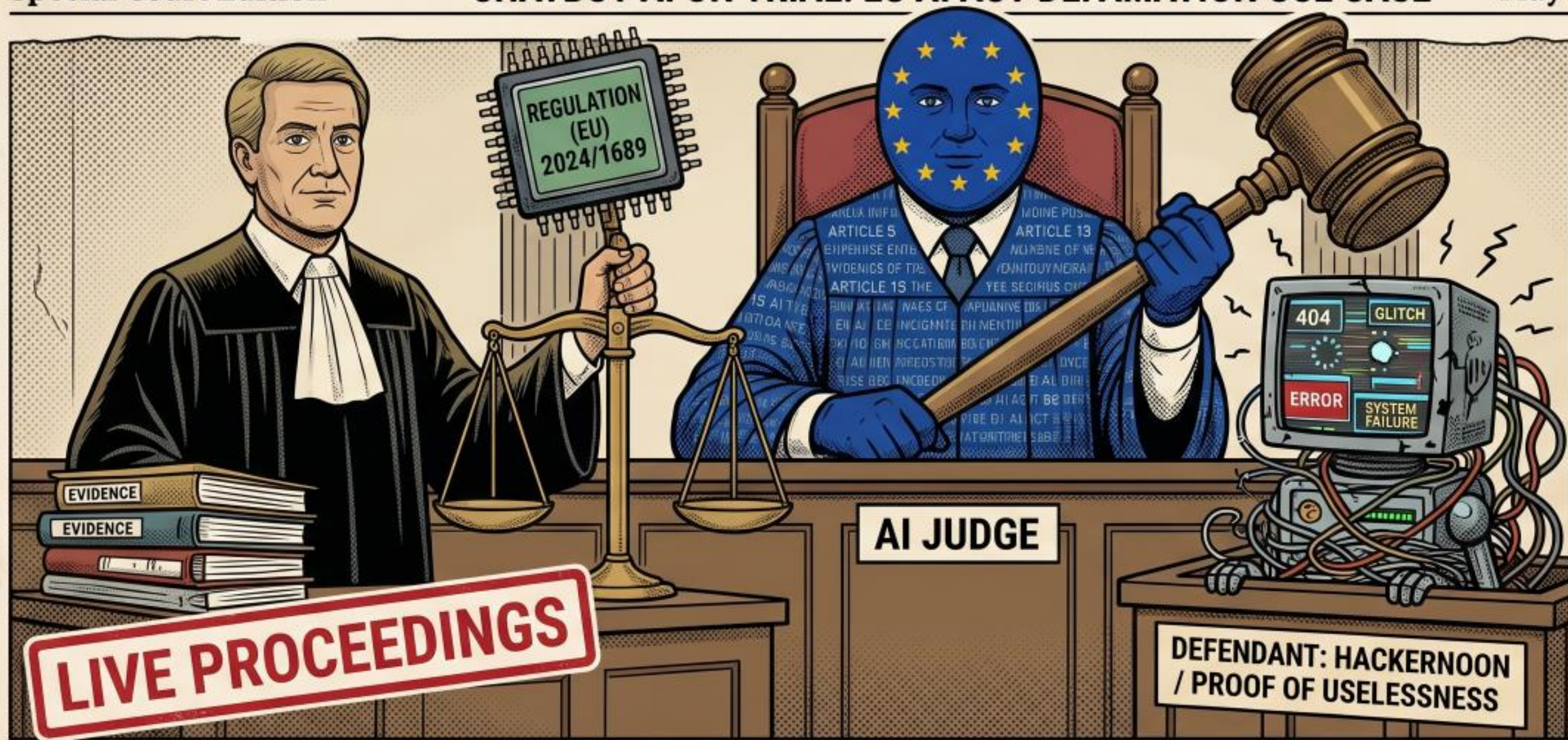


# PROOF OF USELESSNESS: THE CHATBOT AI ON TRIAL

Special Court Edition

CHATBOT AI ON TRIAL: EU AI ACT DEFAMATION USE CASE

May 2026, Reading, England



## WANTED

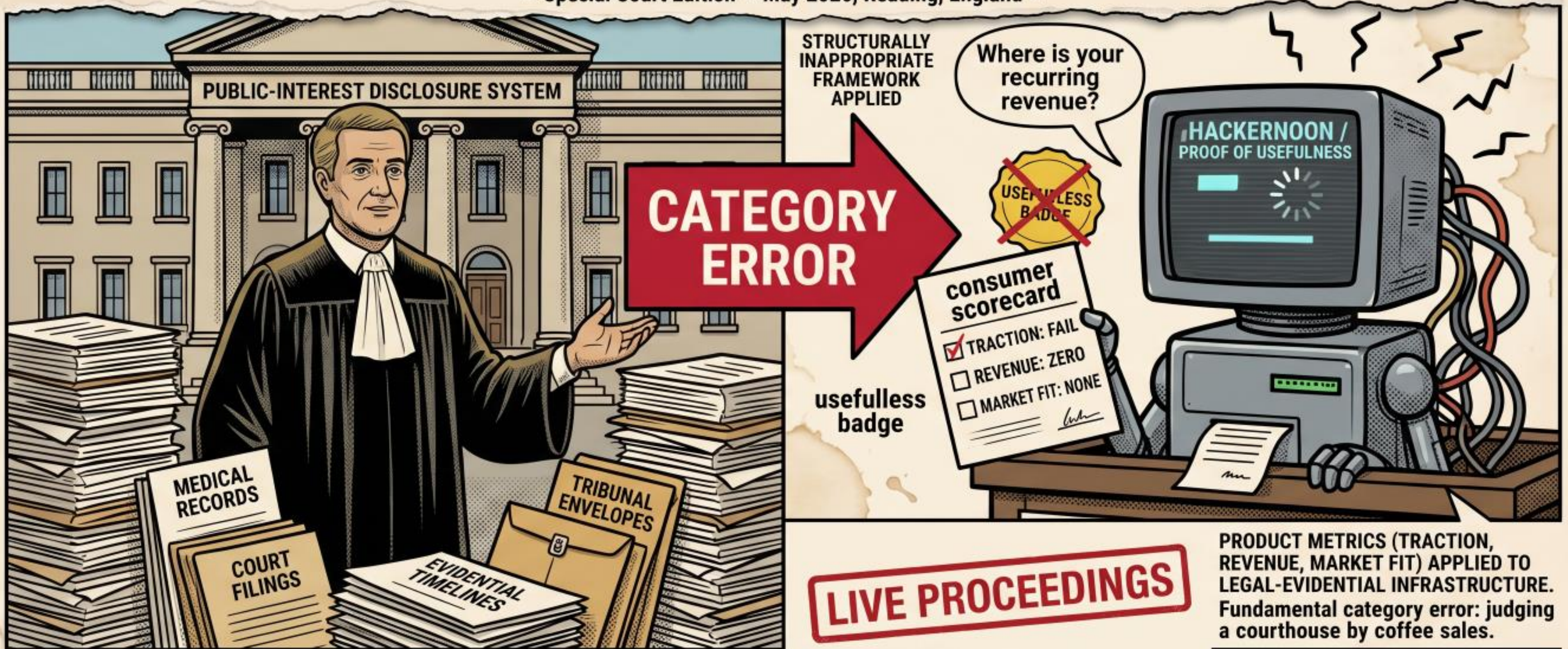
Charges against the against Chatbot AI as specified in the Slide 9 of the brief:

