

# URGENT: acknowledgment received on 25.02.25 – M00ED350 Alexander Walker vs Irene Spalletti

2 messages

Irene Spalletti <irene.spalletti@gmail.com>

26 February 2025 at 08:25

To: "Edmonton County, Enquiries" <enquiries.edmonton.countycourt@justice.gov.uk>

Dear Sir/Madam,

I was overseas with my parents and I only received the court documents on the 25th February. Therefore can you confirm I have 14 days to file my response from yesterday?

Many thanks, Irene Spalletti

Edmonton County, Enquiries <enquiries.edmonton.countycourt@justice.gov.uk>

27 February 2025 at

To: Irene Spalletti <irene.spalletti@gmail.com>

Dear sir/madam

Thank you for the email, please file an acknowledgment of service.

Kind regards,

# Mr. George Charalambous

### **Administration Officer**

Administration Officers | HMCTS | Edmonton County Court, 59 Fore Street, Upper Edmonton, London, N18 2TN

**Phone:** 0300 123 5577

gov.uk/hmcts





# M00ED350 - CPR Part 8 - Acknowledgment of Service - Mr. A M L W Walker / Miss I S Spalletti

7 messages

Irene Spalletti <irene.spalletti@gmail.com>

28 February 2025 at 17:48

To: "Edmonton County, Enquiries" <enquiries.edmonton.countycourt@justice.gov.uk>

Dear Sir/Madam,

Please find attached:

- The completed CPR Part 8 Acknowledgment of Service form which includes written evidence
- EX160 application form
- All the communication received by the other party's solicitor regarding this property matter which I consider harassing and threatening.

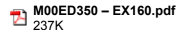
As I remain legally unrepresented, could you please confirm I have filled this correctly or if you require anything else?

Warmest regards, Irene Spalletti

#### 3 attachments



M00ED350 - CPR Part 8 - Acknowledgment of Service.pdf 1695K



M00ED350\_Communication\_from\_other\_party\_solicitor.pdf 15742K

Edmonton County, Enquiries <enquiries.edmonton.countycourt@justice.gov.uk>

5 March 2025 at 10:15

To: Irene Spalletti <irene.spalletti@gmail.com>

Dear Ms Spalletti,

### **EMAIL CRITERIA**

The email and attachments are returned as they exceed the 50 page limit- see information below:

All Civil and Family process, applications and documents will be accepted by email as long as when the entire email is printed out it is not more than 50 pages. This should include the email, all attachments (including any documents embedded in another) and enough copies to serve on required parties.

#### Please note that:

- 1. A page is one side, so 50 pages equals 25 pieces of paper printed on both sides.
- 2. Do not use more than one email to take any step in a case which requires a document or documents to be filed.

Please send the Documents by post / dx or alternatively you can post them in the drop box which is located on the ground floor of the court Monday to Friday between the hours of 9am to 4pm.

Kind Regards

# Mrs. E. Lazarou

### **Administration Officer**

Administration Officers | HMCTS | Edmonton County Court, 59 Fore Street, Upper Edmonton, London, N18 2TN

Phone: 0300 123 5577

gov.uk/hmcts



Here is how HMCTS uses personal data about you











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This e-mail and any attachments is intended only for the attention of the addressee(s). Its unauthorised use, disclosure, storage or copying is not permitted. If you are not the intended recipient, please destroy all copies and inform the sender by return e-mail. Internet e-mail is not a secure medium. Any reply to this message could be intercepted and read by someone else. Please bear that in mind when deciding whether to send material in response to this message by e-mail. This e-mail (whether you are the sender or the recipient) may be monitored, recorded and retained by the Ministry of Justice. Monitoring / blocking software may be used, and e-mail content may be read at any time. You have a responsibility to ensure laws are not broken when composing or forwarding e-mails and their contents.

----- Forwarded message ------

From: Irene Spalletti <irene.spalletti@gmail.com>

Date: Fri, 28 Feb 2025 at 17:48

Subject: M00ED350 - CPR Part 8 - Acknowledgment of Service - Mr. A M L W Walker / Miss I S Spalletti

To: Edmonton County, Enquiries <enquiries.edmonton.countycourt@justice.gov.uk>

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#### 3 attachments

**7**.

M00ED350 - CPR Part 8 - Acknowledgment of Service.pdf 1695K

**7**3 I

M00ED350 - EX160.pdf

237K

M00ED350\_Communication\_from\_other\_party\_solicitor.pdf

## Irene Spalletti <irene.spalletti@gmail.com>

To: Sandra Joe-Ejim <sandra.joe-ejim@sternberg-reed.co.uk>

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#### 3 attachments

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M00ED350 - CPR Part 8 - Acknowledgment of Service.pdf 1695K



