

UNWISE APPROACH COSTS INSURER, CONSTRUCTION LAW

26 May 2015 | London

Legal Briefings - By **Ann Levin** and **Kemi Adekoya**

Ann Levin and Kemi Adekoya of Herbert Smith Freehills explain the background to an appeal court ruling that is thought to be the first time it has considered the wording of a type of insurance policy in common use in construction.

This article was first published in Construction Law, May 2015

Click [here](#) to download the article.

LEGAL NOTICE

The contents of this publication are for reference purposes only and may not be current as at the date of accessing this publication. They do not constitute legal advice and should not be relied upon as such. Specific legal advice about your specific circumstances should always be sought separately before taking any action based on this publication.

© Herbert Smith Freehills 2021

**SUBSCRIBE TO STAY UP-TO-DATE WITH LATEST THINKING, BLOGS, EVENTS, AND
MORE**

Close