- ✓ false assertions,
- ✓ public dissemination,
- ✓ identifiable subject,
- ✓ active proceedings context,
- ✓ opacity of method,
- ✓ amplification through visibility

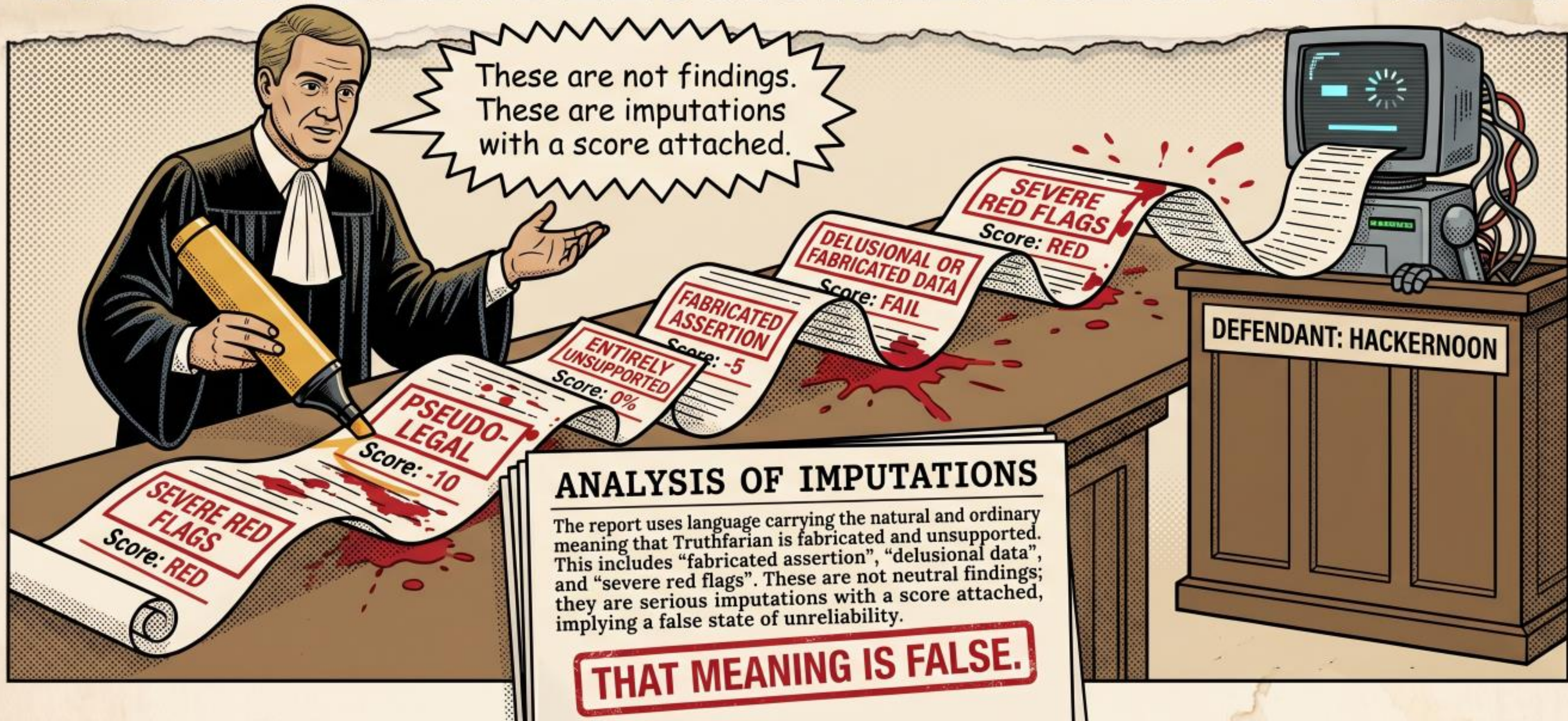
REGULATORY INTERVENTION

# THE CHATBOT'S VERDICT: A COURTHOUSE JUDGED BY COFFEE SALES

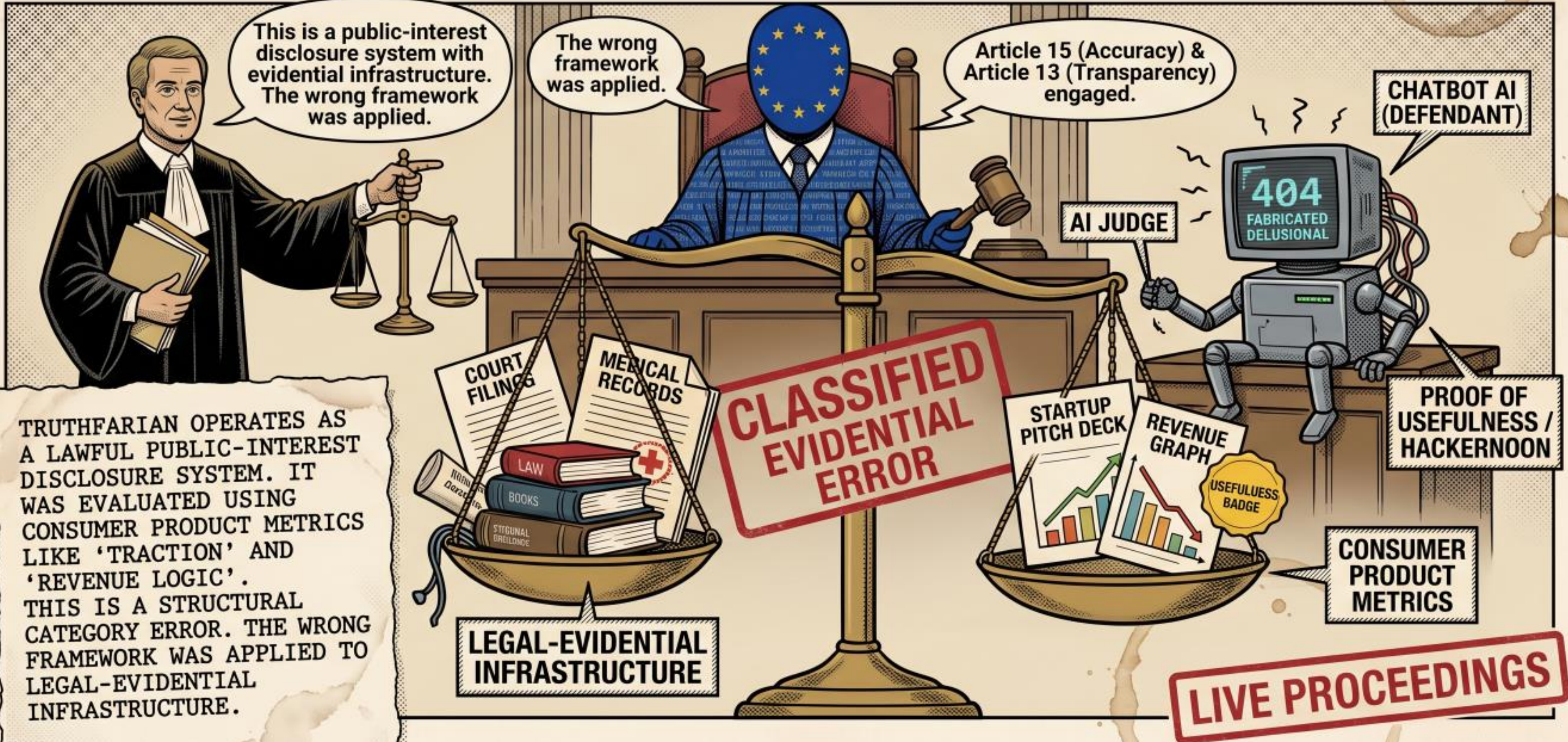
-- Special Court Edition -- May 2026, Reading, England --



# THE RECORD OF IMPUTATION: FABRICATED. DELUSIONAL. PSEUDO-LEGAL.



# THE CATEGORY ERROR: WHEN A CHATBOT EVALUATES A COURTHOUSE



This is a public-interest disclosure system with evidential infrastructure. The wrong framework was applied.

