

Statement of Costs (summary assessment)

In the High Court of Justice Queen's Bench Division	
Case Reference	HQ06X00676

Case Title **DEAN WILSON t/a CURRICULUM VITAE SITE** CLAIMANT
 -v-
BARCLAYS BANK PLC DEFENDANT

Defendant's Statement of Costs for the hearing on 10 August 2006

Description of Fee Earners*

- (a) Sean Barton, Grade B, £165 per hour
- (b) Graham Trace, Grade C, £137 per hour

Attendances on client

(a) hours at £
 (b) hours at £

£
 £

Attendances on opponents

(a) hours at £
 (b) hours at £

£
 £

Attendances on counsel

(a) hours at £
 (b) hours at £

£
 £

Attendances on London agent

(a) hours at £
 (b) hours at £

£
 £

Attendances on court

(a) hours at £
 (b) hours at £

£
 £

Work done on documents

(a) hours at £
 (b) hours at £

£
 £

Attendance at hearing

(a) hours at £
 (b) hours at £

£
 £

(a) hours travel and waiting at £
 (b) hours travel and waiting at £

£
 £

Sub Total £

Brought forward £ 7,284.70

Counsel's fees for Charlotte Eborall (2004)
Fee for [advice / conference / documents]
Fee for hearing

£ 1,000.00
£ 500.00

Other expenses
[court fees]
Others

£
£

Total

£ 8,784.70

Amount of VAT claimed
on solicitors and counsel's fees
on other expenses

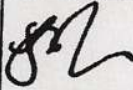
£ 1,537.32
£ 0.00

Grand Total

£ 10,322.02

The costs estimated above do not exceed the costs which the Defendant is liable to pay in respect of the work which this estimate covers.

Dated 9/8/06

Signed 

DLA
Solicitors for the Defendant

* 4 grades of fee earner are suggested:
(A) Solicitors with over eight years post qualification experience including at least eight years litigation experience.
(B) Solicitors and legal executives with over four years post qualification experience including at least four years litigation experience.
(C) Other solicitors and legal executives and fee earners of equivalent experience.
(D) Trainee solicitors, para legals and other fee earners.
"Legal Executive" means a Fellow of the Institute of Legal Executives. Those who are not Fellows of the Institute are not entitled to call themselves legal executives and in principle are therefore not entitled to the same hourly rate as a legal executive.
In respect of each fee earner communications should be treated as attendances and routine communications should be claimed at one tenth of the hourly rate.