



IN THE EASTERN CARIBBEAN SUPREME COURT
IN THE HIGH COURT OF JUSTICE
ANTIGUA AND BARBUDA

Submitted Date:02/02/2026 12:24

Claim No. ANUHCV2025/0149

Filed Date:02/02/2026 12:25

BETWEEN:
ALKIVIADES DAVID – Claimant
and
DAVID BOIES & OTHERS – Defendants

Fees Paid:22.00

RE-ISSUED LETTER
IMPOSSIBILITY OF AVOIDING ACCEPTANCE OF JURISDICTION

To:
The Honourable Mr Justice René Williams

My Lord,

This action was duly filed and accepted by this Honourable Court. The original pleading named fourteen (14) Defendants, including domestically resident political actors and party executives. Their inclusion anchors territorial jurisdiction within Antigua & Barbuda and renders avoidance of jurisdiction impossible in fact and untenable in procedure.

Public notice was extensive through national radio appearances, online publication, and direct communications with legally sophisticated local actors. Any suggestion of lack of knowledge is factually untenable.

The Attorney General's Office appeared in an amicus capacity. Certain structural clarifications, including the complete defendant count, do not appear to have been raised at that time. This does not affect jurisdiction and is noted only to explain the timing of this clarification.

I am a litigant in person with a recognised disability affecting sequencing and processing of complex information. Where the procedural picture was incomplete, my realisation of the omission necessarily occurred later. This explanation is provided solely for context.

Accordingly, acceptance of this Court's jurisdiction was unavoidable. Any non-engagement thereafter could only have been a deliberate choice.

Respectfully submitted,

/s/ Alkiviades David
Claimant (in person)
Digitally signed – signature functionality disabled

Dated: 2 February 2026