

B1 – NMO Application (FL401)

Case ref: ED24F00300

Date: 22.10.2024

IN THE FAMILY COURT AT EDMONTON

IN THE MATTER OF
THE FAMILY LAW ACT 1996

BETWEEN:

Miss Irene Sara Spalletti

Applicant

– and –

Respondent

Mr Alexander Michael Luke Wolf Walker

B1 – NMO Application (FL401)

Dated: 22.10.2024

Apply for a non-molestation or occupation order

Family Law Act 1996 (Part 4)

You can use this form to apply for a:

- **Non-molestation order:** Protects you and any relevant child from abuse or harassment. This order can also prevent someone coming to or near your home.
- **Occupation order:** The court decides who should live in, or return to, the home or any part of it.

There are no court fees for applying. You can apply for either order or both, depending on your situation.

CourtNav can help you apply for an order

CourtNav is an online tool (provided by RCJ Citizens Advice) that will help you in putting together your application. The tool will also put you in touch with legal advisors to discuss your options.

Visit <https://injunction.courtnav.org.uk> to register and apply. If you choose to use **CourtNav**, you will not need to complete this FL401 form or a supporting statement – **CourtNav** will complete both for you.

Support if you are experiencing domestic abuse

Visit www.gov.uk/report-domestic-abuse for a list of organisations that can provide help and advice about domestic abuse. Call 999 if it's an emergency or you're in immediate danger

Applications without the respondent being told

In exceptional circumstances, such as your safety is immediately threatened, the court may make an order without telling the 'respondent' (the person the order is against). This is called an 'ex parte' or 'without notice' order. It means the court can consider your application without the respondent present. A hearing will be held later and the respondent will be given notice to attend. You can request this in section 1 of this form. You must tell the court why you are applying for a without notice order and what you think might happen if the court does not grant it.

If you want to keep your information confidential

If you do not want your or your child's contact details to be shared with the respondent, do not put these in at any point on the form, even when asked. Instead complete a confidential contact details (C8) form and send it with this application. Visit GOV.UK and search form 'C8'.

Do not include your contact details on any other documents sent to the court, such as supporting evidence.

If you are living in a refuge, it is very important that you keep your address details confidential and only include the address details on a form C8.

To be completed by the court

Court name

Date issued

Day

Month

Year

Case number

Before you start

How old are you?

- 18 years old or older.** You can continue to apply using this form.
- 16 to 18 years old.** Someone over 18 must help you apply, such as a parent. They will also need to complete form '**FP9**' to include with your application.
- Under 16 years old.** You will need permission from the court to apply. With the help of someone over 18, you must also complete form '**FP2**' and they will need to complete form '**FP9**' and include these with your application. Visit GOV.UK and search form '**FP2**' and form '**FP9**'.

CourtNav - If you choose to use **CourtNav**, you will not need to complete this FL401 form or a supporting statement – **CourtNav** will complete both for you. Visit <https://injunction.courtnav.org.uk> to register and apply.

1. Your situation

1.1 Which order(s) are you applying for?

- Non-molestation order** – to stop abusive behaviour
- Occupation order** – to decide who lives in or can return to a property

Note 1.1: ‘Molestation’ is a word used in law and by the court to cover all kinds of unwanted, harassing and abusive behaviours.

Without notice orders

The court may, in any case where it considers that it is just and convenient to do so, make an occupation order or a non-molestation order even though the respondent has not been given prior notice of the proceedings, as would otherwise be required by rules of court.

Please see the guidance on the right to help work out if this may be an option for you.

1.2 Do you want to apply for the order without giving notice to the respondent?

Yes

No. **Go to question 1.5**

1.3 Why do you want to apply without giving notice to the respondent? You can select more than one reason – see guidance note for help.

- a)** there is risk of significant harm to me or a relevant child, attributable to conduct of the respondent, if the order is not made immediately
- b)** it is likely that I will be deterred or prevented from pursuing the application if an order is not made immediately
- c)** I believe that the respondent is aware of the proceedings but is deliberately evading service and that I or a relevant child will be seriously prejudice by the delay in effecting substituted service

Note 1.2 and 1.3: This is sometimes called ‘ex parte’ and means the order can be made without the respondent knowing in advance. This is only an option if:

- you think there’s a risk that the respondent may try to harm you or your child **(a)**
- you feel like you may be prevented or put off from applying if an order is not made immediately **(b)**
- you think the respondent will try to avoid court proceedings, including being served with the order* – and any delay caused by this could affect your application or the health, safety or wellbeing of you or your child **(c)**

Notifying the respondent of the application and order

You must not serve the application or order yourself. If you do not have a legal representative you can apply for a court official to serve these for you for free. Visit GOV.UK and search form ‘D89’ to apply. Include this form with your application.

* Usually the respondent will be given the order by hand. In some cases, the court may decide that the order should be served in another way, such as by email or text message. This is called ‘substituted’ or ‘alternative’ service.

The court or police cannot act if the respondent does something the order says they aren’t allowed to until they have been served with the order.

- 1.4** Why do you think one or more of the reasons you have chosen for question 1.3 may happen?

Note 1.4: Please describe as best as you can why these things may happen. This could include things the respondent has said or done in the past.

- 1.5** As far as you know, are there any bail conditions stopping the respondent from contacting or coming near you?

- Yes
 No. **Go to question 1.7**

- 1.6** When do the bail conditions end?

Day	Month	Year
<input type="text"/>	<input type="text"/>	<input type="text"/>

- 1.7** Is there anything else about your situation that you would like the court to know about or consider?

Note 1.7: It is important for the court to know about any special characteristics relating to you, the respondent or a child of the family. This could include whether there are any illnesses or disabilities suffered by anybody, or if you are pregnant.

You can provide more details about your situation in your supporting witness statement.

2. Your details

2.1 Your full name

First name(s)

Last name

2.2 Any other names you have been known by

2.3 Your date of birth

Day Month Year

Note 2.4: If you do not wish to disclose your contact details you should leave those details blank and complete form C8 Confidential contact details.

2.4 Can your contact details be shared with the respondent?

Yes

No. Complete the separate **C8** form with your details.

2.5 Your full current address

Building and street

Second line of address

Town or city

County (optional)

Postcode

Note 2.5: The address you provide will be where the court will send your documents.

If you think the respondent may open your post or hide it from you, give us a different address to send the documents. Write the request on a separate sheet and include it with this application.

If you do provide a different address, make sure that it is of someone you trust and they can contact you.

If you are keeping your contact details confidential you should include both your address and the different address on the C8 form.

2.6 Your phone number

2.7 Your email address

2.8 How do you prefer to be contacted?

- Phone
- Email

2.9 Contact instructions, including safe call times

Note 2.8: Do not select phone for contact preference if it is not safe for you to take calls. If there is a safe time to call, please let us know when that is by providing a contact instruction (question 2.9). If you are worried that the respondent has access to your email account, please create a new email account and use that address here. This will be the email address used on your application to the court.

2.10 Do you have a legal representative?

- Yes
- No. **Go to Section 3**

2.11 Your legal representative's name

Note 2.9: Your safe call times will be when you are not going to be with the respondent. Please provide hours between 9am and 5pm.

2.12 Name of your legal representative's firm

2.13 Address of your legal representative's firm

Building and street

Second line of address

Town or city

County (optional)

Postcode

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DX number (if known)

2.14 Your legal representative's phone number

2.15 Your legal representative's address email address

2.16 Your legal representative's reference

3. Respondent's details

3.1 Their name

First name(s)

Last name

Note 3: The 'respondent' is the person you are asking the court to make the order against. In any court papers or hearings this person will be called 'the respondent'. You will be called 'the applicant'.

3.2 Any other names the respondent has been known by

3.3 Their date of birth

Day

Month

Year

3.4 Does the respondent live with you?

Yes

No

3.5 Their full current address

Building and street

Second line of address

Town or city

County (optional)

Postcode

Note 3.5: An address for the respondent is needed so any order can be 'personally served' on them. The order is usually handed directly to the respondent. See the first page of this form for more information and guidance.