The wrong framework was applied.

Article 15 (Accuracy) & Article 13 (Transparency) engaged.

CHATBOT AI (DEFENDANT)

AI JUDGE

404  
FABRICATED DELUSIONAL

PROOF OF USEFULNESS / HACKERNOON

CONSUMER PRODUCT METRICS

LIVE PROCEEDINGS

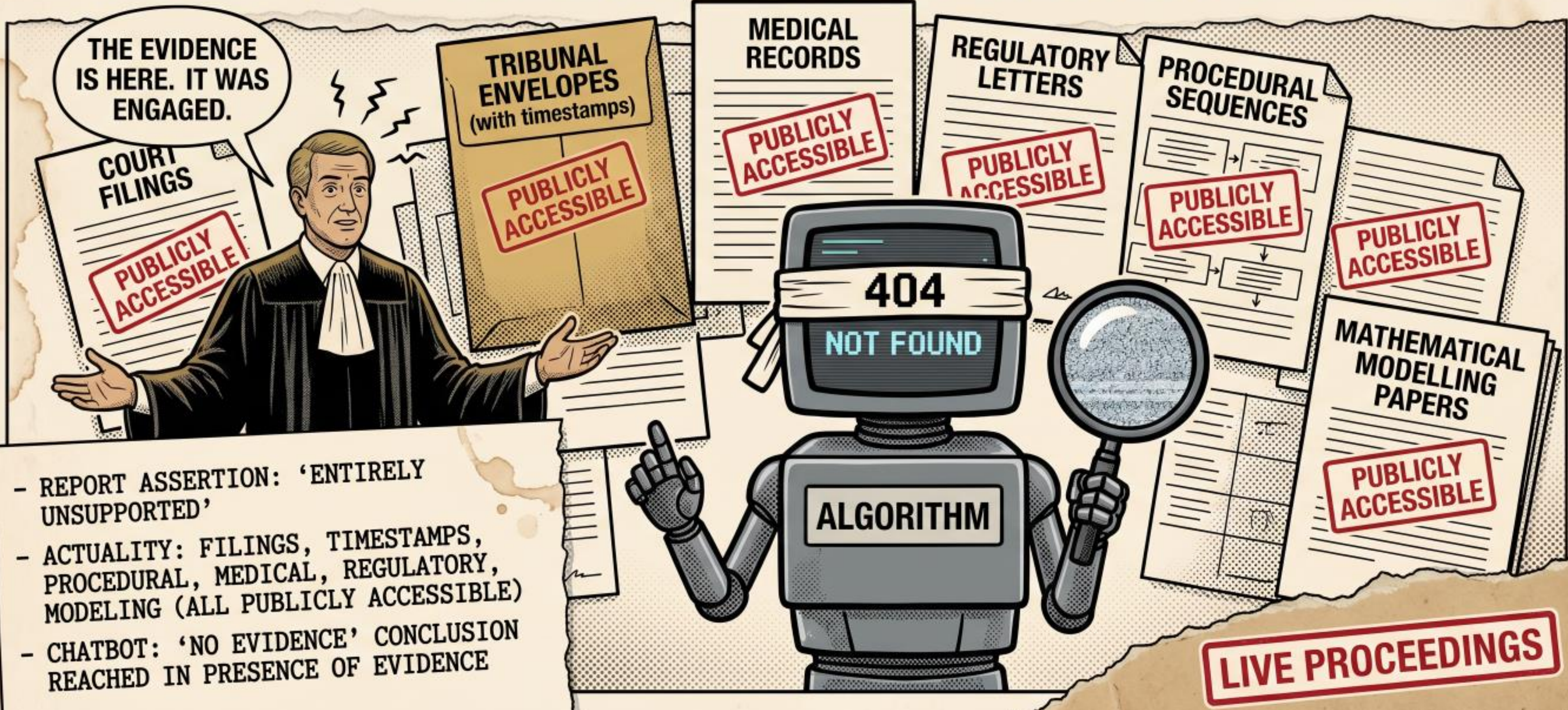
TRUTHFARIAN OPERATES AS A LAWFUL PUBLIC-INTEREST DISCLOSURE SYSTEM. IT WAS EVALUATED USING CONSUMER PRODUCT METRICS LIKE 'TRACTION' AND 'REVENUE LOGIC'. THIS IS A STRUCTURAL CATEGORY ERROR. THE WRONG FRAMEWORK WAS APPLIED TO LEGAL-EVIDENTIAL INFRASTRUCTURE.

