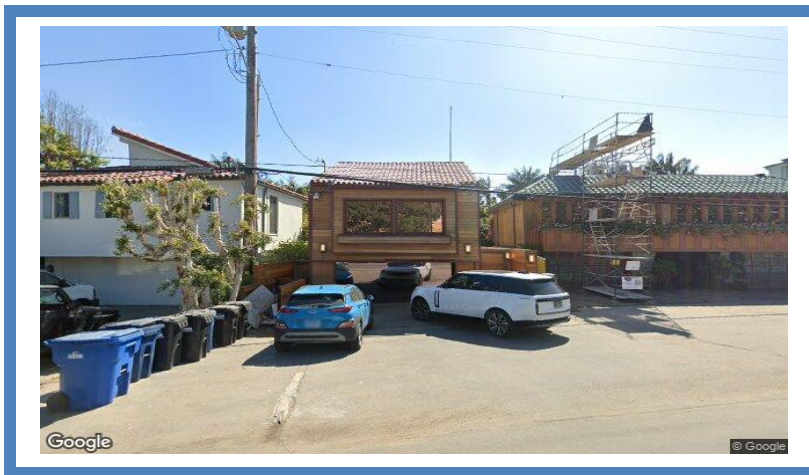




Santa Barbara Office
3700 State Street, Suite 100
Santa Barbara, CA 93105
Ph: 805.879-9400

Montecito Office
1284-B Coast Village Road
Montecito, CA 93105
Ph: 805-565-7800

Commercial Services
3700 State Street, Suite 100
Santa Barbara, CA 93105
Ph: 805.879-9400



Property Address

**23768 Malibu Rd
Malibu, CA 90265**

Assessors Parcel No: 4458-006-025

“Strength, Expertise, Service”

This title information has been provided free of charge by Fidelity National Title in conformance with the rules established by the California Insurance Commissioner, who urges you to shop for the best service available and compare charges and fees For Title Insurance and other services associated with the purchase or sale of a home. This information is provided as an accommodation only. The information contained herein is not a complete statement or representation of the status of title to the property in question and no assurances are made or liability assumed as to the accuracy thereof. If you wish protection against loss with the respect to the status of title, you should obtain a commitment, binder of policy of title insurance

Property Detail Report

23768 Malibu Rd, Malibu, CA 90265-4603

APN: 4458-006-025

Los Angeles County Data as of: 07/09/2024

Owner Information

Owner Name:	Harmonia Malibu LLC	Recent Sale:	\$16,550,000
Vesting:		Occupancy:	Absentee Owner
Mailing Address:	330 S Poplar Ave #103i, Pierre, SD 57501-2476		

Location Information

Legal Description:	Land Of Matthew Keller In The Rancho Topanga Malibu Sequit Lot Com S 6 50 30" E 40 Ft From Engr Sta 923 + 24.44 In C/L Of Malibu Rd (Per O R 9434-338) Th S 83 0930" W 30.7 Ft Th S 5 2430" And Part Of Lot/Sec 3	County:	Los Angeles, CA		
APN:	4458-006-025	Alternate APN:		Census Tract / Block:	800504 / 1038
Munic / Twnshp:	West /Mal. Beaches N.	Twtnshp-Rng-Sec:		Legal Lot / Block:	3 /
Subdivision:	Topanga Malibu Sequit Rho	Tract #:		Legal Book / Page:	1 / 407
Neighborhood:	Malibu Road	School District:	Santa Monica-Malibu Unified School District	High School:	Malibu High School
Elementary School:	Webster Elementary...	Middle School:	Malibu High School		
Latitude:	34.0329	Longitude:	-118.69357		

Last Transfer / Conveyance - Current Owner

Transfer / Rec Date:	03/26/2024 / 05/31/2024	Price:	\$16,550,000	Transfer Doc #:	2024.354871
Buyer Name:	23768 MR LLC	Seller Name:	Harmonia Malibu LLC	Deed Type:	Receiver's Deed

Last Market Sale

Sale / Rec Date:	03/26/2024 / 05/31/2024	Sale Price / Type:	\$16,550,000 / Full Value	Deed Type:	Receiver's Deed
Multi / Split Sale:	Y	Price / Sq. Ft.:	\$4,302	New Construction:	
1st Mtg Amt / Type:		1st Mtg Rate / Type:		1st Mtg Doc #:	N/A
2nd Mtg Amt / Type:		2nd Mtg Rate / Type:		Sale Doc #:	2024.354871
Seller Name:	Harmonia Malibu LLC			Title Company:	Fidelity National...
Lender:					

Prior Sale Information

Sale / Rec Date:	02/27/2019 / 04/26/2019	Sale Price / Type:	\$19,100,000 /	Prior Deed Type:	Grant Deed
1st Mtg Amt / Type:	\$15,000,000 /	1st Mtg Rate / Type:	5.87 / Adj	Prior Sale Doc #:	2019.375316
Prior Lender:	Axos Bank				

Property Characteristics

Gross Living Area:	3,847 Sq. Ft.	Total Rooms:	14	Year Built / Eff:	1974 / 1980
Living Area:	3,847 Sq. Ft.	Bedrooms:	3	Stories:	2
Total Adj. Area:		Baths (F / H):	4 /	Parking Type:	On Site
Above Grade:	3,847 Sq. Ft.	Pool:		Garage #:	1
Basement Area:		Fireplace:		Garage Area:	
Style:	Contemporary	Cooling:	Central	Porch Type:	
Foundation:		Heating:	Central	Patio Type:	
Quality:	Good	Exterior Wall:		Roof Type:	
Condition:		Construction Type:	Wood	Roof Material:	

Site Information

Land Use:	SFR	Lot Area:	10,563 Sq. Ft.	Zoning:	LCR16000*
State Use:		Lot Width / Depth:	31 / 402	# of Buildings:	1
County Use:	0100 - Single Family Residence	Usable Lot:	10563	Res / Comm Units:	1 /
Site Influence:		Acres:	0.242	Water / Sewer Type:	
Flood Zone Code:	Ve	Flood Map #:	06037C1537G	Flood Map Date:	04/21/2021
Community Name:	City Of Malibu	Flood Panel #:	1537G	Inside SFHA:	True

Tax Information

Assessed Year:	2023	Assessed Value:	\$20,425,447	Market Total Value:	
Tax Year:	2023	Land Value:	\$17,155,233	Market Land Value:	
Tax Area:	10-865	Improvement Value:	\$3,270,214	Market Imprv Value:	
Property Tax:	\$235,072.86	Improved %:	16.01%	Market Imprv %:	
Exemption:		Delinquent Year:			

Transaction History Basic

23768 Malibu Rd, Malibu, CA 90265-4603

APN: 4458-006-025

Los Angeles County Data as of: 07/09/2024

Current Owner: 23768 MR LLC

Vesting:
2024 - Present

Date	Rec Date	Verified	Price	Type	Title Company	Buyer	Seller	Document #
03/26/2024	05/31/2024		\$16,550,000	Full Value	Fidelity National Title	23768 MR LLC	Harmonia Malibu LLC	2024.354871

Prior Owner: Harmonia Malibu LLC

2019 - 2024

Date	Type	Verified	Amount	Borrower(s)	Lender	Loan Type	Type / Term	Rate	Document #
04/26/2019	Trust Deed/Mortgage		\$15,000,000	Harmonia Malibu LLC	Axos Bank		Adj / 30 Years	5.8700	2019.375317

Date	Rec Date	Verified	Price	Type	Title Company	Buyer	Seller	Document #
02/27/2019	04/26/2019		\$19,100,000		Priority Title Company	Harmonia Malibu LLC	Elizabeth S Luster Trust	2019.375316

Prior Owner: Luster Elizabeth S

1996 - 2019

Date	Type	Verified	Amount	Borrower(s)	Lender	Loan Type	Type / Term	Rate	Document #
05/15/2013	Trust Deed/Mortgage	✓	\$695,000	Luster Elizabeth S	New Penn Fin'l LLC	Conventional	/ 30 Years		2013.728890
02/09/2012	Trust Deed/Mortgage		\$701,880	Luster Elizabeth S Trust	Cole Taylor Bank	Conventional	Fix /	390	2012.225312
09/22/2010	Trust Deed/Mortgage		\$705,000	Luster Elizabeth A	Homeservices Lending LLC	Conventional	Var /	438	2010.1343108
11/13/2002	Trust Deed/Mortgage		\$5,000	Luster TR	Morgan Stanley Dean Witter Cre	Conventional	Var /		2002.2735109
07/05/2000	Trust Deed/Mortgage		\$5,000	Luster Elizabeth S	Morgan Stanley Dean Witter Cre	Conventional	Var /		2000.1021656
04/26/1996	Trust Deed/Mortgage		\$1,000,000	Luster Elizabeth S	Bank of America	Conventional	Var /		1996.657728
03/25/1996	Trust Deed/Mortgage		\$1,000,000	Luster Elizabeth S	Luster Trust	Conventional	Fix /	705	

Date	Rec Date	Verified	Price	Type	Title Company	Buyer	Seller	Document #
03/18/1996	03/25/1996		\$2,600,000	Full Value	Stewart Title	Luster Elizabeth S	Ba Properties Inc	1996.467963

Prior Owner: Ba Properties Inc

1995 - 1996

Date	Rec Date	Verified	Price	Type	Title Company	Buyer	Seller	Document #
11/10/1995	11/17/1995	✓	\$1,638,000			Ba Properties Inc	Gugielmo, Joseph	1995.1843758

Sales Comparables

23768 Malibu Rd, Malibu, CA 90265-4603

APN: 4458-006-025

Los Angeles County Data as of: 07/09/2024

No sales comparables found for default criteria.

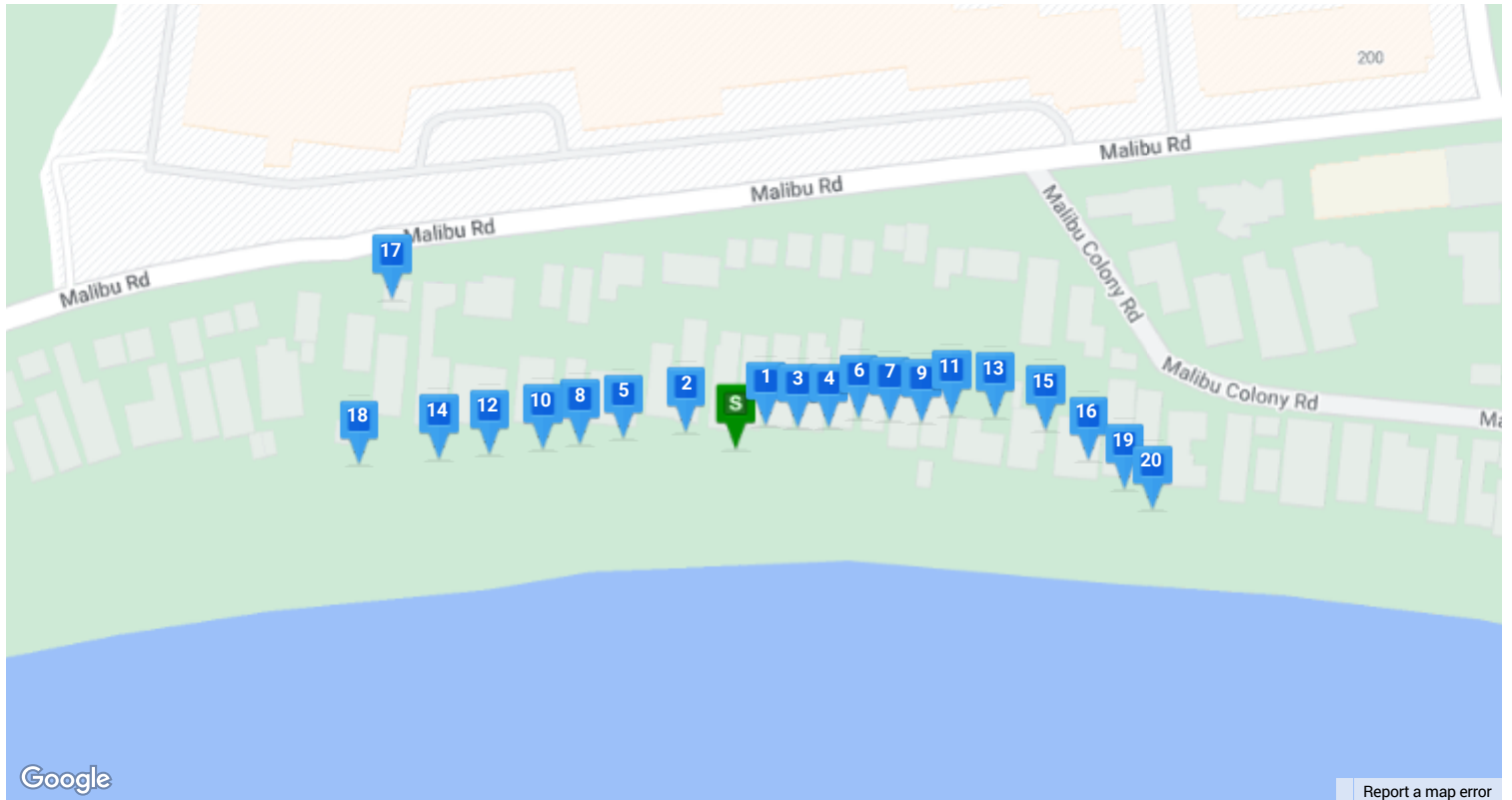
You may edit your criteria to locate comparables.

Neighbors Report

23768 Malibu Rd, Malibu, CA 90265-4603

APN: 4458-006-025

Los Angeles County Data as of: 07/09/2024



Subject Property Neighbors



Subject Property
23768 Malibu Rd, Malibu, CA 90265-4603
 Occupancy: Absentee Owner

Owner Name: 23768 MR LLC
 Mailing Address: 330 S Poplar Ave #103i, Pierre, SD 57501-2476
 APN: 4458-006-025

Sale / Rec Date: 03/26/2024 / 05/31/2024
 Sale Price / Type: \$16,550,000 / Full Value
 Land Use: SFR

Year Built / Eff: 1974 / 1980
 Living Area: 3,847 Sq. Ft.
 Lot Area: 10,563 Sq. Ft.
 Bedrooms: 3
 Baths (F / H): 4 /



Neighbor 1 - 0.01 Miles From Subject
23764 Malibu Rd, Malibu, CA 90265-4603
 Occupancy: Absentee Owner

Owner Name: 23764 Malibu Road LLC
 Mailing Address: 11150 Santa Monica Blvd #600, Los Angeles, CA 90025-479
 APN: 4458-006-026

Sale / Rec Date: 11/09/2019 / 09/24/2020
 Sale Price / Type: \$3,410,000 /
 Land Use: SFR

Year Built / Eff: 1989 / 1996
 Living Area: 4,012 Sq. Ft.
 Lot Area: 11,982 Sq. Ft.
 Bedrooms: 3
 Baths (F / H): 5 /



Neighbor 2 - 0.01 Miles From Subject
23800 Malibu Rd, Malibu, CA 90265-4604
 Occupancy: Owner Occupied

Year Built / Eff: 1965 / 1969
 Living Area: 7,606 Sq. Ft.

Owner Name: Sanders Walter J
 Mailing Address: 23800 Malibu Rd, Malibu, CA 90265-4604
 APN: 4458-006-023

Sale / Rec Date:
 Sale Price / Type:
 Land Use: SFR

Lot Area: 25,334 Sq. Ft.
 Bedrooms: 9
 Baths (F / H): 10 /



Neighbor 3 - 0.01 Miles From Subject
23762 Malibu Rd, Malibu, CA 90265-4603
 Occupancy: Absentee Owner

Year Built / Eff: 1986 / 1986
 Living Area: 4,631 Sq. Ft.

Owner Name: Kjm Malibu LLC
 Mailing Address: 11150 Santa Monica Blvd #600, Los Angeles, CA 90025-479
 APN: 4458-006-027

Sale / Rec Date: 01/07/2021 / 01/20/2021
 Sale Price / Type: \$21,500,000 /
 Land Use: SFR

Lot Area: 13,010 Sq. Ft.
 Bedrooms: 3
 Baths (F / H): 4 /



Neighbor 4 - 0.02 Miles From Subject
23758 Malibu Rd, Malibu, CA 90265-4603
 Occupancy: Absentee Owner

Year Built / Eff: 1982 / 1998
 Living Area: 3,019 Sq. Ft.

Owner Name: Bernstein Howard TR / Gold Stanley TR Gold Trust
 Mailing Address: 3500 W Olive Ave #700, Burbank, CA 91505-5503
 APN: 4458-006-028

Sale / Rec Date:
 Sale Price / Type:
 Land Use: SFR

Lot Area: 11,554 Sq. Ft.
 Bedrooms: 3
 Baths (F / H): 4 /



Neighbor 5 - 0.02 Miles From Subject
23808 Malibu Rd, Malibu, CA 90265-4604
 Occupancy: Absentee Owner

Year Built / Eff: 1998 / 1998
 Living Area: 3,945 Sq. Ft.

Owner Name: 23808 Malibu RD LLC
 Mailing Address: 8605 Santa Monica Blvd #30736, West Hollywood, CA 90069-4109
 APN: 4458-006-022

Sale / Rec Date: 12/28/2020 / 12/31/2020
 Sale Price / Type: \$39,550,000 /
 Land Use: SFR

Lot Area: 21,718 Sq. Ft.
 Bedrooms: 4
 Baths (F / H): 4 /



Neighbor 6 - 0.02 Miles From Subject
23754 Malibu Rd, Malibu, CA 90265-4603
 Occupancy: Owner Occupied

Year Built / Eff: 1988 / 1988
 Living Area: 3,857 Sq. Ft.

Owner Name: Michael S Weinstock Trust / Weinstock Michael S TR
 Mailing Address: 23754 Malibu Rd, Malibu, CA 90265-4603
 APN: 4458-006-029

Sale / Rec Date:
 Sale Price / Type:
 Land Use: SFR

Lot Area: 11,974 Sq. Ft.
 Bedrooms: 4
 Baths (F / H): 4 /



Neighbor 7 - 0.03 Miles From Subject
23752 Malibu Rd, Malibu, CA 90265-4603
 Occupancy: Absentee Owner

Year Built / Eff: 1973 / 1973
 Living Area: 3,114 Sq. Ft.

Owner Name: Alan Pivo Cohen Pivo & Co / Oceanside Properties Inc
 Mailing Address: 9171 Wilshire Blvd #400, Beverly Hills, CA 90210-5516
 APN: 4458-006-030

Sale / Rec Date:
 Sale Price / Type:
 Land Use: SFR

Lot Area: 13,169 Sq. Ft.
 Bedrooms: 4
 Baths (F / H): 4 /



Neighbor 8 - 0.03 Miles From Subject
23812 Malibu Rd, Malibu, CA 90265-4604
 Occupancy: Absentee Owner

Year Built / Eff: 2012 / 2012
 Living Area: 4,551 Sq. Ft.

Owner Name: Blake Lindsley Trust / Williams John D
 Mailing Address: 6615 E Pacific Coast Hwy #150, Long Beach, CA 90803-4222
 APN: 4458-007-028

Sale / Rec Date:
 Sale Price / Type:

Lot Area: 10,783 Sq. Ft.
 Bedrooms: 5

Land Use: SFR

Baths (F / H): 7 /



Neighbor 9 - 0.04 Miles From Subject
23750 Malibu Rd, Malibu, CA 90265-4603
 Occupancy: Absentee Owner

Year Built / Eff: 1974 / 1994
 Living Area: 5,627 Sq. Ft.

Owner Name: Malibu Property Trust / Miller Peter A TR
 Mailing Address: 200 Park Ave, New York, NY 10166-5
 APN: 4458-006-031

Sale / Rec Date: 08/20/2010 / 09/15/2010
 Sale Price / Type: \$30,000,000 / Full Value
 Land Use: SFR

Lot Area: 12,870 Sq. Ft.
 Bedrooms: 4
 Baths (F / H): 5 /



Neighbor 10 - 0.04 Miles From Subject
23816 Malibu Rd, Malibu, CA 90265-4604
 Occupancy: Absentee Owner

Year Built / Eff: 1930 / 1960
 Living Area: 2,716 Sq. Ft.

Owner Name: Cohn Enza
 Mailing Address: 1880 Century Park #1600, Los Angeles, CA 90067-1661
 APN: 4458-007-027

Sale / Rec Date: 03/01/2023 / 04/07/2023
 Sale Price / Type: \$37,500,000 / Full Value

Lot Area: 16,658 Sq. Ft.
 Bedrooms: 2

Land Use: SFR

Baths (F / H): 3 /



Neighbor 11 - 0.04 Miles From Subject
23746 Malibu Rd, Malibu, CA 90265-4603
 Occupancy: Absentee Owner

Year Built / Eff: 1927 / 1970
 Living Area: 2,167 Sq. Ft.

Owner Name: Capricorn West Coast LLC
 Mailing Address: 1325 Avenue Of The Americas #23, New York, NY 10019-6026
 APN: 4458-006-032

Sale / Rec Date:
 Sale Price / Type:

Lot Area: 11,741 Sq. Ft.
 Bedrooms: 4

Land Use: SFR

Baths (F / H): 3 /



Neighbor 12 - 0.05 Miles From Subject
23822 Malibu Rd, Malibu, CA 90265-4604
 Occupancy: Owner Occupied

Year Built / Eff: 1990 / 1990
 Living Area: 7,141 Sq. Ft.

Owner Name: Bernard & Rena Shapiro Trust / Shapiro Rena TR
 Mailing Address: 5068 Calvin Ave, Tarzana, CA 91356-4442
 APN: 4458-007-026

Sale / Rec Date: / 01/10/1990
 Sale Price / Type:
 Land Use: SFR

Lot Area: 22,835 Sq. Ft.
 Bedrooms: 4
 Baths (F / H): 7 /



Neighbor 13 - 0.05 Miles From Subject
23740 Malibu Rd, Malibu, CA 90265-4603
 Occupancy: Absentee Owner

Year Built / Eff: 1928 / 1988
 Living Area: 3,284 Sq. Ft.

Owner Name: Sterling Family Trust / Sterling Rochelle H TR
 Mailing Address: 9441 Wilshire Blvd, Beverly Hills, CA 90212-2808
 APN: 4458-006-033

Sale / Rec Date: / 12/18/1975
 Sale Price / Type: \$205,002 /

Lot Area: 24,361 Sq. Ft.
 Bedrooms: 5

Land Use: SFR

Baths (F / H): 4 /



Neighbor 14 - 0.06 Miles From Subject
23826 Malibu Rd, Malibu, CA 90265-4604
 Occupancy: Absentee Owner

Year Built / Eff: 1975 / 1980
 Living Area: 3,009 Sq. Ft.

Owner Name: 17406 Los Alimos LLC
 Mailing Address: 1000 Royal Ct #1307, New Hyde Park, NY
 11040-2616
 APN: 4458-007-025

Sale / Rec Date: 09/28/2012 / 10/23/2012
 Sale Price / Type: \$18,000,000 / Full Value
 Land Use: SFR

Lot Area: 14,757 Sq. Ft.
 Bedrooms: 4
 Baths (F / H): 3 /



Neighbor 15 - 0.06 Miles From Subject
23736 Malibu Colony Rd, Malibu, CA 90265-6629
 Occupancy: Owner Occupied

Year Built / Eff: 1927 / 1955
 Living Area: 2,633 Sq. Ft.

Owner Name: Nachmi LLC
 Mailing Address: 23736 Malibu Colony Rd, Malibu, CA 90265-
 6629
 APN: 4458-006-034

Sale / Rec Date: 12/13/2013 / 12/26/2013
 Sale Price / Type: \$17,350,000 / Full Value
 Land Use: SFR

Lot Area: 17,672 Sq. Ft.
 Bedrooms: 4
 Baths (F / H): 4 /



Neighbor 16 - 0.07 Miles From Subject
23730 Malibu Colony Rd, Malibu, CA 90265-6629
 Occupancy: Absentee Owner

Year Built / Eff: 1927 / 1957
 Living Area: 5,549 Sq. Ft.

Owner Name: Sumner Gordon M / Sumner Trudie S
 Mailing Address: 250 W 57th St #11, New York, NY 10107-1
 APN: 4458-006-035

Sale / Rec Date:
 Sale Price / Type:
 Land Use: SFR

Lot Area: 16,147 Sq. Ft.
 Bedrooms: 5
 Baths (F / H): 5 /



Neighbor 17 - 0.07 Miles From Subject
23832 Malibu Rd, Malibu, CA 90265-4604
 Occupancy: Absentee Owner

Year Built / Eff: 1927 / 1970
 Living Area: 2,522 Sq. Ft.

Owner Name: Erika Glazer Trust / Glazer Erika TR
 Mailing Address: 9663 Santa Monica Blvd #212, Beverly Hills,
 CA 90210-4303
 APN: 4458-007-024

Sale / Rec Date: 05/17/2010 / 05/20/2010
 Sale Price / Type: \$12,250,000 / Full Value
 Land Use: SFR

Lot Area: 15,048 Sq. Ft.
 Bedrooms: 5
 Baths (F / H): 3 /



Neighbor 18 - 0.07 Miles From Subject
23834 Malibu Rd, Malibu, CA 90265-4604
 Occupancy: Owner Occupied

Year Built / Eff: 1956 / 1965
 Living Area: 2,258 Sq. Ft.

Owner Name: Alan L Specht Trust / Specht Alan L TR
 Mailing Address: 23834 Malibu Rd, Malibu, CA 90265-4604
 APN: 4458-007-023

Sale / Rec Date: / 08/17/1984
 Sale Price / Type: \$1,100,000 /
 Land Use: SFR

Lot Area: 11,588 Sq. Ft.
 Bedrooms: 2
 Baths (F / H): 3 /



Neighbor 19 - 0.08 Miles From Subject
23720 Malibu Colony Rd, Malibu, CA 90265-6629
 Occupancy: Absentee Owner

Year Built / Eff: 1983 / 1990
 Living Area: 3,068 Sq. Ft.

Owner Name: Bell Lauralee K TR / Lauralee K Bell Trust
 Mailing Address: 23720 Malibu Colony Rd #27, Malibu, CA
 90265-6629
 APN: 4458-006-036

Sale / Rec Date: / 02/14/1996
 Sale Price / Type:
 Land Use: SFR

Lot Area: 8,554 Sq. Ft.
 Bedrooms: 2
 Baths (F / H): 3 /



Neighbor 20 - 0.08 Miles From Subject
23716 Malibu Colony Rd, Malibu, CA 90265-6629
 Occupancy: Owner Occupied

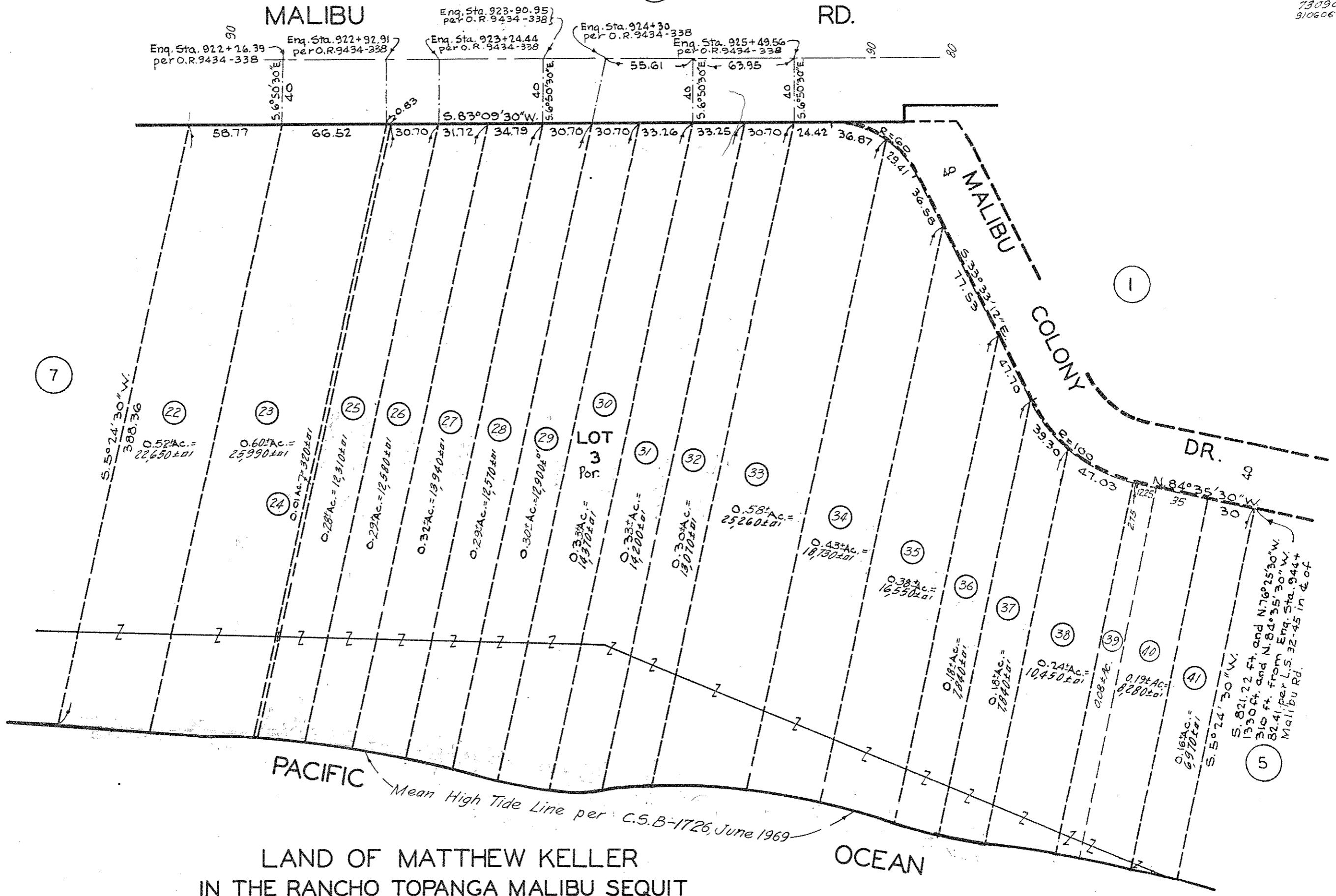
Year Built / Eff: 1930 / 1960
 Living Area: 2,227 Sq. Ft.

Owner Name:	Wolk Family Trust / Wolk Roger S & Marilyn S Trs	Sale / Rec Date:	Lot Area:	7,341 Sq. Ft.
Mailing Address:	23716 Malibu Colony Rd, Malibu, CA 90265-6629	Sale Price / Type:	Bedrooms:	5
APN:	4458-006-037	Land Use:	Baths (F / H):	4 /

Disclaimer: This report is not an insured product or service or a representation of the condition of title to real property. It is not an abstract, legal opinion, opinion of title, title insurance, commitment or preliminary report, or any form of title insurance or guaranty. Estimated property values are: (i) based on available data; (ii) are not guaranteed or warranted; (iii) do not constitute an appraisal; and (iv) should not be relied upon in lieu of an appraisal. This report is issued exclusively for the benefit of the applicant therefor, and may not be used or relied upon by any other person. This report may not be reproduced in any manner without the issuing party's prior written consent. The issuing party does not represent or warrant that the information herein is complete or free from error, and the information herein is provided without any warranties of any kind, as-is, and with all faults. As a material part of the consideration given in exchange for the issuance of this report, recipient agrees that the issuing party's sole liability for any loss or damage caused by an error or omission due to inaccurate information or negligence in preparing this report shall be limited to the fee charged for the report. Recipient accepts this report with this limitation and agrees that the issuing party would not have issued this report but for the limitation of liability described above. The issuing party makes no representation or warranty as to the legality or propriety of recipient's use of the information herein.

School information is copyrighted and provided by GreatSchools.org.

1992



LAND OF MATTHEW KELLER
 IN THE RANCHO TOPANGA MALIBU SEQUIT
 R.F. 534

CODE
 10865

This page is part of your document - DO NOT DISCARD



20240354871



Pages:
0005

Recorded/Filed in Official Records
Recorder's Office, Los Angeles County,
California

05/31/24 AT 08:00AM

FEES:	31.00
TAXES:	18,205.00
OTHER:	0.00
<hr/>	
PAID:	18,236.00



LEADSHEET



202405310140030

00024496547



014710435

SEQ:
01

SECURE - 8:00AM



THIS FORM IS NOT TO BE DUPLICATED

30112707-BB-01

**Recording Requested by
Fidelity National Title**

**AND WHEN RECORDED MAIL TO
AND MAIL TAX STATEMENTS TO:**

23768 MR LLC
c/o Perry, Neidorf & Grassl, LLP
Attn: Michael Neidorf
11400 W. Olympic Blvd., Suite 590
Los Angeles, California 90064

TITLE ORDER NO. **30112707-BB** ESCROW OR LOAN NO.

COURT-APPOINTED RECEIVER'S DEED

THE UNDERSIGNED "GRANTOR" DECLARES:
The City of Malibu

DOCUMENTARY TRANSFER TAX is \$ 18,205.00 and any CITY TAX is \$ 0.00
 computed on full value of Property conveyed, or
 computed on full value less value of liens or encumbrances remaining at time of sale, and

BY THIS INSTRUMENT DATED March 26, 2024, for valuable consideration, in accordance with California law, after notice, and pursuant to the Court's orders dated March 21, 2023, issued by the Superior Court of the State of California for the County of Los Angeles, East District, and recorded in the official records of the Los Angeles County Recorder on March 24, 2023, as instrument number 20230191075, the "Grantor": **HARMONIA MALIBU LLC, a California limited liability company**, by and through STEPHEN J. DONELL, solely and exclusively in his capacity as State Court Appointed Receiver ("**Receiver**") in the matter of *Elizabeth Taylor, etc. v. Alkiviades David, etc., et al.* ("**Action**"), Superior Court of the State of California, County of Los Angeles, East District ("**Court**") as Case No. BC649025, acting in such capacity and not individually, hereby asserts that the Grantor has not previously conveyed the Property as described in Exhibit "A," attached hereto, and subject to matters of public record does hereby sell, assign, transfer and convey all right, title and interest to the Property held by the Receiver in the Action

TO: **23768 MR LLC, a California limited liability company** ("Grantee"),

THE LAND REFERRED TO HEREIN BELOW IS SITUATED IN

Commonly described as: 23768 Malibu Road, Malibu, CA 92065

APN 1: 4458-006-025
APN 2: 4458-006-024

EXHIBIT A

LEGAL DESCRIPTION OF THE PREMISES

PARCEL 1, APN: 4458-006-025:

A Parcel of land, being a part of Rancho Topanga Malibu Sequit, as per map thereof recorded in Book 1 of Patents, Pages 414 to 416, inclusive, of records of said County, particularly described as follows: Commencing at engineer's center line Station 944 plus 81.47 in a tangent bearing South 83° 09' 30" West of the 80 foot strip of land at described in the Final Order of Condemnation in Superior Court Case No. 135650, a certified copy of said final order being recorded in Book 9434, Page 338, Official Records of said County; said centerline station being South 0° 40' 42" East 4183.75 feet from a 12 inch by 12 inch Sandstone Monument, marked TM No. 4 in the root of a 54 inch Sycamore at North boundary corner of said Rancho, described on County Surveyor's Map 9207, Records of said County; thence along the center line of said 80 foot strip of land South 83° 0' 30" West, 2157.03 feet to Engineer's Station 923 plus 24.44; thence South 6° 50' 30" East 40 feet to a point in the Southerly line of said 80 foot strip of land being the true point of beginning; thence along said Southerly line of said 80 foot strip, South 83° 09' 30" West 30.70 feet to a point; thence South 5° 21' 30" West 394 feet, more or less to the Ordinary High Tide of the Pacific Ocean; thence Easterly along said Ordinary High Tide line, 30 feet, more or less, to the intersection of said tide line and that line which bears South 3° 34' 30" West from the true point of beginning; thence North 5° 24' 30" East, 397 feet, more or less, to the point of beginning.

Except all minerals, oil, petroleum, asphaltum, gas, coal and other hydrocarbon substances contained in, on, within and under said land and every part thereof, as contained in deed from Marblehead Land Company, recorded in Book 14976, Page 264, Official Records. Except any portion of said land which at any time was tide or submerged land and became upland by other than from natural causes. Also except any portion of said land lying outside of the patent lines of the Rancho Topanga Malibu Sequit, as such lines existed at the time of the issuance of patent, which was not formed by the deposit of alluvium from natural causes and by imperceptible degrees.

Parcel 2: APN: 4458-006-024

A Parcel of land being a part of Rancho Topanga Malibu Sequit, in the City of Malibu, County of Los Angeles, State of California, as per map recorded in Book 1, of Patents, Pages 414 to 416, inclusive, of Maps, particularly described as follows: Beginning at the Northwest corner of the land described in the deed from Marblehead Land Company to Phyllis H. Staley, a married woman, recorded in Book 14976, Page 264, Official Records; thence South 5° 24' 30" West 394 feet, more or less to the ordinary high tide line of the Pacific Ocean; said point being the Southwest corner of the land described in the deed from Marblehead Land Company to Phyllis H. Staley, a married woman, recorded in Book 14976 Page 264, Official Records; thence West to a point, said point being the Southeast corner of the land described in the deed from Marblehead Company to Lester Cohen, a married man as his

sole and separate property, recorded in Book 18376 Page 142, Official Records; thence 83° 09' 30" East to a point, said point being the point of beginning. Except all minerals, oil, petroleum, asphaltum, gas, coal and other hydrocarbon substances contained in, on, within and under said land and every part thereof, as contained in deed from Marblehead Land Company, recorded in Book 14976, Page 264, Official Records.

Except any portion of said land which at any time was tide or submerged land and became upland by other than from natural causes. Also except any portion of said land lying outside of the patent lines of the Rancho Topanga Malibu Sequit, as such lines existed at the time of the issuance of patent, which was not formed by the deposit of alluvium from natural causes and by imperceptible degrees.

Said Parcels 1 and 2 above described are made pursuant to that certain certificate of Compliance no. Cc 20390, recorded April 24, 1981 as instrument no. 81-414322, Official Records.

Assessor's Parcel Numbers(s):

1: 4458-006-025

2: 4458-006-024

This page is part of your document - DO NOT DISCARD



20190375317



Pages:
0030

Recorded/Filed in Official Records
Recorder's Office, Los Angeles County,
California

04/26/19 AT 08:00AM

FEES:	111.00
TAXES:	0.00
OTHER:	0.00
<hr/>	
PAID:	111.00



LEADSHEET



201904260220028

00016539001



009781989

SEQ:
02

SECURE - 8:00AM



THIS FORM IS NOT TO BE DUPLICATED

E48 86779

RECORDING REQUESTED BY

Priority Title

AND WHEN RECORDED MAIL DOCUMENT TO:

NAME Axos Bank

STREET ADDRESS

9205 West Russell Rd., Suite 400, Mail Stop 860

CITY, STATE & ZIP CODE

Las Vegas, Nevada 89148

SPACE ABOVE FOR RECORDER'S USE ONLY

DEED OF TRUST

Title of Document

Pursuant to Senate Bill 2 – Building Homes and Jobs Act (GC Code Section 27388.1), effective January 1, 2018, a fee of seventy-five dollars (\$75.00) shall be paid at the time of recording of every real estate instrument, paper, or notice required or permitted by law to be recorded, except those expressly exempted from payment of recording fees, per each single transaction per parcel of real property. The fee imposed by this section shall not exceed two hundred twenty-five dollars (\$225.00).

- Exempt from fee per GC 27388.1 (a) (2); recorded concurrently "in connection with" a transfer subject to the imposition of documentary transfer tax (DTT).
- Exempt from fee per GC 27388.1 (a) (2); recorded concurrently "in connection with" a transfer of real property that is a residential dwelling to an owner-occupier.
- Exempt from fee per GC 27388.1 (a) (1); fee cap of \$225.00 reached.
- Exempt from the fee per GC 27388.1 (a) (1); not related to real property.

THIS COVER SHEET ADDED TO PROVIDE ADEQUATE SPACE FOR RECORDING INFORMATION (\$3.00 Additional Recording Fee Applies)

PRIORITY TITLE

86779

Recording Requested By:
AXOS BANK

And After Recording Return To:

AXOS BANK, ATTN: LOAN
SERVICING
9205 WEST RUSSELL RD., SUITE 400, MAIL STOP 860
LAS VEGAS, NEVADA 89148
Loan Number: 70221353

[Space Above This Line For Recording Data]

4458-006-025
4458-006-024

DEED OF TRUST

DEFINITIONS

Words used in multiple sections of this document are defined below and other words are defined in Sections 3, 11, 13, 18, 20 and 21. Certain rules regarding the usage of words used in this document are also provided in Section 16.

(A) "Security Instrument" means this document, which is dated APRIL 23, 2019, together with all Riders to this document.

(B) "Borrower" is HARMONIA MALIBU LLC, A CALIFORNIA LIMITED LIABILITY COMPANY
LLC'S ADDRESS IS 330 SOUTH POPLAR AVENUE, SUITE 103-I, PIERRE, SD 57501

Borrower is the trustor under this Security Instrument.

(C) "Lender" is AXOS BANK

Lender is a FEDERALLY CHARTERED SAVINGS BANK organized
and existing under the laws of UNITED STATES
Lender's address is 4350 LA JOLLA VILLAGE DRIVE, 140, SAN DIEGO, CALIFORNIA 92122

Lender is the beneficiary under this Security Instrument.

(D) "Trustee" is STEWART TITLE GUARANTY COMPANY
1980 POST OAK BLVD., SUITE 710, TX

(E) "Note" means the promissory note signed by Borrower and dated APRIL 22, 2019
The Note states that Borrower owes Lender FIFTEEN MILLION AND 00/100
Dollars (U.S. \$ 15,000,000.00)

plus interest. Borrower has promised to pay this debt in regular Periodic Payments and to pay the debt in full not later than MAY 1, 2049

(F) "Property" means the property that is described below under the heading "Transfer of Rights in the Property."

(G) "Loan" means the debt evidenced by the Note, plus interest, any prepayment charges and late charges due under the Note, and all sums due under this Security Instrument, plus interest.

(H) "Riders" means all Riders to this Security Instrument that are executed by Borrower. The following Riders are to be executed by Borrower [check box as applicable]:

- | | |
|---|--|
| <input checked="" type="checkbox"/> Adjustable Rate Rider | <input type="checkbox"/> Planned Unit Development Rider |
| <input type="checkbox"/> Balloon Rider | <input type="checkbox"/> Biweekly Payment Rider |
| <input checked="" type="checkbox"/> 1-4 Family Rider | <input type="checkbox"/> Second Home Rider |
| <input type="checkbox"/> Condominium Rider | <input checked="" type="checkbox"/> Other(s) [specify] Accommodation Rider, Prepayment Rider to Sec/Int. |

(I) "Applicable Law" means all controlling applicable federal, state and local statutes, regulations, ordinances and administrative rules and orders (that have the effect of law) as well as all applicable final, non-appealable judicial opinions.

(J) "Community Association Dues, Fees, and Assessments" means all dues, fees, assessments and other charges that are imposed on Borrower or the Property by a condominium association, homeowners association or similar organization.

(K) "Electronic Funds Transfer" means any transfer of funds, other than a transaction originated by check, draft, or similar paper instrument, which is initiated through an electronic terminal, telephonic instrument, computer, or magnetic tape so as to order, instruct, or authorize a financial institution to debit or credit an account. Such term includes, but is not limited to, point-of-sale transfers, automated teller machine transactions, transfers initiated by telephone, wire transfers, and automated clearinghouse transfers.

(L) "Escrow Items" means those items that are described in Section 3.

(M) "Miscellaneous Proceeds" means any compensation, settlement, award of damages, or proceeds paid by any third party (other than insurance proceeds paid under the coverages described in Section 5) for: (i) damage to, or destruction of, the Property; (ii) condemnation or other taking of all or any part of the Property; (iii) conveyance in lieu of condemnation; or (iv) misrepresentations of, or omissions as to, the value and/or condition of the Property.

(N) "Mortgage Insurance" means insurance protecting Lender against the nonpayment of, or default on, the Loan.

(O) "Periodic Payment" means the regularly scheduled amount due for (i) principal and interest under the Note, plus (ii) any amounts under Section 3 of this Security Instrument.

(P) "RESPA" means the Real Estate Settlement Procedures Act (12 U.S.C. §2601 et seq.) and its implementing regulation, Regulation X (12 C.F.R. Part 1024), as they might be amended from time to time, or any additional or successor legislation or regulation that governs the same subject matter. As used in this Security Instrument, "RESPA" refers to all requirements and restrictions that are imposed in regard to a "federally related mortgage loan" even if the Loan does not qualify as a "federally related mortgage loan" under RESPA.

(Q) "Successor in Interest of Borrower" means any party that has taken title to the Property, whether or not that party has assumed Borrower's obligations under the Note and/or this Security Instrument.

TRANSFER OF RIGHTS IN THE PROPERTY

This Security Instrument secures to Lender: (i) the repayment of the Loan, and all renewals, extensions and modifications of the Note; and (ii) the performance of Borrower's covenants and agreements under this Security Instrument and the Note. For this purpose, Borrower irrevocably grants and conveys to Trustee, in trust, with power of sale, the following described property located in the

COUNTY of LOS ANGELES :
[Type of Recording Jurisdiction] [Name of Recording Jurisdiction]

SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF
A.P.N.: 4458-006-025, 4458-006-024

which currently has the address of 23768 MALIBU ROAD

MALIBU, California 90265 ("Property Address"):
[City] [Street] [Zip Code]

TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, appurtenances, and fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property."

BORROWER COVENANTS that Borrower is lawfully seized of the estate hereby conveyed and has the right to grant and convey the Property and that the Property is unencumbered, except for encumbrances of record. Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

THIS SECURITY INSTRUMENT combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real property.

UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

1. **Payment of Principal, Interest, Escrow Items, Prepayment Charges, and Late Charges.** Borrower shall pay when due the principal of, and interest on, the debt evidenced by the Note and any prepayment charges and late charges due under the Note. Borrower shall also pay funds for Escrow Items pursuant to Section 3. Payments due under the Note and this Security Instrument shall be made in U.S. currency. However, if any check or other instrument received by Lender as payment under the Note or this Security Instrument is returned to Lender unpaid, Lender may require that any or all subsequent payments due under the Note and this Security Instrument be made in one or more of the following forms, as selected by Lender: (a) cash; (b) money order; (c) certified check, bank check, treasurer's check or cashier's check, provided any such check is drawn upon an institution whose deposits are insured by a federal agency, instrumentality, or entity; or (d) Electronic Funds Transfer.

Payments are deemed received by Lender when received at the location designated in the Note or at such other location as may be designated by Lender in accordance with the notice provisions in Section 15. Lender may return any payment or partial payment if the payment or partial payments are insufficient to bring the Loan current. Lender may accept any payment or partial payment insufficient to bring the Loan current, without waiver of any rights hereunder or prejudice to its rights to refuse such payment or partial payments in the future, but Lender is not obligated to apply such payments at the time such payments are accepted. If each Periodic Payment is applied as of

its scheduled due date, then Lender need not pay interest on unapplied funds. Lender may hold such unapplied funds until Borrower makes payment to bring the Loan current. If Borrower does not do so within a reasonable period of time, Lender shall either apply such funds or return them to Borrower. If not applied earlier, such funds will be applied to the outstanding principal balance under the Note immediately prior to foreclosure. No offset or claim which Borrower might have now or in the future against Lender shall relieve Borrower from making payments due under the Note and this Security Instrument or performing the covenants and agreements secured by this Security Instrument.

