

7086 Arcadia Glen Court  
North Las Vegas, Nv 89084  
Jan 4, 2010

Hon. N. Peter Conforti, J.S.C.  
Sussex County Superior Court  
Division of Law  
19-21 High Street  
Newton, N.J. 07860

**Municipal Appeals State of New Jersey V. Thomas Caggiano  
Pro Se with Standby Attorney Robert Mattia, Esq.**

Dear Judge Conforti, J.S.C.

Subject: **Motions for Sanctions and issuance of contempt of court orders** against Borough of Stanhope and Township of Green for defiance of your court orders to comply with laws and provide me as a citizen my civil rights and other rights provided in the U.S. Constitution, New Jersey Constitution, Open Public Meetings Act and Open Public Records Act and non-cooperation of the State Sussex County Prosecutor to provide me exculpatory evidence needed to prepare briefs and for presentation to your illegally demanded mental examination in the municipal appeal of Judge Dana's illegal court wherein witnesses were not allowed to testify in my defense, where I was illegally imprisoned for 85 days and continue to have the Borough of Stanhope, the Township of Green and your court transcriber NOT prepare me my requested copy of the transcript on a CD ROM as required by the Appellate court for an appeal, refusal to allow me to examine government records in the Borough of Stanhope so that I can determine which documents to copy and support my briefs and provide to a psychologist in the State of Nevada for your demanded examination AFTER the municipal court case was over and your records in the Superior Court - Law Division have one report by Dr. Joseph that Judge Dana should never even have obtained which stated I was competent. There is NO Dr. Paul report in the transcript record in the municipal appeal as the "record" is what is analysis to show there was perjury by State witness, that witness were not allowed in my defense, that my wife was threatened by Judge Dana, that he refused both court record document requests and Open Public Record Requests for documents provided the court as voluntary disclosure, that he admitted he never read over 100 pages of disclosure provided him and the Prosecutor William Hinkes, Esq.

1. **Evidence on Motions**; Pursuant to my public duty per N.J.S.A. 2C:3-3.a(5) THIS MOTION and as moving papers per R 1:6-7 to prevent continued manifest injustice I provide in a letter form as also a

the certified affidavit per R 1:4-4(b) Affidavits based upon my personal knowledge and as **Evidence on Motions** per R 1:6-6 Affidavits per N.J. court rules and adopts b reference exhibits per R 1:4-3, some of these referenced exhibits are attached and others referenced were filed in the Superior Court Division of Law such as my web site ThomasCaggiano.com and the court was provided a DVD with thousands of pages of evidenc, witnessed photographs, signed government records, digital images and and audio recordings .

a. **Exhibit A:** Letter, Dec 16, 2009 from the Department of Justice, Washington D.C.'s FBI Luis A. Velez Jr., Unit Chief, Public Corruption Unit to me that I am to cooperate in a federal criminal investigation with the FBI in located near my new home in North Las Vegas, Nv.

b.**Exhibit B:** Letter, Jan 2, 2010 to the Las Vegas, Nv FBI providing evidence of Federal crimes as noted in my filed web site ThomasCaggiano.com also known as FreedomNewsDigest.com a seven year CASE Study in Tyranny of Government, Subject: Report of Federal Conspiracy, fraud, bribery, illegal interception of interstate mail, obstruction of justice, violation of civil rights, voting rights, kidnapping, money laundering, fraud, bribery, witness tampering, destruction of government records, illegal payments and other purposes.

c. **Exhibit C:** Letter, Jan 3, 2010 to Sussex County Prosecutor for response to questions per R 9.3, R 4:15-1, FEDR. Civ. P30(a) and R: 14-5 et al.

d. **Exhibit D:** Letter, Jan 3, 2010 to Borough of Stanhope's Municipal Ethics Board a complaint against various Borough of Stanhope officials such as its corrupt Borough Attorney Richard A. Stein, Esq. of the corrupt law firm Laddey, Clark and Ryan LLC. A simpler letter was provided to each municipal ethics board in the Joint Municipal Court of the Townships of Green, Fredon, Hampton and Borough of Andover regarding William Hinkes, Esq and his law firm also which is complicit per RPC rules.

