

N244 Application Submission

From: Irene Spalletti (property_92@yahoo.com)
To: chiaralongo@edwardsfamilylaw.co.uk
Date: Thursday 15 May 2025 at 16:16 BST

Hi Chiara,

Unfortunately, I'm unable to assist you with this matter, as I haven't received a copy myself and I'm not sure what the court is referencing either.

However, I'm taking this opportunity to send you a copy of the N244 application I submitted to the court this morning.

Apologies I can't be more helpful.

Best regards,

Irene Spalletti
Dear Ms Spalletti



N244_MOOED350.pdf
11.5MB

Application notice

For help in completing this form please read the notes for guidance form N244Notes.

Find out how HM Courts and Tribunals Service uses personal information you give them when you fill in a form: <https://www.gov.uk/government/organisations/hm-courts-and-tribunals-service/about/personal-information-charter>

Name of court	Claim no.
Fee account no. (if applicable)	Help with Fees – Ref. no. (if applicable)
	H W F - -
Warrant no. (if applicable)	
Claimant's name (including ref.)	
Defendant's name (including ref.)	
Date	

1. What is your name or, if you are a legal representative, the name of your firm?

2. Are you a Claimant Defendant Legal Representative
 Other (please specify)

3. What order are you asking the court to make and why?

4. Have you attached a draft of the order you are applying for? Yes No

5. How do you want to have this application dealt with? at a hearing without a hearing
 at a remote hearing

6. How long do you think the hearing will last?
 Is this time estimate agreed by all parties? Yes No

7. Give details of any fixed trial date or period

8. What level of Judge does your hearing need?

9. Who should be served with this application?

- 9a. Please give the service address, (other than details of the claimant or defendant) of any party named in question 9.

10. What information will you be relying on, in support of your application?

- the attached witness statement
- the statement of case
- the evidence set out in the box below

If necessary, please continue on a separate sheet.

I am the Defendant in this matter and make this application as a litigant in person.

I respectfully request that the hearing listed for 4 June 2025 be adjourned and that the matter be removed from the Part 8 procedure. I submit that the application is premature, procedurally inappropriate, and disproportionate given the facts and ongoing circumstances.

On 19 February 2025, I agreed to place the property on the market within two weeks — in accordance with the Claimant's request — conditional only upon him covering the mortgage redemption fee. Despite my agreement to all other terms, the Claimant refused. I remain willing to proceed with the sale, but it is unreasonable for him to expect agreement to a forced sale while refusing to share basic costs.

The Claimant claims to have incurred over £20,000 in legal fees in family proceedings, likely more in civil, yet he refuses to contribute an estimated £3,500 redemption fee that would allow immediate sale. Instead, he has launched this costly civil application — a misuse of court resources and an undue burden on me as a litigant in person.

I submitted my Acknowledgment of Service on 28 February 2025. My solicitor ceased acting on 10 April 2025, leaving me to prepare my defence alone, amid hundreds of pages of disputed material and financial inconsistencies. This case raises complex and contested facts and is unsuitable for the Part 8 procedure.

I have also submitted a formal complaint to the Solicitors Regulation Authority (SRA), which is currently under active review, regarding the Claimant's former solicitor, who I believe acted in breach of professional protocols and placed undue pressure on me prior to any legal instruction. Preparing the supporting file has required substantial time and effort, further strained my time, resources, and emotional resilience and impacting my ability to focus on this defence while unrepresented.

No genuine attempt at mediation has been made, and my request for hearing transcripts — necessary for a proper defence — was rejected. I am actively seeking assistance through legal charities or advocacy services, but need time to do so.

The judge granted me a Non-Molestation Order which includes sole occupation of the property until 25 October 2025, with a requirement that both parties continue to equally share all property-related expenses. This order was intended to provide me with stability and the opportunity to regain employment. Despite this, my life has been entirely consumed by defending myself against ongoing pressure and legal tactics from the Applicant and his former solicitor, leaving me unable to focus on rebuilding my life as the court intended.