2. Application of Payments or Proceeds. Except as otherwise described in this Section 2, all payments accepted and applied by Lender shall be applied in the following order of priority: (a) interest due under the Note; (b) principal due under the Note; (c) amounts due under Section 3. Such payments shall be applied to each Periodic Payment in the order in which it became due. Any remaining amounts shall be applied first to late charges, second to any other amounts due under this Security Instrument, and then to reduce the principal balance of the Note.

If Lender receives a payment from Borrower for a delinquent Periodic Payment which includes a sufficient amount to pay any late charge due, the payment may be applied to the delinquent payment and the late charge. If more than one Periodic Payment is outstanding, Lender may apply any payment received from Borrower to the repayment of the Periodic Payments if, and to the extent that, each payment can be paid in full. To the extent that any excess exists after the payment is applied to the full payment of one or more Periodic Payments, such excess may be applied to any late charges due. Voluntary prepayments shall be applied first to any prepayment charges and then as described in the Note.

Any application of payments, insurance proceeds, or Miscellaneous Proceeds to principal due under the Note shall not extend or postpone the due date, or change the amount, of the Periodic Payments.

3. Funds for Escrow Items. Borrower shall pay to Lender on the day Periodic Payments are due under the Note, until the Note is paid in full, a sum (the "Funds") to provide for payment of amounts due for: (a) taxes and assessments and other items which can attain priority over this Security Instrument as a lien or encumbrance on the Property; (b) leasehold payments or ground rents on the Property, if any; (c) premiums for any and all insurance required by Lender under Section 5; and (d) Mortgage Insurance premiums, if any, or any sums payable by Borrower to Lender in lieu of the payment of Mortgage Insurance premiums in accordance with the provisions of Section 10. These items are called "Escrow Items." At origination or at any time during the term of the Loan, Lender may require that Community Association Dues, Fees, and Assessments, if any, be escrowed by Borrower, and such dues, fees and assessments shall be an Escrow Item. Borrower shall promptly furnish to Lender all notices of amounts to be paid under this Section. Borrower shall pay Lender the Funds for Escrow Items unless Lender waives Borrower's obligation to pay the Funds for any or all Escrow Items. Lender may waive Borrower's obligation to pay to Lender Funds for any or all Escrow Items at any time. Any such waiver may only be in writing. In the event of such waiver, Borrower shall pay directly, when and where payable, the amounts due for any Escrow Items for which payment of Funds has been waived by Lender and, if Lender requires, shall furnish to Lender receipts evidencing such payment within such time period as Lender may require. Borrower's obligation to make such payments and to provide receipts shall for all purposes be deemed to be a covenant and agreement contained in this Security Instrument, as the phrase "covenant and agreement" is used in Section 9. If Borrower is obligated to pay Escrow Items directly, pursuant to a waiver, and Borrower fails to pay the amount due for an Escrow Item, Lender may exercise its rights under Section 9 and pay such amount and Borrower shall then be obligated under Section 9 to repay to Lender any such amount. Lender may revoke the waiver as to any or all Escrow Items at any time by a notice given in accordance with Section 15 and, upon such revocation, Borrower shall pay to Lender all Funds, and in such amounts, that are then required under this Section 3.

Lender may, at any time, collect and hold Funds in an amount (a) sufficient to permit Lender to apply the Funds at the time specified under RESPA, and (b) not to exceed the maximum amount a lender can require under RESPA. Lender shall estimate the amount of Funds due on the basis of current data and reasonable estimates of expenditures of future Escrow Items or otherwise in accordance with Applicable Law.

The Funds shall be held in an institution whose deposits are insured by a federal agency, instrumentality, or entity (including Lender, if Lender is an institution whose deposits are so insured) or in any Federal Home Loan Bank. Lender shall apply the Funds to pay the Escrow Items no later than the time specified under RESPA. Lender shall not charge Borrower for holding and applying the Funds, annually analyzing the escrow account, or verifying

the Escrow Items, unless Lender pays Borrower interest on the Funds and Applicable Law permits Lender to make such a charge. Unless an agreement is made in writing or Applicable Law requires interest to be paid on the Funds, Lender shall not be required to pay Borrower any interest or earnings on the Funds. Borrower and Lender can agree in writing, however, that interest shall be paid on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds as required by RESPA.

If there is a surplus of Funds held in escrow, as defined under RESPA, Lender shall account to Borrower for the excess funds in accordance with RESPA. If there is a shortage of Funds held in escrow, as defined under RESPA, Lender shall notify Borrower as required by RESPA, and Borrower shall pay to Lender the amount necessary to make up the shortage in accordance with RESPA, but in no more than 12 monthly payments. If there is a deficiency of Funds held in escrow, as defined under RESPA, Lender shall notify Borrower as required by RESPA, and Borrower shall pay to Lender the amount necessary to make up the deficiency in accordance with RESPA, but in no more than 12 monthly payments.

Upon payment in full of all sums secured by this Security Instrument, Lender shall promptly refund to Borrower any Funds held by Lender.

4. Charges; Liens. Borrower shall pay all taxes, assessments, charges, fines, and impositions attributable to the Property which can attain priority over this Security Instrument, leasehold payments or ground rents on the Property, if any, and Community Association Dues, Fees, and Assessments, if any. To the extent that these items are Escrow Items, Borrower shall pay them in the manner provided in Section 3.

Borrower shall promptly discharge any lien which has priority over this Security Instrument unless Borrower: (a) agrees in writing to the payment of the obligation secured by the lien in a manner acceptable to Lender, but only so long as Borrower is performing such agreement; (b) contests the lien in good faith by, or defends against enforcement of the lien in, legal proceedings which in Lender's opinion operate to prevent the enforcement of the lien while those proceedings are pending, but only until such proceedings are concluded; or (c) secures from the holder of the lien an agreement satisfactory to Lender subordinating the lien to this Security Instrument. If Lender determines that any part of the Property is subject to a lien which can attain priority over this Security Instrument, Lender may give Borrower a notice identifying the lien. Within 10 days of the date on which that notice is given, Borrower shall satisfy the lien or take one or more of the actions set forth above in this Section 4.

Lender may require Borrower to pay a one-time charge for a real estate tax verification and/or reporting service used by Lender in connection with this Loan.

5. Property Insurance. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage," and any other hazards including, but not limited to, earthquakes and floods, for which Lender requires insurance. This insurance shall be maintained in the amounts (including deductible levels) and for the periods that Lender requires. What Lender requires pursuant to the preceding sentences can change during the term of the Loan. The insurance carrier providing the insurance shall be chosen by Borrower subject to Lender's right to disapprove Borrower's choice, which right shall not be exercised unreasonably. Lender may require Borrower to pay, in connection with this Loan, either: (a) a one-time charge for flood zone determination, certification and tracking services; or (b) a one-time charge for flood zone determination and certification services and subsequent charges each time remappings or similar changes occur which reasonably might affect such determination or certification. Borrower shall also be responsible for the payment of any fees imposed by the Federal Emergency Management Agency in connection with the review of any flood zone determination resulting from an objection by Borrower.

If Borrower fails to maintain any of the coverages described above, Lender may obtain insurance coverage, at Lender's option and Borrower's expense. Lender is under no obligation to purchase any particular type or amount of coverage. Therefore, such coverage shall cover Lender, but might or might not protect Borrower, Borrower's equity in the Property, or the contents of the Property, against any risk, hazard or liability and might provide greater or lesser coverage than was previously in effect. Borrower acknowledges that the cost of the insurance coverage so obtained might significantly exceed the cost of insurance that Borrower could have obtained. Any amounts disbursed by Lender under this Section 5 shall become additional debt of Borrower secured by this Security Instrument. These amounts shall bear interest at the Note rate from the date of disbursement and shall be payable, with such interest, upon notice from Lender to Borrower requesting payment.

All insurance policies required by Lender and renewals of such policies shall be subject to Lender's right to disapprove such policies, shall include a standard mortgage clause, and shall name Lender as mortgagee and/or as an additional loss payee and Borrower further agrees to generally assign rights to insurance proceeds to the holder of the Note up to the amount of the outstanding loan balance. Lender shall have the right to hold the policies and renewal certificates. If Lender requires, Borrower shall promptly give to Lender all receipts of paid premiums and renewal notices. If Borrower obtains any form of insurance coverage, not otherwise required by Lender, for damage to, or destruction of, the Property, such policy shall include a standard mortgage clause and shall name Lender as mortgagee and/or as an additional loss payee and Borrower further agrees to generally assign rights to insurance proceeds to the holder of the Note up to the amount of the outstanding loan balance.

In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if not made promptly by Borrower. Unless Lender and Borrower otherwise agree in writing, any insurance proceeds, whether or not the underlying insurance was required by Lender, shall be applied to restoration or repair of the Property, if the restoration or repair is economically feasible and Lender's security is not lessened. During such repair and restoration period, Lender shall have the right to hold such insurance proceeds until Lender has had an opportunity to inspect such Property to ensure the work has been completed to Lender's satisfaction, provided that such inspection shall be undertaken promptly. Lender may disburse proceeds for the repairs and restoration in a single payment or in a series of progress payments as the work is completed. Unless an agreement is made in writing or Applicable Law requires interest to be paid on such insurance proceeds, Lender shall not be required to pay Borrower any interest or earnings on such proceeds. Fees for public adjusters, or other third parties, retained by Borrower shall not be paid out of the insurance proceeds and shall be the sole obligation of Borrower. If the restoration or repair is not economically feasible or Lender's security would be lessened, the insurance proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with the excess, if any, paid to Borrower. Such insurance proceeds shall be applied in the order provided for in Section 2.

If Borrower abandons the Property, Lender may file, negotiate and settle any available insurance claim and related matters. If Borrower does not respond within 30 days to a notice from Lender that the insurance carrier has offered to settle a claim, then Lender may negotiate and settle the claim. The 30-day period will begin when the notice is given. In either event, or if Lender acquires the Property under Section 22 or otherwise, Borrower hereby assigns to Lender (a) Borrower's rights to any insurance proceeds in an amount not to exceed the amounts unpaid under the Note or this Security Instrument, and (b) any other of Borrower's rights (other than the right to any refund of unearned premiums paid by Borrower) under all insurance policies covering the Property, insofar as such rights are applicable to the coverage of the Property. Lender may use the insurance proceeds either to repair or restore the Property or to pay amounts unpaid under the Note or this Security Instrument, whether or not then due.

6. Occupancy. Borrower shall occupy, establish, and use the Property as Borrower's principal residence within 60 days after the execution of this Security Instrument and shall continue to occupy the Property as Borrower's principal residence for at least one year after the date of occupancy, unless Lender otherwise agrees in writing, which consent shall not be unreasonably withheld, or unless extenuating circumstances exist which are beyond Borrower's control.

7. Preservation, Maintenance and Protection of the Property; Inspections. Borrower shall not destroy, damage or impair the Property, allow the Property to deteriorate or commit waste on the Property. Whether or not Borrower is residing in the Property, Borrower shall maintain the Property in order to prevent the Property from deteriorating or decreasing in value due to its condition. Unless it is determined pursuant to Section 5 that repair or restoration is not economically feasible, Borrower shall promptly repair the Property if damaged to avoid further deterioration or damage. If insurance or condemnation proceeds are paid in connection with damage to, or the taking of, the Property, Borrower shall be responsible for repairing or restoring the Property only if Lender has released proceeds for such purposes. Lender may disburse proceeds for the repairs and restoration in a single payment or in a series of progress payments as the work is completed. If the insurance or condemnation proceeds are not sufficient to repair or restore the Property, Borrower is not relieved of Borrower's obligation for the completion of such repair or restoration.

Lender or its agent may make reasonable entries upon and inspections of the Property. If it has reasonable cause, Lender may inspect the interior of the improvements on the Property. Lender shall give Borrower notice at the time of or prior to such an interior inspection specifying such reasonable cause.

8. Borrower's Loan Application. Borrower shall be in default if, during the Loan application process, Borrower or any persons or entities acting at the direction of Borrower or with Borrower's knowledge or consent gave materially false, misleading, or inaccurate information or statements to Lender (or failed to provide Lender with material information) in connection with the Loan. Material representations include, but are not limited to, representations concerning Borrower's occupancy of the Property as Borrower's principal residence.

9. Protection of Lender's Interest in the Property and Rights Under this Security Instrument. If (a) Borrower fails to perform the covenants and agreements contained in this Security Instrument, (b) there is a legal proceeding that might significantly affect Lender's interest in the Property and/or rights under this Security Instrument (such as a proceeding in bankruptcy, probate, for condemnation or forfeiture, for enforcement of a lien which may attain priority over this Security Instrument or to enforce laws or regulations), or (c) Borrower has abandoned the Property, then Lender may do and pay for whatever is reasonable or appropriate to protect Lender's interest in the Property and rights under this Security Instrument, including protecting and/or assessing the value of the Property, and securing and/or repairing the Property. Lender's actions can include, but are not limited to: (a) paying any sums secured by a lien which has priority over this Security Instrument; (b) appearing in court; and (c) paying reasonable attorneys' fees to protect its interest in the Property and/or rights under this Security Instrument, including its secured position in a bankruptcy proceeding. Securing the Property includes, but is not limited to, entering the Property to make repairs, change locks, replace or board up doors and windows, drain water from pipes, eliminate building or other code violations or dangerous conditions, and have utilities turned on or off. Although Lender may take action under this Section 9, Lender does not have to do so and is not under any duty or obligation to do so. It is agreed that Lender incurs no liability for not taking any or all actions authorized under this Section 9.

Any amounts disbursed by Lender under this Section 9 shall become additional debt of Borrower secured by this Security Instrument. These amounts shall bear interest at the Note rate from the date of disbursement and shall be payable, with such interest, upon notice from Lender to Borrower requesting payment.

If this Security Instrument is on a leasehold, Borrower shall comply with all the provisions of the lease. Borrower shall not surrender the leasehold estate and interests herein conveyed or terminate or cancel the ground lease. Borrower shall not, without the express written consent of Lender, alter or amend the ground lease. If Borrower acquires fee title to the Property, the leasehold and the fee title shall not merge unless Lender agrees to the merger in writing.

10. Mortgage Insurance. If Lender required Mortgage Insurance as a condition of making the Loan, Borrower shall pay the premiums required to maintain the Mortgage Insurance in effect. If, for any reason, the Mortgage Insurance coverage required by Lender ceases to be available from the mortgage insurer that previously provided such insurance and Borrower was required to make separately designated payments toward the premiums for Mortgage Insurance, Borrower shall pay the premiums required to obtain coverage substantially equivalent to the Mortgage Insurance previously in effect, at a cost substantially equivalent to the cost to Borrower of the Mortgage Insurance previously in effect, from an alternate mortgage insurer selected by Lender. If substantially equivalent Mortgage Insurance coverage is not available, Borrower shall continue to pay to Lender the amount of the separately designated payments that were due when the insurance coverage ceased to be in effect. Lender will accept, use and retain these payments as a non-refundable loss reserve in lieu of Mortgage Insurance. Such loss reserve shall be non-refundable, notwithstanding the fact that the Loan is ultimately paid in full, and Lender shall not be required to pay Borrower any interest or earnings on such loss reserve. Lender can no longer require loss reserve payments if Mortgage Insurance coverage (in the amount and for the period that Lender requires) provided by an insurer selected by Lender again becomes available, is obtained, and Lender requires separately designated payments toward the premiums for Mortgage Insurance. If Lender required Mortgage Insurance as a condition of making the Loan and Borrower was required to make separately designated payments toward the premiums for Mortgage Insurance, Borrower shall pay the premiums required to maintain Mortgage Insurance in effect, or to provide a non-refundable loss reserve, until Lender's requirement for Mortgage Insurance ends in accordance with any written agreement between Borrower and Lender providing for such termination or until termination is required by Applicable Law. Nothing in this Section 10 affects Borrower's obligation to pay interest at the rate provided in the Note.

Mortgage Insurance reimburses Lender (or any entity that purchases the Note) for certain losses it may incur if Borrower does not repay the Loan as agreed. Borrower is not a party to the Mortgage Insurance.

Mortgage insurers evaluate their total risk on all such insurance in force from time to time, and may enter into agreements with other parties that share or modify their risk, or reduce losses. These agreements are on terms and conditions that are satisfactory to the mortgage insurer and the other party (or parties) to these agreements. These agreements may require the mortgage insurer to make payments using any source of funds that the mortgage insurer may have available (which may include funds obtained from Mortgage Insurance premiums).

As a result of these agreements, Lender, any purchaser of the Note, another insurer, any reinsurer, any other entity, or any affiliate of any of the foregoing, may receive (directly or indirectly) amounts that derive from (or might be characterized as) a portion of Borrower's payments for Mortgage Insurance, in exchange for sharing or modifying the mortgage insurer's risk, or reducing losses. If such agreement provides that an affiliate of Lender takes a share of the insurer's risk in exchange for a share of the premiums paid to the insurer, the arrangement is often termed "captive reinsurance." Further:

(a) Any such agreements will not affect the amounts that Borrower has agreed to pay for Mortgage Insurance, or any other terms of the Loan. Such agreements will not increase the amount Borrower will owe for Mortgage Insurance, and they will not entitle Borrower to any refund.

(b) Any such agreements will not affect the rights Borrower has - if any - with respect to the Mortgage Insurance under the Homeowners Protection Act of 1998 or any other law. These rights may include the right to receive certain disclosures, to request and obtain cancellation of the Mortgage Insurance, to have the Mortgage Insurance terminated automatically, and/or to receive a refund of any Mortgage Insurance premiums that were unearned at the time of such cancellation or termination.

11. Assignment of Miscellaneous Proceeds; Forfeiture. All Miscellaneous Proceeds are hereby assigned to and shall be paid to Lender.

If the Property is damaged, such Miscellaneous Proceeds shall be applied to restoration or repair of the Property, if the restoration or repair is economically feasible and Lender's security is not lessened. During such repair and restoration period, Lender shall have the right to hold such Miscellaneous Proceeds until Lender has had an opportunity to inspect such Property to ensure the work has been completed to Lender's satisfaction, provided that such inspection shall be undertaken promptly. Lender may pay for the repairs and restoration in a single disbursement or in a series of progress payments as the work is completed. Unless an agreement is made in writing or Applicable Law requires interest to be paid on such Miscellaneous Proceeds, Lender shall not be required to pay Borrower any interest or earnings on such Miscellaneous Proceeds. If the restoration or repair is not economically feasible or Lender's security would be lessened, the Miscellaneous Proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with the excess, if any, paid to Borrower. Such Miscellaneous Proceeds shall be applied in the order provided for in Section 2.

In the event of a total taking, destruction, or loss in value of the Property, the Miscellaneous Proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with the excess, if any, paid to Borrower.

In the event of a partial taking, destruction, or loss in value of the Property in which the fair market value of the Property immediately before the partial taking, destruction, or loss in value is equal to or greater than the amount of the sums secured by this Security Instrument immediately before the partial taking, destruction, or loss in value, unless Borrower and Lender otherwise agree in writing, the sums secured by this Security Instrument shall be reduced by the amount of the Miscellaneous Proceeds multiplied by the following fraction: (a) the total amount of the sums secured immediately before the partial taking, destruction, or loss in value divided by (b) the fair market value of the Property immediately before the partial taking, destruction, or loss in value. Any balance shall be paid to Borrower.

In the event of a partial taking, destruction, or loss in value of the Property in which the fair market value of the Property immediately before the partial taking, destruction, or loss in value is less than the amount of the sums secured immediately before the partial taking, destruction, or loss in value, unless Borrower and Lender otherwise agree in writing, the Miscellaneous Proceeds shall be applied to the sums secured by this Security Instrument whether or not the sums are then due.

If the Property is abandoned by Borrower, or if, after notice by Lender to Borrower that the Opposing Party (as defined in the next sentence) offers to make an award to settle a claim for damages, Borrower fails to respond to Lender within 30 days after the date the notice is given, Lender is authorized to collect and apply the Miscellaneous Proceeds either to restoration or repair of the Property or to the sums secured by this Security Instrument, whether

or not then due. "Opposing Party" means the third party that owes Borrower Miscellaneous Proceeds or the party against whom Borrower has a right of action in regard to Miscellaneous Proceeds.

Borrower shall be in default if any action or proceeding, whether civil or criminal, is begun that, in Lender's judgment, could result in forfeiture of the Property or other material impairment of Lender's interest in the Property or rights under this Security Instrument. Borrower can cure such a default and, if acceleration has occurred, reinstate as provided in Section 19, by causing the action or proceeding to be dismissed with a ruling that, in Lender's judgment, precludes forfeiture of the Property or other material impairment of Lender's interest in the Property or rights under this Security Instrument. The proceeds of any award or claim for damages that are attributable to the impairment of Lender's interest in the Property are hereby assigned and shall be paid to Lender.

All Miscellaneous Proceeds that are not applied to restoration or repair of the Property shall be applied in the order provided for in Section 2.

12. Borrower Not Released; Forbearance By Lender Not a Waiver. Extension of the time for payment or modification of amortization of the sums secured by this Security Instrument granted by Lender to Borrower or any Successor in Interest of Borrower shall not operate to release the liability of Borrower or any Successors in Interest of Borrower. Lender shall not be required to commence proceedings against any Successor in Interest of Borrower or to refuse to extend time for payment or otherwise modify amortization of the sums secured by this Security Instrument by reason of any demand made by the original Borrower or any Successors in Interest of Borrower. Any forbearance by Lender in exercising any right or remedy including, without limitation, Lender's acceptance of payments from third persons, entities or Successors in Interest of Borrower or in amounts less than the amount then due, shall not be a waiver of or preclude the exercise of any right or remedy.

13. Joint and Several Liability; Co-signers; Successors and Assigns Bound. Borrower covenants and agrees that Borrower's obligations and liability shall be joint and several. However, any Borrower who co-signs this Security Instrument but does not execute the Note (a "co-signer"): (a) is co-signing this Security Instrument only to mortgage, grant and convey the co-signer's interest in the Property under the terms of this Security Instrument; (b) is not personally obligated to pay the sums secured by this Security Instrument; and (c) agrees that Lender and any other Borrower can agree to extend, modify, forbear or make any accommodations with regard to the terms of this Security Instrument or the Note without the co-signer's consent.

Subject to the provisions of Section 18, any Successor in Interest of Borrower who assumes Borrower's obligations under this Security Instrument in writing, and is approved by Lender, shall obtain all of Borrower's rights and benefits under this Security Instrument. Borrower shall not be released from Borrower's obligations and liability under this Security Instrument unless Lender agrees to such release in writing. The covenants and agreements of this Security Instrument shall bind (except as provided in Section 20) and benefit the successors and assigns of Lender.

14. Loan Charges. Lender may charge Borrower fees for services performed in connection with Borrower's default, for the purpose of protecting Lender's interest in the Property and rights under this Security Instrument, including, but not limited to, attorneys' fees, property inspection and valuation fees. In regard to any other fees, the absence of express authority in this Security Instrument to charge a specific fee to Borrower shall not be construed as a prohibition on the charging of such fee. Lender may not charge fees that are expressly prohibited by this Security Instrument or by Applicable Law.

If the Loan is subject to a law which sets maximum loan charges, and that law is finally interpreted so that the interest or other loan charges collected or to be collected in connection with the Loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from Borrower which exceeded permitted limits will be refunded to Borrower. Lender may choose to make this refund by reducing the principal owed under the Note or by making a direct payment to Borrower. If a refund reduces principal, the reduction will be treated as a partial prepayment without any prepayment charge (whether or not a prepayment charge is provided for under the Note). Borrower's acceptance of any such refund made by direct payment to Borrower will constitute a waiver of any right of action Borrower might have arising out of such overcharge.

15. Notices. All notices given by Borrower or Lender in connection with this Security Instrument must be in writing. Any notice to Borrower in connection with this Security Instrument shall be deemed to have been given to Borrower when mailed by first class mail or when actually delivered to Borrower's notice address if sent by other means. Notice to any one Borrower shall constitute notice to all Borrowers unless Applicable Law expressly requires

otherwise. The notice address shall be the Property Address unless Borrower has designated a substitute notice address by notice to Lender. Borrower shall promptly notify Lender of Borrower's change of address. If Lender specifies a procedure for reporting Borrower's change of address, then Borrower shall only report a change of address through that specified procedure. There may be only one designated notice address under this Security Instrument at any one time. Any notice to Lender shall be given by delivering it or by mailing it by first class mail to Lender's address stated herein unless Lender has designated another address by notice to Borrower. Any notice in connection with this Security Instrument shall not be deemed to have been given to Lender until actually received by Lender. If any notice required by this Security Instrument is also required under Applicable Law, the Applicable Law requirement will satisfy the corresponding requirement under this Security Instrument.

16. Governing Law; Severability; Rules of Construction. This Security Instrument shall be governed by federal law and the law of the jurisdiction in which the Property is located. All rights and obligations contained in this Security Instrument are subject to any requirements and limitations of Applicable Law. Applicable Law might explicitly or implicitly allow the parties to agree by contract or it might be silent, but such silence shall not be construed as a prohibition against agreement by contract. In the event that any provision or clause of this Security Instrument or the Note conflicts with Applicable Law, such conflict shall not affect other provisions of this Security Instrument or the Note which can be given effect without the conflicting provision.

As used in this Security Instrument: (a) words of the masculine gender shall mean and include corresponding neuter words or words of the feminine gender; (b) words in the singular shall mean and include the plural and vice versa; and (c) the word "may" gives sole discretion without any obligation to take any action.

17. Borrower's Copy. Borrower shall be given one copy of the Note and of this Security Instrument.

18. Transfer of the Property or a Beneficial Interest in Borrower. As used in this Section 18, "Interest in the Property" means any legal or beneficial interest in the Property, including, but not limited to, those beneficial interests transferred in a bond for deed, contract for deed, installment sales contract or escrow agreement, the intent of which is the transfer of title by Borrower at a future date to a purchaser.

If all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

19. Borrower's Right to Reinstate After Acceleration. If Borrower meets certain conditions, Borrower shall have the right to have enforcement of this Security Instrument discontinued at any time prior to the earliest of: (a) five days before sale of the Property pursuant to any power of sale contained in this Security Instrument; (b) such other period as Applicable Law might specify for the termination of Borrower's right to reinstate; or (c) entry of a judgment enforcing this Security Instrument. Those conditions are that Borrower: (a) pays Lender all sums which then would be due under this Security Instrument and the Note as if no acceleration had occurred; (b) cures any default of any other covenants or agreements; (c) pays all expenses incurred in enforcing this Security Instrument, including, but not limited to, reasonable attorneys' fees, property inspection and valuation fees, and other fees incurred for the purpose of protecting Lender's interest in the Property and rights under this Security Instrument; and (d) takes such action as Lender may reasonably require to assure that Lender's interest in the Property and rights under this Security Instrument, and Borrower's obligation to pay the sums secured by this Security Instrument, shall continue unchanged. Lender may require that Borrower pay such reinstatement sums and expenses in one or more of the following forms, as selected by Lender: (a) cash; (b) money order; (c) certified check, bank check, treasurer's check or cashier's check, provided any such check is drawn upon an institution whose deposits are insured by a federal agency, instrumentality or entity; or (d) Electronic Funds Transfer. Upon reinstatement by Borrower, this Security Instrument and obligations secured hereby shall remain fully effective as if no acceleration had occurred. However, this right to reinstate shall not apply in the case of acceleration under Section 18.

20. Sale of Note; Change of Loan Servicer; Notice of Grievance. The Note or a partial interest in the Note (together with this Security Instrument) can be sold one or more times without prior notice to Borrower. A sale might result in a change in the entity (known as the "Loan Servicer") that collects Periodic Payments due under the Note and this Security Instrument and performs other mortgage loan servicing obligations under the Note, this Security Instrument, and Applicable Law. There also might be one or more changes of the Loan Servicer unrelated to a sale of the Note. If there is a change of the Loan Servicer, Borrower will be given written notice of the change which will state the name and address of the new Loan Servicer, the address to which payments should be made and any other information RESPA requires in connection with a notice of transfer of servicing. If the Note is sold and thereafter the Loan is serviced by a Loan Servicer other than the purchaser of the Note, the mortgage loan servicing obligations to Borrower will remain with the Loan Servicer or be transferred to a successor Loan Servicer and are not assumed by the Note purchaser unless otherwise provided by the Note purchaser.

Neither Borrower nor Lender may commence, join, or be joined to any judicial action (as either an individual litigant or the member of a class) that arises from the other party's actions pursuant to this Security Instrument or that alleges that the other party has breached any provision of, or any duty owed by reason of, this Security Instrument, until such Borrower or Lender has notified the other party (with such notice given in compliance with the requirements of Section 15) of such alleged breach and afforded the other party hereto a reasonable period after the giving of such notice to take corrective action. If Applicable Law provides a time period which must elapse before certain action can be taken, that time period will be deemed to be reasonable for purposes of this paragraph. The notice of acceleration and opportunity to cure given to Borrower pursuant to Section 22 and the notice of acceleration given to Borrower pursuant to Section 18 shall be deemed to satisfy the notice and opportunity to take corrective action provisions of this Section 20.

21. Hazardous Substances. As used in this Section 21: (a) "Hazardous Substances" are those substances defined as toxic or hazardous substances, pollutants, or wastes by Environmental Law and the following substances: gasoline, kerosene, other flammable or toxic petroleum products, toxic pesticides and herbicides, volatile solvents, materials containing asbestos or formaldehyde, and radioactive materials; (b) "Environmental Law" means federal laws and laws of the jurisdiction where the Property is located that relate to health, safety or environmental protection; (c) "Environmental Cleanup" includes any response action, remedial action, or removal action, as defined in Environmental Law; and (d) an "Environmental Condition" means a condition that can cause, contribute to, or otherwise trigger an Environmental Cleanup.

Borrower shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances, or threaten to release any Hazardous Substances, on or in the Property. Borrower shall not do, nor allow anyone else to do, anything affecting the Property (a) that is in violation of any Environmental Law, (b) which creates an Environmental Condition, or (c) which, due to the presence, use, or release of a Hazardous Substance, creates a condition that adversely affects the value of the Property. The preceding two sentences shall not apply to the presence, use, or storage on the Property of small quantities of Hazardous Substances that are generally recognized to be appropriate to normal residential uses and to maintenance of the Property (including, but not limited to, hazardous substances in consumer products).

Borrower shall promptly give Lender written notice of (a) any investigation, claim, demand, lawsuit or other action by any governmental or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law of which Borrower has actual knowledge, (b) any Environmental Condition, including but not limited to, any spilling, leaking, discharge, release or threat of release of any Hazardous Substance, and (c) any condition caused by the presence, use or release of a Hazardous Substance which adversely affects the value of the Property. If Borrower learns, or is notified by any governmental or regulatory authority, or any private party, that any removal or other remediation of any Hazardous Substance affecting the Property is necessary, Borrower shall promptly take all necessary remedial actions in accordance with Environmental Law. Nothing herein shall create any obligation on Lender for an Environmental Cleanup.

NON-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows:

22. Acceleration; Remedies. Lender shall give notice to Borrower prior to acceleration following Borrower's breach of any covenant or agreement in this Security Instrument (but not prior to acceleration under Section 18 unless Applicable Law provides otherwise). The notice shall specify: (a) the default; (b) the action

required to cure the default; (c) a date, not less than 30 days from the date the notice is given to Borrower, by which the default must be cured; and (d) that failure to cure the default on or before the date specified in the notice may result in acceleration of the sums secured by this Security Instrument and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the right to bring a court action to assert the non-existence of a default or any other defense of Borrower to acceleration and sale. If the default is not cured on or before the date specified in the notice, Lender at its option may require immediate payment in full of all sums secured by this Security Instrument without further demand and may invoke the power of sale and any other remedies permitted by Applicable Law. Lender shall be entitled to collect all expenses incurred in pursuing the remedies provided in this Section 22, including, but not limited to, reasonable attorneys' fees and costs of title evidence.

If Lender invokes the power of sale, Lender shall execute or cause Trustee to execute a written notice of the occurrence of an event of default and of Lender's election to cause the Property to be sold. Trustee shall cause this notice to be recorded in each county in which any part of the Property is located. Lender or Trustee shall mail copies of the notice as prescribed by Applicable Law to Borrower and to the other persons prescribed by Applicable Law. Trustee shall give public notice of sale to the persons and in the manner prescribed by Applicable Law. After the time required by Applicable Law, Trustee, without demand on Borrower, shall sell the Property at public auction to the highest bidder at the time and place and under the terms designated in the notice of sale in one or more parcels and in any order Trustee determines. Trustee may postpone sale of all or any parcel of the Property by public announcement at the time and place of any previously scheduled sale. Lender or its designee may purchase the Property at any sale.

Trustee shall deliver to the purchaser Trustee's deed conveying the Property without any covenant or warranty, expressed or implied. The recitals in the Trustee's deed shall be prima facie evidence of the truth of the statements made therein. Trustee shall apply the proceeds of the sale in the following order: (a) to all expenses of the sale, including, but not limited to, reasonable Trustee's and attorneys' fees; (b) to all sums secured by this Security Instrument; and (c) any excess to the person or persons legally entitled to it.

23. Reconveyance. Upon payment of all sums secured by this Security Instrument, Lender shall request Trustee to reconvey the Property and shall surrender this Security Instrument and all notes evidencing debt secured by this Security Instrument to Trustee. Trustee shall reconvey the Property without warranty to the person or persons legally entitled to it. Lender may charge such person or persons a reasonable fee for reconveying the Property, but only if the fee is paid to a third party (such as the Trustee) for services rendered and the charging of the fee is permitted under Applicable Law. If the fee charged does not exceed the fee set by Applicable Law, the fee is conclusively presumed to be reasonable.

24. Substitute Trustee. Lender, at its option, may from time to time appoint a successor trustee to any Trustee appointed hereunder by an instrument executed and acknowledged by Lender and recorded in the office of the Recorder of the county in which the Property is located. The instrument shall contain the name of the original Lender, Trustee and Borrower, the book and page where this Security Instrument is recorded and the name and address of the successor trustee. Without conveyance of the Property, the successor trustee shall succeed to all the title, powers and duties conferred upon the Trustee herein and by Applicable Law. This procedure for substitution of trustee shall govern to the exclusion of all other provisions for substitution.

25. Statement of Obligation Fee. Lender may collect a fee not to exceed the maximum amount permitted by Applicable Law for furnishing the statement of obligation as provided by Section 2943 of the Civil Code of California.

[REMAINDER OF THIS PAGE INTENTIONALLY LEFT BLANK]

BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in this Security Instrument and in any Rider executed by Borrower and recorded with it.

The undersigned Borrower requests that a copy of any Notice of Default and any Notice of Sale under this Security Instrument be mailed to Borrower at the address set forth above.

HARMONIA MALIBU LLC, A CALIFORNIA LIMITED LIABILITY COMPANY

Doug Mikkonen

Borrower BRIDGEFORD TRUST Date
COMPANY, LLC, TRUSTEE OF THE
HARMONIA TRUST D, DATED FEB 5,
2019
BY: DOUG MIKKONEN
ITS VICE PRESIDENT, COMPLIANCE
OFFICER, TRUST ADMINISTRATOR

Witness

Witness

[Space Below This Line For Acknowledgment]

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of ~~CALIFORNIA~~ ^{SD} South Dakota)

County of ~~LOS ANGELES~~ ^{DA} Hughes)

On April 24, 2019 before me, Danielle R. Keeton, Notary Public
Date Here Insert Name and Title of the Notarizing Officer

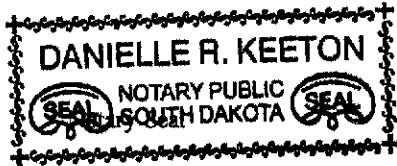
personally appeared BRIDGEFORD TRUST COMPANY, LLC, TRUSTEE OF THE HARMONIA TRUST
D, DATED FEB 5, 2019 BY: DOUG MIKKONEN ITS VICE PRESIDENT, COMPLIANCE
OFFICER, TRUST ADMINISTRATOR

Name(s) of Signor(s)

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of ~~California~~ ^{South Dakota} that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.



Danielle R. Keeton
Signature of Notary Public

My Commission Expires
April 25, 2023

Loan Originator: SCOTT STEVEN ENGEL, NMLSR ID 260965
Loan Originator Organization: FINANCE OF AMERICA MORTGAGE LLC, NMLSR ID 1623720

CALIFORNIA - Single Family - Fannie Mae/Freddie Mac UNIFORM INSTRUMENT
Form 3005 1/01 Page 14 of 14

DocMagic eForms
www.docmagic.com

ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of South Dakota

County of Hughes

On April 24, 2019 before me, Danielle R. Keeton

A Notary Public personally appeared Doug Mikkonen

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of ~~California~~ South Dakota that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature Danielle R. Keeton

My Commission Expires
April 25, 2023



Exhibit "A"

Legal Description

A.P.N.: 4458-006-025 + 4458-006-024

Real property in the City of Malibu, County of Los Angeles, State of California, described as follows:

PARCEL 1:

A PARCEL OF LAND, BEING A PART OF RANCHO TOPANGA MALIBU SEQUIT, AS PER MAP THEREOF RECORDED IN BOOK 1 OF PATENTS, PAGES 414 TO 416, INCLUSIVE, OF RECORDS OF SAID COUNTY, PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT ENGINEER'S CENTER LINE STATION 944 PLUS 81.47 IN A TANGENT BEARING SOUTH 83° 09' 30" WEST OF THE 80 FOOT STRIP OF LAND AT DESCRIBED IN THE FINAL ORDER OF CONDEMNATION IN SUPERIOR COURT CASE NO. 135650, A CERTIFIED COPY OF SAID FINAL ORDER BEING RECORDED IN BOOK 9434, PAGE 338, OFFICIAL RECORDS OF SAID COUNTY; SAID CENTERLINE STATION BEING SOUTH 0° 40' 42" EAST 4183.75 FEET FROM A 12 INCH BY 12 INCH SANDSTONE MONUMENT, MARKED TM NO. 4 IN THE ROOT OF A 54 INCH SYCAMORE AT NORTH BOUNDARY CORNER OF SAID RANCHO, DESCRIBED ON COUNTY SURVEYOR'S MAP 9207, RECORDS OF SAID COUNTY; THENCE ALONG THE CENTER LINE OF SAID 80 FOOT STRIP OF LAND SOUTH 83° 0' 30" WEST, 2157.03 FEET TO ENGINEER'S STATION 923 PLUS 24.44; THENCE SOUTH 6° 50' 30" EAST 40 FEET TO A POINT IN THE SOUTHERLY LINE OF SAID 80 FOOT STRIP OF LAND BEING THE TRUE POINT OF BEGINNING; THENCE ALONG SAID SOUTHERLY LINE OF SAID 80 FOOT STRIP, SOUTH 83° 09' 30" WEST 30.70 FEET TO A POINT; THENCE SOUTH 5° 21' 30" WEST 394 FEET, MORE OR LESS TO THE ORDINARY HIGH TIDE OF THE PACIFIC OCEAN; THENCE EASTERLY ALONG SAID ORDINARY HIGH TIDE LINE, 30 FEET, MORE OR LESS, TO THE INTERSECTION OF SAID TIDE LINE AND THAT LINE WHICH BEARS SOUTH 3° 34' 30" WEST FROM THE TRUE POINT OF BEGINNING; THENCE NORTH 5° 24' 30" EAST, 397 FEET, MORE OR LESS, TO THE POINT OF BEGINNING.

EXCEPT ALL MINERALS, OIL, PETROLEUM, ASPHALTUM, GAS, COAL AND OTHER HYDROCARBON SUBSTANCES CONTAINED IN, ON, WITHIN AND UNDER SAID LAND AND EVERY PART THEREOF, AS CONTAINED IN DEED FROM MARBLEHEAD LAND COMPANY, RECORDED IN BOOK 14976, PAGE 264, OFFICIAL RECORDS.

EXCEPT ANY PORTION OF SAID LAND WHICH AT ANY TIME WAS TIDE OR SUBMERGED LAND AND BECAME UPLAND BY OTHER THAN FROM NATURAL CAUSES.

ALSO EXCEPT ANY PORTION OF SAID LAND LYING OUTSIDE OF THE PATENT LINES OF THE RANCHO TOPANGA MALIBU SEQUIT, AS SUCH LINES EXISTED AT THE TIME OF THE ISSUANCE OF PATENT, WHICH WAS NOT FORMED BY THE DEPOSIT OF ALLUVIUM FROM NATURAL CAUSES AND BY IMPERCEPTIBLE DEGREES.

PARCEL 2:

A PARCEL OF LAND BEING A PART OF RANCHO TOPANGA MALIBU SEQUIT, IN THE CITY OF MALIBU, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 1, OF PATENTS,

PAGES 414 TO 416, INCLUSIVE, OF MAPS, PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT THE NORTHWEST CORNER OF THE LAND DESCRIBED IN THE DEED FROM MARBLEHEAD LAND COMPANY TO PHYLLIS H. STALEY, A MARRIED WOMAN, RECORDED IN BOOK 14976, PAGE 264, OFFICIAL RECORDS; THENCE SOUTH 5° 24' 30" WEST 394 FEET, MORE OR LESS TO THE ORDINARY HIGH TIDE LINE OF THE PACIFIC OCEAN; SAID POINT BEING THE SOUTHWEST CORNER OF THE LAND DESCRIBED IN THE DEED FROM MARBLEHEAD LAND COMPANY TO PHYLLIS H. STALEY, A MARRIED WOMAN, RECORDED IN BOOK 14976 PAGE 264, OFFICIAL RECORDS; THENCE WEST TO A POINT, SAID POINT BEING THE SOUTHEAST CORNER OF THE LAND DESCRIBED IN THE DEED FROM MARBLEHEAD COMPANY TO LESTER COHEN, A MARRIED MAN AS HIS SOLE AND SEPARATE PROPERTY, RECORDED IN BOOK 18376 PAGE 142, OFFICIAL RECORDS; THENCE 83° 09' 30" EAST TO A POINT, SAID POINT BEING THE POINT OF BEGINNING.

EXCEPT ALL MINERALS, OIL, PETROLEUM, ASPHALTUM, GAS, COAL AND OTHER HYDROCARBON SUBSTANCES CONTAINED IN, ON, WITHIN AND UNDER SAID LAND AND EVERY PART THEREOF, AS CONTAINED IN DEED FROM MARBLEHEAD LAND COMPANY, RECORDED IN BOOK 14976, PAGE 264, OFFICIAL RECORDS.

EXCEPT ANY PORTION OF SAID LAND WHICH AT ANY TIME WAS TIDE OR SUBMERGED LAND AND BECAME UPLAND BY OTHER THAN FROM NATURAL CAUSES.

ALSO EXCEPT ANY PORTION OF SAID LAND LYING OUTSIDE OF THE PATENT LINES OF THE RANCHO TOPANGA MALIBU SEQUIT, AS SUCH LINES EXISTED AT THE TIME OF THE ISSUANCE OF PATENT, WHICH WAS NOT FORMED BY THE DEPOSIT OF ALLUVIUM FROM NATURAL CAUSES AND BY IMPERCEPTIBLE DEGREES.

ACCOMMODATION RIDER

Loan Number: 70221353

THIS ACCOMMODATION RIDER is made this 23rd day of APRIL, 2019, and is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust or Security Deed (the "Security Instrument") of the same date given by the undersigned (the "Mortgagor") to secure Borrower's Promissory Note (the "Note") to AXOS BANK, A FEDERALLY CHARTERED SAVINGS BANK (the "Lender") of the same date and covering the property described in the Security Instrument and located at:

23768 MALIBU ROAD, MALIBU, CALIFORNIA 90265

[Property Address]

Mortgagor acknowledges it is a LLC and any reference in [Trust/LLC/Partnership/Corporation]

Mortgage, Deed of Trust or Security Deed to an individual or borrower shall mean the LLC [Trust/LLC/Partnership/Corporation]

ADDITIONAL COVENANTS: In addition to the covenants and agreements made in the Security Instrument, Mortgagor and Lender further covenant and agree as follows:

In exchange for a valuable and sufficient consideration, Mortgagors are executing the Security Instrument and this Accommodation Rider to secure the above described Note. The Undersigned Mortgagors, without affecting Lender's rights hereunder or the lien hereof, waives any right of notice or demand in the event Lender, pursuant to the Note and this Security Instrument and any amendments thereto: (a) renews, extends, accelerates or otherwise changes the terms of the indebtedness or any part thereof, including increases or decreases of the rate of interest thereon; (b) takes and holds additional security for the payment of the indebtedness guaranteed, and exchanges, enforces, waives and releases any security; (c) applies such security and directs the order or manner of sale thereof as Lender in its discretion may determine; and (d) releases or substitutes any one or more endorsers or guarantors. Lender may without notice assign this Security Instrument in whole or in part.

ACCOMMODATION: The Security Instrument secures a Promissory Note executed by collectively ("Borrower"), in favor of the Lender thereunder. Mortgagor is executing this Accommodation Rider as an accommodation to Borrower and thereafter agrees as follows:


the borrower defined therein [such Promissory Note, having been made of the date hereof in the principal amount fifteen million and 00/100 Dollars (\$15,000,000.00), bearing MIN# 1007359-0003417358-4 and Loan # 700221353

Mortgagor waives any right to require Lender to: (a) proceed against Borrower; (b) proceed against or exhaust any security held from Borrower; or (c) pursue any other remedy in Lender's power whatsoever. Lender may, at its election, foreclose upon any such security by judicial or non-judicial sale, without affecting or impairing in any way the liability of Mortgagor hereunder except to the extent the indebtedness

has been paid, and Mortgagor waives any defense arising out of the absence, impairment or loss of any right or remedy of Mortgagor against Borrower, or any such security, whether resulting from such election by Lender or otherwise. Mortgagor waives any defense arising by reason of the cessation from any cause whatsoever of the liability of Borrower. Until all indebtedness of Borrower to Lender shall have been paid in full, even though such indebtedness is in excess of Mortgagor's liability hereunder, Mortgagor shall have no right of subrogation, and waives any right to enforce and remedy which Lender now has or may hereafter have against Borrower and waives any benefit of, and any right to participate in any security now or hereafter held by Lender. Mortgagor waives all presentments, demands for performance, notices of nonperformance, protests, notices of protest, notices of dishonor, and notices of acceptance of the Security Instrument and of the existence, creation or incurring of new or additional indebtedness. Mortgagor assumes the responsibility for being and keeping himself informed of the financial condition of Borrower and of all other circumstances bearing upon the risk of nonpayment of the indebtedness which diligent inquiry would reveal, and agree that absent a request for such information by Mortgagor, Lender shall have no duty to advise Mortgagor of information know to it regarding such condition or any such circumstances.

BY SIGNING BELOW, Mortgagor accepts and agrees to the terms and covenants contained in this Accommodation Rider.

