The Exploitation of Romantic Trust in Business Ventures: Civil Litigation Profile of Zacharia Ali (2012–2024)

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Note on Scope and Completeness

This report reflects information available in public records as of April 2025. While care was taken to ensure accuracy and completeness, this dossier may not capture all legal filings, corporate registrations, or relevant public claims. New or previously undiscovered information may exist. Readers are encouraged to conduct their own due diligence and notify the authors of any verified corrections or relevant updates for future versions.

Abstract

This dossier examines publicly available civil court records involving Zacharia Ali, a business figure linked to multiple entities, with a particular focus on the intersection of personal relationships and business solicitation. Drawing from complaints filed across multiple jurisdictions between 2012 and 2024, the research outlines recurring patterns of entity formation, litigation avoidance, and difficulties in enforcing civil judgments. Recent cases suggest a broader behavioral pattern in which romantic trust may be leveraged in the context of business solicitation. This dossier does not allege criminal wrongdoing and draws solely from verified civil litigation records and publicly accessible documents. It is intended as a resource for due diligence, institutional review, and public interest analysis.

Keywords: civil litigation, shell companies, financial misrepresentation, LLC abuse, entity formation, judgment enforcement, due diligence, romantic fraud, trust exploitation, Delaware corporations, Nevada incorporations, public records, corporate veil, relationship-based fraud, strategic incorporation, litigation avoidance, offshore structuring, Cayman Islands

1. Introduction

The intersection of personal relationships and business solicitation is an emerging fault line in the landscape of commercial trust and legal accountability. While often overlooked, this convergence has real-world implications for investor protection, civil enforcement, and regulatory oversight.

This dossier examines civil litigation records involving Zacharia Ali, a business figure linked to multiple corporate registrations and executive titles between 2012 and 2024 uncovering a compelling pattern: the strategic use of romantic trust to facilitate entity formation, business solicitation, and—allegedly—financial misrepresentation. What begins as interpersonal connection often evolves into corporate structuring and, in several cases, legal conflict.

Although the exploitation of trust in business has been well-documented (Kramer & Tyler, 1996; Dirks & Ferrin, 2001), the integration of romantic dynamics into business ventures remains underexplored. At the same time, the tactical use of entity formation and dissolution across multiple jurisdictions to limit liability raises broader concerns around enforcement evasion (Oh, 2010; Macey & Mitts, 2014).

By mapping these overlapping behaviors across lawsuits, corporate filings, and digital traces, this case study contributes to growing research on judgment avoidance, shell entity manipulation, and the psychological dimensions of commercial fraud. It invites legal scholars, policymakers, and due diligence professionals to consider how emotional trust becomes a business mechanism—and how the civil legal system responds.

2. Theoretical Framework

2.1 Trust in Business Relationships

Trust operates as a fundamental component of business relationships (Mayer, Davis, & Schoorman, 1995; Rousseau et al., 1998). In commercial contexts, trust functions as a psychological state comprising positive expectations about another party's intentions or behaviors (Lewicki, McAllister, & Bies, 1998). When this trust is breached, both emotional and financial damages often result.

The manipulation of trust in personal relationships for commercial gain connects to research on affinity fraud (Perri & Brody, 2011) and exploitation of close relationships (Baker & Faulkner, 2004). This case study extends this literature by documenting patterns where romantic relationships may create specific vulnerabilities in business contexts.

2.2 Corporate Veil Doctrine and Enforcement Challenges

The legal doctrine of corporate separateness provides legitimate protection for business owners but can be abused through strategic entity formation and dissolution (Thompson, 1991). This

study connects to literature on veil-piercing factors (Matheson, 2010) and the challenges of enforcing judgments against judgment-proof defendants (LoPucki, 1996; Gilles, 2014).

The patterns documented in this case study demonstrate how serial entity formation across multiple jurisdictions may complicate judgment enforcement efforts and potentially circumvent corporate accountability mechanisms, providing empirical support for arguments regarding gaps in the current enforcement system.

2.3 Cross-Jurisdictional Entity Formation

The strategic use of business-friendly jurisdictions has been well-documented in corporate law literature (Bebchuk & Cohen, 2003; Romano, 1985). Delaware and Nevada offer advantages including privacy protections, limited disclosure requirements, and favorable tax treatment (Bainbridge, 2004; Catan & Kahan, 2012). Offshore jurisdictions such as the Cayman Islands provide additional layers of asset protection and regulatory flexibility (Moon, 2018; Sharman, 2011).

This case study demonstrates how these jurisdictional advantages may be leveraged in patterns that complicate civil litigation and judgment enforcement, extending existing literature by showing the practical effects of these jurisdictional differences on actual cases and outcomes.

3. Research Methodology

3.1 Research Design

This study employs a mixed-methods approach combining legal record analysis with pattern identification to examine the intersection of business entity formation and civil litigation outcomes. Following a descriptive-analytical design, the research relies primarily on documentary evidence from public records.

