

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
ORLANDO DIVISION

ERIC DE FORD, et al,

Plaintiffs,

v.

JAMES KOUTOULAS, et al.,

Defendants.

Case No. 6:22-cv-652-PGB-DCI

CLASS ACTION

PLAINTIFFS' NOTICE TO THE COURT
REGARDING NOTICE TO THE CLASS

On December 22, 2025, the Court ordered Plaintiffs Eric De Ford, Sandra Bader, and Shawn Key ("Plaintiffs"), to provide Notice to the Class and approved the Class Notice Plan¹ (Doc. 534)(the Order). Pursuant to the Class Notice Plan (Doc. 460), Plaintiffs were to retain Angeion Group, LLC to serve as Notice Administrator, publish the Summary Notice on PR Newswire, create a notice website containing the longer-form Notice, post the summary notice on their law firm website, and post notice on social media frequented by cryptocurrency

¹ The Court made changes to the proposed class notices to ensure fairness and impartiality and to objectively describe Defendants' position in this litigation. Plaintiffs incorporated those modifications to the notices as directed by the Court.

traders. The Court directed Defendants “to provide the names, addresses, and email addresses, where possible, of any potential Class Members” to Angeion. The Notice Plan further required Defendants to post a link to the summary notice on the LGBCoin Telegram and Discord channels, to cause a link to the Summary Notice to be posted on the LGBCoin website, and to “make no statement contrary to the provisions of the Class Notice regarding this case or the subject matter thereof to any Class Member.” (Doc. 460) at 12.

The Court also ordered Plaintiffs to file a notice with the Court stating that the notice plan had been completed. Plaintiffs provide the following update.

SUMMARY

Working through the holidays, Plaintiffs were able to successfully execute the portions of the Order and the Class Notice Plan within their control. Plaintiffs successfully retained Angeion, published the summary notice on the news wire, created the class notification website, posted appropriate links to documents on that website, and provided notice on social media frequented by cryptocurrency traders.

Despite this progress, all elements of the Class Notice Plan have not yet been completed. Angeion has thus far been unable to provide additional notice to the Class, as outlined in the Class Notice Plan, because Defendants did not contact

Angeion to provide "names, addresses, and email addresses, where possible, of any potential Class Members" to Angeion. Angeion remains ready to effectuate such additional notice as soon as Defendant Koutoulas provides, to the extent known, any of the contact information listed in the Court's Order.

Additionally, it appears that notice has not been posted to the LetsGoBrandon.com website. On December 28, 2025 Defendant Koutoulas, acting *pro se*, sent an email to Plaintiffs' counsel stating, in relevant part, that "for the website part of the order, pursuant to the settlement agreement, the website is not controlled by either defendant, nor the foundation, but rather BMS." *See* December 28, 2025 email (Ex. A). Plaintiffs, with the Court's approval, can contact BMS and request their permission to post Notice on the website.

Plaintiff has been able to confirm Defendant Koutoulas posted a Notice in the Telegram channel but deviated from the Court-approved form by encouraging Class Members to opt-out and object, providing incorrect information about how to opt-out that contradicts the Court-approved notices, and providing legal advice to potential absent Class Members there.

A. Plaintiffs' Efforts

Within three hours of receiving the Order, Plaintiffs hired Angeion as Class Administrator and directed its representatives to fulfill the terms of the Court-approved notice plan. *See* Beliveau Declaration (Ex. B) ¶¶ 2-4. Despite challenges caused by the short implementation period and the year-end holidays, Angeion quickly went to work obtaining the notice website URL, building the notice website, posting the appropriate documents, and preparing for email notice to go to class members via email and mail. *Id.* ¶¶ 3, 6-7.

