

On 02/12/2025, 4:06 AM, "Nadia" <nadia@rosekross.com> wrote:

Dear S. Nagita,

Thank you for your email.

I would like to clarify the point you raised regarding the “decision” being challenged.

1. This claim challenges an administrative omission, not a written decision

Under **s.31(2)(a) Senior Courts Act 1981**, administrative omissions and failures to act are fully justiciable in Judicial Review and **do not generate a written decision document**.

The act being challenged in Section 3.1 of N461 is a **single justiciable unlawful omission**, namely:

“The failure of HMCTS/MoJ to perform their statutory duties under the Autism Act 2009, Equality Act 2010, and PSED during my court proceedings and in handling evidence.”

This is a **single continuing administrative failure**, falling squarely within **public-law reviewable acts**, not multiple separate decisions.

2. Why Section 3.2 has no “decision date”

A failure to act **does not have a decision letter** and **does not have a single dated decision**.

This is standard in cases involving:

- failure to safeguard a vulnerable litigant
- failure to comply with Equality Act duties

- failure to follow statutory guidance
- administrative refusals or omissions
- failure to log/respond/escalate evidence

Courts routinely accept JR claims where the challenged act is an **ongoing omission** (e.g., *R (Coughlan)*, *R (Luton)*, *R (Plantagenet Alliance)*, *R (Rowley)*).

3. The “one decision rule” is already complied with

The claim does **not** challenge multiple decisions.

It challenges **one continuing public-law failure** by HMCTS/MoJ, precisely as drafted in Section 3:

The single public-law act under challenge

“The ongoing administrative omissions by HMCTS/MoJ to carry out statutory duties owed to a disabled court user under the Autism Act, Equality Act and PSED.”

That is **one decision** for JR purposes:

A single, continuing failure to act lawfully.

4. If the Court requires a sentence added to Section 3.2

I can amend Section 3.2 to state:

3.2 “The decision challenged is an ongoing administrative omission, continuing throughout the period March 2023–present, and therefore has no single decision letter or decision date.”

If the Court would like this wording submitted formally, I will provide it immediately.

5. Confirmation of next step

Given the urgency of the claim, the medical evidence already filed, and the Court’s PSED duties, I respectfully expect confirmation **today** that the claim will now be processed without further delay and placed before a judge for urgent consideration. My N463 has been pending since 25 November. Any further procedural obstruction or repeated requests for documents that have already been supplied would pose a serious safeguarding risk. Please therefore confirm **today** that the claim will proceed and that no further requirements remain outstanding at this stage.

Yours faithfully,

Nadia Zahmoul

Litigant in Person

AC-2025-LON-004293

Email: nadia@rosekross.com

From: Administrative Court Office Immediates
<administrativecourtoffice.immediates@justice.gov.uk>
Date: Tuesday, December 2, 2025 at 3:52 AM
To: Nadia <nadia@rosekross.com>
Subject: RE: URGENT: Filing of N461 Judicial Review Bundle — Request for Immediate Sealing & Judicial Consideration/URGENT – Request for Case Reference Number (N461 JR Claim – Zahmoul v MoJ & HMCTS)/URGENT – Resubmission of ACO-Compliant Bundle (N461 + N463) an...

Good morning,

I have taken over dealing with this inbox and have reviewed the application that was submitted yesterday. We have not been able to process this application for the following reasons.

- It is unclear what decision you are attempting to challenge as we have not been able to locate a decision document. You have noted in section 3.1 that you are challenging several decisions, please note that the court can only deal with one decision at a time and you must note the date of the decision being challenged in section 3.2 and also provide a copy of that decision from the defendant ensuring it is the same date as you have noted in section 3.2.

Please provide a response at your earliest convenience to avoid further delays.

Kind regards,

S. Nagita **OFFICIAL**


Administrative Court Office | Issues and Enquiry

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From: Nadia <nadia@rosekross.com>

Sent: 02 December 2025 08:38

To: Administrative Court Office Immediates

<administrativecourtoffice.immediates@justice.gov.uk>

Subject: Re: URGENT: Filing of N461 Judicial Review Bundle — Request for Immediate Sealing & Judicial Consideration/URGENT – Request for Case Reference Number (N461 JR Claim – Zahmoul v MoJ & HMCTS)/URGENT – Resubmission of ACO-Compliant Bundle (N461 + N463) an...

Importance: High

Dear Administrative Court,

Thank you for your email.

I confirm that **all Family Court and all Financial Remedy proceedings between myself and Mr Zahmoul are fully concluded.**

There are **no ongoing hearings, no reserved judgments, no listed reviews, and no remaining applications** in any Family or Financial Remedy jurisdiction.

