

# Municipal Appeal Adjournment Motion 13-04-08 and 19-05-09

Monday, October 4, 2010 6:53 AM

From:

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Alyson Kuddar Sussex County Municipal Appeal added data to motion for adjournment by the corrupt Sussex County Superior Court Judge N. Peter Conforti JSC and the corrupt Sussex County Prosecutor's Office

**THIS IS A VERIFIED CERTIFIED AFFIDAVIT** with adopted exhibits by reference.

Please confirm receipt of my Motion to Adjourn the travesty in the corrupt Superior Court Judge N. Peter Conforti, JSC.

Whereas the Trial Court Administrator Mr. Arnold has violated N.J. Court Rules in that Judge Craig U. Dana, JMC refused my court records requests for evidence submitted in his corrupt court, refused to provide me access to photograph evidence submitted to his court, refused to provide me a copy on a CD of the audio recording so that I could put motions to correct the transcript record, refused to provide me to even talk to the court administrator and even banned my paid voluntarily hired attorney who represented me as a stand by attorney Robert Mattia, Esq for months, it is impossible to prepare an adequate brief in two weeks on over forty convictions by Judge Dana nor can

I even type that fast.

The corrupt DHS refused to provide me its records but the Anne Kline Custodian provided me copies of records which included hand written notes by Judge Conforti and other evidence he changed their standing operating procedure with notice to me or my attorney and Robert Mattia who I requested to be removed from the mutual appeal as he lied to my face and also in writing as proven by the court transcript I obtained as it took five months to get a copy of the transcript on a CD ROM from the transcriber.

I will be ordering a copy of the transcript record of Sep 30, 2010 as what the newspapers reported occurred and what Robert Mattia each conflict with one another and both show he did NOT and refused to provide in briefs to the court ALL the reasons that were significant to the dismissal with prejudice.

One wonders how can a court process NOT be corrupt when Judge Dana in response to my court request had his court administrator complete on the rejection and on the court record that NO Defendant could get a copy of these needed court records to prepare mutual appeals.

Also stated which I believe was false was the statement that Judge Bozonelis issued some letter to all court administrators or judges that NO defendant in the entire Vicinage could get these court records. When I submitted a request to obtain such a copy to Judge Dana, I was told on the record the court order stated by Judge Dana was a secret court order.

For months the Trial Court Administrator Mr. Arnold has NOT responded to my repeated telephone calls nor emails nor letters and I do NOT have these needed court records.

Additionally, the corrupt Vicinage Probation Officer Jon Bell who was sent a complaint from Sussex County Deputy Mr. Lasko that Jenn Jobbacy admitted on the court record as my municipal probation official that she violated the oath of office, obtained medical records she had NO authority to obtain and refused to obtain any records I did authorize her to obtain.

Furthermore, I have NEVER been given any copy of any motion by the Sussex County Prosecutor's Office on the Dismissal with Prejudice on the 13 criminal charges by the Borough of Stanhope officials by the corrupt Sussex County Prosecutors Office and the reasons given are not on Judge Conforti's court order. These criminal charges were malicious.

Two Dr. from Anne Klein wrote conflicting reports. Judge Conforti on the court record stated he would NOT allow me to present a defense using my own expert witnesses which is a constitutional right denied me constantly and denied by common law right of confrontation as has his corrupt Assignment Judge Bozonelis in his corrupt court for now over two years for as noted on the transcript record in the criminal indictment which was also obtained in violation of court rules on a still ripe civil suite before Judge Bozonelis who has NOT had any hearing in over 2 years and as stated in the transcript record in the indictment he did NOT have any evidence of the perjurer Richard Stein's allegations stating he would NOT put on restraints but did exactly the opposite by denying me access to examine ANY Government Record in the Borough of Stanhope although he did demand that the Borough of Stanhope respond to written OPRA requests.

Judge Dana's unconstitutional court orders define tyranny taxation without representation and the corrupt Department of Community Affairs Government Record Council and Stanhope have used Judge Dana's illegal and unconstitutional court orders to deny any access to any Government Record including get copies of property record cards, talking with the tax assessor to lower the taxes it assess by 10% as contracts were signed by me for lower prices.

