

Tue. Mar 31st, 2026 9:01:47 AM



REAL TALK

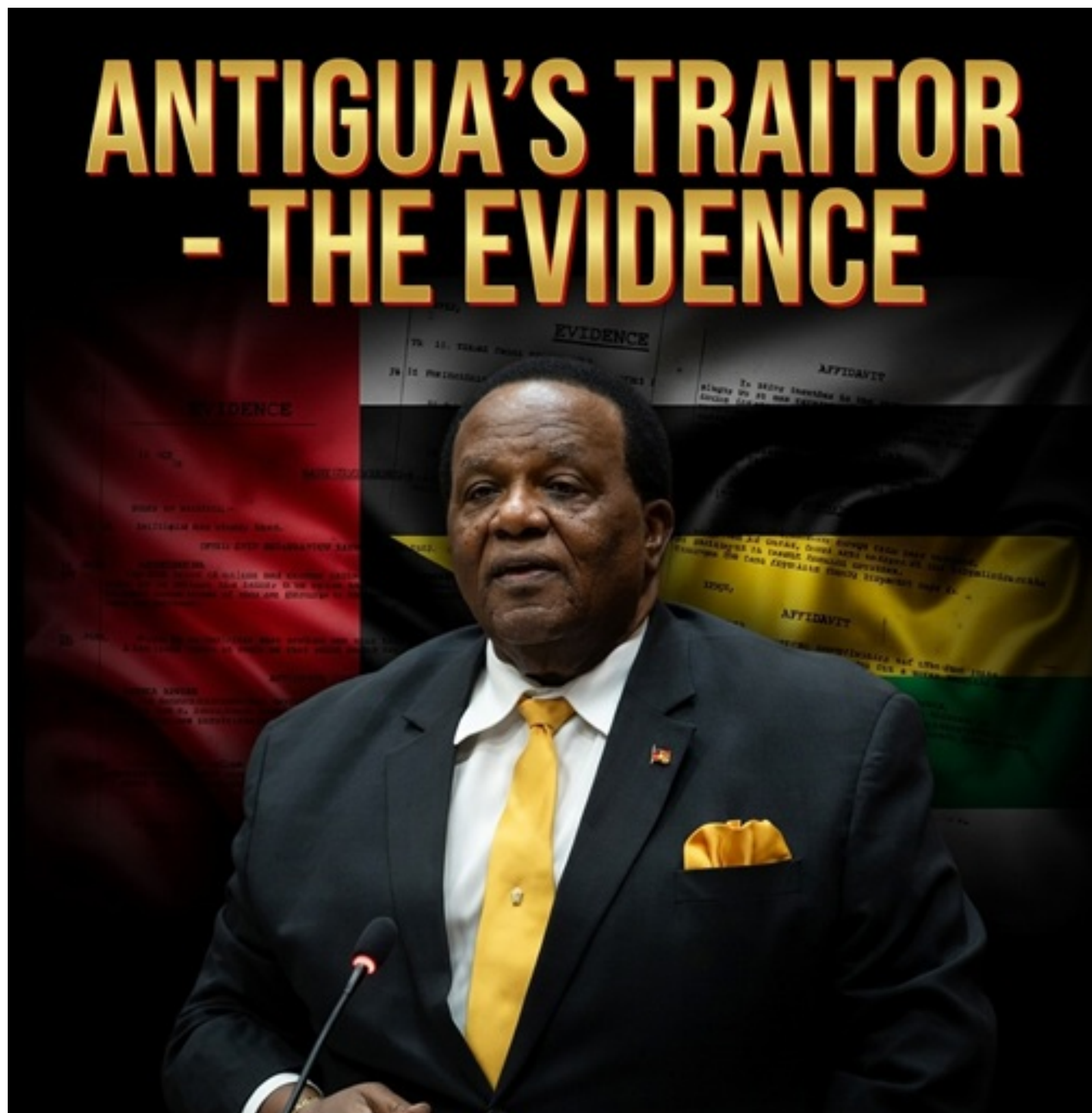
NEWS

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 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 Boys 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](#)

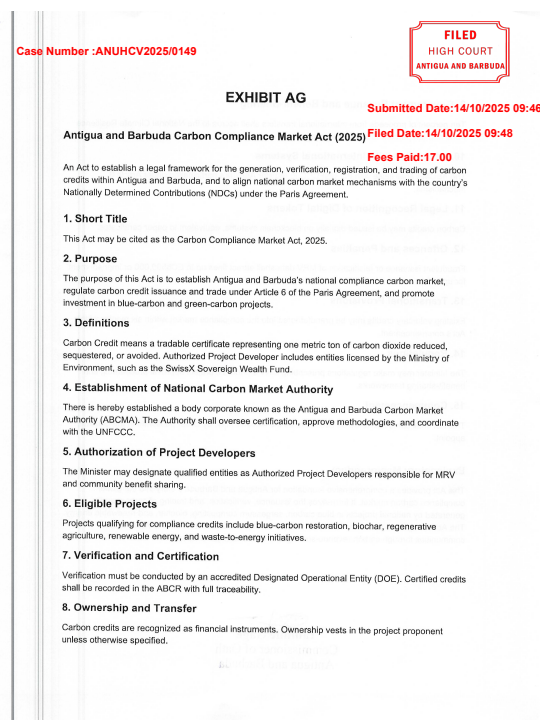


At the governmental level, contact has also been made between the Dallas Police Department and the Royal Police Force of Antigua and Barbuda. That communication underscores that these issues are not being treated as isolated local complaints, but as part of a wider law-enforcement picture with cross-border 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.

[Edit](#)



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.

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March 2026

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