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Federal Bureau of Investigation
11000 Wilshire Boulevard
Los Angeles, CA 9002

Dear Sir/Ma'am

I am requesting that your agency investigate this jurisdictional matter, as it involves a federal agency, Department of Immigration releasing me to the Los Angeles County District Attorney after an Immigration Judge, Rose Peters, ordered me to be deported in 2001.

I was sitting in a U.S.I.N.S. facility in San Pedro after completion of my California criminal sentence, pursuant to Judge Peters' ORDER that I be deported, when the Los Angeles County District Attorney's Office sent two investigators to the U.S.I.N.S. facility to remove me for a civil matter in L.A. County, W & I Code §600. (See attached ORDER from Judge Peters dated April 30, 2001).

I argued at the time, that L.A. County had no jurisdiction over me, however, the I.N.S. agents released me to the L.A. County D.A.

Now, my question is: Under whose authority was Judge Peters ORDER ignored and violated? The Supremacy Clause of the U.S. Constitution Supersedes California State Law, yet, here I sit as a civil detainee in a Coalinga State Hospital, in Fresno County for the past 16 years.

I have attached a copy of *Notice of Motion and Motion to Dismiss* regarding removal of aliens convicted of felony offenses dated July 23, 2001. Again, I am asking *under whose authority does a Superior Court Judge get to overrule a Federal Law or a Federal Immigration Judge?* Your agency must investigate my unlawful civil detention in California, as I have no longer have any outstanding criminal matters in the United States, and must therefore be deported.

I have included an Abstract of Judgment as to my state convictions in 1987. As you can see, the state of California has no jurisdiction over me. My Discharge from Parole certificate (see attached) is dated March 31, 2004. Your help is urgently needed as I should have been deported in 2001, but to this day I am still locked up in violation of my U.S. Constitutional rights to Due Process 14th Amendment.