

May 17, 2019  
1668 Trumansburg Rd.  
Ithaca, NY 14850

Amelia Carol Christian  
Assistant District Attorney for Tompkins County  
320 N. Tioga St.  
Ithaca, NY 14850

Dear Ms. Christian:

This document comprises a listing of the violations and criminal offenses committed against me over the course of my false arrest on September 19 2018 at Denny's Restaurant (323 Elmira Rd. Ithaca NY), during which I suffered a permanent disability due to severe damage to my left rotator cuff (as evidenced by the findings of the orthopedic surgeon Dr. Benjamin F. Donohue of Cayuga Medical Associates), and my subsequent experience of Deprivation of Rights Under Color of Law following my incarceration at the Cayuga Medical Center on September 24 2019 by Dr. Clifford Ehmke and his management team following the filing of a perjured claim for Treatment Over Objection mischaracterizing me as a mentally defective person.

Please note that while incarcerated at the Cayuga Medical Center, I contacted the offices of the Federal Bureau of Investigation in order to certify that I had been subjected to a reprehensible episode of police brutality by the officers involved in my arrest.

I expect the District Attorney's Office of Tompkins County to promptly dismiss the false charges lodged against me, and prosecute with all due expedience those responsible for the felonious conduct brought against me over the years in a continuing criminal enterprise conducted by elements of law enforcement and the "mental health community," who find the law useful mostly as a foil for their treasonous conduct against myself - an honorable Independent Software Vendor duly licensed as President of DATABASEAST INC by the Federal Government of the United States to produce and distribute software incorporating restricted encryption technology, which is defined as a dual-use munition under Federal law.

Please note that I have no doubt that I am not the only victim of such misconduct brought against independent contractors to the government and other agencies and corporations who are involved in Research and Development requiring confidential information and restricted technologies.

If the Prosecution has doubts regarding my competence to stand trial, I insist that CPL 730 examinations be scheduled to settle the issue; in response to the Prosecution's Demands for Evidence to be submitted at trial, please see the attached memorandum provided to my former attorney listing the video evidence required to present my defense, along with my letter to Francisco Ruben P.C. explaining the reasons for discharging him as my attorney.

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If the District Attorney's Office would like to arrange a meeting with me outside the precincts of the Ithaca City Court, feel free to contact me via mail or call me at (607) 351-4879.

Sincerely,



Bonze Anne Rose Blayk  
Recording Secretary, databeast, Inc.  
Acting as Attorney *pro se*  
in Case #118-18251 in Ithaca City Court  
before the Hon. Scott Miller

Attachments:

1. Regarding my identity
2. Response to Prosecution Notices and Demands  
2019-05-16 Francisco Berry - Discharged  
Fwd: Commented records on criminal charges re: Case #118-18251  
--> Evidence which must be produced by the Prosecutor's Office by subpoena or otherwise, including video from IPD bodycams and video from the premises of Denny's Restaurant over the course of events on September 19 2018
3. Offenses against Bonze Anne Rose Blayk and the People of New York State by detail
4. Perjured Application for Treatment Over Objection (9/28/18)
5. EVIDENCE OF BIAS at TCMH - Gerard Lippert MD - Pages 22-27 from 2012-07-24 Filings Confidential-2 - TCMH PROGRESS NOTES

**Violation of the City of Ithaca statute forbidding discrimination against transgender persons, including denial of service.**

**Denny's Restaurant (323 Elmira Rd. Ithaca NY 14850)**

**Amanda Rojas - Manager**

**NYS PEN 120.10 - Assault in the First Degree**

**NYS PEN 485.05 - Hate Crimes**

**TITLE 18, U.S.C., SECTION 142 - Deprivation of Rights Under Color of Law - Kidnapping**

Officers of the Ithaca Police Department

**P.O. G.I. Herz IPD**

**Lieutenant Joly IPD**

An unnamed co-conspirator in this arrest was a blonde female of about 5'4" and 120 pounds, bearing a Taser on her left hip, who stationed herself standing below our feet after I was tackled by Officer Herz, and insisted that he flip me over to reveal my face; my face was obscured by my hair, thoroughly bloodied by the savage blows he had inflicted to my nose, as I repeatedly apologized to him - "I apologize if I offered you offense."

I doubt that this person represented any official police organization, as she was dressed as a civilian, and God only knows who authorized her possession of a Taser.

**TITLE 18, U.S.C., SECTION 142 - Deprivation of Rights Under Color of Law - Kidnapping**

Physicians and management of the Cayuga Medical Center Behavioral Services Unit as well as their counsel, all implicated in registering a profoundly defective application for Treatment Over Objection with the Office of the Tompkins County Clerk under a forged signature of the Hon. Scott Miller as "County Court Justice, Acting."

**Clifford Ehmke M.D.**

**Askar Mehdi M.D.**

**Eric Jansen, Unit Director  
Mental Health Unit of Cayuga Medical Center**

**Thomas P. Smith, Esq.  
Harris Beach PLLC, Attorneys for Cayuga Medical Center**