CITY COURT OF THE STATE OF NEW YORK COUNTY OF TOMPKINS

The People of the State of New York

vs.

Bonze Anne Rose Blayk

NOTICE OF MOTION TO DISMISS

Case # CR-03865-18

STATE OF NEW YORK)
COUNTY OF TOMPKINS) ss.:

PLEASE TAKE NOTICE that upon the annexed affadavit of Bonze Anne Rose Blayk, sworn to on the 18th day of 10 may 20 mg, and the exhibits offered the court on the 22nd day of May, 2019, and upon all the prior pleadings and proceedings in the City Court of Ithaca before Judge Scott Miller, I move that this Court located at 118 E. Clinton Street, Ithaca, New York, consider the arguments made therein for issuing an Order to Dismiss, as well as order further relief for the Defendant as this Court deems just and proper.

Dated: May 28 2019

Produced by Bonze Anne Rose Blayk acting as Attorney pro se.

CITY	COURT	OF	THE	STATE	OF	NEW	YORK	COUNTY	OF	TOMPKINS	
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The	People	of	the	State	of	New	York				

Bonze Anne Rose Blayk

VS.

AFFADAVIT IN SUPPORT OF MOTION TO DISMISS

Case # CR-03865-18

STATE	OF	NEW	YORK)	
COUNTY	OF	TO	MPKINS)	ss.:

I, BONZE ANNE ROSE BLAYK, being duly sworn, hereby state and depose that:

I now enter formally into evidence the documents I presented before the Court of Judge Scott Miller on the 22nd day of May, 2019, and move that all charges against me be dismissed, noting in particular that the Prosecution Notices and Demands filed on the 7th day of October, 2018 by Assistant District Attorney Amelia Carol Christian are facially defective — inasmuch as my name is not "BONZE AR BLAYK" as asserted by the Prosecution but instead Bonze Anne Rose Blayk, and am perplexed by this and the barrage of errors accompanying this defect — such as citing the "Top charge" as "§ PL 195.05 00A M 2 Obstruct Governmental Administration—2nd Degree" as opposed to, at a minimum, citing PEN § 195.05 as the statute applying to the accusation put forward as the "Top" charge?

As noted in my oral arguments before the bench on the 22nd day of May, 2019, the Prosecution faces catastrophe if this case is subject to further prosecution, not least because of the exposure they will face to Federal prosecution themselves, but because as Officers of the Court, arguing a case before a court in Tompkins County, they should be aware that such exposure to the possibility of public distribution risked by mere presentation in court of the video evidence rightfully demanded by the Defense, as a victim subjected to a savage assault by an

Officer of the Ithaca Police Department, will almost certainly bring the entire county into global disrepute.

I affirm that the statements I have made, both those entered in the form of written arguments, as well as the exhibits I now place in evidence - including my marginal comments printed in red, as formatted using Adobe Acrobat - and verified as my own writings with both the date of entry and my signature by the digital signing service known as Comodo Security Services (www.comodo.com) of the Comodo Group, Inc., are true and accurate to the best of my knowledge, and request dismissal of all charges against me, and as well that the parties named therein as potential offenders against the laws of New York State and the United States be made subject to investigation by all law enforcement agencies relevant to my allegations of misconduct.

WHEREFORE, THE UNDERSIGNED RESPECTFULLY REQUESTS THAT THE ACCOMPANYING MOTION TO DISMISS ALL CHARGES AGAINST ME BE GRANTED.

Signature

Sworn to before me on this $\frac{28}{2}$ day of $\frac{May}{2019}$, 2019.

Notary Public

ALANNA CH. CONGDON Notary Public, State of New York No. 04CO6028069 Qualified in Tompkins County Commission Expires 7/19/20