

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

Strafford Superior Court  
259 County Farm Road, Suite 301  
Dover NH 03820

Telephone: 1-855-212-1234  
TTY/TDD Relay: (800) 735-2964  
http://www.courts.state.nh.us

**RETURN FROM SUPERIOR COURT – STATE PRISON SENTENCE**

Case Name: **State v. Timothy R Verrill**  
Case Number: **219-2017-CR-00072**

Name: **Timothy R Verrill, C/O CCHOC 50 County Farm Road PO Box 688 Ossipee NH 03864**  
DOB: **May 19, 1982**

Charging document: Indictment

<b>Offense:</b>	<b>GOC:</b>	<b>Charge ID:</b>	<b>RSA:</b>	<b>Date of Offense:</b>
Falsify Phys Evidence alter, destroy, hide		1438519C	641:6,l	January 27, 2017
Falsify Phys Evidence alter, destroy, hide		1438520C	641:6,l	January 27, 2017
Falsify Phys Evidence alter, destroy, hide		1438521C	641:6,l	January 27, 2017
Falsify Phys Evidence alter, destroy, hide		1438522C	641:6,l	January 27, 2017
Falsify Phys Evidence alter, destroy, hide		1438523C	641:6,l	January 27, 2017

Disposition: Guilty/Chargeable By: Jury

**A finding of GUILTY/CHARGEABLE is entered.**

Conviction: Felony

Sentence: see attached

May 17, 2024  
Date

Hon. Mark E. Howard  
Presiding Justice

Kimberly T. Myers  
Clerk of Court

**MITTIMUS**

In accordance with this sentence, the Sheriff is ordered to deliver the defendant to the **New Hampshire State Prison**. Said institution is required to receive the Defendant and detain him/her until the Term of Confinement has expired or s/he is otherwise discharged by due course of law.

Attest: \_\_\_\_\_  
Clerk of Court

**SHERIFF'S RETURN**

I delivered the defendant to the **New Hampshire State Prison** and gave a copy of this order to the Warden.

\_\_\_\_\_  
Date

\_\_\_\_\_  
Sheriff

J-ONE:  State Police  DMV

C:  Dept. of Corrections  Offender Records  Sheriff  Office of Cost Containment  
 Prosecutor Peter R. Hinckley, ESQ; Brian Nicholas Greklek-McKeon, ESQ  Defendant  Defense Attorney Julia M. Nye, ESQ  
 Sentence Review Board  Sex Offender Registry  Other \_\_\_\_\_  \_\_\_\_\_ Dist Div. \_\_\_\_\_

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**STATE PRISON SENTENCE**

Case Name: State v. Timothy R Verrill

Case Number: 219-2017-CR-00072

Charge ID: 1438519C – 523C

Verdict: Guilty	
Crime/VOP: Falsify Phys Evidence 641:6,I	Date of Crime/VOP: 01/27/2017

Violation of Probation - A finding of TRUE is entered.

**CONVICTION AND CONFINEMENT**

A finding of GUILTY is entered.

- A. The defendant has been convicted of Domestic Violence contrary to RSA 631:2-b or of an offense recorded as -Domestic Violence. See attached Domestic Violence Sentencing Addendum Section 2.
- B. This Conviction is for an enhanced misdemeanor AND
1. DOES NOT include as an element of the offense the use or attempted use of physical force or the threatened use of a deadly weapon (2717-b; 2717-14)
2. DOES include as an element of the offense the use or attempted use of physical force, or the threatened use of a deadly weapon (2717-a), AND
- 2a. there exists a qualifying domestic violence relationship between the victim and defendant. See attached Domestic Violence Sentencing Addendum-Section 1, OR
- 2b. there is no qualifying domestic violence relationship between the victim and defendant (2717-14)
- C. The defendant is sentenced to the New Hampshire State Prison for not more than 7 years, nor less than 3.5 years
- There is added to the minimum sentence a disciplinary period equal to 150 days for each year of the minimum term of the defendant's sentence, to be prorated for any part of the year.
- Pretrial confinement credit: 0 days.
- D. This sentence is to be served as follows:
- Stand committed  Commencing Upon release from 1438518C
- \_\_\_\_\_ of the minimum sentence and \_\_\_\_\_ of the maximum sentence is suspended.
- Suspensions are conditioned upon good behavior and compliance with all of the terms of this order. Any suspended sentence may be imposed after a hearing at the request of the State. The suspended sentence begins today and ends \_\_\_\_\_ years from  today **or**  release on \_\_\_\_\_
- \_\_\_\_\_ of the sentence is deferred for a period of \_\_\_\_\_ year(s). The Court retains jurisdiction up to and after the deferred period to impose or terminate the sentence or to suspend or further defer the sentence for an additional period of \_\_\_\_\_ year(s). Thirty (30) days prior to the expiration of the deferred period, the defendant may petition the Court to show cause why the deferred commitment should not be imposed, suspended and/or further deferred. Failure to petition within the prescribed time will result in the immediate issuance of a warrant for your arrest.
- E. The sentence is  consecutive to case number and charge ID 1438518C
- concurrent with each other (1438519C – 523C)

