

**IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF ILLINOIS, EASTERN DIVISION**

UNITED STATES

02 CR 1050 - 3

v.

JOSEPH LOMBARDO

LETTER TO COURT

FILED

MAY - 3 2005

**JUDGE JAMES B. ZAGEL
UNITED STATES DISTRICT COURT**

HONORABLE JUDGE ZAGEL,

I AM WRITING YOU A LETTER TO LET YOU KNOW THAT I AM NOT HIDING TO AVOID THE CHARGES AGAINST ME.
#1 I ANTICIPATE THERE WILL BE NO BOND.

#2 I WANT A SEPERATE TRIAL, WHICH I WILL NOT GET.

#3 MAJORITY OF THE OTHER DEFENDANTS I DO NOT KNOW.

4. THERE IS NOT ONE DEFENDANT IN THIS CASE THAT I RECEIVED 1 PENNY OR DID I GIVE THEM 1 PENNY.

5 I AM NO PART OF A ENTERPRISE OR RACKETERING.

6 HAVE NO PART IN THE POKER MACHINES, EXORCINATE LOANS, GAMBLING AND WHAT EVER ELSE THE INDICTMENT SAYS.

7. ABOUT THE 18 MURDERS IN THE INDICTMENT, I WANT YOU TO KNOW THAT I WAS NOT PRIVY BEFORE THE MURDERS, DURING THE MURDERS, AND AFTER THE MURDERS, AND TO THIS PRESENT WRITING TO YOU.

JUDGE I WENT THROUGH ^{TWO} TRIALS AND WAS FOUND GUILTY IN BOTH CASES. I GOT 15 YRS + 5 YR PROBATION, AND 14 YRS ON THE OTHER. THERE WAS NOT A WITNESS, OR EVIDENCE AGAINST ME THAT I INTENDED A CRIME. WELL YOUR GOING

TO SAY THAT JURY HEARD THE EVIDENCE AND FOUND ME GUILTY. HOW MANY, MANY, MANY INNOCENT PEOPLE ARE THERE IN JAIL.

I READ IN THE PAPER WHERE 3 LADIES WERE RAPE AT 3 DIFFERENT TIMES AND ALL 3 IDENTIFIED THE SAME PERSON. HE WAS CONVICTED AND SENT TO PRISON BY THE JURY. LIKE YOU WOULD SAY THE JURY HEARD THE EVIDENCE AND FOUND HIM GUILTY. THANK GOD FOR D.N.A. IT FREED HIM.

IT'S THE SAME WITH THE ROSSETTI CASE I READ IN THE PAPER. ONE DEFENDANT PLEADED GUILTY TO RAPE & MURDER FOR A DEAL FOR THE ~~FOR~~^{STATE} 12 YRS INSTEAD OF LIFE IN PRISON FOR HIS TESTIMONY AGAINST HIS 3 OR 4 OTHER DEFENDANTS. THEY WERE ALL CONVICTED AND SENT TO JAIL FOR LIFE. AGAIN BY A JURY WHO HEARD THE EVIDENCE. THANK GOD FOR D.N.A. THEY WERE ALL FREE INCLUDING THE MAN WHO CONFESSED FOR THE 12 YEARS. I COULD GO ON, AND ON, AND ON, WITH CASES. HOW'S ABOUT THE INNOCENT PEOPLE THAT WERE FOUND GUILTY BY A JURY AND DO NOT HAVE P.N.A. TO FREE THEM.

JUDGE I AM IN DIRE STRAITS AT THIS TIME AT 76 YR OLD TO LIVE MY LIFE PEACEFUL UNTIL I DIE

III

IF I GET 10 YRS I WILL BE 86 YRS OLD, AND 20 YRS I WILL BE 96 YRS OLD. WILL I LIVE 10 YRS? WILL I LIVE 20 YRS? MEDICAL CARE IN PRISON IS A FARCE. I WENT 3 TIMES WITH CHEST PAIN AND 3 CARDIOGRAMS THEY SAID I HAD AN ENLARGED HEART TAKE 1 ASPIRIN A DAY. 1 MONTH LATER I WAS RELEASED HAD CHEST PAIN WENT TO THE HOSPITAL TOOK AN ANGIOGRAM AND FOUND I HAD ARTERY 98% BLOCKED. HAD ANGIOPLASTY THE SAME DAY. SINCE MY RELEASE 1993 IVE HAD 2 OR 3 ANGIOPLASTY AND 3 STEENTS PUT IN.

SO JUDGE YOU KNOW WHAT MY THINKING IS, AND WHY I DID NOT ANSWER THE INDICTMENT. JUDGE I WANT YOU TO KNOW THAT I AM NOT A VIOLENT MAN IN ANYWAY SHAPE OR FORM. I DO NOT OWN OR HAVE ANY WEAPONS OF ANY KIND. IF THE F.B.I. SHOULD FIND ME I WILL COME PEACEFULLY AND NO RESISTENCE AT ALL.

IF YOU HAVE ANY IDEAS OR SUGGESTION OF WHAT I SHOULD DO, NOTIFY MY LAWYER HE COULD REACH ME BY THE MEDIA

THANK YOU

JUDGE

Joe Lombardo
A Innocent MAN
(over)

P.S. THE GOVT HAS 98%
CONVICTIONS.

P.S.S. LIKE THEY SAY THEY
COULD INDICT A HAMBURGER
FOR MURDER + GET A
CONVICTION

4

P.S.S. JUDGE WITH THE PRE PUBLICITY I DO NOT HAVE A CHANCE. THE MEDIA MADE ME A 10 HEADED MONSTER. HOW DOES A INNOCENT PERSON DEFEND HIMSELF?

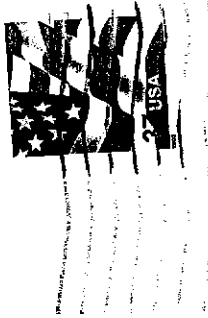
P.S.S. JUDGE THE ^{OTHER} REASON FOR A SEPERATE TRIAL IS AFTER THEY GO TO TRIAL I WILL HAVE MY ATTORNEY SUPPRAIND THEM TO BE WITLNESS. ALL OF THEM.

IF I GO TO TRIAL WITH THEM THEY DO NOT HAVE TO TAKE THE STAND.

EXCUSE THE MISPELT WORITS AND ALSO MY GRAMMAR. ENGLISH WAS MY WORST SUBJECT IN SCHOOL.

1. GIVE ME A \$50,000.00 RECONJANCE BOND
2. A SEPERATE TRIAL BY MYSELF AFTER THE OTHER DEFENDANTS GO TO TRIAL
3. THEN I WILL TURN MYSELF IN WITH MY LAWYER

5



RICK HALPRAIN
PHONE # 312 697 0072
547 S. DEARBORN
CHICAGO, I.L.
60605

