

The Court of Appeal is hearing an appeal in the case of Kong v Gulf International Bank (UK)

[et_pb_section fb_built="1" _builder_version="3.0.100" background_image="http://davidk423.sg-host.com/wp-content/uploads/2017/09/bdbf_final-stages-1-4-1.jpg" custom_padding="|||" global_module="2165" saved_tabs="all" global_colors_info="{}"] [et_pb_row _builder_version="4.7.4" min_height="66.4px" custom_padding="50px|||false|false" global_colors_info="{}"] [et_pb_column type="4_4" _builder_version="3.25" custom_padding="|||" global_colors_info="{}" custom_padding__hover="|||"] [et_pb_text _builder_version="4.7.4" _dynamic_attributes="content" text_font="|700||||||" text_font_size="27px" background_layout="dark" custom_margin="0px|||" custom_padding="0px|||" global_colors_info="{}"] @ET-DC@eyJkeW5hbWljIjp0cnVlLCJjb250ZW50IjoicG9zdF90aXRsZSI sInNldHRpbmdzIjp7ImJlZm9yZSI6IiIsImFmdGVyIjoiIn19@[/et_pb_text] [et_pb_text _builder_version="4.14.7" _dynamic_attributes="content" _module_preset="default" text_text_color="#FFFFFF" global_colors_info="{}"] @ET-DC@eyJkeW5hbWljIjp0cnVlLCJjb250ZW50IjoicG9zdF9kYXRlIiwic2V0dGl uZ3Mi0nsiYmVmb3JlIjoiIiwiYWZ0ZXIIi0iIiLCJkYXRlX2ZvcmlhdCI6ImRlZ mF1bHQiLCJjdXN0b21fZGF0ZV9mb3JtYXQi0iIifX0=@[/et_pb_text] [/et_pb_column] [/et_pb_row] [/et_pb_section] [et_pb_section fb_built="1" admin_label="section" _builder_version="3.22.3" global_colors_info="{}"] [et_pb_row admin_label="row" _builder_version="4.7.4" background_size="initial" background_position="top_left" background_repeat="repeat" global_colors_info="{}"] [et_pb_column type="4_4"

```
_builder_version="3.25"           custom_padding="|||"
global_colors_info={}
custom_padding__hover="|||"][et_pb_text
_builder_version="4.14.7"   text_orientation="justified"
use_border_color="off" global_colors_info={}]
```

The Court of Appeal is hearing an appeal in the case of Kong v Gulf International Bank (UK) Limited this week. The case addresses the important issue of when the conduct of a whistleblower can be separated from the act of whistleblowing as a justification for dismissal. BDBF LLP, James Laddie QC of Matrix Chambers and Andrew Smith of 11KBW are acting on a pro bono basis for Protect, the whistleblowing charity who are intervening in the case.

Read more about the case here:
<https://protect-advice.org.uk/appeal-court-case-threatens-workers-ability-to-speak-up-against-injustice-kong-v-gulf-international-bank-uk-ltd-protect-press-release/>.

```
[/et_pb_text][/et_pb_column][/et_pb_row][/et_pb_section][et_pb_section fb_built="1" _builder_version="3.26.6" global_colors_info={}][et_pb_row _builder_version="3.26.6" global_colors_info={}][et_pb_column type="4_4" _builder_version="3.26.6" global_colors_info={}][/et_pb_column][/et_pb_row][/et_pb_section]
```