Case Name: **State v. Timothy R Verrill**

Case Number: **219-2017-CR-00072**

**STATE PRISON SENTENCE**

- F. See Addendum to State Prison Sentence Sexual Offender Assessment and Treatment.
- G. See Addendum to State Prison Sentence Substance Use Disorder Assessment and Treatment.
- H. The Court recommends to the Department of Corrections:
  - Screen and/or assess for drug and alcohol treatment needs.
  - Sentence to be served at House of Corrections
  - \_\_\_\_\_

If required by statute or Department of Corrections policies and procedures, the defendant shall provide a sample for DNA analysis.

**PROBATION**

- A. The defendant is placed on probation for a period of \_\_\_\_\_ year(s), upon the usual terms of probation and any special terms of probation determined by the Probation/Parole Officer.  
Effective:  Forthwith  Upon release from \_\_\_\_\_  
The defendant is ordered to report immediately, or immediately upon release, to the nearest Probation/Parole Office.
- B. Subject to the provisions of RSA 504-A:4, III, the probation/parole officer is granted the authority to impose a jail sentence of 1 to 7 days in response to a violation of a condition of probation, not to exceed a total of 30 days during the probationary period.

**Violation of probation or any of the terms of this sentence may result in revocation of probation and imposition of any sentence within the legal limits for the underlying offense.**

**FINANCIAL OBLIGATIONS**

- A. **Fines and Fees:**  
Fine of \$ \_\_\_\_\_, plus a statutory penalty assessment of \$ \_\_\_\_\_ to be paid:
  - Today
  - By \_\_\_\_\_
  - Through the Correctional Facility or Department of Corrections as directed by the Probation/Parole Officer. A 10 % service charge is assessed by DOC for the collection of fines and fees, other than supervision fees.
  - \$ \_\_\_\_\_ of the fine and \$ \_\_\_\_\_ of the penalty assessment is suspended for \_\_\_\_\_ year(s).

**A \$25.00 fee is assessed in each case file when a fine is paid on a date later than sentencing.**

- B. **Restitution:**  
The defendant shall pay restitution of \$ \_\_\_\_\_ to \_\_\_\_\_
  - Restitution shall be paid through the Correctional Facility or Department of Corrections as directed by the Probation/Parole Officer. A 17% administrative fee is assessed for the collection of restitution.
  - At the request of the defendant or the Department of Corrections, a hearing may be scheduled on the amount or method of payment of restitution.
  - Restitution is not ordered because: \_\_\_\_\_

- C. **Appointed Counsel: NOTE:** Financial Obligations, Section C is NOT a term and condition of the sentence.
  - The Court finds that the defendant has the ability to pay:  
counsel fees and expenses in the amount of \$ \_\_\_\_\_  
payable through \_\_\_\_\_ in the amount of \$ \_\_\_\_\_ per month.
  - The Court order for repayment is suspended until the time of the defendant's release from state prison.
  - The Court finds that the defendant has no ability to pay counsel fees and expenses.  
Lengthy consecutive prison sentence

Case Name: **State v. Timothy R Verrill**

Case Number: **219-2017-CR-00072**

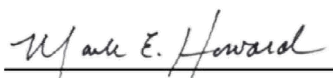
STATE PRISON SENTENCE

**OTHER CONDITIONS**

- A. The defendant is to participate meaningfully in and complete any counseling, treatment and educational programs as directed by the correctional authority or Probation/Parole Officer.
- B. Subject to the provisions of RSA 651-A:22-a, the Department of Corrections shall have the authority to award the defendant earned time reductions against the minimum and maximum sentences for successful completion of programming while incarcerated.
- C. Under the direction of the Probation/Parole Officer, the defendant shall tour the  
 New Hampshire State Prison                       House of Corrections
- D. The defendant shall perform \_\_\_\_\_ hours of community service and provide proof to \_\_\_\_\_ within \_\_\_\_\_ of today's date.
- E. The defendant is ordered to have no contact with \_\_\_\_\_ either directly or indirectly, including but not limited to contact in-person, by mail, phone, email, text message, social networking sites or through third parties.
- F. Law enforcement agencies may  destroy the evidence  return evidence to its rightful owner.
- G. The defendant and the State have waived sentence review in writing or on the record.
- H. The defendant is ordered to be of good behavior and comply with all the terms of this sentence.
- I. Other:

The sentences on the five (5) convictions for falsifying physical evidence are identical and concurrent with each other, and are consecutive to the 2<sup>nd</sup> degree murder sentence on 1438518C.