HARMONIA MALIBU LLC, A CALIFORNIA LIMITED LIABILITY COMPANY



(Seal)
BRIDGEFORD TRUST COMPANY, -Borrower
LLC, TRUSTEE OF THE HARMONIA TRUST D,
DATED FEB 5, 2019
BY: DOUG MIKKONEN
ITS VICE PRESIDENT, COMPLIANCE
OFFICER, TRUST ADMINISTRATOR

(Seal)
-Borrower

(Seal)
-Borrower

(Seal)
-Borrower

(Seal)
-Borrower

(Seal)
-Borrower

1-4 FAMILY RIDER (Assignment of Rents)

THIS 1-4 FAMILY RIDER is made this 23rd day of APRIL, 2019, and is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust, or Security Deed (the "Security Instrument") of the same date given by the undersigned (the "Borrower") to secure Borrower's Note to AXOS BANK, A FEDERALLY CHARTERED SAVINGS BANK

(the "Lender") of the same date and covering the Property described in the Security Instrument and located at:

23768 MALIBU ROAD, MALIBU, CALIFORNIA 90265
[Property Address]

1-4 FAMILY COVENANTS. In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows:

A. ADDITIONAL PROPERTY SUBJECT TO THE SECURITY INSTRUMENT. In addition to the Property described in Security Instrument, the following items now or hereafter attached to the Property to the extent they are fixtures are added to the Property description, and shall also constitute the Property covered by the Security Instrument: building materials, appliances and goods of every nature whatsoever now or hereafter located in, on, or used, or intended to be used in connection with the Property, including, but not limited to, those for the purposes of supplying or distributing heating, cooling, electricity, gas, water, air and light, fire prevention and extinguishing apparatus, security and access control apparatus, plumbing, bath tubs, water heaters, water closets, sinks, ranges, stoves, refrigerators, dishwashers, disposals, washers, dryers, awnings, storm windows, storm doors, screens, blinds, shades, curtains and curtain rods, attached mirrors, cabinets, paneling and attached floor coverings, all of which, including replacements and additions thereto, shall be deemed to be and remain a part of the Property covered by the Security Instrument. All of the foregoing together with the Property described in the Security Instrument (or the leasehold estate if the Security Instrument is on a leasehold) are referred to in this 1-4 Family Rider and the Security Instrument as the "Property."

B. USE OF PROPERTY; COMPLIANCE WITH LAW. Borrower shall not seek, agree to or make a change in the use of the Property or its zoning classification, unless Lender has agreed in writing to the change. Borrower shall comply with all laws, ordinances, regulations and requirements of any governmental body applicable to the Property.

C. SUBORDINATE LIENS. Except as permitted by federal law, Borrower shall not allow any lien inferior to the Security Instrument to be perfected against the Property without Lender's prior written permission.

D. RENT LOSS INSURANCE. Borrower shall maintain insurance against rent loss in addition to the other hazards for which insurance is required by Section 5.

E. "BORROWER'S RIGHT TO REINSTATE" DELETED. Section 19 is deleted.

F. BORROWER'S OCCUPANCY. Unless Lender and Borrower otherwise agree in writing, Section 6 concerning Borrower's occupancy of the Property is deleted.

G. ASSIGNMENT OF LEASES. Upon Lender's request after default, Borrower shall assign to Lender all leases of the Property and all security deposits made in connection with leases of the Property. Upon the assignment, Lender shall have the right to modify, extend or terminate the existing leases and to execute new leases, in Lender's sole discretion. As used in this paragraph G, the word "lease" shall mean "sublease" if the Security Instrument is on a leasehold.

H. ASSIGNMENT OF RENTS; APPOINTMENT OF RECEIVER; LENDER IN POSSESSION. Borrower absolutely and unconditionally assigns and transfers to Lender all the rents and revenues ("Rents") of the Property, regardless of to whom the Rents of the Property are payable. Borrower authorizes Lender or Lender's agents to collect the Rents, and agrees that each tenant of the Property shall pay the Rents to Lender or Lender's agents. However, Borrower shall receive the Rents until (i) Lender has given Borrower notice of default pursuant to Section 22 of the Security Instrument and (ii) Lender has given notice to the tenant(s) that the Rents are to be paid to Lender or Lender's agent. This assignment of Rents constitutes an absolute assignment and not an assignment for additional security only.

If Lender gives notice of default to Borrower: (i) all Rents received by Borrower shall be held by Borrower as trustee for the benefit of Lender only, to be applied to the sums secured by the Security Instrument; (ii) Lender shall be entitled to collect and receive all of the Rents of the Property; (iii) Borrower agrees that each tenant of the Property shall pay all Rents due and unpaid to Lender or Lender's agents upon Lender's written demand to the tenant; (iv) unless applicable law provides otherwise, all Rents collected by Lender or Lender's agents shall be applied first to the costs of taking control of and managing the Property and collecting the Rents, including, but not limited to, attorney's fees, receiver's fees, premiums on receiver's bonds, repair and maintenance costs, insurance premiums, taxes, assessments and other charges on the Property, and then to the sums secured by the Security Instrument; (v) Lender, Lender's agents or any judicially appointed receiver shall be liable to account for only those Rents actually received; and (vi) Lender shall be entitled to have a receiver appointed to take possession of and manage the Property and collect the Rents and profits derived from the Property without any showing as to the inadequacy of the Property as security.

If the Rents of the Property are not sufficient to cover the costs of taking control of and managing the Property and of collecting the Rents any funds expended by Lender for such purposes shall become indebtedness of Borrower to Lender secured by the Security Instrument pursuant to Section 9.

Borrower represents and warrants that Borrower has not executed any prior assignment of the Rents and has not performed, and will not perform, any act that would prevent Lender from exercising its rights under this paragraph.


Lender, or Lender's agents or a judicially appointed receiver, shall not be required to enter upon, take control of or maintain the Property before or after giving notice of default to Borrower. However, Lender, or Lender's agents or a judicially appointed receiver, may do so at any time when a default occurs. Any application of Rents shall not cure or waive any default

or invalidate any other right or remedy of Lender. This assignment of Rents of the Property shall terminate when all the sums secured by the Security Instrument are paid in full.

I. CROSS-DEFAULT PROVISION. Borrower's default or breach under any note or agreement in which Lender has an interest shall be a breach under the Security Instrument and Lender may invoke any of the remedies permitted by the Security Instrument.

BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in this I-4 Family Rider.

HARMONIA MALIBU LLC, A CALIFORNIA LIMITED LIABILITY COMPANY



BRIDGEFORD TRUST COMPANY, LLC, -Borrower
TRUSTEE OF THE HARMONIA TRUST
D, DATED FEB 5, 2019
BY: DOUG MIKKONEN
ITS VICE PRESIDENT, COMPLIANCE
OFFICER, TRUST ADMINISTRATOR

(Seal)
-Borrower

(Seal)
-Borrower

(Seal)
-Borrower

(Seal)
-Borrower

(Seal)
-Borrower

FIXED/ADJUSTABLE RATE RIDER
LIBOR One-Year Index (As Published In *The Wall Street Journal*) -
Five-Year Interest Only Period

THIS FIXED/ADJUSTABLE RATE RIDER is made this 23rd day of APRIL, 2019, and is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust, or Security Deed (the "Security Instrument") of the same date given by the undersigned ("Borrower") to secure Borrower's Fixed/Adjustable Rate Note (the "Note") to AXOS BANK, A FEDERALLY CHARTERED SAVINGS BANK ("Lender") of the same date and covering the property described in the Security Instrument and located at:

23768 MALIBU ROAD, MALIBU, CALIFORNIA 90265
[Property Address]

THE NOTE PROVIDES FOR A CHANGE IN BORROWER'S FIXED INTEREST RATE TO AN ADJUSTABLE INTEREST RATE. THE NOTE LIMITS THE AMOUNT BORROWER'S ADJUSTABLE INTEREST RATE CAN CHANGE AT ANY ONE TIME AND THE MAXIMUM RATE BORROWER MUST PAY.

ADDITIONAL COVENANTS. In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows:

A. ADJUSTABLE RATE AND MONTHLY PAYMENT CHANGES

The Note provides for an initial fixed interest rate of 5.875 %. The Note also provides for a change in the initial fixed rate to an adjustable interest rate, as follows:

4. ADJUSTABLE INTEREST RATE AND MONTHLY PAYMENT CHANGES

(A) Change Dates

The initial fixed interest rate I will pay will change to an adjustable interest rate on the 1st day of MAY, 2024, and the adjustable interest rate I will pay may change on that day every 12th month thereafter. The date on which my initial fixed interest rate changes to an adjustable interest rate, and each date on which my adjustable interest rate could change, is called a "Change Date."

(B) The Index

Beginning with the first Change Date, my adjustable interest rate will be based on an Index. The "Index" is the average of interbank offered rates for one-year U.S. dollar-denominated deposits in the London market ("LIBOR"), as published in *The Wall Street Journal*. The most recent Index figure available as of the date 45 days before each Change Date is called the "Current Index."

If the Index is no longer available, the Note Holder will choose a new index that is based upon comparable information. The Note Holder will give me notice of this choice.

(C) Calculation of Changes

Before each Change Date, the Note Holder will calculate my new interest rate by adding THREE AND 250/1000 percentage points to the Current Index. The Note Holder will then round the result of this addition to the nearest one-eighth of one percentage point (0.125%). Subject to the limits stated in Section 4(D) below, this rounded amount will be my new interest rate until the next Change Date.

The Note Holder will then determine the amount of my monthly payment. For payment adjustments occurring before the First Principal and Interest Payment Due Date, the amount of my monthly payment will be sufficient to repay all accrued interest each month on the unpaid principal balance at the new interest rate. If I make a voluntary payment of principal before the First Principal and Interest Payment Due Date, my payment amount for subsequent payments will be reduced to the amount necessary to repay all accrued interest on the reduced principal balance at the current interest rate. For payment adjustments occurring on or after the First Principal and Interest Payment Due Date, the amount of my monthly payment will be sufficient to repay unpaid principal and interest that I am expected to owe in full on the Maturity Date at the current interest rate in substantially equal payments.

(D) Limits on Interest Rate Changes

The interest rate I am required to pay at the first Change Date will not be greater than 11.875 % or less than 5.875 %. Thereafter, my adjustable interest rate will never be increased or decreased on any single Change Date by more than 2 percentage points from the rate of interest I have been paying for the preceding 12 months. My interest rate will never be greater than 11.875 % or less than 5.875 %.

(E) Effective Date of Changes

My new interest rate will become effective on each Change Date. I will pay the amount of my new monthly payment beginning on the first monthly payment date after the Change Date until the amount of my monthly payment changes again.

(F) Notice of Changes

Before the effective date of any change in my interest rate and/or monthly payment, the Note Holder will deliver or mail to me a notice of such change. The notice will include information required by law to be given to me and also the title and telephone number of a person who will answer any question I may have regarding the notice.

(G) Date of First Principal and Interest Payment

The date of my first payment consisting of both principal and interest on this Note (the "First Principal and Interest Payment Due Date") shall be that date which is the 5th anniversary date of the first payment due date, as reflected in Section 3(A) of the Note.

B. TRANSFER OF THE PROPERTY OR A BENEFICIAL INTEREST IN BORROWER

1. Until Borrower's initial fixed interest rate changes to an adjustable interest rate under the terms stated in Section A above, Uniform Covenant 18 of the Security Instrument shall read as follows:

Transfer of the Property or a Beneficial Interest in Borrower. As used in this Section 18, "Interest in the Property" means any legal or beneficial interest in the Property, including, but not limited to, those beneficial interests transferred in a bond for deed, contract for deed, installment sales contract or escrow agreement, the intent of which is the transfer of title by Borrower at a future date to a purchaser.

If all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

2. When Borrower's initial fixed interest rate changes to an adjustable interest rate under the terms stated in Section A above, Uniform Covenant 18 of the Security Instrument described in Section B1 above shall then cease to be in effect, and the provisions of Uniform Covenant 18 of the Security Instrument shall be amended to read as follows:

Transfer of the Property or a Beneficial Interest in Borrower. As used in this Section 18, "Interest in the Property" means any legal or beneficial interest in the Property, including, but not limited to, those beneficial interests transferred in a bond for deed, contract for deed, installment sales contract or escrow agreement, the intent of which is the transfer of title by Borrower at a future date to a purchaser.


If all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law. Lender also shall not exercise this option if: (a) Borrower causes to be submitted to Lender information required by Lender to evaluate the intended transferee as if a new loan were being made to the transferee; and (b) Lender reasonably determines that Lender's security will not be impaired by the loan assumption and that the risk of a breach of any covenant or agreement in this Security Instrument is acceptable to Lender.

To the extent permitted by Applicable Law, Lender may charge a reasonable fee as a condition to Lender's consent to the loan assumption. Lender also may require the transferee to sign an assumption agreement that is acceptable to Lender and that obligates the transferee to keep all the promises and agreements made in the Note and in this Security Instrument. Borrower will continue to be obligated under the Note and this Security Instrument unless Lender releases Borrower in writing.

If Lender exercises the option to require immediate payment in full, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in this Fixed/Adjustable Rate Rider.

HARMONIA MALIBU LLC, A CALIFORNIA LIMITED LIABILITY COMPANY



(Seal)
BRIDGEFORD TRUST COMPANY, -Borrower
LLC, TRUSTEE OF THE HARMONIA TRUST D,
DATED FEB 5, 2019
BY: DOUG MIKKONEN
ITS VICE PRESIDENT, COMPLIANCE
OFFICER, TRUST ADMINISTRATOR

(Seal)
-Borrower

(Seal)
-Borrower

(Seal)
-Borrower

(Seal)
-Borrower

(Seal)
-Borrower

PREPAYMENT RIDER

Loan Number: 70221353

Date: APRIL 23, 2019

Borrower(s): HARMONIA MALIBU LLC, A CALIFORNIA LIMITED LIABILITY COMPANY

THIS PREPAYMENT RIDER (the "Rider") is made this 23rd day of APRIL, 2019, and is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust or Security Deed (the "Security Instrument") of the same date given by the undersigned ("Borrower") to secure repayment of Borrower's promissory note (the "Note") in favor of AXOS BANK, A FEDERALLY CHARTERED SAVINGS BANK

("Lender"). The Security Instrument encumbers the Property more specifically described in the Security Instrument and located at

23768 MALIBU ROAD, MALIBU, CALIFORNIA 90265

[Property Address]

ADDITIONAL COVENANTS. In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows:

A. PREPAYMENT CHARGE

The Note provides for the payment of a prepayment charge as follows:

5 . BORROWER'S RIGHT TO PREPAY; PREPAYMENT CHARGE

I have the right to make payments of Principal at any time before they are due. A payment of Principal only is known as a "Prepayment." When I make a Prepayment, I will tell the Note Holder in writing that I am doing so. I may not designate a payment as a Prepayment if I have not made all the monthly payments due under the Note.

The Note Holder will use my Prepayments to reduce the amount of Principal that I owe under the Note. However, the Note Holder may apply my Prepayment to the accrued and unpaid interest on the Prepayment amount, before applying my Prepayment to reduce the Principal amount of the Note. If I make a partial Prepayment, there will be no changes in the due dates of my monthly payment unless the Note Holder agrees in writing to those changes.


If the Note contains provisions for a variable interest rate, my partial Prepayment may reduce the amount of my monthly payments after the first Change Date following my partial Prepayment. However, any reduction due to my partial Prepayment may be offset by an interest rate increase. If this Note provides for a variable interest rate or finance charge, and the interest rate or finance charge at any time exceeds the legal limit under

which a Prepayment penalty is allowed, then the Note Holder's right to assess a Prepayment penalty will be determined under applicable law.

If within EIGHTEEN (18) months from the date the Security Instrument is executed I make a full Prepayment or one or more partial Prepayments, and the total of all such Prepayments in any 12-month period exceeds twenty percent (20%) of the original Principal amount of the loan, I will pay a Prepayment charge in an amount equal to SIX (6) months' advance interest on the amount by which the total of my Prepayments within any 12-month period exceeds twenty percent (20%) of the original Principal amount of the loan.

BY SIGNING BELOW, Borrower accepts and agrees to the terms and provisions contained in this Rider.

HARMONIA MALIBU LLC, A CALIFORNIA LIMITED LIABILITY COMPANY



(Seal)
BRIDGEFORD TRUST COMPANY, -Borrower
LLC, TRUSTEE OF THE HARMONIA TRUST D,
DATED FEB 5, 2019
BY: DOUG MIKKONEN
ITS VICE PRESIDENT, COMPLIANCE
OFFICER, TRUST ADMINISTRATOR

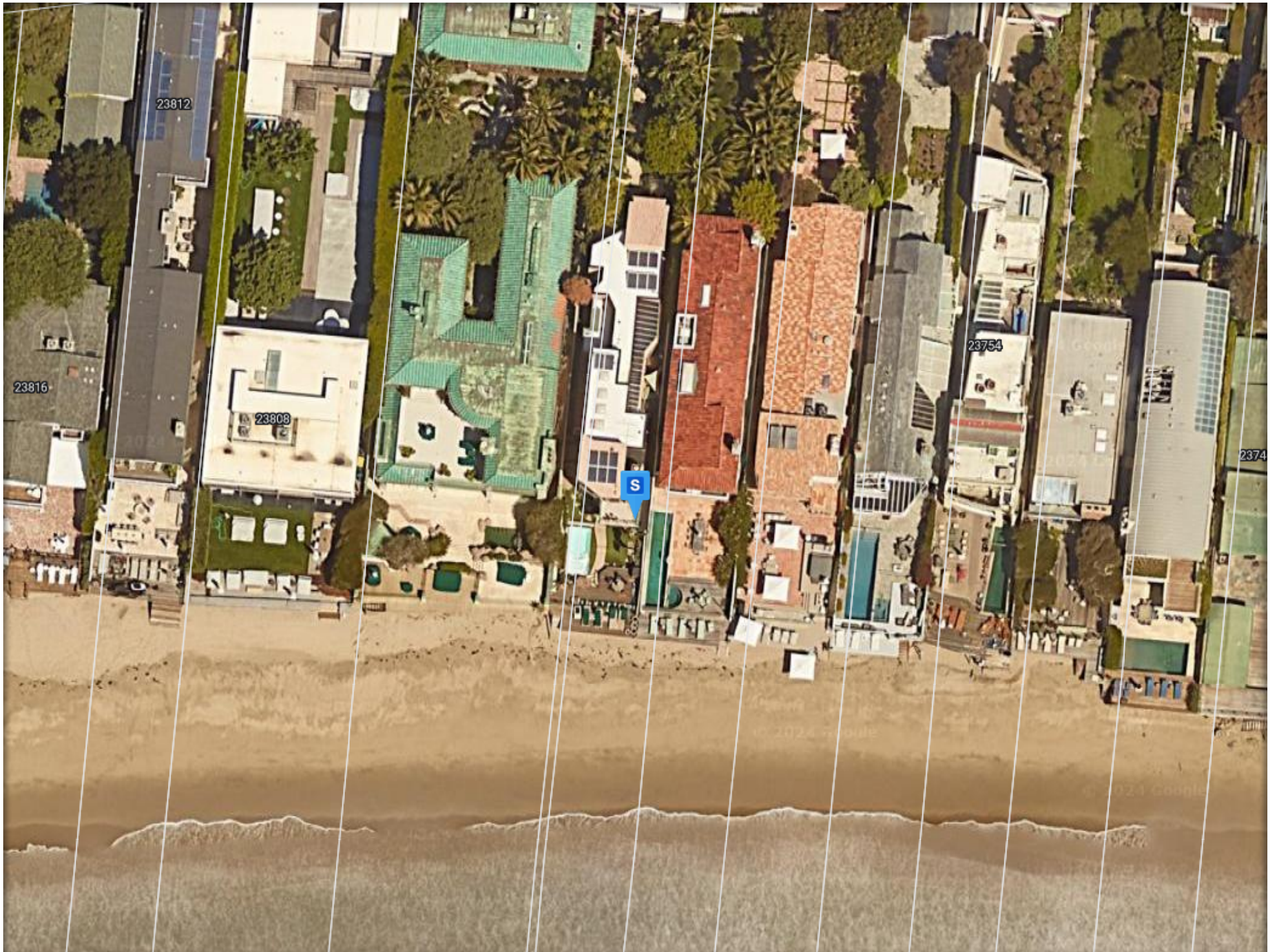
(Seal)
-Borrower

(Seal)
-Borrower

(Seal)
-Borrower

(Seal)
-Borrower

(Seal)
-Borrower



23816

23812

23808

S

23754

2374



CRIMINAL COMPLAINT & EVIDENCE BUNDLE

To: Criminal Investigations Department (CID), Royal Police Force of Antigua and Barbuda

From: Alkiviades (Alki) David

Date: 27 March 2026

EXECUTIVE SUMMARY

This non-political complaint requests investigation into perverting the course of justice and conspiracy to pervert the course of justice.

An ABS broadcast publicly described active litigation as fabricated, a fishing expedition, and extortion, while proceedings were ongoing before Justice Rene Williams.

The matter involves overlapping proceedings in Antigua, the United Kingdom, and California.

EXHIBIT A – ABS BROADCAST

Broadcast naming the Complainant and describing litigation as a 'total fabrication', 'fishing expedition', and 'extortion strategy'.

Statements attributed to local sources and the Leader of the Opposition.

Narrative repeated twice at the conclusion, conveying the claim was fabricated.

Request: CID to obtain full unedited broadcast recording.

EXHIBIT B – 16 JANUARY 2026 HEARING TRANSCRIPT

Before Justice Rene Williams in Claim No. ANUHCV2025/0149.

Shows active court proceedings, jurisdiction arguments, and references to parallel cases in London and California.

Exhibit C – Court Order

outside of Antigua and Barbuda.

2. The allegations contained in the claim disclose a reasonable cause of action in accordance with the laws of Antigua and Barbuda against the Defendants.

IT IS HEREBY ORDERED THAT:

1. The Claimant and the Honourable Attorney General (as amicus) shall by 15th December 2025 file submissions on whether:
 - A. The court has jurisdiction in the circumstances where none of the defendants appear to reside within the jurisdiction and most of the allegations in the claim appear to relate to acts occurring outside of Antigua and Barbuda.
 - B. The allegations contained in the claim disclose any reasonable causes of action in accordance with the laws of Antigua and Barbuda against the Defendants.
2. The Claimant is barred from filing any other documents in this matter except for the written submissions required by this order, and the Court Office shall refuse to accept the filing of any other documents by the Claimant without leave of this court.
3. The matter is adjourned to 16th January 2026 for further hearing.
4. The shall have carriage of this order.

BY THE COURT
REGISTRAR

Rene Williams
Approved
7.11.2025

THE EASTERN CARIBBEAN

Exhibit D – Court Order

except for the v
Office shall ref
Claimant without

3. The matter is adj
4. The shall have ca

Rene Williams
Approved
7.11.2025

Exhibit D

Exhibit E – Court Order

**THE EASTERN CARIBBEAN SUPREME COURT
IN THE HIGH COURT OF JUSTICE**

**ANTIGUA AND BARBUDA
CLAIM NOS. ANUHCV2025/0149**

BETWEEN:

ALKIVIADES DAVID

Claimant

And

- 1. DAVID BOIES**
- 2. GLORIA ALLRED**
- 3. DANI PERETZ**
- 4. SHARI REDSTONE**
- 5. DAPHNE BARAK**
- 6. MICHEAL AVENATTI**
- 7. TOM GIRADI**
- 8. BLACK CUBE LTD**
- 9. LIMEWIRE NFT HOLDINGS**
- 10. EDGAR BRONFMAN**
- 11. JOHN BRANCA**
- 12. JOHN MCCLAIN**
- 13. DOES 1-100**

Defendant

SETTLED DRAFT ORDER

**BEFORE: THE HONOURABLE JUSTICE RENE WILLIAMS (IN
CHAMBERS)**

DATED : THE 29th DAY October 2025

ENTERED : THE DAY 2025

APPEARANCES :

UPON THIS CLAIM filed herein on 17th April 2025

AND UPON THE COURT being concerned as to whether:

1. The court has jurisdiction in the circumstances where none of the defendants appear to reside within the jurisdiction and most of the allegations in the claim appear to relate to acts occurring

Exhibit F – Court Order

outside of Antigua and Barbuda.

2. The allegations contained in the claim disclose a reasonable cause of action in accordance with the laws of Antigua and Barbuda against the Defendants.

IT IS HEREBY ORDERED THAT:

1. The Claimant and the Honourable Attorney General (as amicus) shall by 15th December 2025 file submissions on whether:
 - A. The court has jurisdiction in the circumstances where none of the defendants appear to reside within the jurisdiction and most of the allegations in the claim appear to relate to acts occurring outside of Antigua and Barbuda.
 - B. The allegations contained in the claim disclose any reasonable causes of action in accordance with the laws of Antigua and Barbuda against the Defendants.
2. The Claimant is barred from filing any other documents in this matter except for the written submissions required by this order, and the Court Office shall refuse to accept the filing of any other documents by the Claimant without leave of this court.
3. The matter is adjourned to 16th January 2026 for further hearing.
4. The shall have carriage of this order.

BY THE COURT
REGISTRAR

Rene Williams
Approved
7.11.2025

EXHIBIT G – CONTESTED DOCUMENT

Document relied upon in proceedings with missing parties.

Request for CID investigation into authorship and origin.

Case Number : ANUHCV2025/0149

IN THE HIGH COURT OF JUSTICE

ANTIGUA AND BARBUDA

Claim No: [To be assigned by Registry]

BETWEEN:

ALKIVIADES DAVID

of SwissX Island, St. John's, Antigua & Barbuda

Claimant

— AND —

1. **DAVID BOIES**, of Boies Schiller Flexner LLP
2. **GLORIA ALLRED**, of Allred, Maroko & Goldberg
3. **DANI PERETZ**, of Geneva, Switzerland & Tel Aviv, Israel
4. **SHARI REDSTONE**, of Paramount Global, and Caribbean Holdings
5. **DAPHNE BARAK**, of Beverly Hills, California and Tel Aviv, Israel
6. **MICHAEL AVENATTI**, formerly of Eagan Avenatti LLP
7. **TOM GIRARDI**, incarcerated at Federal Medical Center, Butner, North Carolina, USA
8. **BLACK CUBE LTD**, an Israeli-owned private intelligence agency based in London and Tel Aviv, Israel
9. **LIMEWIRE NFT HOLDINGS**, with assets and servers in the Caribbean
10. **EDGAR BRONFMAN SR. (Deceased)**, estate with real property in St. Barthélemy
11. **JOHN BRANCA**, of West Hollywood and Jumby Bay, Antigua
12. **JOHN MCCLAIN**, music executive, of Los Angeles and Bahamas
13. **THE EXECUTIVE MEMBERS OF THE UNITED PROGRESSIVE PARTY (UPP)**, Antigua & Barbuda
14. **And DOES 1–100**

Defendants

STATEMENT OF CLAIM

Exhibit G



Submitted Date: 17/04/2025 13:21

Filed Date: 17/04/2025 13:21

Fees Paid: 52.00

EXHIBIT H – CALIFORNIA DEFAULT NOTICE

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA
SECOND APPELLATE DISTRICT
EVA McCLINTOCK, CLERK

DIVISION 1 March 17, 2026

Ebby S. Bakhtiar
Livingston & Bakhtiar
3435 Wilshire Blvd., Suite 1669
Los Angeles, CA 90010

Gary A. Dordick
Dustin Zal Moaven
Dordick Law Corporation
1122 Wilshire Blvd.
Los Angeles, CA 90017

JANE DOE,
Plaintiff and Respondent,
v.
ALKIVIADES DAVID et al.,
Defendants and Appellants.

B341119 consolidated with B345361
Los Angeles County Super. Ct. No. 20STCV37498

NOTICE TO ALL COUNSEL RE RESPONDENT'S DEFAULT

This form has been mailed to all counsel to advise that counsel for respondent has failed to file a timely respondent's brief and that notice of default has issued.

Counsel for respondent(s) Jane Doe is hereby notified that if the brief is not on file within 15 days after the date of this notice, or good cause shown for relief from default, the appeal will be submitted for decision upon the record and appellant's opening brief. (Cal. Rules of Court, rule 8.220(a)(2).)

Respondent(s) should take note that failure to file a brief will be deemed a waiver of oral argument.

Very truly yours,
Eva McClintock, Clerk

by: _____
Deputy Clerk

cc: James G. Bohm
Cecilia Preciado
File

SIGNED

Alkiviades (Alki) David

27 March 2026



EXHIBIT AG

Submitted Date: 14/10/2025 09:46

Antigua and Barbuda Carbon Compliance Market Act (2025) Filed Date: 14/10/2025 09:48

Fees Paid: 17.00

An Act to establish a legal framework for the generation, verification, registration, and trading of carbon credits within Antigua and Barbuda, and to align national carbon market mechanisms with the country's Nationally Determined Contributions (NDCs) under the Paris Agreement.

1. Short Title

This Act may be cited as the Carbon Compliance Market Act, 2025.

2. Purpose

The purpose of this Act is to establish Antigua and Barbuda's national compliance carbon market, regulate carbon credit issuance and trade under Article 6 of the Paris Agreement, and promote investment in blue-carbon and green-carbon projects.

3. Definitions

Carbon Credit means a tradable certificate representing one metric ton of carbon dioxide reduced, sequestered, or avoided. Authorized Project Developer includes entities licensed by the Ministry of Environment, such as the SwissX Sovereign Wealth Fund.

4. Establishment of National Carbon Market Authority

There is hereby established a body corporate known as the Antigua and Barbuda Carbon Market Authority (ABCMA). The Authority shall oversee certification, approve methodologies, and coordinate with the UNFCCC.

5. Authorization of Project Developers

The Minister may designate qualified entities as Authorized Project Developers responsible for MRV and community benefit sharing.

6. Eligible Projects

Projects qualifying for compliance credits include blue-carbon restoration, biochar, regenerative agriculture, renewable energy, and waste-to-energy initiatives.

7. Verification and Certification

Verification must be conducted by an accredited Designated Operational Entity (DOE). Certified credits shall be recorded in the ABCR with full traceability.

8. Ownership and Transfer

Carbon credits are recognized as financial instruments. Ownership vests in the project proponent unless otherwise specified.

9. Government Revenue and Benefit-Sharing

Ten percent of proceeds from international transfers shall accrue to the National Climate Resilience Fund and ten percent to community programs.

10. Integration with International Systems

The ABCMA shall liaise with the UNFCCC to register Antigua's participation under Article 6 mechanisms.

11. Legal Recognition of Digital Tokens

Carbon credits may be issued digitally on blockchain systems, equivalent to paper certificates.

12. Offences and Penalties

Fraudulent issuance or falsification of MRV data shall attract fines up to EC\$500,000 or imprisonment for up to 5 years.

13. Transitional Provisions

Existing voluntary credits may be grandfathered into the compliance market within six months of this Act's commencement.

14. Regulations


The Minister may make regulations prescribing MRV standards, project approval procedures, and benefit-sharing frameworks.

15. Commencement

This Act shall come into force on such date as the Minister may, by Order published in the Gazette, appoint.

Explanatory Memorandum

This Act provides a comprehensive foundation for Antigua and Barbuda's entry into the global compliance carbon market. It formalizes the issuance, verification, and trading of carbon credits generated by national projects in blue carbon, sargassum composting, biochar, and renewable energy. The Act strengthens economic resilience, supports climate adaptation, and empowers local communities through carbon revenue-sharing and sustainable job creation.


Tammie Gage
Commissioner of Oath
Antigua and Barbuda



KEY CONTRADICTIONS SUMMARY

(Appellant’s Evidence vs Record Relied Upon Below)

Claim No: KB-2025-001991

Appellant: Alkiviades David

PURPOSE

This summary identifies **material contradictions** between:

- the evidential narrative relied upon in the proceedings leading to the contempt finding; and
- the evidence now before the Court.

It is provided to assist the Court in determining whether the finding is **safe at the criminal standard**.



1. WITNESS SUPPORT

RECORD RELIED UPON	EVIDENCE NOW BEFORE THE COURT	IMPACT
Allegations supported by workplace witnesses	Shoefield: no testimony; no support	Corroboration undermined
Witness participation assumed	Calendar: not present; no support	Witness structure unreliable



2. AVAILABILITY OF WITNESSES

RECORD RELIED UPON	EVIDENCE NOW BEFORE THE COURT	IMPACT
Stable witness support implied	Rizzo: “No one is willing to be a witness”	Lack of independent support
Coherent narrative assumed	Rizzo: attempts to secure witnesses	Instability in evidence



3. EVIDENTIAL COMPLETENESS

RECORD RELIED UPON	EVIDENCE NOW BEFORE THE COURT	IMPACT
Court relied on available record	400+ emails not presented	Record incomplete
Defence evidence absent	Evidence existed but unused	Distorted evidential picture



4. PROCEDURAL INTEGRITY

RECORD RELIED UPON	EVIDENCE NOW BEFORE THE COURT	IMPACT
Documents treated as agreed	Garofalo: altered after execution	Integrity compromised
Signatures assumed valid	Signature reused without authority	Reliability in doubt



5. APPELLANT'S PARTICIPATION

RECORD RELIED UPON	EVIDENCE NOW BEFORE THE COURT	IMPACT
Fully able litigant assumed	Medical: cognitive impairment	Participation impaired
No adjustments required	No accommodations provided	Inequality of arms



CUMULATIVE EFFECT

These contradictions demonstrate:

- lack of reliable witness corroboration;
- instability in the evidential narrative;
- incomplete evidential record;
- irregularity affecting document integrity;
- impaired effective participation.



CONCLUSION

At the **criminal standard applicable to contempt**, these contradictions:

create a real and substantial doubt as to the safety of the finding.

The Appellant respectfully submits that the contempt order should be **set aside or reconsidered**.

(End of Summary - 1 Page Document)



GOVERNMENT OF ANTIGUA AND BARBUDA

Office of the Prime Minister

Queen Elizabeth Highway
St. John's
Antigua and Barbuda

Tel. (268) 460-5100
Fax. (268) 462-3225
pmsecretariat@ab.gov.ag

June 09, 2023

The Honorable Antony J. Blinken

Secretary of State
United States Department of State
2201 C St NW
Washington, DC 20520
United States

Dear Secretary Blinken:

I hope this letter finds you well. I am writing to formally assert diplomatic immunity for several properties owned by the Government of Antigua and Barbuda in the United States and abroad. These properties serve as diplomatic missions, representing the interests of Antigua and Barbuda and facilitating the diplomatic relations between the nations.

The following properties, along with their expanded descriptions and valuations, are recognized as diplomatic missions of Antigua and Barbuda:

1. Property at 4 Wilton Pl., London, SW1X8RH

This property is reserved as an Embassy or high commission extension. It serves as an official representation of the Antigua and Barbuda Government in the United Kingdom, fostering diplomatic relations and promoting cultural and economic ties.

2. Property at 8D Ennismore Gardens, London SW7

This property is reserved as an Embassy or high commission extension. It serves as a diplomatic mission for Antigua and Barbuda, providing a platform for official interactions and promoting bilateral cooperation with the United Kingdom.

3. House of David Palio-Limani, Spetses Island, Greece

This property is reserved as an Embassy or high commission extension. It serves as a diplomatic mission, representing Antigua and Barbuda in Greece and facilitating diplomatic engagements and cultural exchanges between the two nations.

4. Property at 37 Wispillen Strasse, Gstaad, Switzerland

This property is reserved as an Embassy or high commission extension. It serves as an official representation of the Antigua and Barbuda Government in Switzerland, promoting diplomatic relations and supporting the interests of our nation and its citizens.

5. Property at 23768 Malibu Rd., Malibu, CA 90265

This property is reserved as an Embassy or high commission extension. It serves as a diplomatic mission for Antigua and Barbuda Government in the United States, facilitating official engagements, promoting bilateral cooperation, and serving the needs of our citizens residing in or visiting the United States.

6. Property at 42045 Lupin Way, Lancaster, CA 93536

This property also serves as a diplomatic mission for Antigua and Barbuda Government in the United States. It plays a crucial role in representing our nation and promoting our interests, as well as providing assistance to our citizens within the jurisdiction.

In accordance with international law and established diplomatic practices, I kindly request the United States Department of State to recognize and respect the diplomatic immunity of these properties. This immunity extends to the premises, furnishings, and assets contained therein, ensuring their protection from any form of legal, administrative, or law enforcement action that may impede their diplomatic functions.

I trust in the continued cooperation and friendship between our nations, and I look forward to further strengthening our diplomatic ties for the mutual benefit of our people.

Thank you for your attention to this matter.

Kind Regards,

Lionel Hurst

Chief of Staff, Office of the Prime Minister
Antigua and Barbuda



REAL TALK

NEWS

BREAKING NEWS! ITS MURDER! Asot Michael Was Stabbed To Death in Antigua Residence, Police on High Alert to Find Perpetrator



By Alki David

🕒 NOV 5, 2024

In a shocking development [from earlier](#), Antiguan politician Asot Michael was found dead last night at his residence off Fort Road. The 54-year-old Member of Parliament was discovered with multiple stab wounds. His death was confirmed by local authorities; he was found lying in a pool of blood. Police have launched an intense, high-alert investigation and are actively searching for the perpetrator/s responsible for this brutal act.



Michael was a well-known figure in Antigua's political scene, admired by many in the Saint Peter constituency for his dedication, yet often surrounded by controversy. His political career spanned numerous high-ranking roles, including Minister of Tourism, Economic Development, Investment, and Energy, where he championed various initiatives for Antigua and Barbuda's growth. However, his legacy was also marred by allegations of corruption, most notably a 2017 scandal involving accusations of soliciting bribes from a British investor. Despite these setbacks, he remained a significant influence in Antiguan politics.

As police investigate, they are working tirelessly to identify leads and potential suspects in Michael's death. Authorities are currently treating this as a high-priority case, urging the public to come forward with any information that could aid in finding the perpetrator.

The tragic loss has sent shockwaves through the community, with many expressing grief and disbelief. Supporters and political peers alike have called for justice as Antigua awaits further details from law enforcement on this high-profile investigation into the untimely death of a leader who, despite a controversial career, held a lasting impact on the island's political and social landscape. [Previously reported](#)



« Courtney Burgess and Jaguar Wright In On Air Spat Over Kim Porter Book – Diddy, Jay-Z, Beyonce Mentioned

BREAKING NEWS !! Asot Michael Found Dead In Pool Of Blood »



By [Alki David](#)

Alki David — Publisher, Media Architect, SIN Network Creator - live, direct-to-public communication, media infrastructure, accountability journalism, and independent distribution. Born in Lagos, Nigeria; educated in the United Kingdom and Switzerland; attended the Royal College of Art. Early internet broadcaster — participated in real-time public coverage during the 1997 Mars landing era using experimental online transmission from Beverly Hills. Founder of FilmOn, one of the earliest global internet television networks offering live and on-demand broadcasting outside legacy gatekeepers. Publisher of SHOCKYA — reporting since 2010 on systemic corruption inside the entertainment business and its expansion into law, finance, and regulation. Creator of the SIN Network (ShockYA Integrated Network), a federated media and civic-information infrastructure spanning investigative journalism, live TV, documentary, and court-record reporting. Lived and worked for over 40 years inside global media hubs including Malibu, Beverly Hills, London, Hong Kong and Gstaad. Early encounter with Julian Assange during the first Hologram USA operations proved a formative turning point — exposing the realities of lawfare, information suppression, and concentrated media power. Principal complainant and driving force behind what court filings describe as the largest consolidated media–legal accountability action on record, now before the Eastern Caribbean Supreme Court. Relocated to Antigua & Barbuda and entered sustained legal, civic, and informational confrontation over media power, safeguarding, and accountability at Commonwealth scale.

ARCHIVES

M	T	W	T	F	S	S
				1	2	3
4	5	6	7	8	9	10
11	12	13	14	15	16	17
18	19	20	21	22	23	24
25	26	27	28	29	30	

November 2024

[« Oct](#) [Dec »](#)



REAL TALK

Proudly powered by [WordPress](#) | Theme: [Newsup](#) by [Themansar](#).

[Home](#)

[Our Staff](#)

[Privacy Policy](#)

[ShockYa Publisher – Alkiviades “Alki” David](#)

[Terms of Service](#)

CARIBBEAN ALLIANCE INSURANCE
tomorrow. secured.

We're here to secure your ... **HOME**
WITH COMPETITIVE RATES ON HOME INSURANCE

Sandals GRANDE ANTIGUA RESORT & SPA

LOVE IS ALL YOU NEED
EVERYTHING ELSE IS INCLUDED

Digicel

WIN \$20,000 IN CASH AND PRIZES

SWITCH ACTIVATE A PLAN SIGN UP PAY YOUR BILL IN FULL

Visit Us in Store Today!

CELEBRATING 20 YEARS
20
STILL BIGGER STILL BETTER
OF REAL CONNECTIONS

ABLP

THE LAUNCH OF THE BIG RED MACHINE

A New Era Begins

TUESDAY
APRIL 7TH
2026

7:00PM
PEOPLE'S PLACE
Lady Nugent Avenue

The man who admitted to killing MP Asot Michael to make court appearance

February 4, 2025





Francis

**Unlimited Wi-Fi,
Unbeatable price.**

UNLIMITED Data | \$300.00

discoverflow.co

Click here

FLOW

MBS 2026 CALENDAR CHALLENGE
BETTER LIVING, BETTER LIFE

SAVE YES TO
Better Living, Better Life
WIN MONTHLY REWARDS

DOWNLOAD
Get your copy at WWW.MBS.GOV.AG

SUN	MON	TUE	WED	THU	FRI	SAT
1	2	3	4	5	6	7
9	10	11	12	13	14	15
16	17	18	19	20	21	22
23	24	25	26	27	28	29
30	31					

JOIN THE CHALLENGE
SUBMIT & WIN!
publicrelations@mbs.gov.ag

Complete 3 Monthly Challenges • Submit Proof • Win!

Eat Well . Move More . Access Services . Stay Compliant.

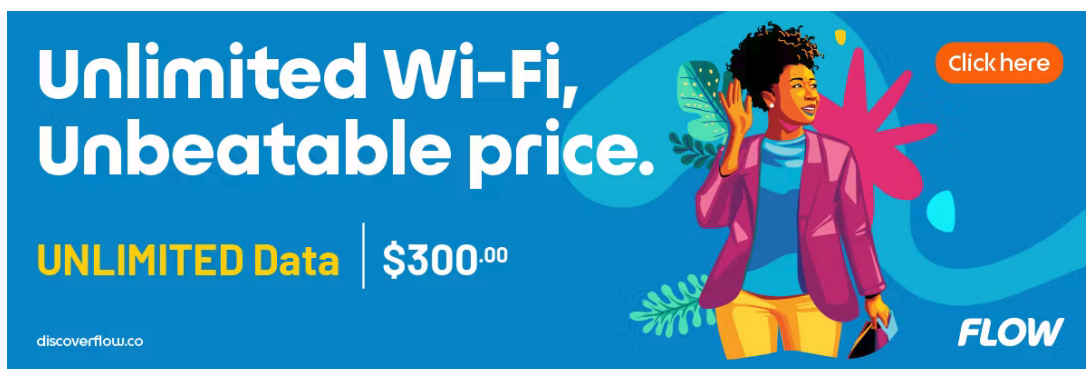
The court will decide tomorrow whether Alex Francis, who admitted to murdering MP Asot Michael, will stand trial in the High Court.





Francis, 26, remains in maximum security at HMP after confessing to the November 5 killing. Michael’s maids found his body in a pool of blood with multiple stab wounds. A family insider described the attack as brutal, with part of the weapon embedded in his body and his teeth knocked out.

Reports indicate Francis and his mother have received death threats, raising security concerns for the hearing. Scotland Yard is assisting the investigation.



Michael’s murder is unprecedented in Antigua and Barbuda, as he was a sitting MP. If convicted, Francis could face life imprisonment or the death penalty.



REGGAE IN THE PARK 15

ZAMBAI AND FRIENDS

LUCIANO

BLESS EYE

THE STRAYS

THE CLIMAX BAND

TUE 21 APR

GENERAL \$120 | **PAY MORE AT THE GATE**

GOLD \$300 | **VIP EXPERIENCE** | **Limited Availability**

FALMOUTH RECTORY GROUNDS @ 7:00PM | **FOOD AND DRINKS ON SALE**

THE HEIGHTS CABANA CLUB \$6,000 PER CABANA

TICKET OUTLETS
 Landing Strip, Weatherill's, Pink Mongoose Studio, Roti King, Rivers by Quintessence (Redcliffe Quay), Can 1 Talk Mobile in English Harbour, Darkwood Beach Bar, Quintessence Variety Plus (QV+, Friars Hill Road)

ticketing
TICKETS AVAILABLE



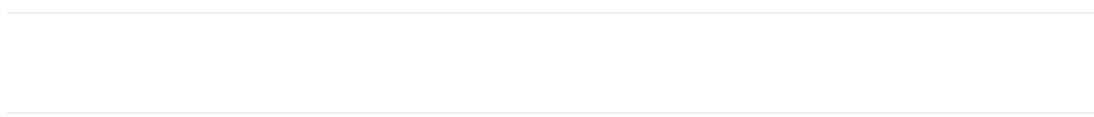
Advertise with the most visited news site in Antigua!
We offer fully customizable and flexible digital marketing packages.
Contact us at antiguanewsroom@gmail.com

MG

NEW BRAND ALERT! MG HS

CALL (268) 481-2300 FOR MORE INFORMATION







REAL TALK

NEWS

Unveiling the Suspect in the Asot Michael Murder Case: Unsettling Evidence and a Complex Background Emerge



By **Alki David**

🕒 NOV 8, 2024

Antigua & Barbuda's law enforcement is being widely praised for their impressive and resolute response in the aftermath of the shocking murder of political figure Asot Michael.



As Antigua & Barbuda reels from the brutal murder of political figure Asot Michael, attention has now zeroed in on a primary suspect whose arrest has cast a chilling light on this already tragic case. The suspect, detained in a high-stakes operation by local law enforcement, is reportedly tied to Michael through a relationship that hints at volatile, underlying tensions. While many details remain under investigation, the evidence emerging from his apprehension is both disturbing and revealing.



“Suspect in custody as of last night” inside source

According to officials, the suspect (unnamed due to Shockya policy) was found with bloodstained clothing and a knife concealed within his home—items that potentially link him directly to the violent attack that left Michael with over 19 stab wounds. The brutality of the murder, along with the grim physical evidence, paints a harrowing picture, suggesting a crime that was personal, calculated, and intensely passionate. Investigators are now delving into the suspect’s history with Michael, looking to understand whether this was an act rooted in deep-seated animosity or a spontaneous outburst.



What has come to light so far reveals a man whose connection to Michael may have been fraught with tension, perhaps fueled by differences that had escalated over time. Known in his social circles as intense and at times unpredictable, the suspect's background reflects certain traits that investigators are now examining closely—traits that may align with the nature of the crime itself. This portrait contrasts sharply with Michael's widely known charisma and political acumen, and the contrast may hold key insights into the motive behind the tragic incident.

Despite the mounting evidence, the suspect is, of course, presumed innocent until proven guilty. The investigation, however, has taken on a grave urgency as authorities work meticulously to piece together a clearer understanding of what might have led to such a horrific outcome. For the police, this case is a test of their resolve and investigative prowess; for the public, it is an unsettling reminder of the fragility of life, even for those in positions of power and prominence.

With the suspect's arrest, Antigua & Barbuda's legal system faces the task of untangling a web of personal dynamics, potential motives, and cold, hard evidence. As this high-profile case unfolds, the nation remains gripped by both sorrow and suspense, waiting for answers to a tragedy that has shaken the community to its core.



This case, which has already drawn the interest of Scotland Yard, is a testament to the skill and resolve of local officers who, through tough and tactical measures, have brought the investigation to the forefront of public attention. The police, praised for their ability to balance firmness with professionalism, ensured that justice would be pursued without delay, providing a clear message that such heinous crimes will be met with rigorous action.

As the investigation unfolds, the local community stands assured of the police's dedication to justice and security. Their exceptional work in swiftly apprehending a suspect is a reminder of their commitment to uphold the law and protect the public.

Tips and Leads

Name (required)

Email (required)

Website

Message

Submit

....



