

April 5, 2018

TO: CITIZENS OF BRAZIL

FR: BOYCOTT BRAZIL SUPPORTERS – www.BrazilBoycott.org

RE: BRAZILIAN TAXPAYERS PAYING \$15,000.00 A DAY DUE TO MISTAKE BY SUPREME COURT OF BRAZIL DURING EXTRADITION “ORDER”

John Gregory Lambros was arrested illegally on May 17, 1991, due to an invalid arrest warrant by the Supreme Court of Brazil.

On February 27, 2018, the U.S. Department of Justice, U.S. Parole Commission admitted same, due to violations of the DOCTRINE OF SPECIALTY, BY THE SUPREME COURT OF BRAZIL.

\$15,000.00 A DAY: Brazilian taxpayers WILL PAY A MINIMUM of \$15,000.00 a day until the Supreme Court of Brazil issues a “**RECALL OF THE MANDATE**”, to correct the mistakes they made during Lambros’ arrest, torture and extradition to the United States in 1991 and 1992, when they allowed Lambros to be extradited when the only sentence he could receive was a mandatory life sentence without parole.

Why won't the current Supreme Court correct the mistake?? Please contact your local Senator and Congress person and ask for an investigation into the actions of the eleven (11) member - Ministers of the Supreme Federal Court of Brazil: (Order of Antiquity as of January 26, 2018)

1. Jose Celso de Mello Filho;
2. Marco Aurelio Mendes de Farias Mello;
3. Gilmar Ferreira Mendes;
4. Enrique Ricardo Lewandowski;
5. Carmen Lucia Antunes Rocha;

6. Jose Antonio Dias Toffoli;
7. Luiz Fux;
8. Rosa Maria Weber Candiota da Rosa;
9. Luis Roberto Barroso;
10. Luiz Edson Fachin;
11. Alexandre de Moraes.

For a complete overview of the current lawsuit that has been filed and served on Brazil and Rio de Janeiro, Brazil for false imprisonment, RICO, FSIA and violations of the District of Columbia Consumer Protection Procedures Act (DCCPPA) – by FALSELY REPRESENTING THE CONSTITUTION OF BRAZIL TO U.S. CITIZENS, by allowing life sentences and sentences over thirty (30) years. Please review the attached first two pages of www.Lambros.Name and/or

GOOGLE: “December 23, 2016: Foreign Sovereign Immunities Act law suit (“FSIA”), filed in the Superior court of the District of Columbia, Civil Division. Lambros vs. Federative Republic of Brazil; State of Rio de Janeiro of the Federative Republic of Brazil.” Docket No. 2017-CA-929-B.

The above lawsuit is also available for downloading in PORTUGUESE, as per the Court’s “ORDER”.

Thank you for stopping the current flow of money from Brazilian taxpayers.

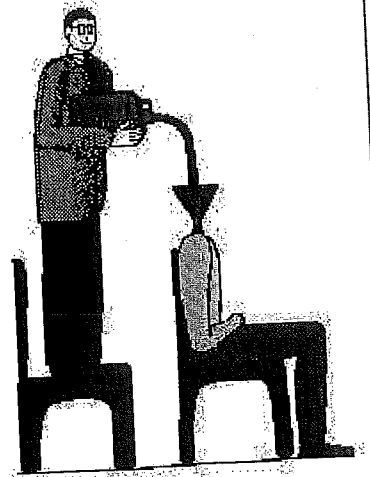
BY: Boycott Brazil Supporters

PLEASE NOTE: The Supreme Court of Brazil is subject of Articles 101 to 103A of the CONSTITUTION. Article 102 lists all the competences of the Supreme Court. The list includes several functions of the Court, such as: to judge and declare the constitutionality or unconstitutionality of laws, etc. The Caption of the article states that the **ESSENTIAL MISSION OF THE SUPREME COURT IS TO SAFEGUARD THE CONSTITUTION!!!!**

Boycott Brazil



PLEASE COPY AND PASTE THE ABOVE LOGO ON YOUR SITE AND THROUGHOUT THE INTERNET.
Thank you for your support.



