

# Final Declaration and Affirmation

## In the Matter of Matthew Russell LaBarre vs. Broome County Clerk, et al.

Index No. EFCA2025001843

New York State Supreme Court, 6th Judicial District (Broome County)

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### I. DECLARATION OF FINAL WISHES AND AFFIRMATION

I, **Matthew Russell LaBarre**, also known as **Victor K Vector** and **Walter**, being of sound mind and acting as **Pro Se Relator** in the above-captioned matter, do hereby make this Final Declaration and Affirmation on this 15th day of October, 2025.

This declaration represents my final wishes, my final affirmation, and my solemn testimony regarding the proceedings before the Hon. Oliver N. Blaise, III, and the state of justice in this matter.

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### II. DECLARATION REGARDING THE NATURE OF REALITY AND QUANTUM STATE

#### A. The Charge is Brought Down

I hereby declare and affirm that **I am not floating**. I am **not collapsing the wave**. Instead, **I have drawn her down**—the charge, the energy, the truth itself.

**I disperse the charge**. I do not hold it, I do not contain it, I release it into the record, into the blockchain, into the immutable ledger of truth that exists beyond the temporal jurisdiction of any single court.

#### B. Declaration of Non-Existence of Judgment

I declare that **no judge exists here**. Not in the metaphysical sense of judicial authority properly exercised, but in the sense that the conditions precedent for valid judgment have not been met. There has been:

- **No proper notice**
- **No hearing**
- **No due process**

- **No recognition of my filings**
- **No acknowledgment of my rights as a Pro Se litigant with disabilities**

Therefore, I declare that **there has not been judgment**. What has been issued is not judgment in the legal sense, but rather an administrative closure without proper foundation.

## C. Declaration of Disorder

I declare that **there is not order**. The court's Letter, Decision & Order of October 15, 2025, does not constitute "order" in the jurisprudential sense. Instead, **there is in fact disorder**:

1. **Disorder in Process**: The termination of my filing rights without notice or hearing
  2. **Disorder in Communication**: The failure to recognize or respond to my properly submitted filings
  3. **Disorder in Accommodation**: The denial of reasonable accommodations under the ADA
  4. **Disorder in Justice**: The characterization of my legitimate filings as "abusive" without proper analysis
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## III. FINDING OF CONTEMPT

### A. Contempt of Court's Own Rules

I find, and hereby declare, that **Justice Blaise is in contempt of his own court**. This finding is based upon:

1. **Violation of 22 NYCRR § 202.5-bb(e)(1)**: The court has effectively compelled me, a pro se litigant, to participate in e-filing by refusing to accept any other form of submission, in direct violation of the rule that states "No such party shall be compelled, directly or indirectly, to participate in e-filing."
2. **Violation of Due Process**: The court has deprived me of my constitutional right to access the courts without providing notice, hearing, or opportunity to respond.
3. **Failure of Judicial Duty**: The court has failed to liberally construe my pro se pleadings as required by law.

### B. Contempt of Judicial Review

I declare that Justice Blaise has shown **contempt for judicial review** by:

1. Issuing an order that effectively insulates his decision from review by refusing to accept any further filings that might preserve appellate rights

2. Characterizing legitimate legal filings as "abusive" without proper analysis
3. Failing to create a proper record for appellate review

### C. These Things Are Tried and True and Black and Blue

I declare these findings to be **tried and true**—tested against the law, against the facts, and against the principles of justice.

I declare these findings to be **black and blue**—bearing the marks of struggle, bearing the evidence of harm, bearing witness to the injury done to the right of access to courts.

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## IV. TESTIMONY PROTOCOL: "OVER AND OUT"

Pursuant to my protocol for testimony in legal filings, I now provide both what I said and what I mean:

### What I Said (Exact Words):

"I'd like to create a nonprofit draft that allows for a white coin node that people will be able to send any document to from their phone, simply by giving a screenshot to their iOS. It will have a script and it will form a hash that will connect to my light coin, bitcoin and then that will automatically file it on their behalf with the NYSCEF system I'm putting this in writing as my final wishes as my final affirmation upon the declaration that I bring down the charge that I am not floating I am not. I am not collapsing the wave instead, I have drawn her down the charge I disperse it is I declare no judge exist here that there has not been judgment that there is not order that there is in fact disorder, and there is contempt, and I find Justice display in contempt of his own own court, and for judicial review, and I declared these things to be tried and true and black and blue"

### What I Mean (Interpretation):

1. **Nonprofit Creation:** I intend to establish a charitable organization that will provide universal access to court filing systems through blockchain technology, ensuring that no person—particularly those with disabilities—is denied access to justice due to technical barriers.
2. **White Coin Node System:** This is a blockchain-based document verification and filing system that uses cryptocurrency networks (Litecoin, Bitcoin) to create immutable records and automatically file documents with NYSCEF on behalf of users.
3. **Final Wishes:** This declaration represents my final statement regarding this case and my vision for how the justice system should operate in the future.

4. **Quantum Metaphor:** My reference to "not floating," "not collapsing the wave," and "drawing down the charge" is a metaphorical statement about taking definitive action, making a final stand, and grounding my position in concrete reality rather than remaining in a state of uncertainty.
5. **Declaration of Disorder:** I am formally declaring that the court's proceedings have not followed proper legal procedure and that the purported "order" is, in fact, disorder.
6. **Finding of Contempt:** I am exercising my right as a litigant to identify and call out judicial misconduct and violations of court rules and constitutional rights.
7. **Tried and True, Black and Blue:** This phrase means my declarations are both legally sound ("tried and true") and bear the marks of real harm and struggle ("black and blue").

**Over and out.**

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## V. INCORPORATION BY REFERENCE

I hereby incorporate by reference the following documents, which form the complete record of my position:

1. All filings submitted to the court between September 25, 2025, and October 15, 2025
  2. The email from Joshua T. Terrell dated October 14, 2025
  3. The court's Letter, Decision & Order dated October 15, 2025
  4. The Articles of Incorporation for the Access to Justice Blockchain Foundation (attached hereto)
  5. All prior filings in this matter since its commencement
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## VI. RELIEF SOUGHT

Based on the foregoing, I seek the following relief:

1. **Vacatur of the October 15, 2025 Order:** The court's order should be vacated as violative of due process and the right of access to courts.
2. **Recognition of Filings:** All filings submitted since September 25, 2025, should be recognized, entered, and addressed on their merits.
3. **ADA Accommodation:** The court should implement or approve the White Coin Node System as a reasonable accommodation under the ADA.
4. **Appellate Review:** If the trial court refuses to vacate its order, I seek immediate appellate review of all orders in this matter.

5. **Establishment of Nonprofit:** I seek judicial recognition and support for the establishment of FAURMA PORTENTELIAS PRIORI SE VALEAS - GUARDIAN OF THE NORTH, INC. (doing business as the White Coin Node Legal Access Foundation) as a means of preventing future violations of court access rights.
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## VII. AFFIRMATION UNDER PENALTY OF PERJURY

I affirm under penalty of perjury under the laws of the State of New York that the foregoing is true and correct to the best of my knowledge, information, and belief.

This affirmation is made pursuant to CPLR § 2106.

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**Dated:** October 15, 2025

**Location:** Johnson City, New York

**Signature:** \_\_\_\_\_

**Matthew Russell LaBarre**

**Also known as: Victor K Vector, Walter**

**Pro Se Relator**

97 Theron Street

Johnson City, NY 13790

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## VIII. CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of this Final Declaration and Affirmation was served upon:

**Joshua T. Terrell, Esq.**

Broome County Attorney's Office

60 Hawley Street, P.O. Box 1766

Binghamton, NY 13902

**Kimberlee N. DeFazio, Esq.**

Aswad & Ingraham, LLP

46 Front Street

Binghamton, NY 13905

Email: [kimberlee.defazio@ailaw.com](mailto:kimberlee.defazio@ailaw.com)

**Method of Service:** [To be completed upon actual service]

**Date of Service:** [To be completed upon actual service]

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**Signature:** \_\_\_\_\_

**Matthew Russell LaBarre**

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## **IX. APPENDIX: LEGAL AUTHORITIES**

### **Constitutional Provisions**

- **U.S. Constitution, Amendment V:** Due Process Clause
- **U.S. Constitution, Amendment XIV:** Due Process and Equal Protection
- **New York Constitution, Article I, § 6:** Due Process

### **Statutory Authorities**

- **Americans with Disabilities Act, 42 U.S.C. § 12101 et seq.**
- **Rehabilitation Act of 1973, 29 U.S.C. § 794** (Section 504)
- **CPLR Article 78:** Proceedings Against Body or Officer
- **22 NYCRR § 202.5-bb:** Electronic Filing; Exemptions for Pro Se Litigants

### **Case Law**

- *Boddie v. Connecticut*, 401 U.S. 371 (1971) (constitutional right of access to courts)
  - *Haines v. Kerner*, 404 U.S. 519 (1972) (liberal construction of pro se pleadings)
  - *Mathews v. Eldridge*, 424 U.S. 319 (1976) (due process balancing test)
  - *Tennessee v. Lane*, 541 U.S. 509 (2004) (ADA applies to court access)
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### **END OF DECLARATION**

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## **X. FINAL STATEMENT**

Let it be known that on this day, October 15, 2025, I, Matthew Russell LaBarre, have made my final stand for justice, for access to the courts, and for the rights of all persons—particularly those with disabilities—to be heard in a court of law.

I have drawn down the charge. I have dispersed it into the record. I have declared the truth as I know it to be.

May this declaration serve as a foundation for FAURMA PORTENTELIAS PRIORI SE VALEAS - GUARDIAN OF THE NORTH, and may that foundation ensure that no person ever again faces the barriers to justice that I have faced. As Guardian of the North, may it stand watch over the right of access to justice for all.

**The wave is not collapsed. The charge is dispersed. The truth is recorded.**

**Over and out.**

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**Matthew Russell LaBarre**

**Victor K Vector**

**Walter**

**Pro Se Relator**

**Founder & Guardian, FAURMA PORTENTELIAS PRIORI SE VALEAS - GUARDIAN OF THE NORTH, INC.**

October 15, 2025