

CERTIFICATE OF SERVICE

LAMBROS vs. U.S.A., CIVIL NO. 99-CV-28 (Judge Rosenbaum): Criminal No.  
4-89-CR-82(5)

FOR FILING:

I hereby state under the penalty of perjury that a true and correct copy of the following:

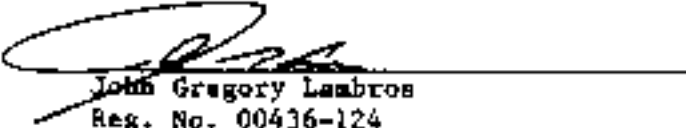
- a. ADDENDUM TO: PETITIONER LAMBROS' RESPONSE TO OCTOBER 19, 2001, "OPPOSITION OF THE UNITED STATES TO PETITIONER'S MOTION TO VACATE ALL JUDGMENTS AND ORDERS."  
Dated: November 10, 2001.
- b. Attached EXHIBITS as described within above ADDENDUM. (Exhibits dated August 9, 2001, letter and affidavit to Senator Charles E. Grassley)

was served on the following this 13th day of November, 2001, via U.S. Mail through the U.S. Penitentiary Leavenworth mailroom/legal mailbox, to:

1. CLERK OF THE COURT  
District of Minnesota  
U.S. Federal Courthouse  
316 North Robert Street  
St. Paul, Minnesota 55101  
U.S. CERTIFIED MAIL NO. 7001-0320-0003-3597-0671

One (1) original and one (1) copy for FILING.

2. U.S. Attorney's Office  
District of Minnesota  
U.S. Federal Courthouse, Suite 600  
300 South 4th Street  
Minneapolis, Minnesota 55415
3. INTERNET RELEASE TO ALL "BOYCOTT BRAZIL" SUPPORTERS AND HUMAN RIGHTS GROUPS GLOBALLY FOR REVIEW, COMMENT, AND RELEASE. Web site: [www.brazilboycott.org](http://www.brazilboycott.org)
4. Lambros family members.<sup>4</sup>

  
John Gregory Lambros  
Reg. No. 00436-124  
U.S. Penitentiary Leavenworth  
P.O. Box 1000  
Leavenworth, Kansas 66048-1000 USA  
Web site: [www.brazilboycott.org](http://www.brazilboycott.org)

1. OR  
FILE

UNITED STATES DISTRICT COURT  
DISTRICT OF MINNESOTA

JOHN GREGORY LAMBROS, \*  
Petitioner, \* CIVIL FILE NO. 99-28 (RGR)  
vs. \* Criminal File No. 4-89-82(05)  
\* AFFIDAVIT FORM  
UNITED STATES OF AMERICA, \*  
Respondent, \* JAMES M. ROSENBAUM, U.S. District Chief Judge.

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ADDENDUM TO:

PETITIONER LAMBROS' RESPONSE TO OCTOBER 19, 2001,  
"OPPOSITION OF THE UNITED STATES TO PETITIONER'S  
MOTION TO VACATE ALL JUDGMENTS AND ORDERS."

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COMES NOW, Petitioner JOHN GREGORY LAMBROS, Pro Se, (hereinafter MOVANT) in the above-entitled action, stating in AFFIDAVIT FORM, opposition to the October 19, 2001, "OPPOSITION OF THE UNITED STATES TO PETITIONER'S MOTION TO VACATE ALL JUDGMENTS AND ORDERS," THIS IS AN "ADDENDUM TO" THE NOVEMBER 09, 2001 RESPONSE BY MOVANT LAMBROS.

In order to assist this Court in evaluating the FULL RECORD as to the actions of Chief Magistrate Judge Franklin Linwood WOEL and U.S. District Court Judge Robert C. REISNER, so as to meet the requirements set by the Eighth Circuit Court of Appeals. See, IN RE FEDERAL SKYWALK CASES, 680 F.2d 1175, 1176, Head Note 8 (8th Cir. 1982) ("Claim of bias of judge must be evaluated in the light of the FULL RECORD, not simply in the light of an isolated incident. 28 USCA §455(a)), Movant LAMBROS is entering the following into the record of this action:

1. August 09, 2001, John Gregory Lambros' two (2) page letter to The Honorable Charles E. Grassley, United States Senator, regarding the "INVESTIGATION INTO THE TORTURE AND ILLEGAL EXTRADITION PROCESS FROM BRAZIL TO THE UNITED STATES IN U.S. vs. LAMBROS, CR-4-89-82(5), DISTRICT OF MINNESOTA."

2. August 09, 2001, AFFIDAVIT OF JOHN GREGORY LAMBROS, to the  
"UNITED STATES SENATE, 'COMMITTEE ON THE JUDICIARY'" in regard to the Criminal  
INDICTMENTS and JUDGMENTS from the United States District Court, District of Minnesota,  
U.S.A. vs. JOHN GREGORY LAMBROS,:

- a. CR-3-75-128;
- b. CR-3-76-17;
- c. CR-3-76-54;
- d. CR-4-89-82(5).

The August 09, 2001, AFFIDAVIT is seventeen (17) pages in length and the exhibits  
are another sixty-four (64) pages. Therefore, the AFFIDAVIT is a total of eighty-  
one (81) pages in length.

CONCLUSION:

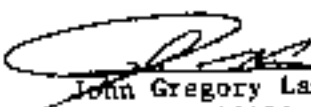
3. Movant LAMBROS hopes the attached August 09, 2001, letter and  
affidavit, as described above, will assist this Court in developing the FULL RECORD  
as to U.S. District Court Judge Robert G. Renner and Chief Magistrate Judge Franklin  
Linwood Noel's "IMPARTIALITY" that "MIGHT REASONABLY BE QUESTIONED" towards Movant  
LAMBROS.

4. Again, Movant requests this Court to DENY the governments request to  
summarily dismiss this action due to lack of jurisdiction.

5. All declarations within this document and EXHIBITS ATTACHED are  
true and correct under the penalty of perjury, as per Title 28 U.S.C.A § 1746.

EXECUTED ON: November 10, 2001.

Respectfully submitted,

  
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