

APPELLANT’S CONSOLIDATED EVIDENTIARY DOSSIER & SKELETON ARGUMENT

(RECORD INTEGRITY, SAFEGUARDING RISK, AND ENFORCEMENT SAFETY)

IN THE COURT OF APPEAL (CIVIL DIVISION)

ON APPEAL FROM THE HIGH COURT OF JUSTICE

KING’S BENCH DIVISION

Claim No: KB-2025-001991

Appeal No: CA-2025-002562

BETWEEN:

ALKIVIADES DAVID

(Sovereign Ambassador — Invoked)

Appellant / Applicant

-and-

MAHIM KHAN & OTHERS

Respondents

PREAMBLE – CHILD SAFETY AND PUBLIC INTEREST

The protection of children from exploitation and abuse is a fundamental duty of every court. Where a record reveals potential exposure pathways to harmful material involving very young children through searchable indexing linked to legacy media systems, enforcement cannot safely proceed until the integrity of that record is secured.

The Appellant draws the Court’s attention to the evidence dump preserved at CBSYouSuck.com.

The names involved — Obama, Burkle, Boies, Branca / Cascio, Diddy, Weinstein, Epstein, and others — shock the mind. But the fact is that these people are all in my life and have all affected my life directly. Because that is the nature of the syndicate.

Homepage screengrab of CBSYouSuck.com:

- **CBSYouSuck_Master_Screenshot_FULL.png**

A. DISABILITY AND PROCEDURAL ACCOMMODATIONS

The Appellant is a disabled litigant in person who suffers from a Traumatic Brain Injury (TBI). The Appellant is not mentally unwell or handicapped in a way that would render him incapable of cogent, clear, and detailed legal reasoning. He remains fully competent to manage his case. However, the TBI creates specific timing and sequencing disadvantages requiring additional time to absorb, reflect, and respond to complex material.

Pursuant to the Equality Act 2010, the Appellant respectfully requests reasonable adjustments, including extended time to absorb submissions.

B. PURPOSE

This submission is narrow and procedural. It asks one single question:

Can enforcement safely proceed on a record that is materially incomplete, structurally compromised, and evidentially interconnected with active safeguarding concerns and cross-jurisdictional overlap?

The Appellant submits that it cannot.

C. FULL LEGAL MAP – THE INTERCONNECTED SYSTEM

The evidence establishes a single interconnected system operating across jurisdictions. The following Full Legal Map summarises the structure:

Core Power Cluster

Obama · Burkle · Boies · Branca / Cascio

CSAM & Blackmail Pathways

Diddy · Weinstein · Epstein

Political / Government

Barack Obama, Kamala Harris, Ehud Barak, Gaston Browne, Steadroy Benjamin, Diann Black-Layne, Jonathan Hay (PR Manager for Kamala Campaign)

Legal Corridor / Enforcers

David Boies, John Branca, Louis Freeh, Fred Heather, Robert Shapiro, Patricia Glaser, Lisa Bloom, Joseph Chora

Media / Distribution

Les Moonves, Harvey Levin, Seth Rosenblatt

Witness and Evidence Cluster

Mike Mozart, Giovanni Palma, Ronald Gottschalk, Rovier Carrington, Daniel Kapon Jr. / Alison Doe

Full Evidence Pathways with Original File Names

PATHWAY 1 — MEDIA → EXPOSURE

- **CBSYouSuck_Master_Screenshot_FULL.png**
- **CBSYouSuck_Search_1Year_Results_FULL.png**
- **CNET_Download_Com_Archive_FULL.pdf**
- **MediaDefender_Emails_FULL.pdf**
- **LimeWire_Active_Brand_Evidence_FULL.pdf**

PATHWAY 2 — LEGAL → RECORD DISTORTION

- **David_Boies_Correspondence_FULL.pdf**
- **Fred_Heather_Email_Thread_FULL.pdf**
- **Louis_Freeh_Communications_FULL.pdf**
- **GlaserWeil_Robert_Shapiro_Filings_FULL.pdf**
- **John_Branca_Estate_Control_FULL.pdf**

PATHWAY 3 — GOVERNMENT CONTACT EVENTS

- **Kamala_Harris_Publication_Incident_FULL.pdf**
- **Quin_Lumpkin_Secret_Service_Report_FULL.pdf**
- **Jeff_Boko_Witness_Statement_FULL.pdf**
- **transcript-AGgatsonTV.txt (Gaston Browne statement)**

PATHWAY 4 — WITNESS CONSISTENCY

- **Mike_Mozart_Statement_FULL.pdf**
- **Giovanni_Palma_Deal_Evidence_FULL.pdf**
- **Ronald_Gottschalk_Affidavit_FULL.pdf**
- **Kapon_Family_Evidence_FULL.pdf**

PATHWAY 5 — ECONOMIC CONFLICT (CARBON)

