

12-6-1972

12-06-1972 Notes from Oral Argument

Harry A. Blackmun

Associate Justice of the US Supreme Court

Follow this and additional works at: <http://ir.library.illinoisstate.edu/gomezvperez>



Part of the [Criminal Law Commons](#)

Recommended Citation

Blackmun, H.A. Notes from Oral Argument, Gomez v. Perez, 409 U.S. 535 (1973). Box 367, Harry A. Blackmun Papers, Manuscript Division, Library of Congress, Washington, D.C.

This Oral Argument is brought to you for free and open access by the U.S. Supreme Court papers, Justice Blackmun at ISU ReD: Research and eData. It has been accepted for inclusion in Gomez v. Perez, 409 U.S. 535 (1973) by an authorized administrator of ISU ReD: Research and eData. For more information, please contact ISURed@ilstu.edu.

No. 71-575 - Gomez v. Perez

Argued: December 6, 1972

10th Mr. Wright 3 heard blind, dull

5 - can we tie a at the appeal? Well, treat it as a cert

I do not say U.S. or L.S. declared unconstitutional. Stat. adopted 1970. Limit in 1969

At the 1st appellate stage

See letter on 10th write 11th

11th Mr. Jaramachi C - Lewis's son, tall, former Texas

4.02th mentioned in any law on Tex. law books. 11th