

Nadia Zahmouli

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**Subject:** URGENT: Filing of N461 Judicial Review Bundle — Request for Immediate Sealing & Judicial Consideration  
**Date:** Friday, November 28, 2025 at 6:31:55 AM Mountain Standard Time  
**From:** Nadia <nadia@rosekross.com>  
**To:** Administrative Court Office Immediates <administrativecourtoffice.immediates@justice.gov.uk>  
**Priority:** High  
**Attachments:** N461 Urgent Bundle 28November2025.pdf

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

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