e. **Exhibit E:** A simplified Work Breakdown Structure (WBS) used on Jun 6, 2006. A much more complex WBS with hundreds of structures is mentally imaged at this time as my background provided on ThomasCaggiano.com/tcb.htm and entp.htm provides data that I am familiar in over fifty fields and as an ENTP was gifted in certain areas allowing instantaneous analysis of hundreds of WBS structures and hundreds of nodes in a multi-level critical path analysis with feedforward and feedback design considerations mentally envisioned do to the large complexity of the mentally imaged, random access image within my memory.

f. **Exhibit F:** A photograph taken by me of some of the dozen legal books I have read to become proficient with understanding court rules, court procedures, the Code of Judicial Conduct, the Rules of Professional Conduct and rules governing court procedure, evidence, certified affidavits and other factors and a tabbed book on New Jersey Evidence rules and 2008 New Jersey Code of Criminal Justice with extensive notes done my me in developing my Case Study and preparation of municipal appeals and other court documents. I am aware of the role of Judges, Prosecutors and lawyers including standby attorneys. I am aware of court procedure, time and space having review over a dozen law books covering depositions, writing, shepardizing, and other factors.

g. **Exhibit G:** A photograph of evidence taken by me including audio recording, court transcripts, official minutes, appeals now located in the third bay of our new home in Aliante North Las Vegas, Nv which is approximately one hundred cubic feet of data to be distilled in briefs and also document in Affidavits of Probable Cause by adopted references thousand of documents contained therein so that the

perjury, deception of Richard A. Stein, Esq. and Mayor Diana Kuncken was provided in Affidavits of Probable Cause. Additional Affidavits of Probable Cause were filed in Newark, New Jersey and I discussed the situation and corruption for a significant time as the municipal judge was immediately notified of the many detailed Affidavits I provided and also informed the Chief Court Administrator James Simpson I was supporting as a private citizen the State Police Official Corruption Bureau and the Department of Justice in Washington D.C.

**H. Exhibit H:** This is a photograph taken behind 6 Oak Drive and was taken AFTER the corrupt Department of Agriculture's Newton based State Soil Conservation District participated in the criminal conspiracy. This photograph was also provided the Trenton Superior Court and other courts and others in the Office of the Governor of N.J., the Sussex County Prosecutor's Office, the Borough of Stanhope Town Administrator Richard Stewart, the FBI, U.S. Attorney and others including the Board of Chosen Freeholders for Sussex County in an Open Public Meeting at its designated location. My 10 minute presentation is available by contacting the board clerk or simply logging in to the internet and typing as the url or address [ThomasCaggiano.com](http://ThomasCaggiano.com) or now [FreedomNewsDigest.com](http://FreedomNewsDigest.com)

**I. Exhibit I:** The first of two false Soil Erosion and Sediment Control Plans certified by the Newton Sussex County Soil Conservation District but never submitted for approval to the Land Use Board NOR the municipal engineer per the Map Filing Law and other laws but constitutions and laws apparently do NOT exist in the United States of America nor the State of New Jersey. This false drawing shows the deck built on the wrong side of the house in contrast to the drawing. During the trial Richard Stein committed acts of deception and straight perjury. The staircase goes in the wrong direction. The large stone wall that does NOT meet Stanhope codes and parts fell out of the stone drywall was complained about for years by Borough of Stanhope persons.