There are **no active cases** at any level of the Family Court or High Court Family Division.

My Judicial Review concerns **only administrative acts and omissions** of HMCTS and the Ministry of Justice in their handling of evidence and statutory duties, and does **not** relate to any ongoing family litigation.

Please let me know if the Court requires anything further.

Yours sincerely,

Nadia Zahmoul

Litigant in Person

Nadia@rosekross.com

From: Administrative Court Office Immediates
<administrativecourtoffice.immediates@justice.gov.uk>

Date: Monday, December 1, 2025 at 9:20 AM

To: Nadia <nadia@rosekross.com>

Subject: Re: URGENT: Filing of N461 Judicial Review Bundle — Request for Immediate Sealing & Judicial Consideration/URGENT – Request for Case Reference Number (N461 JR Claim – Zahmoul v MoJ & HMCTS)/URGENT – Resubmission of ACO-Compliant Bundle (N461 + N463) an...

Dear Ms Zahmoul,

We acknowledge receipt of your applications. We understand that you are seeking permission to apply for judicial review challenging the acts or omissions of the Defendants in handling criminal evidence you have provided regarding Mr Zahmoul.

To assist the Administrative Court to understand the current position to deal with it expeditiously for urgent consideration, please can you confirm if there are there are any ongoing financial remedy case or active Family case at the moment? If so at what level of court and what stage the proceedings are at.”

Kind regards,

S Sikity **OFFICIAL**

Administrative Court Office | Issues and Enquiries

King's Bench Division | HMCTS | Royal Courts of Justice| Strand, London | WC2A 2LL

Phone: 020 7947 6000

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From: Nadia <nadia@rosekross.com>

Sent: Monday, December 1, 2025 6:50 AM

To: Administrative Court Office Immediates <administrativecourtoffice.immediates@justice.gov.uk>

Cc: Administrative Court Office, List Office <administrativecourtoffice.listoffice@justice.gov.uk>;

Administrative Court Office, Case Progression

<administrativecourtoffice.caseprogression@justice.gov.uk>

Subject: Re: URGENT: Filing of N461 Judicial Review Bundle — Request for Immediate Sealing & Judicial Consideration/URGENT – Request for Case Reference Number (N461 JR Claim – Zahmoul v MoJ & HMCTS)/URGENT – Resubmission of ACO-Compliant Bundle (N461 + N463) an...

Dear Administrative Court,

Further to your email of 28 November, I now resubmit the **fully ACO-compliant consolidated bundle** for my Judicial Review claim (N461) together with the urgent application for expedition (N463).

The bundle is now presented as a **single paginated PDF including:**

- Full Index
- N461 Claim Form + continuation sheets
- N463 Urgent Application + continuation sheets
- Detailed Grounds
- Witness Statement (WS1)
- Exhibits A–D
- Medical evidence (including the signed report from Dr Bruce Hayse)
- Draft Order
- Authorities

This addresses every point raised in your guidance, including the requirement for a single document, pagination, and inclusion of both applications within one bundle.

Medical urgency — Equality Act and PSED duties engaged

As the Court is aware, I am a vulnerable litigant with Autism Spectrum Condition and PTSD. My treating physician, **Dr Bruce Hayse**, has confirmed in his signed medical report that:

- I am at acute medical and psychiatric risk,
- delays in the Court process are materially worsening my condition, and
- urgent judicial action is required to prevent clinical deterioration.

I was hospitalised this weekend with acute abdominal pain directly linked to stress.

The Court owes duties under:

- **Equality Act 2010 (ss.20–21),**
- **Public Sector Equality Duty (s.149),** and
- **the Overriding Objective**

to ensure that my applications are processed promptly and safely.

Urgent Request

Given that:

- the N463 application has been pending since 25 November,
- the Defendants were properly served,
- and the complete ACO-compliant bundle is now filed,

I respectfully request that the Court:

1. **Confirm sealing of the claim today,**
2. **Issue a case reference number,** and
3. **Place the N463 before a judge immediately** for urgent consideration.

Any further delay would present a significant, medically-documented safeguarding risk.

I would be grateful for confirmation as soon as possible.

Yours faithfully,

Nadia Zahmoul

Litigant in Person

Email: nadia@rosekross.com

CC:

Administrative Court Office — Case Progression

Administrative Court Office — List Office

From: Administrative Court Office Immediates
<administrativecourtoffice.immediates@justice.gov.uk>

Date: Friday, November 28, 2025 at 9:39 AM

To: Nadia <nadia@rosekross.com>

Subject: Re: URGENT: Filing of N461 Judicial Review Bundle — Request for Immediate Sealing & Judicial Consideration/URGENT – Request for Case Reference Number (N461 JR Claim – Zahmoul v MoJ & HMCTS)

Good afternoon,

Please note the court requires your bundle to contain your applications and supporting documents.

