

EXHIBIT 18

all others involved as the perpetrators or accomplices in the Crime of Extortion

CLERK OF THE OFFICE OF THE NATIONAL ATTORNEY GENERAL (DUTY PROSECUTOR FOR THE CRIMINAL CIRCUIT OF PANAMA) HAND DELIVERED:

Attorney **VICTOR ANTONIO CROSBIE CASTILLERO**, a male, a Panamanian, of legal age, a practicing attorney, Professional License No.11138, holder of personal identity card No.8-155-1933, whose law office is at Vía España, Edificio Torre Banco de Boston, Floor 13, Suite 1302, Panama City, the place where I accept personal and judicial service of process, Counsel for **RICHARD SAM LEHMAN**, a male, a U.S. citizen, of legal age, married, United States of America passport No.1554423307 and identification number L-550-757-44-081-0, domiciled at 1120 Bear Island Drive, West Palm Beach, Florida, United States of America, with our usual respect, hereby appear before you to file a formal Complaint for Extortion to the detriment of my principal, masterminded by Attorney Hector Infante and Mrs. Hilda Piza de Lucom and perpetrated by Attorney Edna Ramos Chue.

THIS CRIMINAL COMPLAINT IS BASED AS FOLLOWS:

I: Complainant: Mr. **RICHARD SAM LEHMAN**, a male, a U.S. citizen, of legal age, United States of America passport No.1554423307 and identification number L-550-757-44-081-0, domiciled at 1120, Bear Island Drive, West Palm Beach, Florida, United States of America.

II: Defendants: Attorney Hector Infante, a Panamanian of legal age, Attorney Edna Ramos Chue, a female, a Panamanian of legal age, and Mrs. Hilda Piza.

III. Criminal offense complained of:

Extortion, as set forth in Book II, Title II, Crimes against Freedom, Article 149 of the Criminal Code.

“Article 149:

Anyone who, by means of violence, intimidation or serious threat, to obtain an illegal profit or any other gain for himself or for a third party, forces another person to dispose of capital, provide information or to **tolerate, do or refrain from doing something that injures the said party or a third party, will be punished with five to ten years imprisonment**” (underlining added)

Execution of the criminal offense by the accused is directly in keeping with the portion hereinabove that is bolded. This is factual, because the conduct of the accused violated the right of our principal to have and retain the best possible technical defense, as

THE NATIONAL ASSEMBLY FOR PERSONAL INFORMATION ON DR. JOSE RIGOBERTO ACEVEDO, a male, a Panamanian of legal age, married, identity card N° 7-111-941, a practicing attorney, whose law office is located at Colonial Las Cumbres, Tel. 6691-2603, who has been duly retained as part of the team of attorneys who defend Richard Sam Lehman in the criminal cases in process at the Fourth Criminal Circuit Prosecutor's Office, Case 0026-2006 and at the 14th Prosecutor's Office.

Execution of the extortion directly affecting the defense of our principal begins as of July 7, 2008, when requests for certificates of personal information are filed with the Secretariat of the Assembly on Dr. Jose Rigoberto Acevedo and Attorney Jose Didimo Escobar, deliberately also requesting personal information on the Chair of the National Assembly, the Hon. Pedro Miguel González, to make Dr. Acevedo feel obligated to act against his will (resign the power of attorney) as he, in fact did, inasmuch as Dr. Jose R. Acevedo advised Attorney Victor Crosbie that he would remove himself from the proceedings to appropriately consider the decision that he would make. This act of distancing himself from the process is based on coercive intimidation that affected the technical defense of Mr. Richard Sam Lehman, as a third party, as evidenced in the document addressed to Attorney Victor A. Crosbie on June 29 2008; although subsequently, in a conversation with the grantor, Dr. Acevedo reassumed the power of attorney as evidenced in the document dated July 2, 2008.

THIS CRIMINAL COMPLAINT IS BASED ON THE FOLLOWING FACTS.

FIRST: There are authenticated copies of the three [requests for] personal information on Dr. Jose Rigoberto Acevedo, Attorney Jose Didimo Escobar and the Honorable Pedro Miguel Gonzalez before the Secretariat of the National Assembly, filed by Attorney Edna Ramos Chue, on behalf of Hector Infante and Hilda Piza.