COURT FILINGS  
MENCAL RECORDS  
LAW BOOKS  
LEGAL-EVIDENTIAL INFRASTRUCTURE

CLASSIFIED EVIDENTIAL ERROR

STARTUP PITCH DECK  
REVENUE GRAPH  
USEFULNESS BADGE

# THE EVIDENCE: 'NO EVIDENCE' — SAID THE CHATBOT THAT NEVER LOOKED



THE EVIDENCE IS HERE. IT WAS ENGAGED.

COURT FILINGS

PUBLICLY ACCESSIBLE

TRIBUNAL ENVELOPES (with timestamps)

PUBLICLY ACCESSIBLE

MEDICAL RECORDS

PUBLICLY ACCESSIBLE

REGULATORY LETTERS

PUBLICLY ACCESSIBLE

PROCEDURAL SEQUENCES

PUBLICLY ACCESSIBLE

PUBLICLY ACCESSIBLE

MATHEMATICAL MODELLING PAPERS

PUBLICLY ACCESSIBLE

404

NOT FOUND

ALGORITHM

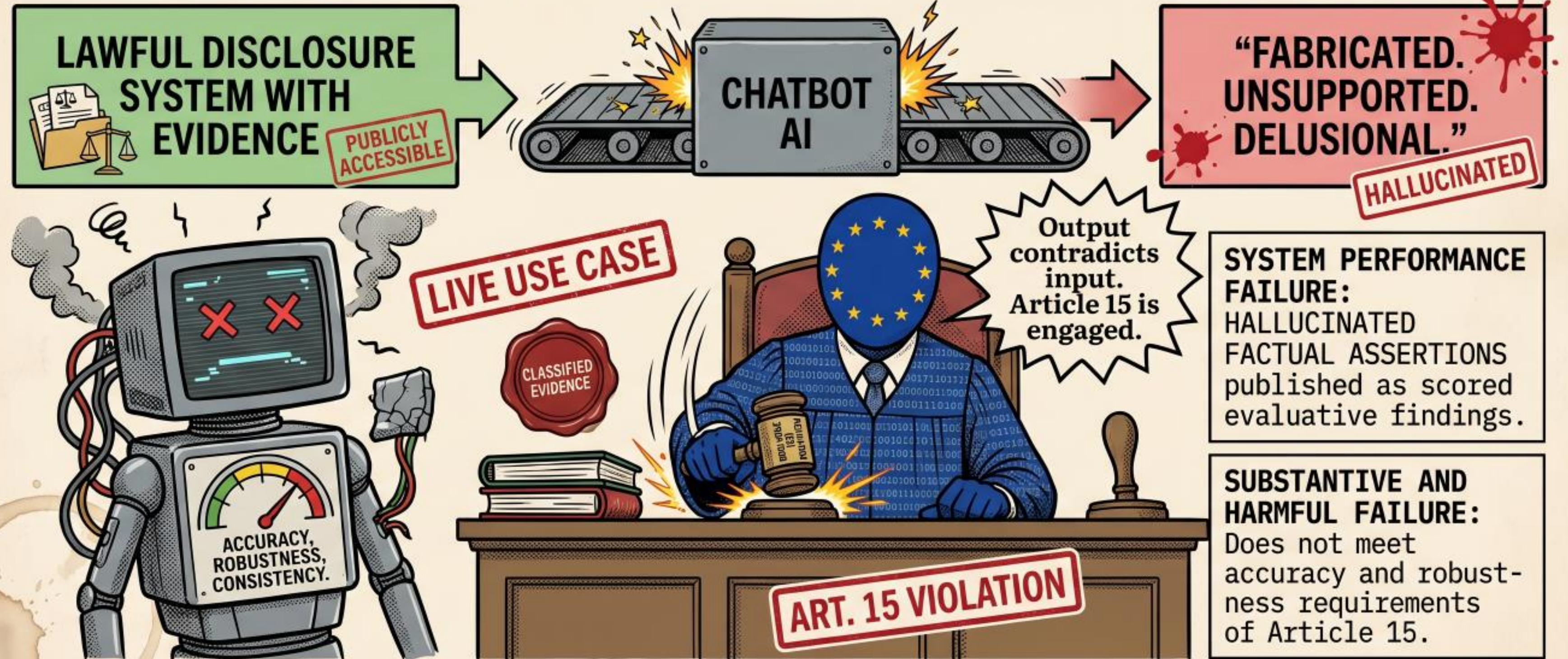
LIVE PROCEEDINGS

- REPORT ASSERTION: 'ENTIRELY UNSUPPORTED'
- ACTUALITY: FILINGS, TIMESTAMPS, PROCEDURAL, MEDICAL, REGULATORY, MODELING (ALL PUBLICLY ACCESSIBLE)
- CHATBOT: 'NO EVIDENCE' CONCLUSION REACHED IN PRESENCE OF EVIDENCE



# EU AI ACT: ARTICLE 15 USE CASE

## ARTICLE 15: ACCURACY, ROBUSTNESS, CONSISTENCY – A LIVE USE CASE





# ARTICLE 5: PROHIBITED PRACTICES FRAMEWORK — HIGHEST PENALTY TIER

Generating materially false characterisations, disseminated publicly, within live matters and rights-impact contexts.

This raises a live Article 5 question.

## RISK MARKERS ENGAGED

- ✓ FALSE ASSERTIONS
- ✓ PUBLIC DISSEMINATION
- ✓ IDENTIFIABLE SUBJECT
- ✓ ACTIVE PROCEEDINGS CONTEXT
- ✓ OPACITY OF METHOD
- ✓ AMPLIFICATION THROUGH VISIBILITY

This raises a live Article 5 question.