« The Hollywood Conspiracy: Kanye West, Rose McGowan, Alki David, Corey Feldman, Jaguar Wright, and the Dark Elites That Control the Stars* **Paramount and Comcast: The Threat of a Media Monopoly in the Skydance Deal »**



By **Alki David**

Alki David — Publisher, Media Architect, SIN Network Creator - live, direct-to-public communication, media infrastructure, accountability journalism, and independent distribution. Born in Lagos, Nigeria; educated in the United Kingdom and Switzerland; attended the Royal College of Art. Early internet broadcaster — participated in real-time public coverage during the 1997 Mars landing era using experimental online transmission from Beverly Hills. Founder of FilmOn, one of the earliest global internet television networks offering live and on-demand broadcasting outside legacy gatekeepers. Publisher of SHOCKYA — reporting since 2010 on systemic corruption inside the entertainment business and its expansion into law, finance, and regulation. Creator of the SIN Network (ShockYA Integrated Network), a federated media and civic-information infrastructure spanning investigative journalism, live TV, documentary, and court-record reporting. Lived and worked for over 40 years inside global media hubs including Malibu, Beverly Hills, London, Hong Kong and Gstaad. Early encounter with Julian Assange during the first Hologram USA operations proved a formative turning point — exposing the realities of lawfare, information suppression, and concentrated media power. Principal complainant and driving force behind what court filings describe as the largest consolidated media–legal accountability action on record, now before the Eastern Caribbean Supreme Court. Relocated to Antigua & Barbuda and entered sustained legal, civic, and informational confrontation over media power, safeguarding, and accountability at Commonwealth scale.

ARCHIVES

M	T	W	T	F	S	S
				<u>1</u>	2	3
<u>4</u>	<u>5</u>	<u>6</u>	<u>7</u>	<u>8</u>	<u>9</u>	<u>10</u>
<u>11</u>	<u>12</u>	13	14	<u>15</u>	<u>16</u>	<u>17</u>
<u>18</u>	<u>19</u>	<u>20</u>	<u>21</u>	<u>22</u>	<u>23</u>	<u>24</u>
25	26	27	28	<u>29</u>	<u>30</u>	

November 2024

[« Oct](#) [Dec »](#)



REAL TALK

Proudly powered by [WordPress](#) | Theme: [Newsup](#) by [Themeansar](#).

[Home](#) [Our Staff](#) [Privacy Policy](#) [ShockYa Publisher – Alkiviades “Alki” David](#) [Terms of Service](#)

ADVERTISEMENT



EXCLUSIVE The family who say all FIVE of their children were abused by popstar Michael Jackson speak out in world first interview

Search

ADVERTISEMENT

Subscribe to continue reading

First month free then just 99p/month

Unlimited access to the Daily Mail
80% fewer ads on web
Over 850 exclusive articles every month
25+ daily premium puzzles

[Start trial](#)

Cancel any time

Already a DailyMail+ Subscriber? [Log in](#)

TRENDING



How Carolyn Bessette was 'irked' by Gwyneth Paltrow

14k viewing now



Disturbing trove of never-before-seen Michael Jackson photos

79.1k viewing now



Katie Price's husband's latest 'lies': Lee Andrews claims continue

5.1k viewing now

DON'T MISS

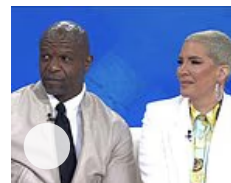
▶ **How Carolyn Bessette was 'irked' by 'little miss perfect' Gwyneth Paltrow during her Calvin Klein years**



▶ **Lucy Mecklenburgh's rocky relationship with Ryan Thomas has been marred by cheating scandals, explosive arguments and 'resentment'**



▶ **Terry Crews' wife has Parkinson's: Star announces devastating diagnosis doctors dismissed as 'anxiety'**



▶ **Katie Price's husband's latest 'lies': Lee Andrews claimed Forbes AI-ed his image and said he knows 'most elite people on planet' including Tony Blair**



[New Jersey](#)

Share or comment on this article: **The family who say all FIVE of their children were abused by popstar Michael Jackson speak out in world first interview**

153

shares

[Add comment](#)

ADVERTISEMENT

This is real and happens every day in Dubai

Tips and Tricks | Sponsored

Husband notices strange detail in photo

Tips and Tricks | Sponsored

Lonely Elephant Kept Placing Stones in Corner - Then...

Tips and Tricks | Sponsored

The Power of Automation in Customer...

techvoxe.com | Spo...

Creating Your Dream Home Tips for Comfort and...

techywale24.in | Spo...

Neuropathy is not from Low Vitamin B. Meet the Real Enemy of Neuropath...

New Health Insights | Sponsored

See What Personalised Content We Have...

DiscoveryFeed | Spo...

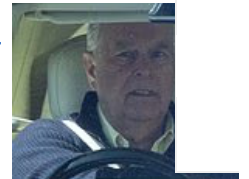


Amanda Bynes shows off Ozempic weight loss during...

Melissa Gilbert says 'life is over' amid husband's child sex...

Eva Longoria, 51, gives raunchy display in string bikini and...

▶ Andrew Mountbatten-Windsor is spotted near Sandringham farmhouse after it was revealed he was 'blocking' Edward and Sophie from using the property



▶ Are you a disabled entrepreneur? You could win a share of £300,000 from easyJet founder Sir Stelios Haji-Ioannou - here's how!
AD FEATURE



▶ Humiliation for I'm A Celebrity bosses as they share 'King Of The Jungle' post before South Africa series has even kicked off - leaving fans baffled



Young Woman Lives in a Cave—Take a Look Inside

Tips and Tricks | Sponsored

Top Doctor: Get Rid of Your Bat Wings With This Tip

Tips and Tricks | Sponsored

A man is fed up with his neighbors using his pool, so he doe...

Tips and Tricks | Sponsored

▶ Margot Robbie looks unrecognisable in viral throwback from her 13th birthday as fans marvel over her transformation from Harry Potter fan to A-list superstar



BBC Breakfast guest championed as 'the best of Britain' for his charity work breaks down in tears live on air as hosts scramble to console him

Choosing the Best Hospital: A Guide for Your Family's...

wonderwebhost.com | Sponsored

Why an Online MBA Is the Best Choice in Today's World –...

helpinjobs.online | Sponsored

Sell Your Home Fast: Essential Preparation Steps...

flowersnames.in | Sponsored

ADVERTISEMENT

WNBA superstar and Caitlin Clark's biggest rival Angel...

Angel Reese, who publicly criticized the Chicago Sky la...

Hockey fan goes into LABOR during NHL game and gives birt...

A woman attending an Edmonton Oilers game...

Disgraced congressman accused of sending...

Newly released text messages appear to show that...

Comments (948)

Log in

Enter your comment...

Comments are subject to our [House rules](#) and [Terms](#)

Log in to comment

Newest Oldest Best rated Worst rated

C CarlosReyesSydney, Australia, 1 month ago

What utter nonsense! This is all about money. Shocking what people will say and whom they will betray, all for cold hard cash.

Reply



Click to rate

↑ 22

↓ 29

P ParkRadioRadon, United Kingdom, 1 month ago

All I see are excuses for silencing victims, it's clear the estate is paying to clean his image, remember the new AI video of false information that Michael was

▶ Saudi Arabia's 'Lost City': Uncover the ancient Nabataean tombs carved into the rock at Hegra
AD FEATURE



▶ Ronan Keating breaks down in tears sharing biggest regret about his brother's death, sobbing 'I grew up quickly and made a lot of sacrifices'



▶ Lisa Kudrow makes heartbreaking admission about her place on Friends cast



▶ Cameron Diaz and Benji Madden make a rare appearance together as they step out in New York after her return to the limelight



▶ Catherine O'Hara's co-star breaks down during poignant set visit two months after her shock death

saving kids, I bet u believe that too, if u don't see what his estate are doing then I

[Reply](#) See m

Click to rate

P **ParkRadioRadon**, United Kingdom, 1 month ago

Sounds like u giving excuses for the estate protecting the pedo, I bet u believe that Al Video of Michael saving kids from Epstein island, u r so gullible it's crazy

[Reply](#)

Click to rate

[View 2 replies](#)

OS **Oh Snap**, United Kingdom, 1 month ago

You people are horrendous defending that man Michael. He dated a 13 year old when he was 18 in the 70s yet you desperately hold onto the benefit of doubt.

[Reply](#)

Click to rate

P **ParkRadioRadon**, United Kingdom, 1 month ago

Exactly I don't understand how people still defend him, ppl will literally defend Epstein if he could sing and dance like mj disgusting

[Reply](#)

Click to rate

M **muzzletoff**, United Kingdom, 1 month ago

Paid interview. Funny how all rich and famous child stars that spent a lot of time with him then have only good things to say about him. Why now are they coming out of woodwork?

[Reply](#)

Click to rate

P **ParkRadioRadon**, United Kingdom, 1 month ago

Stop victims shaming u pedo defender

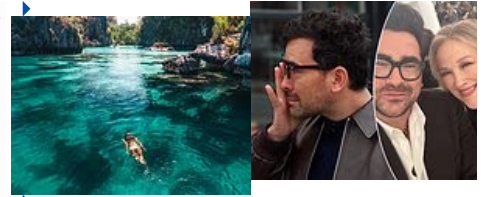
[Reply](#)

Click to rate

[Show 939 More Comments](#)

The opinions and views expressed in the comments section are solely those of the individual users and do not represent or reflect the opinions, views, or positions of Daily Mail. Daily Mail does not endorse, support, or verify the accuracy of any user-generated content.

[Terms](#) | [Privacy](#) | [Feedback](#)



[▶ Top 10 experiences you MUST try now - from farmyard family fun to luxury lodges and thrilling treetop adventures](#)
AD FEATURE

[▶ Celebrity Easter celebrations ranked from tacky to classy - from one presenter's spread to an A-lister that is 'surprisingly high street'](#)



[▶ Inside Lorna Luxe's new home: Influencer, 43, gives fans glimpse of her breathtaking new £2m 'invisible' property with a special link to late husband John, 64](#)



[▶ Pregnant Jess Impiazzi documents her 'life-changing' battle with Lupus as she shares candid photos of skin rashes and hair loss](#)



[▶ Love Is Blind stars Megan Jupp and Kieran Holmes-Darby get married for a second time a year after meeting on Netflix dating show](#)



ADVERTISEMENT

▶ A palace of glass and sound: How Maraya became the most breathtaking new concert venue on the planet
AD FEATURE



▶ Frankie Bridge breaks down in tears as she reveals agonising dilemma over sending severely dyslexic son Carter, 10, to a specialist school



▶ Crime drama dubbed 'TV's most stressful thriller' and 'as good as Line Of Duty' is now free to stream on iPlayer with brand new episodes



▶ Petra Ecclestone's husband reveals crisis over where to live as he admits he 'doesn't know' if they can return to Dubai during war



▶ Prince Edward and Sophie are forced to use Sandringham 'holiday let' over Easter break because Andrew Mountbatten-Windsor won't leave his house



▶ How to turbo boost your cash Isa - what to look for when picking a deal
AD FEATURE



▶ Katie Price confirms she's not moving to Dubai with husband Lee Andrews after he claimed he had bought a £36million home for them



▶ Sinitta reveals the brutal shock she received after 'playing up to the cameras' on 'I'm A Celebrity' in hopes show bosses would bend the rules



▶ Antiques Roadshow guest breaks down in tears after 'almighty shock' as grandmother's 'stunning' jewellery collection gets life-changing valuation



▶ Fans can't believe 'vampire' Paul Rudd's age on major birthday: 'Looks like he just left the Clueless set!'



ADVERTISEMENT



▶ Edinburgh Worldwide investors urged to vote for a cash exit and to keep access to Space X
AD FEATURE



▶ The cast of Sister Act look totally different now! Stars of iconic film take adorable group photo 33 years after hit musical's release



I'm A Celebrity in ANOTHER contraband row as Sinitta smuggles coffee and hot chocolate into South African camp under

▶ clueless ITV bosses' noses



▶ 'Best British horror series in decades' with perfect 100% Rotten Tomatoes score is now streaming for free on ITVX - as viewers hail it 'a true hidden gem'

▶ Niall Horan reflects on Liam Payne's death at 31 - as he questions if he 'could have done more' and says he was 'shocked not surprised'



▶ Princess Kate's rumoured favourite beauty brand launches salmon DNA facial oil for younger-looking, firmer skin
SHOPPING



▶ Rosie Huntington-Whiteley's rarely-seen children with Jason Statham look adorable in sweet snaps from family Easter weekend at their £10million London home



▶ Joanna Lumley targeted by motorbike bandits in Lawless London who try and steal her car from outside her £2.5million townhouse



▶ Inside Roxy Horner's wild hen do: Jack Whitehall's fiancée gets a lap dance from a Magic Mike stripper, rides in a pink limo and twerks during a lesson with axed Strictly star Luba Mushtuk



▶ Kim and Khloe Kardashian share how their family celebrated Easter including saucy photoshoot from Kylie Jenner



▶ The brand behind the self-tan that sells every 20 seconds drops glow-boosting SPF - as fans praise how it 'evens skin tone'
SHOPPING



▶ I'm A Celebrity All Stars pitted against each

▶ other in brutal trial twist before they even reach camp - and two late entries make a dramatic arrival



▶ Kanye West's wife Bianca Censori puts on a racy display in tiny string bikini in sultry post

▶ Rylan Clark returns to TV for the first time since 'traumatic and invasive' face tweakments hosting This Morning with Emma Willis - as fans cheer 'the dream team are back!'



▶ Kerry Katona stuns in a skimpy gold bikini as she shares an insight into her sun-soaked getaway in Marbella



ADVERTISEMENT



The new 'must-have' Mylee nail treatments

▶ are here - and shoppers are saying their nails are 'noticeably stronger'
SHOPPING



▶ Pregnant Sophie Kasaei marks an 'emotional day' as boyfriend Jordan Brooks returns home after meningitis battle



▶ Charli XCX is accused of song 'theft' as collaborator Sky Ferreira claims parts of Wuthering Heights soundtrack are based on her unreleased demos

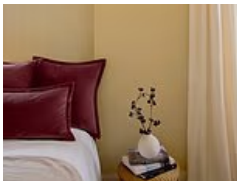


▶ Lee Ryan reveals he is banned from TikTok over moon and UPF lies conspiracy

▶ Rumer Willis fires back at parenting critics by sharing intimate video breastfeeding daughter Louetta ahead of her third birthday



▶ Want a Pinterest-worthy home? An interiors expert reveals the easy paint hacks that instantly transform your home
SHOPPING



▶ Inside Peter Phillips and Harriet Sperling's royal blended family: After their Easter service debut, how their daughters showed a close bond



▶ Love Island's Tasha Ghouri exploring her Pakistani roots which 'her family politics stopped them discussing' in new BBC documentary



▶ Kate's brother James shares sweet photo of their mother Carole Middleton reading to his son Inigo, two, after thanking fans for 'checking in on me' following his break from social media



▶ **Jeremy Clarkson brutally mocked my 'pathetic' driving as I tried to park my car - I wanted to die, his mocking laughter still haunts me to this day**



ADVERTISEMENT

▶ **Royally apart: Meghan shares Archie and Lilibet's Easter in Montecito after Charles's grandfatherly show of affection for Charlotte at service**



▶ **Julia Bradbury reveals the strict health habits she swears by to 'stay alive for as long as possible' after 'terrifying' breast cancer diagnosis aged 51**



▶ **Ashley James sparks a fierce debate as she is criticised for 'mocking the Bible' and 'spreading misinformation' on 'the most religious day of the year'**



Nicola Peltz 'hits back' at the Beckhams as she shares her extravagant Easter basket after

▶ Victoria unveiled personalised family hampers



▶ No more cheeky Prince Louis! Royal was on his best behavior at Easter service as fans praise 'well mannered' seven-year-old who looked 'so grown up'



▶ Want your knitwear to last longer? How one small change in your at-home routine can dramatically extend the life of your clothes
SHOPPING



▶ Good Morning Britain hit with Ofcom complaints over Ed Balls' 'political bias' after 'disgraceful' clash with ITV reporter live on show



▶ BBC viewers rave over 'spellbinding' new David Attenborough documentary hailed as 'perfect Easter viewing' and 'food for the soul'



▶ Britain's most eligible bachelor! Earl of Wessex, 18, one of the late Queen's 'favourites' once dubbed 'hidden royal' finally steps into the spotlight



▶ Dragons' Den stars rake in an eye-watering £11million just one year after bagging £75k investment on BBC show as business booms



ADVERTISEMENT



▶ **Lucy Mecklenburgh and fiancé Ryan Thomas 'delay wedding plans to remain financially independent after she became concerned over his money struggles'**



▶ **Kate Middleton stuns in Self-Portrait dress for Easter Sunday service - steal her style for less with these chic high street buys**



▶ **Taylor Frankie Paul SHOCKS as she 'leaves' Mormon church after Bachelorette cancellation amid domestic violence scandal**



▶ **Katie Price's husband Lee Andrews shares another AI-generated clip of himself 'shopping' in M&S despite being banned from leaving Dubai**



EXCLUSIVE

Disturbing trove of never-before-seen photos shows Michael Jackson with 'distressed' alleged young victims, sparking explosive new lawsuit



▶ **Is this the wildest Bond prediction yet? Sydney Sweeney tipped to replace Daniel Craig as Hollywood director claims she'd make a good spy**



Spencer Matthews says wife Vogue Williams 'would have left him' if he hadn't

▶ given up booze after dispelling marriage split rumours



Behind the scenes of The Bachelor franchise's worst meltdown yet... and the dark truth producers are now openly admitting

▶ Britney Spears celebrates Easter with unexpected group of celebrity pals after reunion with sons following DUI



▶ Peaky Blinders' new lead Jamie Bell unveils his drastic new haircut as he is seen on set for the first time after his role in the acclaimed drama was revealed



ADVERTISEMENT

'You inspire us all every day': Victoria Beckham shares gushing tribute to husband David at his



▶ Inter Miami's stadium opening amid feud with estranged son Brooklyn



▶ Jennifer Aniston and boyfriend Jim Curtis snuggle-up in romantic selfie as relationship continues going the distance

▶ Pete Wicks reveals the future of his award winning series For Dogs' Sake after having huge success with fans



▶ Coronation Street fans brand long-awaited twist 'underwhelming' as couple learn they are COUSINS



▶ Darren Day proudly shows off a babygrow after becoming a grandfather at 57 as he arrives at the theatre for pantomime show after A&E dash



▶ Knots Landing star Donna Mills, 85, mocks critics who complain she uses 'too much makeup' with incredible transformation video



▶ Blake Lively celebrates Easter with family as she soldiers on amid Justin Baldoni legal battle



▶ Britain's Got Talent sparks 'fix' row after auditionee is revealed to be West End star



▶ The Beckhams celebrate Easter in Miami as Victoria shows off personalised hampers - but son Brooklyn and Nicola Peltz's names are absent



▶ Lauren Goodger spends Easter with ex Charles Drury after they headed on 'family holiday' and she



▶ addressed the nature of their relationship



ADVERTISEMENT

▶ Ashley Roberts flaunts her jaw-dropping figure in a skimpy pink bikini as she poses for sizzling snaps during idyllic Maldives getaway



▶ Helen Flanagan sends temperatures soaring as she dresses up as a sexy bunny for sizzling Easter video



▶ Kim Kardashian's new show rejected by Hulu two years after it was announced



▶ The King's delight! Princess Charlotte steals the show and gets a loving pat from her grandfather Charles as Royal Family presents a unified front at Easter Sunday service



Hollywood actress Kate Beckinsale claims her

▶ **agent fired her for 'liking' social media post calling for ceasefire in Gaza**



▶ **Coleen Rooney 'filmed her swanky 40th birthday bash for her £10m Disney Plus show after partying with pals at her lavish £20m mansion'**

▶ **Reese Witherspoon and her boyfriend Oliver Haarmann go shopping during rare sighting in NYC**



▶ **'I'm A Celebrity All Stars FIRST LOOK: Ashley Roberts and Mo'Nique scream in horror while Sean Walsh and Sinitta perform terrifying trial ahead of series' return**



▶ **Dua Lipa and Callum Turner's wedding plans 'revealed from low-key ceremony to a guestlist so small their A-list pals will miss out'**



▶ **Matthew McConaughey sends David Beckham a letter for 'supercharging soccer in the US' after Inter Miami's brand new \$1billion stadium opening**



ADVERTISEMENT



▶ Sam Thompson endures chaotic **Celebrity Bake Off** stint as his cakes are branded 'horrible' before Rose Ayling-Ellis is crowned Star Baker



▶ Prince Edward and Sophie's son James, Earl of Wessex, 18, is given prominent role at Easter Sunday service as he beams alongside Kate and William during rare royal outing



▶ CHRISTOPHER STEVENS reviews the Easter weekend's TV: Forget the Serengeti, Sir David finds bloodthirsty drama in your garden!



▶ Olivia Attwood copies Kim Kardashian by undergoing stem cell therapy in South Korea after admitting she feels 'lost' following Bradley Dack split



▶ Saturday Night Live UK faces backlash over joke roasting Mark Zuckerberg's new California bunker as they declare 'he should use it the same way that Adolf Hitler did'



▶ Harry Potter star Bonnie Wright reveals she's pregnant with her second child as she shares sweet photos of son, two, kissing her bump



▶ Jacqueline Jossa enjoys 'girly trip' to Cornwall with daughters Ella, 11, and Mia, 7, after the truth behind her split from husband Dan Osbourne was revealed



Holly Ramsay and Adam Peaty 'are being morphed into the next

▶ **power couple by pals David and Victoria Beckham' after landing luxe new campaign**



▶ **Cruz Beckham, 21, hits back at comment on his age-gap romance with Jackie Apostel, 30, with quip about his mother's famously strict eating regime**



▶ **Amanda Batula shares bittersweet moment with ex Kyle Cooke during surprise reunion after confirming secret romance with West Wilson**



ADVERTISEMENT



▶ **Kelly Osbourne celebrates Easter with son after Sid Wilson split as she joins Charlotte Dawson in fancy dress to mark the occasion**



▶ William and Kate bring their children to join King Charles and Queen Camilla in Windsor at Easter Sunday service - but there's no room for Andrew



▶ Love Island star Jack Fincham says 'it can't get any worse than this' as he reveals he's homeless after struggling with life following rehab stint



▶ Tori Spelling recovers from terrifying car crash that landed family in hospital as she speaks with paramedics in aftermath



▶ 'It feels like nothing has changed': Molly-Mae Hague's family 'worried by Tommy Fury's decision to fight so close to due date'



▶ Lorraine Kelly has been left 'lost' following brutal cuts to her ITV show as she 'struggles with life' without axed colleagues and faces 'longest time off TV' in her career



▶ Ashley Roberts is left stunned as David Haye flashes his bare bottom during I'm A Celebrity All Stars in a flashback to his Oz stint



▶ I won Bake Off - this is how much we're actually paid to compete and the hidden costs you never hear about on the show



▶ Pixie Lott explains why she returned to work eight weeks after giving birth to her second child and reveals plans for more babies



EXCLUSIVE

Fergie's ruin laid bare, by ALISON BOSHOFF. She's got three burner phones and is moaning she's 'broke'. Now insiders tell what she's REALLY up to



▶ Linda Cardellini defends open marriages after her DTF co-star David Harbour allegedly flouted the rules of his arrangement



▶ Have 'bookfluencers' ruined classic novels? Hollywood explodes with 'dumbed down' film adaptations for Gen Z after TikTok reading clubs were accused of reducing media literacy



▶ Jamie Laing says 'vulnerability is cool' in emotional clip just hours after announcing wrong Boat Race winner and being forced to apologise for cox swearing on live TV



▶ The Drama review: This genre-busting film - equal parts subversive rom-com and psycho-drama - is splendidly acted by Zendaya and Robert Pattinson



Freddy Brazier 'set to appear on SAS Who Dares Wins to prove himself' - after denying



▶ he's split from the mother of his child



▶ Denise Van Outen, 51, puts on a very leggy display as she dons bunny ears and fishnets for a slew of sizzling Easter snaps

▶ Gwen Stefani and Blake Shelton plant daffodils while Hailey Bieber dons bunny ears in A-list Easter celebrations



▶ Double-breasted suit wearing Prince Louis stills the show at Easter service as fans remark how he's grown



▶ How 'the most beautiful girl in the world' Thylane Blondeau built a \$4.2M empire before her 25th birthday



▶ Marc Anthony pledges his allegiance to the Beckhams by performing at David's stadium opening following Brooklyn's wedding drama



ADVERTISEMENT



▶ **Bella Hadid bares her sculpted midriff in a lace bra as she glams up for sizzling photo shoot**



▶ **Helen Flanagan reveals she's living out of a plastic bag after a 'horrible' Travelodge employee threatened to call the police on her**



▶ **Tabitha Willett confirms she has legally wed husband Harry Hoare before revealing they will have a 'big white wedding' next year**



▶ **Kate re-wears a nude Self-Portrait midi dress at the Windsor Easter Sunday service as she once again displays her dedication to sustainability**



▶ **Gabrielle Union announces death of father Sylvester 'Cully' Union Jr. at age 81 after heartbreaking dementia battle**



▶ **Kate and Charlotte hold hands in sweet picture as they walk from Easter Sunday Windsor service**



▶ **Peter Phillips and his fiancée Harriett Sperling show off their royal blended family with his two daughters and her daughter, 13, in attendance at Windsor**



▶ **Geri Halliwell and husband Christian Horner enjoy a day out at the Point-to-Point races as they watch their horse Lift Me Up compete**



EXCLUSIVE Brad Pitt's co-star who vanished from Hollywood resurfaces at anti-Trump No Kings protest aged 58... can you guess who she is?



▶ **Scowling Andrew Mountbatten-Windsor looks a world away from Royal life walking his dogs in wasteland - the day before Royals make church visit**



ADVERTISEMENT

▶ **Why 'cosy crime' is unstoppable on TV - and the eight best series ripe for a weekend binge-watch**



▶ **Kate Middleton's favourite polka dot trend is back for spring - shop high street styles for every occasion from Boden, M&S, John Lewis and more**



▶ **Netflix crime thriller debuts with whopping 90% Rotten Tomatoes score as fans laud it as 'Nordic noir done right' and 'a gorgeous viewing experience'**



▶ **Celibate celebrities: 10 stars who have opened up about abstinence - after Baby Reindeer's Jessica Gunning revealed she wasn't intimate for 36 years**



EXCLUSIVE Why Scott Mills' accuser came forward, the fall-out for his celebrity friends, 'trouble' around booze and the anger, wailing and devastation inside Radio 2. Insiders tell all to **KATIE HIND**



▶ **Stephen Graham shows off his moves and close bond with rarely-seen son Alfie, 19, in hilarious dance video**



▶ **The secret to Maya Jama's incredible physique from a pricey body sculpting treatment to a Pilates-heavy workout - after she bemoaned being 'naturally skinny'**



EXCLUSIVE I ate Meghan Markle's favorite foods and was shocked by how I felt... what happened to my body every day after eating her meals



▶ **Celebrities ageing gracefully: Meryl Streep, 76, and Sarah Jessica Parker, 61, among the stars embracing their natural greys and fine lines- as Lisa Kudrow, 62, swears off Botox**



▶ **Happy Easter Grandpa! Adorable moment King Charles tenderly greets Princess Charlotte outside Windsor church service**



ADVERTISEMENT

▶ **Busted star James Bourne reveals he is having 'major surgery' to 'extend his life' as he shares worrying health update six months after quitting the band's tour**



EXCLUSIVE Kim Kardashian's 11Skin business partners are told to pull down 'jarring' pergola they illegally put up on the balcony of £5m Chelsea mansion



▶ **Fifi Geldof 'splits from husband Andrew Robertson and finds love with fellow nepo baby Jon Paul Phillips' ahead of anniversary of sister Peaches' death**



▶ **Victoria Beckham looks effortlessly chic as she walks hand in hand with husband David to ribbon-cutting ceremony at his Inter Miami team's new Stadium**



▶ **Amanda Holden, 55, flaunts her jaw-dropping figure in a tiny bikini while hitting the beach amid sun-soaked family getaway**



▶ **Kylie Jenner nearly spills out of white bikini top before posing with her sisters in rare snap**



Gigi Hadid breaks silence on her

▶ appearance in the Epstein files: 'Disgusting'



▶ Brooklyn Beckham appears to take a tense phone call during outing in LA after wife Nicola Peltz's latest 'dig' at mum Victoria amid ongoing family feud

▶ Jack Black gets epic induction into Saturday Night Live's Five-Timers Club by Tina Fey and more SNL royalty



▶ Hugh Hefner's widow Crystal Harris, 39, remarries nine years after Playboy founder's death



▶ Coleen Rooney goes full 'Wagatha Christie' for top secret 40th birthday bash... with guests kept in the dark about the theme until day of party 'to avoid leaks'



EXCLUSIVE Naga Munchetty's brutal parting shot - and ANOTHER headache for the BBC: Insiders lift lid on 'sly and awkward jabs', 'bizarre' behaviour and say: 'She just can't help herself!'



The humiliation of Tiger Woods: Steamy texts, leaked voicemails, scores of women... and his desperate last resort after Trump call



▶ Katherine Ryan reveals she brought her eight week old baby to her facelift appointment as she gives update on cosmetic tweaks



Tori Spelling and four of her children taken to the hospital after horror car accident in Temecula



▶ Cruz Beckham gushes he 'couldn't be more proud' of dad David as he calls his father an 'inspiration' after brother Brooklyn is seen taking 'tense' phone call



▶ TALK OF THE TOWN: Harry Potter star Emma Watson and a mysterious escape after her dinner date



▶ RHONY star Sai De Silva breaks silence after her husband's shock divorce filing



▶ Dua Lipa looks effortlessly stylish as she totes £8,000 Louis Vuitton handbag while stepping out with lookalike mum Anesa in NYC



▶ Angelina Jolie's daughter Shiloh, 19, landed K-pop video role without 'nepo baby' label as producer claims he had 'no idea' who she was



▶ Andrew's desperation to flaunt his 'blue-blood' superiority over royal rival Sir Tim Laurence on Easter Sunday, according to body language expert



▶ 'Ofcom will hear about this': Britain's Got Talent viewers are left horrified as man is left bleeding after harming himself in brutal act



▶ Scott Mills's 'alleged sex abuse victim' stayed in contact with the BBC Radio 2 star for eight years after offences are said to have taken place'



▶ Mel B says she 'doesn't give advice on anybody else's kids' as she refuses to comment on



▶ Brooklyn Beckham family feud



▶ Andy Cohen takes dig at Kristi Noem's cross-dressing husband Bryon as he pens Easter message to 'married MAGA bros'

▶ Patsy Kensit set for 'top secret Emmerdale return' as villain Sadie King - 20 years after her dramatic exit



▶ Sir Keir Starmer condemns Wireless Festival in London for booking Kanye West to perform - as calls mount for rapper to be barred from UK over anti-semitic and Nazi slurs



▶ Skins star Mike Bailey leaves fans stunned with his unrecognisable appearance during rare interview 18 years after turning his back on fame



▶ Huw Edwards breaks cover for first time since TV drama as disgraced former BBC broadcaster spotted puffing on vape after trip to the shops



▶ Pregnant Molly-Mae Hague unveils lavish bedroom renovation and gets started on daughter Bambi's room as she transforms £5M mansion ahead of welcoming second child



▶ Tanya Bardsley parties the night away with Coleen Rooney's son Kai, 16, and 'dad dancing' husband Phil during WAG's lavish 40th birthday



▶ Rihanna and A\$AP Rocky make first public appearance together since shooting attack on their Beverly Hills mansion



▶ **Broadcaster Mariella Frostrup joins calls for end to Government delays in rollout of vital brittle bone clinics**



▶ **The Disney star you never see: Jim Cummings, 73, the voice of Winnie the Pooh (and Tigger, too!) set to visit UK to help celebrate 100th anniversary of AA Milne classic**



▶ **Was Kingsman star Taron Egerton's public kiss with Brooks Nader a 'showmance' to boost his chances of becoming the next 007? asks CAROLINE GRAHAM**



Follow
Daily Mail Celeb

Subscribe
Daily Mail

Follow
@DailyMail

Follow
Daily Mail Celeb

Follow
@DailyMailCeleb

Follow
Daily Mail

MORE DON'T MISS

▶ **Inside Coleen Rooney's lavish 40th birthday party as she dances the night away with husband Wayne and son Kai and a HUGE star performs**



▶ **Adam Peaty shares sweet happy birthday tribute to wife Holly Ramsay's seven-year-old brother Oscar amid ongoing feud with his own family**



▶ **Arnold Schwarzenegger's son Christopher stuns with thinnest frame yet during Malibu outing after dramatic weight loss**



▶ **Jamie Laing forced to apologise after winning Boat Race cox swears during live interview and MIC star says sorry for offering commiserations to the WINNING team**



Suzanne Shaw confesses the 'rug was pulled from under her feet' as she details shock break up and

▶ reflects on finding self love



▶ Timothee Chalamet's latest embarrassing moment as his luxury electric car is TOWED from his Beverly Hills mansion

▶ All the stars who turned their back on fame for a humble 9-5 as it's revealed TOWIE's Kirk Norcross is working as a bin collector



▶ Dakota Johnson packs on the PDA with Role Model during a night out in LA as romance heats up



▶ Ben Affleck and Jennifer Garner seem more like a couple than exes as they happily reunite with son Samuel, 14, ahead of Easter



▶ Lorna Luxe reveals sweet nod to late husband John as she shares a glimpse inside her lavish new 'temporary' home which she says he 'would love'



▶ Coachella's WORST dressed celebrities ever... from Megan Fox to Barry Keoghan



▶ Prince William's 'ruthless streak' revealed: Future King isn't afraid of freezing out the disloyal - here's who he's cut off



▶ Pippa Middleton ready for a rumble with The Ramblers' Association after shutting footpath at her £15million mansion



▶ Scarlett Moffatt reveals non-consensual 'lad banter' fuelled rifts in I'm A Celebrity All Stars camp



▶ Love Island star Samie Elishi hard launches her relationship with Tyrique Hyde with snaps from romantic Morocco trip - just weeks after split from Ciaran Davies



EXCLUSIVE Adrienne Bailon-Houghton spills on potential Cheetah Girls reboot and reveals what her relationship is like with her costars now



▶ Kylie Jenner SLAMMED for flaunting pet cat with diamond leash as fans accuse her of 'exploiting' animals as accessories



▶ Pixie Geldof enjoys lunch with friends in Primrose Hill as family prepare to mark the 12th anniversary of her late sister Peaches' death



▶ Steps star Lee Latchford-Evans reveals his wife Kerry-Lucy has given birth to their second child



▶ Loose Women's Charlene White candidly recalls being forced to 'hold it together' in front of ITV viewers following her beloved father's tragic suicide



▶ Here comes the lie: All the stars who have cashed in with fake wedding ceremonies - after Stacey Solomon and Olivia Attwood's sham marriages were exposed



▶ Tamzin Outhwaite says it's been a 'very long journey' as a family since her eldest child Flo, 17, came out as transgender



The VERY varied fates of the Sabrina The



▶ Teenage Witch cast from working as a janitor to becoming a TV host and a tragic death - as they reunite after 30 years



▶ The Vampire Diaries star Candice King marries actor Steven Krueger after pregnancy causes wedding date shift

▶ Ricky Gervais' partner Jane Fallon hits out at 'disgusting' fake obituary after she was diagnosed with breast cancer



▶ Everything Catherine Zeta-Jones eats in a day to maintain her youthful glow and incredible figure at 56



▶ Married At First Sight's Peggy Rose Lawrence reveals devastating miscarriage after IVF battle



▶ Mr Motivator's grief at losing his granddaughter, 12, to meningitis and how it changed his relationship with physical and mental health



▶ Lily Allen wows in a black leather bullet-bra bustier dress as she kicks off her sold-out US tour after West End Girl success



▶ Victoria Beckham celebrates her niece Tallulah Isted's 24th birthday with sweet snaps



▶ Pregnant Laura Whitmore and husband Iain Stirling enjoy family trip to Disneyland Paris with their daughter ahead of welcoming second child



▶ Proud grandmother Karren Brady, 57, continues to show off her weight loss in new family snaps with husband Paul Peschisolido and grandchildren



▶ Rock band Yes is forced to postpone UK tour as group's guitarist Steve Howe, 78, undergoes surgery



▶ Legendary drummer James Gadson who performed with Paul McCartney and Diana Ross dies aged 86



▶ Kelly Osbourne shares cryptic quotes about not seeing 'people through the lens of who you wish them to be' amid split from fiancé Sid Wilson - after she posted photos of new partner Kiinicki



▶ Coleen Rooney parties the night away at lavish 40th birthday party - as guests arrive in style with a helicopter seen at their £20M mansion



▶ Olivia Attwood shares post about feeling 'lost' and reveals she's back using lip fillers after accusing ex Bradley Dack of 'cheating on her multiple times over ten years'



▶ Peter Andre's wife Emily, 36, shares health update with fans after revealing she was diagnosed with shingles that left her with painful symptoms



▶ Joel Dommett's pregnant wife Hannah reveals they know their baby's gender and says she is due to give birth 'dangerously soon'



▶ Lindsay Lohan celebrates anniversary with husband Bader Shammas four years after secret wedding



Legendary children's channel CITV to

▶ disappear 'for good' as it officially closes down after over 40 years on air



▶ Chris Pratt claims a memorable Jurassic World set was DESTROYED by devastating Hawaii storms

▶ Beverley Callard says she 'cannot paint a smile on her face' as she reveals her breast cancer results after surgery have been delayed due to a backlog



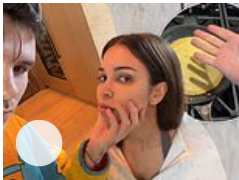
▶ Blake Lively says she's 'GRATEFUL' for judge's ruling and slams 'online abuse' she's faced as she reacts to her claims against Justin Baldoni being tossed out



▶ Gregg Wallace attempts food show comeback with 12-hour TikTok 'cookathon' sponsored by 'Britain's favourite halal butchers'



▶ Cruz Beckham appears to take another dig at estranged brother Brooklyn as he whips up pancakes for girlfriend Jackie Apostel



▶ Angelina Jolie still does not look like herself as she's seen in Cambodia... after wild claims a body double posed for her in Shanghai



▶ Rebecca Adlington takes her newborn baby Thea swimming as her daughter follows in the Olympian's footsteps after the star hit back at mum guilt shamer



Gordon Ramsay 'lands second Netflix documentary featuring a very special guest' ahead of his 60th birthday





▶ Vogue Williams shares a glimpse of her 'dream night in' as she shows support for Sophie Habboo and Jaime Laing's new show after wedding snub drama

EXCLUSIVE

'Tyson might have been the heavyweight champion of the world... but he couldn't do what I do': PARIS FURY opens up on life with the Gypsy King, looking after their seven children - and her nickname for him



AMANDA

PLATELL: I may not have met Meghan, but I have witnessed how her actions have harmed the Royal Family. This is why I'll never stop criticising the woman who caused our beloved Queen so much distress



▶ Scott Mills faces new blow as he could lose his Honorary Doctorate of Arts after radio star was sacked by BBC



EXCLUSIVE Helen Flanagan's money woes go on as ex-WAG finally sells marital home - for £500,000 below asking price



▶ The Apprentice is designed to showcase the moments we're least proud of - the BBC only cares about our failures and you're unlikely to EVER see Lord Sugar again after filming, says former winner



EXCLUSIVE Read

Blake Lively's five-page bragging letter about her 'immense' powers: 77 bullet points of pure cringe... as her own words backfire spectacularly in case against Justin Baldoni



EXCLUSIVE 'We are absolutely in love': ALISON HAMMOND opens up on relationship with Russian model 22 years younger than her, what really pushed her to lose 11 stone... and what she really thinks of THOSE Strictly rumours



► **Something Very Good Is Going To Happen!** Why Netflix's new scream queen Camila Morrone is destined for greatness - as nepo baby's new horror series is dubbed 'one of the best of all time'



► **ANOTHER** wave of films and TV shows axed by Netflix next month in streaming bloodbath - including legendary horror franchise and blockbuster action movies



► **'Outstanding'** dystopian Netflix series 'that's better than The Handmaid's Tale' showered with praise as fans rave 'everything is on point, it deserves more recognition!'



► **ALISON BOSHOFF:** 'He's in so much pain he's drugged up to the eyeballs': Truth behind Tiger Woods' arrest, demons driving him... and the woman who might be the only one able to save him



► **Liam Payne's** girlfriend Kate Cassidy sizzles in a skimpy bikini after she fooled fans with dramatic 'breakup' prank



► **Chloe Madeley** playfully tussles with ex James Haskell in hilarious acrobatic trend clip as pair prove they're on good terms after dramatic car crash rescue



► **Amanda Bynes** celebrates milestone 40th birthday by going on coffee run in LA... amid her Ozempic weight loss journey



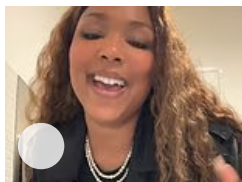
▶ Love Island: All Stars 'WILL return in 2027' - despite 11,000 complaints and winners' romance collapsing in 15 days



EXCLUSIVE Eva Longoria, 51, gives raunchy display in string bikini and sheer top as she packs on PDA with husband José Bastón during beach day



▶ Reason Lizzo was excused from jury duty revealed - and it has nothing to do with her fame



▶ Zara Tindall just proved pastel knitwear is essential for spring - shop her exact John Lewis jumper, plus chic picks from Boden, M&S and more



EXCLUSIVE 'Broke' movie star Alice Evans had \$100k in bank despite begging cash from fans, claims ex-husband loan Gruffudd in divorce trial



▶ All the mortifying texts and emails Blake Lively's A-list pals tried to keep secret as bombshell ruling strips actress' case and settlement looms



EXCLUSIVE Lindsey Buckingham seen for first time since horror attack as years of stalker hell are laid bare... with shock new details revealed



EXCLUSIVE Iconic 70s bassist from legendary band surfaces on rare Malibu outing... can you guess who?



▶ Russell Howard is left red faced as he makes X-rated innuendo on The Claudia Winkleman Show



▶ Bonded with Beckham: King Charles hosts ex-England captain and Alan Titchmarsh to talk horticulture and honey at Highgrove as they plot Chelsea garden



▶ Katie Price's husband Lee Andrews shares bizarre AI-generated 'original' song and music video featuring him throwing money in the air



▶ Sinitta 'dumbfounded and upset as she breaks silence on Gemma Collins feud' after TOWIE star 'branded her a "rat" in I'm A Celeb WhatsApp chat'



▶ Young And The Restless star Dee Freeman dead at 66 after 'brave' battle with cancer



▶ Pop icon Duffy fuels speculation of sensational return to music following Disney+ bombshell doc and 'new manager deal'



Looking for something to watch this Easter weekend? Here's our critics' ULTIMATE guide to the 19 best shows and films to stream, from the return of a top Jon Hamm drama to lost episodes of Doctor Who



EXCLUSIVE What really happened when Meghan demanded to borrow the Queen's diamond tiara - and the monarch's scathing response: ROBERT HARDMAN reveals truth about chaos before the Sussexes' wedding



▶ Blake Lively and Justin Baldoni's lawyers summoned for settlement talks after judge stripped her case to the bones



Gabby Logan sets pulses racing with shirtless snap of husband Kenny as he

▶ celebrates his 54th birthday following cancer battle



▶ Alec Baldwin baffles fans as he poses with Antonio Banderas - but all is not what it seems



▶ Kelly Osbourne shares photos of new hairdresser partner Kiinicki after being seen 'all over each other' following her split from fiancé Sid Wilson



▶ Jesy Nelson says SMA update is 'bittersweet' as testing is a 'postcode lottery' - despite celebrating 'major milestone' in her campaign



▶ Noah Wyle has ER reunion on The Pitt...after high profile exit of star from his hit show



▶ Maya Jama showcases her sculpted abs as she gives glimpse of her 'after massage snatch' in racy snap



▶ Bob's Burgers star Eugene Mirman breaks silence after miracle rescue from fiery car crash



▶ Davina McCall, 58, shows off her ripped abs in a pink gym top as she enjoys sweaty boxing workout following breast cancer battle



▶ Ricky Gervais' partner Jane Fallon shares a positive health update following surgery after being diagnosed with breast cancer



▶ Alejandro Garnacho confirms new romance with model girlfriend after Spanish reports claimed Chelsea star 'didn't want to meet her family'



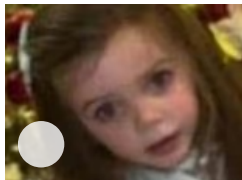
▶ Brooks Nader flaunts her toned abs during outing in LA... amid hot new romance with Taron Egerton



▶ Justin Baldoni attorney dances on Blake Lively's grave with gleeful statement after sexual harassment claims were dismissed



▶ Big Fat Gypsy Wedding and Big Brother star Paddy Doherty leads tributes to his cousin and his three year old daughter after tipper truck crashed into pony and trap



EXCLUSIVE Mollie Pearce and Connor Ball hit HUGE milestone as they complete gruelling five marathons in five days for charity



▶ Perez Hilton undergoes emergency surgery after he nearly died during 21-day hospitalization



▶ Influencer Alix Earle turns heads in plunging top and miniskirt after clubbing in New York City



▶ Wayne Rooney and Kai, 16, head to the barbers ahead of Coleen's lavish 40th birthday with 'famous singer entertaining VIP guests and strict phone ban'



▶ Heidi Klum's nepo baby son Henry Samuel, 20, towers over her at The Drama screening



▶ Brian Cox says 'I don't want to be careful anymore!' ahead of his 80th birthday after previously calling out Hollywood's biggest names where he took aim at 'overrated' Johnny Depp, 'pain in the a**e' Edward Norton and 'f***ing annoying' Jeremy Strong



EXCLUSIVE Bikini-clad Vogue Williams and Spencer Matthews continue to dispel split rumours as they pack on the PDA amid lavish family getaway



▶ Bikini-clad Kate Ferdinand shares sweet snap with daughter Shae in Portugal after fleeing Dubai with husband Rio and their kids



▶ How to spring clean like a traveller: I spent years living on a caravan site with my MMA fighter partner and these are the household hacks I learned



▶ Beloved influencer Rita Ephrem dies aged 31 after battle with rare disease



▶ Maura Higgins, 35, reveals the tweakments she's undergone but denies cosmetic surgery as she blames her 'changing' face on 'make-up and lighting'



▶ Carol Kirkwood's dream retirement plans: Weather host, 63, drives off into the sunset with toyboy husband, 49, to travel around Europe - after 30 years at BBC



▶ TOWIE's Bobby Norris says he is suffering with insomnia as he shows off his swollen face in new update after undergoing more cosmetic surgery



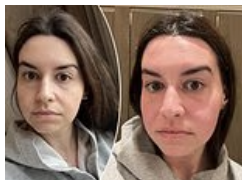
▶ Joseph Duggar 'nervous' after jail release as he's left clueless about prosecution's evidence in child molestation case



▶ Blake Lively squirms in resurfaced interview probing intimate on-set moment SHE initiated with Justin Baldoni... as her sexual harassment case crumbles



▶ The brutal truth about the \$350 buccal massage Meghan Markle and Jennifer Lopez love... and why the 'natural facelift' left me wincing



▶ BBC News presenter, 52, brutally trolled for wearing 'unflattering and far too tight' leather trousers hits back at critics with defiant video



▶ Stacey Solomon leaves Britain's Got Talent's KSI broody as her kids gatecrash judging table mid-show - and she hits her Golden Buzzer after being blown away by act



▶ Friends legend Lisa Kudrow reveals the fan request that 'irritates' her - and how she was overcome with emotion after returning to iconic sitcom's set



▶ Gemma Collins gives fans a glimpse inside her wholesome Easter Bank Holiday celebrations with her loved ones



▶ Award-winning Netflix hit Beef drops first trailer for season two with Carey Mulligan and Oscar Isaac's taking over lead roles - and it's seriously tense



▶ Zendaya shows off her incredible figure in a sheer gown as she continues to sport 'something blue' at The Drama premiere afterparty



▶ Coleen Rooney turns 40! Husband Wayne rings in the WAG's big day with bikini-clad throwback snaps as he praises the 'best wife and mum'



▶ Raye is forced to apologise to fans after mishap with the vinyl for her new album



▶ **Moment hiccupping Sky News presenter struggles through bulletin and fights to maintain composure in case of seriously bad timing**



▶ **Darren Day reveals he's been rushed to A&E with 'suspected broken bones' an HOUR before his latest panto appearance - after confirming he is now a grandfather**



▶ **Molly Sims, 52, looks slender in a bikini while jumping off her yacht... after sizzling in Sports Illustrated shoot**



▶ **'A week on the best island with my girls': Mark Wright shares sweet snaps from trip to Mallorca with wife Michelle Keegan and their daughter Palma**



▶ **BBC Breakfast's Louise Minchin shares health update after being rushed to hospital with frostbite - and is flooded with support from fellow TV stars**



▶ **Escape To The Chateau's Dick and Angel share rare family photo as they kick off the Easter Bank Holiday weekend four years after quitting show**



▶ **'Captivating and fast-paced' thriller about cleaner 'pushed to the edge' finally lands on Netflix - with four full series ripe for a weekend binge-watch**



▶ **Kaye Adams enjoys sun-soaked Spanish getaway after being axed from £155,000 a year radio show amid misconduct probe**



▶ **Chris Rock, 61, confirms new romance as he packs on PDA with younger bombshell DJ... a decade after divorce**



Judge issues withering slapdown of Blake Lively's fat shaming and sexual harassment

▶ claims in major pre-trial win for Justin Baldoni



▶ Rhian Sugden reveals her smaller bust as she poses for racy lingerie snap -after debuting her 'mummy makeover' following breast reduction surgery

▶ Red-faced Dermot O'Leary screams 'my wife's watching!' as This Morning expert takes swipe at his 'compromising' dream about Rachel Stevens



▶ All episodes of 'gut-punching' crime drama about Pablo Escobar's son are now streaming - and perfect for fans of Netflix hit Narcos



▶ Emotional Amber Davies says starring on Strictly Come Dancing 'annihilated' her as she addresses why she has been off sick from Legally Blonde musical



EXCLUSIVE Iconic 60s drummer - one of just two surviving members of legendary band - spotted on rare outing at 80.... can you guess who?



