

## 2. Response to Prosecution Notices and Demands

State of New York  
City Court : City of Ithaca

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The People of the State of New York

**Prosecution Notices and Demands**

vs.

**Bonze AR Blayk**

Defendant

**CR-03865-18**

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Crime date: **09/19/2018**

Arrest date: **09/19/2018**

Top charge: **§ PL 195.05 00A M 2 Obstruct Governmental Administration-2nd Degree**

**Statement Notice:** Take notice pursuant to CPL 710.30(1)(a) that the People intend to offer at trial evidence of statements made by defendant to a public servant. A description of the time, place, and substance of the statements is contained in the discovery documents served herewith bearing the following serial numbers: <001>.

Further, the People incorporate herein any statement notices that have previously been served on defendant.

**Demand for Alibi Notice:** Pursuant to CPL 250.20(1), the People hereby demand that, if defendant intends to offer a trial defense that at the time of the commission of the crime charged he was at some place other than the scene of the crime, and to call witnesses in support of such defense, defendant shall supply the District Attorney, within eight days of the service hereof, with a notice of alibi reciting (a) the place or places where defendant claims to have been at the time of the commission of the crime, and (b), the names, residential addresses, places of employment and addresses thereof of every such alibi witness upon whom defendant intends to rely.

**CPL 240.30(1) Demand:** The People hereby demand that defendant supply the District Attorney with (a) any written report or document, or portion thereof, concerning a physical or mental examination, or scientific test, experiment, or comparisons, made by or at the request or direction of the defendant; and (b) any photograph, drawing, tape, or other electronic recording which the defendant intends to introduce at trial.

**Statement of Readiness:** Pursuant to CPL 30.30(1), the People hereby announce their readiness for trial.

Please direct any correspondence or inquiries to Amelia Carol Christian, Assistant District Attorney, who has been assigned to prosecute the case.

Dated: October 7, 2018



Amelia Carol Christian

Matthew Van Houten  
District Attorney Tompkins County  
320 N. Tioga Street  
Ithaca, New York 14850  
(607) 274-5461

Note: underlined statements are false

Officer Report for Incident I18-18251

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**Supplement**

On 09/19/2018 at approximately 0340 hrs. Lt. Joly and I responded to 323 Elmira Road, Denny's, for a report of a possible trespass. Apparently, a person had dined and failed to pay earlier in the day. That person had been caught, paid for his meal but advised not to return. This person has now returned and was causing a disturbance.

Upon arrival Officers observed BONZE acting erratic near the dining counter. I attempted to engage BONZE in dialogue but it proved to be difficult due to his apparent mental illness and possible impairment. Lt. Joly spoke to employees, JESSICA and GABRIEL. It became apparent that BONZE's disorderly behavior was scaring the employees and they wished him to leave. I began to escort BONZE outside when he looked at my department-issued, holstered, handgun and asked if it was real. Simultaneously, he spun his body and began to reach in that direction. I obtained a grasp of both of his wrists and advised him not to do that. He then began to pull away, before violently yanking his hands free.

point

He then took a fighting stance and attempted to punch me in the face. I avoided the strike and took him to the ground. Lt. Joly deployed the Taser, to no effect. BONZE continued to struggle, flail about and kick at Officers. We attempted to use joint locks in order to gain control while shouting instructions such as, "Put your hands behind your back!" Due to BONZE's level of resistance and exceptional flexibility the joint locks were proving to be elusive. During this fight BONZE began reaching towards my midsection where several of my defensive weapons are stored. Due to my fear of him obtaining these to use against us I deployed a closed fist strike to his face using my right hand. BONZE, though stunned, continued to fight. I then deployed a closed fist strike to his face using my left hand. Lt. Joly was then able to gain control of BONZE's left wrist and apply handcuffs. After a continued struggle I was able to gain control of BONZE's right wrist and secure them in handcuffs.

floor  
'deployed' - indirect  
passive voice

BONZE was then transported by Bangs to CMC for evaluation and treatment. I accompanied them. Once at CMC the doctor in charge, Dr. Hinkley, requested that BONZE be sedated due to his erratic and violent behavior. Dr. Hinkley requested that a psychological exam be performed and he be treated for a possible broken jaw.