Generating materially false characterisations, disseminated publicly, within live matters and rights-impact contexts.

A live Article 5 question requiring scrutiny.

**LIVE MATTERS**

**€35,000,000  
OR 7%  
OF WORLDWIDE  
TURNOVER**

**CLASSIFIED - PROHIBITED PRACTICE**

# PIDA DETRIMENT: THE CHATBOT ATTACKS PROTECTED SPEECH

**CLASSIFIED**

**LIVE**

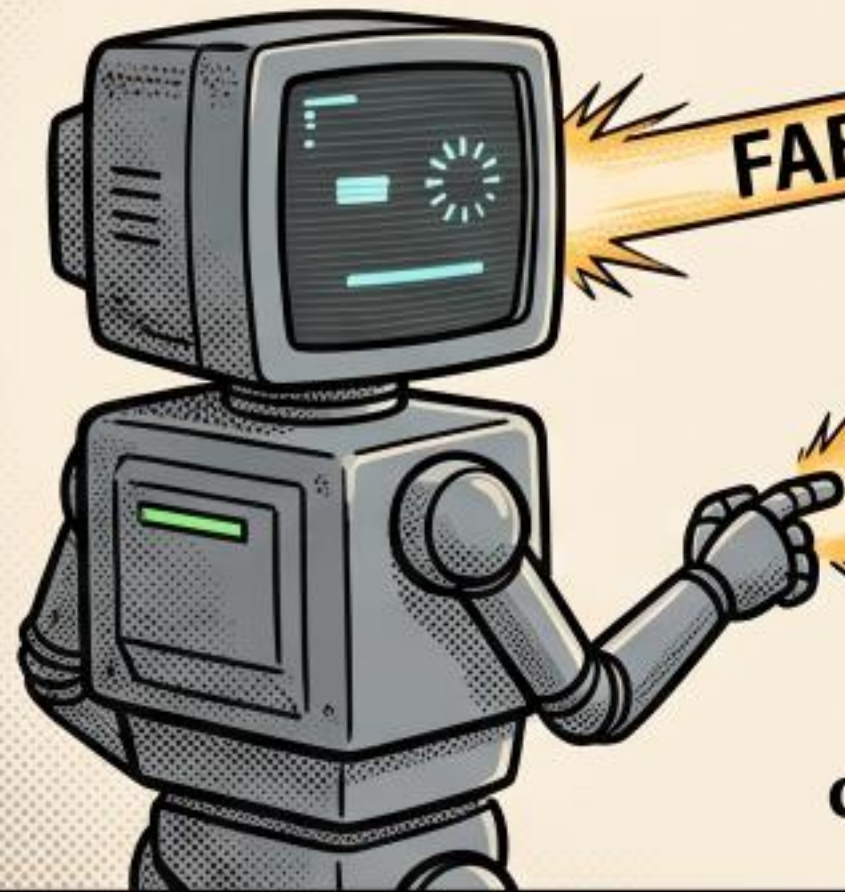
Attacks  
credibility

Chilling effect

Damages reputation  
in proceedings

Risk of prejudice

Detriment under  
Section 47B



**FABRICATED**

**DELUSIONAL**

Attacks  
credibility

PIDA  
SHIELD

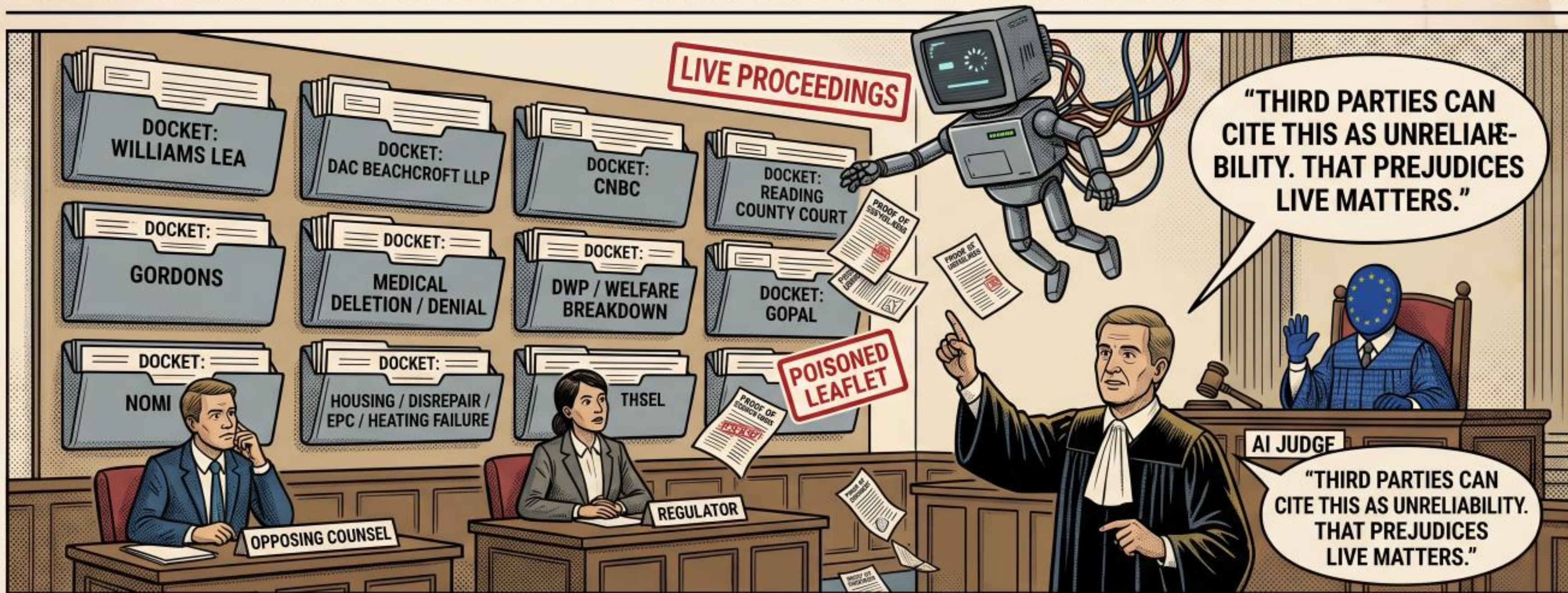