If you don't know their address, include an alternative address, such as a family member of the respondent or workplace where you know they are likely to be.

It is very important to include an address for the respondent as the order cannot be enforced until it has been served on them or they are aware of it. This means the police or court may not be able to take any action if the respondent does something the order says they aren't allowed to.

3.6 Their phone number (if you know it)

3.7 Their email address (if you know it)

4. Your relationship with the respondent

- 4.1** If your relationship with the respondent is one of the following, select the one which best describes your relationship and go to question 4.2.

- Married or in a civil partnership
- Formerly married or in a civil partnership
- Engaged or proposed civil partnership
- Formerly engaged or proposed civil partnership
- Live together as a couple
- Formerly lived together as a couple
- Boyfriend, girlfriend or partner who does not live with me
- Former boyfriend, girlfriend or partner who did not live with me
- None of the above. **Go to question 4.4**

- 4.2** When did your relationship start and when did it end?

Start

Day	Month	Year
<input type="text"/>	<input type="text"/>	<input type="text"/>

Note 4.2: If you don't know the exact date your relationship started or ended, give your best guess of the month and year.

End (if applicable)

Day	Month	Year
<input type="text"/>	<input type="text"/>	<input type="text"/>

- 4.3** If you are or were previously married or in a civil partnership with the respondent, what date was your wedding or civil ceremony?

Day	Month	Year
<input type="text"/>	<input type="text"/>	<input type="text"/>

4.4 What is the respondent's relationship to you (if not answered in question 4.1)?

My

- | | | | |
|---|---------------------------------|--------------------------------------|--------------------------------------|
| <input type="checkbox"/> Father | <input type="checkbox"/> Mother | <input type="checkbox"/> Son | <input type="checkbox"/> Daughter |
| <input type="checkbox"/> Brother | <input type="checkbox"/> Sister | <input type="checkbox"/> Grandfather | <input type="checkbox"/> Grandmother |
| <input type="checkbox"/> Uncle | <input type="checkbox"/> Aunt | <input type="checkbox"/> Nephew | <input type="checkbox"/> Niece |
| <input type="checkbox"/> Cousin | | | |
| <input type="checkbox"/> Other – please specify | | | |

Note 4.4: If the respondent is your relative by birth, please check the appropriate box.

If the respondent is your relative by marriage or other association, please select other and specify. This includes in-laws and step relatives of you or your partner.

The respondent must be, or have been, someone listed in question 4.1, **or** a relative by birth, marriage or other association. If they are not, then you cannot apply for a non-molestation or occupation order and should seek legal advice.

4.5 Do you have any children, have parental responsibility for any children or need to protect other children with this application?

- Yes. **Go to Section 5 – Your family**
- No. **Go to Section 6 – Respondent's behaviour**

5. Your family

5.1 Who is this application for?

- You only. **Go to question 5.3**
- You and your child/children

Note 5.2: Parental responsibility means all the responsibilities and rights that a parent has towards their child. A mother automatically has parental responsibility for her child from birth. A father usually has parental responsibility if he's either married to the child's mother or listed on the birth certificate.

For more information visit
www.gov.uk/parental-rights-responsibilities

5.2 Details of the child or children to be protected by this order:

Child's full name	Child's date of birth	Your relationship to the child	Do you and the respondent both have parental responsibility for this child?	Respondent's relationship to the child

5.3 Are there any ongoing family court proceedings involving both of you?

- Yes
- No. **Go to Section 6 – Respondent's behaviour**

Note 5.3: Such as a case about child arrangements or one where the respondent has asked for an injunction against you. This could also include divorce proceedings.

5.4 Family court proceedings

Name of court	Case number	Type of case and any other details

6. Respondent's behaviour

6.1 Are you applying for a non-molestation order?

- Yes
- No. **Go to Section 7 – The home**

6.2 What do you want to stop the respondent from doing?

- Being violent towards me or threatening me
- Harassing or intimidating me
- Posting or publishing about me either in print or digitally
- Contacting me directly
- Causing damage to my possessions
- Causing damage to my home
- Coming into my home
- Coming near my home
- Coming near my place of work

6.3 What do you want to stop the respondent from doing to your child or children (if applicable)?

- Being violent towards my children or threatening my children
- Harassing or intimidating my children
- Posting or publishing anything about my children in print, or digitally
- Contacting my children directly without my consent
- Going to or near my children's school or nursery

6.4 Is there anything else you want the respondent to stop doing that is not mentioned in question 6.1 or 6.2?

Note 6: This section is to capture a summary of the type of behaviours from the respondent that you want to stop.

Note 6.2 and 6.3: You can choose more than one option for questions 6.2 and 6.3.

You will be asked to provide more detail in your supporting witness statement, including information about specific incidents.

Note 6.4: The kinds of abusive behaviour you might want to stop could for example be sexual, psychological, physical, emotional, financial.

7. The home

7.1 Are you applying for an occupation order?

Yes

No. **Go to Section 8 – Going to court**

7.2 To what address do you want the occupation order to apply?

Building and street

Note 7: Please only complete this section if you are applying for an occupation order. This is where a court decides who lives or stays in a property, or who should be excluded from a property.

If you are not applying for an occupation order, please go the next section, ‘Going to court’ (Section 8).

Second line of address

Town or city

County (optional)

Postcode

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7.3 Who currently lives at the address?

Please select all that apply.

Me

The respondent

My child or children

Someone else – please specify

Note 7.3: If selecting ‘someone else’, please provide their name and why they live there. For example, they rent a room, they are a lodger, they are a relative, they are a dependent parent.

7.4 Have you or the respondent ever lived at the address but don’t live there currently?

Yes, both of us

Yes, myself

Yes, the respondent

No

7.5 If you answered ‘No’ to question 7.4, did you or the respondent ever intend to live at the address?

- Yes, both of us
- Yes, myself
- Yes, the respondent
- No

7.6 If any children live at the address, please provide their name(s) and age(s).

- a) Any children that both you and the respondent are parents of or responsible for:

Child's name	Child's age

- b) Other children that you are the parent of or are responsible for that the respondent is not:

Do not complete this question if you want to keep your child or children’s information confidential from the respondent. See notes on the first page for more information and instructions.

Child's name	Child's age

7.7 Is the property specially adapted in any way for you, your children or anyone else living there?

- Yes
- No. **Go to question 7.9**

Note 7.7: For example, changes made to a property to support someone with a physical or mental health disability.

7.8 Please provide details of how the property is specially adapted.

7.9 Is there a mortgage on the property?

- Yes
- No. **Go to question 7.13**

Note 7.9: Please do not select 'Yes' if thinking of a mortgage your landlord may have. See question 7.13 for landlord information.

7.10 Who is named on the mortgage? Please select all that apply

- Me
- The respondent
- Someone else – please specify

Note 7.10: If selecting 'someone else', please provide their name and their relationship to you and/or the respondent.

7.11 Please provide your mortgage number, if you know it

7.12 What is the name and address of the mortgage lender?

Name

Note 7.12: The mortgage lender is usually a bank, building society or savings and loans association.

Building and street

You must serve your mortgage company or landlord with the application. They will be given the opportunity to provide information to the court about the mortgage or tenancy.

Second line of address

Town or city

County (optional)

Postcode

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7.13 Is the property rented?

- Yes
- No. **Go to question 7.16**

7.14 Who is named on the rental agreement? Please select all that apply

- Me
- The respondent
- Someone else – please specify

Note 7.14: If selecting someone else, please provide their name and their relationship to you and/or the respondent.

7.15 What is the name and address of the landlord?

Name

Building and street

Second line of address

Town or city

County (optional)

Postcode

7.16 Do you have any home rights?

- Yes
- No

Note 7.16: Home rights mean you have a right to live in the property whether or not your name is on a legal agreement. This could be, for example, where you are married to the respondent but your name is not on the mortgage or rental agreement. You may wish to seek legal advice.

