



For Immediate Release
April 7, 2022

New York Supreme Court Judge Rules Greenidge Cryptocurrency Project “Would Not Impact the Air or Water of Seneca Lake”

State Supreme Court Ruled Today in Favor of Greenidge on Every Issue and Dismissed Petition Filed by The Sierra Club and Seneca Lake Guardian;

Opponents Have Lost Every Ruling Since Commenced Legal Actions in 2016 Against the Dresden, NY Facility

DRESDEN, N.Y. April 7, 2022 – [Greenidge Generation Holdings Inc.](#) (NASDAQ: GREE) (“Greenidge”), a vertically integrated cryptocurrency datacenter and power generation company, issued the following information and statement regarding a litigation filed by The Sierra Club and Seneca Lake Guardian. Today, New York State Supreme Court for Yates County Judge Daniel J. Doyle ruled in favor of Greenidge on every issue before the court and dismissed the case. Greenidge’s ongoing construction project related to its cryptocurrency datacenter “would not impact the air or water of Seneca Lake” and noting the petition lacked merit.

Further, Judge Doyle noted, “Greenidge acted in good faith after receiving all the necessary approvals to begin construction on the project. The decision can be found [here](#).”

This is the fifth consecutive legal action regarding Greenidge’s facility in Dresden, NY decided in favor of Greenidge. Since 2016, long before cryptocurrency operations were a component of the facility, various opponents have filed legal actions and have seen all five rulings reject their claims. Greenidge operated in full compliance of its New York State air and water permits.

“The Judge rejected every claim they’ve made, confirming they’ve been lying to the public, the state and the community of the Finger Lakes a very long time,” said Dale Irwin, President of Greenidge Generation. “He could not have said it more clearly, the project would not impact the air or water of Seneca Lake.” The project is another significant investment in Yates County, allowing us to continue to create good-paying jobs and new careers in an emerging, future-focused sector for local residents and do it within the state’s nation-leading environmental standards.

“Various and overlapping opponents have now lost all legal actions related to the facility and we properly sought and received all necessary approvals to start this project long ago, with Planning Board approval.

“Every press release they issue, every attack they levy against the people who work at Greenidge, just like every lawsuit they file, is easily pulled apart once the facts are reviewed the court system did so today’s been an unbroken record of failure in attempting to use the courts to harm a lawful business and they have wasted taxpayers’ money again, as the Judge eviscerated each of their baseless arguments.

“This decision shows once again why nobody should spend a minute listening to the Sierra Club or the Seneca Lake Guardian when it comes to the operations at Greenidge, and the amazing Upstate New Yorkers who work here. They lost any and all credibility many years ago.”

n0 Td ()Tj -0.00-/AMCID