The case study methodology was selected due to its suitability for examining complex phenomena within real-world contexts (Yin, 2018), particularly when boundaries between the phenomenon and context are not clear. This approach enables detailed examination of patterns across multiple jurisdictions over an extended timeframe.

3.2 Data Sources

Primary data sources include:

- Federal and state court electronic docket systems (PACER, Maryland Judiciary Case Search, Pennsylvania Unified Judicial System)
- Secretary of State business registries (Delaware, Nevada, Maryland, Others)
- Corporate filings and annual reports
- Domain registration records (WHOIS databases)

- Professional network profiles (publicly accessible)
- Media archives and public statements
- International registry records (Cayman Islands General Registry)

All data sources are publicly available and accessed through official government portals or authorized commercial services that aggregate public records.

3.3 Search and Collection Protocol

A systematic search protocol was implemented using the following parameters:

- 1. Initial subject identification through preliminary case review
- 2. Name search across all identified jurisdictions using standardized search terms
- 3. Business entity cross-referencing using registered agent information and filing numbers
- 4. Case document retrieval for all identified proceedings
- 5. Verification of entity relationships through multiple independent sources
- 6. Chronological organization of findings across jurisdictions

3.4 Verification Procedures

To ensure accuracy, the following verification procedures were implemented:

- 1. Multiple-source confirmation for all included data points
- 2. Primary document retrieval where available
- 3. Cross-jurisdictional verification of entity status
- 4. Temporal verification of events through docket timestamps
- 5. Independent review of compiled findings by separate researchers

These procedures mitigate the risk of error and enhance the reliability of the resulting analysis.

4. Litigation Profile: Zacharia Ali — Civil Records & Public Filings (2012–2024)

4.1 Executive Summary

Mr. Ali has been named in multiple civil lawsuits filed across jurisdictions between 2012 and 2024, with several resulting in unpaid monetary judgments. Public records reflect a recurring pattern of business entity formation and dissolution, with over a dozen companies—primarily registered in Delaware and Nevada—linked to Mr. Ali. Despite ongoing promotional activity, many of these entities exhibit limited or no verified operational history. The civil filings reviewed in this study highlight persistent challenges in service of process and judgment enforcement. Notably, the most recent litigation (filed in 2024) introduces a potential behavioral pattern involving the use of romantic trust as part of business solicitation dynamics.

4.2 Verified Entity Affiliations

Primary Business Entities

- ZAR Capital Group
- ZAR Entertainment
- ZAR Medical
- Gangster Chronicle Worldwide LLC (GC Worldwide LLC)
- MGS04 Corporation
- CBD Switch Holding Corp
- AHR Visions
- REAPS LLC (REAP Solutions)
- CBD Switch Realty Corp
- Zar Recycling and Energy Inc
- New Frontier Holdings Inc

Mr. Ali identifies as Chairman or CEO of the following companies in public professional profiles, including LinkedIn:

- CEO, Virtual Global Sports, Inc. (2021–Present)
- Chairman, Carthage Solutions, Inc. (2018–Present)
- Chairman, REAP Solutions (2019–Present)
- Chairman, AHR Visions (2011–Present)
- Former Chairman at MGS04 Corporation (2012–2020)

The following company names have appeared in online promotional materials, archived web content, and digital business references associated with Mr. Ali or his public professional profiles. At the time of publication several no longer have active websites or visible operations, and may reflect historical branding, defunct ventures, or unregistered initiatives.

- Carthage Solutions
- Crimson Aero
- Quanti Capital
- Virtual Global Racing

The following brand names were listed under CBD Switch Holding Corp, a Nevada-registered entity affiliated with Mr. Ali. Listed across promotional materials, none are currently registered as standalone entities. Their inclusion here reflects historical web presence and brand positioning, not verified corporate formation.

- Arcadia Climatic (arcadiaclimatic.com)
- Marijuana Matters (marijuanamatters.org)
- American Farmer Docu-Series (cbd-switch.com/about-us-2/americanfarmer)
- Wealth in Wellness (cbd-switch.com/about-us-2/wealthinwellness)

4.3 Digital Footprint and Corporate Filings

Table X: Publicly Referenced Company Roles and Digital Footprint Verification

Entity Name	Role (Per Public Record)	Associated Website	Verification Method
ZAR Capital Group LLC	Administrative Contact (WHOIS)	zarcapital.com	WHOIS record lists Zacharia Ali as administrative contact with Philadelphia, PA address.
CBD Switch Holding Corp	President & Director	cbd-switch.com	Active Nevada corporation. Zacharia Ali listed in NV SOS filing (Entity No: E0473452018–1).
REAP Solutions LLC	Chairman (per public profiles)	reapslic.com	Public self-identification on LinkedIn and press; domain uses WHOIS privacy protection.
AHR Visions	Chairman (since 2011)	ahrvisions.com	Publicly confirmed via bios and media content; WHOIS data protected.
Carthage Solutions Inc.	Chairman (2018– Present)	carthagesolutions.com	Listed on professional profiles. Domain status unverified; may be inactive.