The class notice website went live shortly thereafter at <https://www.LGBCoinCryptoAction.com>. *Id.* The summary notice, the long form notice, the Frequently Asked Questions from the long form notice, and relevant documents from the public docket are all published on the LGBCoinCryptoAction.com website. Angeion further published the summary notice on PR Newswire, where it was picked up by 502 media organizations with a combined reach of approximately 102.3 million. *Id.* ¶ 6. Angeion further directed search engine marketing (“SEM”) to cryptocurrency forums and published content via Reddit. *Id.* ¶ 8.

B. Defendants' Actions

Angeion has advised that Defendant never provided Angeion any known email addresses necessary for direct notice as directed by the Court's Order. *Id.* ¶

5.

Plaintiffs were unable to confirm the content Defendant posted on the LGBCoin Discord page, but have confirmed that Mr. Koutoulas made the following posts to the LGBCoin Telegram Channel, with the Court-approved language in regular text and Mr. Koutoulas' modifications in bold:

Hi guys, big legal update. We are still on track for our hearing January 28 on a new trial. We also have state court appeals ready if that fails, and are working on a class action complaint if that fails. Should be helped by discovery in the MJ case that their president and chairman routinely hate on conservatives.

Also, the Obama-appointed Honorable Judge Byron ignored the SEC's multiple statements to federal courts that they cant even allege LGBCoin is a security and is trying to make me bear the expense of standing trial. I have filed a motion to reconsider pointing out many of the errors in it which ChatGPT described as "flawed under at least 12 separate legal doctrines²." He has also ordered I post this notice in here:

² These statements incorrectly suggest that ChatGPT provides more competent/qualified legal reasoning than a sitting federal judge, which could mislead the Plaintiff Class about the nature of the claims and the validity of the various rulings in this certified Class Action. This is additionally inappropriate given Defendants' previous misuses of AI in this matter and the Court's admonishment against its further misuse. See Order on Summary Judgment (Doc. 531) at 25-26, fn. 9.

This Action was filed on April 1, 2022, and subsequently amended multiple times with the final amendment on April 14, 2024. This Action was brought by Plaintiffs Eric De Ford, Sandra Bader, and Shawn Key ("Plaintiffs") against James Koutoulas and LGBCoin, LTD (collectively, "Defendants"). The claims against all Defendants other than Mr. Koutoulas and LGBCoin, LTD have been dismissed.

Plaintiffs allege that between November 2, 2021 and March 15, 2022 (the "Class Period"), Defendants violated the federal securities laws by engaging in the unlawful sale of unregistered securities in violation of Section 12(a)(1) of the Securities Act of 1933.

Defendants deny these allegations against them. Defendants do not believe that LGBCoin constitutes a security, but instead, Defendants assert that LGBCoin is a meme coin dedicated to conservative advocacy. As such, Defendants contend they are not subject to any portion of the Securities Act of 1933.

As of now, the Plaintiffs lawyers have not added instructions on how to opt out or object if you are so inclined to do so³, here are instructions: Important: The LGBCoin class action site does not have an opt-out form, but you can still opt out. To exclude yourself, submit a written, signed request stating "I request to be excluded

³ This statement is incorrect. The instructions to opt out are contained in the Long Form Notice posted to the website, as well as in the Frequently Asked Questions (FAQ) section of the website. The statements also mislead the Plaintiff Class by incorrectly advising those Class Members of the methods for opting out. The Court-approved opt-out procedures were included in the Long Form Notice, which was posted on the LGBCoinCryptoAction.com website. They were also posted in a FAQ question under "14. How Do I Opt Out of the Class?". Defendants advised the Class to file its opt-outs with the Court, not the settlement administrator, contrary to the Notice's statement, "Do not contact Judge Byron or the Court."