Judge Conforti's court orders change with the wind without hearings as I have repeatedly requested

to be called on the telephone which is allowed per court rules so that I could hear what occurs in Judge Conforti chambers of secrets.

Whereas I was determined and still per the newspaper report determined to be mentally incompetent as Judge Conforti has stated on the record HE can NOT proceed without a report from DHS and since he has NO knowledge in the field nor does the Sussex County Prosecutor I demanded my right of confrontation and per NJ court rules demanded at my own expense to pay for the video recording and to be polygraphed so that my statements per NJ court rules could be entered as evidence.

This was all ignored apparently and Robert Mattia and I both requested he NOT be my directed attorney which also violated the constitution of the United States of America and the Constitution of New Jersey.

Furthermore, my wife has been banned from entering harassment complaints as have I to any Vicinage municipal court judge for review by court orders without any written notice to her as we found out from other municipal courts that my wife Kathryn was even banned from entering harassment complaints as was I in any CDR-1 summons against any person.

This in its totality has taken a great emotional Tort Claim Violation against both of us in OUTRAGE, Breach of Duty, Negligence and causing great medical expenses as my wife has been tormented for now over 10 years as she received the death threats on the telephone against me when I testified before the Land Use Board of the corruption of the State officials, of the Town Administrator Teri Massood who admitted in writing and in the Office of Administrative Law AFTER an eight month interim order was issued by the corrupt Government Record Council without the excellent former Chairman Vince Maltese, Esq who ordered a court transcript recorder into the GRC itself and recused himself upon my presentations and directed reviews by the Office of Administrative Law which violated the law itself as well as the GRC. The GRC has NOT posted its minutes in over four months and has cancelled its Sep 2010 State meeting AFTER it placed my complaints for denial of access against the Borough of Stanhope, the GRC and the Sussex County Prosecutors Office on its agenda.

Both the Sussex County Prosecutor's Office and Mercer's County Prosecutgor's Office both refuse to perform their official duties for as stated in OPMA a copy of agendas may be requested in writing by any person and if NOT provided the State Prosecutor is to seek civil fines and remedies and neither the GRC nor Borough of Stanhope have provided agendas in over 1 year. As stated by Ellen Horak she is comply with Judge Dana's court order that states I can NOT pay the Borough to obtain even agendas of its Open Town Council Public Meetings in its letters to me. I can attend Open Public Meetings of the Town Council for only the 3rd week and NOT attend the other Open Public Meetings of the Town Council by Judge Bozonelis and Judge Conforti's court orders thereby violating the Constitutions of the United States of America and Constitution of New Jersey, Bill of Rights and Open Public Meetings Act. Per Judge Dana's court order I can NOT contact witness in my defense that were even prior employees who I placed under the Federal Whistle Blower Program in Chicago, Il at the direction of SR. Special Agent Scott Meyers staff in the Office of Inspector General in Washington D.C. As it was admitted in Judge Conforti's court over 1 year ago I was repeatedly and illegally sentenced and resentenced dozens of times by Judge Dana and imprisoned for 85 days. Even the Sussex County Administrator has twice requested investigations by the Sussex County Sheriff and Sussex County Prosecutor and been ignored as the Sheriff and his OPRA custodian refuse to provide by responses to my OPRA requests for letters of greivances I wrote the Sheriff, and other records such as Inmate Request forms. Whereas Judge Dana did NOT even allow witness that come to the court to testify in my defense as stated on the record, has refused court records as has Judge Bozonelis by his secret court order, and I was shackled in Sussex County Supeior Court was never allowed any common law confrontation rights one wonders how Judge Conforti, JSC has the gull to state there is NO prejudice by the State of New Jersey against me when a court rul-

ing has been made on the Criminal charges by the same persons that in the totality of the circumstances and the facts above noted in motions to the court ignored by Judge Conforti are not only negligence but outrageous conduct and breach of duty.

