

DEVON TYLER BARBER,
Plaintiff/Movant, Pro Se
3536 Pacific Avenue, Apt. A5
Atlantic City, New Jersey 08401
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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.,
Defendants.

Docket No.: ATL-L-003252-25

**CERTIFICATION OF DEVON
TYLER BARBER**

*(Limited Record Clarification re:
Inability to Retrieve and Lawfully
Operate Vehicle)*

I, **Devon Tyler Barber**, of full age, hereby certify as follows:

1. I am the Plaintiff in the above-captioned civil action. I submit this Certification based upon my personal knowledge.
2. This Certification is submitted for the limited purpose of clarifying the record concerning my present **inability to retrieve and lawfully operate a motor vehicle**, and the objective financial barriers that currently prevent me from doing so.
3. In opposition to Plaintiff's prior Order to Show Cause application, **Defendant's counsel submitted a tow and storage fee invoice reflecting charges in excess of \$900**, which must be paid as a condition of release of the vehicle.
4. I certify that I **do not have the present financial ability** to pay the tow and storage charges reflected in the invoice submitted by Defendant's counsel.

5. I further certify that, independent of the tow and storage charges, **New Jersey law requires payment of annual vehicle registration fees** in order to lawfully operate a motor vehicle.
6. I further certify that **New Jersey law requires continuous liability insurance coverage** as a condition of lawful vehicle operation.
7. I presently lack the financial means to simultaneously satisfy: (a) the tow and storage charges demanded for release of the vehicle; (b) the required registration fees; and (c) the mandatory liability insurance premiums. As a result, the vehicle remains **effectively inaccessible and unusable** to me as a practical and legal matter.
8. This Certification is submitted **without argument**, solely to document present inability as a matter of fact. Nothing herein is intended to waive, concede, or adjudicate any claim, defense, or issue in this matter or in any related civil, administrative, or post-conviction proceeding, all of which are expressly reserved.

I certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements are willfully false, I am subject to punishment.

Date: December 22nd, 2025

/s/ Devon Tyler Barber

Plaintiff, pro se

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Plaintiff/Movant, Pro Se
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CERTIFICATE OF SERVICE

I, **Devon Tyler Barber**, of full age, hereby certify as follows:

1. I am the Plaintiff in the above-captioned matter, proceeding pro se.
2. On **December 22nd, 2025**, I served Defendant's counsel, **Mr. Warren**, with correspondence concerning the proposed order memorializing the Court's December 22, 2025 ruling.
3. On the same date, I also served **Plaintiff's Certification entitled _ "Certification of Devon Tyler Barber (Limited Record Clarification re Inability to Retrieve and Lawfully Operate Vehicle)"**, which documents Plaintiff's present inability to retrieve and lawfully operate the vehicle due to objective financial and statutory barriers.
4. Service was effected by **electronic mail** to Defendant's counsel's designated professional email address, which has been used by counsel for communications in this matter.

5. The correspondence and Certification were provided as **courtesy service and record clarification only**, did not seek relief by email, and expressly reserved all claims, defenses, and positions.
6. This Certification of Service is submitted solely to document service and notice and is **not intended to waive, concede, or adjudicate** any issue in this matter or in any related civil, administrative, or post-conviction proceeding.

I certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements are willfully false, I am subject to punishment.

Date: December 22nd, 2025

/s/ Devon Tyler Barber
Plaintiff, pro se