

THE STATE OF NEW HAMPSHIRE

BELKNAP, SS

SUPERIOR COURT

The State of New Hampshire

v.

Hassan Sapry

211-2019-CR-254

PROPOSED JURY VOIR DIRE

Insanity Defense

In this case, Hassan Sapry has raised the Insanity Defense. The defense of insanity is a recognized defense in the State of New Hampshire. Essentially, the defense must submit sufficient proof to you that allows you to come to the conclusion that his acts with regard to the charged events were the product of mental illness or disease.

1. Knowing that the defendant has claimed that he was insane at the time of the event, would you be able to fairly judge the facts in this case?

2. Do you have any feelings, beliefs, or experience, whether first-hand or through others, regarding the insanity defense, which would impact your ability to be a fair and impartial juror in this case where the defendant has raised insanity as a defense?

3. Do you have any feelings, beliefs, or experience, whether first-hand or through others, regarding mental health issues such as depression, post-traumatic stress disorder (PTSD), or obsessive-compulsive disorder (OCD), which would impact your ability to be a fair and impartial juror in this case where the defendant has raised insanity as a defense?

Muslim Question

Hassan Sapry is a devout Muslim. Other potential witnesses in this case are also Muslims. He was born in Iraq and eventually came to the United States as a refugee/immigrant.

1. Do you have any feelings or beliefs concerning his Country of origin, his immigrant status or his faith that would interfere with you being able to fairly and impartially sit on this case?

Graphic Nature of Evidence

As you are aware, this case primarily concerns itself with the accusation of murder. During the presentation of this case, there will be graphic testimony and the presentation of graphic exhibits of the scene in the form of photographs and physical exhibits.

1. Would the fact that such testimony and exhibits will be presented to you cause you undue discomfort to the point that it may keep you from concentrating on the case or rendering you unable to remain objective and fair?

Respectfully Submitted,

Dated: July 18, 2025

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CERTIFICATION

I hereby certify that on this 18th day of July 2025 that a copy of the foregoing Proposed Jury Voir Dire has been forwarded to Jeffery A. Strelzin, Esq., and Lexander Kellermann, Esq., Office of the Attorney General, via the Court's electronic filing system.

/s/ Mark L. Sisti, Esq.
Mark L. Sisti, Esq.