

**DEVON TYLER BARBER,**  
Plaintiff/Movant, Pro Se  
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**SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION – CIVIL PART  
ATLANTIC COUNTY**

**DEVON TYLER BARBER,**  
*Plaintiff, Pro Se,*  
v.  
**TOWNSHIP OF HAMILTON, et al.,**  
Plaintiffs.

Docket No.: ATL-L-003252-25

**CERTIFICATION OF DEVON TYLER  
BARBER**

**REGARDING BODY-WORN CAMERA  
DISCOVERY**

I, **Devon Tyler Barber**, of full age, hereby certify as follows pursuant to **R. 1:4-4(b)**:

1. I am the plaintiff/movant in the above-captioned matter(s). I submit this Certification solely to **identify, authenticate, and preserve** body-worn camera (“BWC”) evidence produced in discovery. This Certification is not submitted for purposes of argument.
2. On December, 23<sup>rd</sup>, 2025, I received digital discovery from law-enforcement authorities, including BWC recordings, in their **native electronic format**. I have not altered, edited, enhanced, or modified any files in any manner.
3. To date, I have reviewed **one** BWC recording, identified by the filename:

***RachelHare\_202511292258\_BWL7139108-0***

Additional BWC files were produced and remain **under review**. I reserve the right to identify additional recordings and timestamps by **supplemental certification**.

4. The reviewed recording reflects contemporaneous audio and video from the traffic stop and arrest at issue and includes statements and conduct involving **Officer Ruiz, Officer Merrit, Officer Rachel Hare**, and additional responding officers and supervisors.
5. The table below identifies **specific timestamps** within the reviewed recording that reflect officer statements, questions, command issuance, and related activity contemporaneous with the stop and arrest. The table is provided **for identification and reference only**, without characterization or legal argument.

## TIMESTAMP REFERENCE TABLE

**BWC File:** *RachelHare\_202511292258\_BWL7139108-0*

TIME (APPROX.)	SPEAKER	DESCRIPTION / QUOTED CONTENT
2:16	Merrit	States: “Hace frio.”
3:03	Hare	States: “You know what I don’t understand... if they don’t believe in law-enforcement or whatever then why do they stop?”
3:15	Merrit	Responds: “Ugh, I can’t professionally answer that.”
3:22	Hare	Asks: “What did you stop him for?”
3:24	Ruiz	States: “I ran his tag, suspended.”
~3:30	Ruiz	States: “He asked me what my reasonable articulable suspicion...”
3:47	Merrit	Asks: “So what, you think he’s gonna drive away?”
3:52	Merrit	States: “There’s three cars here, I can park in front of him.”

<b>3:55</b>	Ruiz	Responds: “No, why damage our cars for a traffic offense?”
<b>4:01</b>	Merrit	States: “Gotcha. Whatever you wanna do. It’s your stop.”
<b>4:25–5:30</b>	Hare / Merrit	Personal conversation unrelated to the stop while Plaintiff remains seated in the vehicle.
<b>5:40</b>	Hare	States: “He is gonna get impatient with you.”
<b>5:42</b>	Ruiz	States: “Uhh, got a lot of tickets to write.”
<b>5:47</b>	Merrit	Asks: “Whatcha getting right now?”
<b>6:00</b>	Merrit / Ruiz	Discussion of multiple summonses (suspended license, careless driving, plate, tint).
<b>6:33</b>	Hare / Merrit	Plaintiff visible; officers direct Plaintiff to remain in the vehicle.
<b>~7:00</b>	Hare	References academy video involving “sovereign citizens” shooting officers.
<b>7:28</b>	Merrit	States: “We should get him out before the tow truck gets here.”
<b>7:53–8:00</b>	Hare	States Plaintiff is on Facebook Live; adds “I ain’t saying nothing.”
<b>10:45–11:00</b>	Merrit	Repeatedly directs Plaintiff to sit back in the vehicle.
<b>11:58</b>	Officers	Multiple officers approach the vehicle simultaneously.
<b>11:59–12:15</b>	Officers	Plaintiff ordered out; physical removal occurs.
<b>13:06</b>	Plaintiff	Requests oaths of office and BWC footage.

<b>15:48</b>	Hare	States: “He probably has a firearm in here. There are military bags.”
<b>15:58</b>	Hare	Refers to Plaintiff as a “sovereign citizen.”
<b>17:30</b>	Hare	Indicates a sergeant is present.
<b>18:05</b>	—	Tow truck arrives.

6. This Certification is submitted **solely to preserve the evidentiary record, identify discovery materials, and direct the Court to specific portions of produced evidence.**

No conclusions are offered, and no substantive relief is sought by this filing.

7. I expressly **reserve all rights** to submit supplemental certifications, seek evidentiary hearings, and pursue any procedural or substantive relief permitted by law as discovery review continues.

I certify that the foregoing statements are true. I am aware that if any statement herein is willfully false, I am subject to punishment.

Date: December, 23<sup>rd</sup>, 2025

Respectfully submitted,

/s/ **Devon Tyler Barber**  
**Devon Tyler Barber, Pro Se**

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**CERTIFICATION OF SERVICE**

**(Re: Certification of Devon Tyler Barber  
Regarding BWC Timestamp Table)**

I, **Devon Tyler Barber**, certify as follows:

1. I am the Plaintiff/Movant in the above-captioned matter.
2. On **December 23, 2025**, I served a true and correct copy of Plaintiff's Certification of **DEVON TYLER BARBER REGARDING BODY-WORN CAMERA DISCOVERY** upon counsel for Defendants, **Mr. Kenneth M. Warren, Jr., Esq.**, by electronic mail, using the email address customarily used by counsel for service in this matter.
3. Service was made contemporaneously with filing through the **New Jersey Judiciary Electronic Document Submission (JEDS)** system.
4. Service was made in good faith and in compliance with the New Jersey Court Rules

I certify that the foregoing statements are true. I am aware that if any statement herein is willfully false, I am subject to punishment.

Date: **December 23, 2025**

/s/ **Devon Tyler Barber**  
Devon Tyler Barber, Plaintiff/Movant, Pro Se