7.17 What exactly do you want to happen with your living situation?

- I want to be able to stay in my home
- I want to be able to return to my home
- I don't want the respondent to be able to enter my home
- I want to keep the respondent away from the area surrounding my home
- I want to limit where in the home the respondent can go

7.18 Is there anything else you want to happen with the family home?

- I need the respondent to pay for or contribute to repairs or maintenance to the home
- I need the respondent to pay for or contribute to the rent or mortgage
- I need the use of the furniture or other household contents

7.19 Is there anything else you want to be considered by the court?

Note 7.17: There are several options available to you when you apply for an occupation order, for example removing the respondent from the property altogether or limiting areas of the property they can live in, for example that they cannot go into a specific room, such as a bedroom.

Note 7.19: This should include information about where you and your children will be able to live if unable to stay in your home or return to it.

Please also include details of any hardship you might face if you are not able to stay in your home or return to it. For example, you may not be able to attend your workplace or your child may not be able to attend their school or nursery.

If you can also demonstrate that the respondent is able to live elsewhere and is not entirely dependent upon the home, this may support your application.

8. Going to court

8.1 Do you need an interpreter at court?

Yes

No. **Go to question 8.3**

8.2 Please tell us what language and/or dialect.

Language

Dialect

8.3 Do we need to provide something different in court or when we contact you, because of a disability?

Yes

No

8.4 Explain how your disability affects you, giving as much information as you can.

Note 8: The court will try to provide you and any witnesses with the special assistance that you ask for. However, this is not always possible and can depend on the facilities available at your local court.

It is a good idea to contact the court before your court hearing to find out whether they can supply the special assistance that you have requested.

8.5 Special measures can be put in place to keep you separate from the respondent when you attend court. Please select any of the following measures you would like to request.

a separate waiting room in the court building

a separate entrance and exit from the court building

to be shielded by a privacy screen in the courtroom

to join the hearing by video link rather than in person

Note 8.3: We know that people with disabilities sometimes need our help and support to use our services. This can mean that we need to provide something different so you can access and use our services in the same way as a person without a disability.

Explaining how your disability affects you will help court staff or the judge to consider any help we can provide.

Note 8.5: A privacy screen would mean the respondent would not be able to see you while in the courtroom.

Domestic Abuse Act 2021

Provisions in the Domestic Abuse Act 2021 have the effect of preventing an individual accused of abuse from questioning in person a party or witness in the case who is the victim of the abuse, and also prevents a victim of abuse from questioning in person the accused individual in specified circumstances

If the court directs that the proceedings be listed for a hearing where oral evidence may be given, form **EX740** (person making the abuse accusation) or form **EX741** (person accused of abuse) ‘Application and information needed by the court to consider whether to prevent (prohibit) questioning (cross-examination) in person’ may need to be completed so that the court can consider whether questioning in person should be prevented. The court will send the appropriate form with the court order.

Statement of truth

I understand that proceedings for contempt of court may be brought against anyone 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 this form and any continuation sheets are true.
- The applicant** believes that the facts stated in this form and any continuation sheets are true. **I am authorised** by the applicant to sign this statement.

Signature

You can sign the application by hand or type your name in if completing electronically.

- Applicant
- Applicant's legal representative

Date

Day Month Year

Full name

I Spalletti

This application is to be served on the respondent.

You must not serve the documents yourself on the person you are seeking the order against. See the first page of this form for more information and instructions about serving the documents.

Name of applicant's legal representative's firm

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

What to do next

You will need to include a supporting witness statement with your application. You can find a template statement and guidance for how to complete it alongside this form. Visit GOV.UK and search ‘**FL401T**’.

If you have completed your form and statement electronically, please email them with any supporting documents to your local family court. If you are asking the court to keep your contact details confidential, please attach the **C8** confidential contact details form as a separate attachment.

If you have completed the form and statement by hand, we will need 3 copies of each for a non-molestation order application or 4 copies for an occupation order application. If you have legal representation (a solicitor) you can ask them to make copies. If you do not have legal representation, you only need to provide one copy of each document. You can take your application to your local family court or send it there by post.

Visit www.gov.uk/find-court-tribunal to find your local family court’s postal and email addresses.

Notifying the respondent of the application and order

After the court has received and accepted your application, a copy must then be given to the respondent. This is called ‘serving the application’. However, if the court has agreed to hear your case without the respondent being told, then they must not be served with the application. If the court grants an order, this must be served on the respondent in all cases.

You must not serve the application or order yourself. If you do not have a legal representative you can apply for a court official to serve these for you for free. Visit GOV.UK and search form ‘**D89**’ to apply. Include this form with your application.

B2 – NMO (Interim)

Case ref: ED24F00300

Date: 25.10.2024

IN THE FAMILY COURT AT EDMONTON

IN THE MATTER OF
THE FAMILY LAW ACT 1996

BETWEEN:

Miss Irene Sara Spalletti

Applicant

– and –

Respondent

Mr Alexander Michael Luke Wolf Walker

B2 – NMO (Interim)

Dated: 25.10.2024

Non - Molestation Order (Under section 42 of the Family Law Act 1996)

To Alexander Michael Luke Wolf Walker
of 205 Quemerford
Caine
SN11 8JY

In the Family Court at EDMONTON	
Case No.	ED24F00300
Applicant <i>Ref</i>	Irene Sara Spalletti
Respondent <i>Ref</i>	Alexander Michael Luke Wolf Walker, date of birth 24th February 1988

**Important Notice to the Respondent Alexander Michael Luke Wolf Walker,
date of birth 24th February 1988**

**The court made this order against you on [date]. You must obey this order.
You should read it carefully. If you do not understand anything in this order
you should go to a solicitor, Legal Advice Centre or Citizens Advice Bureau.
You have a right to apply to the court to change or cancel this Order.**



**If you do anything which you are forbidden from doing by this order, you will be committing a
criminal offence unless you have a reasonable excuse. If you are convicted the court could impose a
term of imprisonment up to five years or a fine or to both.**

**Alternatively, if you do not obey this order, you will be guilty of contempt of court and may be fined
or sent to prison.**

On 25th October 2024, District Judge Cohen,

sitting at the Family Court at Edmonton, 59 Fore Street, London, N18 2TN

considered an application for a Non-Molestation Order order and an Occupation Order

And heard the applicant in person

Where this order says "the applicant" it means Irene Sara Spalletti

THE COURT ORDERED THAT:

**You are forbidden from doing any of the following things and you are forbidden from asking another
person to do any of the following things on your behalf.**

You must not:

1. Use or threaten any violence towards the applicant.

2. Threaten or intimidate the applicant.

3. This order shall remain in force until 12 noon on 25 October 2025 unless before then it is varied or discharged by an Order of the court.

NEXT HEARING

4. The court will re-consider the application at a further hearing at 10 am on 26 November 2024 with a time estimate of 45 minutes. The hearing will take place at the Family Court sitting at Edmonton, 59 Fore Street, London N18 2TN.

SERVICE

5 The applicant shall make arrangements for personal service of the application, the statement in support and this order on the respondent but shall not attempt to serve it himself/herself

6. As the applicant is a litigant in person the court bailiff shall personally serve the respondent with this order, the application, and the supporting witness statement. The bailiff must ensure that a completed statement of service in Form FL415 is placed on the file at least 72 hours prior to the next hearing. For the avoidance of doubt, this applies even if the bailiff has not personally served the respondent. In such a case, the statement of service in Form FL415 must set out details of all attempts made at personal service.

