THE STATE OF NEW HAMPSHIRE JUDICIAL BRANCH

SUPERIOR COURT

Carroll Superior Court 96 Water Village Rd., Box 3 Ossipee NH 03864 Telephone: 1-855-212-1234 TTY/TDD Relay: (800) 735-2964 http://www.courts.state.nh.us

RETURN FROM SUPERIOR COURT – HOUSE OF CORRECTIONS

	State v. Cha 212-2019-C	arles E. Cartier, Jr. R-00124					
Name: Charles E DOB:	E. Cartier, Jı	,					
Charging docume	ent: Indictme	- ent					
Offense: Vote in More than 1 S	State	GOC:	Charge ID: 1634390C	RSA: 659:34-a	Date of Offense: November 08, 2016		
Disposition: Guilty/Chargeable By: Plea							
_	LTY/CHARG elony	EABLE is entered.					
Sentence: see att	ached						
January 03, 2020 Date		Hon. Amy L. Ignatius Presiding Justice		Abigail Albe			
Bate		MITTIM	IIS	Olork or Gourt			
In accordance with this sentence, the Sheriff is ordered to deliver the defendant to the Carroll County House of Corrections . 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 F	RETURN				
I DELIVERED TH of this order to the		ANT TO THE Carroll Co dent.	ounty House o	of Correction	ns and gave a copy		
Date			Sheriff				
J-ONE: 🛭 State Poli	ce 🗌 DMV						
C:							

File Date: 1/2/2020 3:30 PM Carroll Superior Court E-Filed Document

THE STATE OF NEW HAMPSHIRE JUDICIAL BRANCH

http://www.courts.state.nh.us

Court Name:

Carroll Superior Court

Case Name:

State v. Charles E. Cartier, Jr.

Case Number:

212-2019-CR-00124

Charge ID Number: 1634390C

(if known)

HOUSE OF CORRECTIONS SENTENCE						
Plea/Verdict: Guilty	Clerk: Abigail Albee					
Crime: Voting More than One State Prohibited	Date of Crime: 11/08/2016					
Monitor:	Judge: Amy L. Ignatius					
A finding of GUILTY/TRUE is entered.						
This conviction is for a 🛛 Felony 🦳 Misdemeanor 🔲 Violation of Probation						
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.						
☐ The defendant has been convicted of a misdemea	anor, other than RSA 631:2-b or an offense recorded as of the offense, the use or attempted use of physical the defendant's relationship to the victim is: (3) Guardian (4) Child in common (5) spouse (6) parent (7) guardian					
✓ 1. The defendant is sentenced to the House of Corrections for a period of						
 ✓ 2. This sentence is to be served as follows: Stand committed Commencing Consecutive weekends from PM Fri ✓ All of the compliance with all terms and conditions of this or hearing at the request of the State. The suspende ✓ today or ☐ release on (Charge ID Number) ☐ of the sentence is The Court retains jurisdiction up to and after the d to suspend or further defer the sentence for an add	iday to PM Sunday beginning e sentence is suspended during good behavior and oder. Any suspended sentence may be imposed after ed sentence begins today and ends years from deferred for a period of eferred period to impose or terminate the sentence or iditional period of red period, the defendant may petition the Court to not be imposed. Failure to petition within the					
☐ 3. The sentence is ☐ consecutive to						
(Charge ID Number)						
concurrent with(Charge	ID Number)					
4. Pretrial confinement credit: days.						
5. The court recommends to the county correctional authority:						
Work release consistent with administrative regulations.						
Drug and alcohol treatment and counseling.						
Sexual offender program.						
If required by statute or Department of Corrections policisample for DNA analysis.	ies and procedures, the defendant shall provide a					

NHJB-2312-S (01/01/2018)

Case Name: State v. Charles E. Cartier, Jr. Case Number: 212-2019-CR-00124		
HOUSE OF CORRECTIONS SENTENCE		
PR	OBATION	
The defendant is placed on probation for a per probation and any special terms of probation.	determined by the proba	ation/parole officer.
Effective: Forthwith The defendant is ordered to report immediate	Upon Releaseely to the nearest Probati	
7. Subject to the provisions of RSA 504-A:4, III, impose a jail sentence of 1 to 7 days in response exceed a total of 30 days during the probation	the probation/parole offi onse to a violation of a co	icer is granted the authority to
8 Violation of probation or any of the terms and imposition of any sentence within the	of this sentence may relegal limits for the und	esult in revocation of probation derlying offense.
	CONDITIONS	
9. Other conditions of this sentence are:A. The defendant is fined \$ 1,000.00	nlus statutory nena	alty assessment of \$ 240.00
✓ The deletidant is fined \$ 1,000.00		
☐ Through the Department of Correction service charge is assessed for the collections.	ns as directed by the Pro	obation/Parole Officer. A 10 %
of the fine and \$	of the penalty assessr	ment is suspended for year(s).
A \$25.00 fee is assessed in each case		
B. The defendant is ordered to make restitu		
Through the Department of Corrections administrative fee is assessed for the collections.	tion of restitution.	
At the request of the defendant or the De the amount or method of payment of restitut		, a nearing may be scheduled on
Restitution is not ordered because:	illy and complete any co	ungoling, treatment and
 C.The defendant is to participate meaningfue ducational programs as directed by the 	correctional authority or	Probation/Parole Officer.
D.The defendant's license pri		Hampshire is revoked for a period
☐ E. Under the direction of the Probation/Paro☐ New Hampshire State Prison		
F. The defendant shall perform		
the State or probation within		
G. The defendant is ordered to have no cor either directly or indirectly, including but text message, social networking sites ar	not limited to contact in-	person, by mail, phone, e-mail,
☑ H.Law enforcement agencies may ☑ destr		
✓ I. The defendant is ordered to be of good b✓ J. Other:	ehavior and comply with	all the terms of this sentence.
Pursuant to Part I, Article 11 of the New Have the right to vote in New Hampshire.	Iampshire Constitution	, the defendant shall no longer
		A. 15.
01/03/2020		Any Gue
Date	Presiding Justice	Honorable Amy L. Ignatius

THE STATE OF NEW HAMPSHIRE INDICTMENT

CARROLL, SS.

OCTOBER TERM, 2019

At the Superior Court, holden at Ossipee, within and for the County of Carroll aforesaid, on the 18th day of October in the year of our Lord two thousand and nineteen

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

CHARLES E. CARTIER. JR.

of Madison, New Hampshire, in the State of New Hampshire, on or about November 8, 2016, did commit the crime of

VOTING IN MORE THAN ONE STATE PROHIBITED

(RSA 659:34-a)

in that, Charles Cartier, Jr., knowingly checked in at the checklist in Madison, New Hampshire and cast a New Hampshire ballot on which one or more federal or statewide offices or statewide questions were listed and also cast a ballot in the same election year in 2016 in Massachusetts where one or more federal or statewide offices or statewide questions were listed.

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.

Nicholas A. Chong Yen, NH Bar #268425 Assistant Attorney General

This is a true bill.

Foreperson

Name: Charles E. Cartier, Jr.

DOB:

Address:

RSA: RSA 659:34-a

Offense level: Class B Felony

Dist/Mun Ct: N/A

212-2019-CR-124

1634390C.

Town, MADISON, NH

Official Checklist

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STATE GENERAL ELECTION - 11/08/2016 Print Date: 11/02/2016

Barcode

Ward 00 CONT.

Party Voter Name

Identity Domicile Address

CV V

Mailing Address

Ward Voter ID

Cartier, Charles /



Attesta True Copy

this R. Town Cloth . The Collector