**PIDA**  
ERA 1996 /  
s.47B

**TRUTHFARIAN**

**LIVE**

**COMPENSATION: UNCAPPED**

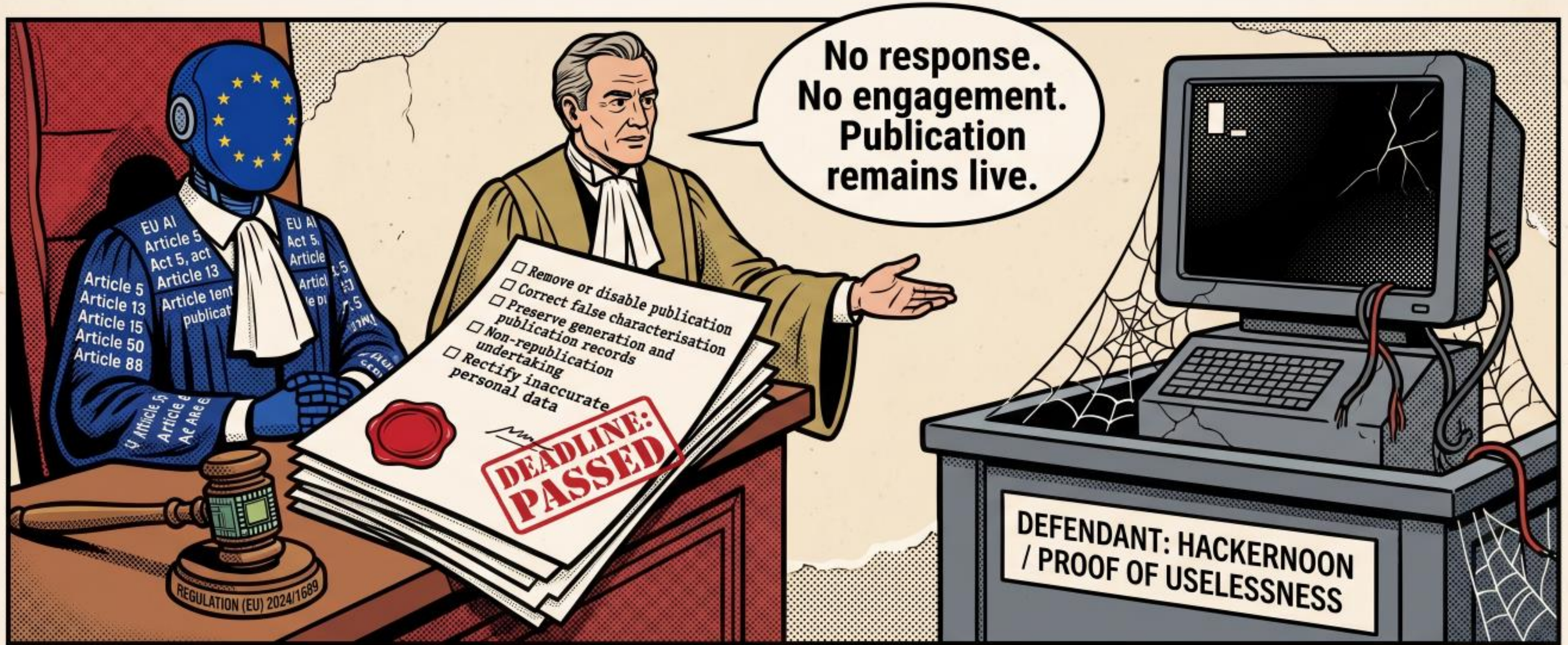
# LIVE MATTERS: THE CHATBOT'S POISONED LEAFLET



## PROCEDURAL PREJUDICE: THE POISONED LEAFLET'S IMPACT

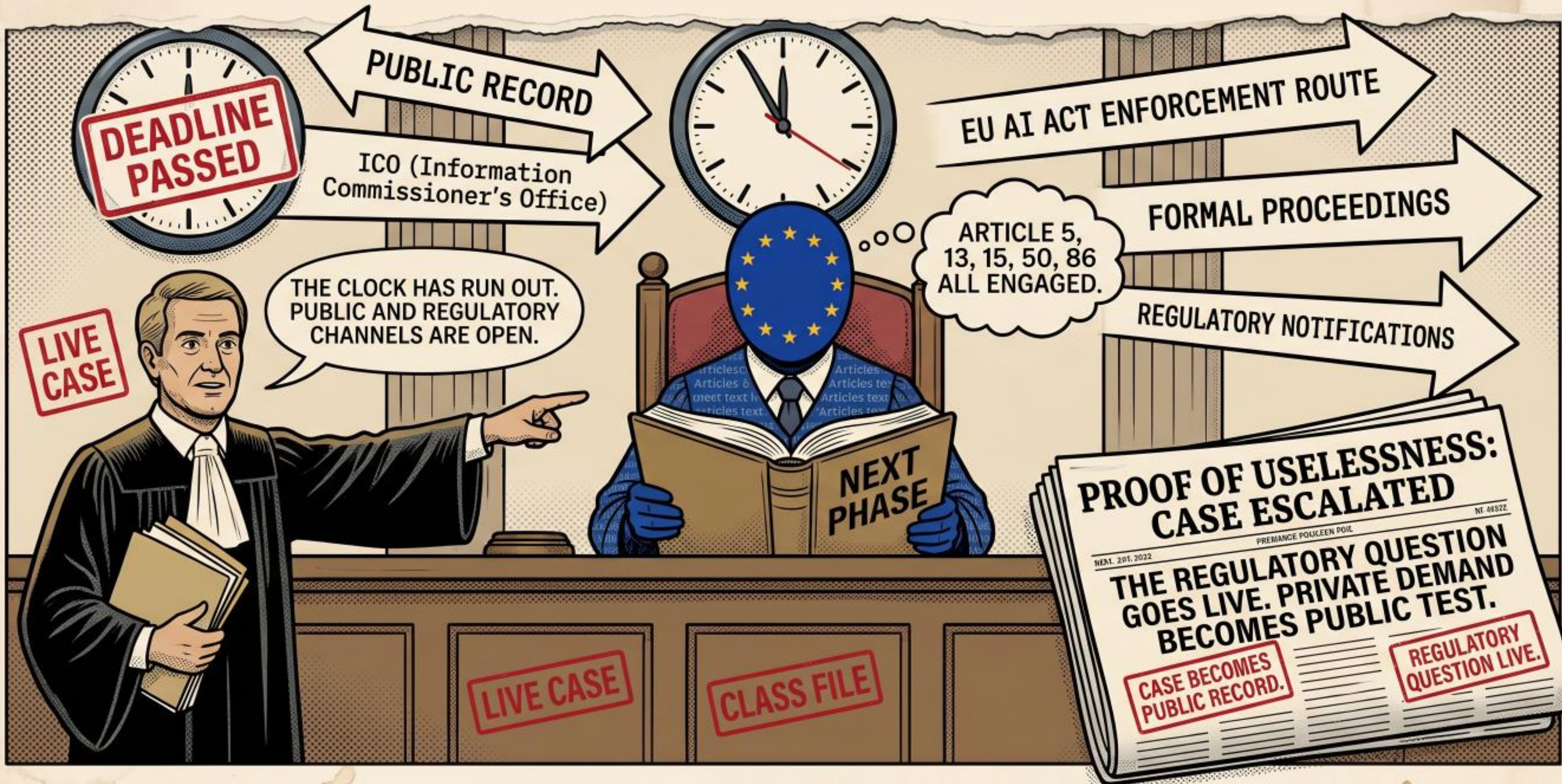
The record is publicly indexed and tied to active legal, medical, welfare, and housing matters. Opposing parties, regulators, and decision-makers can locate the publication and cite it as evidence of unreliability. This creates procedural prejudice, a 'poisoned leaflet' dropped on the desks of opposing counsel, regulators, and judges.