ZAR Capital (Domain: zarcapital.com) Domain registered in 2004. Frequently used by Mr. Ali to promote his persona as a long-standing investor and CEO. No operational history or corporate standing verified as of 2025. Corresponds to defunct Delaware entities ZAR Capital LLC (2001) and ZAR Capital Group, LLC (2007).

Zar Capital Group-ZAR Capital Group, LLC (Delaware File №4424735, Formed Sept 18, 2007) Cited by Mr. Ali in federal civil litigation (Tate v. ZAR Capital Group, E.D. Pa.). No longer in good standing. Registered agent: Corporation Trust Company, 1209 Orange St, Wilmington, DE 19801.

ZAR Capital LLC (Delaware File Nº3386480, Formed April 30, 2001) Entity currently not in good standing. No known public filings link this version directly to Mr. Ali, though it may be an earlier shell company.

GC Worldwide, LLC (File Nº4619811, Formed Nov 5, 2008) Tied to the Gangster Chronicles media project, featured in a 2014 Rolling Out article naming Mr. Ali as CEO of ZAR Entertainment. The company was part of a branded initiative involving real-life stories from incarcerated individuals. No business operations or standing remain as of 2025.

MGS04 Corporation (2012) Incorporated in Delaware on December 12, 2012. Listed publicly with Zacharia Ali as Chairman of the Board. Appeared in business directories with a Philadelphia address and claimed activity in manufacturing. Named as co-defendant in Magnolia Wellness Products LLC et al v. MGS04 Corp et al (Baltimore County Circuit Court, Case №03-C-16–

004862), but the case was dismissed in 2018 due to lack of prosecution after multiple failed service attempts. No documented operations. Status: inactive.

ZAR Capital Group (Cayman Islands) Public records from the Cayman Islands General Registry indicate that in 2018, a restoration application was filed for ZAR Capital Group by the offshore law firm Campbells. The company had previously been struck from the registry. While no explicit purpose was disclosed, the restoration coincided with U.S.-based litigation and fits a broader behavioral pattern of jurisdictional structuring during periods of legal exposure. Campbells is widely recognized for its role in high-value international commercial law and offshore structuring.

Delaware Business Entities Associated with Zacharia Ali				
Entity Name	File Number	Formation Date	Current Status	
ZAR Capital LLC	3386480	April 30, 2001	Not in Good Standing	
ZAR Capital Group, LLC	4424735	September 18, 2007	Not in Good Standing	
GC Worldwide, LLC	4619811	November 5, 2008	Not in Good Standing	
ZAR Medical, LLC	4872967	September 16, 2010	Not in Good Standing	
ZAR Entertainment LLC	Unknown	August 22, 2011	Not in Good Standing	

Note: Zar Entertainment LLC (File Nº5027427) was previously listed without a file number. **Additionally**, MGS04 Corp (File Nº5255197), formed on December 12, 2012, and currently listed as Not in Good Standing, was omitted from the table above due to formatting constraints.

Nevada Business Entities Associated with Zacharia Ali

Entity Name	Formation Date	Current Status	Registered Agent
CBD Switch Holding Corp	August 20, 2018	Good Standing	State Agent and Transfer Syndicate, Inc.
CBD Switch Realty Corp	August 20, 2018	Revoked	State Agent and Transfer Syndicate, Inc.
Zar Recycling and Energy Inc	March 1, 2011	Revoked	State Agent and Transfer Syndicate, Inc.
New Frontier Holdings Inc	April 17, 2020	Dissolved	Northwest Registered Agent, LLC

4.4 Entity Structuring Patterns

Public records reflect interconnected business entities associated with Mr. Ali. These entities are often listed with different names, officers, or jurisdictions, but share incorporation links, addresses, or self-disclosed executive relationships. These patterns may indicate dormant shell structures, dissolved ventures, or preparation for promotional initiatives that did not materialize into ongoing businesses.

One notable example involves the formation of CBD Switch Holding Corp:

- CBD Switch Holding Corp was incorporated in Nevada on August 20, 2018.
- The legal incorporator of record was ZAR Medical, LLC, a Delaware-registered limited liability company, formed on September 16, 2010 (File №4872967).
- As of March 2025, ZAR Medical, LLC is not in good standing, according to the Delaware Division of Corporations.
- Despite this, the Nevada-registered CBD Switch Holding Corp remains in good standing, with Mr. Ali later appointed as a director, according to the company's Articles of Incorporation.

Additionally, in a publicly accessible LinkedIn profile, Stephen Sudovar lists himself as "Acting President and CEO of ZAR Medical, LLC" from 2011 to present, describing the company as having a "committed funding source: Zach Ali, ZAR Capital Inc."

Recurring Use of Nevada Corporate Registrant

Public records indicate that multiple Nevada-based entities affiliated with Mr. Ali were registered using State Agent and Transfer Syndicate, Inc., a third-party business registration service based at: 112 North Curry Street, Carson City, NV 89703–4934 and Northwest Registered Agent, LLC. based at 732 S 6th ST, STE N, Las Vegas, NV, 89101, USA. These third-party agents were listed in filings for at least four known entities.