The Extradition, Torture
and
Electronic Mind Control
of U.S. Citizen
John Gregory Lambros,
a Native of Minnesota

Go directly to a third-party explanation of what happened to John Gregory Lambros.

What's new?

X ↪ **MARCH 21, 2018:** Lambros informs court of U.S. Parole Commission, **NOTICE OF ACTION** that concludes May 17, 1991 arrest in Brazil, extradition from Brazil and incarceration in the United States on the August 21, 1989 **PAROLE VIOLATION WARRANT WAS ILLEGAL. REASON: "RULE OF SPECIALTY" applied to Lambros' case.** This is a 3 page motion with 2 pages of exhibits. See, **LAMBROS vs. FEDERATIVE**; et al., No. 2017-CA-929-B. PDF FORMAT.

X **DOWNLOAD MARCH 21, 2018: COMPANION CASE "ORDER" BY U.S. PAROLE COMMISSION - U.S. DEPARTMENT OF JUSTICE - THAT VALIDATES PLAINTIFF LAMBROS' CLAIMS WITHIN THIS ACTION AND WILL ASSIST THE COURT, FUTURE JURY, DEFENDANTS AND ALL INTERESTED PARTIES CONCERNED. 6 PAGES TOTAL.**

X ↪ **FEBRUARY 27, 2018:** Lambros **WINS NATIONAL APPEAL FROM U.S. PAROLE COMMISSION.** The U.S. Parole Commission admits that Lambros was arrested and extradited illegally from Brazil and incarcerated illegally in the United States on the **August 21, 1989 PAROLE VIOLATION WARRANT. REASON: DOCTRINE OF SPECIALTY LAW.** See, **STATE OF WASHINGTON vs. MARTIN SHAW PANG, 940 P.2d 1293, 1318 and FootNote 56 (Wash. 1997).** Pang was extradited from Brazil. Lambros has attached PANG, at 1293, 1318-1322, that offers an excellent overview of the DOCTRINE OF SPECIALTY. This document is in PDF FORMAT. Eight (8) total pages.

X **DOWNLOAD FEBRUARY 27, 2018 "NOTICE OF ACTION" FROM U.S. PAROLE COMMISSION IN PDF FORMAT - 8 PAGES TOTAL.**

↪ **JUNE 23, 2017: PETITION FOR WRIT OF MANDAMUS, PURSUANT TO TITLE 28 U.S.C. §1361; and TEMPORARY RESTRAINING ORDER AND PRELIMINARY INJUNCTION.** Filed within the U.S. District Court

for the District of Kansas, Civil Division. LAMBROS vs. NICOLE ENGLISH, Warden U.S. Penitentiary Leavenworth; U.S. Parole Commission. The COMPLAINT is 15 pages in length and exhibits are 23 pages in length, with a 1 page cover letter. Total pages: 39 in PDF FORMAT. This MANDAMUS requests the Court to "ORDER" the defendant's to allow Lambros to stay at USP Leavenworth, due to his medical treatment and forthcoming parole violation hearing.

DOWNLOAD JUNE 23, 2017 "WRIT OF MANDAMUS" IN PDF FORMAT - 39 TOTAL PAGES.

↳ LAMBROS FILES LAW SUIT AGAINST BRAZIL AND RIO de JANEIRO, BRAZIL FOR FALSE IMPRISONMENT, RICO, FSIA, AND VIOLATIONS OF THE DISTRICT OF COLUMBIA CONSUMER PROTECTION PROCEDURES ACT (DCCPPA) - BY FALSELY REPRESENTING THE CONSTITUTION OF BRAZIL TO U.S. CITIZENS, BY ALLOWING LIFE SENTENCES AND SENTENCES OVER THIRTY (30) YEARS. D.C. CODE §3904 CREATES A STATUTORY RIGHT TO BE FREE FROM IMPROPER TRADE PRACTICES. See the following DECEMBER 23, 2016 "COMPLAINT".