(opt out) from the LGBCoin class action, *De Ford v. Koutoulas*, Case No. 6:22-cv-652 (M.D. Fla.)," including your name, address, email/phone, and date, before the opt-out deadline, either by filing with the Court via the Middle District of Florida web filing portal (https://apps.flmd.uscourts.gov/cmecf/filings_form.cfm) and/or by sending it to Plaintiffs' counsel (aaron@ziglerlawgroup.com) and the claims agent (info@lgbcoincryptoaction.com) (best practice: also copy Defense counsel at james@koutoulaslaw.com). If you want to stay in the class but object, send a written, signed objection explaining what you oppose and why, with the case info, to the Court, Plaintiffs' counsel, Defense counsel, and the claims agent by the objection deadline. If you do nothing, you stay in the class and are bound by the result.⁴

Here is his order on summary judgment and my motion to reconsider which explain how egregiously he has erred in his application of the law"

See James Koutoulas Telegram Posts, December 28-29, 2025 (Ex. C). Later posts by

Mr. Koutoulas also offered commentary on the case and the notice:

Thanks. Over 560 filings in this ridiculous case. Such a time suck from nascar cases. Was filed right after Trumps joined us and pushed them away and has cost my business over 20M in fees from clients that pulled out over the baseless fraud allegations and an institutional account that got signed last year but wasn't allowed to start because

⁴ Mr. Koutoulas' statements above appear to violate Rule 4-4.2 of the Florida Rules of Professional Conduct. See *Kleiner v. First Nat. Bank of Atlanta*, 751 F.2d 1193, 1201 (11th Cir. 1985)(finding a defendant violated Rules 4.2 and 8.4 by running a campaign to solicit opt-outs from class members, and recognizing power to sanction both counsel and client for such conduct under Fed. R. Civ. P. 23 and the court's inherent power); 3 Newberg and Rubenstein on Class Actions § 9:9 (6th ed.)(recognizing the ethical issue because, "absent class members are therefore 'represented parties,' and ethics rules prohibit opposing counsel from contacting them directly").

of it. Will be suing the lawyers and plaintiffs for abuse of process as soon as it's away from this judge.

...

Will make sure all that have wronged us see justice before the end. The judge finally ordered this notice out though so any of you who bought before march 15, 2022 can object if you want to let the judge know what you think. The plaintiffs supposedly represent the interest of all buyers

...

sucks that we were able to get back on our feet even after nascar's libel, get the president involved, then frivolous lawsuit a week after trump and JR got onboard.

Id. Mr. Koutoulas also offered the following legal advice regarding the class opt-out and its effects to potential class members. When a potential class member asked:

"If we do nothing what does that mean for any possible outcomes regarding the nascar suit? If we opt out or object does it help your situation @jameskoutoulas Seems like a simple web form automated with an opt out message could be dropped in here to stream line this for holders on the right side of this matter."

Mr. Koutoulas responded:

Has nothing to do with nascar. Moreso letting the TDS libs who have broken federal law several times know that they don't speak for holders with their nonsense claim that it's a security (which the sec has already said they can't even allege it's a security). You'd be giving up a share of any recovery against me in the low chance they someone got a jury verdict and it holds up on appeal⁵. And yeah they don't want to make it easy lol

⁵Mr. Koutoulas is wrongfully offering his own legal advice to represented Class Members, specifically on the appropriate manner to opt-out and its legal effect.

See James Koutoulas Telegram posts, Dec. 29, 2025 to Jan. 3, 2026 (Ex. D). In response to supporters saying that people need to go to prison, that “this is war and some heads need to roll,” and discussing “the death penalty for treason for some of this stuff,” Mr. Koutoulas stated, “Activist judges are a real problem. No respect for the law and have TDS bad.” Mr. Koutoulas continues to refer to the case in messages to class members, stating on January 3, 2026, “Typical Saturday defending frivolous⁶ lawsuit instead of working on nascar. How are you?” *Id.*

Further, stating or even suggesting to Class Members that either the class representatives or class counsel “don’t speak for holders with their nonsense claim” is highly inappropriate. Defendants provided this and other advice without disclosing that Defendants have a conflict of interest with the Class Members and without further advising that Class Members should seek answers from the Court-approved notice, their own legal representative, or counsel for the certified class.

