

March 21, 2018

John Gregory Lambros

U.S. CERTIFIED MAIL NO.
7017-2680-0000-6464-8173

Clerk of the Court
Superior Court of the District of Columbia
Room 5000
500 Indiana Ave., N.W.
Washington, D.C. 20001

RE: JOHN GREGORY LAMBROS vs. FEDERATIVE REPUBLIC OF BRAZIL, et al., CASE NO. 2017-CA-929-B.

Dear Clerk:

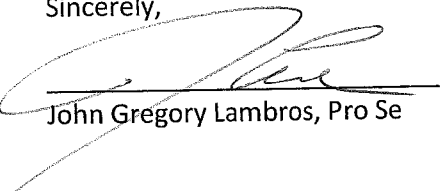
Please file the following attached motion in this above-entitled action:

1. COMPANION CASE "ORDER" BY UNITED STATES PAROLE COMMISSION – U.S. DEPARTMENT OF JUSTICE – THAT VALIDATES PLAINTIFF LAMBROS' CLAIMS WITHIN THIS ACTION AND WILL ASSIST THIS COURT, FUTURE JURY, DEFENDANTS AND ALL INTERESTED PARTIES CONCERNED. Dated: March 21, 2018.

Please note on January 19, 2018 I wrote you to update your records to note my new mailing address, as stated above..

Thank you in advance for your consideration in this matter.

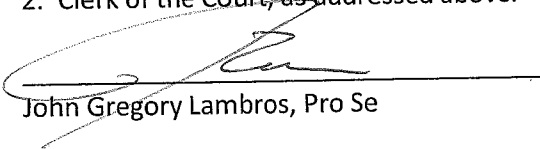
Sincerely,


John Gregory Lambros, Pro Se

CERTIFICATE OF SERVICE

I JOHN GREGORY LAMBROS declare under penalty of perjury pursuant to 28 USC 1746 that I mailed a copy of the above-entitled motion to the following person(s), by placing same in an envelop with the correct postage, on March 21, 2018:

2. Clerk of the Court, as addressed above.


John Gregory Lambros, Pro Se

SUPERIOR COURT OF THE DISTRICT OF COLUMBIA
CIVIL DIVISION

JOHN GREGORY LAMBROS,

Plaintiff,

Vs.

CIVIL ACTION NO. 2017-CA-929-B

DEMAND FOR TRIAL BY JURY

COMPANION CASE NO.'s: See Complaint
Paragraph Two (2).

FEDERATIVE REPUBLIC OF BRAZIL;

STATE OF RIO DE JANEIRO OF THE
FEDERATIVE REPUBLIC OF BRAZIL;

Defendant's (Severally
And Jointly Liable).

AFFIDAVIT FORM

COMPANION CASE "ORDER" BY UNITED STATES PAROLE COMMISSION –
U.S. DEPARTMENT OF JUSTICE – THAT VALIDATES PLAINTIFF LAMBROS'
CLAIMS WITHIN THIS ACTION AND WILL ASSIST THIS COURT, FUTURE JURY,
DEFENDANTS AND ALL INTERESTED PARTIES CONCERNED.

COMES NOW, Plaintiff JOHN GREGORY LAMBROS, Pro Se, and requests this Court to allow Plaintiff Lambros to enter the February 27, 2018, "NOTICE OF ACTION ON APPEAL", by the U.S. Department of Justice, United States Parole Commission, as to the National Appeals Board examination and findings of Plaintiff Lambros' May 17, 1991 illegal arrest, illegal extradition from Brazil and illegal incarceration in the United States on the August 21, 1989 PAROLE VIOLATION WARRANT, into the record of this above-entitled action. See, EXHIBIT A.

REASONS TO TERMINATE PLAINTIFF LAMBROS' PAROLE:

1. The National Appeals Board examined Plaintiff Lambros' arrest proceedings on May 17, 1991 in Brazil and ordered the following **DUE TO VIOLATIONS OF THE RULE OF SPECIALTY:**

- a. "Terminate parole supervision on your original federal sentence and close case."
- b. "**REASONS:** The National Appeals Board concludes that the **RULE OF SPECIALTY**

APPLIES IN YOUR CASE.

- c. "All decisions by the National Appeals Board on appeal are final."

THE FOLLOWING PARAGRAPHS WITHIN PLAINTIFF LAMBROS' "COMPLAINT IN THIS ACTION" – FILED FEBRUARY 10, 2017 – ARE NOW VALIDATED DUE TO THE FEBRUARY 27, 2017 "ORDER" BY THE U.S. PAROLE COMMISSION!

2. Plaintiff Lambros believes the following **paragraphs have been validated** by the U.S. Parole Commission, in conjunctions with other U.S. Department of Justice departments and agencies, as to the **illegal acts** of Defendants Federative Republic of Brazil and the State of Rio de Janeiro of the Federative Republic of Brazil: Paragraphs: 2(a), (c), (e); 4; 5; 6; 19; 20; 21; 23(a); 25; 30(a), (f), (g), (h); 39 thru 41; 43 thru 49; 61; 68; 141(a), (c), (e), (f), (g), (i), (j); 142(a), (b), (c), (d); 144 thru 153; 155 thru 159; 163; 179; 200 thru 202; 204(A); (B-12), (C-13); 209; 211; 212; 231 thru 247; 259; 262; 296; 369 thru 375; 382; 396(d); 423.

