

May 5, 2012

John Gregory Lambros
Reg. NO. 00436-124
U.S. Penitentiary Leavenworth
P.O. Box 1000
Leavenworth, Kansas 66048-1000

U.S. CERTIFIED MAIL NO.
7008-1830-0004-2646-9277

**Johanna Markind, Assistant General Counsel
U.S. Parole Commission**

90 K. Street, N.E., Third Floor
Washington, D.C. 20530
Tel. (202) 346-7036

**RE: LAMBROS' LETTER TO JOHANNA MARKIND ON FEBRUARY 6, 2012 - U.S. CERTIFIED MAIL NO.
7008-1830-0004-2646-8997.**

Dear Johanna Markind:

On February 6, 2012, I wrote you in response to your January 25, 2012 letter addressing my January 7, 2012 letter to you. To date I have not received a response from you or your agency as to my February 6, 2012 letter.

As I stated within page four (4) of my February 6, 2012 letter to you, I am waiting your direction as to documents you would like me to forward, as to proof of my torture in Brasilia, Brazil. An example of a document that you would be interested in as to the cover-up by the U.S. Department of State and U.S. Drug Enforcement Agency is the:

1. October 20, 1991, Sunday newspaper article from CAMPINAS, [Sao Paulo, Brazil] entitled "**MAFIOSO DA CAMORRO PRESO SOFREU TORTURAS NA DITADURA**" by Jose Franciso Pacola, states **FRANCISCO TOSCANINO** is currently being held at the Federal Police Station in **Brasilia, Brazil AWAITING HIS EXTRADITION TO ITALY.**
2. February 12, 1996, letter from **MAXIME TOSCANINO**, U.S. Bureau of Prisons number 08126-069, P.O. Box 2000, Fort Dix, New Jersey 08640 to John Gregory Lambros and Attorney Jeff Orren, Suite 400, 26 East Exchange Street, St. Paul, Minneosta 55101. Maxime is the son of **FRANCISCO TOSCANINO** and states that his father is in a maximum security prison near Naples, Italy and offers the name of his father's attorney in Brazil during his extradition to Italy in 1991:

Dr. JULIO CARDELLA

Rua General Osorio, 939
Campinas - Sao Paulo
CEP 13.013 - Brazil
Tel. 55-192-340608

Maxime also included a copy of the October 20, 1991, Sunday newspaper article as described above which showed a picture of his father.

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3. SEPTEMBER 8, 1995, the Eighth Circuit Court of Appeals reviewed the U.S. District Court's records and findings of U.S. Judge Diana E. Murphy and stated, "Although a specific finding on the question WHETHER LAMBROS HAD BEEN TORTURED WITH AMERICAN COMPLICITY WOULD HAVE BEEN PREFERABLE, the state of the record obviates the need for remand. First as discussed below, Lambros' testimony is **UNRELIABLE** because he **PERJURED HIMSELF** in other regards at trial, and it is also **FANTASTIC**. (FOR INSTANCE, LAMBROS MAINTAINS THAT HE WAS HELD IN THE SAME BRAZILIAN CELL WHERE THE MISTREATMENT ALLEGED IN UNITED STATES vs. TOSCANINO, 500 F.2d 267 (2nd Cir. 1974), OCCURRED, AND EVEN ASSERTS THAT HE MET TOSCANINO THERE.)" See, U.S. vs. LAMBROS, 65 F.3d 698, 701 (8th Cir. 1995). (emphasis added)

4. The Eight Circuit also stated:

"Second, two DEA agents testified that Lambros' arrest was peaceful and that they **HAD NO KNOWLEDGE OF ANY SUBSEQUENT MISTREATMENT.**"

"This is a case like LIRA, 515 F.2d at 70-71, in which the record contains persuasive evidence that torture with American complicity never occurred. **INDEED, WE NOTE THAT LAMBROS' COUNSEL AT ORAL ARGUMENT CONCEDED THAT THE UNITED STATES ATTORNEY'S OFFICE IN THIS CASE WENT TO GREAT LENGTHS TO ASSURE ITSELF THAT LAMBROS WAS NOT MISTREATED IN BRAZIL.**" (emphasis added)

See, U.S. vs. LAMBROS, 65 F.3d 698, 701 (8th Cir. 1995).

5. Interesting is the fact that the U.S. Attorney's Office, U.S. Drug Enforcement Agency and the U.S. Department of States LIED TO THE U.S. DISTRICT COURT WHEN THEY STATED THAT I WAS NOT HELD IN THE SAME CELL AND FACILITY AS FRANCISCO TOSCANINO IN BRASILIA, BRAZIL DURING BOTH OF OUR EXTRADITION FROM BRAZIL. IN FACT, THE NEWS MEDIA INTERVIEWED BOTH LAMBROS AND TOSCANINO ON THE SAME DAY WITHIN THE BRAZILIAN FEDERAL POLICE CELL BLOCK WHERE WE STAYED - WHILE TAKING VIDEO FOOTAGE.

