FIRST JUDICIAL DISTRICT COURT COUNTY OF SANTA FE STATE OF NEW MEXICO

NO DIOICY 2011 0 2945

MAURILIO CASTRO, MEL HOLGUIN, BRIAN EGOLF, HAKIM BELLAMY and ROXANE SPRUCE BLY, Plaintiffs,

DIANNA J. DURAN, in her official capacity as New Mexico Secretary of State, SUSANA MARTINEZ, in her official capacity as New Mexico Governor, JOHN A. SANCHEZ, in his official capacity as New Mexico Lieutenant Governor and presiding officer of the New Mexico Senate, TIMOTHY Z. JENNINGS, in his official capacity as

President Tempore of the New Mexico Senate, and BEN LUJAN, &R., in his official capacity as Speaker of the New Mexico House of Representatives,

Defendants.

SUMMONS

TO: BEN LUJAN, **§**R., in his official capacity as Speaker of the New Mexico House of Representatives

Defendant(s), Greeting:

You are hereby directed to serve a pleading or motion in response to the Complaint within 30 days after service of the Summons, and file the same, all as provided by law.

You are notified that unless you so serve and file a responsive pleading or motion, the Plaintiff(s) will apply to the Court for the relief demanded in the Complaint.

Attorney or Attorneys for Plaintiffs:

FREEDMAN BOYD HOLLANDER GOLDBERG IVES & DUNCAN, P.A.

Joseph Goldberg John W. Boyd David A. Urias Sara Berger 20 First Plaza, Suite 700 (87102) (505) 842-9960

GARCIA & VARGAS LLC

David P. Garcia Ray M. Vargas Erin O'Connell 303 Paseo de Peralta Santa Fe, NM 87501-1860 (505) 982-8012

RATMOND Z. ORTIZ			
WITNESS the Honorable	The same of the sa	District Judge of said	
Court of the States of Flew Mexico and the	Seal of the District Court of said	County, this day of September	
2011. STAL DISTAL		•	
3.24. Ole.	STEPHEN T.		
S	CLERK OF THE D	ISTRIÇT COURT	
ANI IS			
(SEAL)	Ву:	16/12/20	
NOTE: THE	Deputy		
Me in this summon a sides not r	require you to see, telephone or v	write to the District Judge of the Court at	
this time. ALAMOS RIOLLING		-	

It does feeture wou or your attorney to file your legal defense to this case in writing with the Clerk of the District Court within 30 days after the summons is legally served on you. If you do not do this, the party suing may get a Judgment by default against you.

	TE OF NEW MEXICO)	
COU	NTY OF) SS.)	
	JRN FOR COMPLETION I certify that I served to livering a copy thereof, we	he within Summon	R DEPUTY: s in said County on the day of, 2011, aint attached, in the following manner:
and th	I, being duly sworn, or	n oath, say that I an mmons in said Cou	RSON MAKING SERVICE: n over the age of 18 years and not a party to this lawsuit, inty on the day of, 2011, by delivering a n the following manner:
	To Defendant a copy of Summons or	Complaint or refus	(used when Defendant receives ses to receive Summons or hear reading.
	To a person over the age of 15 years and residing at the usual place of abode of Defendant, who at the time of such service was absent therefrom.		
	By posting a copy of the Summons and Complaint in the most public part of the premises of Defendant (used if no person found at dwelling house or usual place of abode).		
	Toof process for Defenda	nt	, an agent authorized to receive service
	To		
	Name of Person Title of person authorized to receive service. (Used when Defendant is a corporation or association subject to a suit under a common name, a land grant board of trustees, the State of New Mexico or any political subdivision.		
Fees:			
			Signature of Private Citizen Making Service
		Subscribed and sworn to before me this day of, 2011.	
Sheriff	?	Management described and a second a second and a second and a second and a second and a second a	Notary or Other Officer
Ву:	Deputy		Title
	Deputy		Title

FIRST JUDICIAL DISTRICT COURT COUNTY OF SANTAFE
STATE OF NEW MEXICO SEP 26 2011

Santa Fe, Rio Arriba & Los Alamos Countie NO. DIOIC V 2011 0 245
PO Box 2268
Santa Fe, NM 87504-2268

MAURILIO CASTRO, MEL HOLGUIN, BRIAN F. EGOLF, JR., HAKIM BELLAMY and ROXANE SPRUCE BLY.

