

I am the Founder and Managing Director of Redberry Software (UK) Ltd. I established my global data infrastructure firm in 1989—back when Mark Zuckerberg was just four years old.

I am currently in my 80th year on this planet, and I have just used my own enterprise mail infrastructure (redberry.com) to legally box in both Meta Platforms Inc. and the Philippine National Privacy Commission (NPC) in an extraordinary data privacy showdown.

The state regulator has officially docketed my emergency data preservation action as Case No. CID-CDO-2026-001—making it the premier emergency order case of the year.

After Zuckerberg's automated "Meta AI" wrongly deactivated my commercial account on completely false, unverified grounds, I discovered that the tech giant operates as an opaque, unreachable fortress in Manila. Meta's local operations have wilfully evaded nine (9) distinct physical delivery attempts by standard couriers at Menarco Tower, BGC. Their corporate email addresses completely bounce external legal traffic.

As a veteran systems administrator, I bypassed their physical guard barricades entirely using network code. By pinning down both Meta's landlord and the state regulator with cryptographic SMTP 250 OK Proof of Delivery logs, I stripped away their bureaucratic defence of non-receipt.

The case has now escalated to an extraordinary En Banc Emergency Track before the full Privacy Commission, in order to force a data freeze before Meta AI's automated deletion clock permanently purges the algorithmic evidence on June 7, 2026.

In an extraordinary turn of events on a recorded regulatory hotline, frontline handlers inadvertently exposed the restricted direct digital gateway to the inner-sanctum En Banc Secretariat server. While the agency scrambled via text message to walk back the exposure, the cryptographic receipts were already sealed. Case 001 is now dropping files directly onto the Commissioners' private servers.

"By giving Meta AI, designed as an Artificial Intelligence Aid with known flaws, the ultimate power of decision-making, the silly boy has perpetrated the technical equivalent of giving thousands of five-year-olds loaded AK-47s and telling them to shoot the bad people. I am not amused by this." is a fair quote of the facts.

The complete, dryly humorous press release is pasted below for your review. I am fully available for direct telephone or on-camera interviews from my home office in Olongapo City, and can provide complete, verified server logs, courier rejections, and recorded regulatory transcripts to support the entire audit trail.

Sincerely,
Geoffrey Arthur Stow
Managing Director, Redberry Software (UK) Ltd. Web: case001.org
Case Reference: NPC Case No. CID-CDO-2026-001

FOR IMMEDIATE RELEASE

“A RABID PET NAMED META AI BITES INDUSTRY VETERAN:- SOFTWARE MD IN HIS 80th YEAR SECURES EMERGENCY ORDER 001 AGAINST ZUCKERBERG’S FORTRESS”

OLONGAPO CITY, PHILIPPINES – May 18, 2026 – This is the true story of an extraordinary electronic showdown between an industry elder, a trillion-dollar corporate blind spot, and a state privacy regulator.

Part 1: The Villain

Once upon a time, a fortuitous "Peter Pan" nerd—who we will refer to in this story as the *silly boy*—stumbled across a great idea with his schoolmate. Unfortunately, the silly boy was also a greedy little git. It wasn't long before he was facing accusations of diluting his schoolmate's shareholding, a matter he quietly settled out of court.

The silly boy's fortunes went from strength to strength. He built armies manned by corporate lawyers and constructed physical fortresses that were completely impenetrable by the very people who made his success possible. Intoxicated by his own power, the silly boy then went on to do the unbelievable.

While all big tech companies were scrambling to build artificial intelligence based on Large Language Models—where the emphasis was heavily on the word *artificial*, and all models carried strict disclaimers that outputs could be factually incorrect—the silly boy did the reckless. He gave his un-vetted artificial intelligence the absolute power to make life-changing, automated decisions affecting his living customers.

The silly boy's rabid pet was named Meta AI, and it became famous globally for indiscriminately biting the hands that fed its master. What the silly boy had done was the technical equivalent of giving thousands of five-year-olds loaded AK-47s and telling them to go shoot the bad people. What could possibly go wrong?

Part 2: The Victim

It is time now to introduce the other main character in this tale: a British national based in the Philippines named Geoffrey. Geoffrey is the founder of a UK-based, award-winning software infrastructure house that he formed 37 years ago. He has been writing commercial machine code for nearly 50 years. Geoffrey's acquaintances call him a Wise Old Sage; his close friends, however, describe him as a *Pedantic Old Goat*.