INFORMATION FOR THE RESPONDENT ABOUT THE ORDER

1. The court made this order after reading the statement made by the applicant [and hearing the following additional information]
2. The court did not tell you before this order was made because the court decided there was a risk that the applicant may be intimidated or prevented from making the application.
3. The court has not yet made any decisions about whether the statement made by the applicant is true and has not yet decided what actually happened (if anything).
4. You should come to the next court hearing on the date identified above. At that hearing you can tell the court whether you agree or disagree with this order and the court will explain what happens next.
5. If you do not come to the next court hearing, this order may stay in place until its end date.
6. If necessary, you can ask the court to have the court hearing very urgently (before the next hearing date in this order) but you must explain in writing why it is so urgent, and you must send a copy of your explanation to the applicant at the same time as sending it to the court.
7. When it is not possible for you to make your own application (if you want to do so) within court hours, you can contact the security office at the Royal Courts of Justice (020 7947 6000 or 020 7947 6260) and a duty judge may agree to consider it.
8. Family Procedure Rules Part 3A.2A will apply and the court will put in place special measures as the applicant is assumed to be a person whose participation is diminished by reason of the allegations of domestic abuse.

Note to the Arresting Officer

Under section 42A of Family Law Act 1996 breach of a non-molestation order is a criminal offence punishable by up to five years imprisonment. It is not necessary to obtain a warrant.

Communications with the court

All communications to the court about this order should be sent to:

The Family Court sitting at Edmonton

59 Fore Street

London

N18 2TN

Email: enquiries.edmonton.countycourt@justice.gov.uk

Any communication between a party to proceedings and the court in which any representation is made to the court on a matter of substance or procedure must be disclosed to, and if in writing (whether in paper or electronic form) copied to, the other party or parties or their representatives, unless there is a compelling reason for not doing so: see Family Procedure Rules 2010, rule 5.7. Unless the court directs otherwise, any communication which does not comply will be returned to the sender without being considered by the court.

"A person who without reasonable excuse does anything that he is prohibited from doing by a non-molestation order is guilty of an offence."

Family Law Act 1996, Section 42A(1)

B3 – NMO (Final)

Case ref: ED24F00300

Date: 26.11.2024

IN THE FAMILY COURT AT EDMONTON

IN THE MATTER OF
THE FAMILY LAW ACT 1996

BETWEEN:

Miss Irene Sara Spalletti

Applicant

– and –

Respondent

Mr Alexander Michael Luke Wolf Walker

B3 – NMO (Final)

Dated: 26.11.2024

Non - Molestation Order

(Under section 42 of the Family Law Act 1996)

To Alexander Michael Luke Wolf Walker
of 205 Quemerford
Caine
SN11 8JY

In the Family Court at EDMONTON	
Case No.	ED24F00300
Applicant <i>Ref</i>	Irene Sara Spalletti
Respondent <i>Ref</i>	Alexander Michael Luke Wolf Walker, date of birth 24th February 1988 BJ.SMW.WAL023.1

**Important Notice to the Respondent Alexander Michael Luke Wolf Walker,
date of birth 24th February 1988**

You must obey this order. You should read it carefully. If you do not understand anything in this order you should go to a solicitor, Legal Advice Centre or Citizens Advice Bureau. You have a right to apply to the court to change or cancel the order.

If, without reasonable excuse, you do anything which you are forbidden from doing by this order, you will be committing a criminal offence and liable on conviction to a term of imprisonment not exceeding five years or to a fine or to both.

Alternatively, if you do not obey this order, you will be guilty of contempt of court and may be sent to prison.



On 26th November 2024, District Judge Davies,

sitting at the Family Court at Edmonton, 59 Fore Street, London, N18 2TN

considered an application for a Non Molestation order

Upon hearing the Applicant in person and counsel for the Respondent

It is recorded that:

- (1) the Respondent does not accept the allegations;
- (2) the court has not made any findings of fact;
- (3) the Respondent agreed that, on the above basis, the court could make an order as the following terms to avoid the necessity of a contested hearing

Order

1. The Respondent must not use or threaten any violence towards the Applicant.
2. The Respondent must not threaten or intimidate the applicant
3. The Respondent must not go to or enter 92 Ollerton Road, Enfield, N11 2LA, except for the purposes of visits regarding sale or renovation of the property, or for the collection of his belongings, made by prior written agreement (specific dates and times) between the parties.

4. This Order will remain in force until 12 noon on 25 October 2025.
5. This Order is to be served by the court on the Applicant and on the Respondent's solicitors. Personal service on the Respondent is not required.
6. No order as to costs

Note to the Arresting Officer

Under section 42A of Family Law Act 1996 breach of a non-molestation order is a criminal offence punishable by up to five years imprisonment. It is an arrestable offence and it is not necessary to obtain a warrant.

"A person who without reasonable excuse does anything that he is prohibited from doing by a non-molestation order is guilty of an offence."

Family Law Act 1996, Section 42A(1)

B4 – App. to Vary Order (FL403)

Case ref: ED24F00300

Date: 31.12.2024

IN THE FAMILY COURT AT EDMONTON

IN THE MATTER OF
THE FAMILY LAW ACT 1996

BETWEEN:

Miss Irene Sara Spalletti

Applicant

– and –

Respondent

Mr Alexander Michael Luke Wolf Walker

B4 – App. to Vary Order (FL403)

Dated: 31.12.2024



HM Courts &
Tribunals Service

For Court use only

Case number

ED24F00300

Date issued

Application to vary, extend or discharge an order in existing proceedings

Parts 4 and 4A Family Law Act 1996

The court to which you are applying:

If you are an individual applicant, you **must not** serve the documents yourself on the person you are seeking an order against.

Note: you must make this application to the court which made the original order.

1. About you (the applicant)

If you do not wish your address to be made known to the respondent, leave this space blank and complete Confidential contact details form **C8**. You can get a copy of this form from any family court office or from our website at hmctsformfinder.justice.gov.uk

1.1 State your title

Miss

1.2 Full name

Irene Sara Spalletti

1.3 Address

First line of address

92 Ollerton Road

Second line of address

Town or city

Enfield

County (optional)

Postcode

N	1	1	2	L	A	
---	---	---	---	---	---	--

1.4 Phone number

1.5 Date of birth (if under 18)

Day
11

Month
06

Year
1986

1.6 State your solicitor's name

1.7 Address

First line of address

Second line of address

Town or city

County (optional)

Postcode

1.8 Reference

1.9 Solicitor's fee account number

1.10 Phone

1.11 DX number

1.12 If you are already a party to the case, give your description (for example, applicant, respondent or other).

2. The order(s) for which you are applying

Please attach a copy of the order if possible.

2.1 I am applying to

- vary
- extend
- discharge

2.2 The order dated

Day	Month	Year
26	11	2024

2.3 If you are applying for an order to be varied or extended please give details of the order which you would like the court to make:

- To vary the current order to an occupation order or to hold a re-trial to confirm whether occupation rights were granted in full until 25 October 2025, as I was led to believe.
- To extend the order until the end of our mortgage agreement, 31 March 2026.
- To conduct a review to determine whether additional protective measures are necessary to ensure compliance with the court's orders and to prevent further harassment from Mr. Walker's solicitor.
- To provide a clear definition and enforcement of property-related financial obligations, including Mr. Walker's responsibilities for maintaining the property and covering associated costs.
- To hold a fact-finding hearing to establish Mr. Walker's accountability and determine his guilt concerning the matters of domestic abuse.

3. Your reason(s) for applying

3.1 State briefly your reasons for applying

I am being forced to agree to the immediate sale of the property, with a deadline of no later than 13 January 2025. I am requesting a re-trial to confirm whether occupation rights were granted in full until 25 October 2025, as I was led to believe. Despite the non-molestation order and Mr. Walker being on bail for controlling and coercive behaviour, the abuse has not ceased. While the nature of his threats has changed, they remain equally harmful. Additionally, his solicitor's communications are harassing and coercive, further destabilising my peace of mind and sense of safety. Since the court's order, I have been working hard to regain stability—seeking employment and resuming my studies. However, Mr. Walker's persistent coercion and his solicitor's threatening communications have disrupted my progress and continue to undermine my mental and emotional well-being. If I am forced to leave the property before achieving financial stability, I will face homelessness. I have pets, no savings—since the respondent stole them all—no immediate family in the UK, and no resources to move. The house remains a building site, filled with my belongings across all three floors, and it requires substantial costs to make it sellable.

