

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

Claim No.: ANUHCV2025/0149

BETWEEN
ALKIVIADES DAVID
Claimant

and including executive members and officers of the
UNITED PROGRESSIVE PARTY
Defendants

**NOTICE OF CONTEMPT
ACTUAL AND CONSTRUCTIVE NOTICE
AND APPLICATION FOR DIRECTIONS**

The Claimant respectfully places before the Court evidence of the Defendants' persistent and deliberate failure to acknowledge proceedings properly served and repeatedly publicised. Thirteen (13) of the fourteen (14) Defendants are senior officers of the United Progressive Party resident within Antigua and Barbuda. Their identities, roles, and residency are established on the record and remain unchallenged.

Evidence of Actual Notice

The Claimant personally informed Mr. Harold Lovell (former Leader of the United Progressive Party and a practising attorney) of the existence of this claim, its filing date, and the involvement of the UPP Defendants on at least three separate occasions. Mr. Lovell acknowledged receipt and raised no dispute as to notice, service, or jurisdiction. No Defendant has filed any defence, acknowledgment of service, or appearance, nor has any Defendant denied notice, disputed service, or contested jurisdiction.

Evidence of Constructive Notice

The proceedings have been broadcast on multiple Antiguan national radio stations, identifying the Court, claim number, parties, and jurisdiction. Shockya.com has published uninterrupted coverage for over three years naming the Defendants, quoting pleadings, and linking directly to the Court file. On 12 May 2025, island.swissx.com published a detailed article mirroring the Claim Form, including the Court name, claim number, parties, and jurisdiction; that publication remains live, accessible, and unretracted. All Defendants reside within the Court's territorial jurisdiction and are amenable to its process.

Prima Facie Contempt

The Defendants' knowing non-compliance while within the jurisdiction of this Honourable Court constitutes prima facie wilful disobedience of the Court's process and interference with the administration of justice.

Relief Sought

The Claimant respectfully applies for: (a) an order requiring the Defendants to show cause within seven (7) days why they should not be cited for contempt; (b) the costs of this application; and (c) such further directions as the Court considers necessary to vindicate its authority and secure compliance.

This application is made in good faith and for the sole purpose of preserving the integrity of the Court's process. It is not political; it is procedural.

Dated: 03 February 2026

Filed by:
ALKIVIADES DAVID
Claimant in Person