

not in such proximity to the dwelling that there was any reasonable expectation of privacy.

Exceptions overruled.

All concurred.

Carroll
No. 6340

STATE OF NEW HAMPSHIRE V. ROBERT CHURCH

December 28, 1973

Warren B. Rudman, attorney general, and *David W. Hess*, assistant attorney general, by brief, for the State.

William P. Shea, by brief, for the defendant.

Memorandum Opinion

After a trial by jury defendant was found guilty of committing unnatural and lascivious acts with a 16-year-old boy in violation of RSA 579:9 and the defendant's exceptions thereto were reserved and transferred by *Grant*, J. The indictment was sufficient, the evidence supported the verdict and the statute (RSA 579:9) is valid. *State v. Small*, 112 N.H. 154, 290 A.2d 633 (1972); *Connor v. Arkansas*, 42 U.S.L.W. 3261 (U.S. Nov. 5, 1973); *Wainwright v. Stone*, 42 U.S.L.W. 3267 (U.S. Nov. 5, 1973). Accordingly, the order is

Defendant's exceptions overruled.