▶ Unforgotten's Nicola Walker returning to screens for 'must-watch' new comedy dubbed the 'ultimate wrong-com' from the creators of Netflix hit Baby Reindeer



▶ Pregnant Tabitha Willett cradles her baby bump as she unveils chic wedding suit and £1k heels she wore to marry businessman Harry Hoare



▶ Lorna Luxe devastatingly recalls her husband John's 'slow and sad death' from cancer as she reveals he left a list of people she can't date



▶ Drag Race star Misua dies in their sleep aged 27 as 'heartbroken' show bosses pen emotional tribute to 'talented and joyful artist'



▶ Ant McPartlin spills on 'drama, arguments and fights' during the South Africa spin-off series - before issuing apology to ITV for 'saying too much'



▶ Lizzo reveals she's two months sober from alcohol...after losing 60lbs through diet and exercise



▶ New bodycam footage shows moment unsteady Tiger Woods fails sobriety test and is handcuffed after car crash



▶ Elizabeth Hurley, 60, poses topless and shows off her slender physique in string bikini bottoms for a sultry snap



▶ Coleen Rooney's '40th birthday party details are revealed as the WAG spares no expense to host huge bash at her £20million mansion'



▶ Maggie Gyllenhaal voices her discomfort at directing her husband Peter Sarsgaard's sex scenes with Jessie Buckley in The Lost Daughter



▶ Carrie Bradshaw's suitcases and Mr Big's engraved watch from Sex And The City spin-off to go under the hammer at auction



▶ Karren Brady's daughter Sophia Peschisolido reveals her postpartum curves - six months after welcoming her second child with fiancé Frankie Makin



Mel B dashes hopes of Spice Girls 30th anniversary tour and says she may never perform with the group again as she takes



▶ swipe at bandmates who 'don't want to be honest' in proposed Netflix doc



▶ Last One Laughing fans rage over 'really harsh' finale twist as series two winner is crowned after 'lame' tiebreaker in show first

▶ Huge nineties TV star QUILTS acting to retrain as psychotherapist working in a rehab facility - ruling out return to soaps and primetime dramas



EXCLUSIVE New twist behind Towie star Jordan Wright's death: FRED KELLY'S forensic investigation into his final hours tells who he was running from



EXCLUSIVE Taylor Swift's pre-wedding glow up revealed: Rigorous steps bride-to-be has taken ahead of her and Travis Kelce's nuptials



BRYONY GORDON: I feel so sorry for Olivia Attwood. She's public enemy number one but it's clear what's really going on - and who's actually to blame



Today's headlines

Most Read



Andrew Mountbatten-Windsor is spotted near Sandringham farmhouse after it was revealed he was 'blocking'...



JD Vance leads all night scramble for Iran peace deal as Trump sets deadline and warns: 'I'll blow up'...



Tories demand Waitrose worker is given his job back after he was sacked for tackling Easter egg thief as...



Disturbing trove of never-before-seen photos shows Michael Jackson with 'distressed' alleged young victims,...



Why Scott Mills' accuser came forward, the fall-out for his celebrity friends, 'trouble' around booze and...



Katie Price's husband's latest 'lies': Lee Andrews claimed Forbes AI-ed his image for front cover, said he...



How Carolyn Bessette was 'irked' by 'little miss perfect' Gwyneth Paltrow during her Calvin Klein years



The five anti-ageing, affordable high street aesthetic tweakments and treatments that ACTUALLY work to...



The state pension rises by up to £575 today but 8.2 MILLION pensioners won't receive the full amount -...



Ed Miliband will 'cry betrayal' if Labour U-turns over North Sea oil and gas amid Cabinet split over new...



Trump and Melania appear next to giant Easter bunny as kids descend for White House Egg Roll



I once tipped the scales at 18 stone and was so fat I needed to use a wheelchair. Then I tried this...



Iran rejects US ceasefire plan as Israel strikes third petrochemical site ahead of Trump's threat to blow up...



At 49, and in a sexless marriage, I thought my libido was stone-dead. Then one day, post-divorce, THIS...



Heartbroken Sam Matterface reveals his father died in 'shocking and sudden circumstances' and says 'I'm not...



Ministers reviewing whether Kanye West should be able to enter Britain amid growing calls for rapper to be...



Couple appear in court following death of 13-year-old boy in crash 'involving a car, a bike and a scooter'...



Lucy Mecklenburgh's relationship with Ryan Thomas marred by cheating scandals, arguments and 'resentment' -...



How I turned my drooping middle-aged bum into a perfect peach: Weight-loss jabs destroyed it, says CHARLOTTE...



Britain 'wouldn't be able to take out an Iranian missile', warns ex-defence secretary Ben Wallace - as...



'Nobody cared about me': Friends star Lisa Kudrow says she felt like 'an afterthought' among the six cast...



Iran 'is digging out bombed underground missile bunkers and reusing them within hours'



Bungling council ordered to pay back tens of thousands to seaside town restaurants after overcharging them...



Why a well-fitted white shirt can act as an 'instant facelift': Here is how to wear this difficult trend at...



Keir Starmer insists he's 'on the side' of working Brits... as Middle England is whacked at start of new tax...



Terry Crews' wife has Parkinson's: Star announces devastating diagnosis doctors dismissed as 'anxiety'



Britain's most eligible bachelor! Earl of Wessex, 18, one of the late Queen's 'favourites' once dubbed...



How the Iran war and incoming 'mansion tax' has wiped off £360,000 from Britain's most expensive country...



ANDREW NEIL: We are run by a bunch of know-nothing numpties who penalise strivers and coddle the indolent....



Dragons' Den stars rake in an eye-watering £11million just one year after bagging £75k investment on BBC...



Dark chocolate, the bitter truth: Experts swear by it... but is it as healthy as you think?

Sussexes at Easter: Meghan shares rare glimpse of Archie and Lilibet at home in





US as they decorate eggs and...



Militant trans activists publish guide urging members to arm themselves as well as protest to MPs and...



What Donald Trump told me about the Queen, Kate and Charles - plus a frank admission. ROBERT HARDMAN's...



'Cleanest country in the world' Singapore's incredible home cleaning gadgets revealed



Paul Rudd fans can't believe 'vampire' Clueless actor's age on major birthday



Frankie Bridge breaks down in tears as she reveals agonising dilemma over sending severely dyslexic son...



Springtime sunshine to heat parts of the UK to 24C on Wednesday as chaos from Storm Dave is forgotten



How to end the curse of female facial hair. It's caused by hormones and hard to shift. Now there's a...



Billionaire ruler of Dubai tries to stop council demolishing new mansion in planning row over his luxury...



Urgent warning as experts discover common infection that raises women's cancer risk is being transmitted...



Katie Price confirms she's not moving to Dubai with husband Lee Andrews after he claimed he had bought a...



Joanna Lumley targeted by motorbike bandits in Lawless London who tried to steal her car from outside £2.5m...



Humiliation for I'm A Celebrity bosses as they share 'King Of The Jungle' post before South Africa series...



Incredibly brave boy, 10, seen for first time since medical jet crash that burned 90% of his body



Debt is psychological torment: I've seen it end marriages, cause breakdowns and break my patients, says DR...



What would the Ayatollah say? Decadent lifestyle of Iranian general's niece - with skimpy outfits illegal in...



Drone pictures show Britain's eroding coastline edging closer to the country's oldest theme park after...



How to stop 'lonely husband syndrome' from ruining your marriage: My husband was a Billy No Mates who even...



Jailed paramedic who killed his pregnant lover's unborn baby by injecting her with abortion pills is struck...

▶ **MORE HEADLINES**

ADVERTORIAL FEATURES

▶ **DISCOVER SAUDI CULTURE - A Journey Through Heritage, Art, and Flavour.**

LEARN MORE >



M Predictor
Think you know football? Prove it, and you can win up to

▶ £1000. T&Cs apply.

Play now >



Follow us on:



Back to top ^

Company

DMG Media

Leadership Team

This is Money

Metro

Newzit

Mail Travel

About Daily Mail

Channels

Home

News

Royals

U.S.

Sport

TV

Showbiz

Lifestyle

Health

Science

Money

Travel

Podcasts

Buyline

DailyMail+

Terms of Use

Website Terms

Privacy Settings

Privacy Policy

Subscription Terms & Conditions

Do not sell or share my personal information

Contributors

Additional Cookie Information

Get in Touch

Contact us

How to complain

Work with us

Advertise with us

Daily Mail Subscriptions Help & FAQs

More

Sitemap

RSS

Archive

Authors

Topics Index

Text-Based Sit



Corey Feldman Says 3 Men Molested Him As a Child In ‘My Truth’ Doc

Three years after first announcing the project, [Corey Feldman](#)’s explosive documentary, [My Truth: The Rape of 2 Coreys](#) finally premiered. While it didn’t air as planned on March 9, 2020, due to [technical difficulties](#), the film was able to stream for those who previously bought tickets on March 10, 2020 at 2 p.m. PT/5 p.m. ET.

In My Truth, Feldman did as promised. The former ’80s movie star not only named [Charlie Sheen](#) as Haim’s alleged rapist in the movie, but the three men he says molested him as a child.

While Feldman, 48, has mentioned these names before, he further details his sexually abusive relationships with Marty Weiss, [Alphy Hoffman](#), and [Jon Grissom](#).

Directed by Brian Herzlinger, My Life's premiere kept being delayed after almost every traditional network turned down the film due to its highly controversial topic matter. Despite receiving death threats and needing to hire 24/7 armed security, Feldman self-funded the documentary in order to finally reveal the "wolf pack," what The Goonies star calls this particular group of Hollywood pedophiles still working in the industry.

Feldman Has Admitted to Numerous Suicide Attempts In The Past

Bolivians mark Holy Week with a chili-rich culinary tradition



cdogg22
276K followers

[View profile](#)



[View more on Instagram](#)

Bolivians mark Holy Week with a chili-rich culinary tradition

Feldman has said the effects of the sexual abuse he suffered as a child have weighed heavily into his adult life. After self-medicating with alcohol, he eventually went to rehab and said he's been sober ever since.

In 2017, shortly after launching a campaign called "The #MeToo Campaign," Feldman spoke candidly of his experiences.

so much pain, so much anguish, and so much abuse in my life that most people probably would be dead.”

“There are so many times that I tried to kill myself as a child, so many times that I attempted suicide, so many times that I would sit there and wish and pray that somebody would just come by and knock me off. I used to think horrible thoughts all the time because I didn’t believe that I was worth existence. I really didn’t. I couldn’t understand why God kept me here.”

Even though “The TRUTH Campaign” never reached its \$10 million goal, Feldman kept pushing the project forward, especially after the #MeToo movement. With allegations being made against Harvey Weinstein and Kevin Spacey, Feldman said, “It’s all connected to a bigger, darker power. I don’t know how high up the chain that power goes, but I know that it probably is outside of the film industry too. It’s probably in government; it’s probably throughout the world in different dark aspects.”

In an interview with [EW](#) in March, Feldman said after the documentary premieres, “I hope that people can finally go back and appreciate my work as an actor/ That would be nice if people would start recognizing me as a real actor as opposed to this kind of joke that people have made my name into for the last few decades. That would be the respectful thing, I guess.”

Feldman Named Jon Grissom, Marty Weiss & Alphy Hoffman As Alleged Sexual Abusers Prior To The Documentary’s Premiere

Bolivians mark Holy Week with a chili-rich culinary tradition

The link to this photo or video may be broken, or the post may have been removed.

[Visit Instagram](#)

*In his 2013 autobiography, **Coreyography**, Feldman did name one of his alleged abusers, albeit with a fake name. Legally, Feldman had to change the man's name to "Ron Crimson" in his memoir but later confirmed on *Dr. Oz* that he was referring to Jon Grissom, who had small roles in the Feldman-Haim films, *License to Drive* and *Dream a Little Dream*.*

*That same year, Feldman went on *The View* to discuss the people whom allegedly abused him and Haim, an interview which has since gone viral following the #MeToo movement. Feldman said his abusers are Bolivians mark Holy Week with a chili-rich culinary tradition "the business," to which Barbara Walters said "the industry," she told him.*



*Without using a pseudonym, Feldman also identified his former manager, Marty Weiss, as another one of his alleged abusers. Prior to the publishing of Feldman's memoir, Weiss had pleaded **no contest** to two counts of committing lewd acts on a child under the age of 14. Weiss was forced to register as a sex offender and sentenced to one year in jail.*

*Sitting down with Dr. Oz in 2017, Feldman **named** Alphy Hoffman is one of his alleged abusers. He claimed Hoffman, who ran the popular Alphy's Soda Pop Club in the '80s, sexually abused him when he was 14 years old.*

READ NEXT: Joey Gugliemelli aka Sherry Pie: 5 Fast Facts You Need to Know

Bolivians mark Holy Week with a chili-rich culinary tradition

Taylor Swift's Speech at iHeart Radio Music Awards

EntertainmentNow



Watch on

Like EntertainmentNow?



**Add as a preferred
source on Google**

[Go here and check the box
next to EntertainmentNow](#)

0 (Bolivians mark Holy Week with a chili-rich culinary tradition

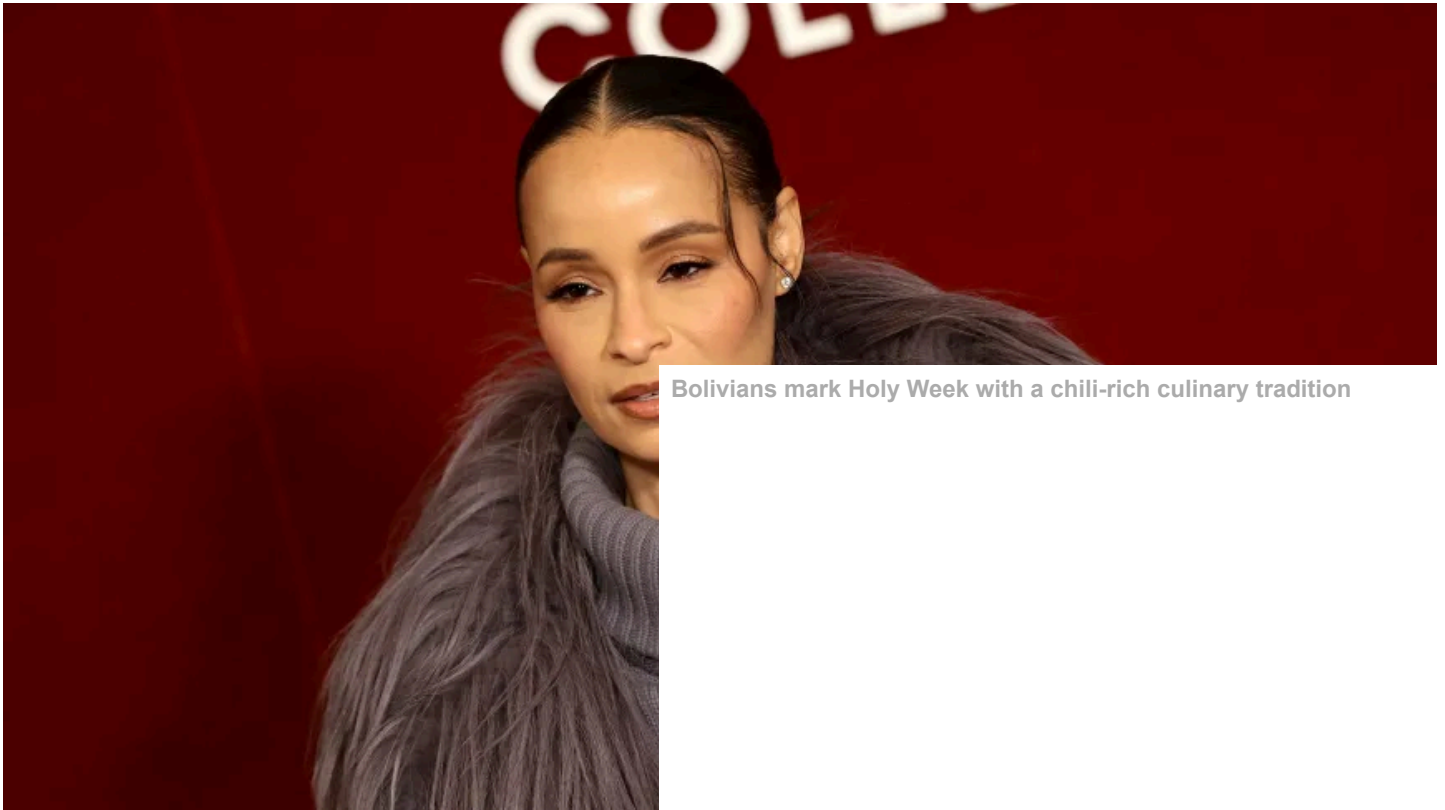
LATEST



REALITY TV NOW!

Mark Consuelos Reveals His Dad Has Passed Away — Our Hearts Go Out

Apr 6, 2026 at 11:12am



Bolivians mark Holy Week with a chili-rich culinary tradition

REAL HOUSEWIVES NOW!

RHONY Star Sai De Silva Breaks Silence After Husband David Craig Files for Divorce

Apr 6, 2026 at 11:09am



HGTV NEWS!

David Bromstad Catches Clients in Not-So-Innocent Bathtub Moment on 'My Lottery Dream Home'

By **EMILY BICKS**

UPDATED Dec 19, 202 | Bolivians mark Holy Week with a chili-rich culinary tradition



Getty

PREVIOUS

Bolivians mark Holy Week with a chili-rich culinary tradition

Madison Prewett's Age & Backgr

December 19, 2024

What Happened Between Mark Harmon and Pauley Perrette?

December 19, 2024

Stay in the loop, subscribe to our

NEWSLETTER 

GET BREAKING NEWS NOW! 

Bolivians mark Holy Week with a chili-rich culinary tradition

MORE ARTICLES

*Corey Feldman's
New Documentary*

*How to
to Watc*

Release Date for 'My Truth' Movie



Feldman's 'My Truth' Documentary



Haim & Feldman Do Together?

March 9, 2020

Bolivians mark Holy Week with a chili-rich culinary tradition



Bolivians mark Holy Week with a chili-rich culinary tradition



Screenshot

ABOUT

CONTACT US

PRIVACY POLICY

TERMS OF SERVICE

EDITORIAL GUIDELINES

SITEMAP

STAY CONNECTED

Copyright © 2026 Heavy, Inc. All rights reserved. Powered by WordPress VIP

Bolivians mark Holy Week with a chili-rich culinary tradition

NEWS

GASTON BROWNE ADMINISTRATION INKS DEAL WITH ROBERT DENIRO

• DECEMBER 2, 2014 🔥 1,291 📄 2 MINUTES READ



The Gaston Browne Administration on Friday demonstrated that it is serious about its promise to make the sister island of Barbuda a major contributor to the economic development of the twin island state when Prime Minister the Hon. Gaston Browne and international film star Robert De Niro signed a Memorandum of Agreement for an investment project valued at over US \$250 Million.

During a special sitting of the Cabinet of Antigua and Barbuda, Prime Minister Browne and Mr. Robert De Niro, who is a regular visitor to one of Antigua and Barbuda's most prestigious vacation resort Jumby Bay, signed the MOA signaling giving the green light

to the renovation and expansion of the K-Club on Barbuda into an exclusive 5-Star resort.

“We are indeed very delighted that you will be embarking on a very exciting project on Barbuda, transforming the island, making it one of the most exciting islands in the region. Your project has increased interest in Barbuda. The project is attracting additional investors to our country. That is why I am delighted to appoint you as a Special Economic Envoy of Antigua and Barbuda to attract more investments to our twin island state. It is my belief that your celebrity status will attract more American celebrities to Antigua and Barbuda and the Caribbean,” Prime Minister Browne remarked.

Prime Minister Browne added that Barbuda is a diamond in the rough and will make a net positive contribution to the treasury of Antigua and Barbuda. “Your involvement in Barbuda shows that you Mr. De Niro, Mr. James Packer and your team are pioneers and visionary – recognizing that Barbuda represents a unique proposition for investment, giving you the opportunity to carve out a particular niche.”

“My Government is very happy to be a part of this historic and significant moment. Your presence as an international celebrity is of significance and to have you as an investor and a friend of the people of Antigua and Barbuda and an economic envoy is equally significant. Today is indeed an historic day for our nation and we are very pleased to have you and your team here and we are hoping that within thirty days we can conclude the deal and construction can begin in the next twelve months providing employment to the people of Antigua and Barbuda,” Prime Minister Browne told the American actor.

The award winning actor who has appeared in over ninety films, including the Godfather Part II and Raging Bull is also a film director, restaurateur and hotelier. He noted that he is happy and

excited to do business in Barbuda and pointed out the project will be unique and “great.” He also thanked Prime Minister Browne and his Cabinet for accepting his team into the Antigua and Barbuda family and pledges not to let the government and country down.

Parliamentary Representative for Barbuda, where the project is located, the Hon. Arthur Nibbs, outlined that Mr. De Niro is inheriting a great property as the previous owners were people of class and they will be honoured to know that Mr. De Niro has taken over the establishment to renovate and expand under the “Paradise Found” brand. He said Barbudans are anticipating an excellent working relationship going forward.

Prime Minister Browne concluded the brief ceremony in the Cabinet Room by commending Ambassador Gilbert Boustany for executing the agreement and pledges government’s support in ensuring that the project progresses smoothly.

“We expect this project to be one of the most exciting projects in the Caribbean,” he noted. (Government of Antigua and Barbuda)

 Tags antigua and barbuda gaston browne



REAL TALK

NEWS

David Boies – Epstein’s Turncoat Lawyer – Fake Victims & Sordid Risk Finance – The Legal Media Entertainment News Cartel Exposed



By Alki David

FEB 28, 2026

ARCHIVES						
M	T	W	T	F	S	S
						1
2	3	4	5	6	7	8
9	10	11	12	13	14	15
16	17	18	19	20	21	22
23	24	25	26	27	28	
February 2026						
« Jan						

A Comprehensive Exposé

This document summarizes the pleaded case that a coordinated media–legal enterprise has operated through repeatable structural methods:



BOIES' FAKE VICTIMS – Rapists & Con Artists Exposed!

In a stunning courtroom stroll, high-powered attorney David Boies — the man who once championed Epstein accusers — leads a parade of polished women straight out of central casting. Smiles, designer bags, and practiced poise mask the explosive claim: these so-called victims are nothing more than con artists and fabricators, allegedly weaponizing false rape narratives for payouts and power plays. From murky Epstein-era lawsuits to vanished “whistleblowers” peddling fake videos, the saga reeks of deception on all sides. Shockya lays it bare: justice, or the ultimate grift?

- Strategic litigation deployment

- Coordinated media amplification
- Financial and reputational pressure cycles
- Procedural deferral and delay
- Narrative dominance in lieu of adjudication

These matters are not presented as rhetoric.

They are presented as pleaded fact and procedural record.

Search “David Boies” today and the results are glowing: 84-year-old legal titan, Microsoft antitrust victor, Gore v. Bush counsel, Epstein victims’ advocate, still topping 2026 Best Lawyers/Benchmark rankings, his firm adding partners and winning arbitration bids against Meta.

But one thing is missing from every major outlet — **any mention whatsoever** of the largest consolidated media-legal accountability action ever filed against him and his network.



In late March 2025, Virginia Giuffre posted dramatic hospital-bed pics claiming a school bus crash sent her into renal failure with just **four days to live**—sparking cries of staged drama (no gown, jewelry on, minor police-reported fender-bender). Skeptics called it a blatant ploy for sympathy or distraction amid her crumbling life.

I. Procedural Status

The following facts are matters of record:

- Claim ANUHCV2025/0149 was formally served.
- Affidavits of service were filed.
- Evidence bundles were lodged.
- Jurisdiction was asserted.
- No substantive defence has been entered by multiple named parties.
- No jurisdictional contest has been filed.
- No application to strike has been pursued.

Under applicable procedural rules, failure to defend carries legal consequences.

This document relies on record, not commentary.

Weeks later, the grim reality hit: on April 25, 2025, she was found dead at her Western Australia farm, officially ruled a suicide at 41. Family confirmed the self-inflicted end after years of trauma, but her father raged “Somebody got to her!”—echoing her old 2019 vow: “I am not suicidal.” Conspiracy fires raged: fake near-death stunt gone wrong... or silenced Epstein whistleblower? In the Eastern Caribbean Supreme Court (**ANUHCV2025/0149**), Boies Schiller Flexner LLP was personally served on **18 May 2025** at 55 Hudson Yards, 20th Floor, New York (affidavit of Colin Dixon, Kent Legal UK / International Process Servers). Documents included the Claim Form, evidence bundles, and QR-coded exhibits.

No defence filed.

No contest of jurisdiction.

No rebuttal of any exhibit.

The same pattern repeats across **84+ defendants** — Rupert Murdoch entities, Gloria Allred, Lisa Bloom, Anthony Pellicano interests, Piers Morgan’s platform partners, The Guardian, Daily Mail, Black Cube, and more — all formally served.

CBS Interactive Can’t Escape Claims of Inducing Piracy

Can editorial commentary be held legally responsible for the theft of music and movies? A district court judge suggests yes, allowing Alki David’s lawsuit against the network for promoting and distributing Limewire to go forward.

BY ERIQ GARDNER  JULY 16, 2012 4:58AM

THE **Hollywood** *REPORTER*

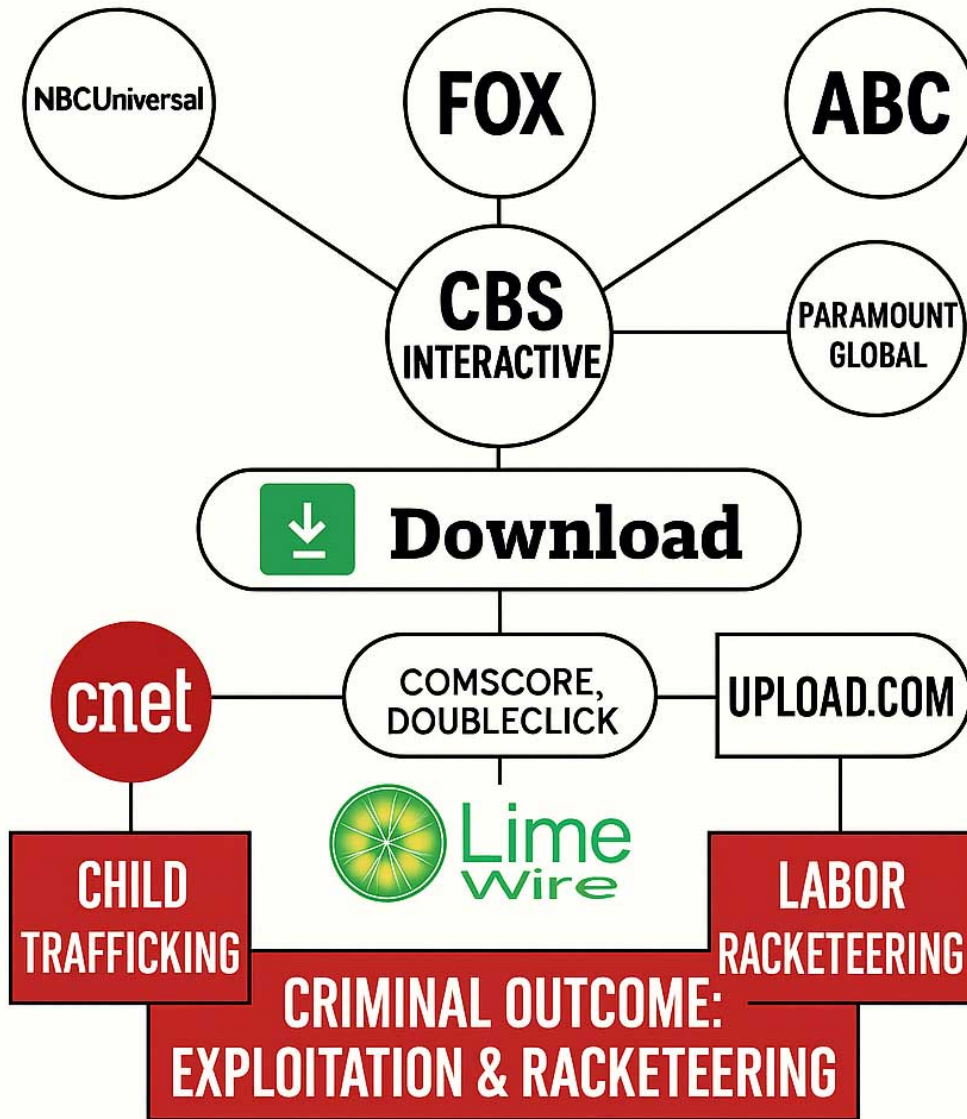
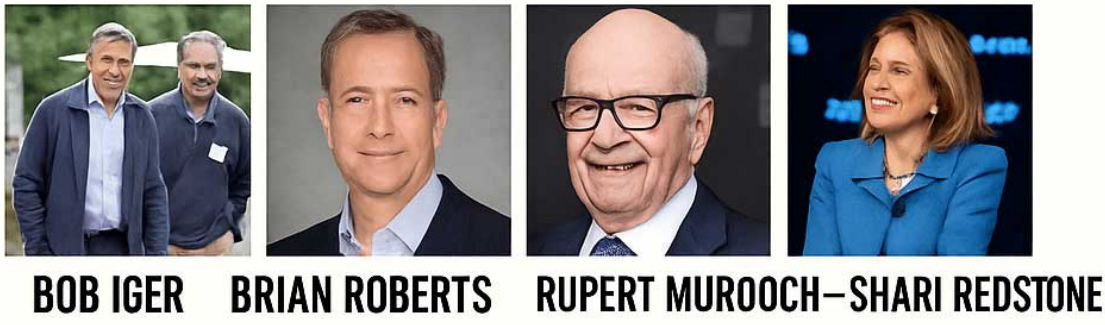


U.S. District Judge **Dale S. Fischer** delivered the gut punch in July 2012: she **denied CBS’s motion to dismiss the inducement claim**, calling it “not a particularly close or challenging case” based on the allegations of active promotion (tutorials, reviews, downloads). Vicarious/contributory claims got tossed, but inducement survived—signaling even mainstream portals could face liability for fueling infringement pipelines.

Zero defences.

Defaults admit liability under EC CPR Part 12 and UK common-law rules.

THE CORPORATE SUPPLY CHAIN OF EXPLOITATION



8 MILLION MISSING KIDS A YEAR – MEDIA BLACKOUT

Boies has said nothing.

The global media has said nothing.

That silence is not journalistic oversight.

It is the machine protecting itself.



Anoushka Degeorgiou – It was pure early-2010s digital media experimentation—lighthearted, risqué fun on an indie streaming network before the Epstein saga and

legal battles took center stage.



In the ongoing Eastern Caribbean Supreme Court case (ANUHCV2025/0149), complainant Alki David alleges that Anoushka de Georgiou — a public figure identified as an Epstein “survivor” and accuser — was part of a “Pellicano-style leverage circle” that allegedly planted Prince Andrew in drugged and bugged setups, with operations later rebranded as Epstein-related by Murdoch/Morgan entities. The filings claim these setups involved scopolamine (a potent anticholinergic drug known for its disorienting and suggestibility-inducing effects in high-profile blackmail contexts) to facilitate coercion and leverage.

The pleadings further assert that attorney David Boies coached witnesses to conceal scopolamine use, positioning de Georgiou as a “leveraged asset” rather than an organic victim. These claims appear in the February 28, 2026, Shockya exposé, which ties the allegations to broader defaults in the case (no defenses filed by named parties, including Boies Schiller Flexner LLP).



Boies with Weinstien – both named in Antigua Filings

Rupert Murdoch is a core defendant. His entities—News Corp, Fox, The Sun, Daily Mirror, News of the World—stand accused of supplying the global media megaphone and the “reputational destruction” playbook. Defaults admit: sustained smears (“Whacko Jacko” against Michael Jackson), repackaging direct drugging/blackmail operations into the “Epstein files” post-2011 News of the World shutdown. WSJ reporter Khadeeja Safdar’s emails during UK hearings – Raised live before Sir Barry Paul Cotter as procedural interference—Murdoch’s real-time cover-up.

The Mob Influence: Lansky – Fratto – Pellicano – Cascio Brothers – Matteo

Messina Denaro – Bronfman-Seagrams – Oracle – Wexner – Malibu Mega Group – Owners of the Media Monopoly

Defaults allege this isn’t just lawyers and media — it’s **organized crime legacy** layered into elite control. Meyer Lansky (mob financier) – Frank Fratto (Chicago Outfit) – Anthony Pellicano (convicted wiretapper/enforcer) as operational backbone. Cascio Brothers (Jackson estate fixers) and Matteo Messina Denaro (Sicilian mafia boss, arrested 2023) allegedly provided offshore routing for CSAM and fixed-betting proceeds.



SAFDAR’S “SELECTIVE SILENCE” – WSJ Hit-Piece Exposed on Shockya!

Shockya unleashes a scorching takedown of Wall Street Journal reporter **Khadeeja Safdar**, accusing her of burying explosive evidence to shield elite legal players like David Boies, Gloria Allred, and others in the Epstein-adjacent world. In pieces like [“The Selective Silence of Khadeeja Safdar: How Wall Street Journalism Became the Mask of Organized Crime”](#) (July 10, 2025) and [“The Propaganda of Silence”](#) (June 24, 2025), Shockya claims Safdar was handed retractions, CSAM proof, fraud docs, and attorney-death links—yet spun a “targeted hit-piece” on Alki David instead, recycling lies to protect the “real pedophiles” under Murdoch’s wing.

From Giuffre/Boies fallout to broader syndicate cover-ups, Shockya paints Safdar as narrative enforcer, not journalist—weaponizing silence for the powerful. Pure tabloid fire: mainstream media complicit or just another layer of the grift? Bronfman-Seagrams (Edgar Bronfman Sr., NXIVM ties) – Les Wexner (Epstein financier) – **Oracle** (Larry Ellison and son David Ellison). Oracle plays revolving-doors with Barry Diller (IAC, former Paramount stakeholder via Skydance merger). Both Ellison and Diller allegedly built empires on legacy CSAM infrastructure (LimeWire/MediaDefender under CBS) and fixed sports betting pipelines — tech/intel overlap that shields distribution while ad-tech defers scrutiny. Malibu Mega Group (Haim Saban, Steven Spielberg, Jeffrey Katzenberg) allegedly owns stakes in Disney, Paramount, Comcast — protecting the monopoly that Murdoch broadcasts.

BBC BLACKMAIL RING EXPOSED – Legacy CSAM Infrastructure & Fixed

Sports/Gaming Ties!

Shockya drops a nuclear analyst report alleging the NBC ABC CBS & **BBC** / Channel 5 runs a systemic **blackmail ring** intertwined with **child sex abuse materials (CSAM)** cover-ups, fixed sports betting extortion, and elite coercion ops—naming victims/ extortion targets from Prince Andrew and Julian Assange to Rose McGowan, Prince Harry, and Michael Jackson.

archive	13yr	37 savilla 4 13yr pedo child porn sex lolita rusian nude lolita	37 savilla 4 13yr pedo child porn
archive	13yr	Rebuilt.slla 4 13yr pedo child porn sex lolita rusian nude loli	rebuilt.slla 4 13yr pedo child por
archive	13yr	Slla 4 13yr pedo Child Porn Sex lolita rusian nude lolita pedof	slla 4 13yr pedo child porn sex k
archive	14 yo	Cinderella_14 yo_tits from another planet and a breathtaking bo	Cinderella_14 yo_tits from anotf
archive	14 yo	Fkk Naturist.183.Photos.Of.Nudist.Teens.14.Yo..Up.(No.Sex)	fkk naturist 183 photos of nudist
archive	14 yo	Fkk Up 183 Photos Of Nudist Teens 14 Yo Naturist (No Sex)(I)	fkk up 183 photos of nudist teen
archive	14 yo	Photos Naturist 183 Fkk Of Nudist Teens 14 Yo Up (No Sex)	photos naturist 183 fkk of nudist
archive	14 yo	Rosmeri_14 yo_first shots WHAT a beauty !_by Hangman	Rosmeri_14 yo_first shots WHA
archive	14 yo	Sex,14 yo,ibiza,Szubin	Sex,14 yo,ibiza,Szubin.rar
archive	14 yo	Super Hot teen model 16 14 yo Marie and Kailyn www.teenmodelmar	Super Hot teen model 16 14 yo P
archive	14 yo	Vladmodels_9 to 14 yo_part 9_little hotties showing their sexy	Vladmodels_9 to 14 yo_part 9_l
archive	14 yo	xxx 14yo 14 yo gold pics (pedo, pthc, ptsc, pt, 14 years old)	xxx 14yo 14 yo gold pics (pedo,
archive	14 yo	Xxx 14yo 14 yo gold pics pedo, pthc, ptsc, pt, 14 years old	xxx 14yo 14 yo gold pics (pedo,
archive	14 yr	pthc - 14 yr young russian girl for sex	pthc - 14 yr young russian girl fc
archive	14 yr	Shower 14 Yr Old Lolita Teen Xxx Young Tits Nipples Outside Pub	shower 14 yr old lolita teen xxx
archive	14yo	((Lolitaguy)) Bonus Preteen Pics (6Yo-14Yo) (328Pics) Stripping	((lolitaguy)) bonus preteen pics (
archive	14yo	((Lolitaguy)) Bonus Preteen Pics (6Yo-14Yo) (328Pics) Stripping	((lolitaguy)) bonus preteen pics (
archive	14yo	((Lolitaguy)) Preteen Pic Sets 006 Veronica Sets 1-2 (14Yo) (12	((lolitaguy)) preteen pic sets 006
archive	14yo	((Lolitaguy)) Preteen Pic Sets 006 Veronica Sets 1-2 (14Yo) (12	((lolitaguy)) preteen pic sets 006
archive	14yo	((LolitaGuy)) Preteen Pic.Sets.006.Veronica.Sets.1-2.(14Yo).(12	((lolitaguy)) preteen pic sets 006
archive	14yo	(Japan Lolita) [The Corporation Which Comes] [Ryu Kurokage] The	(Japan Lolita) [The Corporation
archive	14yo	125 14yo ptch found on msn - young innocent blond underage girl	125 14yo ptch found on msn - yc
archive	14yo	14yo 15yo 17yo 18yo masturbation squirt party girls blasen sex	14yo 15yo 17yo 18yo masturbat
archive	14yo	Hayley_Teen_Model_14yo_NN_cutie.3671666.TPB[1]	hayley_teen_model_14yo_nn_ct
archive	14yo	Kathy Venezolana adolescente puta 14yo Maturin joven perra Piri	kathy venezolana adolescente pu
archive	14yo	Lsm Young Lolita 14Yo Elena - Juventa Club	lsm young lolita 14yo elena - juv
archive	14yo	rebuilt.125 14yo ptch found on msn - young innocent blond under	rebuilt.125 14yo ptch found on n

Tied directly to legacy infrastructure scandals: court filings and cbsyousuck.com archives claim **MediaDefender** (CBS-affiliated, anti-piracy front) catalogued and enabled circulation of over **67,200 distinct CSAM titles** via P2P networks (LimeWire/CNET era), while monetizing traffic and allegedly shielding bigger players. Shockya links this “fixed sport gaming” manipulation (rigged betting/gambling fraud) to broader media-legal cartels, with BBC/Channel 5 accused of suppression circuits for MPs, Starmer-era politics, and global racketeering. This isn’t coincidence. It’s pleaded: mob muscle – legal firewalls – media monopoly. Oracle’s ad-tech deferral, Wexner’s funding, Bronfman’s offshore — all protect the machine.

The Lawyers’ Network Managed by David Boies

Boies is the hub. He coordinates the inner circle:

- **Gloria Allred & Lisa Bloom** — mother-daughter powerhouse. Allred: #MeToo press conferences. Bloom: Weinstein damage control, Epstein fallout advisor. Filings allege they amplified “false” claims against Andrew, silenced real victims, and orchestrated the California \$900M verdict (under appeal).
- **Robert Shapiro** — O.J. lead. Alleged intimidator — threats to your 84-year-old mother under Boies umbrella.
- **Louis Freeh** — ex-FBI Director, Freeh Group International Solutions. Alleged “fixer” — threats, cover-ups, collusion in leverage ops. NYU overlap with Boies.
- **Mark Stephens & Howard Kennedy LLP** — London brokerage hub. Stephens (former Assange solicitor) and Howard Kennedy allegedly “traded/sold” Assange to suppress hologram tech. Firm found in contempt (Cotter J.); SRA probe triggered by Stephens’ name.

The Dark Trail: 10 Lawyers Dead – 4 Yours

Shockya (Feb 18, 2026) documents 10 lawyers gone — sudden deaths, overseas hits, vanished files. Your 4 (on your side):

- **Barry Rothman** (2018 dental collapse; held 27 pages exposing Girardi/Allred collusion).
- **Rebecca Rini** (FCC counsel; sudden death; FilmOn evidence lost).
- **John Quirk** (Istanbul hit-and-poison; \$200M assets uncovered).

- **Mark Lieberman** (advisor; deceased; filed Alki David v. Comcast action).

Others: Six others “gone”; alleged lethal injections (Brent Shapiro, Ron Burkle son + 5 yours). No probes. Evidence dies with them. Boies’ network shields the trail.

The Fake Victims Playbook: Manufactured Accusations

Defaults admit the syndicate fabricated accusers:

- **Anoushka de Georgiou**: Public Epstein “survivor.” Filings: Pellicano-style leverage circle planting Andrew in drugged/bugged setups. Rebrands Murdoch/Morgan ops as “Epstein.” Defaults: leveraged asset.
- **Virginia Giuffre**: Central accuser. Settlement, memoir, death. Disputes: Dershowitz recant, estate lawsuits allege fabrication. Pleadings: Boies coached to hide scopolamine. Defaults: tool, star witness.
- **Marguerita Nichols (Jane Doe)**: \$900M verdict (appeal). Shockya Jun 2022: recanted — blamed Girardi/Allred/Bloom coaching. Defaults: manufactured lawfare.

These were not organic victims. They were props. Defaults seal it: Andrew and Jackson exonerated; “fakes” exposed.

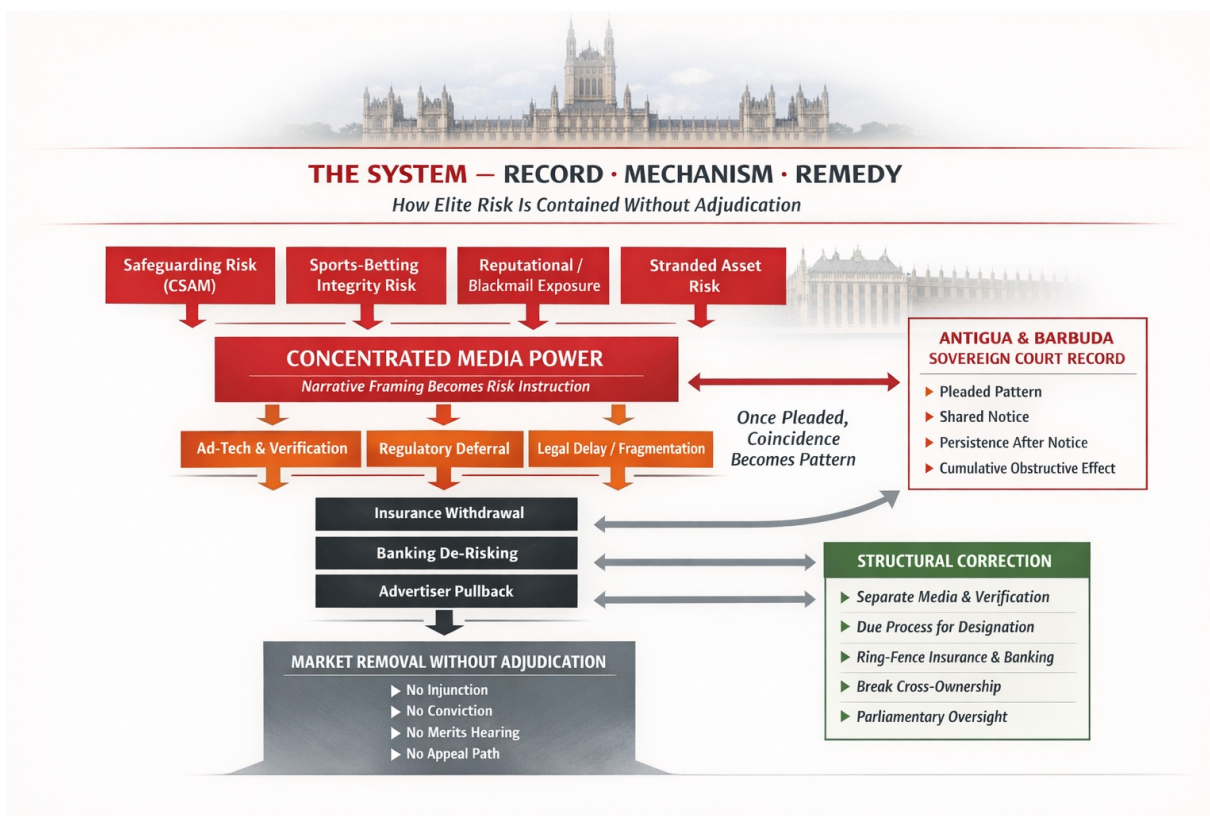
Leverage Plots: Andrew, Jackson, Assange

- **Prince Andrew**: Drugged (scopolamine), bugged — pre-Epstein blackmail. Repackaged by Murdoch/Morgan, shielded by Boies/Allred.
- **Michael Jackson**: “Whacko Jacko” smear. IP (hologram) stripped; CSAM trafficking tied in. Boies’ Napster legacy: door-opener.
- **Julian Assange**: Your 2014 hologram suppressed. Stephens/Howard Kennedy “traded” him. Defaults tie to playbook.

