

Compose



**Inbox** 356,385

Starred

Snoozed

Important

**Drafts** 2,427

**Purchases** 2,688

More

Labels

[imap]/Drafts

**CEO@ETV.COM** 2

FilmOn

Investors

**KB JUDGES LISTINGS** 1

Notes

**Office** 47

**PAYPAL** 11,310

FilmOn Office

SUBS

**SUPPORT** 47,080

**VARIETY** 83

More

**Alkiviades A. David** Disabled Litigant in Person Email: [filmonpersonal@...](mailto:filmonpersonal@...)

**25 March 2026**

**The Honourable Sir Steadroy Olivero Benjamin KGCN** Attorney General

**CC: Registrar, High Court of Justice Eastern Caribbean Supreme Court**

**Subject: Formal Demand for Immediate Written Explanation – Unauthorized Alteration**

Dear Attorney General,

I write to you in your official capacity as the chief legal advisor to the Government of Guyana.

In High Court Claim No. ANUHCV2025/0149, the original Claim Form filed on 10 March 2025, the Plaintiff sought an order for the Defendant to appear as amicus to the Court in my case. He is therefore probably to blame for the unauthorized alteration of the record.

Without any notice to me, without my consent, and without any order of the Court, the Defendant has altered the record of the proceedings. This deliberate act has caused me immense undue stress, prejudice, and expense.

These actions by Mr. Phillip have become even more prejudicial in that the Defendant has sought to have the record altered to reflect that the Defendant was a party to the proceedings.

These actions by Mr. Phillip have become even more prejudicial in that the Defendant has sought to have the record altered to reflect that the Defendant was a party to the proceedings. This will be decided on my opening brief and the record alone unless cured by 20 March 2026. These orders demonstrate that courts which have seized jurisdiction over the matter have the authority to do so.

This unauthorised alteration has already been addressed in my **Notice of Motion** concerning this matter.

**Mr. Phillip is hereby put on formal and personal notice that his conduct is unacceptable.**

I therefore **demand** that you and Mr. Phillip provide a full, detailed, and timely response to the following questions:

1. On what exact date was the UPP party name removed from the record?
2. Who specifically authorised this alteration?
3. Why was this alteration made?
4. Under what legal authority or Court order was Mr. Phillip entitled to do this?
5. What immediate steps will be taken to restore the record to its original state?

Failure to provide a clear and complete response within the stated timeframe will result in the Defendant being added as a party to the proceedings, with a request for full investigation and sanctions.

I expect your prompt, unequivocal, and personal reply.

Yours faithfully,

**/s/ Alkiviades A. David** Alkiviades A. David Disabled Litigant in Person

Reply Forward 😊