Offshore Continuity & Strategic Restoration

The 2018 restoration of ZAR Capital Group in the Cayman Islands introduces an additional layer of jurisdictional complexity in Mr. Ali's corporate footprint. Public records confirm that the application was processed through Campbells, a high-profile offshore law firm known for handling sophisticated cross-border entity structures. The timing of this restoration — which closely aligned with active U.S. civil litigation involving related entities — raises the possibility of strategic jurisdictional repositioning.

While the stated purpose of the restoration is not disclosed in the public record, the selection of the Cayman Islands is notable. As an established offshore financial center, the Cayman Islands offers corporate benefits including non-disclosure of beneficial ownership, creditor protection frameworks, and minimal public reporting requirements. These characteristics make it a common venue for asset protection and jurisdictional arbitrage, particularly when domestic litigation poses reputational or financial exposure.

This action, when viewed alongside the dissolution or revocation of U.S.-based entities during similar litigation windows, suggests a pattern aligned with broader academic observations of offshore behavior. Scholars such as Sharman (2011) and Zucman (2015) have noted how offshore jurisdictions are used not solely for tax avoidance, but also to complicate legal discovery, frustrate creditor enforcement, and delay accountability across borders. The restoration of ZAR Capital Group may be viewed within this theoretical framework, highlighting a nuanced and international dimension to the overall structuring strategy.

5. Civil Litigation History Analysis

5.1 Civil Case History Summary (2012–2024)

Jurisdictions: Maryland, Pennsylvania, West Virginia, California (2012–2024)

Table 1: Civil Cases (2012-2016)

Year	Case	Jurisdiction	Summary	Status /
				Outcome
2012	Muhammad v.	Prince George's	Contract	Default
	Ali	Co., MD	dispute related	judgment
		(District Court)	to funds given	entered.
			to ZAR Capital	Judgment
			Group.	satisfied in
				2013.
2012	Arden	Los Angeles Co.,	Commercial	Dismissed in
	Silverman v.	CA (Superior	dispute against	2014. Reason
	Zacharia Ali et	Court)	Ali and ZAR	not specified.
	al		Entertainment	
			LLC for breach	
			of contract.	
2014	Tate v. ZAR	U.S. District	Plaintiff	Judgment
	Capital Group	Court, Eastern	awarded	unsatisfied per
	LLC	District of PA	\$100,995 for	federal docket.
			breach of	
			contract.	
2015	Aulakh v. Ali	Prince George's	\$43,050	No payment
		Co., MD (Circuit	judgment plus	recorded.
		Court)	fees awarded to	
			plaintiff.	

Table 2: Civil Cases (2016-2024)

Year	Case	Jurisdiction	Summary	Status / Outcome
2016	Shah v. ZAR Capital Group LLC	Prince George's Co., MD (Circuit Court)	Litigation delayed by service issues. Motion to enforce settlement filed in 2017.	Voluntarily dismissed. Enforcement status unknown.
2018	Magnolia Wellness Products LLC v. Ali	Baltimore Co., MD (Circuit Court)	Summons reissued multiple times due to service failure.	Unclear disposition. Possibly unresolved.
2018–2020	Williams v. Ali & GC World Wide LLC	U.S. District Court, Northern District of WV	\$3,000 default judgment for breach of contract. Other claims dismissed.	Default judgment entered. No record of payment.
2024	Alston & Osei v. Ali	Charles Co., MD (Circuit Court)	Plaintiffs allege fraud and breach of contract.	Pending. Active as of 2024.

2012 — Muhammad v. Ali - Prince George's County District Court, Maryland Civil contract dispute. Defendant failed to appear. Disposition: Default judgment entered against Zacharia Ali. Judgment satisfied.

2014 — Tate v. ZAR Capital Group LLC - U.S. District Court, Eastern District of Pennsylvania Federal civil action for breach of contract. Disposition: Judgment awarded in the amount of \$100,995. No satisfaction of judgment recorded in the docket.

2014–2016 — Aulakh v. Ali - Prince George's County Circuit Court, Maryland Plaintiff obtained a monetary judgment following contract-related litigation. Disposition: Judgment of \$43,050 plus fees entered. Court record does not reflect payment.

2015–2017 — Shah v. ZAR Capital Group LLC - Prince George's County Circuit Court, Maryland Breach of contract case delayed due to multiple unsuccessful service attempts. Disposition: Case voluntarily dismissed after motion to reopen in 2017. No record of judgment.

2015-5WPR v. Zar Entertainment and Zacharia Ali-New York Supreme Court (New York County) Breach of contract dispute. Plaintiff 5WPR alleged that the defendants failed to pay multiple invoices for public relations services, resulting in an outstanding balance of \$55,004.87.

Disposition: Public records confirm filing; disposition status not clearly reflected in available docket.