**J.** Adopted by reference Sussex County Prosecutor's David Weaver's OPRA responses in letters and their attachments of Dec 2009 as he refuses to provide me the emails of persons as a decision by the Superior Court against the GRC made a Superior Court finding against the State of New Jersey. In that I now live in another State which also has three time zone change, he also refuses to provide me the email address of First Assistant Gregg Mueller who apparently is now handling the Municipal Appeals per my Standby Attorney Robert Mattia, Esq. statements to me. The prosecutor refuses to allow me to contact the Assistant prosecutor handling for the State of New Jersey his assistant prosecutor and has apparently changed the A.P. After I complained that the assign A.P. had a conflict of interest for in my Speeding Ticket Appeal before your court, she admitted on the court she never read the evidence and after you removed as State's evidence the two calibration reports submitted which I objected to in that municipal court as fraudulent as one had NO deviation in its calibration report from 25 mph to 85 mph and the prosecutor admitted on that court record he never read my motions nor did the municipal judge Devine and they then had intervened without my knowledge on the civil case Borough of Stanhope v State of New Jersey and Thomas Caggiano ex-parte without my notice with apparently the Office of NJ Attorney General and the Department of Community Affairs Government Record Council changing the entire purpose of the Docket, dropping the State from the Stay complaint requested by Richard Stein as I agreed with the Borough of Stanhope that the OPRA denial of access complaints should be held in the very OPEN Forum, with reporters and transcripts published on the internet thanks to the helpful former Chairman of the GRC Vince Maltese, Esq. who recused himself from my subsequent denials of access complaints and resigned.

## 2. Discussion:

a. Under a criminal indictment I-08-09 brought against me by the corrupt State Sussex County Prosecutor David Weaver and his Assistant Prosecutor Joseph Corrazza on complaints by corrupt Borough of Stanhope officials and employees who conspired with the Vicinage Assignment Judge B. Theodore Bozonelis, A.J.S.C. as proven by the court transcript submitted by the felon Laddey, Clark and Ryan LLC's liar, perjurer, chief implementor using Attorney Client privilege as a guise and constant, repetitive pattern of official misconduct in violation of State law in he used such a statement on a public town council meeting when asked about his advice to the corrupt Mayor of the Borough of Stanhope if the illegally developed project, a minor sub-division in which two single family homes with an interconnected underground water collection system and the storm drain system complied with the Department of Environmental Protection laws of the State of New Jersey in that a General Wetland Permit was issued by the DEP requiring compliance with federal, state and municipal laws, notification by the developer IN ADVANCE of any changes in approved drawings and plans and used in violation of State Law such rights of an attorney paid by tax payer dollars in a public meeting if the actions result in continued criminal conduct. The official minutes in Land Use Board Meetings and Town Council Meeting were willfully modified NOT to deceive the public and any investigator of the public record. The dozens of audio recordings were obtained by me under the Open Public Record Act OPRA wherein any person can examine any Government record with limited exceptions as redaction is also permitted to provide copies of redacted documents to the public. The audio recordings were presented to the Sussex County Prosecutor's Office where I was directed by both the New Jersey Attorney General's former Office of Government Integrity as my Point of Contact was Ms. Ellen Cohill who wrote me to proceed to the New Jersey Attorney General or to the State's County Prosecutor who by the authority of Title 2C with its First Assistant Prosecutor and other Prosecutors are employed to function as the New Jersey Attorney General. All records provided to the Office of Government Integrity over a period of years including the Box of evidence sent to the Office of Government Integrity by State Senate President Richard Codey (D) who himself requested a criminal investigation included dozens of audio recording, photographs, letters, memorandum, and things. After the corrupt Office of the Attorney General's corrupt Division of Law Deputy Attorney General Mr. Epsten, Esq. then with the new Acting Director of the OGI conspired to prevent any investigation. The box of evidence was then provided to the corrupt U.S. Attorney Chief of the Special Prosecutions Division who I met for two hours based upon a letter of introduction by New Jersey's Senior Federal Senator Frank Lautenberg and therein the corruption of the U.S. Attorney's Office under the supervision of then U.S. Attorney Chris Christe, now Gov Elect of New Jersey who is complicit per N.J.S.A. Title 2C for the actions of those he supervisors was evident as Mr. Stan Beet, an employee who participated in the two hour meeting wherein evidence of a conspiracy involving the State official's in the Department of Agriculture, the Sussex County Prosecutor's Office and the Borough of Stanhope and others were evident beyond any reasonable doubt and as my case study broadened and I was aided by our community as letters signed by fifteen property owners distributed to dozens of persons resulted in only further lies, conspiracy, witness tampering, destruction of evidence by the FBI Special Agent in Charge, Superior Court Judges, the Sussex County Prosecutor's office as records no longer exist of the "criminal investigation" conducted by the Sussex County Prosecutor's Office or as stated in response to my OPRA requests I can not even obtain a copy of Detective Costello's report which was already provided me and is publicly released to the world via the internet on my well known web site ThomasCaggiano.com and now FreedomNewsDigest.com.