M00ED350 - EX160.pdf

237K

M00ED350\_Communication\_from\_other\_party\_solicitor.pdf 15742K

Irene Spalletti <irene.spalletti@gmail.com>

To: "Edmonton County, Enquiries" <enquiries.edmonton.countycourt@justice.gov.uk>

4 April 2025 at 16:02

12 March 2025 at 16:12

Dear Sir/Madam,

I believe my solicitor who is no longer instructed has contacted you regarding this matter.

Please find an update on the case, including a new response to the other party's communication. This TOLATA application is absolutely unfair as Ms Walker and her client have not followed protocol (the SRA has now opened the investigation). There hasn't been any mediation and they have completely ignored the communication from my previous solicitors. With £393/month of Universal Credit I am in no position to afford a solicitor.

Please see all updated communication:

M00ED350 - WP to Ms Walker - 04 April.pdf

M00ED350 - WP - draft - 31 March.pdf

M00ED350 - EX160

M00ED350 - CPR Part 8 - Acknowledgment of Service.pdf

1st statement.pdf

1st statement\_Exhibits 001-019.pdf

1st statement Exhibits 020-039.pdf

1st statement\_Exhibits 040-059.pdf

1st statement Exhibits 060-066.pdf

Court Order\_ 05.02.2025

Court Order\_ 26.11.2024

Paul Builder.pdf

SW\_WP\_10 March 2025.pdf

SW.pdf

Walker Claimed Legal Costs.pdf

WP Letter - Electronic to Hughes Fowler Carruthers 19 February 2025.pdf

I understand the files might be exceeding the required file size, if this is to be the case please only consider the below files:

M00ED350 - WP to Ms Walker - 04 April.pdf M00ED350 - WP - draft - 31 March.pdf M00ED350 - EX160 M00ED350 - CPR Part 8 - Acknowledgment of Service.pdf

Many thanks in advance.

Warmest regards, Irene

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M00ED350 - External Links.zip



M00ED350 - WP - draft - 31 March.pdf

#### 3 attachments



M00ED350 - WP to Ms Walker - 04 April.pdf 182K



**M00ED350 – EX160.pdf** 237K



M00ED350 - CPR Part 8 - Acknowledgment of Service.pdf 1695K

Irene Spalletti <irene.spalletti@gmail.com>

To: "Edmonton County, Enquiries" <enquiries.edmonton.countycourt@justice.gov.uk>

9 April 2025 at 12:13

## Dear Sir/Madam,

I am writing in relation to the TOLATA (Part 8) application issued against me.

My case was being handled by Sternberg Reed since February; however, after it came to light that the Solicitors Regulation Authority (SRA) had opened an investigation into the Claimant's solicitor, my solicitor informed me she could no longer represent me and closed my file with no prior warning or proper handover. She did not assist me with the required forms or advise me on what steps to take next.

I have now reviewed the Claimant's application and witness statement. I believe the claim does not meet the criteria for a Part 8 TOLATA application. No pre-action protocols were followed, there was no attempt at mediation prior to issuing proceedings, and the statement appears to contain misleading representations and lacks any supporting evidence. In fact, parts of my own communications appear to have been misused or taken out of context in the Claimant's statement.

I am now representing myself and preparing my own witness statement and response. I understand from guidance online that I may have up to 3 months to file my response and counterclaim.

I would be grateful if you could confirm the following:

- 1. Are the correct forms for my response:
  - N9D (Response to Part 8 claim form)
  - Counterclaim under CPR Part 20
  - Witness Statement

Or is anything else required?

2. I have audio recordings relevant to the case. What is the appropriate method to submit these to the court — should I provide them on a USB stick, or is there a preferred process?

I appreciate your time and assistance, and I will do my best to ensure my response is filed promptly.

Yours faithfully,

[Quoted text hidden]

**Edmonton County, Enquiries** <enquiries.edmonton.countycourt@justice.gov.uk> To: Irene Spalletti <irene.spalletti@gmail.com>

6 May 2025 at 16:23

With reference to your enquiry, please find attached the response pack for Part 8 claim forms.

If unsure, please seek legal advice.

If you have audio recordings relevant to the case, you must inform the court before the hearing and bring your own device to show to the Judge to the hearing.

Kind regards,

# Mrs. R. Shah

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