

Metropolitan Court Rule 49

County of Bernalillo

STATE OF NEW MEXICO
County of Bernalillo
IN THE METROPOLITAN COURT

STATE OF NEW MEXICO

VS.

NAM: Richard J. Hermann

ADD: [REDACTED] NM [REDACTED]

DOB: [REDACTED]
SSN: [REDACTED]

No. CR 725-08

FILED IN THIS OFFICE
TIME 3:26

JAN 09 2008

BCSD CASE: 08-550140

CLERK-METROPOLITAN COURT
BY: [Signature]

WARRANT FOR ARREST

THE STATE OF NEW MEXICO TO ANY OFFICER AUTHORIZED TO EXECUTE THIS WARRANT:
YOU ARE HEREBY COMMANDED to arrest the above-named defendant and bring the
defendant without unnecessary delay before the Metropolitan Court to answer the charge
of: (here state common name and description of offense charged)
Harrasment

BOND: \$25,000 cb

Contrary to Sections: 30-3A-2

Dated this 9th day of January 2008

[Signature]
JUDGE

RETURN WHERE DEFENDANT IS FOUND

I arrested the above named defendant on the _____ day of _____, 2008.

EXTRADITION APPROVAL.
Extradition Approved by ADA: _____
Extradition Category: _____
1=Will extradite from anywhere.
2=Will extradite from the Continental United States.
3=Will extradite from the following states: NM, AZ,
NV, CA, CO, OK, TX.
4=Will extradite from New Mexico only.

Signature

Title

An arrest warrant may be directed to a full-time salaried state or county law enforcement officer, a municipal police officer, a campus security officer, or an Indian Tribal or pueblo law enforcement officer.
If the Judge is unavallable, defendant must be brought forthwith before designee for setting of conditions of release. A defendant accused of a bailable offense may not be held without the setting of conditions of release, (Magistrate Court Rule 18).