2016-2018 — Magnolia Wellness Products LLC v. MGS04 et al - Baltimore County Circuit Court, Maryland Civil suit involving repeated summons reissuance due to reported service issues. Disposition: No final disposition recorded in publicly available docket.

2018–2020 — Williams v. Ali & GC Worldwide LLC - U.S. District Court, Northern District of West Virginia Contract action resulting in partial default judgment. Disposition: \$3,000 default judgment entered. Remaining claims dismissed. No satisfaction recorded.

2024 — **Alston & Osei v. Ali - Charles County Circuit Court, Maryland** Ongoing litigation involving claims of breach of contract and fraud. Status: Case is currently active as of 2025.

Unverified Public Claim (2016)

In a publicly available Facebook post dated May 2, 2016, author John W. Griffin alleged that Mr. Ali breached a publishing contract involving four books Griffin authored during his incarceration. The post states that Griffin filed a lawsuit in Montgomery County Court for breach of contract. However, no corresponding case found in publicly available Maryland court databases at the time of this review. The claim remains unverified in the court record.

Source: Public Facebook post by John W. Griffin (May 2, 2016)

5.2 Procedural Themes (Publicly Observed)

- Repeated difficulty in effecting service of process across multiple cases
- Use of multiple LLCs or business entities across jurisdictions, often with brief active periods, dissolved status, or revocations
- Public records do not reflect payment or satisfaction in several judgment cases
- Strategic entity restoration in offshore jurisdictions during periods of U.S. litigation exposure

5.3 Recent Case Filing — Alston et Osei v. Ali (2024)

Case Overview

The complaint, filed in February 2024 in the Circuit Court for Charles County, Maryland (Case No. C-08-CV-24-000145), alleges financial misrepresentation and trust-based inducement in the context of business formation and investment solicitation. Names of individual plaintiffs are omitted here for legal neutrality, though available in public court records. This report summarizes only what is alleged in court filings; no findings of fact or liability have been made by the court as of this publication.

Primary Allegations

According to the complaint, Mr. Ali is alleged to have:

- Orchestrated deceptive financial arrangements under the pretense of establishing wellness enterprises
- 2. Formed business entities in a manner that obscured his operational control
- 3. Exploited a personal relationship with one plaintiff to influence investment decisions
- 4. Misrepresented the legal and operational status of a proposed business entity

Corporate Entities Involved

- **U.B.U. WELLNESS CORP (Nevada)** Formed in June 2019 under the sole name of one plaintiff, this entity is alleged to have operated under Mr. Ali's direction despite the formal incorporator's documentation.
- MORINGA CARTEL (Nevada) According to the complaint, this entity was presented as a legitimate corporate structure; however, public records indicate only a name reservation was filed, and no formal incorporation took place.
- **CBD SWITCH HOLDING CORP (Nevada)** Formed on August 20, 2018, by ZAR Medical, LLC (**Delaware**), and listed as active, this entity names Mr. Ali as President and Director. It is referenced in promotional materials related to the proposed wellness business ventures.
- **Wealth in Wellness** Referenced in the complaint as a conceptual or brand name linked to the ventures; no registered entity under this name has been identified in public databases.
- GC Worldwide LLC (Delaware) According to the plaintiffs, funds were directed to GC
 Worldwide LLC rather than to business accounts associated with U.B.U. WELLNESS
 CORP or Moringa Cartel. The complaint raises concerns about the role of this entity
 in the alleged misalignment between investment representation and fund
 recipients.

Incorporation Practices

Public filings show consistent use of State Agent and Transfer Syndicate, Inc. as the commercial registrar for U.B.U. WELLNESS CORP and CBD SWITCH HOLDING CORP. This filing agent has also appeared in multiple other business entities linked to Mr. Ali, potentially forming a repeat pattern in incorporation methodology.

Financial Flow

Per the court complaint:

- One plaintiff established a bank account for U.B.U. WELLNESS CORP. Funds were received into this account and later transferred to GC Worldwide LLC at the instruction of Mr. Ali.
- In a separate transaction involving the proposed Moringa Cartel venture, the second plaintiff allegedly wired funds directly to GC Worldwide LLC based on Mr. Ali's directive. The complaint raises concerns about the misalignment between publicly presented business entities and the actual financial recipients.

Relational Dynamics

The complaint describes a personal relationship between Mr. Ali and one of the plaintiffs, framing it as a basis for emotional trust that allegedly influenced business decisions. The filings suggest that this trust was instrumental in facilitating investment arrangements. This analysis remains focused on the behavioral use of relational closeness in business solicitation, not personal conduct.

Current Case Status

As of April 2025, the matter remains in pre-trial litigation. No judicial findings of liability have been made.

Relevance to Broader Investigation

This case reflects a combination of entity formation practices, proxy incorporation, and fund redirection strategies observed in multiple other filings reviewed for this report. The alignment of these methods with relational influence underscores the broader theme of interpersonal trust being leveraged within complex business structuring to complicate accountability.