⁶ Given the Court’s previous orders (1) sustaining the alleged claims, (2) denying each request by Defendants to sanction Plaintiffs, (3) certifying a class, and (4) granting partial summary judgement in Plaintiff’s favor while simultaneously denying Defendants motion for summary judgment in its entirety, it is inappropriate for Mr. Koutoulas to advise Class Members that this matter is “frivolous” or to use other such language that undermines the information set forth in the Court-approved Notice.

CONCLUSION

Plaintiffs have been able to successfully complete the portions of the Class Notice Plan within their power and believe that such efforts were the best practicable under the circumstances for providing Notice to potential Class Members. Class Administrator Angeion was able to expedite the creation of a notice website, notice via publication, notice via search engine marketing, and posting on social media. Further, Angeion, while unable to perform any direct mailing due to Defendant's failure to provide Class Member contact information (to the extent such information is known to Defendants), remains ready to provide further notice upon receiving that information. Defendant's modified social media notice postings and related commentary deviated from the Court-approved Notice and may require corrective action.

Dated: January 4, 2026

Respectfully submitted,

s/ Kevin McCormack

Aaron M. Zigler (admitted *pro hac vice*)

Kevin McCormack (admitted *pro hac vice*)

Nidya S. Gutierrez (admitted *pro hac vice*)

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Fax: 212-223-6334

smasson@scott-scott.com

Counsel for Plaintiffs and the Class

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on January 4, 2026, I caused the foregoing to be electronically filed with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to the email addresses denoted on the Electronic Mail Notice List.

s/ Kevin McCormack

Kevin McCormack



Outlook

Class notice

From James Koutoulas <james@koutoulaslaw.com>

Date Sun 12/28/2025 3:13 PM

To Aaron Zigler <aaron@ziglerlawgroup.com>

Cc LGBCoin-Ext <LGBCoin@ziglerlawgroup.com>

Some people who received this message don't often get email from james@koutoulaslaw.com. [Learn why this is important](#)

Hi Aaron, I'm preparing to send the notice to telegram and discord, but your site doesn't have instructions for opting out or objecting. Please let me know when that's corrected. Also, for the website part of the order, pursuant to the settlement agreement, the website is not controlled by either defendant, nor the foundation, but rather BMS. Would you like me to file a motion clarifying that to the Court, or do you have another idea.

James L. Koutoulas, Esq.
Managing Member
Koutoulas Law, LLC
www.koutoulaslaw.com

**UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
ORLANDO DIVISION**

**ERIC DE FORD, SANDRA
BADER AND SHAWN R. KEY,**

Plaintiffs,

Case No. 6:22-cv-652-PGB-DCI

v.

**JAMES KOUTOULAS, and
LGBCOIN, LTD,**

Defendants.

DECLARATION OF JENNIFER BELIVEAU
RE: EXECUTION OF CLASS CERTIFICATION NOTICE

I, Jennifer Beliveau, hereby declare under penalty of perjury pursuant to 28 U.S.C. § 1746 that the following is true and correct:

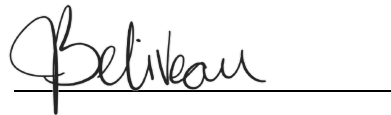
1. I am a Project Manager at the class action notice and claims administration firm Angeion Group, LLC (“Angeion”). I have personal knowledge of the matters stated herein. I am over 21 years of age and am not a party to this action.
2. On Monday, December 22, 2025, an email was received from counsel, Aaron Zigler, which contained the order from this Court directing Angeion to commence class certification notice by Sunday, December 28, 2025.
3. Under normal standards, this is an incredibly difficult timeline in which to execute a notice plan, given that we typically require at least 14 to 30 business days to execute a notice plan. Additionally, with the holidays, it made execution of the notice plan even more difficult, as Angeion’s offices are closed on December 24th and 25th, and Angeion’s staff was at a fraction of what it usually is.

