

June 2, 2005

John Gregory Lambros
Reg. no. 00436-124
U.S. Penitentiary Leavenworth
P.O. Box 1000
Leavenworth, Kansas 66048-1000
Web site: www.brazilboycott.org

CLERK OF THE COURT

United States Court of Appeals for the Eighth Circuit
Thomas F. Eagleton Court House
Room 24.329
111 South 10th Street
St. Louis, Missouri 63102

RE: LAMBROS vs. U.S.A., No. 05-1992 - EIGHTH CIRCUIT COURT OF APPEALS

Dear Clerk:

Attached for your review and file is the June 24, 2005 letter from Mary Kay Furchner, Criminal Docket Supervisor for the U.S. District Court for the District of Minnesota, as to the above-entitled case NEVER BEING "TRANSFER[ED]" to your court:

"OUR OFFICE DID NOT "TRANSFER" THE MOTION TO THE EIGHTH CIRCUIT COURT OF APPEALS."

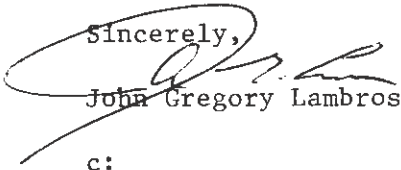
I do not believe your court has JURISDICTION in this proceeding and the case should be sent back to the district court for a ruling, as I have never received same.

Also attached are copy of my other correspondence as to the above:

1. April 15, 2005, Lambros letter to Clerk Pam, U.S. Court of Appeals for the Eighth Circuit;
2. June 18, 2005, Lambros letter to Clerk for the U.S. District Court for the District of Minnesota.

Thanking you in advance for your consideration in this matter.

Sincerely,


John Gregory Lambros

c:

Mary Kay Furchner, Criminal Docket Supervisor, U.S. District Court for the District of Minnesota
Chief Judge James M. Rosenbaum
File

1.
FILE



UNITED STATES DISTRICT COURT
District of Minnesota

Richard D. Sietten, Clerk
Wendy S. Osterberg, Chief Deputy Clerk

700 Federal Building
316 North Robert Street
St. Paul, MN 55101
(651) 848-1100

202 U.S. Courthouse
300 South Fourth Street
Minneapolis, MN 55415
(612) 664-5000

417 Federal Building
515 West First Street
Duluth, MN 55802
(218) 529-3500

212 U.S. Courthouse
118 South Mill Street
Fergus Falls, MN 56537
(218) 739-5758

June 24, 2005

John Gregory Lambros
Reg. No. 00436-124
USP - Leavenworth
P.O. Box 1000
Leavenworth, KS 66048-1000

RE: USA v Lambros

Dear Mr. Lambros:

The motion referred to in your letter dated June 18, 2005 "Motion for Relief from Judgment and Order," was filed in our court on February 22, 2005 as docket #287. Our office did not "transfer" the Motion to the Eighth Circuit Court of Appeals. We did provide a copy of the motion to the Court of Appeals in accordance with our standard procedure for matters in which there is a pending appeal.

Sincerely,

Mary Kay Furchner
Criminal Docket Supervisor

cc: Judge David S. Doty
4:89CR82(5) DSD

June 18, 2005

John Gregory Lambros
Reg. No. 00436-124
U.S. Penitentiary Leavenworth
P.O. Box 1000
Leavenworth, Kansas 66048-1000
Web site: www.brazilboycott.org

CLERK OF THE COURT

U.S. District Court of Minnesota
708 Warren E. Burger Federal Building
316 North Robert Street
St. Paul, Minnesota 55101

RE: LAMBROS vs. U.S., Eighth Circuit Court of Appeals No. 05-1992

Dear Clerk:

On February 15, 2005, I mailed you via U.S. Certified Mail my motion entitled:

"MOTION FOR RELIEF FROM JUDGMENT OR ORDER, DUE TO INTERVENING CHANGE IN CONTROLLING LAW, CRAWFORD vs. WASHINGTON, 158 L.Ed. 2d 177 (March 08, 2004), UNDER ANY ONE OF THREE SEPARATE SUBSECTIONS OF FEDERAL RULES OF CIVIL PROCEDURE 60(b) - 1, 5, and 6."

that you received on February 22, 2005, 8:53 A.M. at your office.

On April 12, 2005, Clerk Gans for the Eighth Circuit wrote U.S. Assistant Attorney Paulsen requesting him to respond to the above-entitled motion.

I never received any type of notice from your office that the above motion was filed/docketed nor did I give you permission not to file/docket same before you transferred the motion to the Eighth Circuit.

Please inform me who is responsible for transferring my above-entitled motion to the Eighth Circuit Court of Appeals, as I believe they are in violation of the following criminal statutes:

- a. Title 18 U.S.C. Section 2076;
- b. Title 18 U.S.C. Section 2071. See attached.

Thanking you in advance for your consideration in this matter.

Sincerely,


John Gregory Lambros

c: Chief Judge James M. Rosenbaum
File

3
FILE

April 15, 2005

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

Attn: Clerk Pam

CLERK OF THE COURT
Attn: Clerk Pam
United States Court of Appeals for the Eighth Circuit
Thomas F. Eagleton Court House
Room 24.329
111 S. 10th Street
St. Louis, Missouri 63102

RE: 05-1992, LAMBROS vs. USA

Dear Clerk Pam:

Today we spoke at approximately 8:15 a.m. as to the above-entitled case number and the April 12, 2005, copy of your letter to U.S. Attorney Jeffrey Paulsen, as to the above-entitled action.

As you may recall, I informed you I didn't file any pleading with your court and was concerned how I received a file number. You requested I telephone the Clerk at your St. Paul, Minnesota Office, as the pleading was filed there.

At approximately 8:30 a.m. I telephoned (651) 848-1300 and spoke with Clerk JUDY who informed me that her supervisor had requested that she file a Rule 60(b) motion I had filed with the District Court on or about February/March 2005. I informed Clerk JUDY of the following facts:

1. the Rule 60(b) motion was filed with the District Court for a ruling;
2. the district court has never ruled on the Rule 60(b) motion;
3. the U.S. Attorney has never responded to the Rule 60(b) motion;
4. I have never received a CIVIL CASE FILE NUMBER on the Rule 60(b) motion;
5. I never intended my Rule 60(b) motion to be filed with the Eighth Circuit unless the district court denied my Rule 60(b) motion.

Clerk JUDY informed me of the following:

1. She would speak to her supervisor;
2. She would write me as to the status of my pleading with a form for me to sign as to the facts;
3. She would try to have my Rule 60(b) motion filed with the district court after all facts were clarified.

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April 15, 2005
Lambros' letter to Clerk Pam, 8th Circuit Ct. of Appeals
RE: 05-1992, LAMBROS vs. USA

Clerk JUDY was very helpful and professional and I believe understood my concern as to my district court filing being transferred to the Eighth Circuit Court of Appeals WITHOUT MY PERMISSION and not even being docketed within the district court.

Hopefully I had followed all filing rules when I filed the Rule 60(b) pleading and have not caused this misunderstanding somehow.

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

Sincerely,

John Gregory Lambros, Pro Se

c:
Lambros family
File

4.