

Topic: Solicitor and own client assessments

How has Belsner v Cam changed existing thinking on solicitor/own client disputes?

Can you apply the same argument to CPR 46.9(3)(c)?

- Sec 70 of the Solicitors Act 1974
URL: <https://www.legislation.gov.uk/ukpga/1974/47/section/70>
- Sec 74 of the Solicitors Act 1974
URL: <https://www.legislation.gov.uk/ukpga/1974/47/section/74>
- CPR 46.9
URL: <https://www.justice.gov.uk/courts/procedure-rules/civil/rules/part-46-costs-special-cases#46.9>
- Informed consent
 - **Belsner v Cam Legal Services Ltd [2020] EWHC 2755 (QB)**
URL: <https://www.bailii.org/ew/cases/EWHC/QB/2020/2755.html>
 - **Herbert v H H Law Ltd [2019] EWCA Civ 527**
URL: <https://www.bailii.org/ew/cases/EWCA/Civ/2019/527.html>
 - **SGI Legal LLP v Karatysz [2021] EWHC 1608 (QB)**
URL: <https://www.bailii.org/ew/cases/EWHC/QB/2021/1608.html>
 - **Swann v Slater and Gordon (UK) Limited 25 January 2021, Queen's Bench Division Birmingham**