

Tue. Mar 31st, 2026 7:47:17 AM



REAL TALK

NEWS

Pellicano-Boies Linked Litigation Network Crumbles Under Gaston Browne's Multi-Jurisdictional Hammer



By Alki David

MAR 31, 2026

The System Is Dead



By Alki David ShockYa Investigative Desk 31 March 2026

Pellicano, Boies, Black Cube and their media elite allies — a global network of 3,468 individuals now tracked in real time by Gaston Browne's SWISSX Legal Ai — are in deep trouble as multi-jurisdictional rulings, defaults, and criminal referrals close in.

A coordinated web of high-stakes litigation, media manipulation, and alleged extortion is facing unprecedented judicial and criminal scrutiny across the United States, United Kingdom, and Antigua and Barbuda.





In a decisive blow delivered yesterday, the United States Court of Appeals affirmed the District Court's ruling in the Alfa Nero matter. Prime Minister Gaston Browne, members of his family, the West Indies Oil Company (WIOC), Brian Stuart Young of Global Bank, Port Master Darwin Telemaque, and Alkiviades David emerged as clear prevailing parties.

Even Prime Minister Gaston Browne's own Attorney General, Sir Steadroy 'Cutie' Benjamin, is now under formal investigation by Commissioner of Police Everton Jeffers for allegedly falsifying evidence on the court record in the high-stakes ANUHCV2025/0149 proceedings — the very case directly tied to the Alfa Nero yacht battle and involving David Boies and Boies Schiller Flexner across the U.S. Appeals Court, California Appeals Court, and UK Court of Appeal in London.





With the Alpha Nero superyacht at the center, the court rejected David Boies firm Boies Schiller and Yulia Guryeva-Motlokhov's discovery application in full, quashed the sweeping subpoenas issued to US Federal Reserve, and ordered immediate destruction of all materials obtained from PM Browne's affairs. — with certification of compliance required. This ruling slams the door on one of the most aggressive cross-border fishing expeditions in recent memory.



This is not an isolated victory. It forms part of a rapidly converging pattern of procedural defeats, defaults, and active criminal referrals now tightening the noose around the network of overlapping actors, law firms, and media operatives long accused of weaponized litigation.

Alfa Nero Loss Exposes CSAM-Fixed Betting-Insurance Fraud-Blackmail Ring U.S. Appeals Court ordered. Same operators — linked to LimeWire CSAM files, Pellicano tactics, and lawfare — allegedly used the yacht case to shield networks running child exploitation material, rigged sports betting, insurance scams, and blackmail. Major crack in “THE SYSTEM.” Antigua CID now investigating. The case directly tied to the Alfa Nero yacht victory and Boies Schiller’s cross-border lawfare in the U.S., California, and UK appeals courts.

The real prize? The **Antigua and Barbuda Carbon Compliance Market Act 2025** (Exhibit AG), which names the **SwissX Sovereign Wealth Fund** as an Authorized Project Developer for blue-carbon, renewable energy, and waste-to-energy projects that will finally deliver national energy sovereignty.

Case Number : ANUHCV2025/0149

FILED

HIGH COURT

ANTIGUA AND BARBUDA

EXHIBIT AG

Submitted Date: 14/10/2025 09:46

Filed Date: 14/10/2025 09:48

Fees Paid: 17.00

Antigua and Barbuda Carbon Compliance Market Act (2025)

