



**Upper Tribunal  
(Immigration and Asylum Chamber)**

Appeal Number: PA/00097/2018

**THE IMMIGRATION ACTS**

**No hearing  
31 October 2018**

**Decision sent out on  
9 November 2018**

**Before**

**MR C M G OCKELTON, VICE PRESIDENT**

**Between**

**ENEYAT [A]**

Appellant

**and**

**THE SECRETARY OF STATE FOR THE HOME DEPARTMENT**

Respondent

**DECISION AND REMITTAL**

1. On 26 September I wrote to the parties as follows:

“Following the grant of permission, the respondent has responded under rule 24, accepting that the failure to have regard to the medical evidence and the joint presidential guidance on vulnerable witnesses was fatal to the assessment of credibility, and inviting the Upper Tribunal to remit the appeal to the First-tier Tribunal for a fresh hearing.

I propose to accept that invitation. Any submissions to the contrary will be considered if received within **21 days** of the date of this letter.”

2. No submissions have been received. I now set aside the determination of the First-tier Tribunal for error or law and remit the appellant’s appeal for fresh consideration by that Tribunal.

C. M. G. OCKELTON  
VICE PRESIDENT OF THE UPPER TRIBUNAL  
IMMIGRATION AND ASYLUM CHAMBER  
Date: 31 October 2018.