

Magistrate Court Catron County Main Street Reserve, New Mexico 87830	<p style="text-align: center;">▲ Court Use Only ▲</p>
STATE OF NEW MEXICO, Plaintiff in legal fiction v. ANDREA BAILEY, Alleged Defendant.	
Un-Re-Presented “in propria persona”: Andrea Rose Bailey General Delivery Reserve, New Mexico [near 87830] 575-533-6461	CITATION Numbers: 5741106 8, 5741107 6, 5741108 4
<h2 style="color: red;">CRIMINAL COMPLAINT</h2>	

Andrea Rose Bailey, is a *child of ʎ ʎ ʎ* (YHVH), a sovereign Inhabitant of the New York Republic, currently domiciled in the **free Republic of New Mexico**; appearing by **special visit**, *not general appearance*, in propria persona (pro-se); and is of legal age, sound mind, speaks the truth and has first hand knowledge of the facts contained in this document; affirms and attests that the following information is true, correct, complete, not misleading and is made under the penalty of perjury, knowingly, unwillingly and under threat, duress and coercion hereby states for the record:

CRIMINAL COMPLAINT: JAMES HAMMOND

CRIME: Felony Perjury

The undersigned, under penalty of perjury, complains and says that on or about the Twenty Second day of July, 2011, in the County of Catron, State of New Mexico, the above-named defendant, himself armed and accompanied by numerous armed corporate conspirators did: unlawfully tender a fraudulent commercial instrument, to wit: STATE OF NEW MEXICO UNIFORM TRAFFIC CITATION # 741108-4 wherein the corporate police person, **James Hammond** falsely accused Complainant of not having a Driver License when he actually listed said Driver License Number on Line Five of said Fraudulent Instrument contrary to Section(s) **30-25-1**. Accused Hammond then constructed and issued two more fraudulent instruments concerning “registration” and “insurance” contrary to the provisions of the statutes defining Perjury at §**30-25-1** NMSA 1978.

The accused James Hammond did not get that number from this Complainant. Although accused James Hammond advised me that he and a large force of armed corporate police operatives were conducting a “*Sobriety Check Point*” in broad daylight when People are traveling home from their daily business. The Accused James Hammond immediately stated “Driver’s License, Registration and Proof of Insurance” although no verbs were included so that a reasonable person would have an understanding of what Accused Hammond meant and even though none of those issues were involved with his stated purpose for conducting the unlawful and criminal road block, which was purportedly the issue of “sobriety.”

The facts point to a large group of armed men, *in a meeting of the minds and by agreement*, on a mission to commit **highway robbery as set forth in 18 USC §241 & §242**.

I SWEAR OR AFFIRM UNDER PENALTY OF PERJURY THAT THE FACTS SET FORTH ABOVE ARE TRUE TO THE BEST OF MY INFORMATION AND BELIEF. I UNDERSTAND THAT IT IS A CRIMINAL OFFENSE SUBJECT TO THE PENALTY OF IMPRISONMENT TO MAKE A **FALSE STATEMENT IN A CRIMINAL COMPLAINT**

Please be advised that these corporate police actors involved in the practice of setting up roadblocks in Catron County, et. al. are hereby noticed pursuant to 41-4-16 NMSA 1978 that I intend to file suit in Federal District Court citing civil damages in 42 USC §1983, §1985, §1986 and criminal charges in 18 USC §1961 et. seq., 18 USC §241 & §242.

Complainant hereby requests the forthwith issuance of an arrest warrant for Accused James Hammond in the interest of fundamental fairness and substantial justice as well as to provide a deterrent to such criminal actions in the future.

Respectfully presented in Good Faith,

Andrea Rose Bailey - Sui Juris

Tuesday, 15 November, 2011

Certificate of Personal Service

I, Andrea Bailey, hereby certify that on Tuesday, 15 November, 2011, a true and correct copy of the foregoing **Criminal Complaint** was personally served on Judge Clayton Atwood at:

Magistrate Court
Main Street
Reserve, NM 87830

Andrea Bailey