b. The CAG Reports were distributed in hard copy costing over a hundred dollars just for printing costs as thousands of records, emails and faxes have been distributed to the newspapers, all State Senators and ALL members of the General Assembly, the State Commission of Investigations and dozens of activist groups such as NJFOG and others to obtain changes needed in the OPRA as also stated by its for-

mer excellent chairman Vince Maltese, Esq. who aided me in the GRC by changing agendas, allowing me to speak freely to present grievances, provide suggestions on how to improve its Standing Operating Procedures and even cancelled the scheduled Department of Community Affairs' Government Record Council meeting for Jun 8, 2006 to improve its operations based upon my dozens of letters provided the GRC as illustrated on the Department of Community Affairs GRC Web site at addresses:

[http://www.state.nj.us/grc/meetings/minutes/archive\\_06-02.html#5](http://www.state.nj.us/grc/meetings/minutes/archive_06-02.html#5)

and

<http://www.state.nj.us/grc/meetings/minutes/agenda/051106agenda.html>

<b>2006</b>				
<b>Date</b>	<b>Time</b>	<b>Agenda</b>	<b>OpenSession Minutes</b>	<b>ClosedSession Minutes</b>
Jan 27, 2006	9:30 am	<a href="#">Final</a>	<a href="#">Open</a>	<a href="#">Closed</a>
Feb 17, 2006	9:30 am	<a href="#">Final</a>	<a href="#">Open</a>	<a href="#">Closed</a>
Mar 9, 2006	9:30 am	<a href="#">Final</a>	<a href="#">Open</a>	<a href="#">Closed</a>
Apr 6, 2006	2:30 pm	<a href="#">Final</a>	<a href="#">Open</a>	<a href="#">Closed</a>
Apr 11, 2006	9:30 am	<a href="#">Final</a>	<a href="#">Open</a>	<a href="#">Closed</a>
May 11, 2006	9:30 am	<a href="#">Final</a>	<a href="#">Open</a>	<a href="#">Closed</a>
June 8, 2006	Cancelled	N/A	N/A	N/A
July 13, 2006	9:30 am	<a href="#">Final</a>	<a href="#">Open</a>	<a href="#">Closed</a>
Aug 10, 2006	9:30 am	<a href="#">Final</a>	<a href="#">Open</a>	<a href="#">Closed</a>
Sept 21, 2006	9:30 am	<a href="#">Final</a>	<a href="#">Open</a>	<a href="#">Closed</a>
Oct 19, 2006	1:30 pm	<a href="#">Final</a>	<a href="#">Open</a>	<a href="#">Closed</a>
Nov 15, 2006	9:30 am	<a href="#">Final</a>	<a href="#">Open</a>	<a href="#">Closed</a>
Dec 14, 2006	9:30 am	<a href="#">Final</a>	<a href="#">Open</a>	<a href="#">Closed</a>