Declaration of Jennifer Beliveau re: Execution of Class Certification Notice

4. Within three hours of the order being issued, Plaintiffs' Counsel and an Angeion team were on the phone to discuss providing notice to class members.
5. Thus far, Angeion has received no direct contact information for class members, such as email addresses or mailing addresses. However, Angeion has received crypto wallet data.
6. On December 28, 2025, Angeion published the Summary Notice of Class Certification via PR Newswire. The publication included links to the settlement website and advised Class Members of their rights, including the February 11, 2026, opt-out deadline. As of January 2, 2026, the press release has been picked up by 502 media outlets, with a combined potential audience of approximately 102.3 million. A true and accurate copy of the press release is attached hereto as Exhibit A.
7. On December 28, 2025, Angeion established, and continues to maintain, a website dedicated to the class action, www.LGBCoinCryptoAction.com, to provide additional information to potential Class Members and to provide answers to frequently asked questions. Potential Class Members may view and download the Notice of Class Certification, Summary Notice of Class Certification, and other relevant court documents.
8. Angeion launched targeted search engine marketing (SEM) on December 28, 2025, and published content through Reddit. These channels were selected to supplement publication notice and reach cryptocurrency holders likely to be Class Members.

I hereby declare under penalty of perjury that the foregoing is true and correct.

Dated: January 4, 2026

A handwritten signature in black ink, appearing to read "Beliveau", is written over a horizontal line.

JENNIFER BELIVEAU

10:20



< Back

Lets Go Brandon \$LETSGO...

694 members, 13 online



Pinned Message #3

Hi guys, big legal update. We are still on track...



Unread Messages

Today

James Koutoulas

Hi guys, big legal update. We are still on track for our hearing January 28 on a new trial. We also have state court appeals ready if that fails, and are working on a class action complaint if that fails. Should be helped by the discovery in the MJ case that their president and chairman routinely hate on conservatives.

Also, the Obama-appointed Honorable Judge Byron ignored the SEC's multiple statements to federal courts that they cant even allege LGBcoin is a security and is trying to make me bear the expense of standing trial. I have filed a motion to reconsider pointing out many of the errors in it which ChatGPT described as "flawed under at least 12 separate legal doctrines." He has also ordered I post this notice in here:

13



Message



"This Action was filed on April 1, 2022, and subsequently amended

10:20



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Lets Go Brandon \$LETSGO...

694 members, 13 online



Pinned Message #3

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Plaintiffs allege that between November 2, 2021 and March 15, 2022 (the "Class Period"), Defendants violated the federal securities laws by engaging in the unlawful sale of unregistered securities in violation of Section

12/

13



Message



10:20



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Lets Go Brandon \$LETSGO...

694 members, 13 online



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Defendants deny these allegations against them. Defendants do not believe that LGBCoin constitutes a security, but instead, Defendants assert that LGBCoin is a meme coin dedicated to conservative advocacy. As such, Defendants contend they are not subject to any portion of the Securities Act of 1933.

As of now, the Plaintiffs lawyers have not added instructions on

13



Message



instructions: Important: The

10:20



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Lets Go Brandon \$LETSGO...

694 members, 13 online



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Today

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As of now, the Plaintiffs lawyers have not added instructions on how to opt out or object if you are so inclined to do so, here are instructions: Important: The LGBCoin class action site does not have an opt-out form, but you can still opt out. To exclude yourself, submit a written, signed request stating "I request to be excluded (opt out) from the LGBCoin class action, De Ford v. Koutoulas, Case No. 6:22-cv-652 (M.D. Fla.)," including your name, address, email/phone, and date, before the opt-out deadline, either by filing

13



Message



vi
District of Florida web filing portal
(<https://apps.flmd.uscourts.gov/>)

10:21



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694 members, 13 online



Pinned Message

Here is his order on summary judgment...



opt-out deadline, either by filing with the Court via the Middle District of Florida web filing portal (https://apps.flmd.uscourts.gov/cmecf/filings_form.cfm) and/or by sending it to Plaintiffs' counsel (aaron@ziglerlawgroup.com) and the claims agent (info@lgbcoincryptoaction.com) (best practice: also copy Defense counsel at james@koutoulaslaw.com). If you want to stay in the class but object, send a written, signed objection explaining what you oppose and why, with the case info, to the Court, Plaintiffs' counsel, Defense counsel, and the claims agent by the objection deadline. If you do nothing, you stay in the class and are bound by the result.