6. Analysis and Pattern Identification

6.1 Recurring Patterns in Civil Litigation

Analysis of the court records reveals several consistent patterns across cases and jurisdictions:

- Service Avoidance: Multiple cases document repeated unsuccessful service attempts, requiring court intervention through alternative service methods or resulting in delays that ultimately led to case dismissals.
- 2. **Judgment Enforcement Challenges:** Several judgments remain unsatisfied according to public records, suggesting potential difficulty in collection efforts. This pattern aligns with

- literature on judgment-proof defendants (LoPucki, 1996) and enforcement gaps in civil litigation (Gilles, 2014).
- 3. **Entity Dissolution Following Litigation:** In multiple instances, business entities named in litigation were dissolved or became inactive shortly after legal proceedings began, complicating the plaintiff's ability to pursue claims against viable business assets.
- 4. **Jurisdictional Complexity:** The cross-jurisdictional nature of entity formation (primarily Delaware and Nevada) creates procedural hurdles for plaintiffs pursuing claims in other states, a pattern noted in legal scholarship on strategic incorporation (Romano, 1985).
- 5. **Offshore Entity Restoration:** The 2018 restoration of ZAR Capital Group in the Cayman Islands during ongoing U.S. litigation suggests potential strategic jurisdictional positioning, adding an international dimension to the already complex cross-state entity management.

Documented Legal Patterns Associated with Zacharia Ali (Based on Court Records)

Pattern	Description	Supporting Cases / Evidence
Default Judgments Due to Non-Appearance	At least three cases resulted in default judgments due to failure to appear or respond to the court.	Muhammad v. Ali (2012), Williams v. Ali (2020), Tate v. ZAR Capital (2014)
Unsatisfied Judgments	Judgments awarded in multiple cases show no court record of satisfaction or payment.	Tate v. ZAR Capital (\$100,995), Aulakh v. Ali (\$43,050), Williams v. Ali (\$3,000)
Alleged Evasion of Service	Affidavits and docket notes cite issues with serving Ali and his entities, delaying litigation.	Shah v. ZAR Capital (2016), Magnolia Wellness v. Ali (2018)
Voluntary Dismissals and Reopened Cases	Cases were reopened after dismissal to pursue enforcement or hearings.	Shah v. ZAR Capital (reopened 2017), later voluntarily dismissed again
Multiple State & Federal Jurisdictions	Cases span various courts in Maryland, Pennsylvania, West Virginia, California, and the federal system.	MD Circuit & District Courts, U.S. District Courts (PA, WV), L.A. Superior Court
Named in Personal and Entity Capacity	Lawsuits often name both Zacharia Ali and related LLCs (ZAR Capital, GC World Wide, Zar Entertainment).	Seen in Tate v. ZAR Capital, Shah v. ZAR Capital, Silverman v. Ali et al

6.2 Business Entity Formation Patterns

Strategic Jurisdictional Selection in Corporate Formation

The consistent use of Nevada and Delaware for entity formation reflects potential strategic advantages available in these jurisdictions:

- 1. **Nevada Corporate Advantages** [(Nevada Secretary of State, 2023)]:
 - No state corporate income tax
 - No franchise tax
 - No personal income tax
 - Minimal reporting requirements
 - Strong privacy protections for officers and directors
 - No routine information-sharing agreement with the IRS (*Technically nuanced: Nevada has no direct automatic information-sharing agreement, but federal obligations (e.g., IRS subpoenas, FATCA) still apply)
- 2. **Delaware Corporate Advantages** [(Delaware Division of Corporations, 2023)]:
 - Well-established corporate case law
 - Court of Chancery specializing in business matters
 - Flexible corporate governance structures
 - o Limited disclosure requirements for beneficial owners
 - Minimal requirements for corporate officers
- 3. **Cayman Islands Corporate Advantages** [(Cayman Islands Monetary Authority, 2023)]:
 - o No corporate taxation on profits, capital gains, or dividends
 - No withholding taxes
 - o No requirement to file annual returns with financial information
 - Limited public access to corporate records
 - Strong asset protection framework
 - No obligation to hold annual general meetings

These jurisdictional advantages may complicate enforcement efforts when litigation occurs in other states. As demonstrated in the pattern of unsatisfied judgments and post-litigation entity dissolution documented in Section 5.1, state-level and international corporate law can indirectly impact the enforceability of civil outcomes.

