

THE STATE OF NEW HAMPSHIRE
JUDICIAL BRANCH
NH CIRCUIT COURT

8th Circuit - District Division - Keene
33 Winter Street, Suite 1
Keene NH 03431-0364

Telephone: 1-855-212-1234
TTY/TDD Relay: (800) 735-2964
<https://www.courts.nh.gov>

NOTICE OF HEARING

BRADLEY JARDIS
10 CONGRESS STREET #302
AMESBURY MA 01913

Case Name: State v. Bradley Jardis
Case Number: 449-2025-CR-01670

The above referenced case(s) has/have been scheduled for:

Hearing on Motion(s)

Date of Offense:	Description:
10/14/2025	Parking Violation

Charge ID:	Statute:
2375906C	PV

Date: December 05, 2025	33 Winter Street, Suite 1
Time: 9:00 AM	Keene NH 03431
Time Allotted: 15 Minutes	

If you are unable to appear at this scheduled hearing, you must request a continuance from the Court in writing at least 10 days in advance of the hearing date. You must also send a copy of the request to the opposing party, unless restricted from doing so. Motions to continue filed fewer than 10 days in advance of hearing will only be granted if the Court finds that an emergency or exceptional circumstance exists. You must appear on the scheduled date unless you receive notification from the Court that a request to continue the hearing has been granted. **FAILURE TO APPEAR OR PROPERLY OBTAIN A CONTINUANCE FROM THE COURT MAY RESULT IN AN ORDER FOR YOUR ARREST.**

When a person pleads guilty/nolo or is convicted after trial, the court expects all fines imposed to be paid in full on the date of the hearing.

NOTICE OF APPELLATE RIGHTS

A person convicted of a violation level offense or a class B misdemeanor has the right to appeal the decision of the District Division by filing an appeal with the New Hampshire Supreme Court. This appeal is only on questions of law which means that the Supreme Court will not consider questions of fact already decided by the District Division. With limited exceptions, the person convicted has 30 days from the date of sentencing to file an appeal with the Supreme Court.

A person convicted of a class A misdemeanor has the right to appeal the decision of the District Division to the Superior Court and to have a trial by jury. The person convicted must notify the District Division of the intent to appeal within 72 hours of sentencing.

If you will need an interpreter or other accommodations for this hearing, please contact the court immediately. Please be advised (and/or advise clients, witnesses, and others) that it is a Class B felony to carry a firearm or other deadly weapon as defined in RSA 625:11, V in a courtroom or area used by a court.

November 12, 2025

Jean M. Kilham
Clerk of Court

C: City of Keene; Keene Police Department

THE STATE OF NEW HAMPSHIRE
JUDICIAL BRANCH
NH CIRCUIT COURT

Cheshire County

8th Circuit - District Division - Keene

State v. Bradley Jardis

449-2025-CR-01670

ORDER ON MOTIONS

This case is scheduled before the Court on December 1, 2025 for an arraignment on a parking violation. Mr. Jardis has filed an Appearance indicating he will be representing himself.

Mr. Jardis has filed two motions. The State has filed no response to either.

In the first Motion, or the first Motion that the Court will address, he requests that the Court refrain from authorizing physical force to demand respect. More specifically, he requests that the Court allow him to remain seated when the Court enters and exits the courtroom and while addressing the Court. This judicial officer has never directed a court security officer to forcibly require a litigant or participant to stand as the Court enters or exits the courtroom. This judicial officer has also permitted litigants to remain seated while addressing the Court. The Court will not alter this practice for Mr. Jardis. The Court will not, therefore, direct that Mr. Jardis be made to stand as the Court enters or exits the courtroom or while he addresses the Court. The Motion is, therefore, granted.

In the second Motion, Mr. Jardis seeks dismissal of his case making constitutional arguments related to past events about which this Court has no knowledge. He wishes to have five minutes to make a legal argument. The Court will permit Mr. Jardis the five minutes he requests.

The Court will schedule this case for a hearing on his Motion to Dismiss and for a trial. The Court will, based upon this scheduling order, cancel the arraignment set for December 1st. To avoid two hearings, and in the interest of judicial efficiency, as well as to avoid Mr. Jardis having to make two appearances, one hearing date/time shall be set by the Clerk's office. The Court will hear both the trial and the Motion on that one day, it respectfully declines to schedule a five to ten minute motion hearing on one day and, if the Motion is unsuccessful, then schedule a trial to occur on a different day. The parties may choose which hearing the Court will take on first and, absent agreement, the Court will choose. It is the Court's intent to hear both matters on the same date and take, first, the Motion to Dismiss under advisement. Should Mr. Jardis successfully argue his Motion, the case will be dismissed. If, however, the Court does not agree with Mr. Jardis' Motion, the Court will then decide the case based upon its merits considering the evidence presented at trial.

The Clerk's office is directed to remove the December 1st date from the docket and schedule a hearing on both Mr. Jardis' motion and a trial on the underlying parking matter.

So Ordered.

November 07, 2025

Date

Signature of Judge

Patrick W. Ryan

Printed name of Judge

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