



**In the High Court of Justice
Queen's Bench Division
Administrative Court**

CO Ref:
CO/244/2016

In the matter of an application for Judicial Review

**The Queen on the application of
CIVIL NUCLEAR POLICE FEDERATION
versus
CIVIL NUCLEAR POLICE AUTHORITY**

NOTIFICATION of the Judge's decision (CPR Part 54.11, 54.12)

Following consideration of the documents lodged by the Claimant [and the Acknowledgement(s) of service filed by the Defendant and / or Interested Party]

Order by the Honourable Mr Justice Langstaff

Permission is hereby granted

Reasons:

- (1) It is arguable that the Civil Nuclear Constabulary are a Police Force within the meaning of Section 1(2)(g) of the Public Service Pension Act 2013 and Schedule 1 thereof.
- (2) The claim raises a matter of particular interest and importance to a section of the public and deserves, for that reason also, to be heard.

Case management directions

- The defendant and any other person served with the claim form who wishes to contest the claim or support it on additional grounds must file and serve detailed grounds for contesting the claim or supporting it on additional grounds and any written evidence, within 35 days of service of this order.
- Any reply and any application by the claimant to lodge further evidence must be lodged within 21 days of the service of detailed grounds for contesting the claim.
- The claimant must file and serve a trial bundle not less than 4 weeks before the date of the hearing of the judicial review.
- The claimant must file and serve a skeleton argument not less than 21 days before the date of the hearing of the judicial review.
- The defendant and any interested party must file and serve a skeleton argument not less than 14 days before the date of the hearing of the judicial review.
- The claimant must file an agreed bundle of authorities, not less than 3 days before the date of the hearing of the judicial review.
- If permission has been granted on some grounds but refused on others, you may request that the decision to refuse permission be reconsidered at a hearing by filing and serving a completed form 86B within 7 days of the service on you of this order. The reconsideration hearing will be fixed in due course. However, if all parties agree - and time estimates for substantive hearing allow - the reconsideration hearing may take place immediately before the substantive hearing. The Administrative Court Office must be notified within 21 days of the service and filing of form 86B that the parties agree to this course.

Listing Directions

The application is to be listed for 1 day; the parties to provide a written time estimate within 7 days of service of this order if they disagree with this direction.

Case to be heard by a High Court Judge

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Directions as to venue, if applicable:

Signed

Brian J Langstaff

19 / Feb / 16

The date of service of this order is calculated from the date in the section below

For completion by the Administrative Court Office

Sent / Handed to the claimant, defendant and any interested party / the claimant's, defendants, and any interested party's solicitors on (date):

Solicitors:

Ref No.

08 MAR 2016

Notes for the Claimant

To continue the proceedings a fee is payable.

For details of the current fee please refer to the Administrative Court fees table at <http://www.justice.gov.uk/courts/rcj-rolls-building/administrative-court>. Failure to pay the fee or submit a certified application for fee remission may result in the claim being struck out. To form to make an application for remission of a court fee can be obtained from the Justice website <http://hmctsformfinder.justic.gov.uk/HMCTS/Form Finder.do>

You are reminded of your obligation to reconsider the merits of your claim on receipt of the defendant's evidence.