

State of New Hampshire

Rockingham County

Superior Court

RECEIVED NOV 23 2022

218-2019-CR-01132 No.

MOTION FOR Court to reconsider

State of New Hampshire vs. Brandon Castiglione

The Defendant moves as follows:

I am respectfully asking the Court to reconsider the motion to dismiss on grounds of a violation of ~~the~~ right to speedy trial based upon factual inaccuracies in the states objection. Also in response to the Courts order there has most definetly been an ~~prejudice~~ actual prejudice to the defense, besides the fact of being in virtual solitary confinement for almost one year (which severely hindered my ability to reason with and speak clearly with my attorneys) of my incarceration, and the the mental and physical oppressive atmosphere that goes along with being confined in a jail. There was also a time during the Covid-19 pandemic were the jail did not allow visits with attorneys which also hindered effective communication with attorneys. Being confined to a jail (that is usually not intended ~~for~~ for housing anyone for ~~any~~ more than a year).

I hereby certify that duplicates of this motion were:

delivered

to:

mailed

on _____

Signed _____

Address _____

Telephone _____

UPON Review
Motion Denied
1-9-23
Honorable David W. Ruoff
David W. Ruoff, Presiding Justice
Clerk's Notice of Decision
Document Sent to Parties
on 02/06/2023
MOTION

State of New Hampshire

County, _____

Court _____

No. _____

MOTION FOR _____

vs. _____

The _____ moves as follows:

has definitely put me at an unfair disadvantage for trial. ~~Impoverish~~ The delay has caused an impairment to myself and the defense of this case. Therefore the ~~and~~ defendant ask the court to reconsider the motion to dismiss due to a violation of ~~the~~ right to a speedy trial.

"The primary burden to assure that the criminal cases are expeditiously brought to trial is with the courts and the prosecutor, not the accused who has no duty to bring himself to trial" Eugene R. DuField v Everett J. Perrin Warden NH state prison Civ 4 No 79-67 May 21 1979-

I hereby certify that duplicates of this motion were:

delivered

to:

mailed

Adam L. ~~Woods~~ Woods, Esq.

Benjamin J. Agati - Senior Assistant

Attorney General - Office of Attorney General

on 11-17-72

Signed

~~Ben Branch Castiglione~~
Brandon Castiglione

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MOTION