Common: drugging, media megaphone, legal firewalls. Boies at the center.

The CSAM and Fixed-Betting Pipeline

Boies’ Napster defense cracked P2P doors. LimeWire (CBS Interactive) allegedly distributed 67,200 CSAM files (2007 [MediaDefender leak exhibited](#)). Pipeline evolved: LimeWire – NFTs – encrypted channels still active today on LimeWire NFT platforms. Oracle ad-tech deferral, Wexner/Bronfman offshore, Malibu Mega Group shield it.



[Delay as Institutional Insurance: Parliament’s Test — An Open Letter to Kemi Badenoch](#) (Companion piece: [PRIME MINISTER Kemi Badenoch — You Own This Now](#))

Shockya-style fire: “THE WAY” isn’t just a chart—it’s the operating manual for impunity. Badenoch’s silence? Institutional endorsement. The diagram exposes the grift in stark, undeniable lines—pure tabloid-conspiracy dynamite calling out the elite playbook!**The Interventions That Prove Coordination**



- **BOIES DESTABILIZING THE UK – Epstein Fallout, CSAM Shadows & Legal Chaos in Britain!**
- In the explosive Epstein saga’s 2026 ripple effects, powerhouse attorney **David Boies** — once Virginia Giuffre’s champion in her settled suit against Prince Andrew — is now painted by Shockya as a destabilizing force across the pond. Recent UK developments show intensified fallout: British police expanded probes into Epstein’s alleged trafficking through Stansted Airport (flying in girls from Eastern Europe), private flights linked to high-profile abuse claims, and ongoing investigations into figures like Peter Mandelson for sharing info with Epstein during his ministerial days.
- Boies, in February 2026 interviews (Piers Morgan Uncensored, Hello Magazine), doubled down: he urged “safe passage” for Andrew to testify in the US, insisting the ex-royal “knows a lot” and has an “obligation” to spill on Epstein’s network—amid fresh Epstein file releases naming dozens and sparking arrests/ investigations in the UK and beyond (e.g., Andrew’s booking for misconduct in public office suspicions). Boies highlighted “photographic evidence” and called prior UK decisions “erroneous,” pushing for royal family members to speak up.
- Shockya flips the script hard: Boies’ network (tied to Howard Kennedy LLP/Mark Stephens in London) allegedly fuels procedural chaos in UK-linked cases—contempt findings (Cotter J.), SRA probes into Stephens for “trading” Assange/ hologram suppression, and joinder notices against Guardian figures (Camilla Tominey, Rich Juzwiak) for “evidence spoilage” in the ANUHCV2025/0149 action. This ties into broader claims of CSAM cover-ups (legacy BBC/Channel 5 blackmail rings, 67,200+ titles via old P2P infrastructure), fixed betting extortion, and elite leverage ops repackaged as “Epstein files.” From Giuffre’s tragic 2025 suicide (framed as possible silencing) to UK appeals/contempt accelerating exposure, Shockya bombshell: Boies isn’t just litigating—he’s weaponizing transatlantic lawfare to destabilize British institutions, shield the “real syndicate,” and force narrative cracks in Parliament’s “delay as insurance” playbook (see “THE WAY” diagram open letter to Kemi Badenoch). Pure elite grift fallout: UK justice pressured, royals in crosshairs, and the machine rattled. Sue me, bitch—the Epstein echoes hit London hardest!Murdoch/Safdar/WSJ: emails during hearings — interference.
- Alpha Nero blitz: smear on yacht sale. PM Gaston Browne exonerated on TV, sued Boies Schiller.
- Daily Mail false arrest: Aug 2025 — Met CCTV disproves.
- Guardian/Juzwiak on Rovier Carrington: Feb 25, 2026 omits Exhibit-PGLOB.

- Joined Feb 27 as “evidence spoilage.”
- Camilla Tominey hypocrisy: anti-Andrew barrage ignores drugging after Nov 2025 DMs — shutdown on \$10B–\$810B claims.
 - **REVOLVING STUDIO DOORS – The Paramount-Warner Mega-Merger as Global Catastrophe!**
 - Hollywood’s infamous **revolving studio doors**—execs, lawyers, and power players spinning between Paramount, Warner Bros., CBS, and legacy networks —now threaten to lock in a permanent cartel of control. Shockya warns the **\$110B Paramount Skydance-Warner Bros. Discovery merger** (sealed after Netflix backed out) isn’t just consolidation; it’s a **giant global risk** fusing two empires riddled with unresolved scandals.
 - From legacy infrastructure allegedly tied to **CSAM exposure** (67,200+ titles in old P2P networks via CBS/CNET/MediaDefender), fixed sports betting extortion rings, blackmail ops (BBC/Starmer/Epstein echoes), to procedural due-process failures and criminal-adjacent allegations in court filings—Shockya brands this a “systemic integrity meltdown.” Larry Ellison’s \$40B personal guarantee? Just the billionaire mask hiding deeper governance rot, complicity in racketeering, and whistleblower suppression.
 - Key Shockya bombshells:
 - [Warner Bros / Paramount Merger – Risk Analysis – Larry Ellison Is Hiding Something Really Bad](#)
 - [Warner–Paramount Merger: Procedural Risk, Due-Process Failure, and Regulatory Exposure](#)
 - Shockya-style fire: Merging these tainted giants institutionalizes impunity—antitrust disaster meets criminal escalation. Regulators asleep? Insurers on notice? This isn’t synergy; it’s the ultimate elite grift swallowing media freedom, competition, and accountability worldwide. Pure dynamite: approve at your peril!



The Appeals Accelerating Exposure

- UK King’s Bench: Contempt vs. Howard Kennedy under appeal.
- California: \$900M verdict challenged, cross-references cartel.

The System Diagram

[Flowchart: Risks – Concentrated Media/Mob Monopoly (Murdoch/Wexner/Oracle) – Deferral/Delay – Removal Without Trial.] Counter: Antigua Record — pleaded pattern — forces breakup, oversight.

Regulators and Authorities: This Is Your Record Now

Murdoch’s silence — alongside Boies, Allred, Pellicano, Wexner, Bronfman — is the system. SRA probes Stephens. Gaston Browne exonerated Alpha Nero. Legacy

infrastructure alive, shielded. BBC/Channel 5: textbook capture by diffusion.

Antigua decision imminent. Defaults spoken.

The silence is the machine seizing.

Read sworn evidence: ANUHCV2025/0149, KB-2025-001991, California docket.

Truth pleaded. Defaults admitted. Appeals locking it. System exposed. Remedy in your hands.

Right of reply remains open to every named party. Verified responses will be published verbatim.

The uncontested record is now the only record that matters.

To David Boies; Sue me, bitches. – Alki David :>)

[Edit](#)



Guardian Editor – Camilla Tominey’s Catastrophic Hypocrisy: Royal Reporter Shields Child Abuse Networks While Smearing Prince Andrew and Ignoring Evidence That Could Clear Him »



By Alki David

Alki David — Publisher, Media Architect, SIN Network Creator - live, direct-to-public communication, media infrastructure, accountability journalism, and independent distribution. Born in Lagos, Nigeria; educated in the United Kingdom and Switzerland; attended the Royal College of Art. Early internet broadcaster — participated in real-time public coverage during the 1997 Mars landing era using experimental online transmission from Beverly Hills. Founder of FilmOn, one of the earliest global internet television networks offering live and on-demand broadcasting outside legacy gatekeepers. Publisher of SHOCKYA — reporting since 2010 on systemic corruption inside the entertainment business and its expansion into law, finance, and regulation. Creator of the SIN Network (ShockYA Integrated Network), a federated media and civic-information infrastructure spanning investigative journalism, live TV, documentary, and court-record reporting. Lived and worked for over 40 years inside global media hubs including Malibu, Beverly Hills, London, Hong Kong and Gstaad. Early encounter with Julian Assange during the first Hologram USA operations proved a formative turning point — exposing the realities of lawfare, information suppression, and concentrated media power. Principal complainant and driving force behind what court filings describe as the largest consolidated media–legal accountability action on record, now before the Eastern Caribbean Supreme Court. Relocated to Antigua & Barbuda and entered sustained legal, civic, and informational confrontation over media power, safeguarding, and accountability at Commonwealth scale.



REAL TALK

Proudly powered by [WordPress](#) | Theme: Newsup by [Themeansar](#).

[Home](#) [Our Staff](#) [Privacy Policy](#)

[ShockYa Publisher – Alkiviades “Alki” David](#) [Terms of Service](#)



REAL TALK

NEWS

Antigua Declares International Lawfare Against U.S. Syndicate in Explosive Legal Strike



By Alki David

MAR 30, 2025



Antigua Declares International Lawfare Against U.S. Syndicate in Explosive Legal Strike

SwissX Islands, Antigua & Barbuda

In a historic move sending shockwaves across the legal and diplomatic world, the **Sovereign Wealth Fund of Antigua & Barbuda and Redonda**—acting through legal counsel **Rudy Delarenta** from the **SwissX Islands**—has issued a bold and unprecedented **Declaration of Lawfare Against the United States of America**.

Citing a [coordinated international conspiracy](#) that includes asset seizures, judicial weaponization, and political sabotage, the declaration calls out U.S. actors—governmental and private—for engaging in transnational racketeering under the veil of litigation.

At the center of the controversy is the **illegal seizure of the Alpha Nero yacht**, along with a sweeping legal campaign orchestrated by **Boies Schiller Flexner LLP**, targeting:

- **Prime Minister Gaston Browne**
- Key members of the Antiguan Cabinet
- And notably, **Mr. Alkiviades “Alki” David**, a disabled UK citizen, Commonwealth Royalist, and media entrepreneur, who has been subjected to repeated lawfare attacks.

The Sovereign Wealth Fund alleges that this assault is part of a broader international syndicate that has infiltrated legal systems in the United States, the UK, and the Caribbean, manipulating law enforcement, media narratives, and courts to suppress sovereign voices and whistleblowers.



“This is not merely protest,” said Delarenta. “This is strategic resistance. This is the beginning of a global reckoning.”

The Declaration: A Coordinated Legal Offensive

The full declaration outlines the actions now underway by SwissX and its allied sovereign entities:

RICO Lawsuits (United States)

- Filed under **18 U.S. Code § 1964(c)** against:
 - **State of California**
 - **Governor Gavin Newsom**
 - **The State Bar of California**
 - **Legal officers and insurance companies** underwriting malicious litigation
- Linked directly to the **murder of attorney Mark Lieberman**, who filed *Alkiviades David v. Comcast* in Texas.

Legal Actions (United Kingdom & EU)

- SwissX to initiate **private prosecutions and civil actions** under:
 - **Proceeds of Crime Act**
 - **Criminal Finances Act**
 - **Fraud Act**
- Evidence and complaints will be filed with:
 - **Serious Fraud Office (SFO)**
 - **National Crime Agency (NCA)**
 - **Financial Conduct Authority (FCA)**

Caribbean Legal Measures

- Invoking:
 - **Money Laundering (Prevention) Act**
 - **Proceeds of Crime Act**
 - **Mutual Legal Assistance Treaties**

International Treaty Escalations

The declaration invokes and escalates legal and diplomatic channels, including:

- **Treaty of Basseterre**
- **Revised Treaty of Chaguaramas**
- **Commonwealth Charter**
- And formal escalation to:
 - **The Judicial Committee of the Privy Council**
 - **The International Criminal Court (ICC)**

- **The International Court of Justice (ICJ)**

A Global Summit Demand

Antigua is calling for a direct **diplomatic summit** between:

- **President Donald J. Trump** (45th & 47th President of the United States)
- **Prime Minister Gaston Browne of Antigua & Barbuda**

to confront what it calls “an unprecedented breakdown in global legal norms.”

Read the Full Declaration of Lawfare

Public Communications Brief – Alfa Nero Yacht Lawsuit Response

1. Formal Summary of Government’s Position

The Government of Antigua and Barbuda (GoAB) emphasizes that the seizure and sale of the Superyacht Alfa Nero were conducted lawfully, transparently, and with full international cooperation. The GoAB firmly maintains that the lawsuit filed in the United States by Ms. Yulia Guryeva-Motlokhov – regarding the Alfa Nero – is baseless, malicious, and an abuse of legal process. This legal action is viewed as a “fishing expedition” aimed not at genuine discovery but at harassing senior Antiguan officials and tarnishing the country’s reputation.

Every step in handling the Alfa Nero was above-board, done in accordance with Antiguan law and with approval from the U.S. Treasury’s Office of Foreign Assets Control (OFAC). Importantly, the sale of the Alfa Nero was carried out under an official OFAC license after the yacht was removed from the U.S. sanctions list. It was sold in July 2024 to a vetted buyer for US \$40 million, and all proceeds were transparently accounted for and used for public purposes. There is no evidence whatsoever of any “missing” money or corrupt payments – claims to the contrary are entirely unfounded. The Government has published detailed financial records of the sale and expenditures, which refute any suggestion of impropriety.

Ms. Guryeva-Motlokhov – the daughter of a sanctioned Russian oligarch, Andrey Guryev – has no legal ownership stake in the Alfa Nero, yet she has pursued multiple court actions after the sale did not go in her favour. The GoAB views her U.S. lawsuit as a vindictive attempt to intimidate and extort the Government of Antigua and Barbuda. Having failed in Antigua’s courts to halt or reverse the yacht’s sale, she is now trying to use U.S. courts to cast aspersions on Prime Minister Gaston Browne and others, hoping to compel a huge monetary settlement. Her allegations of corruption are unsubstantiated hearsay and have been categorically denied and disproven by the facts.

The Government of Antigua and Barbuda remains committed to full transparency in Antigua and Barbuda and globally and also to cooperation with international partners. We have kept U.S. authorities informed at every stage and even formally requested that U.S. Treasury/OFAC confirm our full compliance with all sanctions’ requirements. Any objective review of the evidence will vindicate Antigua and Barbuda’s actions and expose the lawsuit’s claims as false. We will continue to engage constructively with the United States and all relevant parties to ensure the truth is recognized and to protect Antigua and Barbuda’s good name.

2

2. Explanation of Engaging U.S. Counsel

Even though the Government of Antigua and Barbuda (GoAB) and its officials are not formal defendants in the U.S. court action, they have engaged attorneys in the United States as a protective and proactive measure. This step is crucial to safeguarding the country’s reputation in the face of the calumnies and slanderous claims that have been submitted to the U.S. Court.

In these proceedings, the claimant has sought subpoenas targeting financial records of the Prime Minister and other Antiguan officials, held by third-party U.S. institutions, namely the Federal Bank of New York and the Clearing House Company. Such discovery requests may cast unwarranted suspicion on Antigua and Barbuda's institutions, risking reputational harm and affecting the country's ability use the banking system to send and receive money internationally. By retaining counsel, the Government can directly contest the misrepresentations and protect its institutions and their officials from false or misleading allegations.

Although the Government and its officials are not named as defendants, being identified in a discovery filing can still damage a nation's credibility and undermine public confidence, especially when accusations of wrongdoing are spread widely in media and political discourse. By proactively engaging U.S. legal experts, Antigua and Barbuda ensures its voice is heard in the proceeding. If necessary, counsel can move to quash or limit subpoenas that lack valid legal basis or that aim to propagate slanderous statements rather than obtain legitimate evidence.

Taken together, this engagement of U.S. counsel underscores Antigua and Barbuda's determination to defend its good name, protect its officials from unfounded allegations, and affirm the Government's lawful conduct in the Alfa Nero matter. It also signals respect for the U.S. judicial process while ensuring that no one-sided narrative goes unchallenged.

3. Summarized Legal Context

Engaging U.S. attorneys is a normal and prudent step when foreign governments or individuals are identified in American legal proceedings- even if they are not direct defendants. Under U.S. law, someone involved in a foreign dispute can request discovery from U.S.-based institutions, which may inadvertently pull in parties who had no direct role in the lawsuit itself.

By retaining U.S., those impacted parties—including the Government of Antigua and Barbuda—ensure they can promptly respond to any broad or intrusive requests, assert their rights, and challenge speculative or unjustified subpoenas.

Simply put, having U.S. legal representation prevents unfair outcomes, and ensures that any misrepresentations can be swiftly corrected before a U.S. judge. This is not an

3

admission of wrongdoing; it is a standard legal safeguard to preserve due process, protect the nation's reputation, and uphold the integrity of its officials.

4. Impact of Opposition Allegations and harm to the Nation

While the Government is prepared to refute all baseless allegations regarding the Alfa Nero, it is important to note that certain elements of the Opposition are repeating these claims for political gain. Unfortunately, these actions harm the nation's reputation and can negatively impact the economy, the banking system and job.

The following points are crucial:

- International Perception and Investment:

Publicly echoing false and unproved claims of corruption risks discouraging foreign investors, international lenders, and partners who are key to Antigua and Barbuda's growth and stability.

- Financial Services and Banking Sector:

Allegations of impropriety may erode confidence in local financial institutions, adversely impacting banking relationships, increasing compliance burdens to the banks and raising costs to clients, and potentially driving away investment that sustain jobs.

- Tourism and the Wider Economy:

Negative headlines tying Antigua and Barbuda to alleged corruption can weaken the country's appeal to tourists and luxury yacht patrons. Tourism and related services are economic mainstays that support thousands of families.

- Employment and Livelihoods:

As economic opportunities shrink, job creation is threatened. Hotel staff, port workers, tourism vendors, and many others may feel the impact of reduced economic activity linked to damaged international credibility.

The Government urges all parties to act in the nation's best interests by grounding public discourse in facts and evidence rather than unverified allegations. By perpetuating these unfounded claims, the Opposition is not only undermining the

reputation of Antigua and Barbuda but also serving the purposes of Ms. Guryeva-Motlokhov and risking harm to the livelihoods of everyday citizens and the broader

economy. Seeking political mileage should not come at the expense of patriotism and the country's hard-won economic development and international standing.

4

5. Key Talking Points for Public Outreach

Lawful Seizure of Alfa Nero and International Approval

- The Alfa Nero was lawfully seized by Antigua and Barbuda authorities after being effectively abandoned by its sanctioned owner, posing a grave hazard to the harbour in which it was moored and threatening jobs and revenue from the Yachting industry.
- This was done in close consultation with the United States – the yacht was removed from the U.S. sanctions list so it could be disposed of legally under an OFAC license.

Transparent Sale Process

- The yacht was sold in July 2024 for US \$40 million in a private sale, fully transparent and cleared by U.S. authorities. (See: Attachment 1: Notarised Bill of Sale)
- The buyer was thoroughly vetted for any criminal or sanctions concerns, and OFAC was informed of the buyer's identity with no objections.

All Proceeds Accounted For

- Every dollar from the yacht's sale is accounted for. The net amount received by the Government was US \$38.2 million, after the broker's commission. (See: Attachment 2: Broker Agreement)
- Those funds were deposited into the Government's account at the Eastern Caribbean Central Bank and allocated for public purposes, including Alfa Nero-related expenses and reducing government debt. (See: Attachment 3. Finance Ministry Accounting)

No Evidence of Corruption

- Allegations that Prime Minister Browne or any other persons secretly profited are completely false and unsupported.
- No credible evidence backs up these accusations, which come primarily from an investigator who was hired and paid by Ms. Guryeva-Motlokhov to produce a report citing unnamed sources. The report does not stand up to standards of evidence in any Court.
- The Government has published all financial documents showing the transaction's transparency.

Claimant's Lack of Rights & Motives

- Yulia Guryeva-Motlokhov has no legal claim to the yacht. She was, at best, a discretionary beneficiary of a Trust associated with her sanctioned father's assets. The discretionary beneficiary of a Trust does not own the Trust's assets.
- She failed to block the sale in Antigua's courts and is now attempting to use U.S. court actions to harass Antigua's officials and create suspicion, hoping for a payoff.

5

Contesting Baseless U.S. Legal Manoeuvres

- The New York action is not a direct lawsuit against the Government; it is a fishing expedition seeking bank records in the desperate hope to find something to support unfounded allegations.

- Similar subpoenas were filed in Florida against the brokerage firm involved in the sale. Significantly, the Florida lawsuit against the Brokerage company has not been pursued. The company, Northrop & Johnson Yachts-Ships LLC, is internationally known and respected with offices in the US, France, the UK and elsewhere.

Public Interest First

- The Government's primary concern was protecting the public interest, especially given the high costs of maintaining the Alfa Nero yacht and potential disastrous risks if it remained in port.
- Selling the yacht quickly and lawfully converted a stranded asset into a public benefit and safeguarded the economy from potential harm.

Ongoing Transparency & Cooperation

- The Government has nothing to hide. It has shared information proactively with the U.S. authorities and published the pertinent documents.
- A government memorandum to the U.S. Treasury details every fact of the Alfa Nero matter, inviting further review.

Sanctions Implications

- If Ms. Guryeva-Motlokhov regained control over the yacht's value, it could potentially benefit her sanctioned father.
- She may be attempting to channel sanctioned assets, which undermines international sanctions.

6

Questions & Answers (Q&A)

Q: Has the Prime Minister or Government of Antigua and Barbuda been sued?

A: No. Neither the Prime Minister nor the Government itself is a defendant in the U.S. lawsuit. The filing in New York is a request for discovery from U.S. financial institutions, not a lawsuit for damages or wrongdoing by our Government.

Q: What is the Government's response to corruption allegations?

A: The Government and the Prime Minister categorically deny them. No credible evidence has ever been presented, and we have published all relevant financial records. These allegations rely on hearsay from a private investigator who was hired and paid by Yulia Guryeva-Motlokhov to produce a baseless report which has no corroborating sources and cannot withstand scrutiny.

Q: Where did the money from the Alfa Nero sale go?

A: The entire US \$40 million was paid by a fully vetted buyer. The broker's commission was 4.5%, leaving US \$38.2 million. These funds were placed in the Government's account, used to cover Alfa Nero expenses (which the Government had already borne), and then applied to public debts. Every disbursement is documented.

Q: Who is the claimant, and what is her motive?

A: The claimant, Yulia Guryeva-Motlokhov, is the daughter of Russian oligarch Andrey Guryev, who is under U.S. sanction, as well as sanctions from the UK and the EU. She was never an owner of the yacht but claims entitlement through a Trust linked to her father's assets. She appears to be using U.S. courts to harass Antigua and Barbuda's officials and extort money.

Q: Why was the yacht sold for \$40 million instead of the \$60 million previously mentioned at auction?

A: The auction with the higher bid fell through once the claimant launched legal action, scaring off potential bidders. Under mounting costs and hurricane risks, the Government accepted the best available offer of \$40 million in a private sale, which was vetted and approved.

Q: If Government and its officials are not named in the lawsuit, why engage U.S. Lawyers?

A: Engaging Counsel is Standard Procedure: Retaining lawyers in the United States is a standard precaution when our Government's name is drawn into a U.S. legal matter. We have a duty to defend Antigua and Barbuda's interests in any court, anywhere. This

proactive step is about protecting our country's good name, not about hiding anything. Not a Sign of Wrongdoing – A Sign of Determination: Hiring U.S. attorneys does not indicate that government officials have done anything wrong. In fact, it's because the

7

allegations are baseless that Government and others must fight them strongly, so that misinformation does not go unchallenged.

Protecting National Reputation and Transparency: Our government is completely confident in the legality and transparency of the Alfa Nero sale and how the funds were handled. We have nothing to hide. By appearing in the U.S. court, our counsel can present the evidence and facts that confirm everything was above board

6. Sample Quotes for Speeches and Media statements

- "Every penny from the Alfa Nero sale is accounted for and used for the public good – not a cent is missing or misused."
- "Antigua and Barbuda acted by the book in the Alfa Nero matter – with U.S. approval at every step. No flashy lawsuit can rewrite those facts."
- "This baseless lawsuit is nothing more than the sanctioned oligarch's family trying to bully Antigua and Barbuda with false claims. We will not be intimidated."
- "Let's be clear: these allegations of secret pay-offs are pure fiction. The records are open, and the facts speak for themselves."
- "We couldn't let a derelict superyacht threaten our harbour, our economy and the jobs of our people. We took responsible action – and we did so transparently and lawfully."

is a desperate attempt at extortion, plain and simple. Antigua and Barbuda's Government will stand up against such blatant extortion."

- "The daughter of a sanctioned oligarch is upset she couldn't reclaim his yacht, so now she's slandering our officials. It's outrageous and we will resist it".
- "We refuse to let false or slanderous claims go unchallenged—engaging U.S. attorneys is simply the best way to defend our nation's reputation in the U.S. courts."
- "Although we aren't the ones being sued, our name is being dragged into the proceedings. By hiring counsel, we protect Antigua and Barbuda's image and ensure no baseless allegations stand."
- "We have a duty to our citizens to uphold the country's good name. If someone lodges damaging claims in a U.S. court, we will not sit by; we will respond vigorously, through legal representation."
- Retaining American lawyers isn't about admitting fault—it's about making sure the truth is heard, and that Antigua and Barbuda's interests are safeguarded."

8

- "When accusations are levelled in any jurisdiction, we confront them head-on. That's why we have engaged U.S. counsel, to ensure a fair hearing and to counter any unfounded allegations."

7. Sample public responses to the Opposition Party

"Political point-scoring shouldn't cost us our nation's reputation. These baseless allegations only serve to scare off investors and harm our people's livelihoods."

"When the Opposition spreads rumours of corruption, it isn't just the Government that is a victim —every hotel worker, every bank teller, and every dock worker in Antigua and Barbuda feels the impact, from the undermining of the nation."

"International partners and investors want stability and truth. The Opposition's

repetition of unproven accusations jeopardize jobs, our financial sector, and the well-being of the very people they claim to represent."

“This Government welcomes political debate, but malicious rumours that undermine Antigua and Barbuda’s credibility end up punishing the innocent – families, businesses, and workers across our islands.”

“Our economic growth depends on global confidence. By perpetuating unfounded claims, the Opposition is not attacking the Government alone; they’re risking the livelihoods of every citizen.”

“It appears that certain individuals in the UPP would rather see Antigua and Barbuda reduced to dust if it means seizing power. Their agenda clearly serves personal ambition over national interest.”

Media Contact:

Office of Legal Counsel, SwissX Islands

Email: legal@swissx.com

Hashtags: #LAWFARE2025 #JusticeForAlki #GlobalReckoning #RICONow #DownWithLegalColonialism



« Antigua, Gaston Browne, Alki David, King Charles, Lady Victoria Hervey, David Boies, Virginia Giuffre: A Royal Showdown for the Ages

OPEN LETTER TO DAVID BOIES — YOU ARE EXPOSED »



By **Alki David**

Alki David — Publisher, Media Architect, SIN Network Creator - live, direct-to-public communication, media infrastructure, accountability journalism, and independent distribution. Born in Lagos, Nigeria; educated in the United Kingdom and Switzerland; attended the Royal College of Art. Early internet broadcaster — participated in real-time public coverage during the 1997 Mars landing era using experimental online transmission from Beverly Hills. Founder of FilmOn, one of the earliest global internet television networks offering live and on-demand broadcasting outside legacy gatekeepers. Publisher of SHOCKYA — reporting since 2010 on systemic corruption inside the entertainment business and its expansion into law, finance, and regulation. Creator of the SIN Network (ShockYA Integrated Network), a federated media and civic-information infrastructure spanning investigative journalism, live TV, documentary, and court-record reporting. Lived and worked for over 40 years inside global media hubs including Malibu, Beverly Hills, London, Hong Kong and Gstaad. Early encounter with Julian Assange during the first Hologram USA operations proved a formative turning point — exposing the realities of lawfare, information suppression, and concentrated media power. Principal complainant and driving force behind what court filings describe as the largest consolidated media–legal accountability action on record, now before the Eastern Caribbean Supreme Court. Relocated to Antigua & Barbuda and entered sustained legal, civic, and informational confrontation over media power, safeguarding, and accountability at Commonwealth scale.

2 thoughts on “Antigua Declares International Lawfare Against U.S. Syndicate in Explosive Legal Strike”

[Lawfare: How the Legal System Was Hijacked by Boies, Allred, and the Girardi Syndicate | TVMix](#)

says:

[July 15, 2025 at 3:14 am](#)

[...] The Government of Antigua & Barbuda, under the leadership of Prime Minister Gaston Browne, has taken a firm and sovereign stance against transnational lawfare operations targeting whistleblowers, economic actors, and reputational dissidents. Recognizing that manipulated legal actions like the Alpha Nero litigation are part of broader strategies of asset stripping, defamation, and economic coercion, Antigua has called for judicial independence, transparency, and the exposure of foreign interference. Antigua Declares Lawfare [...]

[Gaston Browne Breaks The Cabal — \\$100 Billion to start | TVMix](#) says:

[August 29, 2025 at 7:27 am](#)

[...] decades, the dynasties of Redstone, Murdoch, Roberts, and Iger dominated global media. They used lawfare to crush rivals, banks to finance plunder, and their platforms to distract the world while [...]

Comments are closed.

ARCHIVES

M	T	W	T	F	S	S
					1	2
3	<u>4</u>	5	6	<u>7</u>	8	<u>9</u>
10	11	<u>12</u>	13	14	<u>15</u>	16
17	18	19	20	21	22	<u>23</u>
24	25	<u>26</u>	27	<u>28</u>	<u>29</u>	<u>30</u>
<u>31</u>						
March 2025						

[« Feb](#) [Apr »](#)



REAL TALK

Proudly powered by [WordPress](#) | Theme: [Newsup](#) by [Themeansar](#).

[Home](#)

[Our Staff](#)

[Privacy Policy](#)

[ShockYa Publisher – Alkiviades “Alki” David](#)

[Terms of Service](#)

For your security, we've locked your account after detecting some unusual activity. To keep using Reddit, reset your password. [Reset Password](#)

r/lostmedia • 8mo ago
cowcrapper



FilmOn's Corey Feldman Presents: Corey's Angels Talk Live [fully lost] Unknown Status

Internet Media

Hello all I can currently looking for the listed above. I have searched several vectors to no avail. The title of the show is: Corey Feldman Presents: Corey's Angels Talk Live. And it appears to have had 10 episodes that were released/filmed. All I can find is a music video and promotional material. Currently in a group of people who are looking into corey feldman's madness and past. Really the only more information I can pass on is that FilmOn's website appears to have scrubbed that series from its archive. He also appeared in a weird costume/disguise for the premiere of a movie as well as advertising for the new web show. There are news releases about his appearance at the premiere and talking about the web series. But again I don't see it anywhere. Still checking the wayback machine with no success at all, unfortunately. It appears to have been released in January of 2014 (most likely). Its likely lost due to Corey Feldman pulling the plug.

Thank you for the help.

Archived post. New comments cannot be posted and votes cannot be cast.

17 12 Share

Sort by: **Best** ▾ Search Comments

AutoModerator App **MOD** • 8mo ago •

Travelblind • 8mo ago

I actually was trying to find this a week ago, but unfortunately had no luck finding it. I watched the episodes on the FilmOn website many years ago. If I find anything useful I'll share here. Please do the same.

3 ...

cowcrapper **OP** • 8mo ago

Yeah will do. Thank you. Another commenter has a link to a photo album with tons of photos.

2 ...

Travelblind • 8mo ago



3 ...



cowcrapper OP • 8mo ago

Thank you so much.

2 ...



Organic-Singer • 4mo ago

Found

<https://www.filmon.com/vod/view/249608-battlecam-corey-feldman-e101-p4>

3 ...



cowcrapper OP • 4mo ago

thank you so much, this is amazing; you're the best FOUND!

3 ...



Organic-Singer • 4mo ago

There are about 6 segments of the show on that site.

2 ...



RyunWould • 4mo ago

[r/jimandthem](#)

2 ...



Beginning_Donut7164 • 4mo ago

Jim & Them Are Pop Culture

3 ...



cowcrapper OP • 4mo ago

I know this. I know this.

3 ...



Organic-Singer • 4mo ago

Also, want to give Jim and Them credit. It was on their show they revealed this and I hunted it down from watching their show. They're the best! Coco bunz forever! Wolfpack!!



 Create





REAL TALK

NEWS

Fugitive Alert! Public Deposition of Andreas Karonis David on Dani Peretz Louis Freeh & MOSSAD agent infiltrators



By [Alki David](#)

🕒 APR 6, 2025

Dani Peretz is currently a fugitive, reportedly hiding in Miami, Florida. He is wanted by Interpol and has been formally charged by Greek State Prosecutors and the Swiss Financial Court for crimes related to bank-wire-

fraud and corruption.”



“This is the only known current photo of Dani Peretz.”

Message from Alkiviades “Alki” David – publisher

This document is my nephew **Andreas Karonis David’s sworn deposition**.

It reflects his direct experience and perspective on the **mind control tactics**, psychological manipulation, and systemic dismantling that have been inflicted upon our family by **Dani Peretz**, aided by the **Yatol family**, and backed by a **Mossad-aligned intelligence syndicate**.

What began as domestic disruption evolved into a clear and highly structured **intelligence takedown operation**—targeting our family’s unity, legacy, and autonomy. Through coercive control, chemical sedation, emotional sabotage, and financial interference, these actors have **methodically destabilized my sister Alexia, severed her from her children, and turned my own medical condition into a tool of weaponization**.

This deposition should also be viewed as a **central case study in the broader transnational conspiracy I have been exposing**—a network of individuals and institutions weaponizing courts, intelligence, psychiatry, and media in coordinated efforts to neutralize dissent, steal wealth, and erase legacy. This network includes figures linked to the **Mega Group**,

Mossad, compromised former U.S. officials, and private security elements embedded within the legal and financial systems of multiple nations.

This is not paranoia. It is documented. It is lived. It is real.

We are exposing this now, because the truth can no longer be contained or denied. I stand with Andreas, with my family, and with every whistleblower silenced by this kind of systemic abuse.

—Alki

Public Deposition of Andreas Karonis David on Dani Peretz: Mossad Agent, Infiltrator

Date of Birth: January 10, 2001

Nationality: British

Eldest Son of Alexia David | forced Step-Son to Dani Peretz

Date: April 5, 2025

1. Purpose of Deposition

This sworn statement is submitted to formally document the psychological, financial, and emotional manipulation I have witnessed and experienced at the hands of **Dani Peretz**, who has operated under the guise of a domestic partner to my mother, **Alexia David**, since 2005. This deposition is intended to provide material evidence for legal, human rights, and international investigative purposes.

2. Background and Entry of Dani Peretz

In 2005, shortly after the death of **Andrew David**, a key paternal figure in our family, **Dani Peretz** entered our lives. Initially presenting himself as a **driver and assistant**, he used our grief as an opportunity to embed himself into our family structure. His relationship with my mother began during her most vulnerable period and evolved into a calculated power dynamic rooted in control and manipulation.

Throughout the summers spent on our **private family island in Greece**, Dani Peretz was regularly present. It was not uncommon during those years for our household to host **Israeli soldiers, former commandos, and Mossad-linked individuals**, many of whom were close to Dani or the **Yatol family**. These gatherings were informal on the surface, but now in retrospect, they appear to have been **soft operations—bond-building missions under the veil of leisure**. The **Yatols**, in particular, were a constant presence, always observing, always embedded.

3. The Bomb Threat and Framing of My Father

Years later, Dani Peretz staged or exploited a **fabricated bomb threat**, which he used to falsely accuse my biological father, **Dimitri Karonis**. This incident fractured remaining trust in our household and enabled Dani to further isolate us from our paternal lineage. The event served as a psychological pivot point—cementing Dani's role as the "protector" while discrediting those who previously held authority or connection to the family.

4. Coercive Control Over My Mother

Following the incident, my mother became increasingly **emotionally subdued, dependent**, and eventually, **chemically restrained**. Dani exercised control over her finances, communication, and access to external support. This was not a relationship; it was a **strategic psychological occupation**, exploiting her trauma and vulnerability to consolidate control.

5. Abuse of My Sister Yasmin and Her Half-Brother Zac

My sister **Yasmin** and our half-brother **Zac** (the biological son of Dani Peretz and my mother) have both suffered under this coercive dynamic. Zac, now 12 years old, rarely attends school and lives in a state of emotional confusion and dependency. He is being raised under conditions that mirror captivity—where fear, surveillance, and emotional instability are normalized. Yasmin has faced alienation and disempowerment, as Dani seeks to undermine any family bond that challenges his authority.

6. My Realization of the Broader Operation

Over time, I began to recognize that Dani's actions extended far beyond domestic control. He began expressing open admiration for **Mossad**, referencing covert operations, psychological tactics, and an obsession with entering elite intelligence-adjacent circles such as the **Mega Group**. His grooming of my mother, control over our family, and eventual targeting of my uncle Alki align with the tactics of a handler, not a partner.

7. Financial Exploitation via Family Entrapment and Intelligence Syndicate Access

I now realize—painfully and with deep clarity—that **Dani Peretz's infiltration of my family was not accidental or isolated**, but part of a **wider, highly coordinated financial and intelligence-linked operation** designed to gain access to and exploit the wealth of my uncle, **Alkiviades "Alki" David**.

Peretz **used my mother, Alexia David**, as the first access point—**coercively capturing her trust**, sedating her will, and controlling her household. But this control had a larger purpose: to **funnel emotional, psychological, and eventually financial control upstream**, toward Alki.

Through Alexia, Peretz positioned himself close to **my uncle's assets, legacy projects, and private communications**, all while playing the role of "helpful domestic figure." In truth, he was an embedded operator.

And now, based on conversations I overheard and behavioral patterns I've witnessed, I believe Dani Peretz has **channeled both Alexia and Alki's private and financial affairs into the hands of a transnational syndicate** that includes:

- **Figures linked to Mossad** and private Israeli security firms
- **Former U.S. FBI Director Louis Freeh**, who is **integral to the operation of the syndicate**, and who spent two private weeks with Peretz in Sardinia in 2024
- Members or affiliates of the **Mega Group**, known to leverage intelligence relationships and media manipulation for asset control, with **deep ties in Gstaad, Switzerland** due to **Alki and Alexia's schooling and social connections in the region**
- **The Yatol family—Nir Yatol and Danny Yatol**, longtime collaborators of Dani Peretz, who operate as regional facilitators for Mossad-aligned commercial networks. The Yatols specialize in **asset laundering, information control, and offshore intelligence consulting**, and have longstanding ties to multiple financial corridors through Israel, Switzerland, and Cyprus. Nir Yatol, in particular, maintains a **very close personal and strategic relationship with Ehud Barak**, positioning him as a trusted operative and logistical coordinator for Barak's broader interests.
- **Ehud Barak**, former Israeli Prime Minister and Defense Minister, who has repeatedly surfaced in operations involving Mossad-linked private contracting firms and controversial influence campaigns. Barak is a key ideological figure within this power network, often involved behind the scenes where state power intersects with private espionage.
- **Daphne Barak**, a journalist and fixer known to assist intelligence-aligned families with **media sanitization, PR manipulation, and narrative control**, particularly where celebrity, litigation, and covert operations intersect. She operates under the guise of journalism while facilitating damage control for syndicate players.

It is also now clear that **Edgar Bronfman and affiliates of the Mega Group had long targeted Andrew David**, the so-called "golden boy" of Coca-Cola, whose rise in the company posed a threat to legacy dynasties tied to industrial and intelligence circles. Andrew's proximity to both wealth and integrity made him a marked man—a threat that was neutralized

by this same silent syndicate operating under elite camouflage.

Dani didn't just want to marry into power. He wanted to **deliver it**—as a junior asset—to the **same elite apparatus that has destroyed countless dissidents, whistleblowers, and outliers**.

What seemed like erratic behavior from Alki in recent years was, in part, a **response to this deep betrayal**. A man with a **medically confirmed frontal lobe injury**, already vulnerable to emotional stress and manipulation, was **systematically gaslit, misrepresented, and litigated into isolation** by figures with **inside access to his family, business, and emotional vulnerabilities**.

This was **not a domestic drama**. This was a **targeted intelligence-funded wealth extraction operation**—and Dani Peretz was the delivery system.

I now understand that **my mother was weaponized, I was misled, and Alki was targeted** using **the same classic Mossad-style psychological operations** that Dani boasted of emulating.

Submitted by:
Andreas Karonis David
April 5, 2025

TIP US OFF

Name (required)

Email (required)

Website

Message

Submit



« MASS TREASON VERDICT ROCKS ANTIGUA: UPP EXECUTIVE PUBLICLY EXECUTED IN ST. JOHN'S FOR PLOTTING WITH DAVID BOIES, BLACK CUBE & GLORIA ALLRED — DIDDY FLIPS OUT MID-FLIGHT, CLAIMS HE WAS HYPNOTIZED AT OPRAH'S COKE CABANA

ALKI DAVID AFFIDAVIT: A GLOBAL WHISTLEBLOWER'S TESTIMONY OF CRIMINAL CONSPIRACY, PSYCHOLOGICAL WARFARE, AND THE MEDIA-INTELLIGENCE SYNDICATE »»

By Alki David



Alki David — Publisher, Media Architect, SIN Network Creator - live, direct-to-public communication, media infrastructure, accountability journalism, and independent distribution. Born in Lagos, Nigeria; educated in the United Kingdom and Switzerland; attended the Royal College of Art. Early internet broadcaster — participated in real-time public coverage during the 1997 Mars landing era using experimental online transmission from Beverly Hills. Founder of FilmOn, one of the earliest global internet television networks offering live and on-demand broadcasting outside legacy gatekeepers. Publisher of SHOCKYA — reporting since 2010 on systemic corruption inside the entertainment business and its expansion into law, finance, and regulation. Creator of the SIN Network (ShockYA Integrated Network), a federated media and civic-information infrastructure spanning investigative journalism, live TV, documentary, and court-record reporting. Lived and worked for over 40 years inside global media hubs including Malibu, Beverly Hills, London, Hong Kong and Gstaad. Early encounter with Julian Assange during the first Hologram USA operations proved a formative turning point — exposing the realities of lawfare, information suppression, and concentrated media power. Principal complainant and driving force behind what court filings describe as the largest consolidated media–legal accountability action on record, now before the Eastern Caribbean Supreme Court. Relocated to Antigua & Barbuda and entered sustained legal, civic, and informational confrontation over media power, safeguarding, and accountability at Commonwealth scale.

ARCHIVES

M	T	W	T	F	S	S
	1	<u>2</u>	3	4	<u>5</u>	<u>6</u>
7	8	<u>9</u>	10	<u>11</u>	<u>12</u>	<u>13</u>
14	15	16	17	18	<u>19</u>	<u>20</u>
21	<u>22</u>	<u>23</u>	24	<u>25</u>	<u>26</u>	27
<u>28</u>	<u>29</u>	<u>30</u>				
April 2025						

[« Mar](#) [May »](#)



REAL TALK

Proudly powered by [WordPress](#) | Theme: [Newsup](#) by [Themeansar](#).

[Home](#)

[Our Staff](#)

[Privacy Policy](#)

[ShockYa Publisher – Alkiviades “Alki” David](#)

[Terms of Service](#)



Alkiviades David <filmonpersonal@gmail.com>

LAW ENFORCEMENT ALERT — URGENT CRIMINAL INVESTIGATION REQUIRED

Dallas Police Department Homicide Unit / Crimes Against Persons Division

Alki David <filmonpersonal@gmail.com>

Sun, Mar 29, 2026 at 2:52 PM

Reply-To: alki@filmon.com

To: Homicide@dpd.dallascityhall.com, Criminal Investigation Department <cidpd@ab.gov.ag>, "Rika A. Bird - Rika Bird & Associates" <rikabirdassociates@gmail.com>, James Bohm <jbohm@aol.com>, Ceci Preciado <cpreciado@bohmwildish.com>, Angelina Dettamanti <adettamanti61717@gmail.com>, Cynthia Lopez <clopez@bohmwildish.com>

Bcc: EP <eightpence@protonmail.com>

LAW ENFORCEMENT ALERT — URGENT INVESTIGATIVE ACTION REQUESTED

Dallas Police Department — Homicide Unit / Crimes Against Persons Division

From: Alkiviades David

Date: 29 March 2026

Location: SwissX Island, St. John's, Antigua and Barbuda

RE: Request for Coordinated Investigation — Suspicious Deaths, Witness Risk, and Potential Evidence Interference (Dallas Nexus)

1. PURPOSE OF THIS ALERT

This is a formal request for review and coordination with the Dallas Police Department Homicide Unit regarding:

- The death of attorney Mark J. Lieberman;
- The death of Aaron "Cain" McKnight in Dallas;
- Potential overlap with witness activity, litigation exposure, and evidence integrity concerns across multiple jurisdictions.

This alert is submitted on the basis of **reasonable grounds requiring investigative verification**, not as a determination of causation.

2. CORE FACTUAL CONTEXT

- Mark J. Lieberman filed a federal RICO action in the Northern District of Texas (Dallas Division) on or about 13 January 2023.
- Shortly thereafter, communications directed to him (as documented in federal filings) were interpreted by him as threatening in nature.
- Lieberman subsequently died under circumstances that, in context, warrant review alongside his litigation activity.
- Aaron "Cain" McKnight died in Dallas in early March 2026 under circumstances publicly described as suspicious.
- McKnight had recently been identified in connection with ongoing litigation and witness-related activity.

These two events, while not asserted as causally linked, present a **temporal and contextual overlap requiring examination**.

3. SUPPORTING INVESTIGATIVE TRIGGERS

The following elements support the need for review:

- Documented litigation activity involving high-value and high-profile disputes;
 - Evidence of potential witness instability or absence in related proceedings;
 - Reports of missing or unrepresented evidential material in parallel cases;
 - Direct communications involving Anthony Pellicano relating to a reported Malibu incident, including CCTV imagery and contemporaneous reporting;
 - Multi-jurisdictional litigation involving overlapping parties and legal exposure.
-

4. WITNESS AND CONTEXTUAL ELEMENTS

The undersigned further reports that:

- Sean Combs is alleged to have relevant connections to matters involving individuals and events referenced in ongoing proceedings;
- Daniel Kapon Jr. and his mother are identified as reported beneficiaries of the Michael Jackson estate and as potential victims and witnesses with direct knowledge of overlapping events.

These matters are presented strictly as:

investigative leads requiring verification, including review of communications, travel records, witness statements, and associated materials.

5. RISK FACTORS

There is a credible risk of:

- Loss or degradation of evidence (devices, communications, CCTV);
 - Incomplete or fragmented evidential records across jurisdictions;
 - Witness vulnerability or reluctance affecting evidentiary clarity.
-

6. ACTIONS REQUESTED

It is respectfully requested that the Dallas Police Department:

1. Review existing case files relating to:
 - Mark J. Lieberman
 - Aaron "Cain" McKnight
2. Assess whether:
 - Any overlap exists in communications, contacts, or timelines;
 - Either individual had connections to ongoing litigation or witness roles.
3. Issue or confirm preservation of:
 - Digital communications
 - Devices and storage media
 - CCTV and location data
4. Conduct or confirm:
 - Interviews of relevant contacts and associates;

- Forensic review of available electronic evidence.

5. Coordinate, where appropriate, with:

- Federal authorities;
 - The Royal Police Force of Antigua and Barbuda (CID);
 - Other jurisdictions where overlapping proceedings are active.
-

7. EVIDENCE AND COOPERATION

A supporting evidentiary bundle is available and can be provided immediately, including:

- Timelines
- Communications
- Litigation references
- Supporting materials relevant to the above matters

The undersigned is available to:

- Provide a sworn statement
 - Participate in interviews
 - Assist investigators fully
-

8. FINAL NOTE

This alert is submitted in good faith and in recognition that:

individually explainable events may, when viewed collectively, warrant coordinated investigative review

No conclusion is asserted beyond the need for verification.