## **B. Council Adjudication:**

1. Robert Gorman v. Gloucester City (2004-108)
2. Amelia Spaulding v. Passaic County (2004-199)
3. John McCormack v. New Jersey Department of Treasury (2005-58)
4. Cynthia McBride v. Township of Hamilton (2005-86)
5. Donal Meyers v. Borough of Fair Lawn (2005-127)
6. David Herron v. Montclair Community Pre-K Center (2005-130)
7. John Bart v. Housing Authority of City of Paterson (2005-145)
8. Henry Fischer, III v. New Jersey Department of Corrections (2005-170)
9. Larry Angel v. Township of Mullica (2005-207)
10. Leonard Lucente v. City of Union City (2005-213)
11. John Windish v. Mount Arlington Public Schools (2005-216)
12. Maryann Cottrell v. Township of Washington (2005-248)
13. Virginia Ellen Jeffries v. East Orange Board of Education (2005-259)
14. Askia Nash v. Children's Hospital of New Jersey (2006-13)
15. Brian Asarnow v. New Jersey Department of Labor & Workforce Development (2006-24)
16. Michael Deluca v. Town of Guttenberg (2006-25)
17. Thomas Caggiano v. Borough of Stanhope (2006-27)
18. Thomas Caggiano v. Borough of Stanhope (2006-28)
19. Thomas Caggiano v. Borough of Stanhope (2006-29)
20. Thomas Caggiano v. Borough of Stanhope (2006-30)
21. Thomas Caggiano v. Borough of Stanhope (2006-31)
22. Thomas Caggiano v. Borough of Stanhope (2006-32)
23. Thomas Caggiano v. Borough of Stanhope (2006-33)
24. Thomas Caggiano v. Borough of Stanhope (2006-34)
25. Thomas Caggiano v. Borough of Stanhope (2006-35)
26. Thomas Caggiano v. Borough of Stanhope (2006-36)
27. Thomas Caggiano v. Borough of Stanhope (2006-37)
28. Thomas Caggiano v. Borough of Stanhope (2006-38)
29. Thomas Caggiano v. Borough of Stanhope (2006-39)
30. Thomas Caggiano v. Borough of Stanhope (2006-40)
31. Thomas Caggiano v. Borough of Stanhope (2006-41)
32. Thomas Caggiano v. Borough of Stanhope (2006-42)
33. Thomas Caggiano v. Borough of Stanhope (2006-43)
34. Thomas Caggiano v. Borough of Stanhope (2006-47)
35. Dina Parave-Fogg v. Lower Alloways Creek Township (2006-51)
36. John Paff v. City of Plainfield (2006-54)

c. Based upon the advice of the former executive director of the GRC I submitted separate OPRA requests for documents rather than submit a single OPRA request listing several documents to improve the GRC's visibility that the Borough of Stanhope was engaged in a willful denial of access and was a

municipality that violated the OPRA constantly has it now refuses to provide me any document or even inform me estimate charges for copies of documents requested and they are aided by their conspirators on the GRC itself and the Vicinage Assignment Judge B. Theodore Bozonelis, A.J.S.C. and the Attorney General of New Jersey as a docket was submitted by the Borough of Stanhope against the State of New Jersey(GRC) and Thomas Caggiano to prevent a public discussion and hearings before the corrupt Department of the Treasury's Office of Administrative Law as I was previously provided discovery authority by the corrupt OAL Judge James Geraghty on the 18 separate denials of access provided the OAL as the items on the May 11, 2006 Docket were reconsidered at my request and then in the Jul 13, 2006 meeting after the corrupt GRC Operations Manager Gloria Luzzato retired as I informed her in writing that her analysis were false and stated so on the audio recorded record. Vince Maltese, Esq. then changed GRC procedure, recused himself, and brought in a court reporter so that public could review on the recorded transcripts of the GRC how corrupt the organization was, he informed the legislator's the OPRA needed changes in his published Star Ledger interview and resigned.