For Court Use Only

  
\_\_\_\_\_  
Presiding Justice

Hon. Mark E. Howard  
Date: May 17, 2024

THE STATE OF NEW HAMPSHIRE  
INDICTMENT

STRAFFORD, SS.

NOVEMBER TERM, 2017

At the Superior Court, holden at Dover, within and for the County of Strafford aforesaid, on the 17th day of November in the year of our Lord two thousand and seventeen

THE GRAND JURORS FOR THE STATE OF NEW HAMPSHIRE, upon oath, present that

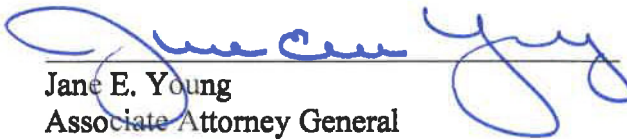
**TIMOTHY VERRILL**  
(DOB: 05/19/1982)

of Dover, in the State of New Hampshire, on or between January 27, 2017 and January 28, 2017, at Farmington in the County of Strafford aforesaid, with force and arms, did commit the crime of

*FALSIFICATION OF PHYSICAL EVIDENCE*  
(RSA 641:6, I)

in that, Timothy Verrill, believing that an investigation into the murders of Christine Sullivan and Jenna Pellegrini was about to be instituted, did conceal the body of Christine Sullivan by wrapping it in various tarps and coverings and concealing it underneath a porch at 979 Meaderboro Road in Farmington, New Hampshire, with a purpose to impair their verity or availability in such proceeding or investigation.

Said acts being contrary to the form of the Statute, in such case made and provided, and against the peace and dignity of the State.

  
Jane E. Young  
Associate Attorney General

  
Geoffrey W.R. Ward  
Senior Assistant Attorney General

This is a true bill.

  
Foreperson

Name: Timothy Verrill  
DOB: 05/19/1982  
Address: 38 Cushing Street, Dover, NH  
RSA: 641:6, I  
Offense level: Felony  
Dist/Mun Ct: N/A

Verdict: Guilty  
Entered April 9, 2024

  
Kimberly T. Myers

SSC#219 2017 CR 6072  
CHG ID# 143 8519c

**THE STATE OF NEW HAMPSHIRE  
INDICTMENT**

STRAFFORD, SS.

NOVEMBER TERM, 2017

At the Superior Court, holden at Dover, within and for the County of Strafford aforesaid, on the 17th day of November in the year of our Lord two thousand and seventeen

THE GRAND JURORS FOR THE STATE OF NEW HAMPSHIRE, upon oath, present that

**TIMOTHY VERRILL  
(DOB: 05/19/1982)**

of Dover, in the State of New Hampshire, on or between January 27, 2017 and January 28, 2017, at Farmington in the County of Strafford aforesaid, with force and arms, did commit the crime of

*FALSIFICATION OF PHYSICAL EVIDENCE*  
(RSA 641:6, I)

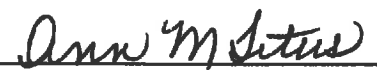
in that, Timothy Verrill, believing that an investigation into the murders of Christine Sullivan and Jenna Pellegrini was about to be instituted, did conceal the body of Jenna Pellegrini by wrapping it in various tarps, trash bags, and coverings and concealing it underneath a porch at 979 Meaderboro Road in Farmington, New Hampshire, with a purpose to impair their verity or availability in such proceeding or investigation.

Said acts being contrary to the form of the Statute, in such case made and provided, and against the peace and dignity of the State.

  
Jane E. Young  
Associate Attorney General

  
Geoffrey W.R. Ward  
Senior Assistant Attorney General

This is a true bill.

  
\_\_\_\_\_  
Foreperson

Name: Timothy Verrill  
DOB: 05/19/1982  
Address: 38 Cushing Street, Dover, NH  
RSA: 641:6, I  
Offense level: Felony  
Dist/Mun Ct: N/A Verdict: Guilty

Entered April 9, 2024

  
Kimberly T. Myers

SSC#219 2017 CR 0072  
CHG ID# 1438520e

THE STATE OF NEW HAMPSHIRE

INDICTMENT

STRAFFORD, SS.

NOVEMBER TERM, 2017

At the Superior Court, holden at Dover, within and for the County of Strafford aforesaid, on the 17th day of November in the year of our Lord two thousand and seventeen

THE GRAND JURORS FOR THE STATE OF NEW HAMPSHIRE, upon oath, present that

TIMOTHY VERRILL  
(DOB: 05/19/1982)

of Dover, in the State of New Hampshire, on or between January 27, 2017 and January 28, 2017, at Farmington in the County of Strafford aforesaid, with force and arms, did commit the crime of

FALSIFICATION OF PHYSICAL EVIDENCE  
(RSA 641:6, I)

in that, Timothy Verrill, believing that an investigation into the murders of Christine Sullivan and Jenna Pellegrini was about to be instituted, did alter a blood stain on the exterior porch of the residence at 979 Meaderboro Road in Farmington, New Hampshire by pouring Prestone Driveway Heat ice melt onto the blood stain, with a purpose to impair its verity or availability in such proceeding or investigation.