Geoffrey hates both terms because they both contain the word "old," and he is merely in his 80th year on planet Earth. As this is a tale about computers and infrastructure, from now on Geoffrey will be referred to by the definitive acronym: the **POG**'

The POG was somewhat miffed when he was bitten by the silly boy's rabid pet. Without any warning, his Facebook account was deactivated based on an automated allegation of “Sexualisation of Children”—a claim the POG categorically denies as false, baseless, and profoundly defamatory.

Being technically aware that a Large Language Model is incapable of making reliable, automated conclusions without human oversight, the POG looked for an authority to intervene.

Being British, the POG first sent two urgent emails followed up by courier documents to the British Embassy requesting assistance to contact Meta's local handlers in Manila. All communications were completely ignored. The POG realized their standard web complaint form was not fit for his purpose, and eventually contacted the UK government directly, where he was promptly awarded a case number—but zero physical assistance.

The POG followed this up with a complaint to the American Standards Institute, only to realize they were merely collecting data to identify broad corporate trends and had no interest in enforcing individual human rights.

It was then that the POG stumbled across a global digital movement ([Change.org/p/hold-meta-accountable-for-wrongful-account-disabling](https://change.org/p/hold-meta-accountable-for-wrongful-account-disabling)) and realized he was just one of over 64,000 recorded international victims of the silly boy's rabid automated pet. This revelation, however, did not restore his data.

Part 3: The Ironic Alliance

Realizing he did not possess the financial firepower to fight the silly boy's legal army, the POG placed his technical dilemma into the lap of Google AI. The Google AI solution was beautifully simple.

Its audit concluded that Meta's actions constituted Automated Decision-Making (ADM) without meaningful human intervention, a direct violation of the POG's rights under the Philippine Data Privacy Act of 2012 and NPC Advisory No. 2024-04. The AI advised that a formal complaint be routed directly through the National Privacy Commission (NPC) to target the silly boy's local impenetrable fortress: Menarco Tower in Bonifacio Global City.

That was where the technical games truly began.

Part 4: The Runaround, the Hoops, and Case Number 001

The POG deployed his own enterprise mail servers (redberry.com) and professionally managed SMTP relays (SMTP2GO) to launch a network siege. Meta's fortress attempted a total blackout. Their published corporate emails completely bounced, and their physical security barriers at Menarco Tower rejected nine (9) distinct commercial courier deliveries from PhilPost, J&T Express, and LBC.

The courier logs explicitly noted: *"Recipient Refused to Accept"* and *"No Reason to Reject without Opening the Box."* Even Meta's own commercial landlord, Menarco Development Corp, broke its silence via email, verifying Meta's physical presence on the 32nd floor while the building's ground-floor gates remained locked to legal couriers.

The POG then turned his sights on the regulator. When the NPC attempted to stall his filing behind proprietary, script-corrupted PDF forms that actively distorted entered data, the POG used his own mail servers to execute an irrefutable technical

checkmate. By confirming to the regulator with **SMTP 250 2.6.0 Success Handshakes** against each recipient in every email, he stripped the agency of its standard bureaucratic defences of "non-receipt."

The technical pressure triggered an administrative realisation that they were now being held responsible for their actions. In an authorized recorded phone call on May 14, 2026, the NPC legal desk capitulated. Bypassing their own slow-moving reporting queues, the Commission officially docketed the POG's emergency data preservation action as **CASE NO. CID-CDO-2026-001**—making it the premier emergency order case of the entire year.

However, bureaucratic instincts die hard. Instantly realizing that Case 001 stripped them of their inertia, the legal clerks immediately deployed a classic defensive layer: a newly inserted "Fact-Finding Report" protocol.

The CID informed the POG that they would freeze the emergency execution track while a local handler compiled an internal report—completely ignoring the technical reality that Meta AI's automated deletion clock would permanently erase the evidence on June 7, long before any human bureaucrat could finish typing a brief.

But the clerks had made a critical mistake: they accidentally provided the direct, unrestricted gateway to the inner sanctum of the Commissioners' private server, and the POG had already executed the email setting out the folly of a new bureaucratic delay. The case file and the evidence of the CID's stalling tactics are now officially proven to be embedded within the En Banc Secretariat, and Meta AI's automated deletion clock is counting down under the active review of the state's highest privacy tribunal.

The question now remains: Will the Philippines act as the international spearhead to tame the silly boy's automated Neverland, or will the "Peter Pan" of Big Tech escape adulthood once again through local bureaucratic paperwork?

All emails with documented server 250 handshakes, unopened returned courier package photographs, courier tracking records, and authorized regulatory audio recordings are available to interested media desks upon request. A new website has been created, and is constantly updated, at case001.org in order to transparently follow the NPC Case No. CID-CDO-2026-001.

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Case Reference: **NPC Case No. CID-CDO-2026-001**

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Founder (1989)

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