

The Rt. Hon. Jack Straw, MP
Justice Secretary
Ministry of Justice
Selbourne House
54 Victoria Street
London SW1E 6QW

Ms N Klosterkotter-Dit-Rawé
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Mobile []

10 December 2007 Subsequent note: should read '11 December'

(By 'Special Delivery')

HMCS Customer Service reference: LC-07-385

My reference: West London County Court claim, **7WL 00675**, dated 27 February 2007

Dear Mr Straw

I demand that my case is immediately transferred from West London County Court to a court and a judge committed to operating under CPR's 'Overriding Objective'

So that I can exercise my rights under the European Convention on Human Rights, comprised under the Human Rights Act 1998: Article 6 – "*Right to fair hearing*", and Article 13 - "*Right to effective remedy*"

The above is the header to my 5 December 2007 letter to HMCS' Customer Service (attached ¹)

As I assumed Mr Bhangra, HMCS Customer Service Officer, unlikely to be in a position to meet my demand, I copied Mr Kevin Pogson, HMCS Regional Director, on my 5 December 2007 letter. (I had initially addressed my complaint of 13 November 2007 to him (attached ²)).

The 10 December 2007 reply from HMCS Customer Service (attached ³) totally ignores my demand for my case to be immediately transferred to another court. This leads me to contact you, as Justice Secretary, to ask you to, please, intervene.

The claim filed against me on 27 February 2007 in West London County Court is fraudulent – as I explain, very clearly I believe – in the 12 September 2007 "*Defence & Counterclaim*" I submitted to West London County Court (attached ⁴). (With this document, I supplied 76 enclosures as supporting evidence).

It is blatantly obvious that a game is being played to prevent my case from proceeding to a hearing. For example, at the date of writing, I *still* have *not* received a reply from West London County Court to my 2 October 2007 letter (nor indeed correspondence of any kind since its 27 September 2007 letter (attached ⁵)), and nor have I heard from the claimant since its 26 September 2007 correspondence.

I perceive events to be attributable to the fact that my case highlights that a number of parties have not acted as per their stated remit. They made the decision. Not I. I will not suffer injustice for their sake.

I hold the view that what is taking place amounts to denying me my right to defend myself against this fraudulent claim and, thus, among others, a breach of my rights under the Human Rights Act 1998 for a "*fair hearing*" and "*effective remedy*". I have suffered injustice for the last five years. No more! As a tax paying, (law abiding) British Citizen, I have the right to demand access to the justice system.

¹ My 5 December 2007 letter to HMCS Customer Service

² My 13 November 2007 complaint to Mr Kevin Pogson, HMCS Regional Director

³ 10 December 2007 letter from HMCS Customer Service

⁴ My 12 September 2007 "*Defence & Counterclaim*" to the 27 February 2007 claim, 7WL 00675

⁵ 27 September 2007 letter from West London County Court

I trust you will help me in my quest for justice and redress by acceding to my demand.

Thank you.

Yours sincerely

N K-Dit-Rawé

cc.

Mr Kevin Pogson, HMCS Regional Director, 2nd floor, Rose Court, 2 Southwark Bridge Road, London SE1 9HS

Mr Suki Bhangra, Customer Service Officer, 2nd floor, Rose Court, 2 Southwark Bridge Road, London SE1 9HS



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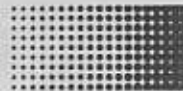
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