

STATE OF NEW HAMPSHIRE

CHESHIRE, SS

SUPERIOR COURT

Case No. 213-2011-CR-00216

2012 JAN 31 P 2:42

*State v.
Jason Talley*

Motion to Dismiss

Jason Talley moves this Honorable Court to dismiss all charges pending in the matter of case number 213-2011-CR-00216 due to the fact that the charges in this case originated from rules enacted specifically to cover up and prevent future media coverage of criminal conduct committed by New Hampshire Judicial Branch officials. In support of this motion, Jason states as follows:

1. The New Hampshire Constitution in Part I, Article 22 reads as follows:

Free speech and liberty of the press are essential to the security of freedom in a state:

They ought, therefore, to be inviolably preserved. (emphasis added)

2. The Marriam-Webster Dictionary defines "inviolable" as:

secure from violation or profanation <an *inviolable* law>

or

secure from assault or trespass : unassailable

3. On June 28th 2011, independent journalist Adam Mueller of CopBlock.org attempted to interview Keene Circuit Court Presiding Judge Edward Burke about his decision to use taxpayer funds to imprison a peaceful individual who chose to protest a ban on wearing some kinds of hats while sitting in his courtroom. The conversation about public policy and its enforcement by a public official (the video of which is viewable in its entirety at www.CopBlock.org/ImproperInfluence) is as follows:

CLERK'S NOTICE DATED

2/17/12
CC: J. Webb / Def / B. Jardis

DENIED.
[Signature]
2/13/12

22