STATE OF NEW HAMPSHIRE

CHESHIRE, SS

SUPERIOR COURT

Case No. 213-2011-CR-00216

State v. Jason Talley

MOTION TO RECONSIDER THE DENIAL OF DEFENDANT'S MOTION TO REFRAIN FROM AUTHORIZING PHYSICAL FORCE TO DEMAND RESPECT

Jason Talley moves this Honorable Court to reconsider its order dated 02/13/12 which denied his "Motion To Refrain From Authorizing Physical Force To Demand Respect." The facts supporting this motion are as follows:

1. Mr. Talley moved this Honorable Court on 01/31/12 to refrain from authorizing violence on citizens who choose to remain seated because their own individual conscience does not approve of standing for state employees under threat. The Court on 02/13/12 denied this motion without written opinion.

2. Mr. Talley has many friends and associates who he absolutely believes are necessary to be present at his public trial in order for it to be fair. These friends and associates, like Mr. Talley, object to being required by threat of violence to stand for state employees. They additionally, like Mr. Talley, are afraid of either being locked in a correctional facility and/or physically grabbed and forcefully stood up by law enforcement officers for failing to stand when the Court, a state employee, enters and exits the courtroom.

3. Mr. Talley believes some people may fail to attend his trial due to this Honorable Court's order dated 02/13/12.

Prayer for Relief

WHEREFORE, Jason Talley, requests this honorable Court to order the

following relief:

- A. Reconsider it's denial of Mr. Talley's "Motion To Refrain From Authorizing Physical Force To Demand Respect" and allow individuals to remain seated in the courtroom if their individual conscience so dictates; and
- B. Grant any other relief this honorable Court deems just and proper.

Respectfully submitted, Jason Talley

03/27/12

By Bradley Jardis 42 Main Street #27 Dover, NH 03820

I hereby certify that on the above date, a copy of this motion was hand delivered to Cheshire County Attorney John Webb.

Bradley Jardis