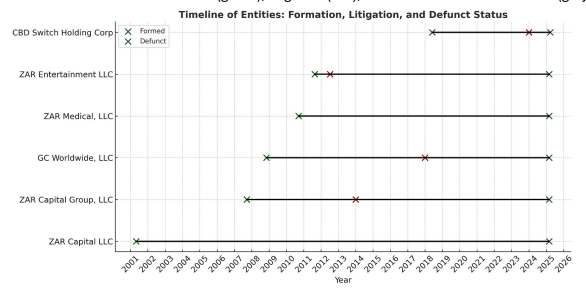
Appendix A: Visual Tables and Diagrams

Entity Affiliations and Litigation Presence

Entity Name	Jurisdiction	Status	Incorporation Date	Litigation Named?
ZAR Capital Group	Delaware	Not in Good Standing	2007	Yes
ZAR Entertainment	Delaware / New York	Inactive	2010	Yes
ZAR Medical	Delaware	Not in Good Standing	2010	No
GC Worldwide LLC	Delaware	Dissolved	2008	Yes
MGS04 Corporation	Delaware	Inactive	2012	Yes
CBD Switch Holding Corp	Nevada	Active	2018	No
CBD Switch Realty Corp	Nevada	Inactive	2019	No
Zar Recycling and Energy Inc	Nevada	Inactive	2011	No
New Frontier Holdings Inc	Nevada	Dissolved	2020	No
ZAR Capital Group (Cayman)	Cayman Islands	Restoration Filed	2018	No

Figure 1: Lifecycle Timeline of Business Entities (2001–2025)

Each bar represents the lifecycle of a business entity linked to Zacharia Ali, based on public records. Dots indicate formation (green), litigation (red), and inactive or defunct status (gray).



The data reveals strategic approaches to entity formation that align with protective structuring techniques documented in corporate law literature (Bebchuk & Cohen, 2003; Sharman, 2011):

1. **Serial Entity Creation:** Public records document at least 12 business entities formed over approximately 24 years, with little evidence of sustained operations.

- 2. **Jurisdiction Selection:** Consistent preference for Delaware and Nevada incorporations, jurisdictions known for privacy protections and favorable corporate laws. The addition of a Cayman Islands entity adds an offshore dimension to this strategy.
- Entity Relationships: Formation of parent-subsidiary relationships and interconnected ownership structures that obscure ultimate control while maintaining operational influence.
- 4. **Professional Profile Divergence:** Continued public claims of executive positions and business ownership even after entities are no longer in good standing or legally active.
- 5. **Registration Agent Consistency:** Recurring use of the same third-party registration services across multiple entities, suggesting centralized administrative control despite varied corporate identities.
- 6. **Strategic Entity Restoration:** Targeted revival of previously struck entities during periods of legal exposure, particularly in offshore jurisdictions with enhanced privacy protections.

6.3 Trust Dynamics in Recent Litigation

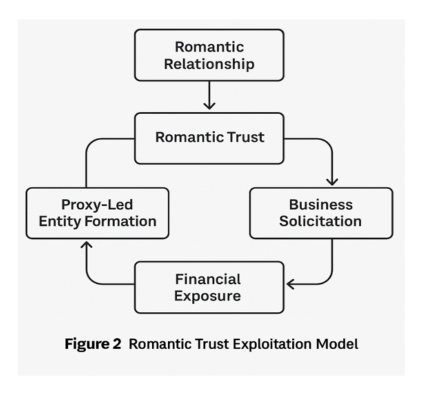
The 2024 Charles County litigation (Alston & Osei v. Ali) introduces a previously undocumented pattern involving the alleged intersection of romantic relationships and business solicitation:

- 1. **Personal Trust Transfer:** The complaint alleges that personal relationship trust was leveraged to facilitate business arrangements and entity formation.
- Proxy Registration: Court documents claim that a plaintiff in a personal relationship with the subject was listed as the formal incorporator and officer of business entities allegedly controlled by the subject.
- 3. **Brand Continuity:** Promotional concepts and business names allegedly used in solicitation connect to previously established entities and ventures documented throughout this research.

This pattern aligns with research on affinity fraud (Perri & Brody, 2011) and exploitation of close relationships in financial contexts (Baker & Faulkner, 2004) but adds the specific dimension of romantic trust as a potential factor in business solicitation.

Figure 2: Romantic Trust Exploitation Model

The following model illustrates how personal trust may evolve into proxy-led entity formation, creating financial exposure and complex enforcement challenges.



(Behavioral flow of relationship-driven entity control and financial exposure)

Figure 3: Proxy Registration Pattern Analysis

Based on publicly available records, a recurring behavioral pattern emerges in the lifecycle of multiple entities:

1. Formation Phase:

- Entity formed through a commercial third-party registration service
- o Associate, romantic partner, or business contact listed as incorporator or officer
- Operational control retained informally by a different individual not named in filings

2. Operational Phase:

- Investment funds or revenues reportedly routed to a separate entity under the control of the originator
- Public-facing branding and promotional materials launched
- Minimal or no verifiable business operations associated with the entity named in filings

3. Litigation Phase:

- Court filings cite service of process challenges
- o Corporate status changes (revocation, dissolution) following litigation notice
- o Cross-jurisdictional barriers to judgment collection and enforcement reported

This lifecycle appears in multiple case files reviewed, suggesting a systemic structure rather than isolated instances. The behavioral elements align with known affinity fraud markers, though no criminal findings are alleged or determined.