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

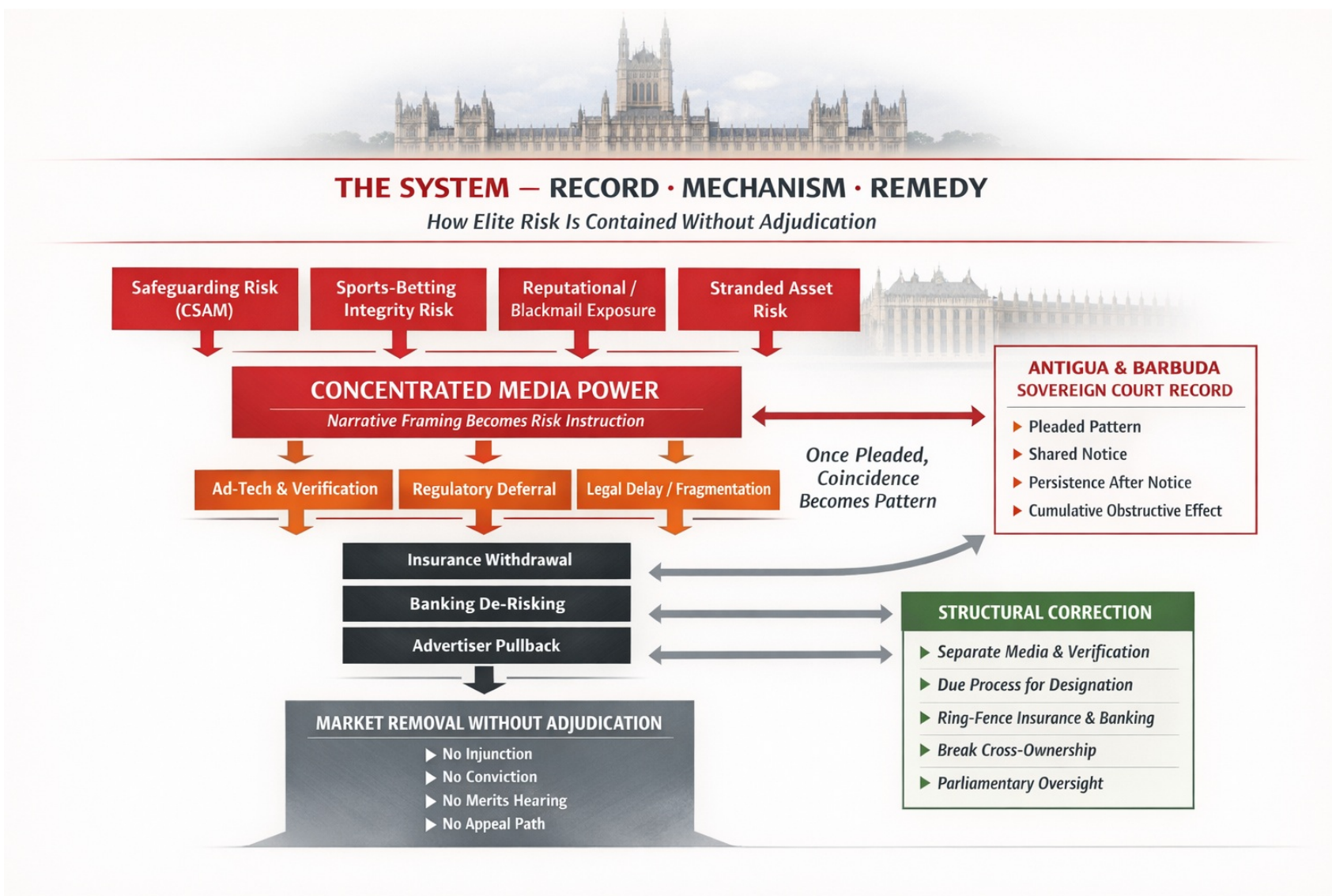
Carbon credits are recognized as financial instruments. Ownership vests in the project proponent unless otherwise specified.

[AG-Carbon-Act-Filed-Exhibit-14th-October-2025 \(1\)](#) [Download](#)

The Pellicano-Boies-Black Cube network isn't fighting a yacht — it's desperately trying to block Antigua's path to genuine independence. “THE SYSTEM” is crumbling.

The “System” Exposed — And Now Under Fire





Mounting Evidence of Systematic Pushback

Discovery Weapons Neutralized The quashed subpoenas represented a primary tool for extracting far-reaching financial data. Their elimination removes a key pressure point and signals growing judicial intolerance for overbroad, abusive discovery tactics.

