

Please could you send me a copy of what's been filed to the court on my behalf?

The information sent was never shared with me

Please let me about the reasonable adjustments.

Many thanks,

Irene

[Yahoo Mail: Search, organise, conquer](#)

On Fri, 30 May 2025 at 10:56, Chiara Longo

<[chiaralongo@edwardsfamilylaw.co.uk](mailto:chiaralongo@edwardsfamilylaw.co.uk)> wrote:

Dear Irene,

Please see enclosed draft index to the bundle for use at the case management hearing on 4 June 2025.

Please let me know if you have any proposed amendments, and I shall consider the same. Please do come back to me with your proposed amendments **by 2pm today**. Should I not hear from you by then, the bundle will be filed in its current form.

Kind regards,  
Chiara



RE\_ Walker v Spalletti Case No\_ M00ED350 (SPAL13\_2) [HFC-HFC.FID176697].msg  
521.5kB



11. Acknowledgment of Service - 13.03.2025.pdf  
43.6kB



M00ED350 Bundle for Case Management Hearing on 4 June 2025.pdf  
19.1MB

## RE: Walker v Spalletti - Bundle Index

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From: Chiara Longo (chiaralongo@edwardsfamilylaw.co.uk)

To: property\_92@yahoo.com

Cc: kellyedwards@edwardsfamilylaw.co.uk

Date: Friday 30 May 2025 at 17:27 BST

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Dear Irene,

Many thanks for your email below. Please see enclosed Acknowledgment of Service filed on your behalf, dated 13 March 2025.

I also enclose correspondence between HFC and your previous solicitors. You will see that your solicitors filed the AoS with the court on your behalf on 13 March 2025 via email.

I note your comment in relation to my client filing his evidence “the evening before the hearing”, in relation to the Family Law Act proceedings. However, this is incorrect. I have checked the file and my client filed his witness statement on 21 November 2025, five days before the hearing listed on 26 November 2025. I assume therefore you may be referring to the position statements prepared by Counsel on my client’s behalf. For your information, it is standard practice for position statements to be filed the day preceding the hearing.

In any event, the Family Law Act proceedings have concluded and took place in the family court, under different procedures and rules. Your comparison is therefore unhelpful and unpersuasive.

In relation to “reasonable adjustments”, please note that I am not your solicitor, and therefore I am precluded from giving you any advice. However, if you have any particular adjustments you require to attend the hearing, including special measures, it is your responsibility to contact Edmonton County Court directly to ensure these will be facilitated.

Lastly, as I have not heard from you in relation to the draft index, I enclose the bundle which was filed at Court earlier today.

Kind regards,  
Chiara

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**From:** Irene Spalletti <property\_92@yahoo.com>  
**Sent:** 30 May 2025 11:26  
**To:** Chiara Longo <chiaralongo@edwardsfamilylaw.co.uk>  
**Cc:** Kelly Edwards <KellyEdwards@edwardsfamilylaw.co.uk>  
**Subject:** Re: Walker v Spalletti - Bundle Index

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Kind regards,  
Chiara

**Chiara Longo**

Associate Solicitor

[chiaralongo@edwardsfamilylaw.co.uk](mailto:chiaralongo@edwardsfamilylaw.co.uk)

Office - 020 3983 1818

5 Southampton Place, London, WC1A 2DA



EDWARDS FAMILY LAW



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