



c/o 39.465848, -74.497040



Atlantic County, New Jersey



Nihilo nisi cruce

**SUPERIOR COURT OF NEW JERSEY
LAW DIVISION – CRIMINAL PART – ATLANTIC COUNTY
Docket Nos. ATL-22-002292-001 & ATL-22-002313-001
Also referencing ATL-24-001934**

SUPPLEMENTAL CERTIFICATION / UNSWORN DECLARATION

(Pursuant to 28 U.S.C. § 1746 and R. 1:6-6)

I, Devon Tyler Barber, also known as Devon Tyler of the Paccillo family, hereby declare and affirm under penalty of perjury that the following statements are true, correct, and submitted in good faith:

- 1. I make this supplemental filing to clarify material facts not fully captured in my prior involuntary plea proceedings, which were conducted under duress and in violation of my constitutional rights. This filing also serves to affirm the interconnected nature of Docket Nos. ATL-22-002292-001, ATL-22-002313-001, and ATL-24-001934—all arising from a broader, provable pattern of retaliatory prosecution, unlawful confinement, and wrongful plea inducement.*
- 2. I filed ATL-24-001934 separately due to procedural confusion—a result of my isolation and trauma. I only discovered, through my own independent legal research while correcting my name and estate in Civil Docket ATL-L-000979-25, that I had the lawful right to challenge the coerced plea. At no point was I informed of this right by counsel, nor assisted by any official during my incarceration.*
- 3. These three matters are inseparable in equity. All originate from unpaid labor, threats after seeking compensation, psychological collapse, and betrayal by counsel, prosecutors, and family members. At no time did I knowingly or voluntarily waive any constitutional rights—my pleas were the result of force, confusion, and deprivation.*
- 4. On the day forming the basis of these criminal charges, I was actively working and operating a company truck for a different contractor—one that respected and compensated me. My personal phone was lost, disabling my ability to contact*

witnesses or provide evidence of prior work agreements with the Hardemon family. My personal property—including an electric mower, two air conditioning units, and several small aquarium tanks—was destroyed or stolen during the illegal mob-led eviction that followed.

I was taunted, threatened, and robbed, including the theft of my late grandmother's Kennedy silver dollar collection, with only the empty display box left behind. The injury allegedly sustained by Joseph Hardemon Jr. occurred after he or his workers tripped over my aquariums, which they had mishandled while removing my property. I had been living on that job site without working utilities, performing skilled tile, trim, and cleanup work—not as a trespasser, but as an entrusted laborer. Only when I demanded compensation was I falsely portrayed as a criminal.

5. *I respectfully reaffirm that these incidents were civil at their core and maliciously reframed as criminal. The delay in challenging these injustices was caused by trauma, disorientation, and systemic obstruction—not willful neglect. I now bring forward this sworn testimony under my true identity and trustee capacity, seeking not vengeance, but justice—and asking this honorable Court to exercise its equitable discretion in full.*

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief. Executed on this day, June 18, 2025.

/s/ Devon Tyler Barber
Devon Tyler Barber
Trustee, Faith Frontier Ecclesiastical Trust
Mailing Location: 39.465848, -74.497040 – Atlantic County, New Jersey

Barber