1 edited 5:16 PM

James Koutoulas



MSJ Order.pdf
334.4 KB

12



Message



Reconsider.pdf

316.8 KB

10:21



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Lets Go Brandon \$LETSGO...

694 members, 13 online



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1 edited 5:16 PM

James Koutoulas



MSJ Order.pdf
334.4 KB



Filed Motion to Reconsider.pdf
316.8 KB

Here is his order on summary judgment and my motion to reconsider which explain how egregiously he has erred in his application of the law

5:28 PM

Tel Briden

You the man James



5:53 PM

Nick

#JamesHasTheStamina

5:53 PM

8



0:01

Message



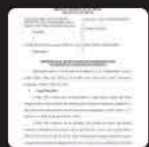
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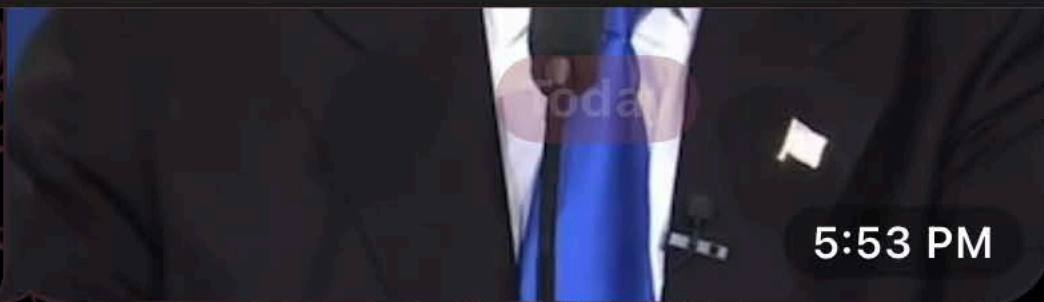
Lets Go Brandon \$LETSGO...

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Pinned Message

Here is his order on summary judgment...



5:53 PM

James Koutoulas

Thanks. Over 560 filings in this ridiculous case. Such a time suck from nascar cases. Was filed right after Trumps joined us and pushed them away and has cost my business over 20M in fees from clients that pulled out over the baseless fraud allegations and an institutional account that got signed last year but wasn't allowed to start because of it. Will be suing the lawyers and plaintiffs for abuse of process as soon as it's away from this judge.

5:55 PM

Tel Briden

It's utter bollox mate. It's ridiculously frustrating for us sitting on the sidelines so I can only imagine how bad it is for you. Let's hope God smiles down on you and lets justice prevail.



5



5:57 PM



Message



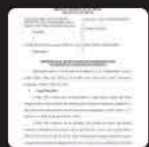
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Lets Go Brandon \$LETSGO...

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5:57 PM

James Koutoulas

Will make sure all that have wronged us see justice before the end. The judge finally ordered this notice out though so any of you who bought before march 15, 2022 can object if you want to let the judge know what you think. The plaintiffs supposedly represent the interest of all buyers

5:59 PM

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LETSGO pinned a file

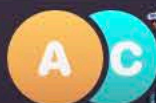
Robert



James Koutoulas

Hi guys, big legal update. We are still...

Thank you @jameskoutoulas



6:08 PM



Message



10:21



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Lets Go Brandon \$LETSGO...

694 members, 13 online



Pinned Message

Here is his order on summary judgment...
lets justice prevail.



Today

5:57 PM

James Koutoulas

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5:59 PM

LETSGO pinned "Hi guys, big le..."