↳ December 23, 2016: FOREIGN SOVEREIGN IMMUNITIES ACT LAW SUIT ("FSIA"), filed in the SUPERIOR COURT OF THE DISTRICT OF COLUMBIA, Civil Division. LAMBROS vs. Federative Republic of Brazil; State of Rio de Janeiro of the Federative Republic of Brazil; and John & Jane Doe's. The "COMPLAINT" is 132 pages in length with an additional 4 pages of exhibits. Total of 136 pages in PDF FORMAT. DOCKET NO. 2017-CA-929-B.

DOWNLOAD "FSIA" COMPLAINT AGAINST BRAZIL IN PDF FORMAT - 136 TOTAL PAGES.

↳ PORTUGUESE TRANSLATION OF: "FSIA" COMPLAINT AGAINST BRAZIL IN PORTUGUÊS. FORMAT - 132 PAGES IN PORTUGUESE WITH 4 PAGES OF EXHIBITS IN ENGLISH - AS PER COURT "ORDER" ON APRIL 4, 2017. DOWNLOAD HERE.

↳ December 23, 2016: "FSIA" SUIT AGAINST BRAZIL: LAMBROS vs. Federative Republic of Brazil, et al.. This is the "MOTION FOR THE APPOINTMENT OF COUNSEL AND MEMORANDUM OF LAW IN SUPPORT." This motion is 10 pages in length with an additional 14 pages of exhibits. Total of 24 pages in PDF FORMAT. DOCKET NO. 2017-CA-929-B

DOWNLOAD "FSIA" MOTION FOR APPOINTMENT OF COUNSEL IN PDF FORMAT - 24 TOTAL PAGES.

↳ MARCH 1, 2017: "FSIA" SUIT AGAINST BRAZIL: LAMBROS vs. Federative Republic of Brazil, et al., Docket No. 2017-CA-929-B. This motion is entitled "PLAINTIFF LAMBROS REQUESTS THE COURT TO "ORDER" THE OFFICERS OF THE COURT TO EFFECTUATE SERVICE OF PLAINTIFF' S COMPLAINT, MOTION FOR APPOINTMENT OF COUNSEL, SUMMONS, AND INITIAL SCHEDULING CONFERENCE ORDER TO ALL NAMED DEFENDANTS. PLAINTIFF LAMBROS IS PROCEEDING IN FORMA PAUPERIS AS OF FEBRUARY 10, 2017 "ORDER". See, Super. Ct. Cir. R. 54-II(i) - SERVICE OF PROCESS AND WITNESS FEES." This motion is 4 pages in length with 4 pages of exhibits. Total of 8 pages in PDF FORMAT.

DOWNLOAD "FSIA" MOTION TO EFFECTUATE SERVICE OF COMPLAINT IN PDF FORMAT - 8 TOTAL PAGES.

↳ MARCH 1, 2017: "FSIA" SUIT AGAINST BRAZIL: LAMBROS vs. Federative Republic of Brazil, et al., Docket No. 2017-CA-929-B. This motion is entitled "PLAINTIFF LAMBROS REQUESTS COURT "ORDER" TO ATTEND THE "INITIAL SCHEDULING CONFERENCE" AND ALL LATER PRETRIAL, SETTLEMENT, OR STATUS CONFERENCES BY TELEPHONE OR AUDIO-VIDEO CONNECTION. PLAINTIFF IS PROCEEDING PRO SE AN INCARCERATED AT U.S. PENITENTIARY LEAVENWORTH, KANSAS. See, Title 42 U.S.C. §1997e(f)." This motion is 3 pages in PDF FORMAT.

DOWNLOAD "FSIA" MOTION TO ATTEND COURT HEARINGS BY TELEPHONE OR AUDIO-VIDEO CONNECTION IN PDF FORMAT - 3 TOTAL PAGES.