Said acts being contrary to the form of the Statute, in such case made and provided, and against the peace and dignity of the State.

  
Jane E. Young  
Associate Attorney General

  
Geoffrey W.R. Ward  
Senior Assistant Attorney General

This is a true bill.

  
Foreperson

Name: Timothy Verrill  
DOB: 05/19/1982  
Address: 38 Cushing Street, Dover, NH  
RSA: 641:6, I  
Offense level: Felony Verdict: Guilty  
Dist/Mun Ct: N/A Entered April 9, 2024

  
Kimberly T. Myers

SSC#219 2017 CR 0072  
CHG ID# 1438521c

THE STATE OF NEW HAMPSHIRE

INDICTMENT

STRAFFORD, SS.

NOVEMBER TERM, 2017

At the Superior Court, holden at Dover, within and for the County of Strafford aforesaid, on the 17th day of November in the year of our Lord two thousand and seventeen

THE GRAND JURORS FOR THE STATE OF NEW HAMPSHIRE, upon oath, present that

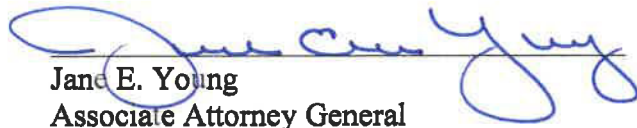
TIMOTHY VERRILL  
(DOB: 05/19/1982)

of Dover, in the State of New Hampshire, on or between January 27, 2017 and January 28, 2017, at Farmington in the County of Strafford aforesaid, with force and arms, did commit the crime of

FALSIFICATION OF PHYSICAL EVIDENCE  
(RSA 641:6, I)

in that, Timothy Verrill, believing that an investigation into the murders of Christine Sullivan and Jenna Pellegrini was about to be instituted, did conceal a blood-stained sheet as well as the personal belongings of Jenna Pellegrini inside a black plastic trash bag in the basement of the residence at 979 Meaderboro Road in Farmington, New Hampshire, with a purpose to impair its verity or availability in such proceeding or investigation.

Said acts being contrary to the form of the Statute, in such case made and provided, and against the peace and dignity of the State.

  
Jane E. Young  
Associate Attorney General

  
Geoffrey W.R. Ward  
Senior Assistant Attorney General

This is a true bill.

  
Foreperson

Name: Timothy Verrill  
DOB: 05/19/1982  
Address: 38 Cushing Street, Dover, NH  
RSA: 641:6, I  
Offense level: Felony  
Dist/Mun Ct: N/A

Verdict: Guilty  
Entered April 9, 2024

  
Kimberly T. Myers

SSC#219 2017 CR 0072  
CHG ID# 1438522c

THE STATE OF NEW HAMPSHIRE

INDICTMENT

STRAFFORD, SS.

NOVEMBER TERM, 2017

At the Superior Court, holden at Dover, within and for the County of Strafford aforesaid, on the 17th day of November in the year of our Lord two thousand and seventeen

THE GRAND JURORS FOR THE STATE OF NEW HAMPSHIRE, upon oath, present that

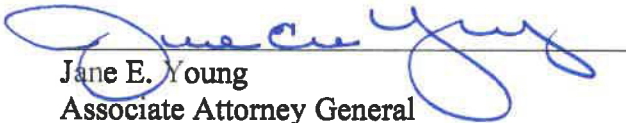
**TIMOTHY VERRILL**  
**(DOB: 05/19/1982)**

of Dover, in the State of New Hampshire, on or between January 27, 2017 and January 28, 2017, at Farmington in the County of Strafford aforesaid, with force and arms, did commit the crime of

*FALSIFICATION OF PHYSICAL EVIDENCE*  
(RSA 641:6, I)

in that, Timothy Verrill, believing that an investigation into the murders of Christine Sullivan and Jenna Pellegrini was about to be instituted, did conceal a number of blood-stained items inside a clear plastic trash bag in the basement of the residence at 979 Meaderboro Road in Farmington, New Hampshire, with a purpose to impair its verity or availability in such proceeding or investigation.

Said acts being contrary to the form of the Statute, in such case made and provided, and against the peace and dignity of the State.

  
Jane E. Young  
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This is a true bill.

  
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Name: Timothy Verrill  
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Dist/Mun Ct: N/A

Verdict: Guilty  
Entered April 9, 2024

  
Kimberly T. Myers

SSC#219 2017 CR 0072  
CHG ID# 1438523c