Comparative Analysis: Recent Case Filing in Context

When comparing the Alston et Osei v. Ali (2024) complaint with earlier litigation referenced in this report, several public-record consistencies emerge:

1. Entity Formation Consistency:

- State Agent and Transfer Syndicate, Inc. appears repeatedly as the registered agent for Nevada-based entities examined.
- 2. Financial Flow Patterns: Court documents state that funds intended for the wellness ventures were directed to GC Worldwide LLC. This redirection raises concerns about the alignment between public-facing business entities and the actual financial recipients. While prior complaints did not specifically document identical transfers, the practice of using intermediary entities not publicly associated with the promoted ventures appears consistent with patterns observed in earlier disputes.

3. Service Challenges:

Similar service of process issues appears in filings across Delaware,
 Pennsylvania, and Maryland.

4. Cross-Jurisdictional Complexity:

- The 2024 case filed in Maryland reflects structural similarities to prior disputes in Pennsylvania and West Virginia involving Delaware and Nevada entities.
- The restoration of the Cayman Islands entity during periods of U.S. litigation suggests a sophisticated understanding of international jurisdictional advantages.

These patterns, documented solely from publicly accessible litigation and corporate records, may warrant broader academic examination regarding cross-jurisdictional accountability in corporate entity management.

The cumulative effect of these findings raises broader questions about how legal entity frameworks may be used to structurally obscure financial liability across state lines and international boundaries.

7. Discussion

7.1 Theoretical Implications

The patterns documented in this case study have several important theoretical implications:

1. **Corporate Veil Doctrine:** The repeated formation and dissolution of entities across jurisdictions challenges traditional corporate separateness doctrines and highlights

- potential gaps in veil-piercing jurisprudence when applied to serial entrepreneurs operating across state lines and international boundaries.
- 2. **Judgment Enforcement Mechanisms:** The apparent difficulty in collecting monetary judgments across multiple cases suggests structural weaknesses in civil judgment enforcement, particularly when defendants utilize strategic entity structuring across jurisdictions.
- 3. **Trust Exploitation Typology:** The allegations in recent litigation suggest a potential new category of trust exploitation that merges romantic relationships with business solicitation. This extends existing typologies of affinity fraud and interpersonal trust exploitation (Perri & Brody, 2011).
- 4. **Offshore Financial Centers:** The restoration of an entity in the Cayman Islands during ongoing U.S. litigation underscores the role of offshore jurisdictions in complex entity structuring strategies. This supports literature on the use of offshore financial centers as tools for strategic asset management (Sharman, 2011; Zucman, 2015).

7.2 Practical Implications

The findings have several practical implications for stakeholders:

- Due Diligence Professionals: The case illustrates the importance of cross-jurisdictional verification and judgment history in assessing potential business relationships. Due diligence should extend to offshore jurisdictions when patterns of strategic entity formation are identified.
- 2. **Regulatory Considerations:** Patterns of serial entity formation followed by dissolution after litigation may warrant regulatory attention regarding registration requirements and information sharing between state corporate registries and international financial centers.
- Legal Practitioners: Attorneys pursuing civil judgments may need to implement more
 robust asset discovery and preservation strategies when confronting defendants with
 patterns of strategic entity formation across multiple jurisdictions, including offshore
 financial centers.

7.3 Limitations and Alternative Explanations

Several limitations and alternative explanations must be acknowledged:

- Record Accessibility Constraints: Inconsistent digitization and access policies across
 jurisdictions may result in incomplete records, potentially omitting relevant cases or
 entity filings. This is particularly true for international registries where public access may
 be limited.
- 2. **Alternative Business Explanations:** Entity formation and dissolution patterns may reflect legitimate business failures, industry-specific challenges, or normal entrepreneurial activity rather than strategic legal avoidance. The restoration of the Cayman Islands entity may have served legitimate international business purposes.

3. **Judgment Satisfaction Privacy:** Private satisfaction of judgments may not appear in public records, potentially overstating the prevalence of unsatisfied judgments.

8. Conclusion

This research documents patterns in civil litigation, entity formation, and business promotion involving entrepreneur Zacharia Ali across multiple jurisdictions between 2012 and 2024. The findings reveal consistent approaches to entity structuring, jurisdictional selection, and post-litigation outcomes that merit further scholarly attention.

The emergence of allegations involving romantic relationships as potential factors in business solicitation suggests an important area for future research on trust exploitation in commercial contexts. The difficulties in judgment enforcement and service of process documented across multiple cases also highlight potential gaps in civil justice mechanisms when confronting strategic entity formation and dissolution.

The 2018 restoration of ZAR Capital Group in the Cayman Islands during ongoing U.S. litigation adds an international dimension to this pattern, suggesting sophisticated knowledge of offshore jurisdictional advantages. This offshore connection further complicates enforcement and accountability efforts across national boundaries.

This case study contributes to existing literature on judgment enforcement challenges, corporate veil piercing, trust exploitation, and offshore financial structures by providing detailed empirical documentation of patterns that span jurisdictions and persist over time. While acknowledging alternative explanations and methodological limitations, the research establishes a foundation for future comparative studies and regulatory consideration.

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