LETSGO pinned a file

Robert 🏠 🏁 🏎️

James Koutoulas

Hi guys, big legal update. We are still...

Thank you @jameskoutoulas 🇺🇸 💪



6:08 PM

Mrlee440

James has come here to chew bubble gum and kick ass, and he's all out of bubble gum



9:53 PM



Message



6:24

3:01

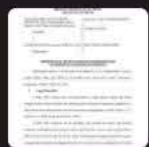


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Lets Go Brandon \$LETSGO...

692 members, 25 online



Pinned Message

Here is his order on summary judgment...



December 29, 2025

R

Outside of all of the NASCAR-related legal proceedings going, I was wondering whether the whole thing with the former rogue devs is still relevant to anything. Can those ever be held accountable in any legal manner (or is it relevant to any ongoing cases), or is it essentially just a life lesson of being fucked over by people you trusted? Do we just need to suck it up and live with the fact that it happened. It obviously also damaged this project greatly, correct?

2:00 AM

James Koutoulas

the hard fork guys? we settled with them a couple years ago to readd liquidity to the pool, letsgobrandon.com domain and getting trump on board



1 12:03 PM



R



Message



Oh, ok. I didn't know whether

6:23

2:17

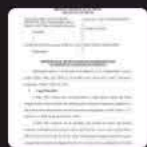
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Lets Go Brandon \$LETSG...

692 members, 25 online



Pinned Message

Here is his order on summary judgment...



getting trump on board

December 29, 2025



1 12:03 PM

R

James Koutoulas

the hard fork guys? we settled with th...

Oh, ok. I didn't know whether justice had already been fully served there or whether there was possibly more to be done there. I remember some of them dumped their bags pretty brutally, even though they were not even supposed to be able to do that, or something.

12:14 PM

James Koutoulas

wasn't devs, was more early buyers. sucks that we were able to get back on our feet even after nascar's libel, get the president involved, then frivolous lawsuit a week after trump and JR got onboard.



12:15 PM

P

Mrlee44

James has...



Message



6:23

1:38

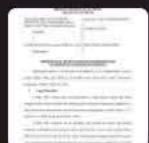


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9:10 AM

Tel Briden

Guys, why do all these illegal things happen in America. Like this Minnesota stuff but nobody ever goes to prison. Surely at some



Message



6:22

1:21

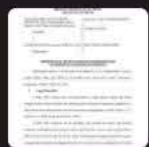


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Lets Go Brandon \$LETSG...

692 members, 25 online



Pinned Message

Here is his order on summary judgment...



However, it's not even playing dirty. It's just enforcing the law. They need to stop let their enemies define them. This is war and some heads need to roll this time.

10:55 AM

James Koutoulas

Tel Briden

Guys, why do all these illegal things h...

Activist judges are a real problem. No respect for the law and have TDS bad



10:56 AM

R

Yeah, I think people are really gonna g...

Yeah he's really gotta start seeking death penalty for treason for some of this stuff. Only way it will deter it in future. I think about 90% of national debt is just theft



10:56 AM

Tel Briden

Damn... 12:00 PM

Even when Dem's were in, they done nothing either. It's like they're all in on it together... using it to



Message



6:22

0:51

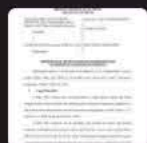


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< Back

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Here is his order on summary judgment...
happiness, cheers!



9:34 AM

Nick T

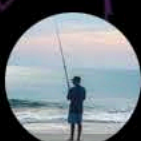
Happy New Year! May good fortune
be bestowed upon you all in 2026!



10:36 AM

LetsGoEnthusiast

Happy new year! Let's go 🇺🇸



12:33 PM

January 2

Nick

New Year, same stamina

9:35 AM



Unread Messages

Today

FC

Soooo how are we

1:44 PM



James Koutoulas

Typical Saturday defending
frivolous lawsuit instead of working
on nascar. How are you?



1:49 PM



Message