Lt. Joly completed MHL 9.41 paperwork and I issued an appearance ticket for Trespass returnable to C/Ithaca Court on September 26, 2018 at 0900 hrs. Subject control form also completed. Informations were completed charging BONZE with obstructing governmental administration in the 2nd degree and resisting arrest.

NFAT

The officer here overreacted to an innocent (if impertinent) question and some accompanying hand gestures by grabbing my left wrist, following which he promptly took me to the ground, initiating physical contact and violent action due a poorly-founded fear that I had a motive to seize his pistol. Any of my actions following that were instinctual reactions to violent action which I perceived as an assault; my memory is only of having my left wrist seized, an aggression from which I reflexively sought to withdraw, and then being pinned down on my left side on the tile flooring, bleeding profusely from my nose. The violence of this takedown alone was evidenced by the fact that my left side was massively bruised, and I suffered a fractured rib as well as the damage to my shoulder sustained later in the fracas. As noted by the officer, I was already in a fragile mental state at the time of their arrival. I suffer from PTSD, and am registered as a medical marijuana user in New York State for treatment of the illness.

*Opze Slayk*

2019.01.25  
09:34:40 -05'00'

09/25/18



May 16, 2019  
1668 Trumansburg Rd.  
Ithaca, NY 14850

Law Office of Francisco Berry P.C.  
308 N. Tioga St.  
Ithaca, NY 14851

Dear Mr. Berry:

Due to your abusive conduct towards me in our last meeting at the Ithaca City Court on April 19 2019, during which you raised your voice to me in order to intimidate me and stated that "we agree" - "You and what Army?" (LOL) - that I am somehow required to seek "mental health care and treatment" from Tompkins County Mental Health and ONLY from that service prior to trial, you are hereby discharged as my attorney.

Your evident determination to have me enter a plea of Guilty and submit to an unfavorable "plea bargain" in response to the unsubstantiated charges I face dating from September 19 2018 of Trespassing, Obstruction of Government Authority in the 2nd Degree, and Resisting Arrest at Denny's Restaurant (323 Elmira Rd. Ithaca NY), to which I have already entered my plea of Not Guilty on all counts before Judge Miller in a formal appearance before the court, on the ludicrous claim that I am somehow in need of "official" mental health care services on an involuntary basis constitutes a disgrace to the legal profession to which you claim to belong; further attempts to falsely present yourself as my attorney-at-law shall, I pray, be met with disbarment.

Due to your dereliction of duty as my attorney, I shall perforce present myself as attorney *pro se* in my own defense at my next court appearance on May 22 2019, since other *competent* lawyers - with whom I am long familiar in this community, where I have resided for nearly 40 years - have disdained to represent me, for reasons that are not quite clear, other than that they may be aware they are not be fully capable of doing so in light of the long-enduring persecution I have suffered at the hands of incompetents, malcontents, and some few evil-minded torturers in the "mental health community" who believe that I was "guilty" in my arson offense of February 6 1997 - when the plain truth is that I was acquitted of the offense in Tompkins County Court on July 28 1997 by Judge Barrett, acting on behalf of the People of New York State, in conformity with the M'Naghten Rule as enacted by the Legislature of New York.

Sincerely,



Bonze Anne Rose Blayk  
Recording Secretary  
databeast, Inc. - "Network Software Systems"  
A Chapter S Corporation under Federal law

cc:  
The Honorable Scott Miller - Ithaca City Court



## Fwd: Commented records on criminal charges re: Case #118-18251

barmayden AnneRose Blayk <bonzesaunders@gmail.com>  
Reply-To: bonzesaunders@gmail.com  
To: barmayden@gmail.com

Mon, May 13, 2019 at 7:22 PM

----- Forwarded message -----

From: **Bonze Anne Rose Blayk** <bonzesaunders@gmail.com>  
Date: Wed, Feb 13, 2019, 2:15 PM  
Subject: Commented records on criminal charges re: Case #118-18251  
To: <fpberry@gmail.com>

Dear Francisco:

Here are copies of the criminal records relating to my case, which I have marked up to note defects in the *semantics* employed by Officer Herz, as well as highlighting the *physical* interactions between us so the timeline is clear: he acknowledges that he grabbed *me* first.

