

## Re-Service – R. 7:7-7 Discovery Request & Motion for Vehicle Release – State v. Barber (11/29/25 Incident)

From dTb33@pm.me <dTb33@pm.me>

To discovery\_request@aclink.org

CC giralo\_joe@aclink.org, HTPD.Records<htpd.records@hamiltonatlnj.gov>, HTPD.ia@hamiltonatlnj.gov, OPRA<OPRA@acpo.org>, info@tillerstead.com

Date Monday, December 1st, 2025 at 2:50 PM

To: Municipal Prosecutor – Central Municipal Court of Atlantic County

Dear Municipal Prosecutor:

I am the defendant, pro se, in State v. Devon T. Barber, arising out of the November 29, 2025 incident in Hamilton Township.

On December 1, 2025, I:

- Filed via JEDS a Motion for Release of Impounded Vehicle Without Payment of Fees; and
- Served by email a combined R. 7:7-7 discovery request and Notice of Motion Filing, with the following documents attached:
  - Notice of Motion
  - Certification of Devon Tyler Barber
  - Brief in Support
  - Proposed Order
  - Certificate of Service

One of the courtesy recipients—NJAG.ElectronicService.CivilMatters@law.njoag.gov—automatically responded that “service is rejected due to improper service” and indicated that no further action would be taken from that civil-division mailbox. That address is not counsel of record in this municipal matter and has no role in this prosecution; however, in order to avoid any possible dispute over service, I am re-serving the same materials on your office by this email.

Attached again, for your convenience, please find:

- My R. 7:7-7 Discovery Request; and
- Notice of Motion Filing (Vehicle Release), with the full motion packet (Notice of Motion, Certification, Brief, Proposed Order, Certificate of Service).

I respectfully request that:

1. You treat this email as renewed service of my R. 7:7-7 discovery request and motion package; and
2. You provide discovery as required by R. 7:7-7, including the materials itemized in my request (police reports, BWC/dashcam, CAD/dispatch, 911 audio/notes, tow and inventory documentation, and any use-of-force

records).

I remain available to discuss any scheduling or practical issues the State may have in producing discovery or responding to the motion.

Thank you for your attention to this matter.

Respectfully,

Devon Tyler Barber

Defendant, pro se

3536 Pacific Avenue, Unit A5

Atlantic City, NJ 08401

(609) 862-8808

dTb33@pm.me

Sent from [Proton Mail](#) for iOS.

----- Original Message -----

On Monday, 12/01/25 at 13:02 [dTb33@pm.me](#) wrote:

**To:** Municipal Prosecutor – Central Municipal Court of Atlantic County

[discovery\\_request@aclink.org](mailto:discovery_request@aclink.org)

**CC:**

Central Municipal Court Clerk – [giralo\\_joe@aclink.org](mailto:giralo_joe@aclink.org)

[htpd.records@hamiltonatnj.gov](mailto:htpd.records@hamiltonatnj.gov)

[HTPD.IA@hamiltonatnj.gov](mailto:HTPD.IA@hamiltonatnj.gov)

[OPRA@acpo.org](mailto:OPRA@acpo.org)

[NJAG.ElectronicService.CivilMatters@law.njoag.gov](mailto:NJAG.ElectronicService.CivilMatters@law.njoag.gov)

**Subject:** *State v. Devon T. Barber – R. 7:7-7 Discovery Request & Notice of Motion Filing (Vehicle Release)*

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Dear Municipal Prosecutor,

I am the defendant, pro se, in *State v. Barber*, arising from the November 29, 2025 incident in Hamilton Township and now pending in the Central Municipal Court of Atlantic County.

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## NOTICE OF MOTION FILING AND SERVICE

Please accept this as formal notice that on December 1, 2025, I filed and served a **Motion for Release of Impounded Vehicle Without Payment of Fees**, together with:

- Notice of Motion
- Certification of Devon Tyler Barber
- Brief in Support
- Proposed Order
- Certificate of Service

These materials have been submitted through JEDS and served via this email. (PDFs attached)

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## DISCOVERY REQUEST UNDER R. 7:7-7

Pursuant to *R. 7:7-7*, I respectfully request full discovery, including:

1. All police reports and narratives;
  2. All body-worn and dash-camera recordings for Officers Ruiz, Merritt, Sergeant Gluden/Gulden, and all officers on scene or in booking;
  3. All CAD and dispatch logs referencing my name or plate F35VLP;
  4. All 911 call activity, including audio, summaries, caller description, and dispatcher notes referencing my vehicle or this incident;
  5. Tow authorization forms, tow sheets, and vehicle inventory;
  6. All use-of-force reports and related materials;
  7. All recordings from Officer Ruiz's patrol vehicle, including:
    - Dash-cam and microphone recordings beginning at Wawa on Cape May Avenue (initial interaction), and
    - Rear-cabin video/audio capturing my detention and any use of force.
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## REQUEST FOR CONSENT RELEASE OF VEHICLE

As detailed in my Certification:

- I was homeless on Nov. 29 and living out of the vehicle;
- My new lease at 3536 Pacific Avenue, Unit A5 began Dec. 1;

12/7/25, 12:57 PM

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- I was left outdoors in freezing temperatures after the tow;
- I receive GA/EA as my only income;
- I rely on the vehicle to reach employment as a licensed home-improvement tradesman;
- My emotional-support animal remains stranded at 6090 Black Horse Pike with no public-transportation options;
- I have driven nearly 20,000 miles since October 2024 with no incidents or danger to the public.

No public-safety basis for impoundment has been identified, and less restrictive alternatives existed.

**Accordingly, I respectfully request the State's consent to release my vehicle without requiring payment of towing or storage fees.**

If consent is not granted, I will rely on the Court's decision on my pending motion.

Thank you for your time and consideration.

Respectfully,

**s/ Devon Tyler Barber**

Devon Tyler Barber, Defendant, pro se

3536 Pacific Avenue, Unit A5

Atlantic City, NJ 08401

(609) 862-8808

[dTb33@pm.me](mailto:dTb33@pm.me)

Dated: December 1, 2025

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Sent with [Proton Mail](#) secure email.

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**756.48 KB** 3 files attached

Motion to Return Property.pdf 387.89 KB

Motion Summary Sheet (not a formal brief).pdf 178.43 KB

Discovery Request and Service of Motion.pdf 190.16 KB