

**REPUBLIC OF THE PHILIPPINES
NATIONAL PRIVACY COMMISSION
COMPLAINTS AND INVESTIGATION DIVISION**

GEOFFREY ARTHUR STOW,

Complainant / Data Subject,
CASE NO. CID-CDO-2026-001

- versus -

META PLATFORMS INTERNATIONAL OPERATIONS PHILIPPINES, INC.,

Respondent.

x-----x

FORMAL SUBMISSION OF TECHNICAL EVIDENCE & STATUS ADVISORY

I am writing as the Data Subject in the active case **CID-CDO-2026-001**.

As the Complaints and Investigation Division is currently conducting its Fact-Finding Investigation before escalating this matter En Banc, I am formally submitting critical technical evidence to the record. This evidence proves that Respondent Meta Platforms has active notice of this case, has manually preserved my data, and is actively evading physical service.

Pursuant to the NPC Rules of Procedure and my statutory rights under the Data Privacy Act of 2012 (DPA), I respectfully submit the following facts and demands for your immediate investigation:

1. Proof of Physical Evasion and Actual Notice

I have attempted to serve formal data subject access demands and notices to Meta's registered corporate office at Menarco Tower via three separate commercial couriers across four separate consignments. Every single physical package was explicitly refused and returned unopened. To bypass this physical evasion, I established an electronic communication loop with Meta's local building ecosystem (Menarco Tower Management). I have verified the delivery of these communications using server-side SMTP Proof of Delivery (POD) logs. The recipient mail server explicitly accepted these warnings, resulting in a written response from the building management. This establishes undeniable Actual Notice to Meta's local corporate presence.

2. Centralized Public Evidence Locker (case001.org)

For absolute transparency and ease of regulatory review, I have uploaded every single piece of unedited email correspondence, SMTP server logs, and physical courier refusal tracking slips to my dedicated public case website: www.case001.org. I respectfully request that the



CID Investigator utilize this authenticated digital repository as part of the formal fact-finding record.

3. Verification of Data Preservation Past the June 7 Purge

Meta's automated internal systems were scheduled to permanently purge my account data on June 7, 2026. However, my server checks on June 11, 2026, confirmed that queries to my account profile still returned an active HTTP 302 Redirect. This persistent redirect is definitive technical proof that a manual Litigation Hold was successfully executed by Meta's legal engineering tier following my warnings regarding local executive liability. The data vault currently remains active on their servers.

4. Expanded Scope of Evidentiary Demand: The Algorithmic Footprint

To isolate and expose the core systemic failure, I am requesting that the NPC compel Meta to produce the complete automated decision-making audit trail. This must include:

- **The Metadata Log:** The IP address login history, geographical tracking parameters, and OAuth session tokens covering the 4 days of complete user inactivity leading up to the ban. If these logs show access outside my physical footprint, it mathematically proves a Session Hijacking took place.
- **The Algorithmic Logic Payload:** The raw technical logs generated by Meta's automated safety filters at the exact timestamp of the ban. This includes the specific alphanumeric strings, hash values, or contextual data definitions that the automated system used to trigger the "Child Sexual Exploitation" classification.

5. Statutory Breach of Automated Profiling Regulations (NPC Circular No. 2022-04)

By allowing an unmonitored algorithm to make a life-altering decision without human oversight, showing no evidence, and offering zero contact pathways, Meta is in direct violation of NPC Circular No. 2022-04. I am formally requesting that the Fact-Finding Investigator demand Meta produce their mandatory Privacy Impact Assessment (PIA) and the algorithmic validation logs for this specific enforcement tool. If Meta cannot produce a clean, verifiable audit trail showing how their software reached this conclusion, it establishes that the system is operating in a state of unmitigated algorithmic hallucination—violating the core principles of data quality and systemic accountability under the Data Privacy Act.

6. Application of Section 34 Criminal Liability (Spoliation)

Because Meta's local infrastructure has actual notice of this pending case, any automated or manual wiping of this data from this point forward constitutes wilful Spoliation of



Evidence. If the investigator finds that Meta has deleted this account vault while case CID-CDO-2026-001 is active, I respectfully move that the NPC apply an adverse presumption of innocence in my favour, and formally refer this matter to the Department of Justice (DOJ) for criminal prosecution against Meta Platforms International Operations Philippines, Inc. Country Director Jerry Jimenez Bongco under Section 34 of the DPA.

7. Formal Request for Electronic Service of the CDO

Given that Meta's physical mailroom is actively blocking service, I respectfully request that the CID utilize its authority under updated procedural frameworks to execute Electronic Service of the registered Cease and Desist Order (CDO) by sending it directly to Meta's verified global legal emails and the office of the Country Director via email.

I remain available via email address geoff.stow@redberry.com to cooperate fully with your fact-finding process.

Respectfully submitted,



GEOFFREY ARTHUR STOW

Complainant / Data Subject

Managing Director, Redberry Software (UK) Ltd.

Dated: 22nd June 2026