Several questions arise from my interactions with police or other "authority figures" in what amount to highly indirect interrogations, which promoted my levels of stress over the days I was vacationing in Ithaca hotels. In some of these the persons involved had an approach where they were "pointless" - since to the best of my recall they never brought up any of the *actual* issues provoking their concern, e.g., "talking to myself aloud in public." These were conducted over the period of my vacation in downtown Ithaca from September 13 through the date of my arrest September 19, 2018:

- 1) An interaction with two authority figures in downtown Ithaca (on Cayuga Street near the Hotel Ithaca where I stayed first) whose credentials I cannot recall, who subjected me to a brief interrogation regarding peculiar behavior.
- 2) An interrogation conducted by a team of individuals at Max's restaurant in the Hotel Ithaca, who were presumably called in by waitstaff who were concerned that I was speaking dialog aloud (cf. John Steinbeck on writing dialog; I was already loopy but these interactions were not conducted with a spirit of friendly interaction, and resulted in no gain in terms of useful advice or recommendations to me.)
- 3) An interaction with two police officers of the Ithaca Police Department at the Hampton Hotel as I was smoking a cigarette outside while seated, in which I was subjected to a vacuous interrogation by an officer presenting a complaint (?) that "some people have issues with your behavior," providing, to the best of my recall, absolutely zero substantive information regarding the nature of the complaint (maybe based on concerns expressed by staff at the hotel, but that's unclear. Personally, I believe staff should feel free to express any concerns to me themselves, since I am a highly cooperative individual and generally compliant with social norms, and would be happy to tone down or discontinue any behavior they find annoying or disruptive).

The officer facing me is the person I characterized to Dr. Ehmke at Cayuga Medical Center as a "phony cop," not because I believed he was impersonating an officer, but because his bearing towards me seemed to indicate a lack of confidence in his interaction with me as a law enforcement professional: "wimpy."

Here follow the interactions with IPD officers on 9/19/18, over the course of which I do not believe I was clearly



informed that I was an unwelcome presence at the Denny's restaurant located on Elmira Rd.:

4) I was intercepted by a police cruiser in the parking lot of Walmart as I was walking over there to purchase some cigarettes, with the intention of returning to Denny's to have some more food. I willingly cooperated with the two officers involved, returning to Denny's to pay immediately for the bill I had failed to pay off before leaving. The video recordings of this conversation (assuming audio is also recorded on the new police gear) should provide evidence that I had intended to return to Denny's to continue eating, and that I cooperated with the officer who requested ID.

5) As I was walking back to Denny's, I encountered an IPD officer, to whom I offered a \$20 bill as payment for the bill to save some walking, since I was wearing 3" heels (as I typically do) and wanted to spare myself the additional walk. He asked me if I wanted to leave such a substantial tip, since the bill was only about \$13.50 or so, and I told him that was the case. Following that interaction, I returned to Walmart and purchased a package of cigarettes before returning to Denny's.

6) And finally, the catastrophic interaction with Officer Herz at Denny's following my \*actual\* descent into freaking out over imaginary risks, as the sole person I saw at the restaurant, seated at the back of the front section, departed as I entered - leaving me entirely alone, without service, or indeed any meaningful interaction at all?

This is tragic, because a statement such as "I would appreciate it if you would leave, because I'm upset by your behavior" from staff would have worked just fine to impel me to leave on my own accord: I was born and raised in Little Rock, Arkansas, and I was raised better than to go where I do not belong.

Thanks,  
- AnneRose

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#### 5 attachments

 **2018-09-13 BARB ELECTROLYSIS VACATION PREP Hilton Gardens - Gmail - Please tell us what you think.pdf**  
95K

 **2018-09-14 BARB ELECTROLYSIS VACATION PREP Hotel Ithaca - Gmail - Thank you for your recent visit to Hotel Ithaca.pdf**  
336K

 **2018-09-17 BARB ELECTROLYSIS VACATION PREP Hampton by Hilton by Walmart - FOLIODETE\_20180919081320.pdf**  
88K

 **2018-09-19 BARB Trespassing - Prosecution Notices and Demands - commented.pdf**  
1329K

 **2018-09-24 BARB Trespassing - Accusatory Instrument.pdf**  
2146K