d. The Statement of Information sent to the GRC were of perjury by the corrupt Borough Attorney Richard A. Stein as the former corrupt municipal clerk An left Stanhope for another municipal job after she wrote to Mary Pawar that she refused to provide me and her any copy of any Government Record on the Minor Sub-Division which has in fact continued as Stanhope criminal conduct as dozens of OPRA requests are unanswered and as dozens of complaints to their confederates in the GRC are simply dropped by administrative decisions of the corrupt GRC executive director without analysis of corrupt Office of Administrative Law decisions which are themselves criminal conduct as noted to the Office of the Governor, Department of Treasury which is responsible for the conduct of its corrupt employees as Administrative Law Judges under their oversight as its Chief and Director Laura Sanders has conspired with other "judges" therein as noted on my filed web site and included within the adopted exhibits to the certified affidavit based upon my own personal knowledge and government documents including court transcript records available to Judge Conforti, JSC in the Municipal Appeals of which all fines were vacated already and he determined on Sep 10, 2009 that I was illegally sentenced, illegally re-sentenced and illegally re-re-sentenced by Judge Craig U. Dana, J.M.C.. His accomplice as shown by recent responses from the corrupt Town Administrator of the Township of Green who is in constant deemed denial of access as she no longer responds to my OPRA requests and a deemed denial of access is a civil fine but since the Township of Green as well as the Borough of Stanhope are willfully violating the court orders of the Superior Court - Sussex County Law Division issued by the Hon. Judge Conforti, JSC and also violating the Superior Court order issued by Assignment Judge Bozonelis, AJSC that the Borough of Stanhope refuses to even OPEN my mail, intercepts illegally payment for taxes and returns funds paid for OPRA copies, I hereby request Sanctions against Both the Township of Green and the Borough of Stanhope for violating Judge Conforti, JSC court order to both municipalities as they are violating his court order and the Assignment Judge Court order embeded in Judge Conforti's court order. The Borough of Stanhope also with the Department of Community Affairs and its Government Record Council both violate the Open Public Meetings Act as NO copies of agendas of their Open Public Meetings are provided and civil fines are stated in the law. The violation of OPMA b by the GRC was documented in writing and in a meeting I had with the MERCER State County Prosecutor's Office personal. I hereby demand the court hold hearings and have investigations conducted under jurisdiction of the court by a separate court appointed prosecutor independent of the Sussex County Prosecutor David Weaver who I request the court to also enforce OPRA and the Right to know law against the Sussex County Prosecutor in an appropriate court order and also direct the next Attorney General under the Gov-Elect Chris Christie's administration that there is enough evidence already in the Sussex County Superior Court Criminal Division and Law Division to justify that apparent criminal actions and illegal activities such included my illegal imprisonment which is also kidnapping, witness tampering, and indeed State sponsored terrorism as other witnesses where

