CITATION: United States of America v. Norman, 2011 ONCA 327

DATE: 20110427

DOCKET: C52754 & C53025

COURT OF APPEAL FOR ONTARIO

Rosenberg, Rouleau and Karakatsanis JJ.A.

BETWEEN

The Attorney General of Canada on behalf of the United States of America and the Minister of Justice for Canada

Respondents

and

David P. J. Norman a.k.a. Jim Norman

Applicant (appellant)

David Norman, in person

Vincenzo Rondinelli, for the appellant

Nancy Dennison, for the respondents

Heard and endorsed: April 12, 2011

APPEAL BOOK ENDORSEMENT

[1] There was evidence upon which the extradition judge could commit the appellant for extradition. While the appellant claims to have a defence to the charges, that is a matter for trial in the United States. Accordingly, the appeal is dismissed. As to the judicial review, the Minister has provided reasons that address the appellant's claims and

we see no reviewable error in the Minister's reasons. The appellant says that he is now in a position to provide further evidence that will show that he should not be surrendered. We have no jurisdiction to direct the Minister to receive those submissions. That is a matter within his discretion under s. 43(2) of the *Extradition Act*.

[2] Accordingly, the application for judicial review is dismissed.