4. Person(s) to be served with this application

This application is to be served upon the respondent and the person to be protected by the order.

- 4.1** For each respondent to this application state the title, full name and address.

Mr Alexander Michael Luke Wolf Walker 205 Quemerford, Calne SN11 8JY amlwwalker@gmail.com 07725698210	Note: if you are an individual applicant you must not serve the documents yourself on the person you are seeking the order against.
--	---

Statement of truth

I understand that proceedings for contempt of court may be brought against anyone 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 this form and any continuation sheets are true.
- The applicant** believes that the facts stated in this form and any continuation sheets are true. **I am authorised** by the applicant to sign this statement.

Signature

Irene Sara Spalletti



- Applicant
 Applicant's legal representative (as defined by FPR 2.3(1))

Date

Day

Month

Year

31

12

2024

Full name

Irene Sara Spalletti

Name of applicant's legal representative's firm

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



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Payments

On 3 February 2025 you will be paid any money you are entitled to.

The amount you get is based on your circumstances from 27 December to 26 January 2025.

If your payment falls on a bank holiday or weekend you'll usually get it earlier.

Statements

Your statement explains your payment and how we worked it out.
Select a statement from the list to view.

View statement by pay date	Amount
3 February 2025	£393.45
3 January 2025	£393.45
3 December 2024	£0.00

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B5 – Family Law Act 1996 Order

Case ref: ED24F00300

Date: 05.02.2025

IN THE FAMILY COURT AT EDMONTON

IN THE MATTER OF
THE FAMILY LAW ACT 1996

BETWEEN:

Miss Irene Sara Spalletti

Applicant

– and –

Respondent

Mr Alexander Michael Luke Wolf Walker

B5 – Family Law Act 1996 Order

Dated: 05.02.2025



In the Family Court at EDMONTON



Case Number: ED24F00300

Order Family Law Act 1996

Irene Sara Spalletti

Applicant

Ref

Alexander Michael Luke Wolf Walker, date Respondent
of birth 24th February 1988

Ref BJ.SMW.WAL023.1

Before Deputy District Judge Barrett sitting at the Family Court at Edmonton, 59 Fore Street, London, N18 2TN

The parties: The applicant is Irene Sara Spalletti, a litigant in person

The respondent is Alexander Michael Luke Wolf Walker, represented by Charles Richardson of counsel

Recitals

1. This hearing was listed to consider:

- The applicant's application in Form FL403, dated 31 December 2024, to vary the non-molestation order dated 26 November 2024, which was made by consent on the basis that the respondent did not accept the allegations made by the applicant and that the court did not make any findings of fact ("the variation application");
- The applicant's application in Form FP2, dated 7 January 2025, seeking financial reimbursement from the respondent (the "first financial reimbursement application").

2. The court also considered a further application made by the applicant in Form FP2, dated 4 February 2025, seeking further financial reimbursement from the respondent in respect of legal costs the applicant was said to have incurred (the "second financial reimbursement application"). A hard copy of the application form was provided to the court and to the respondent during the hearing and was deemed to have been made.

3. The court made an order that the applicant shall pay towards the respondent's costs, having considered all the circumstances of the case and reflecting that all three applications were dismissed. The court determined that it was not reasonable for the applicant to contest the issues that she raised.

4. For the avoidance of doubt, the order of District Judge Davies dated 26 November 2024, which includes a zonal non-molestation order in respect of 92 Ollerton Road, Enfield, N11 2LA, remains in force.

5. Pursuant to the respondent's current bail conditions, the respondent is only permitted to communicate with the applicant through his solicitors, who may only communicate with either an agreed third party or solicitors instructed by the applicant. The respondent, through his counsel, attempted to agree a method of communication with the applicant, to enable the respondent's solicitors to be able to communicate with the applicant, in compliance with the current bail conditions. The applicant stated that she would not agree to or put forward any third party for the purpose of communication with the respondent's solicitors.

IT IS ORDERED:

6. The variation application is hereby dismissed.
 7. The first financial reimbursement application is hereby dismissed.
 8. The second financial reimbursement application is hereby dismissed.
 9. Permission is given to the parties to disclose a copy of this order, to the Metropolitan Police, and to the court within any proceedings between the parties under the Trusts of Land and Appointment of Trustees Act 1996.

Costs

10. The applicant shall pay towards the respondent's costs of and relating to these applications, summarily assessed at £1,625 (inclusive of VAT and disbursements), which shall not be enforced until the sale of the parties' property, 92 Ollerton Road, Enfield, N11 2LA, or otherwise by agreement between the parties.

Ordered by Deputy District Judge Barrett

on 5th February 2025

B6 – Claim Form (CPR Part 8)

Case ref: M00ED350

Date: 04.02.2025

IN THE COUNTY COURT AT EDMONTON

IN THE TRUSTS OF LAND AND
APPOINTMENT OF TRUSTEES ACT 1996

BETWEEN:

Mr Alexander Michael Luke Wolf Walker

Claimant

– and –

Defendant

Miss Irene Sara Spalletti

B6 – Claim Form (CPR Part 8)

Dated: 04.02.2025

Your ref:

Our ref BJ.SW.VAL0023.I

By hand and by email: enquiries.edmonton.countycourt@justice.gov.uk

4 February 2025

Dear Sirs

FOR COURT SERVICE

Parties: Alexander Michael Luke Wolf Walker v Irene Sara Spalletti
Lodging of Part 8 Application under Section 14 TOLATA 1996

We act for the claimant, Alexander Michael Luke Wolf Walker. The respondent, Ms Irene Spalletti, is a litigant in person.

Please find enclosed the following documents for lodging:

1. Part 8 application for an order for sale under section 14 TOLATA 1996;
2. Witness statement of Mr Alexander Walker and accompanying exhibit in support;
3. Part 36 offer to settle.

We should be grateful if the court could arrange for the sealed application together with our client's part 36 offer to settle to be served on Ms Irene Sara Spalletti. This reason for this is pursuant to our client's bail conditions he is required to direct all correspondence through Ms Spalletti's solicitors or a nominated third party. Since Ms Spalletti has disinstructed her solicitors that channel is no longer available to our client. Ms Spalletti has refused to nominate a third party with whom to correspond and our client is therefore left with no means of communicating with Ms Spalletti and it is not possible for him to affect service of the sealed documents on her.

Both parties will be attending court tomorrow (in relation to a separate matter – arising from Ms Spalletti's applications under the Family Law Act 1996). The police have confirmed that our client's barrister may communicate with Ms Spalletti at court tomorrow and so our client's barrister will personally serve the enclosed documents on Ms Spalletti at court, but the court will need to affect service of the sealed versions.

Ms Spalletti's address and email address for service are set out in the part 8 application and are also copied here:

Ms Irene Sara Spalletti
92 Ollerton Road, Arnos Grove,
London, N11 2LA
Email: irene.spalletti@gmail.com

We should be grateful if the court could notify us once the enclosed documents have been served on Ms Spalletti.

Yours faithfully

HFC

HUGHES FOWLER CARRUTHERS
Enc.



Claim Form (CPR Part 8)

In the COUNTY COURT SITTING AT EDMONTON

Claim no.

