

June 10, 2015

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RE: CONTRACTING LEGAL SERVICES - "FSIA" LAWSUIT AGAINST BRAZIL FOR TREATY VIOLATIONS

Dear Mr. Sanchez:

On June 3, 2015, I requested [REDACTED] to telephone you requesting verification as to your address and authoring of "The Foreign Sovereign Immunities Act Deskbook". Last year I spent over 45 days and \$80 on the copy machine trying to understand the in's and out's of FSIA. So as to verify my understanding of FSIA I had the librarian go the Amazon and enter Foreign Sovereign Immunities Act and ordered your book that led to another 30 days of reading and cross-referencing my notes with you book. You did an excellent job - thank you!!!

My issues are very simple and straight forward:

1. I was arrested in Brazil in 1991 on a 1989 U.S. Parole Commission Warrant. After being arrested the U.S. filed drug charges.
2. Lambros was tortured by Brazilian Officials.
3. Brazilian Supreme Court granted "PARTIAL EXTRADITION" of Lambros due to drug charges, BUT NOT ON THE 1989 U.S. PAROLE COMMISSION WARRANT.
4. ARTICLE XXI. of the "Treaty of Extradition Between The U.S. and Brazil", states "a person extradited ... MAY NOT BE TRIED OR PUNISHED BY THE REQUESTING STATE for any crime or offense committed prior to the request of extradition, other than that which gave rise to the request, unless the person extradited, having been set at liberty within the requesting state, REMAINS VOLUNTARILY IN THE REQUESTING STATE FOR MORE THAN 30 DAYS FROM THE DATE ON WHICH HE WAS RELEASED, ..."

Copy of the Extradition Treaty between the U.S. and Brazil is available within the extradition case, STATE OF WASHINGTON vs. MARTIN SHAW PANG, 940 P.2d 1293, 1354-1361 (Washington, 1997)(copy of treaty).

5. U.S. Parole Commisison refuses to drop the 1989 "WARRANT and has ISSUED A "DETAINER" with the U.S. Bureau of Prisons that has prevented Lambros from attending the drug abuse program that would of allowed a twelve (12) month reduction in my sentence. Also, the "DETAINER" prevents me from "PRE-RELEASE CUSTODY" to a halfway house up to ONE-YEAR EARLY to adjust and prepare for reentry into the community.

Page 2

June 10, 2015

Lambros' letter to Attorney Sanchez

RE: **CONTRACTING LEGAL SERVICES**

6. The ILLEGAL U.S. Parole Commission "WARRANT" - "DETAINER" denied me the drug abuse program and pre-release custody that amounts to **TWO (2) YEARS, THUS A RELEASE DATE OF JULY 04, 2015 AND AN ADDITIONAL FIVE (5) TO EIGHT (8) YEARS AFTER MY PROJECTED RELEASE DATE OF JULY 4, 2017.**

DISCUSSION:

As a practicing jailhouse lawyer for over 20-years, I have tried to do most of the research to support a "FSIA" suit against Brazil and offer same within documents contained within my website, knowing it would assist anyone that may want to work with me on this project.

On May 28, 2015, I wrote the five law firms that Paul Singer, founder of Elliott Management hired to represent him in his "FSIA" lawsuit against Argentina, NML CAPITAL vs. REPUBLIC OF ARGENTINA, 2011 U.S. Dist. LEXIS 99502 (Dist. of NY, 2011), that secured a winning ruling against Argentina in the U.S. Supreme Court. See, REPUBLIC OF ARGENTINA vs. NML CAPITAL, LTD., 134 S. Ct. 2250 (June 16, 2014). This letter is attached and offers a greater overview of my case. **SEE, EXHIBIT A.**

The best overview on how "FSIA" applies to my case with legal case support regarding **Title 28 U.S.C. §1605(a)(5)(B) NOT EXCLUDING** the following claims from the §1605(a)(5) exemption: false imprisonment, false arrest, battery and assault, may be found within the attached December 12, 2014 document to Johanna Markind, Assistant General Counsel for the U.S. Parole Commission, regarding:

"REQUESTING U.S. PAROLE COMMISSION TO GRANT RELIEF AND CONSERVE JUDICIAL RESOURCES BEFORE JOHN GREGORY LAMBROS PROCEEDS AGAINST 'BRAZIL' REGARDING EXTRADITION JUDGMENT #539-1, PURSUANT TO 'THE FOREIGN SOVEREIGN SOVEREIGN IMMUNITIES ACT' FOR FALSE IMPRISONMENT."

See, EXHIBIT B.

CONCLUSION:

The facts and legal research I have compiled appears to present a favorable risk/reward opportunity to your firm in billable hours, that should not require substantial resources in brief preparation, litigation and favorable settlement and collection of awards.

Please forward the financial resources needed to proceed in this action and/or most preferred pro bono/contingent fee contract.

Thank you in advance for your consideration in this most important matter.

Sincerely

John Gregory Lambros

www.Lambros.Name