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UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY – CAMDEN VICINAGE

DEVON TYLER BARBER,  
*Plaintiff, pro se,*

Civil Action No. 22-06206 (KMW-EAP)

v

JOSEPH HARDEMON, JR., et al.,  
*Defendants.*

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**NOTICE OF MOTION TO REOPEN PURSUANT TO FED. R. CIV. P. 60(b)(6)**

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**DECLARATION OF DEVON TYLER BARBER (28 U.S.C. § 1746)**

I, Devon Tyler Barber, declare **under penalty of perjury** that the foregoing is true and correct:

1. I am the Plaintiff in this case, proceeding pro se.
2. In 2022 I was arrested and prosecuted. Probation supervision and a brief incarceration period extended into 2023.
3. On November 3, 2023, the Court administratively terminated this case, and on December 20, 2023, dismissed it under *D.N.J. L. Civ. R. 10.1(a)* for failure to update my address.
4. At that time, I was under probation supervision, intermittently incarcerated, and without stable housing, preventing reliable receipt of court mail.
5. I previously attempted to pursue civil relief while incarcerated, but filings were dismissed for non-response due to limited access.
6. I attach as Exhibits A–C copies of my PCR filings, and as Exhibits D–E employment records showing my licensed, insured tile work history.
7. My current mailing address is listed in the Notice of Motion and separate attached Notice of Change of Address, and I will promptly notify the Court of any change.

JTB

8. At the time this case was terminated, I was under a *Superior Court order prohibiting contact with the Hardemons as alleged victims*. This prevented me from attempting informal resolution or service of process. When combined with my probation status, intermittent custody, and lack of stable housing, these conditions constituted **extraordinary circumstances outside my control, warranting relief under Rule 60(b)(6)**.

Executed on August 27, 2025, at Galloway, New Jersey.

*BY: XTX Devon Toler A.R.R.*

/s/ Devon Tyler Barber, Pro Se Plaintiff

c/o 325 East Jimmie Leeds Road, Suite 7-333

Galloway, NJ 08205

(609) 665-9350 | Devon@Tiller.earth | dTb33@pm.me

Dated: August 27, 2025

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