

RETURN OF SERVICE

State of Florida

County of Miami-Dade

Circuit Court

Case Number: 2026-009414-CA-01

Plaintiff:

BRIAN LEIBERMAN

vs.

Defendant:

ATXS ET AL

For:


XANDER LAW GROUP P.A.
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MIAMI, FL 33131

Received by Lightning Legal Couriers on the 27th day of May, 2026 at 4:46 pm to be served on **PAYWARD, INC., 237 KEARNEY STREET, SUITE #102, SAN FRANCISCO, CA 94108**

I, **KEIANNA HOSTETLER**, do hereby affirm that on the **28th day of May, 2026 at 12:00 pm**, I:

served a **CORPORATION** by delivering a true copy of the **ORDER GRANTING PLAINTIFF'S EXPARTE EMERGENCY MOTION FOR PRELIMINARY INJUNCTION WITHOUT NOTICE** with the date and hour of service endorsed thereon by me, to: **JENNIFER LEE** as **AUTHORIZED TO ACCEPT** for **PAYWARD, INC.**, at the address of: **7801 FOLSOM BOULEVARD-202, SACRAMENTO, CA 95826**, and informed said person of the contents therein, in compliance with state statutes.

Under Penalties of Perjury, I declare I have read the foregoing document and the facts stated in it are true. I certify that I am over the age of 18, have no interest in the above action, and am a Certified Process Server, in good standing, in the judicial circuit in which the process was served.



KEIANNA HOSTETLER
Process Server

Lightning Legal Couriers
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Miami, FL 33173
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Our Job Serial Number: LTN-2026006490

**IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL
CIRCUIT IN AND FOR MIAMI-DADE COUNTY, FLORIDA**

CASE NO: 2026-009414-CA-01

SECTION: CA21

JUDGE: Jason E. Dimitris

BRIAN LEIBERMAN

Plaintiff(s)

vs.

ATXS et al

Defendant(s)

**ORDER GRANTING PLAINTIFF'S EXPARTE EMERGENCY MOTION FOR
PRELIMINARY INJUNCTION WITHOUT NOTICE**

Filing # 248237474

This matter comes before the Court on Plaintiff's Ex Parte Motion for a Preliminary Injunction Without Notice (the "Motion"). The Court has carefully reviewed the Motions and the record and is otherwise fully advised of the matter.

Plaintiff moves pursuant to Florida Rule of Civil Procedure 1.610 and Florida Statute § 812.035(6) for entry of a temporary injunction without notice to Defendants prohibiting the sale, exchange, transfer, dissipation, pledge or other disposition or encumbrance of the crypto wallets described in the Motion and attached hereto as Appendix A.

For the reasons set forth herein, Plaintiff's Motions are **GRANTED**.

FACTUAL BACKGROUND

The Complaint alleges that Defendants engaged in a fraudulent scheme to steal cryptocurrency from the Plaintiff. Plaintiff alleges that Defendants using falsified information, names, and telephone numbers fraudulently induced Plaintiff into investing in a fraudulent entity.

Plaintiff contacted Inca Digital ("Inca"), a cryptocurrency investigation firm which traced Plaintiff's transactions and confirmed the theft. The Plaintiff's converted currency can be traced to