California Appeals in Freefall In consolidated appeals B341119 and B345361 before the California Court of Appeal, a formal Notice of Respondent’s Default was issued on 17 March 2026. Unless the respondent’s brief is filed within the strict 15-day window, the appeals will be decided on the appellants’ opening brief alone — with oral argument waived. This default carries real consequences in the long-running Jane Doe litigation (20STCV37498).

United Kingdom Proceedings Advance Claim No. KB-2025-001991 continues in the Court of Appeal (Civil Division), with active filings highlighting serious issues of evidential fairness, case management, and the participation rights of a disabled litigant. These matters remain firmly on the judicial radar.



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

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.

FILED
HIGH COURT
ANTIGUA AND BARBUDA

Submitted Date: 17/04/2025 13:21

Filed Date: 17/04/2025 13:21

Fees Paid: 52.00

[Original_Claim_Form_\(6\)_ \(6\)-1\[1\]](#) [Download](#)

Antigua Strikes Back — Civil and Criminal Fronts In High Court proceedings ANUHCV2025/0149, the claimant (Alkiviades David) has named a formidable list of defendants including David Boies, Gloria Allred, Dani Peretz, Shari Redstone, Black Cube Ltd., LimeWire NFT Holdings, John Branca, John McClain, and executive members of the United Progressive Party.

Paired with this civil action is a detailed Criminal Complaint and Evidence Bundle formally submitted to the Criminal Investigations Department (CID) of Antigua and Barbuda on 27 March 2026. The bundle demands investigation into alleged perverting the course of justice and conspiracy to pervert the course of justice. It explicitly links parallel proceedings in Antigua, California, and the UK.

Key exhibits in the CID package include:

- An ABS broadcast labeling the litigation a “total fabrication,” “fishing expedition,” and “extortion strategy”;
- The full 16 January 2026 hearing transcript before Justice René Williams;
- Court orders on jurisdiction, filing restrictions, and adjournments;
- A contested document whose authorship and origin are now under formal CID scrutiny;
- The California default notice as Exhibit H.

The pleadings describe a structural model dubbed “THE SYSTEM”: concentrated media power, ad-tech manipulation, regulatory capture, and deliberate legal delay engineered to inflict banking, insurance, and reputational damage long before any final adjudication. These are not abstract theories — they form the pleaded case theory now entering multiple sovereign records.

Supporting this are years of direct evidence bundles containing extensive text communications with Anthony Pellicano, Malibu CCTV footage, and documentation of alleged long-term surveillance and intimidation tactics. These materials have been integrated into the Antigua evidence pathway and form part of the broader record now before courts and investigators.

Deaths Under Investigation

Dallas Police Department inquiries into the death of attorney Mark Lieberman (former counsel in related RICO actions)



and witness Aaron Cain McKnight remain active. These tragedies sit within the wider factual matrix documented across the filings.

What This Convergence Means

Taken together, the Alfa Nero appellate victory, the California default notice, ongoing UK appeals, the Antigua civil proceedings, and the fresh CID criminal referral demonstrate one undeniable reality:

Courts and investigative authorities are no longer treating these matters in silos. Discovery tools have been curtailed. Defaults now carry teeth. Contested documents face criminal scrutiny. Parallel records across borders are aligning with increasing precision.

The network alleged in these proceedings — with its documented ties to Pellicano-era tactics and high-profile litigation machinery — is encountering firmer, more synchronized resistance than ever before.

Further filings are in active preparation. The direction of travel is unmistakable: one ruling, one default, one evidence bundle, and one criminal referral at a time, the walls are closing in.

Alki David St. John's, Antigua and Barbuda 31 March 2026

[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.

ARCHIVES						
M	T	W	T	F	S	S
March 2026						



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	<u>27</u>	<u>28</u>	29
<u>30</u>	<u>31</u>					

[« Feb](#)



REAL TALK

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

[Home](#)

[Our Staff](#)

[Privacy Policy](#)

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

[Terms of Service](#)

