

Hillsborough County Attorney
State of New Hampshire

300 Chestnut Street, Manchester, New Hampshire 03101
Telephone 603.627.5605
Fax 603.627.5627

MAUREEN F. O'NEIL
ROGER C. CHADWICK, JR.
FIRST ASSISTANTS

CATHERINE McNAUGHTON
DIRECTOR, VICTIM/WITNESS PROGRAM

MARGUERITE L. WAGELING
COUNTY ATTORNEY



March, 23, 2009

Gerard Beloin, pro se
Hillsborough House of Corrections
445 Willow Street
Manchester, NH 03103

RE: State v. Gerard Beloin – Docket # 09-

Dear Mr. Beloin:

As promised at our visit at the House of Corrections last week, I am writing to inform you that the Grand Jury heard your case and issued a felony Indictment against you for knowingly bringing a firearm into a court building, in violation of RSA 159:19. There are two misdemeanor Information charges as well. They are basically alternate charges for carrying a weapon without a license, in violation of RSA 159:4. I anticipate that the Court will schedule these matters for arraignment within the next week or two and that the matter will be scheduled for trial sometime in mid to late summer.

Also, as promised, I am putting in writing the plea bargain that was offered to you when Attorney Ouellet, Investigator Putney, and I visited you last week. I now have authority to offer you the following plea bargain, which should resolve all of your pending criminal and probation violation matters of which I am aware. In exchange for your pleas of guilty to the new felony charge and one of the misdemeanor charges, the State would recommend the following sentence:

Breach of Court Security [Felony Charge]

- 1 ½ - 3 years NHSP, *all* of the sentence to be suspended upon the condition of your good behavior [not to be called after 2 years]; 1 year probation.

Translation. You are free to go after 20 days of time served. Just leave your civil rights and your spine at the door.

Carrying without a license [Misdemeanor Charge of your choice]

- 12 months HOC—*all* but time served suspended upon the condition of your good behavior [not to be called after 2 years]. The alternate charge will be nol prossed by the State. This sentence to run consecutive to the felony sentence.

Translation. You are free to go after 20 days of time served. Just leave your civil rights and your spine at the door.

Probation Violation [handled by Attorney Ouellet]

- The State will withdraw [or refrain from filing] its petition without prejudice—meaning that no violation will be filed against you for the current charges, but you would still be on probation and if you violated that probation from here out a new charge could still be brought against you.

Translation. Charge is not credible enough to prosecute unless the State starts losing in the courts.

Suspended Sentence [hanging over your head on Attorney Ouellet's case]

- Again, the State would refrain from prosecuting and seeking to impose the suspended sentence for the current charges, but could do so in the future if you violated the conditions of that suspended sentence.

Please contact me if the terms are acceptable and I will schedule a court hearing at the earliest available date. Thank you for your attention with regard to this matter. Should you have any questions please feel free to contact me.

Translation. You're free to go with time served after only 20 days for "knowingly" threatening to shoot up a court house. The State has no case or we would not be offering me these very generous terms. Our goal is obvious. We want your credibility destroyed so you can be politically neutered.

Very Truly Yours,



Kenneth L. Perkes
Assistant County Attorney