

1 **Devon T. Barber**  
2 Devon Tyler Barber – Pro Se Appellant  
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6 **SUPERIOR COURT OF NEW JERSEY**

7 LAW DIVISION – CRIMINAL PART (ATLANTIC COUNTY)

8  
9 **STATE OF NEW JERSEY,**  
10 **Plaintiff,**  
11 **v.**  
12 **DEVON T. BARBER,**  
13 **Defendant.**

Indictment Nos. 22-09-01413-I / 22-10-01440-I  
Docket Nos. ATL-22-002292 & ATL-22-002313

Pleading Title

14 **CERTIFICATION OF SUPPLEMENTAL RECORD AND REQUEST FOR**  
15 **TRANSMITTAL TO THE APPELLATE DIVISION (R. 2:5-5(c); R. 3:22-10(b))**

16 I, **Devon Tyler Barber**, of full age, hereby certify and state:

17 (A) On October 26, 2025, I filed a verified **Petition for Post-Conviction Relief (“PCR**  
18 **Petition”)** in the above-captioned matters, together with supporting **Exhibits A–M**,  
19 establishing the factual, procedural, and constitutional context of my 2022 convictions.

(B) The PCR Petition and its **Exhibits A–M** include verified government and court records and  
contemporaneous employment records, including but not limited to:

- (a) New Jersey Department of Labor **Wage Complaint No. 369572**;  
(b) 2022 employment and payroll documentation, including pay stubs and W-2 wage records  
from legitimate employers such as *The Palm Atlantic City* and *PF Chang's*;

20 (c) a supervisor / management character and performance letter confirming that I was  
21 reliable, paid for my work, and praised for work ethic, reliability, and conduct;  
22 (d) Tillerstead LLC status and contractor licensure verification; and  
23 (e) other public-record and agency records.

24 (C) These materials show that the July 2022 charges arose from a civil wage/retaliation dispute,  
25 not from criminal predation or violent intent, and that exculpatory and mitigating information  
26 about my work history, character, and earning capacity was not presented to the court.

27 (D) These materials are now part of the Law Division record pursuant to **R. 3:22-10(b)**, which  
28 permits factual development of (i) ineffective assistance of counsel, (ii) coercion in the entry  
29 of plea, and (iii) suppression or omission of exculpatory and mitigating evidence that would  
30 have directly affected the plea and sentencing analysis.

31 (E) Accordingly, I respectfully request that the **Clerk of the Superior Court, Law Division –**  
32 **Criminal Part (Atlantic County)** certify the October 26, 2025 PCR Petition and Exhibits  
33 A–M, and **transmit a certified copy to the Superior Court of New Jersey, Appellate**  
34 **Division**, for inclusion in **Appellate Docket Nos. A-000308-25 and A-000313-25**, pursuant  
35 to **R. 2:5-5(c)**.

36 (F) This request seeks only transmittal and certification of materials already filed of record. It  
37 does not seek civil damages or personal liability against any prosecutor, officer, or agency.  
38 The relief sought is limited to ensuring that the Appellate Division has a complete and  
39 accurate record for review, consistent with *State v. Preciose*, 129 N.J. 451 (1992), and  
40 *Strickland v. Washington*, 466 U.S. 668 (1984).

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

43 Respectfully submitted,

44 **/s/ Devon Tyler Barber**  
45 **Devon Tyler Barber – Defendant / Petitioner Pro Se**  
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49 Dated: October 27<sup>th</sup>, 2025

50 **ATTACHMENTS (identified for transmittal):**

- 51 1. Petition for Post-Conviction Relief filed October 26, 2025, with Exhibits A–M.  
52 2. Motion to Supplement / Expand the Record (Appellate Div. Docket No. A-000308-25,  
53 filed October 20, 2025).

54 **SERVICE / NOTICE**

55 A true copy of this Certification has been provided to:

- 56 • Appellate Division Clerk's Office – [appeal-trans.mailbox@njcourts.gov](mailto:appeal-trans.mailbox@njcourts.gov)  
57 • Court Services Officer Allison Bach – [Allison.Bach@njcourts.gov](mailto:Allison.Bach@njcourts.gov)  
58 • Atlantic County Prosecutor's Office – [publicinformation@acpo.org](mailto:publicinformation@acpo.org)  
59 • NJ Attorney General (DCJ Appellate Bureau) – [DCJIntegrity@njoag.gov](mailto:DCJIntegrity@njoag.gov)