

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW MEXICO**

STATE OF NEW MEXICO ex rel KENNETH GOMEZ,

Plaintiffs,

vs.

1:10-cv-594 JAP/LFG

ELEVENTH JUDICIAL DISTRICT COURT,

Defendant.

**TO: PRESIDENT OF THE UNITED STATES OF AMERICA PER 18 U.S.C. § 2382
TO: CHIEF JUDGE, DISTRICT OF NEW MEXICO
TO: UNITED STATES ATTORNEY, DISTRICT OF NEW MEXICO
TO: FARMINGTON OFFICE OF THE FEDERAL BUREAU OF INVESTIGATION**

VERIFIED DEMAND FOR ACTION AND SATISFACTION

COMES NOW State of New Mexico *ex rel* Kenneth Gomez, Plaintiffs, demanding action and satisfaction from the United States Government on the following grounds:

(a) The Court and each addressee are knowledgeable of what follows and have taken no cognizable action whatsoever to cure the defect. FBI Letter *Exhibit 6* Judicial Conference letter *Exhibit 7*.

(1) The Farmington Office of the Federal Bureau Of Investigation were notified on June 29, 2010, by certified United States Mail, Return Receipt Requested; the United States Attorney for the District of New Mexico and the Department of Justice were provided courtesy copies at that time; and no cognizable action has been taken to suppress the insurgency against the Constitution for the United States of America. *Id.*

(A) There are no, and have been no, persons lawfully holding any state public office within the State of New Mexico since 1963 grounded upon the legal fact that none are bound by their oath of office mandated by the powers of Article VI, Clause 3, Constitution for

the United States of America, Article XXII, Section 19, Constitution for the State of New Mexico, and the authorities of Sections 10-2-5, 6, 7, and 9, the state statutes giving those constitutional powers effect, and none have acquired to the office occupied. Document 8-1.

(B) Four persons performing duties as district judges within the Court hold federal commissions under false pretenses (*Exhibit 4*, Doc. No. 8-1), and at least one person holds a federal commission under false pretenses while performing duties as a judge in the Court of Appeal for the Tenth Circuit. The Court is untrustworthy thereby.

(C) Those persons holding federal commissions under presumed lawful circumstances within said Federal District Court and the Tenth Circuit Court willfully and wantonly permit those assigned duties therein while holding federal commissions under false premises to sit in judgment of some unknowing litigants. *Id.*

(D) All courts of law within the State and District of New Mexico, and the Tenth Circuit Court of Appeals are contaminated under the foregoing circumstances; and said courts cannot provide Plaintiffs the due process of the law and the equal protection of the laws to any litigant thereby; Plaintiff Gomez, a free citizen, as are some other litigants, under the foregoing circumstances is held to conditions of involuntary servitude unconstitutionally against his free will under the power of said courts of law without recourse within any other of them.

(2) Any citizen representing himself within said federal courts of law are deprived of the due process of law and denied the equal protection of the laws under the foregoing circumstances and none of the said courts of law can prove or demonstrate otherwise since 1995 for the Federal District Court and since 2001 for the Court of Appeals for the Tenth Circuit.

(3) An insurrection composed of those persons serving as judicial officers in both state and federal courts of law is currently active against the Constitution for the United States of

America after taking the oath of office in support of said constitution deliberately denying the power of Section 3, Fourteenth Amendment, as self-executing provision of the said constitution.

(b) The foregoing information is adequately provided in Document No. 8-1 of this Court or *Exhibits 6 and 7* attached hereto.

(c) All persons holding federal judicial officer position in the New Mexico Federal District Court since 1995 to present, and those persons holding federal judicial officer positions in the Court of Appeals for the Tenth Circuit since 2001 to present, ought be required to return to the United States Treasury all federal publicly appropriated funds received by them during the period specified.

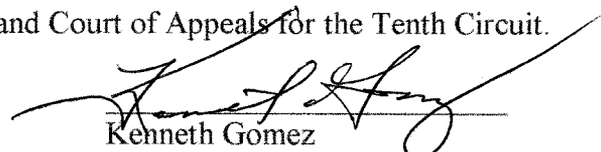
WHEREFORE, the State of New Mexico *ex rel* Kenneth Gomez demand immediate action be taken and satisfaction be provided:

(a) To suppress the insurrection engaged in by all those identified herein;

(b) To restore the integrity of the United States District Court for the District of New Mexico and the Court of Appeals for the Tenth Circuit;

(c) To recover all federal publically appropriated funds received by the said insurgents for the period identified without delay; and,

(d) To remove Plaintiff Gomez from the unconstitutional conditions of involuntary servitude under which he is held against his free will by those holding public officer positions within the State of New Mexico, the District of New Mexico, and Court of Appeals for the Tenth Circuit.


Kenneth Gomez
4 CR 5095
Bloomfield, New Mexico 87413
klpope2003@yahoo.com
(505)330-1239