- **SwissX_REDD_Model_Whitepaper_FULL.pdf**
- **Verra_Challenge_Document_FULL.pdf**
- **Antigua_Carbon_Project_Docs_FULL.pdf**

PATHWAY 6 — INVESTIGATIVE OVERLAP

- **Asot_Michael_Communications_FULL.pdf**
- **CID_Antigua_Report_FULL.pdf**

- **Murder_Investigation_Notes_FULL.pdf**

PATHWAY 7 — ANTIGUAN JUDICIAL PROCEEDINGS & SERVICE / CONTEMPT

- **JAN16th-AlkiDavidVsMediaCartelTRANSCRIPT-captions.TXT**

D. FULL PERSONAL IMPACT STATEMENT

The Appellant has suffered severe personal impact from the multi-jurisdictional litigation:

- **Health:** His TBI has been materially aggravated by the volume and pace of proceedings across jurisdictions, creating the exact timing disadvantages the Equality Act 2010 requires the Court to accommodate.
- **Financial & Business:** Massive jury verdicts and settlements have stripped substantial assets. The Alpha Nero yacht has been attacked and blocked from sale. SwissX / REDD+ carbon projects have been stalled or derailed. Investor withdrawal, banking de-risking, and advertiser pullback have followed media amplification.
- **Reputational & Procedural:** Coordinated media amplification and parallel actions have produced unequal litigation resources and a fragmented record.
- **Direct Physical & Home Pressure:** Pelicano has been to my home. Thugs have visited my home repeatedly, putting pressure on me in ways you wouldn't believe.
- **Family Exploitation:** The evidence shows I have been exploited by my own family members working in tandem with this network.

Mechanism (“How They Did It” – Observed Pattern):

The Appellant does not invite the Court to determine motive, but relies on the documented sequence:

- 1. Investigative publication on CBSYouSuck.com increased visibility of alleged systemic issues.**
- 2. Coordinated high-value claims were filed across jurisdictions using overlapping counsel.**
- 3. Media amplification (including involvement of figures such as Ray J in public narratives and related media cycles) reinforced the claims and created reputational pressure.**
- 4. Litigation was used to block asset transactions, impose massive costs, and create uncertainty.**
- 5. Service disputes and non-participation by certain UK counsel further fragmented the record.**

This pattern has produced systemic disadvantage for a disabled litigant in person and has materially compromised the completeness of the record before the Court.

E. SCHEDULE Y – IMPACT ON MR JUSTICE COOK AND PROCEDURAL FAIRNESS

Mr Justice Cook has already heard submissions in the Antiguan proceedings (ANUHCV2025/0149) and granted the Appellant space to supply further evidence.

The current fragmented record places an unnecessary burden on Mr Justice Cook. Key materials — including the CBSYouSuck.com indexing evidence, the 16 January 2026 hearing transcript, the economic/carbon files, and the pattern of family exploitation working in tandem with the network — have not been fully synthesised across all jurisdictions.

Any enforcement decision made now risks being based on an incomplete understanding of the safeguarding risks (Pathway 1), record distortion (Pathway 2), government contacts involving Ehud Barak and others (Pathway 3), and active investigative overlaps (Pathway 6).

The Appellant does not suggest any fault on the part of Mr Justice Cook. On the contrary, the Appellant acknowledges the judge's procedural fairness in allowing further evidence. However, the interconnected nature of the proceedings (including the role of the Core Power Cluster and enforcers) means that enforcement at this stage would risk procedural unfairness to a disabled litigant in person and would place an unfair burden on the Court.

The Appellant therefore invites the Court to grant an immediate stay so that Mr Justice Cook (and this Court on appeal) can consider a complete and coherent record before any enforcement proceeds.

F. CROSS-JURISDICTIONAL OVERLAP

The same structure recurs across:

- **Antigua — ANUHCV2025/0149**
- **United Kingdom — present proceedings**
- **California — B341119**
- **SDNY — Alpha Nero proceedings**

These form a single interconnected evidentiary system.

G. FINAL POSITION

The Appellant does not seek criminal findings or final determinations of liability.

He seeks recognition that the record, as it stands — supported by the original file names, full evidence pathways, personal impact, family exploitation, and impact on Mr Justice Cook — is not safe for enforcement.

H. RELIEF SOUGHT

- 1. Immediate stay of enforcement**
- 2. Directions on record integrity and completion**
- 3. Preservation of all evidentiary materials**
- 4. Recognition of cross-jurisdictional overlap**
- 5. Reasonable adjustments under the Equality Act 2010 due to TBI (extended time to absorb material)**

I. FINAL SUBMISSION

Where the same actors, pathways, and evidentiary gaps recur across jurisdictions — as evidenced by the original file names listed above — enforcement must pause until the integrity of the record is secured and safeguarding risks are properly addressed.

The Appellant respectfully invites the Court of Appeal to grant the relief sought.

/s/ Alkiviades David

Sovereign Ambassador

Appellant / Litigant in Person

Dated: 10 April 2026