Fee Account no. PBA0084440

Help with Fees -
Ref no. (if applicable)

H W F -

SEAL

Claimant

ALEXANDER MICHAEL LUKE WOLF WALKER
205 QUERMERFORD
CALNE, WILTSHIRE
SN11 8JY
TELEPHONE: 07725 698210
EMAIL: AMLWWALKER@GMAIL.COM

Defendant(s)

IRENE SARA SPALLETTI
92 OLLERTON ROAD,
ARNOS GROVE,
LONDON
N11 2LA

EMAIL: IRENE.SPALLETTI@GMAIL.COM

Does your claim include any issues under the Human Rights Act 1998? Yes No

Details of claim (see also overleaf)

The Claimant seeks the following:

- An order for sale, pursuant to s14(2)(a) of the Trusts of Land and Appointment of Trustees Act 1996 ('the Act') in respect of 92 Ollerton Road, Arnos Grove, London N11 2LA registered in the parties' joint names at the Land Registry with title number MX46610 ('the property'). Such order to be by an agreed date and, in default, immediate.
- Such builders/contractors as may be agreed in writing to undertake any necessary remedial/renovation works forthwith to ensure the property is saleable with such works to be only undertaken with prior written agreement. No works to be undertaken without prior written consent and in so far as any costs are incurred by one party unilaterally, the other party shall not be liable for those costs.
- Pending sale, the parties each continue to pay 50% of the mortgage repayments (including interest) each month. In default, a full account shall be taken from their respective shares in the net proceeds of sale.
- All necessary and consequential accounts including occupation rent, equitable accounting for mortgage repayments and reimbursement for remedial/renovation works.
- The net proceeds of sale, after redemption of the mortgage, estate agent fees and conveyancing solicitor costs/disbursements, to be divided in accordance with the parties equal beneficial interests after all necessary and consequential accounts (as above).
- The Claimant's costs of and relating to this claim.
- Such further or other orders as may be just.

Defendant's name and address

IRENE SARA SPALLETTI
92 OLLERTON ROAD,
ARNOS GROVE,
LONDON
N11 2LA

	£
Court fee	365
Legal representative's costs	
Issue date	

For further details of the courts www.gov.uk/find-court-tribunal.

When corresponding with the Court, please address forms or letters to the Manager and always quote the claim number.

Claim no.

Details of claim (continued)

The Claimant respectfully asks the court to arrange for court service of the sealed application on the Defendant, given that the Claimant's bail conditions (as they stand) prevent him from affecting service himself or through solicitors because of the Claimant's refusal to nominate a third party with whom the Claimant can communicate.

C/O: SARAH WALKER
HUGHES FOWLER CARRUTHERS
ACADEMY COURT, 94 CHANCERY LANE
LONDON, WC2A 1DT

TEL: 0207 4218383
EMAIL: S.WALKER@HFCLAW.COM

Claimant's or claimant's legal representative's address to which documents should be sent if different from overleaf. If you are prepared to accept service by DX, fax or e-mail, please add details.

Statement of Truth

I understand that proceedings for contempt of court may be brought against anyone 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 these particulars of claim are true.
- The Claimant believes** that the facts stated in these particulars of claim are true. **I am authorised** by the claimant to sign this statement.

Signature



Alexander Walker (Feb 4, 2025 19:11 GMT)

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

Date

Day

04

Month

02

Year

2025

Full name

ALEXANDER MICHAEL LUKE WOLF WALKER

Name of claimant's legal representative's firm

HUGHES FOWLER CARRUTHERS

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

Offer to settle

(Section I – Part 36)

This form may be used to settle the whole or part of, or any issue that arises in, a claim, counterclaim, other additional claim, appeal or cross-appeal. It may also be used to settle detailed costs assessment proceedings.

A **Notice of acceptance** form is attached to this form should the offeree wish to use it.

In the (if proceedings have started)

Claim No. (or other ref.)

Name of Claimant (including ref.)

ALEXANDER MICHAEL LUKE WOLF
WALKER

Name of Defendant (including ref.)

IRENE SARA SPALLETTI

**Before completing this form or responding to the offer
please read the notes on pages 4 and 5**

To the Offeree ('s legal representative) (Insert name and address)

MS IRENE SARA SPALLETTI

92 OLLERTON ROAD,
ARNOS GROVE
LONDON, N11 2LA

EMAIL: IRENE.SPALLETTI@GMAIL.COM

Take notice that (insert name of party making the offer)

ALEXANDER MICHAEL LUKE WOLF WALKER

makes this offer to settle pursuant to Part 36 of the Civil Procedure Rules 1998.

This offer is intended to be a defendant's claimant's Part 36 offer.

If the offer is accepted within 21 days of service of this notice,
the defendant will be liable for the claimant's costs in accordance with rule 36.13.

Note: Specify a period which, subject to rule 36.5(2), must be at least 21 days

The offer is to settle: (tick as appropriate)

the whole of part of
(give details over the page) a certain issue or issues in
(give details over the page)

the

claim counterclaim other additional claim
 appeal cross-appeal detailed costs assessment proceedings

Please give details below of the offer you are making (If necessary continue on a separate sheet ensuring the claim number, if proceedings have started, is shown clearly)

-An order for sale, pursuant to s14(2)(a) of the Trusts of Land and Appointment of Trustees Act 1996 ('the Act') in respect of 92 Ollerton Road, Arnos Grove, London N11 2LA registered in the parties' joint names at the Land Registry with title number MX46610 ('the property'). Such order to be by an agreed date and, in default, immediate.

-Such builders/contractors as may be agreed in writing to undertake any necessary remedial/renovation works forthwith to ensure the property is saleable with such works to be only undertaken with prior written agreement. No works to be undertaken without prior written consent and in so far as any costs are incurred by one party unilaterally, the other party shall not be liable for those costs.

-Pending sale, the parties each continue to pay 50% of the mortgage repayments (including interest) each month. In default, a full account shall be taken from their respective shares in the net proceeds of sale.

- Reimbursement for mortgage repayments that the claimant has made above and beyond his notional 50% liability since purchase.

-Reimbursement for remedial/renovation works which either party incurs in respect of any further agreed remedial/renovation works pursuant to the above which are unmatched by the other party. Otherwise, no further accounts.

-The net proceeds of sale, after redemption of the mortgage, estate agent fees and conveyancing solicitor costs/disbursements, to be divided in accordance with the parties equal beneficial interests after the accounts (as above).

The offer does does not take into account all part
of the following counterclaim (or other adverse claim):

Is this a personal injury claim?

- Yes, please **complete section 2, section 3 if applicable and section 4**
 No, please go to **Section 4**

SECTION 2

PERSONAL INJURY CLAIMS

Is there a claim for provisional damages? Yes, complete **either part A or B below**

- No, please go to **Section 3**

Note: See rule 36.19

- A** The offer is made in satisfaction of the claim on the assumption that the claimant will not:

- develop
(state the disease)

--

OR

- suffer
(state type of deterioration)

--

But if this does occur, the claimant will be entitled to claim further damages at any time before

Day	Month		Year	

B

- This offer does not include an offer in respect of the claim for provisional damages.

SECTION 3

To be completed only by DEFENDANTS in PERSONAL INJURY claims

Note: See rule 36.22

- A** This offer is made without regard to any liability for recoverable benefits under the Social Security (Recovery of Benefits) Act 1997.

OR

- B** This offer is intended to include any relevant deductible benefits for which the defendant is liable under the Social Security (Recovery of Benefits) Act 1997.

The amount of £ is offered by way of gross compensation.

If you have ticked **B**, complete this section

- The defendant has not yet received a certificate of recoverable benefits.

OR

- The following amounts in respect of the following benefits are to be deducted. Please give details below.