threatened by the State officials as noted on the records in the Office of Attorney General's corrupt Department of Consumer Affairs Board of Engineers and Board of Professional Planners which has thousands of records and formal complaints NOT investigated against many corrupt professional engineers and professional planners as even Mary Pawar and Iqbal Pawar who records are available on [ThomasCaggiano.com/page400.htm](http://ThomasCaggiano.com/page400.htm) were threatened by District Attorney's, John Cilo Jr. Lawyers and Mary Pawar confronted the corrupt Municipal Judge Mulhern in Stillwater wherein I was placed into SLAP program for 15 days for submitting an OPRA request per State law and Mary Pawar was threatened for informing the corrupt Newton's State Department of Agriculture that has responsibility for the State Soil Erosion and Sediment Control Act which was violated constantly by the developer E.N.F. Development Co. LLC on illegal developments on Block 10902 Lot 10, Block 10902 Lot 12, Block 10903 Lot 13 and Block 10903 Lot 15 which is not even the firm's property as boulders, dead trees, stumps are in restricted deed areas, on other persons property which any person can view instantly by a visit to the Mayor's Diana Kuncken's home, visit her in her house on 8 Valley Road and look out her front window between 3 and 5 Valley Road and see the rear of 6 Oak Drive (Block 10902 Lot 12) which has the deck built on the wrong side of the rear of the house, staircase going in the wrong direction and entry into the house into the wrong room, and see two large dry stone walls that have no design submitted and do NOT exist on the site plan or the two 1/2 project false Soil Erosion and Sediment Control Plans prepared by E.N.F. Development Co. LLC and its corrupt hired engineering firm which were both certified by the corrupt Sussex County Soil Conservation District. Per the Sussex County Prosecutor David Weaver he has no record of this Government Document which was presented by myself to Judge Dana as a recorded Defense exhibit, to the Sussex County Board of Chosen Freeholders in a Open Public Meeting on Nov 5, 2008 before I was convicted by Judge Dana and falsely imprisoned. In the 2,700 pages of evidence in file boz SH#44 in Newton's Sussex County Soil Conservation District. In filing to the corrupt Board of Engineers and its corrupt Board of Professional Planners and to Superior Court Judge Bozonelis on his Civil Case. Apparently he is destroying records as he also states he has NO record of Mary Pawar's hand written letter I provided his office several times nor any record his officers interviewed the corrupt Town administrator Teri Massood even though he states their was a criminal investigation and that she was interviewed. In the corrupt court of OAL Judge Howard Solomon, ALJ Teri Massood who was conspirator of the law firms of Laddey, Clark and Ryan LLC and Dolan and Dolan PA which was also the law firm for the corrupt State Soil Sussex Conservation District and its corrupt Land Use Board as William Hinkes law firm was a prior employee of David Weaver, I request that the court direct that David Weaver recuse himself and that all matters of concern be directed to either an independent prosecutor selected by the court under its authority to prevent continued manifest injustice or at least require the Sussex County Prosecutor Office to provide me the name of the person and their email address and telephone number handling the State actions on my municipal appeals and my illegally required voluntary mental examine on the municipal appeals as in the Superior Court's transcripts records in the municipal appeal action in the Division of Law there is NO record other then Dr. Joseph's that states I am mentally competent and under stand per the Durky substantive criteria upheld by the Supreme Court of the United States of America in ***Dusky v. United States***, 362 U.S.402 (1960) and wherein Dr. Joseph did ask me questions applying MacArthur Competence Assessment Tool - Criminal Adjudication criteris in a Public Sector Forensic Setting J. Am Acad Psychiatry Law 34:179-88, 2006, Zapf PA, Viljoen JL: issues and considerations regarding the use of assessment instruments in the evaluation of competence to stand trial, and Roesch R, et al Fitness Interview Test, Law and Police Institute, Simon fraser University, 1998 NOT a cases on municipal appeal and transcript record which Judge Dana refused to provide me on a CD ROM by court record request and OPRA requests nor a copy of the audio recordings nor the ability to even examine the over 100 pages of documetns I presented the prosecutor and Judge Dana as voluntary disclosure under in of cases already decided to have violated my civil rights and other legal rights in its own court order and findings and violated the Code of Judicial Conduct and its:

Cannon 1 - A judge should uphold the integrity and independence of the judiciary.

Cannon 2 - A judge should avoid impropriety and the appearance of impropriety in all activities

Cannon 3 - A judge should perform the duties of judicial office impartially and diligently

Furthermore as noted in PRESSLER, Current N.J. Rules, comment 3.B(3) Administrative Responsibilities, a judge has the following disciplinary responsibilities:

(a) A judge who receives information indicating a substantial likelihood that another judge has committed a violation of this *Code of Judicial Conduct* **should take appropriate action.**

(b) A judge who receives information indicating likelihood that a lawyer has committed a violation of *Rules of Professional Conduct* **should take appropriate action.**

e. The record of the GRC conspiracy with the Office of Administrative Law Judges is clear from their own web site as they then used Judge Dana's finding without any analysis to drop administratively the complaints they sent the Office of Administrative Law as the defense portion of my municipal trial in the corrupt Trenton municipal court wherein Catherine Starghill, Esq. committed perjury and the Judge Sancinito, JMC as reported to the ACJC as he did not allow witnesses, ignored motions for sanctions as Borough of Stanhope officials issued valid subpoena to both the OAL previously and also did NOT even send in required motions to quash subpoena ignored evidence and violated the rules of the court and Code of Judicial conduct

**Thomas Caggiano v. Borough of Stanhope (2006-22, 2006-27 through 2006-43 and 2006-47)**

Ms. Catherine Starghill reviewed the GRC's analysis and issues in the case as set forth in the Supplemental Findings and Recommendations of the Executive Director. Ms. Starghill presented the following recommendations to the Council:

The Executive Director respectfully recommends that the Council reconsider these complaints and refer them to the Office of Administrative Law to determine whether the custodian knowing and willful violated OPRA under the totality of the circumstances with consideration of the unlawful denial of access to inspect the records specifically requested for inspection only and the legality of the Borough's October 9, 2003 letter barring the Complainant entry to the municipal building "for any reason".