Plaintiffs.

VS.

DIANNA J. DURAN, in her official capacity as New Mexico Secretary of State, SUSANA MARTINEZ, in her official capacity as New Mexico Governor, JOHN A. SANCHEZ, in his official capacity as New Mexico Lieutenant Governor and presiding officer of the New Mexico Senate, TIMOTHY Z. JENNINGS, in his official capacity as President Pro-Tempore of the New Mexico Senate, and BEN LUJAN, SR., in his official capacity as Speaker of the New Mexico House of Representatives,

Defendants.

COMPLAINT FOR INJUNCTIVE AND DECLARATORY RELIEF FOR REDISTRICTING OF THE NEW MEXICO HOUSE OF REPRESENTATIVES

JURISDICTION, VENUE AND PARTIES

- 1. This is a civil action for injunctive and declaratory relief to achieve a lawful redistricting of the 70 districts for the New Mexico House of Representatives.
- 2. This action is brought pursuant to this court's original jurisdiction under Art. VI, § 13, of the New Mexico Constitution, the equal protection clauses of Art. II, § 18, of the New Mexico Constitution and the Fourteenth Amendment to the United States Constitution, the Voting Rights Act of 1965, 42 U.S.C. § 1973, and the civil rights

provisions of 42 U.S.C. Secs. 1983 and 1988.

- 3. Plaintiff Mel Holguin is a registered voter in the State of New Mexico who resides in Dona Ana County, New Mexico, and is identified as Hispanic/Latino, an ethnic minority, by Bureau of Census standards.
- 4. Plaintiff Brian Egolf is a registered voter in the State of New Mexico and a member of the New Mexico House of Representatives.
- 5. Plaintiff Hakim Bellamy is a registered voter in the State of New Mexico who resides in Bernalillo County, New Mexico, and is identified as African American, a racial minority, by Bureau of Census standards.
- 6. Plaintiff Maurilio Castro is a registered voter in the State of New Mexico who resides in Dona Ana County, New Mexico, and is identified as Hispanic/Latino, an ethnic minority, by Bureau of Census standards.
- 7. Plaintiff Roxane Spruce Bly is a registered voter in the State of New Mexico who resides in Bernalillo County, New Mexico, and is identified as American Indian, an ethnic minority, by Bureau of Census standards.
- 8. Defendant Dianna Duran is the duly elected Secretary of State of New Mexico, with offices at the seat of State government in Santa Fe County, New Mexico. As the chief election officer of the State, as provided in NMSA 1978, §§ 1-2-1, et seq., she is the State official charged with the responsibility of administering the Election Code and ensuring that elections within the State are conducted in a fair and lawful manner. As such, she is named as a defendant in her official capacity.
- 9. Defendant Susana Martinez is the duly elected Governor of New Mexico. As the chief executive officer of the State of New Mexico, she has the power to call the

legislature into session, to approve or veto redistricting legislation, and is obligated to faithfully execute the laws of the State.

- 10. Defendant John Sanchez is the Lieutenant Governor of New Mexico. He acts as a presiding officer of the New Mexico Senate.
- Defendant Timothy Jennings is the President Pro-Tempore of the New
 Mexico Senate. He acts as a presiding officer of the New Mexico Senate.
- 12. Defendant Ben Lujan, Jr., is the Speaker of the New Mexico House of Representatives. He acts as presiding officer of the New Mexico House of Representatives.
- 13. This judicial district is the lawful venue for this action, pursuant to NMSA 1978, § 38-3-1G (1988).

ALLEGATIONS COMMON TO BOTH CAUSES OF ACTION

- 14. Each ten years, the Census Bureau of the United States conducts a decennial census throughout the United States, pursuant to the mandates of Article I, § 2, of the Constitution of the United States.
- 15. The population of the State of New Mexico has grown, changed in demographic characteristics and shifted in location substantially since the 2000 census. The current districts for members of the New Mexico House of Representatives, NMSA 1978 § 2-7D-1, approved and adopted in <u>Jepsen v. Vigil-Giron</u>, D-0101-CV-2001-02177 (First Judicial Dist. Court, January 24, 2002), are based on population data from the 2000 census. As a result, those districts now deviate impermissibly from population parity, resulting in a violation of "one-person, one-vote" principles, dilution of minority voting strength, and denial of equal protection of the laws for plaintiffs and all other

voters throughout the State of New Mexico.