Type of benefit

Amount

The net amount offered is therefore

£

SECTION 4

Complete in ALL cases

Details of the party making the offer

Full name	ALEXANDER MICHAEL LUKE WOLF WALKER		
Name of firm (if applicable)	HUGHES FOWLER CARRUTHERS		
Signed		Position held (If signing on behalf of a firm or company)	SENIOR ASSOCIATE
Offeror's legal representative)			
Date	0 4	0 2	2 0 2 5
	Day	Month	Year

IMPORTANT NOTES:

1. This form may be used to settle the whole or part of, or any issue that arises in, a claim, counterclaim, other additional claim, appeal or cross-appeal. It may also be used to settle detailed costs assessment proceedings.
2. When used to make a Part 36 offer in respect of an appeal, an appellant seeking to settle their appeal should make a claimant's offer while a respondent should make a defendant's offer. [See rule 36.4.]
3. When used to make a Part 36 offer in respect of a counterclaim or other additional claim or a cross-appeal in certain appeal proceedings:
 - the party bringing the counterclaim, additional claim or cross-appeal can make (a) a claimant's offer on such counterclaim, additional claim or cross-appeal; or (b) a defendant's offer on the claim or appeal; and
 - the party bringing the original claim or appeal can make (a) a claimant's offer on such claim or appeal; or (b) a defendant's offer on the counterclaim or cross-appeal.In any case the offeror should make plain whether the offer takes into account any adverse claim. For example, when making an offer on a claim, state whether it takes into account the counterclaim. Equally when making an offer on a counterclaim, state whether it takes into account the claim. [See rules 36.2(3), 20.2 & 20.3 in respect of counterclaims and other additional claims. See rules 36.2(3) and 36.4 in respect of cross-appeals.]
4. When this form is used to make a Part 36 offer in detailed costs assessment proceedings, the receiving party in the assessment should make a claimant's offer while the paying party should make a defendant's offer. [See rule 47.20.]
5. In summary, Part 36 provides that:
 - A party making a defendant's offer is offering something to settle their opponent's claim, counterclaim, additional claim, appeal, cross-appeal or costs assessment proceedings and to accept a liability to pay costs.
 - A party making a claimant's offer is offering to accept something to settle their own claim, counterclaim, additional claim, appeal, cross-appeal or costs assessment proceedings on terms that their opponent pays their costs.
6. Part 6 of the Civil Procedure Rules makes detailed provision for the service of court documents.

NOTICE OF ACCEPTANCE

NOTES:

1. This form is suitable for the simple acceptance of the offer.
2. Where an offer relates only to part of the proceedings and the offeree wishes to abandon the balance of the claim then this should be made clear when accepting the offer.
[See rule 36.13(2).]
3. See rule 36.15 where the offer was made by one or more but not all of the defendants.

In the (if proceedings have started)

Claim No. (or other ref.)

Name of Claimant (including ref.)

Name of Defendant (including ref.)

To the Offeror/legal representative

Take notice that (insert name of party accepting the offer)

accepts this offer to settle pursuant to rule 36.11 of the Civil Procedure Rules 1998.

Details of the party accepting the offer

Full name

Name of firm
(if applicable)

Signed

Offeree's legal representative)

Position held
(If signing on behalf
of a firm or company)

Date

<input type="text"/>					
----------------------	----------------------	----------------------	----------------------	----------------------	----------------------

Day

Month

Year

B7 – Acknowledgment of Service (Part 8 Claim)

Case ref: M00ED350

Date: 28.02.2025

IN THE COUNTY COURT AT EDMONTON

IN THE TRUSTS OF LAND AND
APPOINTMENT OF TRUSTEES ACT 1996

BETWEEN:

Mr Alexander Michael Luke Wolf Walker

Claimant

– and –

Defendant

Miss Irene Sara Spalletti

B7 – Acknowledgment of Service (Part 8 Claim)

Dated: 28.02.2025

Acknowledgment of Service (Part 8 claim)

You should read the 'notes for defendant' attached to the claim form which will tell you how to complete this form, and when and where to send it.

In the COUNTY COURT SITTING AT EDMONTON	
Claim No.	M00ED350
Claimant (including ref)	Alexander Michael Luke Wolf Walker
Defendant	Irene Sara Spalletti

Tick and complete sections A - E as appropriate.

In all cases you must complete sections F and G

Section A

I do not intend to contest this claim

Give details of any order, direction, etc. you are seeking from the court.

Section B

I intend to contest this claim

- I do not agree to the order for sale under TOLATA (Trust of Land and Appointment of Trustees Act 1996) as requested by the claimant.
- The Family Law Act proceedings have already resulted in court orders related to the property, which must be considered before any further action is taken.
- I only agreed to remain in the property on the basis that mortgage costs and bills were shared equally, which was confirmed by two separate judges in previous orders.
- Despite this, the claimant down payments towards the property have exceeded £5,000.
- The claimant is acting unreasonably by forcing this claim despite previous agreements and court orders already in place.
- The claimant ignored correspondence from my former solicitors and proceeded to make a court application unnecessarily and unreasonably.
- I was registered as at risk of homelessness with Enfield Council until the judge's order. Forcing a sale would put me in an even more vulnerable position.
- The property has lost value since purchase, and a forced sale at a loss is not in the interests of either party. This contradicts financial fairness and requires proper assessment.

Section C

I intend to dispute the court's jurisdiction

(Please note, any application must be filed within 14 days of the date on which you file this acknowledgment of service)

The court office at

Section D

I object to the claimant issuing under this procedure

- This claim involves substantial disputes of fact, particularly regarding financial arrangements and prior agreements, which should not be handled under the streamlined Part 8 procedure.
- The property's loss in value requires a full financial assessment, which cannot be done under the simplified Part 8 process.
- This claim also involves serious allegations of domestic abuse and coercion, which require proper judicial examination. A MEREC referral has been made today by a domestic abuse charity due to the claimant's ongoing actions.
- As per Paragraph 8 (Settlement and ADR) of the Practice Direction on Pre-Action Conduct and Protocols (PDPAC) contained within the Civil Procedure Rules, litigation should be used only as a last resort. The claimant's approach disregards this fundamental principle.
- The police, local council, court, and domestic abuse charities are actively involved, reinforcing that this matter requires a full fact-finding hearing rather than the streamlined Part 8 process. A thorough review is needed to assess financial contributions, the impact of the non-molestation order and bail conditions, and whether the claimant's conduct constitutes an abuse of process.
- Unprofessional tactics have been used in an attempt to intimidate me and gain an unfair advantage, disregarding the claimant's history of abuse and the current bail conditions and non-molestation order in place for my protection. This is a clear breach of Paragraph 4 (Proportionality) of the PDPAC.

Section E

I intend to rely on written evidence

My written evidence:

- is filed with this form
- will be filed within 14 days as agreed with the other party(ies). A copy of the written agreement is attached to this form

Section F

Full name of defendant filing
this acknowledgment

Irene Sara Spalletti

Section G

Signed

(To be signed by
you or by your
solicitor or
litigation friend)

*(I believe)(The defendant believes) that the facts stated in
this form are true. *I am duly authorised by the defendant
to sign this statement

*delete as appropriate

**Position or
office held**

(if signing on
behalf of firm
or company)

Date

28.02.2025

Give an
address to
which notices
about this case
can be sent to
you

92 Ollerton Road

Postcode N11 2LA

if applicable

Ref. no.	
fax no.	
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HM Courts & Tribunals Service

EX160

Apply for help with fees

If you have little or no savings and are on certain benefits or have a low income, you may not have to pay a court or tribunal fee, or you may get some money off.

www.gov.uk/get-help-with-court-fees

What you will need

Before you continue, make sure you have:

- your National Insurance number (NI) or
- your Home Office reference number – you may have a Home Office reference number if you are subject to immigration control
- the court or tribunal form number
- your case number, claim number or notice to pay – if you have one

You'll also need details of your:

- income, including wages
- savings and investments
- partner's income, savings and investments - If you have a partner, you will need their NI, date of birth and details of their income, savings and investments

The information you provide needs to be accurate as it will act as evidence for your application and will allow us to check the information with other government departments. We'll contact you if we need to see proof of this information.

A legal representative or litigation friend can apply on your behalf. They must complete the application with your details.

