



In the High Court of Justice
Queen's Bench Division
Administrative Court

CO Ref:CO/6650/2011

4/31

In the matter of an application for Judicial Review

The Queen on the application of

GRAHAM NASSAU SENIOR-MILNE

versus

INSTITUTE OF CHARTERED ACCOUNTANTS IN ENGLAND AND WALES
ACCOUNTANCY AND ACTUARIAL DISCIPLINE BODY

Application for permission to apply for Judicial Review
NOTIFICATION of the Judge's decision (CPR Part 54.11, 54.12)

Following consideration of the documents lodged by the Claimant [and the Acknowledgement(s) of service filed by the Defendant and / or Interested Party]

Order by His Honour Judge Behrens sitting as a Judge of the High Court in Leeds

Permission is hereby refused.

Reasons:

1. It is common ground that the UK banking crisis raises important issues affecting the public interest in the UK but to date the AADB has not found evidence that anyone has committed an act of misconduct in relation to the 2006 or 2008 audit of Northern Rock.
2. The Claimant has not provided any evidence of misconduct which is not in the public domain and in those circumstances the response of the ICEAW in the letter of 13th April 2011 is reasonable and not susceptible to a public law challenge.

Signed

John Behrens

Dated

16th August 2011

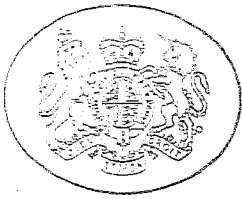
Sent ~~Handed~~ to the claimant, defendant and any interested party / the claimant's, defendant's, and any interested party's solicitors on (date): 17th August 2011

GRAHAM NASSAU GORDON SENIOR-MILNE

Ref No.

Notes for the Claimant

If you request the decision to be reconsidered at a hearing in open court, you must complete and serve the enclosed FORM within 7 days of the service of this order – CPR 54.12



In the High Court of Justice
Queen's Bench Division
Administrative Court

CO Ref no: CO/6650/2011

In the matter of a claim for Judicial Review

The Queen on the application of

SENIOR-MILNE

versus INSTITUTE OF CHARTERED ACCOUNTANTS IN ENGLAND &
WALES

Notice of RENEWAL of claim for permission to apply for Judicial Review (C P R 54.12)

1. This notice must be lodged in the Administrative Court Office and served upon the defendant (and interested parties who were served with the claim form) within 7 days of the service on the claimant or his solicitor of the notice that the claim for permission has been refused.
2. If this form has not been lodged within 7 days of service (para 1 above) please set out below the reasons for delay:

3. Set out below the grounds for renewing the application:

1. My application covered the 2006 audit of Northern Rock & the 2008 audit of Lloyds TSB. The order refers to the 2006 & 2008 audits of Northern Rock ie the order does not cover my application.
2. There were very clear warning signs in relation to N. Rock & these were ignored. This is *prima facie* grounds for an investigation. The ICAC made a decision not to investigate but have given no reasons for that decision.

4. Please supply
COUNSEL'S NAME: *mean that is should be ignored (e.g. Economic Affairs Committee of the House of Lords)*
COUNSEL TELEPHONE NUMBER:

Signed *E. Senior Milne* Dated *21/8/2011*

Claimant's Ref No. Tel.No. Fax No.

To the Administrative Court Office at Leeds, Leeds Combined Court, 1 Oxford Row, Leeds
West Yorkshire, LS1 3BG