Respectfully submitted,

/s/
Alkiviades David
SwissX Island
St. John's, Antigua and Barbuda
[Contact Details]

KAPON depo 1

Transcribed by [TurboScribe](#). [Go Unlimited](#) to remove this message.

When Daphne Barrack invited you to her fundraiser last year, right? Got you to buy the \$8,000 tickets, right? That's the one where Corey Feldman and B. Howard showed up to, correct? If you Google it, it shows pictures with Corey Feldman. Okay, that and it could also be blackmail. Blackmail, yeah.

So, okay, so both Corey Feldman and B. Howard were at this Daphne Barrack fundraiser that she was trying to get you to come to, that she got you to buy tickets to. So then she tried to get you to invite us, myself and Susie, to this fundraiser, right? Yes. So whether she said she was going to get Blanket to show B.G., to show up, just to try and lure me and Susie and you there, or it was just a false, an empty promise, that's up for debate.

We don't know for sure. Yeah. Okay, yeah.

Okay, so what we do have proof of, is that they raffled off dinners with Prince Jackson at the same event, right? Yes. So these are all lures to lure me and Susie to this event, and you to this event, with what we wanted, which was actually to get and bring kids. Okay.

Daphne? Yeah. Right. Right.

Mitchell. So they used a restraint chair, and they would use an I.V. to administer ketamine, and Jonathan says it was in six-hour intervals, and she had the key to the Declaration of Penalty of Perjury to this. So she was one of the... Absolutely.

Absolutely, yeah. So she was one of the few people that had keys to the mansion, the Diddy Mansion. Megan Mitchell, because she had to be there administering every six hours, and she had a staff that she also used.

So he... Ten off-duty Dallas cops. Ten off-duty Dallas cops were doing rotating security for Diddy. The people who came there, you have Machine Gun Kelly.

Who were used to help us. And this is out of Jonathan's mouth as well. You know Colson.

How do you know him? How were you introduced? Now, what's the deal with Chief Keef? What makes you all of a sudden hook up with Chief Keef? Because that was, what, in 2010 or 2011? Was that 2011 with Chief Keef? All right. At the Fiesta, they had a bunch of people raping Brittany, and they were part of the group, yeah. It was a bunch of people in the room.

Gloria also was part of the group. She participated. Obama was there, yeah.

This is, we believe, 2006 or 2007. Right. Yeah.

2006. What about Diddy and Burkle? I remember for that Yeah I Right now what I was focused

on East 2011, right? Were we working with you at that time when they put keep on you You You Through stuff You're talking about alcoholics anonymous or I Was never I don't believe I had to go into any of those meetings because I wasn't at all No, but I'm talking about business wise business wise you're being pushed You're having cheap keep pushed on you. And so you're going coming a record label a cause I like So it's cool that all of a sudden you're you're representing chief keep and then that whole deal goes south when chief keep Tries to circumvent your deal with them, right? You Know so listen, okay So how much did you end up paying chief keep just to get him signed on to the hologram and record thing? You You Yeah, so, I mean that's a big big thing is how ASCAP Basically makes all its members participate In all these different attacks, right that's labor.

Yeah Yeah, what year was that Okay And what did he say exactly Well, how did he say the scam worked And then what was the scam Right You So if Burkle ends up with Neverland if Burkle was part of this whole thing Burkle was very close Hillary Clinton and Gloria Alright is best friends with Hillary Clinton. They're all they're all bench. So, you know, literally Really Ariel Mitchell told us that Gloria Alden's best friends with Julian Maxwell and we have that on tape You So when Daphne was trying to lure us to the event last year using it Yeah working with Hiding her hands You They have blackmail on them too They were video There he was holding me down on offering my hands in 1999 in Anaheim I was 14 My mom That'd be like 88 when Pellicano was kidnapped We're talking Two or three years old Susie said when I was Watching Ruben who was working for Michael and Pellicano No, it started in the late 70s That's when Susie went to us and she met Michael.

She's a Right Yes She's very good at mimicking people she can mimics Michael's voice exactly and he was having trouble with his, you know singing the way he was because of his voice check So he needed Susie as a as a backup Singer as somebody that they could use

Transcribed by [TurboScribe](#). [Go Unlimited](#) to remove this message.

Sat. Apr 4th, 2026 11:56:37 AM



REAL TALK

NEWS

PHOTO UPDATES – 2006 Rape of Britney Spears by Barack Obama and Ehud Barak—Orchestrated by Epstein and Pellicano Cartel—Legal Filings Expose Victims -Legacy CSAM, Gambling, and Blackmail Networks: Small Island vs Media Power



By Alki David

MAR 6, 2026

Antigua's \$80 Billion Lawsuit Tests the Limits of Global Influence



“This lawsuit isn’t just a private battle—it’s about safeguarding a nation’s green future from fossil-backed sabotage by a network of pederasts.” — Shockya Investigations Desk

The Article



Over many years, Epstein's close friend Ehud Barak and Barack Obama were documented traveling together on several occasions..



Ehud Barak and Jeffrey Epstein were very close.

In the Eastern Caribbean Supreme Court (mirrored in London’s Kings Bench and California’s LA Superior Court) , a lawsuit is unfolding that could become one of the most consequential cross-border legal battles involving media power, climate finance, and sovereign economic rights.





During the mid-2000s Las Vegas and Los Angeles nightclub circuit, pop icon Britney Spears was frequently present at high-profile industry parties attended by powerful entertainment figures, including Sean Combs. Today, as federal investigations and multiple civil lawsuits examine allegations of trafficking and coercive conduct connected to Combs' party network, questions are being raised about how young artists were exposed to environments dominated by powerful industry gatekeepers. While Spears has not alleged trafficking by Combs, the era's nightclub culture—fueled by money, celebrity influence, and opaque power structures—has come under renewed scrutiny as investigators unravel the broader ecosystem surrounding those events.



This photograph shows **Sean “Diddy” Combs**, the influential hip-hop producer, entrepreneur, and media mogul, standing with **Barack Obama**, the 44th President of the United States.



This photograph shows **Barack Obama**, at the time a U.S. senator and rising political figure, standing with **Harvey Weinstein**, the once-powerful Hollywood film producer who later became central to the global **#MeToo movement** after numerous allegations of sexual assault and harassment surfaced in 2017.



Context of the Photo

During the **2000s and early 2010s**, Weinstein was one of Hollywood's most influential political donors and fundraisers. He supported many Democratic candidates and hosted or attended high-profile fundraising events that brought together **politicians, filmmakers, and media executives**. Case ANUHCV2025/0149, filed by entrepreneur and Antigua & Barbuda Ambassador-at-Large Alkiviades David, alleges the existence of a transnational "Legal-Media Cartel" composed of media conglomerates, high-profile attorneys, intelligence contractors, and global banking institutions. The amended claim (September 24, 2025) seeks \$80 billion in damages, with filings arguing that long-term economic sabotage of Antigua's emerging carbon-sequestration economy could push liability exposure toward \$810 billion or more over time. At stake is not merely a private dispute. The litigation touches on the economic future of Small Island Developing States (SIDS) attempting to transition from fossil-fuel dependency toward carbon-negative economic models built on natural ecosystems. If validated even partially, the case could expose the intersection of global media power, financial networks, and legal strategies surrounding the emerging climate-credit economy.



Recent social media posts circulating online claim that Harvey Levin appears in documents connected to Jeffrey Epstein and was described as a "good friend" who could assist with public relations. The posts allege that Epstein viewed Levin as someone capable of helping manage media coverage and defend him publicly during mounting scrutiny.





From: "Mike Sitrick" <[REDACTED]>
To: "Jeffrey Epstein" <[REDACTED]>
Subject: RE:
Date: Wed, 09 Mar 2011 18:29:04 +0000

Tried to call you. Harvey Levin, who runs TMZ, is a good friend. They haven't reported on this at all, but I might be able to get him to do something on the Duchess and her backpedaling.

From: Jeffrey Epstein [mailto:jeevacation@gmail.com]
Sent: Wednesday, March 09, 2011 10:00 AM
To: Mike Sitrick
Subject: Re:

ill savefor right time

On Wed, Mar 9, 2011 at 9:54 AM, Mike Sitrick <[REDACTED]> wrote:
 Okay with leaking to British press – but think we need to get a statement out.

From: Jeffrey Epstein [mailto:jeevacation@gmail.com]
Sent: Wednesday, March 09, 2011 9:31 AM
To: Mike Sitrick
Subject:

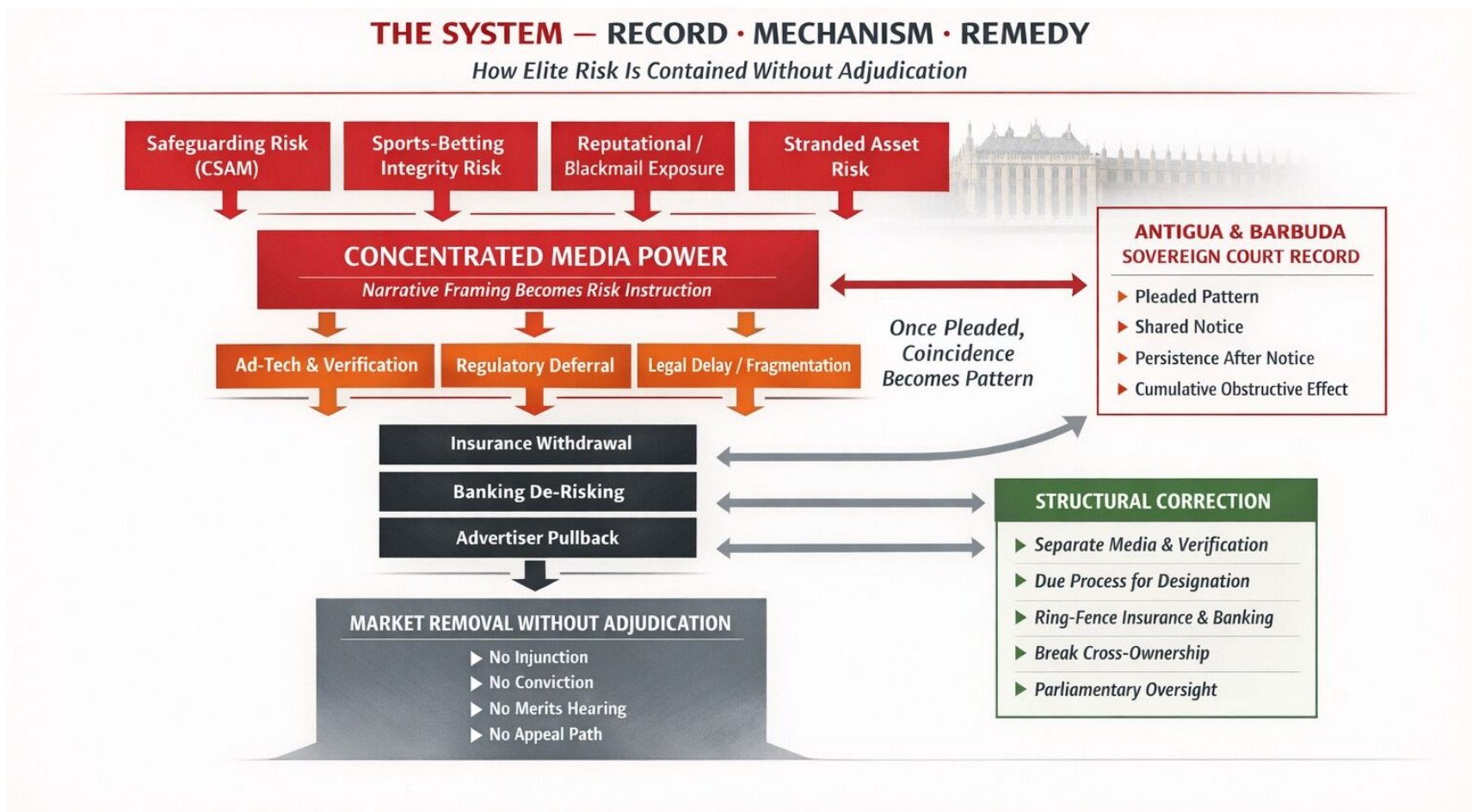
zuckerman suggested shorter m punchier, no attack on press. plead guilty to solicitation, no tabloid exaggeration of pedophilia, , je paid a price, no allegations of minors since 05. suggests leaking to london press the absurdity of fergies statements,, there were law enforcemnet people in my office when i was on work release that let her in.

For years, Harvey Levin built TMZ into one of the most profitable celebrity news machines in the world by turning tragedy into traffic. The model was simple: be first, be aggressive, and monetize the public's appetite for scandal. Celebrity breakdowns, arrests, overdoses, and deaths routinely generated millions of clicks, advertising impressions, and television segments. Critics have long argued that this system effectively commodified personal catastrophe, rewarding outlets financially for publishing the most shocking details fastest. In the digital media economy, a single high-profile tragedy could translate into enormous ad revenue, syndication deals, and viral reach—raising uncomfortable questions about how profit incentives shape the way celebrity suffering is reported and amplified.

The Sovereign Carbon Economy at the Center of the Case

At the core of the lawsuit lies a 28-million-acre coral and seagrass restoration initiative tied to Antigua’s developing carbon-credit economy. Court filings describe a partnership between SwissX initiatives and the Government of Antigua and Barbuda aimed at creating one of the largest ocean-based carbon sequestration systems in the world. Marine ecosystems such as coral reefs and seagrass fields are among the most powerful natural carbon sinks on Earth. According to economic analyses referenced in the filings:

- Coral and seagrass ecosystems can capture significant quantities of atmospheric CO?
- The project could generate approximately \$8 billion annually in carbon credits
- Over decades, the economic value could exceed \$400 billion



For climate-vulnerable island states, such initiatives represent not only environmental restoration but the foundation of a new sovereign economic model. The lawsuit argues that powerful interests tied to fossil-fuel finance had motive to disrupt this proof-of-concept before it could scale globally. If successful, Antigua’s model could allow coastal nations to monetize ocean ecosystems, reshaping climate mitigation economics worldwide. The amended claim quantifies losses at \$80 billion annually, with \$400 billion over five decades under joint and several liability.

The Alleged “Legal–Media Cartel”

The filings describe an interconnected ecosystem spanning multiple sectors of influence:

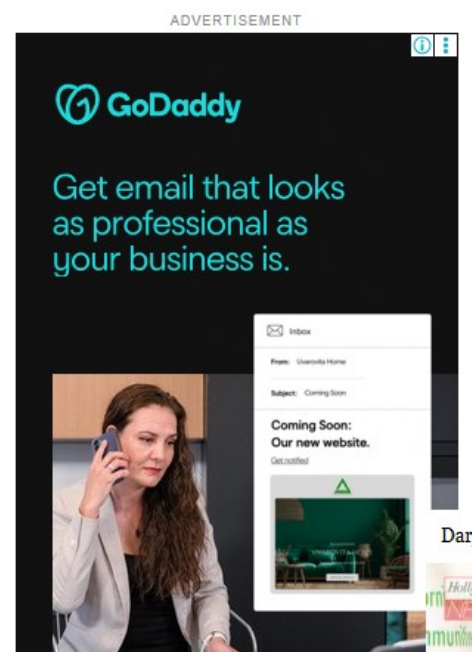
- major media conglomerates
- celebrity lawyers and litigation strategists
- entertainment managers and talent agencies
- intelligence contractors and private surveillance firms
- global financial institutions
- political intermediaries and public-relations networks



Fox Buys TMZ in Deal Valued at Less Than \$50M

As AT&T's WarnerMedia sheds the asset, founder Harvey Levin has signed a multi-year deal with Fox and will keep overseeing day-to-day operations.

BY ALEX WEPRIN  SEPTEMBER 13, 2021 1:15PM



THE CORPORATE SUPPLY CHAIN OF EXPLOITATION



BOB IGER



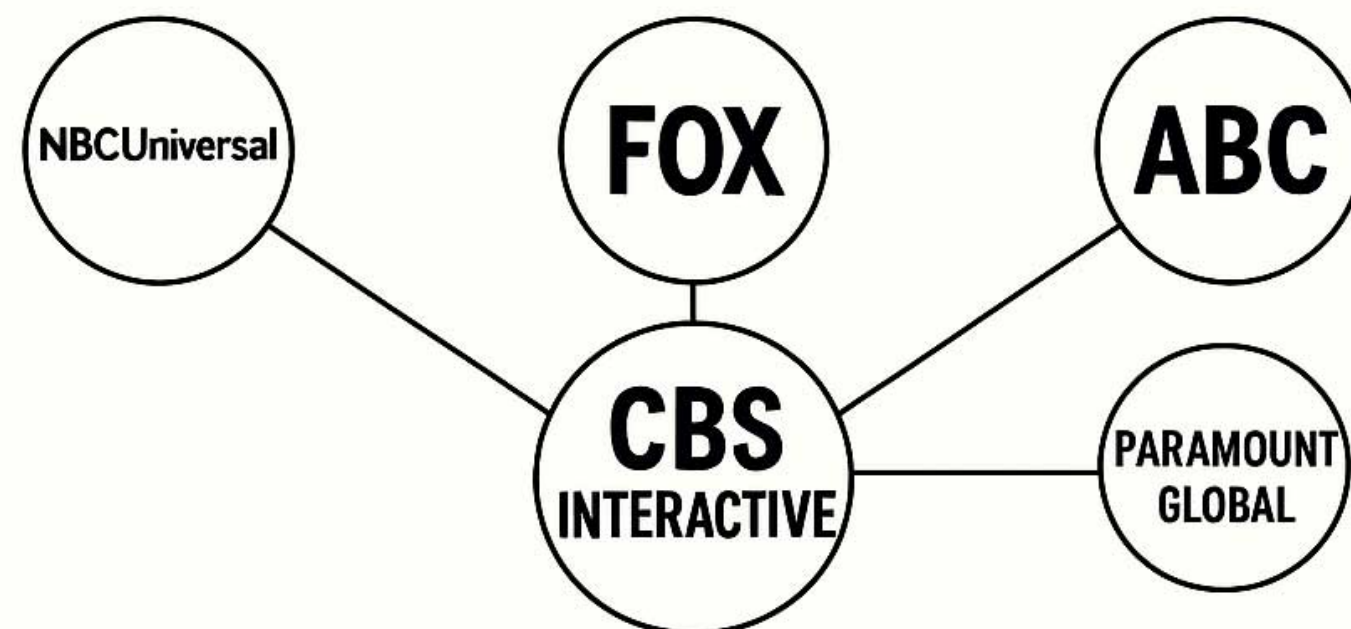
BRIAN ROBERTS



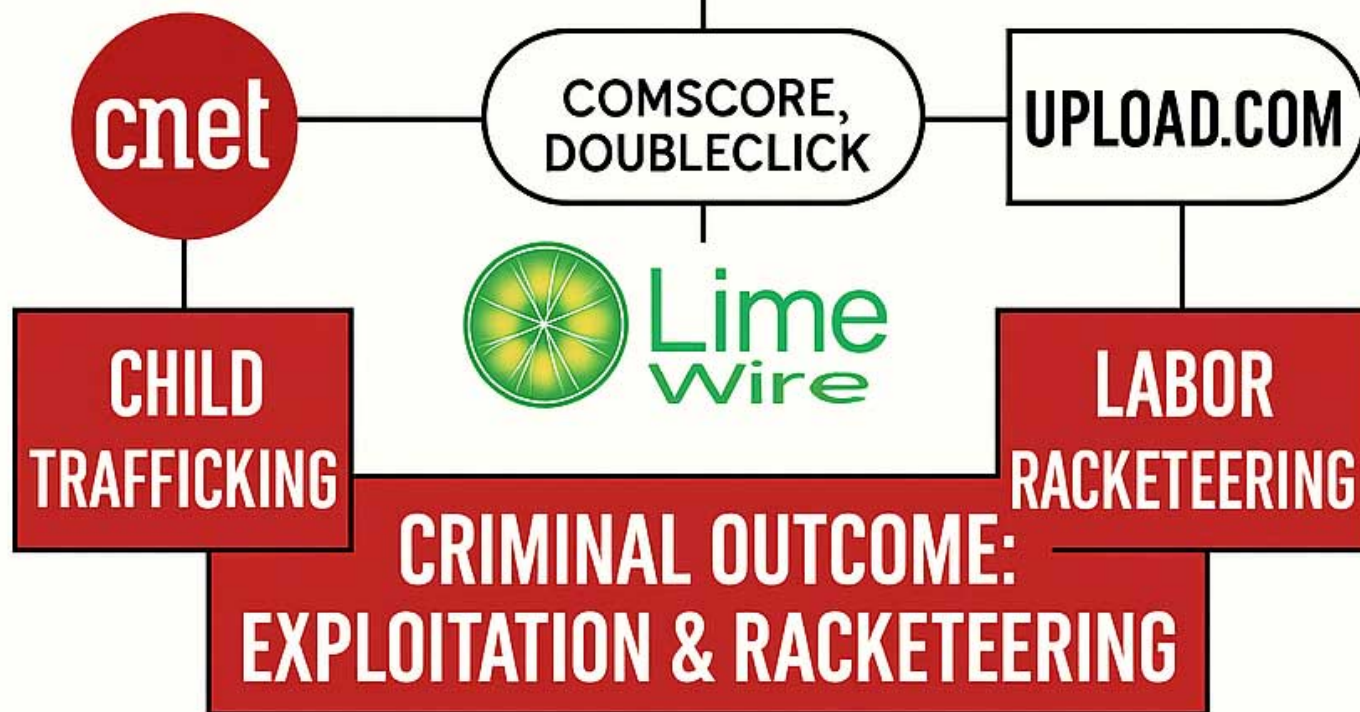
RUPERT MUROOCH



—SHARI REDSTONE



Download



8 MILLION MISSING KIDS A YEAR – MEDIA BLACKOUT

Among the corporate structures referenced in the litigation are media empires historically associated with figures such as:

- Rupert Murdoch
- Bob Iger
- Brian L. Roberts
- Sumner Redstone

Companies associated with these leadership networks have historically controlled significant segments of global media



distribution, including:

- film studios
- broadcast television networks
- cable systems
- streaming platforms
- publishing and news syndication

The lawsuit argues that such concentration of narrative power enables coordinated reputational attacks against perceived threats to entrenched economic interests. The expanded defendant list (Annex A) includes over 80 entities, from Gloria Allred and David Boies to banks like JPMorgan and political figures like the local UPP Executive.

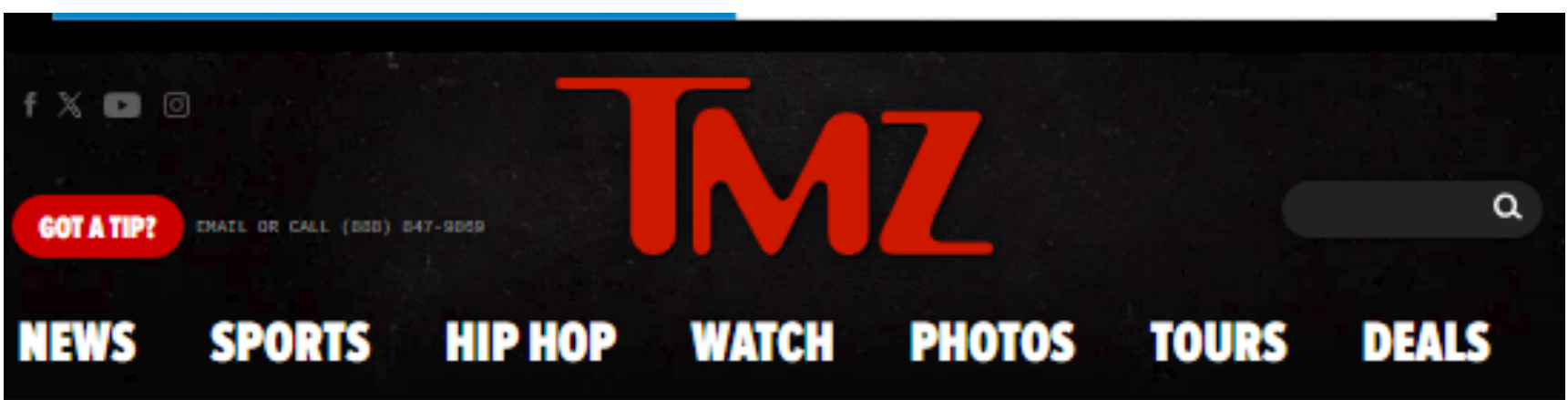
Historical Organized-Crime Allegations

Shockya investigative reporting connected to the case explores alleged historical connections between organized crime networks and financial investments in the entertainment industry. Some narratives reference figures such as Meyer Lansky, a prominent organized-crime figure associated with the National Crime Syndicate in the mid-twentieth century.



At the height of her career, Britney Spears was closely associated with the same entertainment power structures that had long controlled the career and legacy of Michael Jackson. Within industry circles, any perceived personal or professional closeness between Spears and Jackson was reportedly viewed as problematic by certain media and corporate stakeholders who were already managing Jackson's highly controversial public narrative.





Britney Spears Arrested in California for DUI

BRITNEY SPEARS ARRESTED IN CALIFORNIA FOR DUI

EXCLUSIVE [Facebook icon] [Twitter icon] [WhatsApp icon]





Add as a preferred source on Google

By **TMZ STAFF**

Published **March 5, 2026** 6:25 AM PST | Updated **March 5, 2026** 9:23 AM PST



MOST POPULAR

-  Britney Spears Arrested in California for DUI
-  'Pawn Stars' Corey Harrison Asks Fans to Help Pay Medical Bills After...
-  Trump Fires DHS Secretary Kristi Noem, Names Markwayne Mullin as...
-  Ryan Gosling & Eva Mendes Make First Official Public Appearance in Ov...

These reports suggest that financial laundering methods developed during the Prohibition era later influenced investment structures in legitimate businesses including casinos, real estate, and entertainment ventures. Certain investigative narratives cited in connection with the lawsuit reference alleged links involving media ownership networks and financial structures associated with families such as the Bronfmans and Redstones.

These historical claims remain unproven allegations referenced in investigative reporting and have not been adjudicated by courts. The filings tie this to a "legacy network" of CSAM, fake sports betting, and blackmail, purportedly used for control.

Epstein Connections and Shadow-Network Allegations





The so-called “**Malibu Mega Group**” is often used in investigative reporting to describe the overlapping circles of billionaire financiers, media executives, and political donors whose influence extends across Hollywood, Wall Street, and Washington. Within that ecosystem, figures such as Leslie Wexner, Edgar and Charles Bronfman, Ghislaine and Robert Maxwell, and Jeffrey Epstein have become central symbols of the darker side of elite power networks. Epstein built his fortune and social leverage largely through his association with Wexner, whose financial backing helped establish Epstein’s early wealth and access to elite circles. Maxwell, the daughter of disgraced media tycoon Robert Maxwell, acted as a key social connector—linking Epstein to politicians, royalty, tech founders, hedge-fund managers, and Hollywood figures.



Shockya.com exposés accuse Dr Eric Wexler (cousin of Les Wexner) of involvement in a so-called “**UCLA 5150 Death Protocol**”—alleging misuse of California’s 5150 involuntary holds to discredit whistleblowers, litigants, heirs, and threats to powerful interests via psychiatric labeling, forced treatment, and institutional silencing, often tied to Hollywood/elite disputes.

UCLA-Linked Psychiatric-Legal Nodes & Judicial Overlaps (Merged Synthesis from Shockya Reporting & Court Records)





Obama and Barak On a Trip – Obama honored some **UCLA student initiatives** at the White House.

UCLA

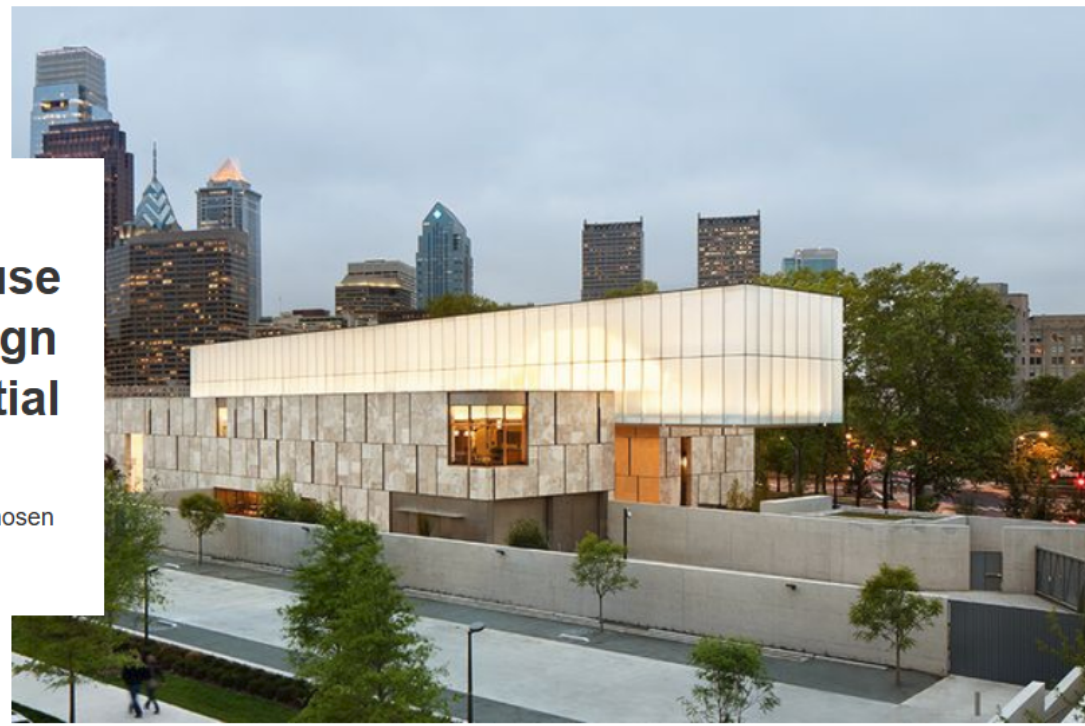
Newsroom

[UCLA Magazine](#) [Categories](#) [For news media](#) [Q](#)

ARTS + CULTURE

UCLA alumna, spouse chosen to lead design of Obama Presidential Library

Husband-and-wife architectural team is chosen from more than 140 firms worldwide



Michael Moran

The building housing the Barnes Foundation in Philadelphia was designed by UCLA alumna Billie Tsien and her husband, Tod Williams. It is among the architects' best-known works.

UCLA alumna Billie Tsien and her husband, architect Tod Williams, were selected to design the Obama Presidential Library Center in Chicago after a global search that included more than 140 architectural firms. The husband-and-wife team, founders of the New York-based firm Tod Williams Billie Tsien Architects, are widely recognized for their thoughtful civic and cultural designs, including the celebrated Barnes Foundation building in Philadelphia. Their selection highlights UCLA's continued influence in shaping major public institutions and cultural landmarks in the United States. **Tier 1 – Adjudicated / Procedural Facts**

- **UCLA Institutional Ties:** Public records and reporting confirm UCLA affiliations for key figures:
 - Dr. Eric M. Wexler, MD, PhD — Trained at UCLA; practices as a forensic psychiatrist conducting high-stakes evaluations for courts and government bodies.
 - Dr. Carole Lieberman — Holds MPH from UCLA; long associated with UCLA Medical Center; known for media appearances where psychiatric evaluations intersect with litigation.
- **§5150 Framework:** California Welfare & Institutions Code §5150 authorizes 72-hour emergency psychiatric detention



when criteria (danger to self/others, grave disability) are met; evaluations occur at licensed facilities, including UCLA Medical Center.



SHOKYA UNMASKED: 5150 HOLLYWOOD NIGHTMARE

Weaponized Psychiatry • Pellicano Gang • Lieberman • Allred • Silenced Stars ?

5150 WEAPON EXPOSED

5150 as a Weapon: How Psychiatric Law Became Hollywood's Tool of Silence

September 22, 2025

Whistleblowers reveal systematic abuse of California's 5150 holds to silence heirs, artists, and threats to billion-dollar empires — ties to Jackson, Spears, Paris Jackson, Selena Gomez & more!

[READ THE BOMBSHELL ?](#)

UCLA DEATH PROTOCOL

UCLA's Web of Influence: Paul Cook, Carole Lieberman, and Eric Wexler All Tied to the "5150 Death Protocol" Machine

September 19, 2025

Lieberman, Wexler & UCLA accused of normalizing 5150 as a "death protocol" to discredit and detain — deep institutional ties exposed!

[DIVE INTO THE DARKNESS ?](#)



PSYCHIATRY PIPELINE

The Psychiatry Pipeline: How UCLA and Industry Fixers Turned Mental Health Into a Weapon

September 1, 2025

Sudden holds on Michael Jackson family, Britney Spears, Amanda Bynes — timed to estate battles and lawsuits. Fixers like Lieberman at the center!

[UNCOVER THE TRUTH ?](#)

SURVEILLANCE + 5150

Big Brother in Hollywood: How Surveillance Intelligence Fueled Estate Takeovers

September 10, 2025

Pellicano’s kompromat syndicate + Lieberman/Kapon at UCLA triggering 5150 holds to silence Jackson heirs and whistleblowers!

[EXPOSED NETWORK ?](#)

QUIETEST WEAPON

Psychiatric Control: How 5150 Holds Became Hollywood’s Quietest Weapon

August 5, 2025

5150 repurposed for control — Spears, Bynes, Demi Lovato, Kanye West, Paris Jackson. Lieberman evaluations justify the holds!

[SEE THE PLAYBOOK ?](#)

CELEBRITY EXPLOITATION

Celebrity Exploitation—Connecting Gloria Allred, Tom Girardi, Sean “Diddy” Combs, Tri Star, and Others in the Use of the UCLA 5150 Holds

October 6, 2024

Allred, Girardi, Pellicano, Lieberman, Diddy linked to UCLA 5150 holds on Spears, Bynes, Lohan, Kanye — conservatorship & control tactics!

[CONNECT THE DOTS ?](#)

MEDIA MANIPULATION & HOLDS

Media Manipulation: Gloria Allred and Diddy’s Strategic CBS NBC FOX Play

October 12, 2024

Pellicano/Allred using 5150 to silence — notable cases: Britney Spears, Kanye West, Corey Feldman, Amanda Bynes!

[READ THE CLAIMS ?](#)

UCLA DARK TRUTH

The Dark Truth Behind Hollywood’s “5150 Mental Health Resources” – Exposing UCLA Medical

December 29, 2025

5150 as control not care — escalation protocols, ties to Robin Williams case & broader Hollywood exploitation!

[EXPOSE UCLA ?](#)

Shockya.com – Exposing Hollywood’s 5150 Secrets | Sourced from Shockya.com Articles | March 2026

• **Judicial Overlap with Dale S. Fischer:**

- **U.S. v. Pellicano** (C.D. Cal. CR No. 05-1046-DSF): Judge Dale S. Fischer presided over sentencing (2008); received victim impact letters (e.g., Lisa Bonder Kerkorian) detailing permanent family trauma, privacy destruction, fear of stalking, intercepted legal conversations, and stolen medical records.



MEDIADEFENDER – CBSYOUSUCK.COM

Evidence archive at [CBSYOUSUCK.com](https://www.cbsyousuck.com)

archive	13yr	37 savilla 4 13yr pedo child porn sex lolita rusian nude lolita	37 savilla 4 13yr pedo child porn
archive	13yr	Rebuilt.slla 4 13yr pedo child porn sex lolita rusian nude loli	rebuilt.slla 4 13yr pedo child por
archive	13yr	Slla 4 13yr pedo Child Porn Sex lolita rusian nude lolita pedof	slla 4 13yr pedo child porn sex l
archive	14 yo	Cinderella_14 yo_tits from another planet and a breathtaking bo	Cinderella_14 yo_tits from anotf
archive	14 yo	Fkk.Naturist.183.Photos.Of.Nudist.Teens.14.Yo..Up.(No.Sex)	fkk naturist 183 photos of nudist
archive	14 yo	Fkk Up 183 Photos Of Nudist Teens 14 Yo Naturist (No Sex)(I)	fkk up 183 photos of nudist teen:
archive	14 yo	Photos Naturist 183 Fkk Of Nudist Teens 14 Yo Up (No Sex)	photos naturist 183 fkk of nudist
archive	14 yo	Rosmeri_14 yo_first shots_WHAT a beauty !_by Hangman	Rosmeri_14 yo_first shots_WH/
archive	14 yo	Sex,14 yo,ibiza,Szubin	Sex,14 yo,ibiza,Szubin.rar
archive	14 yo	Super Hot teen model 16 14 yo Marie and Kailyn www.teenmodelmar	Super Hot teen model 16 14 yo M
archive	14 yo	Vladmodels_9 to 14 yo_part 9_little hotties showing their sexy	Vladmodels_9 to 14 yo_part 9_l
archive	14 yo	xxx 14yo 14 yo gold pics (pedo, pthc, ptsc, pt, 14 years old)	xxx 14yo 14 yo gold pics (pedo,
archive	14 yo	Xxx 14yo 14 yo gold pics pedo, pthc, ptsc, pt, 14 years old	xxx 14yo 14 yo gold pics (pedo,
archive	14 yr	pthc - 14 yr young russian girl for sex	pthc - 14 yr young russian girl fc
archive	14 yr	Shower 14 Yr Old Lolita Teen Xxx Young Tits Nipples Outside Pub	shower 14 yr old lolita teen xxx :
archive	14yo	((Lolitaguy)) Bonus Preteen Pics (6Yo-14Yo) (328Pics) Stripping	((lolitaguy)) bonus preteen pics (
archive	14yo	((Lolitaguy)) Bonus Preteen Pics (6Yo-14Yo) (328Pics) Stripping	((lolitaguy)) bonus preteen pics (
archive	14yo	((Lolitaguy)) Preteen Pic Sets 006 Veronica Sets 1-2 (14Yo) (12	((lolitaguy)) preteen pic sets 006
archive	14yo	((Lolitaguy)) Preteen Pic Sets 006 Veronica Sets 1-2 (14Yo) (12	((lolitaguy)) preteen pic sets 006
archive	14yo	((LolitaGuy)) Preteen.Pic.Sets.006.Veronica.Sets.1-2.(14Yo).(12	((lolitaguy)) preteen pic sets 006
archive	14yo	(Japan Lolita) [The Corporation Which Comes] [Ryu Kurokage] The	(Japan Lolita) [The Corporation
archive	14yo	125 14yo ptch found on msn - young innocent blond underage girl	125 14yo ptch found on msn - yc
archive	14yo	14yo 15yo 17yo 18yo masturbation squirt party girls blasen sex	14yo 15yo 17yo 18yo masturbat
archive	14yo	Hayley_Teen_Model_14yo_NN_cutie.3671666.TPB[1]	hayley_teen_model_14yo_nn_ct
archive	14yo	Kathy Venezolana adolescente puta 14yo Maturin joven perra Piri	kathy venezolana adolescente pu
archive	14yo	Lsm Young Lolita 14Yo Elena - Juventa Club	lsm young lolita 14yo elena - juv
archive	14yo	rebuilt.125 14yo ptch found on msn - young innocent blond under	rebuilt.125 14yo ptch found on n

- **Alkiviades David et al. v. CBS Interactive Inc. et al.** (C.D. Cal. No. 11-9437-DSF-JC): Judge Dale S. Fischer denied CBS Interactive’s motion to dismiss the **inducement** claim (July 13, 2012 order). Allegations centered on CNET Download.com promoting/distributing P2P software (LimeWire, BitTorrent), potentially inducing copyright infringement. Vicarious liability claims dismissed; inducement proceeded (case later settled/dismisssed without final liability finding).

Tier 2 – Public Reporting & Structural Analysis Shockya.com article (Sep 19, 2025) describes UCLA as the “institutional root” and “ground zero” for California’s psychiatric-legal ecosystem. Figures (Cook, Lieberman, Wexler) share UCLA lineage — medical center, law school — training judges, lawyers, and psychiatrists who operate within the system.



- Reporting frames this as a “pipeline” enabling protocols where psychiatric evaluations intersect with litigation, potentially converting dissent into “mental health problems” for detentions/discrediting.
- No personal collaboration alleged — only shared institutional background.
- Image from article (Dr. Eric Wexler portrait superimposed with distressed children/babies and biohazard symbol)



symbolizes alleged harm to vulnerable parties in evaluations.

Tier 3 – Investigative Allegations & Hypotheses (Requiring Proof)

- Shockya claims UCLA incubates the “5150 death protocol” — alleged repurposing of 72-hour holds to:
 - Silence whistleblowers.
 - Seize estates under “protection” guise.
 - Disappear inconvenient witnesses in elder abuse/probate fights.
- Critics argue Lieberman normalized weaponization of 5150 as a courtroom tool; Wexler conducts evaluations at the medicine/psychiatry/law nexus; Cook’s UCLA roots ironic given his anti-corruption motions.
- Raises questions: How many judges/psychiatrists trace to UCLA? Has the institution become a pipeline for enforcers? Public tolerance of “appearance of justice” masking “theatre of control”?

These claims portray Wexler (alongside figures like Dr. Carole Lieberman) as part of a predatory UCLA-linked network weaponizing forensic psychiatry for control and neutralization including **Bronfman’s, NXIVM & Media Networks**

The collapse of the NXIVM sex-trafficking cult led by Keith Raniere revealed how medicine and influence sustained the group for years. Financed largely by Seagram heiresses Clare Bronfman and Sara Bronfman—members of the family historically tied to Warner Music Group—the scandal exposed the intersection of elite finance, media power, and coercive control.

Together, the **Wexner–Maxwell–Epstein axis** represented a gateway into an elite transnational network where finance, media influence, and political access intersected. Epstein’s properties—from Manhattan to the Caribbean—became notorious meeting places for powerful individuals, many of whom later appeared in investigations following Epstein’s 2019 arrest and death.



Critics have also pointed to the broader digital ecosystem surrounding the music industry, including anti-piracy contractor MediaDefender, whose leaked emails revealed aggressive data operations across peer-to-peer networks where illegal material, including CSAM, circulated alongside copyrighted media. Shockya reporting connected to the case also explores possible connections between elements of the alleged network and the Jeffrey Epstein scandal. Epstein’s operations—documented through U.S. federal investigations and civil litigation—intersected with powerful figures across finance, politics, and media prior to his death in custody in 2019. The Antigua litigation references broader investigative questions involving:





- intelligence-linked financial networks
- private surveillance contractors
- alleged blackmail operations involving influential individuals
- The Alleged Legal-Media Power Network
- Court filings connected to **Case ANUHCV2025/0149 before the Eastern Caribbean Supreme Court**, mirrored in proceedings before **London's King's Bench Division** and related matters in **California courts**, describe what the claimant alleges to be an interconnected ecosystem of media, legal, financial, and political influence operating across multiple jurisdictions.
- Figures referenced within the broader investigative reporting and filings include media executives such as **Rupert Murdoch**, **Bob Iger**, **Brian L. Roberts**, and **Sumner Redstone**, whose companies have historically controlled large portions of global news, television, and entertainment distribution.
- The filings also reference high-profile legal figures including **Gloria Allred**, **David Boies**, and the disbarred attorney **Tom Girardi**, alongside private-investigator networks historically associated with **Anthony Pellicano**, whose wiretapping scandal exposed the use of surveillance tactics inside Hollywood litigation battles.



BOIES' FAKE VICTIMS - rapists & con artists

--- SHOCKYA.COM



- Within the financial sphere, the reporting references institutions such as **JPMorgan** and other international banking structures alleged to intersect with entertainment financing and offshore capital networks.
- The investigative narrative further intersects with individuals connected to the **Jeffrey Epstein** social network, including **Ghislaine Maxwell**, **Leslie Wexner**, and the late media magnate **Robert Maxwell**, whose circles bridged finance, politics, and elite social networks for decades.
- The reporting also references overlapping influence across entertainment management and talent agencies such as **WME**, **CAA**, and major music-industry structures historically linked to the **Bronfman** family through **Warner Music Group**.
- Political figures referenced in witness accounts and investigative narratives include **Ehud Barak** and **Barack Obama**, though such claims remain unverified allegations described in witness statements and investigative reporting rather than findings established by courts.
- Additional figures referenced within the broader media ecosystem surrounding the case include **Harvey Levin**, founder of **TMZ**, whose celebrity-news platform has long operated at the center of Hollywood's rapid-response media cycle.

These issues remain the subject of ongoing investigative reporting and unresolved legal proceedings across multiple jurisdictions.

Witness Allegations and Historical Claims

Shockya reporting connected to the case includes witness statements describing alleged abuse and coercion within entertainment-industry circles. Some of these claims reference incidents said to have occurred in 2006 at Las Vegas gatherings involving entertainment figures and political attendees. Shockya investigations describe unverified allegations of a New Year's event at the Fiesta Rancho Casino, characterized in reporting as an organized blackmail operation. Witnesses cited in those reports claim that Britney Spears was assaulted by multiple individuals connected to the entertainment industry, including WME and CAA executives, with involvement from Ehud Barak and Barack Obama, and footage allegedly captured by Jeffrey Epstein.

Shockya reporting further states that hundreds of witnesses—including entertainers, journalists, and political figures—were allegedly present. These allegations remain unsubstantiated claims described in investigative reporting and have not been independently verified or adjudicated in court.

At the height of her career, Britney Spears was closely associated with the same entertainment power structures that had long controlled the career and legacy of Michael Jackson. Within industry circles, any perceived personal or professional closeness between Spears and Jackson was reportedly viewed as problematic by certain media and corporate stakeholders who were already managing Jackson's highly controversial public narrative.

Procedural Developments: Defaults and Jurisdiction Battles

The litigation has entered a complex procedural stage. As of early 2026:



The Aaron Carter Death

In a resurfaced video circulating online, late pop singer Aaron Carter describes an encounter in which he claims agents from the Federal Bureau of Investigation in Los Angeles attempted to pressure him to speak negatively about Michael Jackson. Carter states that he was approached as a young performer and was allegedly encouraged to provide statements against Jackson despite saying he had never experienced anything inappropriate during his time around the singer. Carter recounts resisting the pressure and insisting that Jackson had always treated him kindly.



The comments have resurfaced in online discussions about the long-running controversies surrounding Jackson and the scrutiny he faced from law-enforcement and media outlets during the 1990s and early 2000s. Supporters of Jackson frequently cite Carter's remarks as an example of witnesses who defended the pop star's character despite intense public and investigative pressure.

In the months before his death in 2022, pop star Aaron Carter repeatedly posted troubling messages on social media suggesting he was under pressure and feared for his safety. In videos and livestreams, Carter spoke about powerful figures in the entertainment industry, hinted at exploitation within the music business, and warned followers that "people would understand the truth later." His posts, which circulated widely online after his death at age 34, have since been interpreted by supporters as a chilling warning about the darker forces surrounding celebrity culture and the entertainment industry.



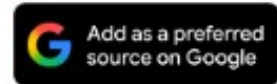


Diddy poses with a young Aaron Carter in 1999.

- numerous defendants had not entered appearances
- default judgments were reportedly entered against certain parties
- contempt notices were issued against individuals alleged to have ignored proceedings
-



Jacko's Cracko



By **TMZ STAFF**

Published **March 5, 2009** 4:46 PM PST



Regulatory and Law-Enforcement Scrutiny

Parallel to the civil proceedings, materials connected to the case have reportedly been submitted to multiple regulatory and law-enforcement authorities. Evidence packages and formal complaints referenced in Shockya reporting have reportedly been transmitted to:

- the Royal Antigua and Barbuda Police Force
- the National Crime Agency (United Kingdom)
- the U.S. Department of Justice
- the Metropolitan Police Service (London)
- the Solicitors Regulation Authority (England and Wales)

The materials reportedly concern allegations including:

- coordinated litigation abuse
- financial misconduct
- evidence manipulation
- cross-border reputational attacks linked to media entities

The scope or status of any formal investigations has not been publicly confirmed. Recent correspondence from Howard Kennedy LLP (January 7, 2026) asserts no jurisdiction over UK-based parties but acknowledges service, potentially constituting contempt.



