This chapter discusses the various remedies which courts may grant claimants for judicial review. It should be noted that the remedies are in the discretion of the court. The remedies which may be granted include: a quashing order (formerly certiorari); a prohibiting order (formerly prohibition); a mandatory order (formerly mandamus); declaration; injunction; interim declaration; and substitutionary remedy. Damages, however, are excluded from the list of remedies. Although CPR 54.3(2) of the Civil Procedure Rules provides that a claim for judicial review may include a claim for damages, it further provides that the claim may not seek damages alone.
15. Judicial review remedies

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