# **Meeting Guide: Thurrock Council - 27 August 2025**

Your Name: Nnamdi Michael Okpala

Case Reference: 1083077

**Meeting Purpose:** Section 202 Review Closure & Legal Action Notice

# **Page 1: Key Points to Present**

# **Your Status & Rights**

• Age: 24 years old

• **Disabilities:** Autism, ADHD, Asperger's Syndrome

Care Leaver: Former hospital patient (Ellingham Hospital 2016-2017)

Qualified: Independent Living Certificate holder

• Current Illegal Status: Forced into inappropriate accommodation

# **What Thurrock Council Got Wrong**

#### 1. Section 184 Decision (20 May 2025) - UNLAWFUL

- You ARE homeless AKSupport illegally evicted you
- You ARE vulnerable due to disability and care leaver status
- Council failed to properly assess your needs

#### 2. Human Rights Violations

- Article 8: Right to home and private life BREACHED
- Article 3: Protection from degrading treatment BREACHED
- 6+ years without proper housing despite qualifications

#### 3. Disability Discrimination

- No reasonable adjustments made for autism/ADHD
- Ignored Independent Living Certificate
- Failed equality duties under Equality Act 2010

### **Financial Impact of Council Failures**

- **Hotel costs:** £372+ (Best Western during eviction)
- Business losses: Disrupted income and opportunities
- 6+ years delays: Prevented PhD studies and career development

• **Total claim:** £270 million compensation

# **Page 2: What You Want TODAY**

#### **Immediate Demands**

### 1. Formal Acknowledgment

- Council admits systemic failures in your case
- Written apology for 6+ years of housing denial
- Recognition of illegal eviction by AKSupport

#### 2. Emergency Housing Solution

- Immediate placement in independent accommodation
- Location: Near Cambridge (for PhD studies)
- Type: 1-bedroom flat, fully accessible
- Timeline: Within 7 days of this meeting

### 3. Financial Compensation

- Emergency payment: £10,000 immediately for losses incurred
- Full compensation: £270 million legal proceedings to commence
- Legal costs: Council to cover all legal fees

## **Legal Action if No Agreement**

#### If Council Refuses Today:

- Judicial Review application filed within 48 hours
- High Court proceedings for human rights violations
- Media campaign highlighting Council failures
- Ombudsman complaints to LGA and Government

# **Your Evidence Package**

- ✓ Section 184 unlawful decision letter
- ✓ Independent Living Certificate
- √ Medical records (Ellingham Hospital)
- √ AKSupport eviction evidence
- √ 6+ years timeline of failures
- √ Human rights legal opinion

## **Key Legal Points to State**

# "Under Section 189 Housing Act 1996, I am in priority need due to:"

- Care leaver status
- Disability (autism, ADHD, Asperger's)
- Vulnerability from institutional care

#### "Your Section 184 decision is unlawful because:"

- You failed to properly investigate my disability needs
- You ignored evidence of illegal eviction by AKSupport
- You breached public sector equality duty

## "I am legally entitled to accommodation because:"

- I have Independent Living Certificate proving capability
- I am homeless through no fault of my own
- I have priority need under statutory criteria

# **Final Statement for Meeting**

"I have waited 6+ years for basic human right to housing. I am qualified, capable, and legally entitled to independent accommodation. Today you can resolve this properly, or I will pursue full legal action for £270 million compensation for the human rights violations I have suffered. The choice is yours."

Meeting Outcome Required: Written agreement or formal refusal for legal proceedings

Contact for follow-up: <a href="mailto:okpalan@protonmail.com">okpalan@protonmail.com</a>

**Legal representation:** [To be confirmed if no resolution]