

Writing for Solicitors Journal: Terms & Conditions

Fees

1. We don't pay for articles; we don't charge either.

Author and publisher rights

2. Solicitors Journal, retains copyright in the work, authors can assert their moral right to be identified as the author of the article.
3. Solicitors Journal has first publication rights.

This means, among other:

- a) You can re-publish your article anywhere else on the condition that you acknowledge that the article was first published by the Solicitors Journal.
- b) Please do not write on the same topic for other publications within four weeks of publication of your article in Solicitors Journal;
- c) If you re-publish your article elsewhere, please credit Solicitors Journal and include a link to our website. We suggest this wording: 'This article was first published in Solicitors Journal on [date] and is reproduced by kind permission (www.solicitorsjournal.com).'

Warranties

- 4 You warrant that your article:
 - a) does not infringe any existing copyright or licence
 - b) is original and no part has been published before in any form
 - c) does not infringe the rights or licence of anyone else
 - d) contains nothing defamatory, inaccurate or unlawful, and no information was obtained in breach of any Official Secrets law currently in force.

Publication

5. We will publish your article either in print, in the monthly Solicitors Journal magazine or any of the journal's supplements, on the Solicitors Journal website (www.solicitorsjournal.com), or both.
6. We may add to, delete, or change the contents of the article to ensure uniformity of style.
7. Please note we will only send a copy of the proofs of the edited article if time permits. Final editorial control always rests with Solicitors Journal.
8. We reserve the right to refuse publication should the article not be of acceptable standard.

For any queries, please contact the Solicitors Journal editorial team: editorial@solicitorsjournal.com