

Mr Dean Wilson



**Your reference**

**Our reference**

GJT/JLC/54000/120423/  
9917855.1

2 June 2006

Dear Sir

**DEAN WILSON T/A CURRICULUM VITAE SITE V BARCLAYS BANK PLC  
CLAIM NO : HQ06X00676**

We refer to the above matter and to your summary judgment application which was due to be heard before Master Rose at 11.15 a.m. on Tuesday, 6 June 2006.

You will have received voicemail messages during the course of 1 June 2006 on your mobile telephone from both Mr Barton and Mr Trace of this firm explaining that our client has now issued its own summary judgment application. In such circumstances, it would clearly be beneficial to both parties for the two applications to be heard at the same hearing in order to save both party costs and to ensure that the matter be dealt with properly by the court.

To that end we had sought to have the hearing on 6 June vacated when our client's summary judgment application was issued. Having heard the reasons why we sought that, Master Turner indicated that he considered it a sensible step and asked us to make direct contact with you in order to seek your agreement, hence our attempts to make contact with you urgently yesterday. Unfortunately, at the time of writing, we have not heard back from you, a position which we explained to the court.

We have now heard from the court that, given the circumstances, it is appropriate for the hearing to be vacated and the Senior Master of the Royal Courts of Justice has therefore ordered that the hearing on 6 June 2006 be vacated. For the avoidance of doubt this means that the hearing will now not take place but will be re-listed for a later date.

You will shortly be served with the our client's summary judgment application and the evidence in support of that application will follow in due course.

Upon receipt of such documents we would invite you to make contact with us in order that directions as to the service any evidence in response can be agreed, at which point contact can be made with the court to agree a new date for both summary judgment applications to be heard by the court which is convenient to both parties.

For the avoidance of doubt we estimate that half a day of the court's time will be required for the disposal of the two applications.

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A list of members is open for inspection at its registered office and principal place of business, 3 Noble Street, London, EC2V 7EE and at the address at the top of this letter. Partner denotes member of a limited liability partnership.

**UK switchboard**  
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Mr Dean Wilson  
Continuation 2  
2 June 2006

Yours faithfully

*DLA Pipe*

**DLA PIPER RUDNICK GRAY CARY UK LLP**