

STATE OF NEW HAMPSHIRE

ROCKINGHAM, ss

SUPERIOR COURT

218-2021-CR-00119

STATE OF NEW HAMPSHIRE

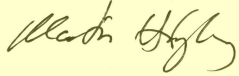
v.

BRYAN ERICKSON

DENIED

While the Court did not have the RCSPR evaluation prior to issuing its order, the Court assumed a report like this one and found supervised release would not be appropriate. The Court still believes that to be the case here.

February 19, 2021



Honorable Martin P. Honigberg

MOTION TO RECONSIDER ORDER REGARDING BAIL

Clerk's Notice of Decision
Document Sent to Parties

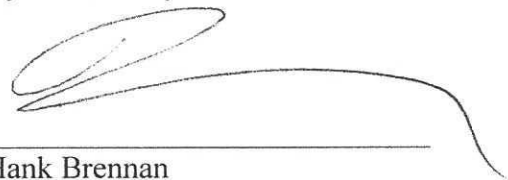
on 02/22/2021

Now comes the defendant, Bryan Erickson, and respectfully requests the Court to reconsider its Order Regarding Bail. The Court notes in its order that it had not been told if Mr. Erickson had been evaluated by the Rockingham County Supervised Pretrial Release (RCSPR) program at the time of issuing its ruling and understandably assumed Mr. Erickson was not appropriate for their supervision.

The Court did not have the benefit of Corporal Raymond's report informing that if Mr. Erickson follows the recommended bail conditions the program can effectively watch him." Mr. Erickson has a leased residential address in New Hampshire and the executed lease is attached to CPL. Raymond's report. (Attached). If released to home confinement Mr. Erickson would reside with his wife and his one-year old and five-year old children.

Given this new information for the Court's consideration the defendant requests that the Court adopt RCSPR's report and accept the defendant's argument that the strict conditions set forth by RCSPR are appropriate and would mitigate the safety risks of allowing the Defendant to be released.

Respectfully submitted,
By his attorney,



Hank Brennan
BBO No.: 634036
20 Park Plaza, Suite 400
Boston, MA 02116

CERTIFICATE OF SERVICE

I, Hank Brennan, hereby certify that a true copy of the attached document(s) was served upon Attorney Ryan Ollis, attorney for the State of New Hampshire by electronic mail on this date.



Hank Brennan

DATED: 2/16/21