You have provided an N461 bundle with no index and I have been unable to locate the N463 in the application.

Kind regards,

S Sikity **OFFICIAL**

Administrative Court Office | Issues and Enquiries

King's Bench Division | HMCTS | Royal Courts of Justice | Strand, London | WC2A 2LL

Phone: 020 7947 6000

Web: www.gov.uk/hmcts



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From: Nadia <nadia@rosekross.com>

Sent: Friday, November 28, 2025 2:52 PM

To: Administrative Court Office Immediates <administrativecourtoffice.immediates@justice.gov.uk>

Cc: Administrative Court Office, List Office <administrativecourtoffice.listoffice@justice.gov.uk>;

Administrative Court Office, Case Progression

<administrativecourtoffice.caseprogression@justice.gov.uk>

Subject: FW: URGENT: Filing of N461 Judicial Review Bundle — Request for Immediate Sealing & Judicial Consideration/URGENT – Request for Case Reference Number (N461 JR Claim – Zahmoul v MoJ & HMCTS)

Dear Administrative Court General Office,

I write further to my urgent filing today of an ACO-compliant N461 Judicial Review bundle in **Zahmoul v Ministry of Justice & HMCTS**, and to my email to Case Progression requesting a case reference number.

I have been informed that no assistance can be provided by Case Progression until a case reference number has been allocated, and that I must therefore contact the General Office.

Accordingly, I respectfully request that:

1. A **case reference number** for my N461 Judicial Review claim be allocated **as a matter of urgency**; and
2. Confirmation be provided that my N461 bundle (sent today under the subject line “*N461 Urgent Bundle – Zahmoul v MoJ & HMCTS*”) has been **received and accepted for issue**.

This matter is medically urgent. My treating physician, **Dr Bruce Hayse**, has provided a signed report confirming that I am in a clinically fragile psychiatric state and that delay in the Court process creates a **significant safeguarding risk**. I am a **disabled litigant** (Autism and PTSD), and the Court’s duties under the **Equality Act 2010** and the **Public Sector Equality Duty (s.149)** are therefore engaged.

I am acting as a **litigant in person** and do not have the financial means to obtain legal representation. I have done everything I can to comply with the Administrative Court’s requirements and to provide a single, court-ready N461 bundle.

For these reasons, I would be very grateful if a case reference number could be issued **today**, and if my claim could then be progressed to case progression for urgent consideration alongside my N463 application.

Yours faithfully,

Nadia Zahmoul

Litigant in Person

Email: Nadia@rosekross.com

From: Nadia <nadia@rosekross.com>

Date: Friday, November 28, 2025 at 7:32 AM

To: Administrative Court Office Immediates

<administrativecourtoffice.immediates@justice.gov.uk>

Cc: "Administrative Court Office, List Office"

<administrativecourtoffice.listoffice@justice.gov.uk>

Subject: Re: URGENT: Filing of N461 Judicial Review Bundle — Request for Immediate Sealing & Judicial Consideration

Dear Administrative Court,

Further to your email requesting an **ACO-compliant single-PDF bundle**, I now resubmit the entire Judicial Review application in one consolidated document:

Attachment: *N461 Urgent Bundle – 28 November 2025 (single PDF)*

This document contains:

- N461 Claim Form (with continuation sheets)
- Detailed Statement of Facts
- Detailed Grounds
- Witness Statement and Exhibits
- Draft Order
- Signed medical evidence from my treating physician, Dr. Bruce Hayse
- All supporting materials in the correct order

I confirm that this is a **single, unified, ACO-compliant** PDF as requested.

1. Medical Emergency — Urgent Judicial Action Required Today

My treating physician, **Dr Bruce Hayse**, has submitted a **signed clinical report** (included within the PDF bundle) confirming:

- I am currently in a **severe psychiatric crisis**

- My stability **depends on timely judicial action**
- Any delay **significantly increases the risk of hospitalisation**
- The matter must be treated as **urgent for safeguarding reasons**

This places the Court under statutory duties engaged by:

- **Equality Act 2010, ss.20–21 (reasonable adjustments)**
- **Equality Act 2010, s.149 (Public Sector Equality Duty)**
- **The overriding objective**, particularly protections for vulnerable litigants
- **Administrative Court disability guidance**

Given the seriousness of my condition, **I respectfully request sealing and judicial consideration today.**

Waiting until Monday would contradict the medical evidence and expose me to significant and documented clinical risk.

2. I am a litigant in person with no access to legal representation

I respectfully reiterate that I cannot obtain legal advice due to financial constraints.