DOCTRINE OF SPECIALTY LAW AND LEGAL DEFINITION:

3. **EXHIBIT B:** Attached for this Court's review is copy of the legal definition of the Doctrine of Specialty from www.uslegal.com.

4. The Supreme Court for the State of Washington stated, "The requested state [Brazil] retains an interest in the fate of a person whom it has extradited, so that if, for example, **he is TRIED FOR AN OFFENSE OTHER THAN THE ONE FOR WHICH HE WAS EXTRADITED, OR GIVEN A PUNISHMENT MORE SEVERE THAN THE ONE APPLICABLE AT THE TIME OF THE REQUEST FOR EXTRADITION, THE RIGHT OF THE REQUESTED STATE [Brazil] . AS WELL THE PERSON [Plaintiff John Gregory Lambros], ARE VIOLATED.**" See, FootNote 56, "Restatement (Third) of the Foreign Laws of Nations, Ch. 7, at 557-58." Quoting, STATE OF WASHINGTON vs. MARIN SHAW PANG, 940 P.2d 1293, 1318 and FootNote 56 (Wash. 1997). Pang was extradited from Brazil by the Supreme Court of Brazil in 1995. See, February 10, 2017 "COMPLAINT", in this above-entitled action, Page 18, Paragraph 61.

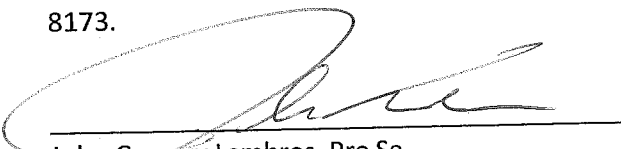
5. It is clear that Plaintiff John Gregory Lambros had his rights violated since his May 17, 1991, illegal arrest in Rio de Janeiro, Brazil. This is now confirmed by the U.S. Department of Justice and the U.S. Parole Commission.

CONCLUSION:

6. Plaintiff Lambros thanks this Court for considering the above information and exhibits.

7. I JOHN GREGORY LAMBROS states the above information is true and correct under the penalty of perjury, as per 28 USC 1746.

EXECUTED ON: March 21, 2018 - Mail to Clerk of Court U.S. Certified Mail No. 7017-2680-0000-6464-8173.



John Gregory Lambros, Pro Se
www.Lambros.Name

U.S. Department of Justice
United States Parole Commission
90 K Street, N.E., 3rd Floor
Washington, D.C. 20530

Notice of Action on Appeal

Name: Lambros, John

Institution: District of Minnesota

Register Number: 00436-124

Date: February 27, 2018.

The National Appeals Board examined the appeal of the above named and ordered the following:

Terminate parole supervision on your original federal sentence in CR3-75-128, 3-76-54, and 3-76-17 and close case.

REASONS:

The National Appeals Board concludes that the Rule of Specialty applies in your case. Consequently your sentence in CR3-75-128, 3-76-54, and 3-76-17 has expired.

All decisions by the National Appeals Board on appeal are final.

cc: Designation & Sentence Computation Ctr
U.S. Armed Forces Reserve Complex
Grand Prairie Office Complex
346 Marine Forces Drive
Grand Prairie, TX 75051

U.S. Probation Office
District of Minnesota
406 U.S. Courthouse
300 South Fourth Street
Minneapolis, MN 55415-1320

EXHIBIT A.

Doctrine of Specialty Law and Legal Definition

Doctrine of Specialty is a principle of International law that is included in most extradition treaties, whereby a person who is extradited to a country to stand trial for certain criminal offenses may be tried only for those offenses and not for any other pre-extradition offenses. Once the asylum state extradites an individual to the requesting state under the terms of an extradition treaty, that person can be

prosecuted only for crimes specified in the extradition request. This doctrine allows a nation to require the requesting nation to limit prosecution to declared offenses. US courts have been divided on allowing standing to assert the doctrine when the other nation has not explicitly or implicitly protested certain charges.

A person who has been brought within the jurisdiction of the court by virtue of proceedings under an extradition treaty, can only be tried for one of the offences described in that treaty, and for the offence with which he is charged in the proceedings for his extradition, until a reasonable time and opportunity have been given him, after his release or trial upon such charge, to return to the country from whose asylum he had been forcibly taken under those proceedings. [United States v. Rauscher, 119 U.S. 407 (U.S. 1886)]

Legal Definition list

Doctrine of Separate Spheres
 Doctrine of Scrivener's Error
 Doctrine of Revestment
 Doctrine of Relation Back
 Doctrine of Preclusion of Inconsistent Positions
 Doctrine of Specialty
 Doctrine of Substantial Performance
 Doctrine of Substituted Judgment
 Doctrine of Superior Equities
 Doctrine of Tenures
 Doctrine of the Last Preceding Antecedent

EXHIBIT
B.

Related Legal Terms