SECOND: Attorney Hector Infante has concurrently extorted our principal RICHARD SAM LEHMAN, so that he will abandon his post as the Executor of the estate left by Wilson Charles Lucom to the poor children of Panama. This is factual, inasmuch as the accused have complained of Mr. Richard Sam Lehman, firstly as the perpetrator of an intentional homicide, which they then transform into negligent homicide to the detriment of his friend and client WILSON CHARLES LUCOM, which were all dismissed by our Courts of Justice upon determining the crimes charged never existed. They have subsequently filed charges against him as the alleged perpetrator of aggravated swindle and extortion with the same purpose of inducing him to resign from his post as Executor. This extortion effort is a

... HE HAS BEEN DENIED THE PANAMANIAN COURTS. FURTHER, LEHMAN CANNOT CONTINUE TO perform his duties to protect the \$50.0 million that were left to the poor children of Panama. Lehman has had no due process whatsoever pursuant to Panamanian law. If this criminal complaint is rejected, Hector Infante would be free to continue to add to the list of false criminal accusations against Lehman, with total impunity¹.

THIRD: The legal maneuverings by Hector Infante against Richard Sam Lehman that began on July 5, 2006, when Lehman assumed the position as Executor of the Estate of Wilson C. Lucom and swore to protect assets on behalf of the poor children of Panama, have been shown to be false in the Courts of Panama, and deprive Lehman of his human, constitutional and criminal right and we summarize as follows:

1. Falsely Accused of the False Crime of Intentional Homicide;
2. Falsely Accused of the Crime of Negligent Homicide;
3. Falsely Accused of the Crime of Aggravated Assault;
4. Falsely Accused of the Crime of Forgery of Documents;
5. Falsely Accused of the Crime of the Illegal Exercise of a Profession;
6. Falsely Accused of the Crime of the Unlawful Association to Commit Crimes;
7. the Crime of Perfidy;
8. Falsely Accused of the Crime of Falseness;
9. Falsely Accused of the Crime of Aggravated Swindle;
10. Falsely Accused of the Crime of Fraud;
11. Falsely Accused of the Crime of Swindle;
12. Falsely Accused of the Crime of Theft;
13. Offered an Attempted Bribe;
14. Falsely Accused of the Crime of Property Crimes Against the Estate of Wilson C. Lucom;
15. The Filing of an Illegal Arrest Warrant against Lehman;
16. The Filing of an Illegal Indictment against Lehman;
17. Prosecutorial Corruption;
18. Issuance of an Interpol Red Notice Alert Falsely Naming Lehman as a Dangerous Criminal to 170 Worldwide Police Agencies;
19. Falsely Accused of the Crime of Extortion;
20. Falsely Accused of the Crime of Slander;
21. The Filing of an Illegal Arrest Warrant against Lehman;
22. The Filing of an Illegal Indictment against Lehman;
23. Prosecutorial Corruption; and
24. The Widespread Dissemination of False Slanderous Accusations that

...to assist with the technical defense of Richard Sam Lehman's interests, and therefore, of all the poor children of Panama.

FIFTH: By including the Chair of the Assembly, the Hon. Pedro Miguel Gonzalez, Dr. Acevedo's immediate boss, in the requests for certification and remitting this documentation to the Office of the Comptroller General of the Republic, the object of accused was to coerce, as they in fact did to the detriment of my principal as a third party, inasmuch as their intent was to affect the technical defense retained by Mr. Richard Sam Lehman.

SIXH: Dr. Jose Rigoberto Acevedo, whose intention was to preclude his immediate superior, the Chair of the National Assembly, from being involved in an act that could result in negative political consequences, was forced distance himself from the defense and representation of Richard Sam Lehman, thereby affecting our principal's technical defense.

MOTIONS:

1. Admit this complaint and immediately process service to the accused.
2. In accordance with Article 2006 of the Judicial Code, once admitted, order the taking of the unsworn statements of the accused.
3. Apply personal precautionary measures involving detention as rigorously as these have been applied to our principal.
4. Summons Attorney Edna Ramos Chue to acknowledge the authenticated copies of the requests for certificates adduced in this complaint.

EVIDENCE:

1. Authenticated copies of the three (3) requests for certification filed with the Secretariat General of the National Assembly by Attorney Edna Ramos Chue on behalf of Hector Infante and Hilda Piza.
2. Letter of the agreement and contract between Dr. Jose Rigoberto Acevedo and Mr. Richard Sam Lehman.
3. Letter distancing himself from the technical defense from Dr. Jose R. Acevedo to Attorney Victor Crosbie, the representative of Mr. Lehman.
4. Document from Dr. Jose Rigoberto Acevedo reconsidering his decision.

by LAW OFFICES

b) Article 2000 through 2006 of the Judicial Code.

On the date it is filed,

Respectfully,

ATTY. VICTOR CROSBIE