specific statutory basis, as a matter of good practice, and the NILSC should consider doing so.

14. I have therefore limited the scope of my audit opinion on regularity because I have been unable to obtain sufficient audit evidence to enable me to conclude that payments to legal professionals are regular.

Qualification of my audit opinion on the Legal Aid Grant in Aid Account

- 15. I have qualified my opinion on the Grant in Aid Account in the 2004-05 financial statements due to irregular payments of approximately £20,000 relating to Commissioners' remuneration.
- 16. The Access to Justice (Northern Ireland)
 Order 2003 requires that Commissioners' remuneration is determined by the Lord Chancellor. In June 2004 the structure of payments to Commissioners was changed from a daily rate to an annual rate, without formal approval being obtained from the Lord Chancellor as required.
- 17. In November 2005 the NILSC sought retrospective approval from the Lord Chancellor for the change to the structure of the Commissioners' payments. Further information to support this request was provided in July 2006. The approval was denied in March 2007 and the Lord Chancellor directed the Chief Executive to take appropriate steps to pursue recovery if any overpayments had been made.
- 18. The NILSC has calculated that, based on the evidence available, overpayments were made to four Commissioners totalling approximately £20,000 in

- 2004-05, and to five Commissioners in 2005-06 totalling approximately £18,000, with the possibility of a further smaller amount in 2006-07.
- 19. Since the arrangements had not been approved by the Lord Chancellor in accordance with legislative requirements, Commissioners' remuneration which was overpaid as a result is irregular. I have therefore qualified my audit opinion in respect of this irregularity.
- 20. The oversight of not seeking the Lord Chancellor's prior approval was due to a misunderstanding of the approval process. New arrangements for the remuneration of Commissioners, approved by the Lord Chancellor, were introduced on 1 August 2006. Under these new arrangements Commissioners' remuneration now consists of a mix of annual salary and work paid at a daily rate. The position moving forward is therefore regular.

Delay in producing Annual Report and Accounts

- 21. As noted in my report on the 2003-04 financial statements, no statutory time limit applies to the preparation of an Annual Report and Accounts for the NILSC. It is nonetheless unsatisfactory that it has taken three years to produce the 2004-05 Annual Report and Accounts.
- 22. The predecessor body, the Legal Aid
 Department of the Law Society,
 produced cash accounts and did not
 therefore have to calculate its assets and

liabilities at each year end. The NILSC had difficulty establishing a robust valuation for its obligation for legal costs at the year end. It has spent considerable time creating models to estimate these liabilities, but a number of key issues remain unresolved. Considerable organisational changes, together with a number of initiatives being undertaken simultaneously, and problems retrieving files for audit purposes, have led to delays in finalising accounts for the year ended 31 March 2005.

23. The NILSC as a new body, inheriting its predecessor's information systems and controls, has been faced with a challenging environment. I am concerned that over four years after the NILSC was established essential controls to protect public money, such as having systems in place to measure the amounts due for legal services at the balance sheet date and to detect or prevent inaccurate or illegitimate claims, are still not fully in place.

24. It is essential that public bodies have a robust system to produce timely and accurate accounting information and sufficient controls to protect the public money that they administer.

T J Burr

Comptroller and Auditor General 16 January 2009

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