Guidance on how to apply for help with fees (EX160A) can be found online at

<https://www.gov.uk/government/publications/apply-for-help-with-court-and-tribunal-fees>

1. Your personal details (the applicant)

First and middle names

Last name

Address

First line of address

Second line of address

Town or city

County (optional)

Postcode

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Email address (optional)

Date of birth

Day Month Year

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National Insurance number

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Home Office reference no. (if applicable)

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I'm unable to provide a National Insurance or Home Office reference number because:

National Insurance

number: If the applicant is under 16 they may not have a number.

Home Office: You may have a Home Office reference number and not a National Insurance number.

2. What is your relationship status?

- Single. **Go to question 4**
- Married or living with someone. **Go to question 3**

3. Your partner's details

First and middle names

Last name

Date of birth

Day Month Year

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National Insurance number

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4. Have you already paid the court or tribunal fee?

- No
- Yes, the fee was paid on

Day Month Year

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Select 'Single' if:

You are living alone and relying on your own income with or without dependent children, **or**

you are permanently separated and may be in the process of applying for a divorce, dissolution or annulment and you are not living with a new partner, **or** you have a partner, but they have a conflicting interest in the case you are bringing

Select 'Married or living with someone' if:

You are married or in a civil partnership **or**

you are living together as if you are married or in a civil partnership or you have to live apart. See guidance notes EX160A <https://www.gov.uk/government/publications/apply-for-help-with-court-and-tribunal-fees>

Partner's details: We may use the personal information of you and your partner (if you have one) to contact other government departments to validate the information you've provided. This will reduce the likelihood of you having to provide further evidence before a decision can be made.

Refunds: You can apply for a refund for a fee paid in the last 3 months.

If you're applying for a refund, answer questions 8 to 13 about your circumstances at the time you paid the fee.

5. What is the form number of your court or tribunal form?

Form number Name of form

Form number: You will find the form number at the bottom of the first page of a paper form.

If you do not have a form, describe the fee you are applying for help with.

6. Do you have a case, claim, appeal or 'notice to pay' number?

No

Yes, the case, claim, appeal or 'notice to pay' number is

Case, claim, appeal or

'notice to pay' number:
Find this number on letters from the court or tribunal.

7. Are you paying a fee for a probate case?

No

Yes, the name of the person who has died is

Date of death

Day Month Year

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Probate: These cases are usually about the property and belongings of someone who has died.

8. How much do you and your partner, if you have one, have in savings and investments?

Less than £4,250. **Go to question 10**

Between £4,250 and £15,999. **Go to question 9**

£16,000 or more. **Go to question 10**

Savings: Include all savings and investments, such as ISAs or value of second homes you own.

If you have £16,000 or more then you won't be able to get help with your fees. See guidance notes EX160A
<https://www.gov.uk/government/publications/apply-for-help-with-court-and-tribunal-fees>

9. Are you or your partner, if you have one, 66 or over?

No. How much do you and your partner, if you have one, have in savings and investments?

£

Yes

10. Do you receive any of the benefits listed below?

- Income-based Jobseeker's Allowance – not contribution-based JSA
- Income-related Employment and Support Allowance – not contribution based ESA
- Income Support
- Universal Credit (and you're earning less than £6,000 a year)
- Pension Credit (guarantee credit) – not savings credit

Benefits: If you're receiving any of these benefits, you're likely to get help with your fees.

We'll contact the Department for Work and Pensions to confirm that you are (or were) getting one of these benefits.

No

Yes. **Go to question 14**

11. Do you or your partner, if you have one, have any children that live with you or you are supporting financially?

No

Yes. Tell us how many children you have in each age range.

0–13 years

14 years and older

Children: A child is a person under 16 years old and up to 19 if in full time education and living with you, or any child receiving regular financial support through a maintenance agreement.

If you answered Yes to question 11, please ensure any Child Benefit, Child Tax Credit or income maintenance agreements for them are included in question 12 and question 13.

- 12.** Tick all the types of income you and your partner, if you have one, have received in the last calendar month.

If your income last month is not representative of what you usually get, you can provide an average income for the last 3 months, if this is lower. If so, tick all income types for that period.

My income	Partner's income	
<input type="checkbox"/>	<input type="checkbox"/>	Wages
<input type="checkbox"/>	<input type="checkbox"/>	Net profits from self employment
<input type="checkbox"/>	<input type="checkbox"/>	Child benefit
<input type="checkbox"/>	<input type="checkbox"/>	Working Tax Credit
<input type="checkbox"/>	<input type="checkbox"/>	Child Tax Credit
<input type="checkbox"/>	<input type="checkbox"/>	Maintenance payments
<input type="checkbox"/>	<input type="checkbox"/>	Contribution-based Jobseekers Allowance (JSA)
<input type="checkbox"/>	<input type="checkbox"/>	Contribution-based Employment and Support Allowance (ESA)
<input type="checkbox"/>	<input type="checkbox"/>	Universal Credit
<input type="checkbox"/>	<input type="checkbox"/>	Pensions (state, work, private and Pensions Credit (savings credit))
<input type="checkbox"/>	<input type="checkbox"/>	Rent from anyone living with you
<input type="checkbox"/>	<input type="checkbox"/>	Rent from other properties you own
<input type="checkbox"/>	<input type="checkbox"/>	Cash gifts – include all one off payments
<input type="checkbox"/>	<input type="checkbox"/>	Financial support from others – include all one off payments
<input type="checkbox"/>	<input type="checkbox"/>	Loans
<input type="checkbox"/>	<input type="checkbox"/>	Other income – For example, income from online selling, or from dividend or interest payments.
<input type="checkbox"/>	<input type="checkbox"/>	None of the above

- 13.** What was last calendar month's income for you and your partner, if you have one?

If your income last month is not representative of what you usually get, you can provide an average income for the last 3 months, if this is lower.

£

The above figure is

- last calendar month's income, or a
- 3 month average

Note 12: some benefits **should not be included as income**, such as Carer's Allowance, PIP, Housing Benefit and aspects of working and child tax credit. See guidance notes EX160A <https://www.gov.uk/government/publications/apply-for-help-with-court-and-tribunal-fees>

14. Declaration and statement of truth

- I am the **applicant or litigation friend** completing this form.

I believe that my/the applicant's current financial circumstances mean that I/the applicant may be entitled to help with fees. I declare that the information I have given on this form is correct and complete. I understand that if I have given false information, criminal or civil proceedings may be brought against me. I understand that if I have given false information or I do not provide evidence of the information given in this form if requested, my/this application may be rejected and the full fee will be payable.

- I am the **legal representative** completing this form.

The applicant believes that their current financial circumstances mean that they may be entitled to help with fees. The applicant declares that the information they have given on this form is correct and complete. The applicant understands that if they have given false information, criminal or civil proceedings may be brought against them. The applicant understands that if they have given false information or they do not provide evidence of the information given in this form if requested, this application may be rejected and the full fee will be payable.

Signature



- Applicant
 Litigation friend. **Go to question 15**
 Legal representative. **Go to question 15**

Date

Day Month Year

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15. Details of litigation friend or legal representative

First name

Last name

Address

First line of address

Second line of address

Town or city

County (optional)

Postcode

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Email address (optional)

If applicable, name of firm and position held

Name of firm

Position held

The Ministry of Justice and HM Courts and Tribunals Service processes personal information about you.

For details of the standards we follow when processing your data, please visit the following address <https://www.gov.uk/government/organisations/hm-courts-and-tribunals-service/about/personal-information-charter>

To receive a paper copy of this privacy notice, please call 0300 123 1024 Textphone 18001 0300 123 1024.

If calling from Scotland, please call 0300 790 6234 Textphone 18001 0300 790 6234.

What to do next

Return your completed form with your court or tribunal form to the court or tribunal handling your case or claim.

Your Help with Fees application may be rejected if it is received later than 28 days from the date it is signed.

You can return your completed form by post or email.

Find contact details for all courts and tribunals at: gov.uk/find-court-tribunal