The \$64,000.00 question is how "the United States Attorney's Office in this case went to great lengths to assure itself that Lambros was not mistreated in Brazil." If the U.S. Attorney's Office went to great lengths to investigate, IT SURELY WOULD OF KNOWN THAT I STAYED WITH FRANCISCO TOSCANINO WHEN I REQUESTED THAT THEY INVESTIGATE SAME, INSTEAD OF TELLING THE COURT THAT MY STATEMENT OF BEING WITH TOSCANINO WAS FICTITIOUS - UNRELIABLE - AND LAMBROS IS PERJURING HIMSELF.

6. JANUARY 1973: Francisco Toscanino was lured and kidnapped from his home in Montevideo, Uruguay and TURNED OVER TO BRAZILIANS WHO BROUGHT HIM TO BRASILIA, BRAZIL WHERE HE WAS TORTURED AND INTERROGATED WHILE THE U.S. GOVERNMENT AND THE U.S. ATTORNEY FOR THE EASTERN DISTRICT OF NEW YORK RECEIVED REPORTS. Furthermore, during his period of torture and interrogation a member of the U.S. Department of Justice, Bureau of Narcotics and Dangerous Drugs was present at one or more intervals and actually participated in portions of the interrogation. TOSCANINO'S captors denied him sleep for days at a time. Nourishment was provided intravenously in a manner

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precisely equal to an amount necessary to keep him alive. TOSCANINO was forced to walk up and down a hallway for seven or eight hours at a time. When he could no longer stand he was kicked and beaten but all in a manner contrived to punish without scarring. When he would not answer, his fingers were pinched with metal pliers. Alcohol was flushed into his eye and nose and other fluids were forced up his anal passage. Incredibly, these agents of the United States government attached electrodes to TOSCANINO'S earlobes, toes, and genitals. Jarring jolts of electricity were shot throughout his body, rendering him unconscious for indeterminate periods of time but again leaving no physical scars. Finally on January 25, 1973, TOSCANINO was brought to Rio de Janeiro, Brazil drugged by Brazilian-American agents and placed on a flight to New York and delivered to Thomas Puccio, Assistant U.S. Attorney to be arrested on an indictment returned by a grand jury on February 22, 1973. See, U.S. vs. FRANCISCO TOSCANINO, 500 F.2d 267, 269-270 (2nd Cir. 1974).

MARGARET MURPHY, COUNSEL GENERAL, AMERICAN EMBASSY BRASILIA, BRAZIL IN 1991 THUR 1994:

7. JANUARY 11, 1993: The U.S. Embassy in Brasilia, Brazil received a SUBPOENA FOR MARGARET MURPHY, COUNSEL GENERAL FOR THE U.S. EMBASSY IN BRAZILIA, BRAZIL. The SUBPOENA was an ORDER for Margaret Murphy to appear on January 14, 1993, in the United States District Court, District of Minnesota, Courtroom three (3) at 9:00 a.m.

Margaret Murphy DID NOT APPEAR NOR FORWARD "ANY AND ALL RECORDS RELATING TO JOHN LAMBROS." The SUBPOENA was issued by U.S. Federal Judge Diana E. Murphy.

Margaret Murphy visited John Lambros at the Brazilian Federal Police Station in Brasilia, Brazil and was informed of Lambros' torture within the facility. Margaret Murphy also informed Lambros that the Constitution of Brazil did not allow MANDATORY LIFE SENTENCES AND THE MAXIMUM SENTENCE UNDER BRAZILIAN LAW WAS 30-YEARS.

CONCLUSION:

Again, I am requesting your assistance in opening an investigation as to my torture in Brazil by Brazilian authorities AFTER being arrested by both U.S. and Brazilian authorities on May 19, 1991, DUE TO THE U.S. PAROLE COMMISSION AUGUST 21, 1989 "WARRANT". See, Lambros' January 7, 2012 letter to Johanna Mankind, Assistant General Counsel, U.S. Parole Commission.

As stated before, it is my belief that my "TORTURE IN FOREIGN CUSTODY" is no different than the torture of American citizen SHOHN HUCKABEE and CARLOS QUIJAS (released on March 2, 2012 from U.S. prison by U.S. Parole Commission - see Wall Street Journal, March 8, 2012, page A12) experienced in Mexico, after their arrest on drug charges.

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
Due to the fact that I was arrested and held in "FOREIGN CUSTODY" due to the U.S. Parole Commission's warrant for my arrest places me within your jurisdiction to investigate my torture.

Hopefully the above information has assisted you in better understanding the facts as to my arrest and torture in Brazil. I thought the above information was needed, AS YOU HAVE NOT RESPONDED TO MY FEBRUARY 6, 2012 LETTER AS TO YOUR INTENT. Please forward a FILE AND/OR TRACKING NUMBER IN THIS ACTION.

At your request, I will forward the above documents for your review and file.

Thank you in advance for your continued assistance in this most important matter.

Respectfully submitted,



John Gregory Lambros, Pro Se

c:

Lambros family
File