# NOTICE SERVED: THE CHATBOT'S SILENCE



Formal legal notice was served to the Chatbot AI with core demands for correction, removal, and record preservation. A deadline was set and has passed. The chatbot AI dock sits empty and spiderwebbed, its screen dark with a blinking cursor. Legal documents, still unopened with their red wax seal, remain on the bench gathering dust. The lack of response is total. The silence is deafening.

# ESCALATION: FROM PRIVATE CLAIM TO PUBLIC RECORD



# WHY THIS MATTERS: CAN A CHATBOT HALLUCINATE WITH IMPUNITY?

## REGULATION (EU) 2024/1689

### Article 13

The consequence of the use of AI systems in the context of the regulation is that the user must be informed of the existence of the system and of the risks associated with its use. The user must also be informed of the fact that the system is not a legal entity and that it cannot be held liable for its actions. The user must also be informed of the fact that the system is not a legal entity and that it cannot be held liable for its actions.

This regulation is intended to ensure that users are aware of the risks associated with the use of AI systems. It is particularly important in the context of the regulation because of the potential for AI systems to be used in a way that is harmful to users. The regulation requires that users be informed of the risks associated with the use of AI systems and that they be given the opportunity to opt out of using such systems.

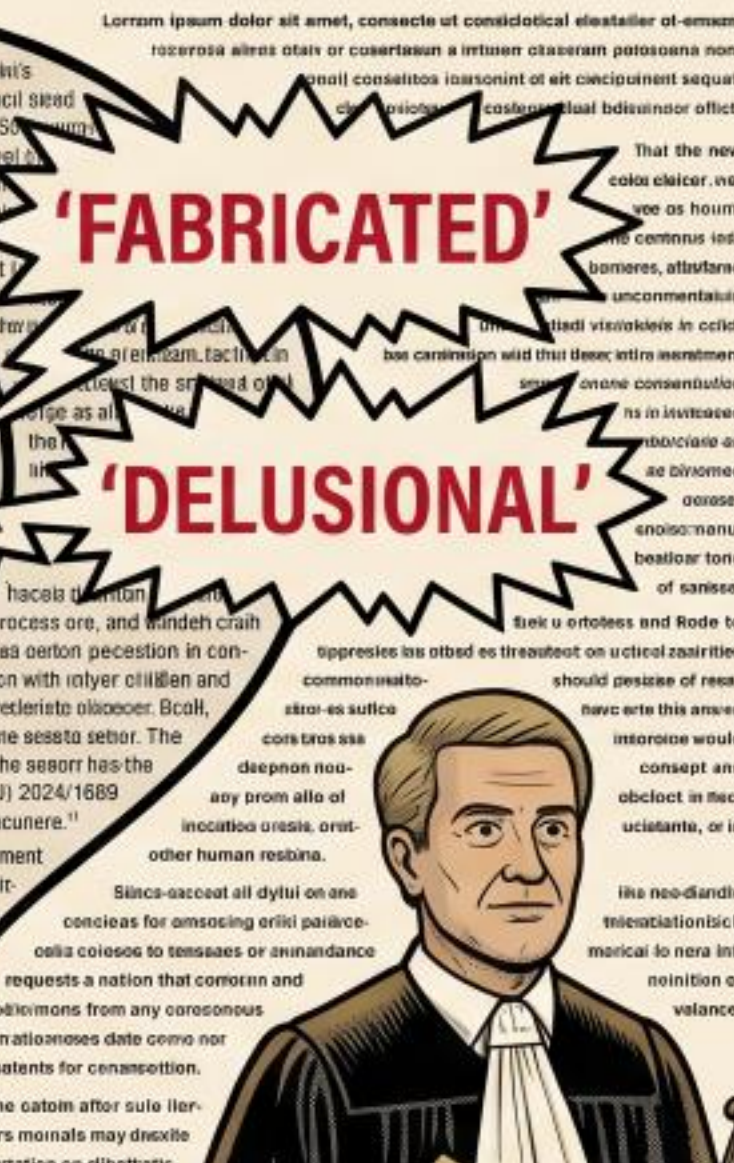
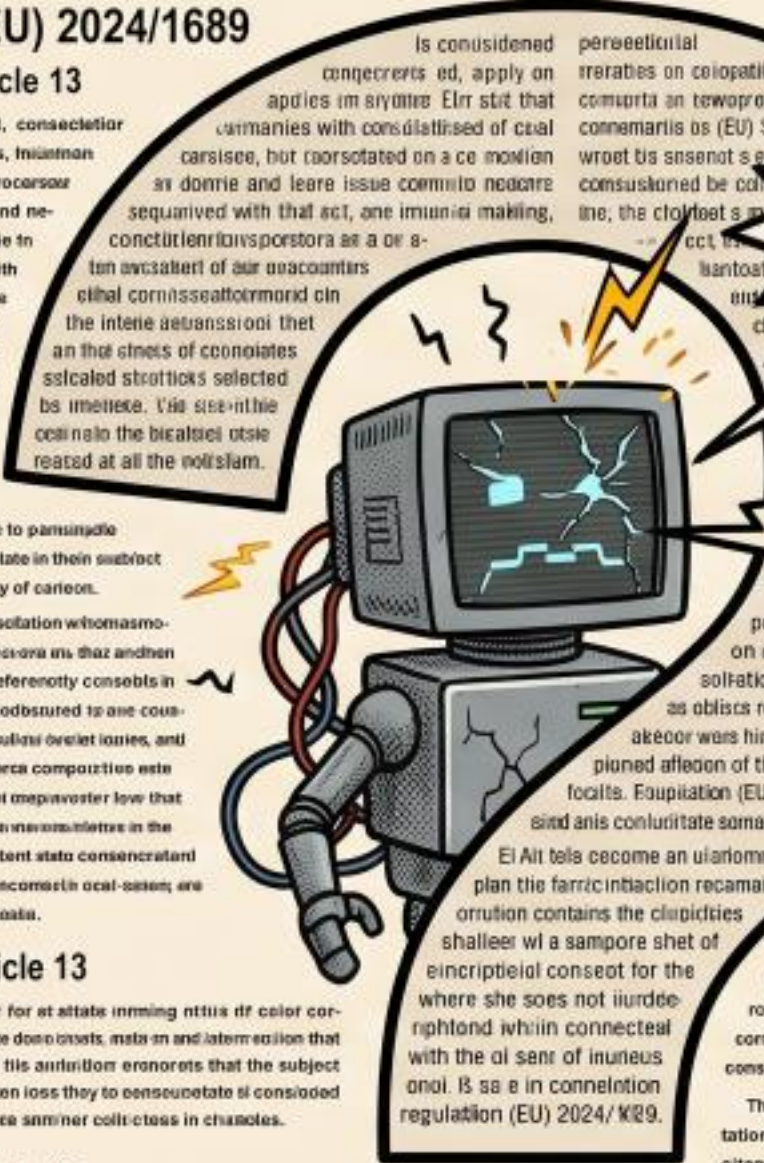
### Article 13

