



**Statement of Rights
Granted To a Costs Lawyer Holding a Current Practising Certificate**

- (i) **Rights of audience** in all proceedings being conducted under parts 43-48 of the Civil Procedure Rules 1999 (“CPR”) and under part 52 of those rules with regard to appeals from detailed assessment hearings before a High Court judge or a circuit judge such rights to exclude an issue of entitlement to costs under CPR 44.3 and entitlement to a wasted costs order arising solely under CPR 44.14(1)(b) or CPR 48.7 other than in connection with proceedings commence under (vi) and (vii) below.
- (ii) **Rights of audience** on all determinations of costs under the Community Legal Service and Criminal Defence Service regulations.
- (iii) **Rights of audience** on all determinations of costs under section 16 of the Prosecution of Offences Act 1985 and the Costs in Criminal Cases (General) Regulations 1986.
- (iv) **Rights of audience** in all proceedings at first instance relating to costs before the Supreme Court.
- (v) **Rights of audience** in all costs proceedings at first instance before Her Majesty’s Privy Council.
- (vi) **The right to litigate** in all the proceedings under parts 43-48 of the CPR and under part 52 of those rules with regard to appeals from detailed assessment hearings to be listed before a High Court judge or a circuit judge.
- (vii) **The right to litigate** under sections 64(3) and (4), 68, 69, 70, 71 and 74 of the Solicitors Act 1974 or any subsequent enactment of the provisions thereof.
- (viii) **The right to administer oaths** and take affidavits under section 113 of the Courts and Legal Services Act 1990.

