

Rory T. Thibault
Washington County State's Attorney



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TO: _____ **CHARGE(S):** _____

WITNESSES: the State intends to call at trial or any other hearing on this matter:

Expert Witnesses: _____

OFFER: the offer below is open to you until: (initial arraignment only) (first calendar call or status)
(prior to depositions) (pretrial conference)

No Offer | Resolve with Pending Cases | Screen for Treatment Court | Deferred Sentence

Alternative Justice Referral: (Diversion) (Tamarack) (Community Justice Center)

Sentence: (min) _____ to (max) _____ (to serve) (all suspended w/ probation)
(all suspended but _____ to serve)
Fine: _____ (or) Comm. Service Hrs: _____ (pre-approved furlough / work crew)

Standard Probation Conditions: A B C D E F *Special Probation Conditions:*

As our office learns more about the case, we may change the offer or refuse to make any offer. If there is a trial, and a guilty verdict, sentencing will be up to the Presiding Judge with both sides making recommendations as to what the sentence should be. In addition, the Court will assess a 15% surcharge on any fine, and other fixed surcharges (\$147.00 each charge except \$307.00 for DWI or \$197.00 for motor vehicle charges (DLS, LSA ,ATE, GNO, OOC, and False App. for Driver's Lic. or Reg.)).

DISCOVERY REQUEST: The State of Vermont, by and through the Washington County State's Attorney, hereby requests, pursuant to V.R.Cr.P. 16.1 and V.R.Cr.P. 12.1, that the Defendant produce the following information and/or materials, in this matter, to the State:

1. Notice of any alibi defense together with a list of names and address of alibi witnesses, and a list of specific places at which the Defendant claims to have been at the time of the alleged offense.
2. Notice of any insanity defense.
3. Copies for inspection of any reports and/or results of physical examinations known to exist.
4. Copies for inspection of any reports and results of mental examinations known to exist.
5. Copies for inspection of any scientific tests, experiments or comparisons known to exist.
6. Copies for inspection of any statements of experts, which the Defendant intends to use at any hearing or trial.
7. A list of names, addresses, telephone numbers, and dates-of-birth of persons the Defendant intends to call as witnesses at trial.

For the State's Attorney: