



Roger Mallalieu

Education

LLB (1st Class) University of Newcastle upon Tyne 1997. Diplock Scholar, Middle Temple.



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Profile



Roger joined 4 New Square in 2008 after 10 years practice at 6 Pump Court and then Hailsham Chambers. He is ranked as one of the leading juniors in the field of costs law of all types and has been involved in many of the leading cases in the area. He has been described in the directories as "absolutely smashing", a 'standout junior' and "simply the best when it comes to costs law." "He really is something else. The clear leader in the field now on the junior side. He knows the area so incredibly well but he's never overbearing with that knowledge. His approach is really helpful and his strength is when he's on his feet: he's a fantastic advocate." He "wins considerable market acclaim due to his broad knowledge base and restrained yet steely manner" with particular comment made of his ability to "bringing clarity and depth to the case" and his ability then to "integrate that into a team approach to get the best result'. He regularly appears in the Court of Appeal on important costs cases.

In addition, Roger also has a well-established practice in the fields of professional negligence (in particular clinical negligence), with a particular specialism in high value spinal injury cases. His particular skills and expertise also blend very well with his professional disciplinary work, particularly relating to solicitors. Roger also undertakes some general commercial contract law work.

Roger is particular attracted to complex technical issues and prides himself on his ability to work with his professional and lay clients to develop and then pursue a comprehensive strategy to deploy or respond to such issues at all levels.

Roger is a member of the Professional Negligence Lawyers Association and the Commercial Bar Association.

Costs

Roger has extensive experience in all areas of costs law.

He is listed as a leading junior in the field in both the Legal 500 and Chambers & Partners.

Directory entries note that Roger "...is frequently instructed on contractually based commercial cases" and "...speaks with great authority and is very confident in his submissions". Describing him as one of the 'top practitioners' in the field, the Legal 500 2010 describes Roger as a "very able advocate" and "rising star" who is "...extremely knowledgeable on costs". Further, Chambers UK 2009 describes Roger as "...well respected by the judiciary and possessed of a meticulous and realistic approach,...always thoroughly prepared and able to issue sensible and practical advice, particularly in technical matters.". He has been described as being "one of the most difficult opponents you can have on the other side," (Chambers UK 2010)

Inter partes costs

Roger's practice covers the complete range of inter partes costs matters, from representing clients on complex or high value detailed assessments, through technical arguments concerning the validity of retainers, to disputes about insurance premiums and other similar matters. Roger represents clients in such matters at all levels and appears

regularly in the appellate courts.

In addition, much of Roger's work is of an advisory nature, ensuring parties are best prepared to maximise costs recovery or seeking to lay the ground for successful challenges to the principle or quantum of costs.

Roger was involved in some of the leading cases concerning costs capping and budgeting. He also has considerable experience in dealing with security for costs applications.

Roger is regularly instructed to advise on or represent parties in litigation concerning millions of pounds in costs and is experienced in dealing with group litigation claims.

Roger regularly acts for both defendants and claimants and has been instructed in some of the most high profile costs litigation in recent years.

He has represented a wide range of clients from high street PLCs to presidents of African countries, through to music celebrities and celebrity footballers in a wide range of interesting and complex cases.

Solicitor – client costs

Roger is regularly instructed to represent solicitors seeking to recover costs from their clients and by clients seeking to resist paying such costs, in complex and high value cases. He has extensive experience in all aspects of solicitor-client matters and has a particular expert knowledge of the intricacies of the Solicitors Act 1974 in this regard.

He is also frequently instructed in cases where there is an overlap between such issues and a professional negligence claim by the client and/or professional conduct proceedings against the solicitor.

Drafting and advisory work

A significant part of Roger's practice concerns the provision of drafting and advisory work, whether on an individual or generic basis. Roger has drafted many fee-related agreements, including conditional and collective conditional fee agreements, costs sharing agreements and similar matters, for a range of firms including large city firms and has substantial experience of advising such firms on novel and complex fee arrangements and on how to maximise solicitor-client and inter partes costs recovery.

Other areas

Roger has experience in a range of other costs related areas, including costs of arbitrations, costs of administrations and receiverships and costs disputes between solicitors and counsel, including references to the Joint Tribunal. He has acted in a number of complex cases concerning applications for third party costs orders.

Examples of experience

Recent cases include:

- *Sibthorpe & Morris v London Borough of Southwark (Law Society intervening)* (Court of Appeal, December 2010). Roger acted for the Defendant in this second appeal to the Court of Appeal in relation to the question of the extent to which champerty and maintenance continue to restrict the scope of a solicitor's retainer and the legality of a solicitor indemnifying a client against an adverse costs liability,. Judgment is awaited.
- *In the matter of Super Aguri F1 Ltd* [2010] (full reference awaited). Roger acted for the successful joint Administrators in an extremely contentious application for their remuneration to be fixed and thereafter in their successful claim for the recovery of the administrators own costs, in addition to 'legal costs', of that application.
- *Forde v Birmingham City Council* [2009] 1 WLR 2732, the leading case concerning the validity of retrospective conditional fee agreements.
- *Tankard v John Fredericks Plastics & others* [2009] 1 WLR 1731 (CA), the Court of Appeal test cases concerning conditional fee agreements and the Accident Line Protect insurance scheme.
- *Nizami v Butt* [2006] EWHC 159 (QB) concerning fixed costs in road traffic cases.

In addition, Roger has been instructed in a number of high-profile Court of Appeal cases, including a second appeal concerning the ability of solicitors to 'insure' their clients and a second appeal concerning the interaction of CPR Part 36 with the fixed costs rules.

Roger is regularly asked to write articles on or to lecture on costs and has written articles for the Personal Injury Law Journal, the Solicitors Journal, the Butterworths Civil Costs newsletter and the Practical Law Company amongst others.

Professional Liability

Roger has extensive experience in the field of professional negligence, in particular clinical negligence and complex personal injury cases. He has particular expertise in the field of catastrophic spinal injury cases and regularly acts for severely injured clients seeking seven figure sums in compensation. His experience in this field, combined with his expert costs expertise and knowledge of the scope of solicitors' duties, the Solicitors' Code of Conduct and the Solicitors' Act 1974 and considerable experience in cross-examining solicitors and clients place him in an excellent position to deal with professional liability matters relating to lawyers and in particular in relation to professional liability matters arising out of clinical negligence and personal injury claims and Roger has expanded his practice in this regard since moving to 4 New Square.

Disciplinary

During his earlier period of practice, Roger had a very extensive and successful practice representing doctors before the General Medical Council. Since that time, Roger has combined that expertise with his expertise in other areas to solicitors' disciplinary work.

In particular, Roger is instructed, whether to advise or represent, in relation to cases relating to solicitors' relationships with their clients or with third parties, for example in relation to fee sharing arrangements or similar matters.