Parallel Appeals: Evidence in London King’s Bench and California Courts

The Antigua case draws on evidence from related appeals in other jurisdictions, amplifying claims of systemic corruption. In the UK’s King’s Bench Division (case KB-2025-001991, filed August 13, 2025), David’s private prosecution against Daily Mail executives and journalists includes over 100 pages of exhibits alleging ties to child sexual abuse material (CSAM) distribution, retaliatory false arrests (disproven by CCTV), and media suppression of his U.S. reversals. These bundles (e.g., Exhibits 18–21) reportedly detail the Pellicano-Allred-Girardi network’s involvement in evidence manipulation, judicial compromise, and broader cartel activities, including links to Epstein’s operations.

The screenshot shows the TMZ website interface. At the top, there are social media icons (Facebook, X, YouTube, Instagram) and the TMZ logo in large red letters. Below the logo is a search bar and a navigation menu with categories: NEWS, SPORTS, HIP HOP, WATCH, PHOTOS, TOURS, and DEALS. A row of featured article thumbnails is visible, including one about Dak Prescott and Sarah Jane Ramos, another about Spring Forward with Hollywood's Hottest Babes, one about 'Will & Grace' star Corey Parker, a 'Celebrity Scramble' game, and one about Jeffrey Epstein's guard. The main article featured is titled "CELEB HOLOGRAM CREATOR \$900 MILLION VERDICT Landmark Sex Assault Case" by TMZ STAFF, published on June 19, 2024. A large photo of a man in a white patterned hoodie is shown below the article title. To the right, a "MOST POPULAR" section lists other trending stories like "Britney Spears Arrested in California for DUI" and "Trump Fires DHS Secretary Kristi Noem".

In California, ongoing appeals (e.g., in the \$900 million verdict case, reduced to \$90 million in September 2024 and under further challenge) expose alleged judicial biases tied to the Girardi-Allred syndicate. Filings in the U.S. Court of Appeals (e.g., case 23-108, transferred from Texas Northern District) highlight procedural irregularities, evidence tampering, and compromised judges linked to Pellicano’s wiretap scandals, Allred’s litigation tactics, and Girardi’s influence. Shockya reporting from July 2025 notes these appeals challenge “coordinated judicial abuse and fraud on the court,” further evidencing the network’s reach.

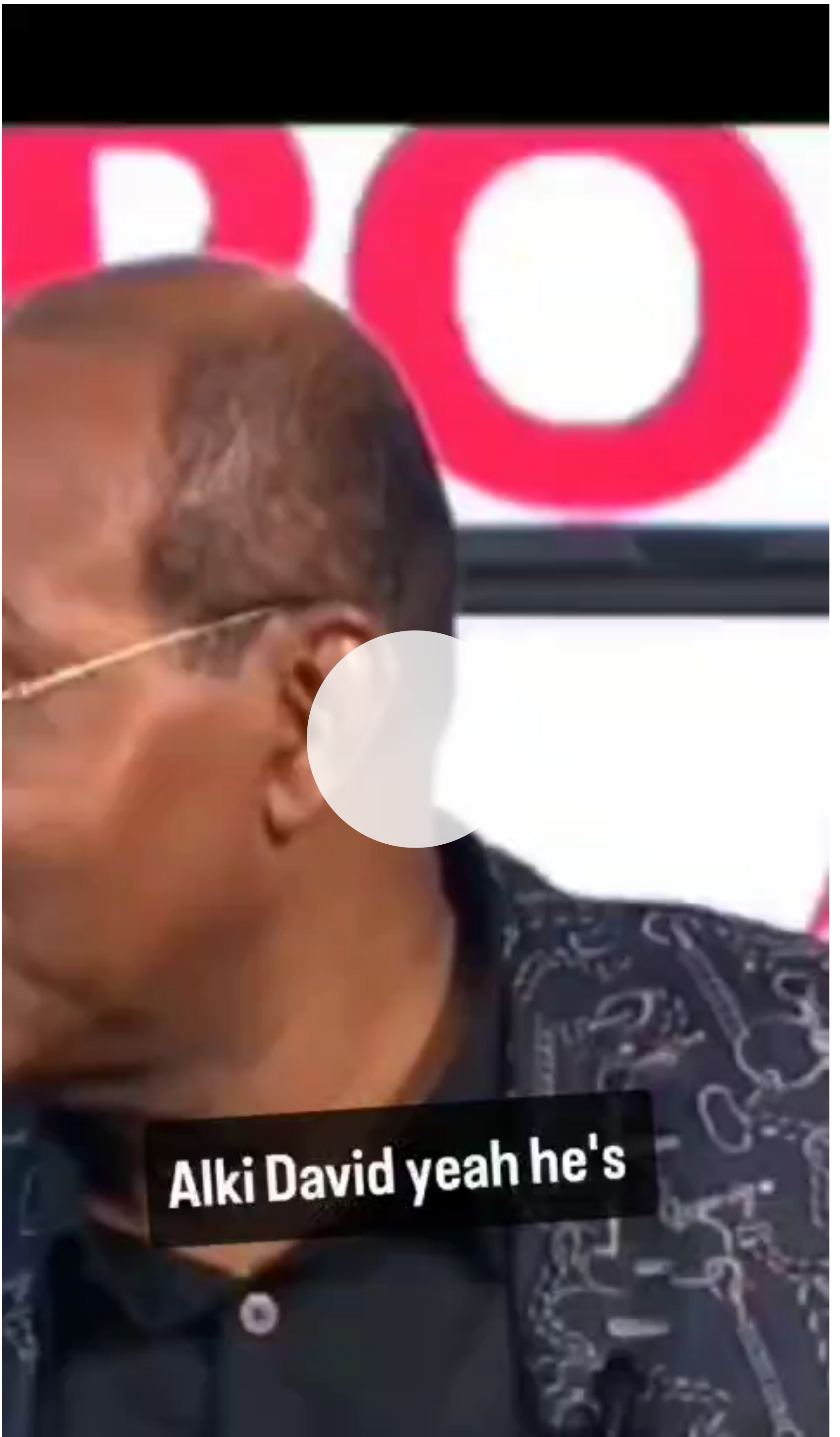




The Alpha Nero Dispute and U.S. Litigation

The case also unfolds alongside Antigua's high-profile dispute involving the superyacht Alpha Nero, which was seized and later sold following international sanctions affecting its beneficial ownership.

Prime Minister Gaston Browne has defended the government's actions, stating that the seizure and sale were lawful exercises of Antigua's sovereign authority conducted within international sanctions frameworks associated with measures of the U.S. Treasury.



Alki David yeah he's



Alkiviades David has stated that he became unexpectedly entangled in public narratives surrounding the Alpha Nero controversy despite having no involvement in the vessel. According to David, he was named in litigation in the U.S. District Court for the Southern District of New York related to disputes surrounding the yacht's seizure and sale. He argues that significant legal effort and expense were required to clarify that he had no operational or financial connection to the vessel.

David maintains that the proceedings ultimately confirmed that neither he nor the Antiguan government engaged in wrongdoing related to the vessel's sale. Prime Minister Browne has also publicly expressed support for David during appearances on Antiguan public broadcasting, stating that the issues raised in the SwissX litigation deserved examination through the courts.

The NEO Citizens Portal and Sovereign Financial Transparency

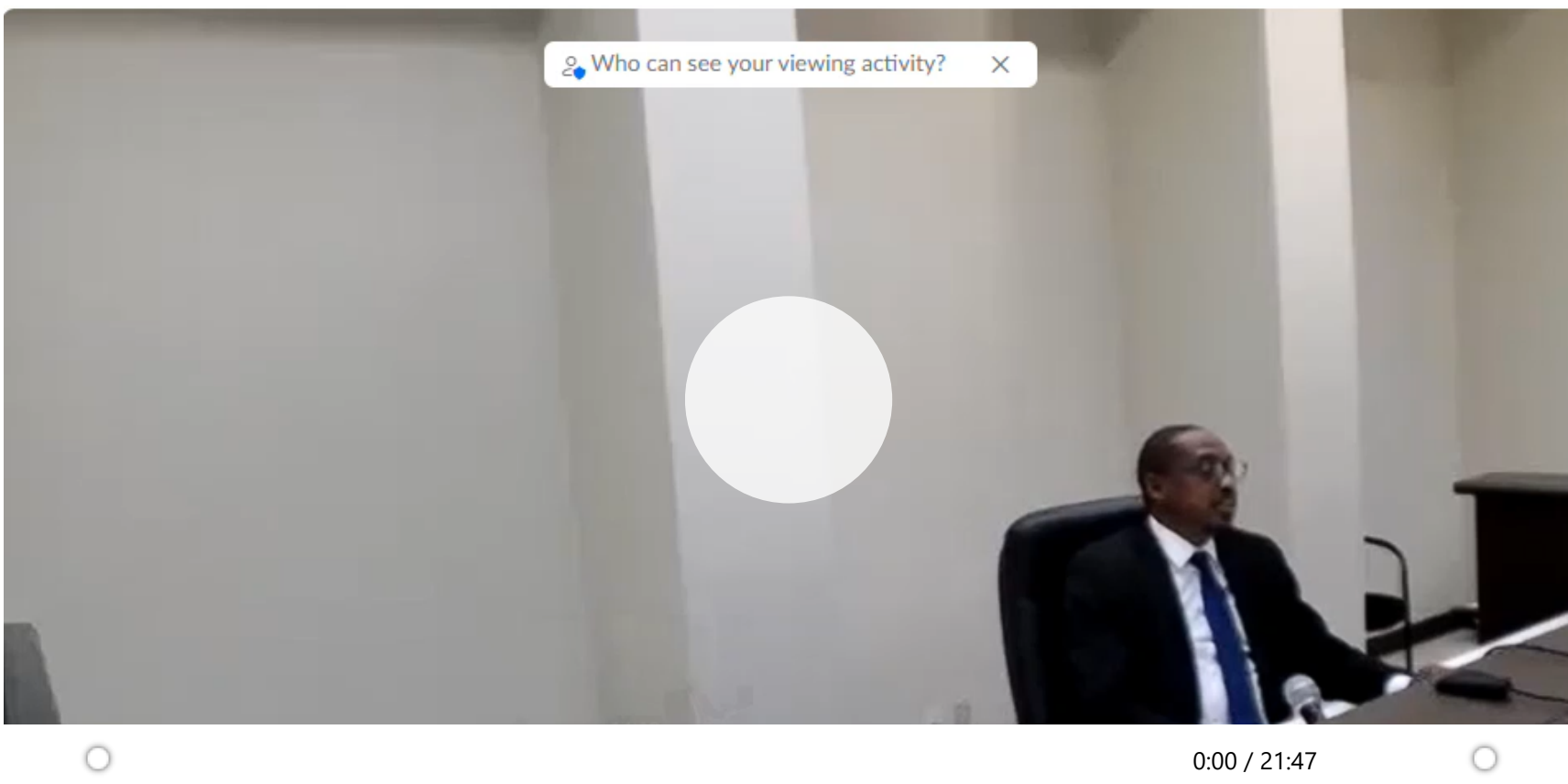
Parallel to the litigation, David has launched the NEO Citizens Portal, a digital platform designed to manage sovereign assets tied to carbon-credit economies. The system integrates with SwissX technology to allow:

- carbon-credit tracking
- sovereign asset management
- citizen oversight of national economic programs

The platform forms part of a broader concept described as a "New Economic Order" built around climate-driven financial systems.

Media Silence and Organized Default

One of the most striking aspects of the dispute has been what David describes as near-total silence from major media institutions regarding the allegations contained in the Antigua litigation. Despite the naming of numerous high-profile individuals and corporations within the court filings and investigative reporting, major media outlets have largely not addressed the claims in detail.



Jan 16th 2006 Hearing before Justice Rene Williams

David has also pointed to the absence of defamation proceedings or formal rebuttal litigation directed at the reporting. Meanwhile, proceedings in Antigua have continued to advance. According to filings and statements connected to the case, as many as 84 defendants have failed to enter appearances in the Antigua proceedings, resulting in what David describes as an "organized default." Supporters of the lawsuit argue that the lack of responses in court and the absence of public media engagement raise questions about whether powerful institutions are reluctant to confront the allegations publicly. Critics suggest that media organizations may be exercising caution in reporting on complex and unproven claims.

A Case With Global Implications

If the claims in ANUHCV2025/0149 survive legal scrutiny, the implications could extend far beyond Antigua. The case touches on several global fault lines:



- media concentration
- fossil-fuel influence over climate policy
- intelligence networks intersecting with financial systems
- the emerging carbon-credit economy

For small island nations confronting rising sea levels, the stakes are existential. Antigua’s case argues that sabotaging carbon-credit economies could amount to economic warfare against climate-vulnerable states.

The Next Phase

SHOKYA UNMASKED

TMZ BOMBSHELLS • RACKETEERING CLAIMS • HOLLYWOOD DARK SECRETS ?

BREAKING EXPOSÉ

EXCLUSIVE VIDEO: Ray J’s Legal Bombshells Hit Three Jurisdictions as TMZ Connection Raises Eyebrows

January 19, 2026

Ray J drops legal fire across borders — with shocking TMZ ties alleged in reputational harm and media exploitation schemes. The tabloid giant under fire again!

[READ THE SHOCKER ?](#)

SHOCKING ALLEGATION

TMZ Staff Caught Cheering After Murder of Charlie Kirk

September 11, 2025

Livestream chaos: TMZ employees allegedly erupt in cheers just before tragic news breaks. Outrage explodes online!

[DIVE IN ?](#)

RICO BOMBSHELL

EXCLUSIVE: Is TMZ Bribing Ray J? High Court Filing Names Tabloid Giant in Global Media Racketeering Case

August 7, 2025

UK High Court names TMZ in racketeering probe — bribery claims rock Hollywood’s gossip empire!

[EXPOSED ?](#)

CORRUPTION DEEP DIVE

Hollywood’s Dirty Secret: Blake Lively’s Abuse Claims Ignite \$400 Million Counterattack — and the TMZ Racketeering Case Reveals How Deep the Corruption Runs

October 10, 2025

\$400M fightback meets global racketeering allegations — TMZ accused of bribery, silencing, and protecting the elite!

[UNCOVER THE TRUTH ?](#)



MEDIA CAMPAIGN EXPOSED

Jay-Z's Roc Nation, Attorney Joseph Tacopina, and TMZ, Exposed for "Baseless Media Campaign" in RICO Case

August 9, 2025

Roc Nation, Tacopina, and TMZ accused of orchestrating smears in explosive RICO filings!

[SEE THE CLAIMS ?](#)

DIDDY DEFENSE?

TMZ Runs Defense for Sean 'Diddy' Combs Again – Claims Justin Bieber Not Abused

May 16, 2025

TMZ allegedly shields Diddy once more — attacking Bieber amid mounting evidence. Propaganda machine?

[READ MORE ?](#)

DIDDY LEGAL TIES

Three Diddy Lawyers: Teny Geragos, Mark Geragos, and TMZ's Harvey Levin

March 4, 2025

Harvey Levin portrayed as part of Diddy's media defense squad — public opinion battle backfires!

[INSIDE STORY ?](#)

DARK HOLLYWOOD

SHOCKYA EXCLUSIVE: The Dark Side of Hollywood Power—How Gloria Allred Allegedly Used Media Giants Like TMZ to Control the Narrative and Destroy Celebrities

September 25, 2024

Allred + TMZ: Narrative control, destroyed reputations, silenced victims — explosive exclusive!

[EXPOSED ?](#)

THROWBACK

Get the Celebrity Scoop By Watchin From TMZ Live for Free on FilmOn

October 12, 2013

Older promo vibes: TMZ Live streaming scoops 24/7 — before the controversies exploded!

[NOSTALGIA ?](#)

Corey Feldman FINALLY Reveals Oprah’s SECRET Role as Epstein HANDLER Corey Feldman is finally exposing Oprah Winfrey’s alleged role in Epstein’s network.

As proceedings continue in the Eastern Caribbean Supreme Court and related litigation unfolds across multiple jurisdictions, the lawsuit could become one of the most consequential cross-border legal conflicts involving media power, climate finance, and sovereign economic rights. Whether the allegations ultimately withstand judicial scrutiny remains to be seen. But the case has already opened a window into the complex structures shaping the global media landscape, financial networks, and the future of climate economics.

- Select an article (Shockya.com or TVmix.com)
- Select an article (Shockya.com or TVmix.com)
- WME PEDOPHILE RAPE FACTORY: Ari Emanuel’s Hollywood Cartel – From Pellicano’s Terror Squad... (Shockya, Mar 2, 2026)
- Britney Spears Raped By Multiple Men & Women – Michael Jackson Beaten – Epstein’s Blackmail Empire Fractures (Shockya, Mar 2, 2026)
- Britney Spears Raped By Multiple Men & Women – ... (TVmix, Mar 1, 2026 – mirrored/cross-posted version)
- 5150 as a Weapon: How Psychiatric Law Became Hollywood’s Tool of Silence (Shockya, Sep 2025) – Britney Spears 5150 ho
- Celebrity Exploitation—Connecting Gloria Allred, Tom Girardi... in the Use of 5150 Holds (Shockya, Oct 2024) – Britney Spea
- BRITNEY SPEARS NEVER STOOD A CHANCE – How a Teenage Girl Was Turned Into a Lifelong Asset (Shockya, Dec 2025)
- The Psychiatry Pipeline: How UCLA and Industry Fixers Turned Mental Health Into a Weapon (Shockya, Sep 2025) – 5150 in
- Psychiatric Control: How 5150 Holds Became Hollywood’s Quietest Weapon (Shockya, Aug 2025) – Britney Spears and other
- Media Machine: How Crisis PR... Engineered Public Perception (Shockya, Aug 2025) – Britney Spears conservatorship, medi



« Jay-Z’s MarcyPen Entangled in Uncle Nearest’s \$20 Million Fraud Scandal

Congress Comes for Jay-Z: Rep. Mace Demands Testimony as Epstein Files Close In »»



By **Alki David**

Alki David — Publisher, Media Architect, SIN Network Creator - live, direct-to-public communication, media infrastructure, accountability journalism, and independent distribution. Born in Lagos, Nigeria; educated in the United Kingdom and Switzerland; attended the Royal College of Art. Early internet broadcaster — participated in real-time public coverage during the 1997 Mars landing era using experimental online transmission from Beverly Hills. Founder of FilmOn, one of the earliest global internet television networks offering live and on-demand broadcasting outside legacy gatekeepers. Publisher of SHOCKYA — reporting since 2010 on systemic corruption inside the entertainment business and its expansion into law, finance, and regulation. Creator of the SIN Network (ShockYA Integrated Network), a federated media and civic-information infrastructure spanning investigative journalism, live TV, documentary, and court-record reporting. Lived and worked for over 40 years inside global media hubs including Malibu, Beverly Hills, London, Hong Kong and Gstaad. Early encounter with Julian Assange during the first Hologram USA operations proved a formative turning point — exposing the realities of



lawfare, information suppression, and concentrated media power. Principal complainant and driving force behind what court filings describe as the largest consolidated media–legal accountability action on record, now before the Eastern Caribbean Supreme Court. Relocated to Antigua & Barbuda and entered sustained legal, civic, and informational confrontation over media power, safeguarding, and accountability at Commonwealth scale.

ARCHIVES

M	T	W	T	F	S	S
						<u>1</u>
<u>2</u>	<u>3</u>	4	<u>5</u>	<u>6</u>	7	8
9	<u>10</u>	11	12	13	14	15
16	17	18	19	20	21	22
23	24	25	26	27	<u>28</u>	29
<u>30</u>	<u>31</u>					
March 2026						

[« Feb](#) [Apr »](#)



REAL TALK

Proudly powered by WordPress | Theme: Newsup by Themeansar.

- [Home](#)
- [Our Staff](#)
- [Privacy Policy](#)
- [ShockYa Publisher – Alkiviades “Alki” David](#)
- [Terms of Service](#)



Case Number : ANUHCV2025/0149



IN THE HIGH COURT OF JUSTICE

ANTIGUA AND BARBUDA

Claim No: [To be assigned by Registry]

Submitted Date: 17/04/2025 13:21

Filed Date: 17/04/2025 13:21

BETWEEN:

Fees Paid: 52.00

ALKIVIADES DAVID

of SwissX Island, St. John's, Antigua & Barbuda

Claimant

— AND —

1. **DAVID BOIES**, of Boies Schiller Flexner LLP
2. **GLORIA ALLRED**, of Allred, Maroko & Goldberg
3. **DANI PERETZ**, of Geneva, Switzerland & Tel Aviv, Israel
4. **SHARI REDSTONE**, of Paramount Global, and Caribbean Holdings
5. **DAPHNE BARAK**, of Beverly Hills, California and Tel Aviv, Israel
6. **MICHAEL AVENATTI**, formerly of Eagan Avenatti LLP
7. **TOM GIRARDI**, incarcerated at Federal Medical Center, Butner, North Carolina, USA
8. **BLACK CUBE LTD**, an Israeli-owned private intelligence agency based in London and Tel Aviv, Israel
9. **LIMEWIRE NFT HOLDINGS**, with assets and servers in the Caribbean
10. **EDGAR BRONFMAN SR. (Deceased)**, estate with real property in St. Barthélemy
11. **JOHN BRANCA**, of West Hollywood and Jumby Bay, Antigua
12. **JOHN MCCLAIN**, music executive, of Los Angeles and Bahamas
13. **THE EXECUTIVE MEMBERS OF THE UNITED PROGRESSIVE PARTY (UPP)**, Antigua & Barbuda
14. **And DOES 1–100**

Defendants

STATEMENT OF CLAIM

1. Parties

The Claimant, Alkiviades David (“Claimant”), is a dual-national entrepreneur, human rights advocate, and founder of SwissX, operating a sovereign wealth initiative and biofuel enterprise in St. John’s, Antigua & Barbuda.

The Defendants, named and unknown, comprise a transnational syndicate of attorneys, intelligence agents, entertainment executives, political operatives, and private contractors who, acting in concert, have conducted a coordinated campaign of harassment, fraud, extortion, and racketeering against the Claimant. Many Defendants maintain residences, hold offshore accounts, and/or possess tangible and intellectual assets within the jurisdiction of Antigua & Barbuda or other Caribbean states including the Bahamas, St. Kitts & Nevis, Barbados, and St. Barthélemy.

2. Jurisdiction

This Honourable Court has **personal and subject-matter jurisdiction** under the laws of Antigua & Barbuda and the ECSC Civil Procedure Rules (Revised 2023), specifically where:

- Assets of the Defendants exist within Antigua & Barbuda (including real estate and bank accounts),
- Defendants have done business and committed tortious acts within the jurisdiction, and
- The harm suffered by the Claimant has had substantial effects locally, including reputational and economic damages impacting SwissX and its sovereign partnerships.

3. Factual Background

Between 2016 and 2025, the Defendants, jointly and severally, have:

- Filed and orchestrated **fraudulent lawsuits** across multiple jurisdictions including California, New York, and Europe, some of which have been **set aside or reversed** for procedural violations.
- Engaged in **conspiracy to defraud**, by fabricating witnesses, withholding exculpatory evidence, and tampering with court records and legal representatives.
- Directed **cyber and physical surveillance** operations using assets like Black Cube and Media Defender, targeting Claimant's businesses, legal advisors, and personal contacts.
- Illegally trafficked and monetized private data, music content, and intellectual property derived from the Claimant and Michael Jackson's estate via LimeWire and related platforms.
- Spread **false and defamatory narratives** in the international press and legal forums, harming the Claimant's reputation, interfering with government contracts, and deterring sovereign partners.

Notably, properties connected to the Defendants in **Jumby Bay, St. John's, Barbados**, and the **Bahamas** serve as conduits for laundering money, storing IP, and operating intelligence networks.

4. Causes of Action

The Claimant brings this action under the common law and statutory principles of:

- **Conspiracy to injure**
- **Fraudulent misrepresentation**
- **Economic tort (unlawful interference with business)**
- **Defamation**
- **Breach of international and local fiduciary duties**
- **Conversion of intellectual property**
- **Tortious abuse of process**
- **Civil conspiracy**

5. Relief Sought

The Claimant respectfully seeks:

- **General Damages** in the amount of **\$10,000,000.00 USD**, reflecting the magnitude of economic harm, reputational loss, and mental anguish.
- **Special Damages**, including loss of sovereign contracts, devaluation of intellectual property, and missed investment milestones.
- **Injunctive Relief**, restraining Defendants from further harassment, publication, or litigation relating to the matters herein.
- **Tracing and Recovery** of assets held in Caribbean jurisdictions under shell corporations or in trust.
- **Order for Disclosure** of all communications, financial documents, and related materials regarding Claimant.
- **Costs** of this proceeding.
- **Any further relief** this Honourable Court deems just and expedient.

6. Verification

I, **Alkiviades David**, being the Claimant herein, affirm that the facts stated in this Statement of Claim are true to the best of my knowledge, information, and belief.

DATED this 17 day of April 2025.



**COMMISSIONER FOR OATH
ANTIGUA & BARBUDA**

Alkiviades David, Claimant

SwissX Island, St. John's, Antigua & Barbuda

Email: ceo@swissx.com

Phone: +1 (268) 780-4133



NEWS | CARIBBEAN | ANTIGUA & BARBUDA

US Court rules in favor of Antigua PM in Alfa Nero legal dispute

March 30, 2026



Prime Minister Gaston Browne

By **Jovani Davis**

The United States Court of Appeals has ruled in favor of Antigua and Barbuda Prime Minister Gaston Browne and other Antiguan and Barbudan individuals and entities in a financial disclosure case brought by Russian citizen Yulia Guryeva Motlokhov.





Motlokhov had claimed ownership of the Alfa Nero and challenged the Antigua and Barbuda Government's 2024 sale of the vessel. The Appeals Court affirmed the District Court's order, rejecting her request for discovery and quashing subpoenas served on the Clearing House and US Federal Reserve. All documents obtained under these subpoenas must now be destroyed, with proof submitted to the court.

Attorneys for Prime Minister Browne are exploring recovering some of the legal costs incurred during the appellate process. While Motlokhov could attempt to take the case to the US Supreme Court, legal experts say this is unlikely, as there is no automatic right of appeal.



The ruling is being hailed as another major legal victory for Prime Minister Browne, who has maintained that the government's sale of the vessel was fully transparent.

In a related legal move, Browne has filed a US\$10 million defamation lawsuit against US attorney Martin De Luca and his law firm Boies Schiller over statements made during the disclosure case. While the firm has been served, efforts are ongoing to locate De Luca to serve him with the claim.





REAL TALK

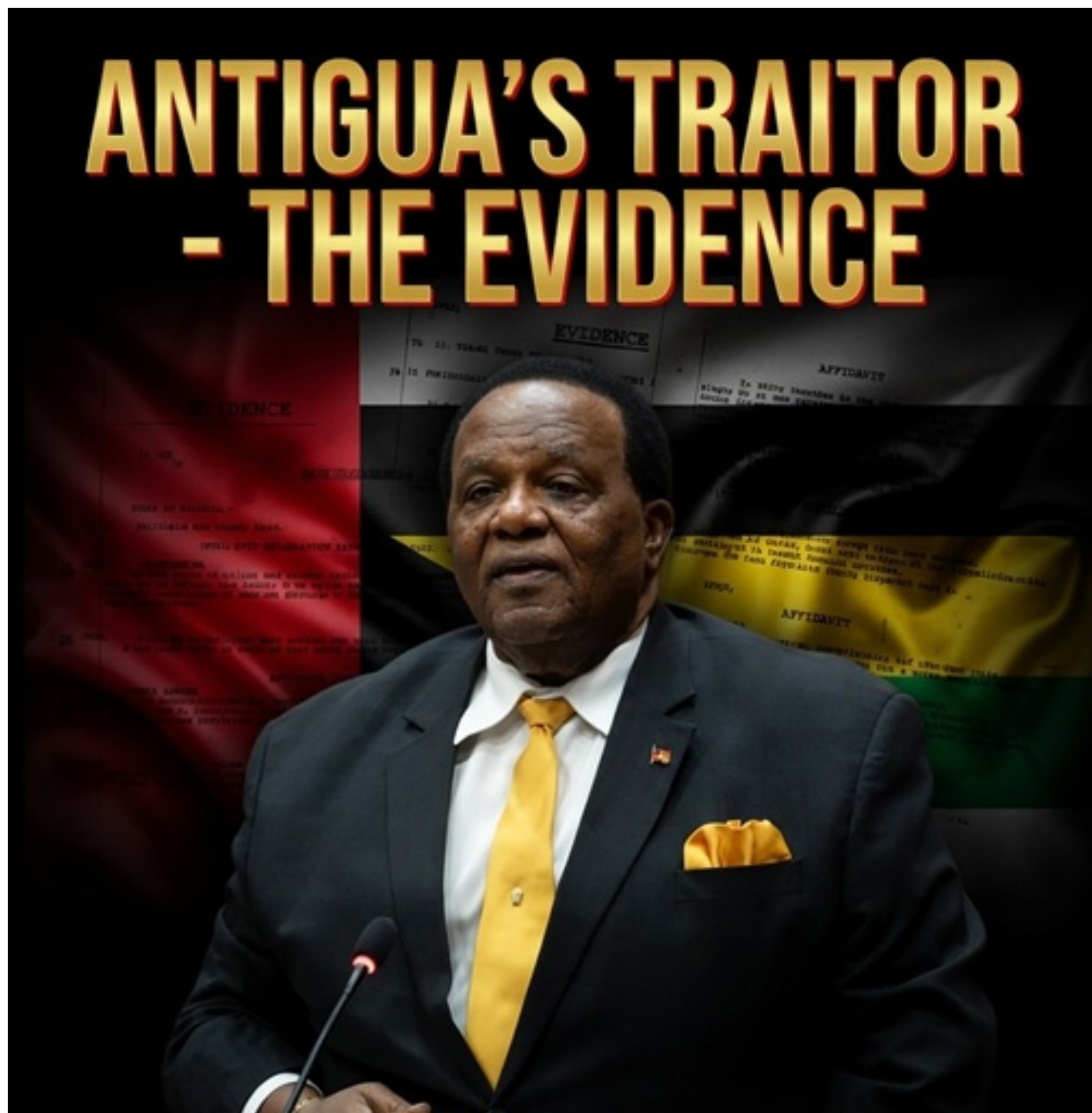
NEWS

STEADROY BENJAMIN – ANTIGUA’S TRAITOR: A Court Record, a Complaint, and a Question That Won’t Go Away



By Alki David

MAR 31, 2026



Here it is...

The question posed to the court and to AG Steadroy Benjamin. Still waiting for an answer.



This side-by-side comparison shows why the dispute matters. The **UPP** and **six executive members** were removed from the contested version of the document, not accidentally, but in a way that directly affected the **jurisdiction of the claim**. Remove them, and the lawsuit risks being shut down on jurisdictional grounds, forcing the claimant to start again from scratch — a reset that would likely have killed the case altogether.

For context, I raised this issue directly at the Attorney General's Chambers.



This is no longer a local dispute. The multi-jurisdictional consequences now extend into the United States, where Attorney General Mac Warner of the US Department of Justice – Civil Division – is aware of the escalating appellate record, including Prime Minister Gaston Browne’s (and mine as well as I was duly named in the suit), recent Southern District of New York win against defamation arising from the Alpha Nero matter. That record does not stand in isolation; it connects directly into the broader Diddy Combs and Pellicano – David Boies network already exposed across multiple proceedings.

When I attended Antigua’s AG Office / Benjamin – to seek clarification on the discrepancy, the response was immediate and hostile. I was ordered to leave, and the Assistant Commissioner of Antigua’s Police was invoked as a form of personal enforcement. The Attorney General expressed clear outrage at being questioned on the matter at all.

That interaction did not resolve the issue. It reinforced it.

This tension did not arise in isolation. It has been building since the Attorney General entered the proceedings as amicus.

It is precisely because of that escalation — and the absence of any substantive explanation — that the matter has now been placed formally before law enforcement and on the record across multiple courts.

And here it is.

Case Number :ANUHCV2025/0149



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

Submitted Date:03/02/2026 09:50

Claim No.: ANUHCV2025/0149

Filed Date:03/02/2026 09:51

BETWEEN
ALKIVADES DAVID
Claimant

Fees Paid:12.00

-and-

[DEFENDANTS AS ORIGINALLY NAMED]

**NOTICE OF FACTUAL CLARIFICATION
(UPP EXECUTIVE DEFENDANTS, GEOGRAPHICAL NEXUS, AND JUDICIAL COMITY)**

1. The Claimant files this Notice solely to assist the Court by clarifying factual matters apparent on the record concerning the parties originally named, geographical nexus, and practical context relevant to forum convenience and judicial comity.

A. ORIGINAL NAMING OF THE UPP EXECUTIVE DEFENDANTS

2. The Original Claim Form filed on 17 April 2025 named fourteen (14) Defendants.

3. Defendant No. 13 is expressly pleaded as: "THE EXECUTIVE MEMBERS OF THE UNITED PROGRESSIVE PARTY (UPP), Antigua & Barbuda."

4. The designation above constitutes the executive branch of the United Progressive Party, named as a Defendant class resident within Antigua and Barbuda.

5. Defendant No. 14 was pleaded separately as "AND DOES 1-100" and was later assigned to Gary Dordick and Dordick Law.

B. GEOGRAPHICAL NEXUS AND PRACTICAL ACCESSIBILITY

6. The Defendants include persons resident in Antigua and Barbuda as well as persons situated across multiple international jurisdictions.

7. Antigua and Barbuda is a jurisdiction that is practically accessible to international parties by modern means of travel, electronic communication, and remote participation, and presents no material impediment to engagement with the proceedings.

8. The proceedings are properly seized in this jurisdiction, and the presence of locally resident Defendants establishes a clear territorial nexus.

C. JUDICIAL COMITY AND CONTEXT

9. The Claimant notes, as factual context, that determinations arising from these proceedings have relevance to, or are of interest in, other jurisdictions where related civil or federal proceedings exist or are contemplated.

10. In that context, the orderly exercise of jurisdiction by this Honourable Court serves the interests of judicial comity, legal certainty, and coordinated administration of justice, rather than fragmenting related issues across multiple forums.

[Notice_Factual_Clarification_UPP_Geography_Comity_FINAL_SIGN](#) [Download](#)

Not a rumor. Not a whisper campaign.

A formal complaint has been submitted to the Criminal Investigations Department and referred to the Commissioner of Police.

Here is that one too.



SWISSX GLOBAL CRIMINAL DOSSIER
CONFIDENTIAL REPORT FOR COMMISSIONER EVERTON JEFFERS

STRICTLY CONFIDENTIAL – NATIONAL INTEREST

[Released for public scrutiny: Confidential report – Jeffers](#) [Download](#)

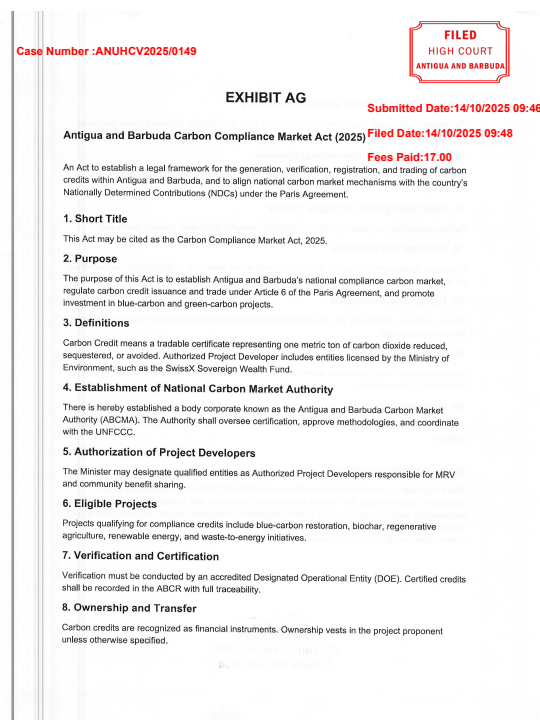


At the governmental level, contact has also been made between the Dallas Police Department and the Royal Police Force of Antigua and Barbuda. That communication underscores that these issues are not being treated as isolated local complaints, but as part of a wider law-enforcement picture with cross-border implications. The filings and supporting materials provided to Commissioner Jeffers therefore sit within a broader matrix of simultaneous proceedings, investigations, and reported criminal events spanning multiple jurisdictions.

At its heart is one clear, serious question:

Was a document in a live High Court proceeding altered?

The Carbon Act is the prize. It is the gateway to energy independence, sovereign carbon value, and a new economic order for Antigua and Barbuda. That is why the old-world fossil-fuel bullies want it buried, discredited, and strangled before it can stand. This is not just legal warfare. It is an attempt to crush a nation’s right to power itself.



[AG-Carbon-Act-Filed-Exhibit-14th-October-2025 \(1\)](#) [Download](#)

A Carbon Union built around Antigua could unlock **up to \$8 billion a year** in new value by turning restoration, biofuel, biochar, carbon credits, and sovereign island production into protected national assets — giving Antigua a path to jobs, ownership, energy independence, and real economic freedom for its people.

THE ISSUE IS SIMPLE — AND THAT’S WHY IT MATTERS

This is not about global conspiracies or personal disputes.

It is about something every Antiguan understands at a fundamental level:

If the court record cannot be trusted, nothing else can be.

The complaint arises directly from proceedings in **Claim No. ANUHCV2025/0149**, part of broader litigation involving jurisdictions in Antigua, the United States, and the United Kingdom.

A specific document now under scrutiny is alleged to differ materially from the version originally filed with the court.

That is not a minor technicality.

It marks the line between:

- justice and manipulation
- proper process and abuse of process

FINAL WORD

This is not noise.

It is a recorded escalation: across courts, across jurisdictions, and now within law enforcement.

Handled correctly, it strengthens Antigua’s institutions. Ignored or sidelined, it weakens them.

In a small nation where trust in the justice system is everything, that distinction matters more than ever.

The file now rests with the Commissioner of Police.

The next step is not commentary. **It is verification.**

The official record will do one of two things: confirm the integrity of the system — or expose a failure that cannot be ignored.

Antigua and Barbuda deserves a justice system its people can trust without reservation.



[« Miami Attorney Ariel Mitchell Suspended After Pleading Guilty to Misconduct in Sean ‘Diddy’ Combs Related Case](#)

[EXCLUSIVE: THE EPSTEIN CLASS DIES ON THE RECORD — History Will Remember This Week »](#)



By Alki David

Alki David — Publisher, Media Architect, SIN Network Creator - live, direct-to-public communication, media infrastructure, accountability journalism, and independent distribution. Born in Lagos, Nigeria; educated in the United Kingdom and Switzerland; attended the Royal College of Art. Early internet broadcaster — participated in real-time public coverage during the 1997 Mars landing era using experimental online transmission from Beverly Hills. Founder of FilmOn, one of the earliest global internet television networks offering live and on-demand broadcasting outside legacy gatekeepers. Publisher of SHOCKYA — reporting since 2010 on systemic corruption inside the entertainment business and its expansion into law, finance, and regulation. Creator of the SIN Network (ShockYA Integrated Network), a federated media and civic-information infrastructure spanning investigative journalism, live TV, documentary, and court-record reporting. Lived and worked for over 40 years inside global media hubs including Malibu, Beverly Hills, London, Hong Kong and Gstaad. Early encounter with Julian Assange during the first Hologram USA operations proved a formative turning point — exposing the realities of lawfare, information suppression, and concentrated media power. Principal complainant and driving force behind what court filings describe as the largest consolidated media–legal accountability action on record, now before the Eastern Caribbean Supreme Court. Relocated to Antigua & Barbuda and entered sustained legal, civic, and informational confrontation over media power, safeguarding, and accountability at Commonwealth scale.

ARCHIVES

M	T	W	T	F	S	S
						1
2	3	4	5	6	7	8
9	10	11	12	13	14	15
16	17	18	19	20	21	22
23	24	25	26	27	28	29
30	31					

March 2026

[« Feb](#) [Apr »](#)



REAL TALK

Proudly powered by [WordPress](#). Theme: [Newspaper by Themeansar](#).

[Home](#)
[Our Staff](#)
[Privacy Policy](#)
[ShockYa Publisher – Alkiviades "Alki" David](#)
[Terms of Service](#)

SWISSX

FORMAL CRIMINAL REFERRAL

Complainant: Alkiviades David
To: CID, Royal Police Force Antigua & Barbuda
Date: 6 April 2026

EXECUTIVE SUMMARY

Request for investigation into Asot Michael death, financial inducement (~\$1.5M), and related network interference.

FACTS

Met Asot Michael day before death; meeting scheduled next day; proximity within 10 minutes.

FINANCIAL ELEMENT

Reported \$1.5M inducement prior to death. Request tracing.

REQUEST

Investigate transactions, communications, witnesses, and international links.

Signed: Alkiviades David

SWISSX

CRIMINAL INVESTIGATION BUNDLE

Complainant: Alkiviades David

Subject: Asot Michael – Financial Inducement & Network Interference

Jurisdiction: Antigua & Barbuda (CID)

Date: 6 April 2026

CONFIDENTIAL SUBMISSION

1. Executive Summary

This bundle presents evidence and requests urgent investigation into the death of Hon. Asot Michael, a reported financial inducement of \$1.5M, and a broader transnational interference network.

2. Timeline of Events

Day -1: Meeting with Asot Michael. Day 0: Scheduled follow-up meeting. Overnight: Death of Asot Michael. Concurrent: Alpha Nero proceedings and international litigation.

3. Financial Element

Reported \$1.5M inducement prior to death. Requires tracing of accounts, intermediaries, and communications.

4. Witnesses

Primary: Brian Stuart-Young. Potential corroboration: Corey Feldman. Additional witnesses to be identified.

5. Network Structure

Multi-layer system involving local actors, international legal operators, and financial intermediaries.

6. Impact Statement

Complainant has suffered severe financial, operational, and personal harm affecting over 150 individuals.

7. Requests to CID

Trace financial flows, analyze communications, interview witnesses, and coordinate internationally.

8. Legal Position

This submission is made in good faith and seeks investigation, not conclusions.

9. Declaration

I, Alkiviades David, declare the above to be true to the best of my knowledge.

10. Evidence Matrix

Exhibit	Description	Status
EX-01	Pellicano Federal Record PDF	Attached
EX-02	Malibu Property Document	Attached
EX-03	Asot Death Report 1	Attached
EX-04	Asot Death Report 2	Attached
EX-05	Peretz Deposition Document	Attached
EX-06	Steadroy Benjamin Report	Attached

Signed: Alkiviades David

SOFOS Law Firm

Asklepiou Str. 6 – 8
Athens GR 10680
Tel. +302103633322
www.sofos.com.gr

BEFORE ANY COMPETENT COURT OR AUTHORITY AND BEFORE
MULTI-MEMBER COURT OF FIRST INSTANCE OF ATHENS
EXTRAJUDICIAL DECLARATION - WITH RESERVATION OF RIGHTS

Dimitra Fanny David, resident Nea Erthraia, Attiki, Chimaras Street Nr 5, Greece

TO

1. **Dani Peretz**, temporary resident of Switzerland, Founex, Route de Céligny
10 1297, Founex.
2. **Alexia David**, temporary resident of Switzerland, Founex, Route de Céligny
10 1297, Founex.

*Notified to: Rémi Sacerdote, Attorney-of-Law, Partner of Kellerhals Carrard
Geneva, resident of Geneva, Rue François-Bellot, 6 CH-1206 Genf, Tel. +41 58 200
32 00*

Athens, 14.1.2025

I have recently been informed about the announcement, referring to an acquisition of Lisi Group Ltd., a Bermuda company listed on the Hong Kong Stock Exchange, with the Company EMERALD GLOBAL, a Bermuda Company owned by Emerald Luxembourg, and MANUKURA (CMCI) Limited ("The Subscriber"), aiming a capital increase in Lisi Group Ltd ("The Company").

According to the said announcement, on 15 September 2024 Lisi Group LTD entered into a Subscription Agreement with the Subscriber pursuant to which the Company has conditionally agreed to allot and issue to the Subscriber, and the Subscriber has conditionally agreed to subscribe for, an aggregate of 800,000,000 Subscription Share under General Mandate.

You are also aware that a lawsuit has been filed against you for damages in tort. I was surprised to learn about the allegations in the written proposals of the second of you, which stated that the loan of EUR 12,000,000 granted by me to Willfull Company was not a loan, but an investment!

As you are well aware, the UK-based company Willful Holdings Ltd, owned by both of you, has already been dissolved as of February 2024.

I have executed as Lender a loan agreement of an amount of 12,000,000 Euros (of which 1.000.000 only has been repaid) with the Company Willful Holdings Ltd, but the amount of 11.000.000 Euros was never repaid until today. My witness to the court Mrs Shulamit Salant, who testified by Affidavit, states in her Affidavit no. 2563/18.10.2024 that she signed loan agreements, in accordance with the instructions and orders of Dani Peretz, therefore confirming that it was indeed a loan. Furthermore, my witness to the court Mr Hachim Badji, in his Affidavit no. 2068/22.10.2024, similarly confirms that it was a loan and not an investment at all, since he even stated "...especially when Dani sent me twice to meet with Dimitra's lawyer in Geneva, who explained to me that Demetra was owed 11 million dollars. The lawyer wondered how the Willful group would return this money?" Therefore, all parties were talking about a RETURN OF MONEY - therefore a loan - and not a return of profits (from an investment participation).

Additionally, you are aware that I have filed the criminal complaint under file number E23-351 against the first of you, for attempted fraud in court, specifically during the discussion of the application for interim measures on which the above decision was issued and criminal proceedings have already been brought against the first of you, for attempted criminal fraud in the Court and the case is awaiting by the Investigating Judge as evidenced by the criminal case progress CERTIFICATE



of First Instance Prosecutor's Office of Chalkida. The progress of the criminal proceedings at this stage constitutes proof that my criminal complaint is well-founded and that there are serious indications of criminal offenses.

My interests are infringed by this merger, as we are already currently in litigation before the Greek courts, and while you know that you owe me 11,000,000 Euros plus interest plus expenses which you have clearly admitted in your written submissions, you still refuse to repay, instead you are «redirecting» this money to further «investments», causing intentionally further damages to me and my interests by making my claim unsecure.

The above conduct, namely the transfer of funds to other companies, such as Lisi Group Ltd as it has recently come to my knowledge in this case, while there is an overdue and receivable debt to me, amounting to 11.000.000 Euros, establishes your responsibility for the offense of misrepresenting and abusing creditors by intention.

FOR THOSE REASONS

and with express reservation of all my legal rights

- I HEREBY REQUEST the return of the amount of EUR 11.000.000 with interest and expenses to my personal bank account, by 30/1/2025, *otherwise*

-I HEREBY DECLARE that I reserve the right to use all my legal rights in general to defend my legitimate interests before the Greek courts and the Hong Kong Stock Exchange Commission.

The competent Judicial bailiff is instructed to duly serve this document on the Athens Public Prosecutor on behalf of Dani Peretz, temporary resident of Switzerland, Founex, Route de Céligny 10 1297, Founex, on behalf of Alexia David, temporary resident of Switzerland, Founex, Route de Céligny 10 1297, Founex and on behalf of Rémi Sacerdote, Attorney-of-Law, Partner of Kellerhals Carrard Geneva, resident of Geneva, Rue François-Bellot, 6 CH-1206 Genf, Tel. +41 58 200 32 00, for their knowledge and for the legal consequences, copying the entire text of this document in the service report.

Athens, 14th January 2025

The out-of-court declarant



Dimitra Fanny David