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Honorable Barack Obama
President of the United States of America
1600 Pennsylvania Avenue N.W.
Washington, D.C. 20500

RE: Formal Notice of the Winner in the Election
For the Office of New Mexico Governor

Dear Mr. President:

The November 2nd Election for the Office of Governor in New Mexico is over; however, formal notification from the Office of the New Mexico Secretary of State of the successful candidate to your office shall lack legitimacy in that only one of the three candidates for governor could lawfully run for and lawfully enter the office.

Two of the candidates falsified their Declaration of Candidacy in order to appear on the election ballot, a fourth degree felony in New Mexico. Their declarations were false on grounds neither of the two ever gave the bond binding them to their oath of office as mandated by the power of Article II, Section 19, Constitution of New Mexico; thereby, they could not discharge the duties of the state public office for failure to comply with the authority of Sections 10-2-5, 6, 7, and 9 NMSA 1978. Consequent thereto, they both were embezzling state public appropriations, a second degree felony, during the term they posed as state public officers.

Unfortunately, the problem is compounded; there are no competent courts of law within the State or District of New Mexico where I can enter and lawfully challenge the validity of the governor candidates on the election ballot. I made attempts in numerous ways to do so before the election occurred in both state and federal courts. One was filed in state district court named: *State of New Mexico ex rel Kenneth Gomez v. Eleventh Judicial District Court*; it was improvidently removed to federal district court and given case number 10-cv-594 JAP/LFG; it was finally remanded, after a four month delay, to the state court; however it was remanded with a vengeance intended to harm me for reporting the fact that four judges therein hold federal commissions under false pretenses in violation of 23 Stat. 11 and 12, (Chapter 26), and that those who serve with them, after being so informed, under common law conditions, participate in the criminal activity. The deliberations in federal court justified a Complaint to the Tenth Circuit under provisions of 28 U.S.C § 351 *et seq.*

The Complaint alleged that the judge assigned the removed case was engaged in conduct prejudicial to the effective and expeditious administration of the business of the court and did so in furtherance of criminal activity. It now appears the Tenth Circuit did nothing to investigate the complaint and now is aiding and abetting the criminal activity by allowing the criminal activity to continue unabated.

The situation was serious enough to necessitate a letter on that matter to the Circuit Justice Sotomayor for the Tenth Circuit, and the corrupt practice in the Tenth Circuit is left for her determination and appropriate action. Thus access to a court of law, either state or federal, for me to challenge the legitimacy of my success as New Mexico Governor is non-existent at this time which brings me to the purpose of this letter.

I hereby formally notify you that I was successfully elected during the November 2nd Election to be Governor of New Mexico with one vote because neither of my opponents, as second degree felons, can lawfully enter the office under any circumstance; there are no courts of law, state or federal, within the State and District of New Mexico available for me to affirm my success as Governor-Elect and their failure. There are no persons lawfully holding state public office lawfully in the State of New Mexico for failure to file and record evidence with the New Mexico Secretary of State of their sworn oath of office and the penal bond mandated by Article XXII, Section 19, Constitution of New Mexico, or for them to assume the duties of office and comply with the authority of Section 10-2-5, 6, 7, and 9 NMSA 1978.

One of the powers that becomes available to me as the New Mexico Governor under the New Mexico Constitution is the power to suppress insurrections against the People of New Mexico. Holding state public office under false pretenses is an active insurgency against the People of New Mexico; it has been so since 1963, the last year bonds were recorded among the files in the Records of the New Mexico Secretary of State; and perhaps, it is the reason the State of New Mexico ranks at the top of the list measuring bad governments and ranks at the bottom of the list measuring good governments. As Governor, I intend to drastically change that situation.

You may participate in lifting our citizens out of their demise or you may continue to do nothing. Please be informed that I shall meet the challenge head-on whether you choose to participate or hide and watch as previous notices to you reveal. The choice will be yours alone, however I believe I shall be assisted by the United States House of Representatives and their powers of public appropriations to the lifeless Department of Justice and its subordinate agencies.

Please be so advised.