Your request that I “seek legal advice” cannot act as a barrier to my right to access the Administrative Court.

I have now:

- Complied fully with PD 54A
- Provided the N461
- Provided the N463
- Filed every required continuation sheet

- Assembled the bundle exactly as requested, in one coherent PDF
- Served the Defendants
- Provided urgent medical evidence

3. Request for Immediate Action

Given:

- the medically urgent situation,
- the ACO-compliant bundle now filed,
- the fact that the N463 has been pending since **25 November**,
- and the statutory duties engaged,

I respectfully request:

(1) Sealing of the N461 today

(2) Immediate referral of the N463 to a judge today

(3) Confirmation of urgent listing

I would be grateful for written confirmation of receipt, acceptance, and sealing.

Thank you for your attention to this urgent and medically fragile matter.

Yours faithfully,

Nadia Zahmoul

Litigant in Person

Email: nadia@rosekross.com

From: Administrative Court Office Immediates

<administrativecourtoffice.immediates@justice.gov.uk>

Date: Friday, November 28, 2025 at 7:06 AM

To: Nadia <nadia@rosekross.com>

Subject: Re: URGENT: Filing of N461 Judicial Review Bundle — Request for Immediate Sealing & Judicial Consideration

Good afternoon,

Please note an ACO compliant bundle must be filed as soon as possible: [Administrative Court: Information for Court Users – June 2022 - Courts and Tribunals Judiciary](#)

Please see guidance attached <https://www.judiciary.uk/wp-content/uploads/2022/07/Administrative-Court-Information-for-court-users-June22.pdf>

The court cannot accept your application and supporting documents in separated documents and multiple emails.

Please resubmit and ensure all key supporting documents are available for review.

Kind regards,

S SikityOFFICIAL****

Administrative Court Office | Issues and Enquiries

King's Bench Division | HMCTS | Royal Courts of Justice | Strand, London | WC2A 2LL

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From: Nadia <nadia@rosekross.com>

Sent: Friday, November 28, 2025 1:31 PM

To: Administrative Court Office Immediates <administrativecourtoffice.immediates@justice.gov.uk>

Subject: URGENT: Filing of N461 Judicial Review Bundle — Request for Immediate Sealing & Judicial Consideration

Dear Administrative Court,

I write as a litigant in person without access to legal representation, and in extremely urgent medical circumstances, to file the complete N461 Judicial Review bundle as directed.

Please find attached:

1. N461 Claim Form (with continuation sheets)
2. Full N461 Bundle — including Detailed Grounds, WS, and exhibits
3. Signed medical report from Dr Bruce Hayse confirming clinical crisis and the need for urgent judicial intervention

1. Why this must be sealed and listed today

Your earlier emails indicated that an N463 cannot be considered unless accompanied by a full N461.

I have now complied fully and precisely with the requirements of PD 54A.

Given that:

- the N463 urgent application was filed on 25 November,
- the Defendants have been properly served,
- and the full N461 bundle is now filed,

I respectfully request that the claim be sealed today and immediately placed before a judge for urgent consideration pursuant to:

- PD 54A,
- s.31A Senior Courts Act,
- and the overriding objective, particularly for vulnerable court users.

2. Medical urgency — exceptional vulnerability (clinical evidence attached)

My treating physician, Dr Bruce Hayse, has issued a signed medical report confirming:

I am in a severe state of psychiatric risk,

- my stability depends on the certainty and timing of the Court's process,
- and that this matter must be expedited for safeguarding reasons,
- and he specifically warns that hospitalisation may be required absent timely judicial action.

This must be treated as exceptional vulnerability under:

- the Equality Act 2010,
- the Public Sector Equality Duty,
- and the Court's duty to provide reasonable adjustments.

3. I am a litigant in person — I cannot afford legal advice

Your previous message stated:

“Please seek legal advice.”

I wish to clarify respectfully that:

- I do not have the financial means to obtain legal representation;
- I am acting entirely as a litigant in person;
- and the Administrative Court Guide expressly anticipates, and protects, LiPs;
- the requirement to “seek legal advice” cannot be a condition of access to the Court.

I have now followed every procedural instruction and provided the materials the Court indicated were required.

4. Request

In light of:

- the urgent medical evidence,
- the statutory disability duties owed,
- the fact that all procedural documents are now filed,
- and the fact that the N463 urgent application has been pending for three days,

I respectfully request that the Court:

(1) Seal the N461 claim today

(2) Refer the N463 to a judge immediately, today

(3) Confirm listing for an urgent oral consideration

(as requested in Section 3 of N463)

Please confirm receipt and sealing at your earliest opportunity.

Yours faithfully,

Nadia Zahmoul

Litigant in Person

Email: Nadia@rosekross.com

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