- 16. Pursuant to federal law, the detailed results of the 2010 decennial census were provided in March 2011 to the governors and legislatures of all states, including New Mexico, specifically to provide a basis for a fair and lawful redrawing of congressional, state legislative and other districts, to prevent dilution of minority voting strength and to ensure that all voters can be guaranteed that their votes are accorded equal weight in elections for their representatives under the fundamental democratic and constitutional principle of "one person—one vote."
- 17. To this date, New Mexico has not accomplished any redistricting whatsoever based on the 2010 census of persons residing in New Mexico. Redistricting must be accomplished now, so that Defendants and other New Mexico election officials may begin their preparations for the upcoming primary and general elections in 2012 in lawfully apportioned census 2010-based districts, so that candidates in the lawfully apportioned Census 2010-based districts may begin preparing to present their campaigns to New Mexico voters and so that New Mexico voters may know their districts and consider whom they wish to support to represent those districts.
- 18. The New Mexico Legislature, the institution primarily responsible for preparing a lawful and fair redistricting plan, subject to the veto power of the governor, and pursuant to the authority provided in Art. IV, § 3, of the New Mexico Constitution, convened in a special session in September 2011 called for the purpose of accomplishing the necessary redistricting. The legislature passed a bill to redistrict the New Mexico House of Representatives, but that bill was vetoed by the Governor. As a consequence, the defendant Secretary of State will proceed to conduct primary and

general elections in 2012 for the 70 New Mexico House of Representative districts under the malapportioned districts which were adopted using the 2000 census.

- 19. Judicial relief is necessary at this time. Without the action of this court, the lawfully required redistricting clearly will not take place.
- 20. Pursuant to the doctrines reaffirmed by the United States Supreme Court in Growe v. Emison, 507 U.S. 25 (1993), it is the primary right and responsibility of the State courts to require valid reapportionment or to formulate a valid redistricting plan where the State political branches have not done so in a timely fashion. It is necessary for this court to exercise its jurisdiction to provide a specified period of time in which the legislature and governor may attempt to achieve the necessary redistricting, and if that political process should fail, to order the Defendant Secretary of State to administer the election process pursuant to a lawful redistricting plan established by order of this court.

COUNT I – EQUAL PROTECTION OF THE LAW

- 21. The current districting violates the rights of Plaintiffs and all other New Mexico voters to the equal protection of the laws in violation of Article II, Section 18 of the New Mexico Constitution and the Fourteenth Amendment to the Constitution of the United States of America. COUNT II—VOTING RIGHTS ACT OF 1965
- 22. The current districting violates the voting rights of the named Plaintiffs who are racial or ethnic minorities and all other New Mexicans similarly situated, in violation of the federal Voting Rights Act of 1965, 42 U.S.C. § 1973.

REQUESTED RELIEF

WHEREFORE, Plaintiffs respectfully request that this court exercise its

jurisdiction and enter:

A. A declaratory judgment adjudicating that the current districting plan, adopted

in 2002, for the New Mexico House of Representatives is in violation of the Equal

Protection Clauses of the New Mexico and United States Constitutions and the federal

Voting Rights Act of 1965;

B. Preliminary and permanent injunctions restraining Defendants from using the

current districting plan for the New Mexico House of Representatives in any further

elections;

C. A final judgment establishing a lawful redistricting plan for the New Mexico

House of Representatives based on the 2010 Census, to be used by the Defendants in

New Mexico elections, until and unless another lawfully proper redistricting bill is duly

passed by the New Mexico Legislature and signed into law by the Governor;

D. An order awarding Plaintiffs their lawful fees and costs of suit; and

E. Such other and further relief as the court deems proper.

Respectfully submitted,

FREEDMAN BOYD HOLLANDER GOLDBERG IVES & DUNCAN, P.A.

Bv.

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