

STATE OF NEW HAMPSHIRE

CHESHIRE, SS

SUPERIOR COURT

Case No. 213-2011-CR-00216

*State v.*  
*Jason Talley*

**MOTION TO STAY PROCEEDINGS AND PRODUCE RECORD**

Jason Talley moves this Honorable Court to stay the proceedings in this matter and develop the record for a pending interlocutory appeal to the New Hampshire Supreme Court. The facts supporting this motion are as follows:

1. Mr. Talley motioned this Honorable Court on 02/16/12 to allow the criminal depositions of four sitting New Hampshire judges. The Court denied that motion with a written opinion on 02/29/12.

2. Mr. Talley motioned this Honorable Court on 03/05/12 to reconsider its 02/29/12 denial of the motion of authorizing criminal depositions of four sitting New Hampshire judges. The Court denied that motion without a written opinion on 03/22/12.

3. In Mr. Talley's 03/05/12 "Motion To Reconsider The Denial Of Defendant's Motion To Authorize Criminal Depositions And Change Venue" further argument was made as to why four judges should be subjected to court ordered criminal depositions. The Court did not provide Mr. Talley a written record with regard to his new arguments that he could use to properly formulate his appeal to the New Hampshire Supreme Court.

4. Mr. Talley's primary defense strategy lies in creating a new precedent where a combination of the plain language of Part I, Article 8 and Part I, Article 10 of the New Hampshire Constitution is used to require that sitting judicial officers in New Hampshire

are treated like their non-judicial officer neighbors would be when there is this strong of an appearance of a judicial officer coordinated cover-up of a criminal act by a judge, as Mr. Talley believes is plainly evident here.

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

6. Mr. Talley moved the Court on 03/27/12 in a written motion to reconsider the denial of its motion. The Court denied the motion to reconsider.

7. Mr. Talley lacks a written record from the Court that he could use to properly formulate his appeal to the New Hampshire Supreme Court with regard to the authorizing violence to demand respect for judicial proceedings.

8. Mr. Talley believes the Court being so cavalier about its intent on using violence to demand respect against his fellow citizens for sitting quietly and not standing will adversely affect his ability to have a fair public trial.

### **Prayer for Relief**

WHEREFORE, Jason Talley, requests this Honorable Court to order the following relief:

- A. Stay all proceedings for an interlocutory appeal to the New Hampshire Supreme Court on the issue of deposing four sitting judges for an intended “breach of the public trust defense,” and
- B. Stay all proceedings for an interlocutory appeal to the New Hampshire Supreme Court on the issue of ordering violence to make people stand,

and

- C. Produce a written opinion as to the “Motion To Reconsider The Denial Of Defendant’s Motion To Authorize Criminal Depositions And Change Venue” so that sufficient information exists for the New Hampshire Supreme Court to evaluate the Court’s reconsideration, and
- D. Produce a written opinion as to the “Motion To Reconsider The Denial Of Defendant’s Motion To Refrain From Authorizing Physical Force To Demand Respect” so that sufficient information exists for the New Hampshire Supreme Court to evaluate the Court’s reconsideration; and
- E. Grant any other relief this honorable Court deems just and proper.

Respectfully submitted,  
Jason Talley

**03/27/12**

By  
Bradley Jardis  
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I hereby certify that on the above date, a copy of this motion was hand delivered to both New Hampshire Associate Attorney General Richard Head and Assistant Cheshire County Attorney John Webb.

Bradley Jardis