

**THE STATE OF NEW HAMPSHIRE
JUDICIAL BRANCH
SUPERIOR COURT**

Merrimack County

Merrimack Superior Court

State v. Anna Barbara Hantz Marconi

217-2024-CR-01167

ORDER ON RENEWED MOTION TO INTERVENE

The Court has before it the Renewed Motion to Intervene (Doc. 48) filed by Brok-Alan Woodward-Griffith. Having reviewed the Renewed Motion and the accompanying documentation including the memorandum of law, the Court finds that the parties do not need to respond and no hearing is necessary. As explained briefly below, Mr. Griffith continues to have no right to intervene.

Mr. Griffith cites one new authority for his request, RSA 490:30-b, which took effect January 1, 2025. That statute does support his position for at least two obvious reasons. First, by its own terms, it does not apply. The opening sentence of the new law identifies its triggering circumstances. That sentence begins,

Whenever a final decision has been rendered by the judicial conduct committee finding that a judicial officer of the supreme, superior, or circuit court has committed judicial misconduct and imposing formal discipline, a litigant alleging that there are reasonable grounds to believe the misconduct in question caused the judicial officer to enter a ruling, decision, or judgment by which the litigant is aggrieved may seek relief [under the next paragraph.]

RSA 490:30-b, I. The Court is not aware that there has been any decision rendered by the judicial conduct committee related to the Defendant's actions. Second, even if there were such a finding, petitions under the statute are to be filed "with the chief justice or administrative judge of the court of which the judicial officer found to have committed misconduct was a member at the time the ruling, decision, or judgment was entered." RSA 490:30-b, II. Here, that court would be the New Hampshire Supreme Court.

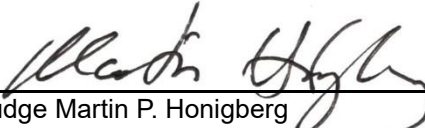
The remaining grounds in the Renewed Motion are reiterations of Mr. Griffith's arguments in support of his original intervention request. Those arguments are no better now than they were before.

For the foregoing reasons, Mr. Griffith's Renewed Motion to Intervene (Doc. 48) is DENIED.

So ordered.

March 20, 2025

Date



Judge Martin P. Honigberg