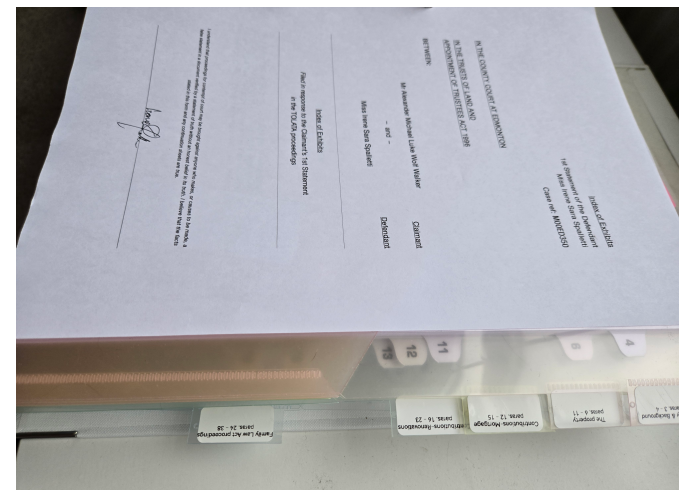
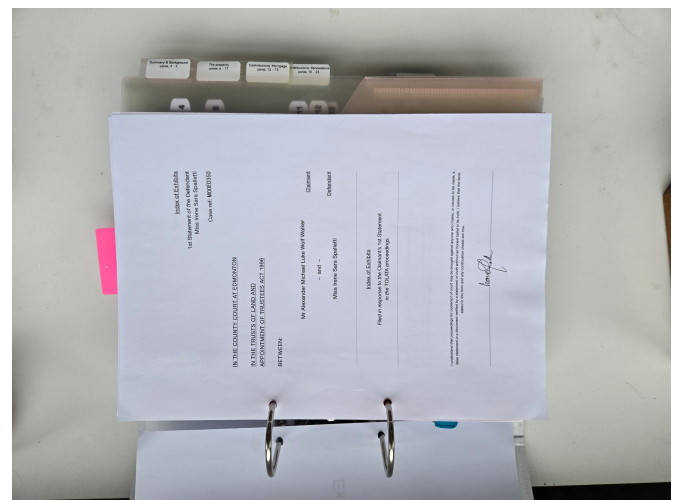
I respectfully request that the court:

- I do not believe this should proceed under Part 8 and would like to apply for the court to pause or convert the case so that it can be properly handled with full evidence and consideration.
- Allow me additional time to obtain legal support and properly present my defence as I have been unable to respond fully because of the complexity of the claims and misinformation in the claimant's case.

The emotional and procedural toll of responding to this application while simultaneously managing an SRA complaint has been severe. I believe the Claimant's conduct — and that of his former solicitor — has repeatedly misled the court, and I respectfully ask for the opportunity to have my defence reviewed before any further hearings proceed.

Due to the complexity of the issues raised and the extensive misinformation presented in the Claimant's application—without supporting evidence—I have had to compile a comprehensive defence, which now spans three folders.

As a litigant in person, this has been a significant undertaking. I respectfully ask the court to take into account the scale of work involved, and to consider whether this matter is suitable for the Part 8 procedure. I also request that my defence be reviewed by a judge before any substantive hearing takes place, to ensure fairness and proper case management.





HM Courts & Tribunals Service

Notice of change of solicitor

You should tick either box A or B as appropriate.
Complete details as necessary.

Name of court

FAMILY COURT AT EDMONTON

Case number

M00ED350

Name of applicant or serial no.

Alexander Michael Luke Wolf Walker

Respondent

Irene Sara Spalletti

I (We) give notice that

A

- my solicitor (give name and address below) has ceased to act for me and I shall now be acting in person.

Name of solicitor

Sandra Joe-Ejim

Name of firm

Sternberg Reed LLP

Address

First line of address

River House

Second line of address

Stour Street

Town or city

Canterbury

County (optional)

Kent

Postcode

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B

We (give name of solicitor)

Name of solicitor

have been instructed to act on behalf of the

applicant

respondent

in this application

in place of (give name and address of previous solicitors)

Name of solicitor

Name of firm

Address

First line of address

Second line of address

Town or city

County (optional)

Postcode

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C

I (we) have served notice of this change on every party in this application (and on the former solicitor).

Solicitor's address to which documents should be sent
(including any reference)

Name of solicitor

Irene Sara Spalletti

Name of firm

Litigant in person

Address

First line of address

92 Ollerton Road

Second line of address

Town or city

County (optional)

London

Postcode

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Phone number

07412 604767

DX number

Email

irene.spalletti@gmail.com

Reference number (if applicable)

Signed

A handwritten signature in black ink, appearing to read "Ian Doherty". It is enclosed in a thin black rectangular border.

- Applicant
- Applicant's solicitor
- Applicant's litigation friend
- Respondent
- Respondent's solicitor
- Respondent's litigation friend

Dated

Day Month Year

10	04	2025
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If signing on behalf of firm or company give position or office held

Litigant in person

11. Do you believe you, or a witness who will give evidence on your behalf, are vulnerable in any way which the court needs to consider?

Yes. Please explain in what way you or the witness are vulnerable and what steps, support or adjustments you wish the court and the judge to consider.

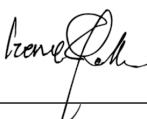
No

Statement of Truth

I understand that proceedings for contempt of court may be brought against a person who makes, or causes to be made, a false statement in a document verified by a statement of truth without an honest belief in its truth.

- I believe** that the facts stated in section 10 (and any continuation sheets) are true.
- The applicant believes** that the facts stated in section 10 (and any continuation sheets) are true. **I am authorised** by the applicant to sign this statement.

Signature



- Applicant
- Litigation friend (where applicant is a child or a Protected Party)
- Applicant's legal representative (as defined by CPR 2.3(1))

Date

Day Month Year

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Full name

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Name of applicant's legal representative's firm

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If signing on behalf of firm or company give position or office held

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Applicant's address to which documents should be sent.

Building and street

Second line of address

Town or city

County (optional)

Postcode

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If applicable

Phone number

Fax phone number

DX number

Your Ref.

Email