In that both the Township of Green with the corrupt Borough Attorney William Hinkes, Esq. and the Borough of Stanhope's corrupt Borough Attorney Richard A. Stein, Esq. were collaborators in their agreed upon actions as evidenced in the transcript and continue to violate the Open Public Record Act and your own court orders to each municipality the appropriate actions should be to hold them in contempt of your own court order as they continue to defy State laws and your own court order and that of the Assignment Judge's own court order which is also illegal and prevents my access to knowledge as I per Judge Bozonelis CAN NOT examine any government record in the Borough of Stanhope a clear violation of the Open Public Records Act and any due process as I as a defendant can not even gain access to government record and the State Department of Human Services has refused providing me records I provided Dr. Joseph, Dr. Paul and the CEO Mr. Main even though I have requested my own records under OPRA and also my own Medical reports on their medical release form to provide my medical record to myself!

As the Commissioner of the Department of Human Services was contacted repeatedly and she is also a lawyer, I expect YOU to take **should take appropriate action.**

### 3. Motions for Sanctions:

- a. I request per the Code of Judiciary Conduct, the violation of your own court order that contempt of court actions be taken against those responsible for violating your court order with its also imbedded Assignment Judge court order.
- b. I request that a different prosecutor other than Sussex County Prosecutor David Weaver be appointed by the court and I suggest the First Assistant Prosecutor Gregg Mueller as he is familiar with the facts and evidence and is restructuring the Sussex County Prosecutors office and is aware of the Brady Rule and prosecutor's duty per RPC to provide ALL exculpatory evidence t to the court.
- c. I request the court to prepare by the court itself such orders directing the prosecutor to provide me redacted copies of its prior "criminal investigation" and the court shall review the redactions to determine if they are detrimental to my using such State's evidence in my defense to the many convictions by the corrupt team of Judge Craig U. Dana, JMC, Esq. and his band of felons as obvious by the transcript.
- d. I request the court to order the Township of Green court to comply with court rules and OPRA and provide me a copy of the Transcripts I have paid over \$4,000 on a CD ROM in word format or other format and also provide a copy on a CD ROM in non-propriety audio format such as .mp3 using on the internet of all hearing, trials and conferences so that I may request changes to the transcripts to correct their errors which can be reviewed by the Superior Court in Chambers or open public session.

*In closing, I demand my inalienable rights as stated in the Declaration of Independence and all my U.S. Constitutional and State of N.J. Constitutional rights as I have NO criminal charges filed against me, have never been convicted of a crime and have been determined by two invasive mental examinations conducted by the State of New Jersey to be NOT a threat to myself, NOT a threat to any person and NOT a threat to private property as I have every asked along with more then 15 property owners is comply with laws and enforce the laws with penalties as determined administratively or by trial where appropriate. Make America and New Jersey a place where the public doesn't feat government and workers are intimidated by corrupt courts and corrupt officials.*

4. I certify the foregoing statements made by me are true (*based upon my personal knowledge and all adopted exhibits and enclosures*). I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

Sincerely,

Thomas John James Caggiano

CF FBI Las Vegas Nv w/o encl

Gov Elect Chris Christie w/o encl

Sussex County Prosecutor's Office 1st Asst Prosecutor Gregg Mueller

U.S. Attorney Paul Fishman, (NJ)

and publicly release to the world via publication on Inside on the Outside's  
authored world wide web site - FreedomNewsDigest.com as  
<http://www.thomascaggiano.com/100104confortimotions.pdf>

**A Case Study in Tyranny in Government**

**FreedomNewsDigest.com**

**or**

**ThomasCaggiano.com**