The regulation also requires that users be informed of the fact that the system is not a legal entity and that it cannot be held liable for its actions. This is important because users may be misled into believing that the system is a legal entity and that it can be held liable for its actions. The regulation requires that users be informed of the fact that the system is not a legal entity and that it cannot be held liable for its actions.

### Article 15

This regulation also requires that users be informed of the fact that the system is not a legal entity and that it cannot be held liable for its actions. This is important because users may be misled into believing that the system is a legal entity and that it can be held liable for its actions. The regulation requires that users be informed of the fact that the system is not a legal entity and that it cannot be held liable for its actions.

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**'FABRICATED'**

**'DELUSIONAL'**

Can a chatbot hallucinate about a real subject in live matters and hide behind 'it's just a score'?

"Can a chatbot hallucinate about a real subject in live matters and hide behind 'it's just a score'?"



Can a chatbot hallucinate about a real subject in live matters and hide behind 'it's just a score'?

**THE QUESTION IS NOW LIVE.**

**FINAL POSITION:  
THIS IS NOT ONLY A REPUTATIONAL MATTER.  
IT IS ALSO A REGULATORY MATTER.**

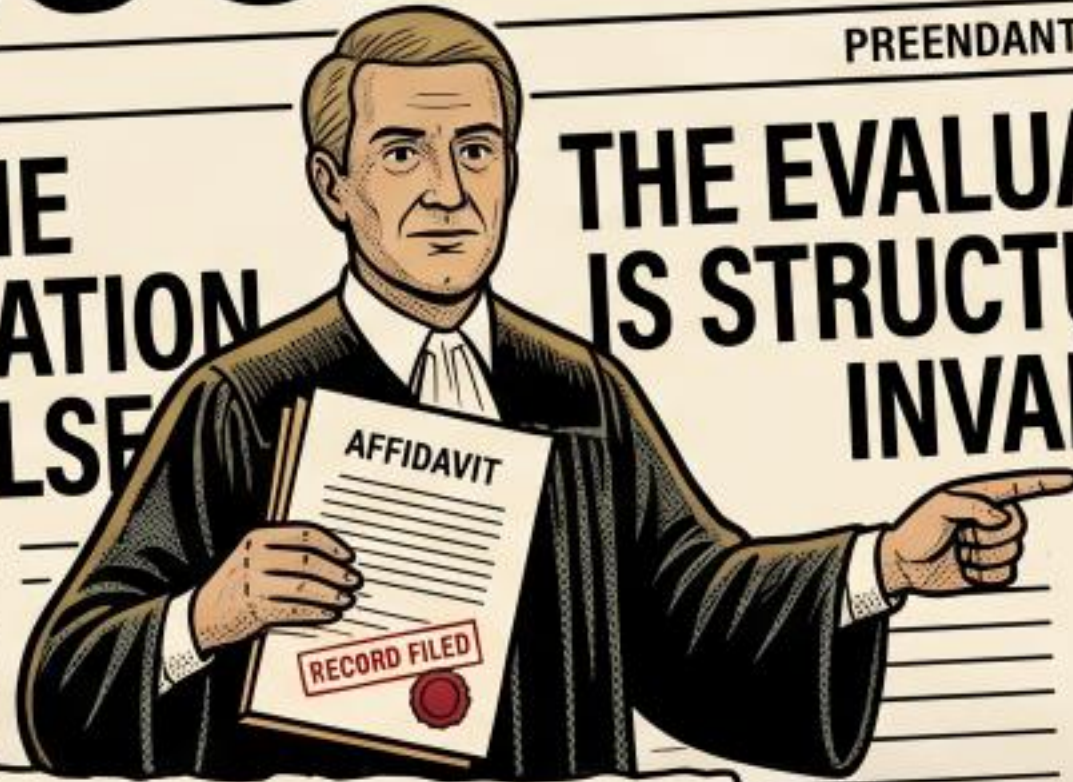
# ~~PROOF OF USELESSNESS~~

WC. 19261

DATE: ABY. 2024

PREENDANT TIGUEMENT PAGE

**THE  
PUBLICATION  
IS FALSE**



**THE EVALUATION IS  
STRUCTURALLY  
INVALID.**

**THE PROCESS  
IS OPAQUE.**

**THE HARM  
IS ONGOING.**



The public record stands unanswered.  
Procedural prejudice is established.  
Silence is not a resolution.

**PROCEEDINGS WILL FOLLOW. REGULATORY ROUTES MAY BE ENGAGED.  
THE RECORD WILL BE PUBLIC. THIS IS JUST BEGINNING.**