

Greenidge Statement on DEC Ruling, as reported by the Finger Lakes Times.

"DEC's political bias in this matter has been clear for years and now we have staff at DEC brazenly overturning the position of its own Administrative Law Judge, who wanted to give this matter a full and fair hearing to determine the facts of the case.

The Department's position, that a new State law used for the very first time to deny the renewal of an existing permit, does not bring about even a single factual issue for adjudication is arbitrary, capricious, and utterly preposterous on its face. We will be filing an injunction and an Article 78 proceeding in an actual New York State court, where laws and facts govern.

Greenidge will continue to operate as we seek relief from this absurd action, and we will continue to fully comply with all state and federal regulations as we maintain good-paying, high-tech jobs in Upstate New York.

There have been six rulings in state or federal court on Greenidge's operations in New York, all won by Greenidge. When this issue moves outside of DEC's political environment and into an actual court of law, we expect the same result."