I intend on submitting many motions, request telephone conferences as the illegal sentencing by Judge Dana was already determined and there is no effect and no investigations by the Sussex County Prosecutor's Office that even refused to allow me to talk to the assistant prosecutor when I was a Pro Se defendant in violation of court rules.

Whereas Judge Papparazza has now threatened me with criminal charges if I entered his court to file harassment charges, I have reported his criminal conduct to the corrupt ACJC which operates with total and absolute immunity and in total secrecy NOT allowing release of its records and not assigning any investigator.

As the FBI reports were NOT updated and prevented improperly by Canadian officials my entry to Canada to go on a cruise as my wife was horrified that have NO indictable offenses charged against me, having never been convicted of any indictable offense per the Canadian rules shown to me and whereas the Supervisor refused to contact the FBI even after showing her the letter on <http://thomascaggiano.com/fbi.jpg> attached she forced us to fly at our expense out of the county as I insisted on seeing a judge or her supervisor. Do to my wife's trauma and her begging after crying for hours, I agreed to be escorted to the airplane at our expense, fly to some other state, miss our cruise as we also did NOT have travel insurance, and paid for hotel lodgings in Canada and Seattle Washington for the same night. After contacting the State Police and talking to the inputer the court records apparently reflecting the criminal charges were dismissed with prejudice were never entered into the system that feeds the FBI data base. Whereas we desire to leave the United States of America to remove ourselves from threatening and harassing letters sent me and my wife by the Borough of Stanhope threatening her with criminal charges for filing an OPRA request we have contacted the U.S.P.S. Investigation Service and the FBI on violations of United States laws and investigations have been assigned to the Hq, of the U.S.P.S. Inspection Service which was assigned previously by the AZ HQs to the Las Vegas United States Post Office Investigations as noted in the attached letters from the U.S.P.S and FBI.

I therefore request approval of the adjournment by the corrupt Judge N. Peter Conforti, JSC as I will request a copy of the transcript record of Sep 30, 2010 and send a complaint to the ACJC, FBI and file an Affidavit of Probable Cause in Newton, NJ that does NOT allow a person to enter a CDR-1 or CDR-2 and has NO probable cause hearings by any municipal court judge or any superior court judge and violates court rules by NOT sending such complaints to the corrupt Sussex County Prosecutor's office within 48 hours in violation of court rules as known by the Sussex County Prosecutor's office as I filed the Affidavits of Probable Cause in their office against David Weaver and other members of his staff. Judge Conforti, JSC in violation of court rules took petty harassment charges made against Jenn Jobbagy who works under his supervision from the Newton Municipal Court without any municipal judge probable cause hearing by any municipal court judge as a petty disorder charge is NOT to be even heard in any Superior Court and in the court documents themselves Judge Conforti, JSC found no probable cause when Jenn Jobbagy herself admitted on the court record she violated private medical record rules. Such is life in the corrupt courts in Sussex County. Witness even subpoena to court by District Attorney's for submitting OPRA requests such as Mary Pawar was told by Judge Mulhern she could NOT testify in my defense in Stillwater as she and I protested and she noted to Judge Mulhern, JMC she was ordered to his court by the District Attorney and demanded to be a witness but after Judge Mulhern asked her if she was a lawyer and she responded NO she was ordered to sit down and I was immediately placed on the SLAP program as Judge Mulhern allowed NO witnesses in my defense. He is apparently as corrupt in Newton Municipal court not allowing a trial on petty harassment charges I filed against Judge Conforti's admitted violator of NJ court rules as Jon Bell has never responded to Mr. Lasko's request for investigation

against his own employee.

One has great difficulty reading the dictionary on what definition of the word "dismissal with prejudice" Judge Conforti uses for he has stated per Robert Mattia's letter to me that Judge Conforti somehow believes there has been NO prejudicial actions against me when he himself is a felon and has violated his Judicial Canons on a constant basis now stating HE and changing his tune AFTER I demanded and agreed to pay for video recordings and polygraph per NJ court rules so that my statements can be used as evidence.

Corruption continuous, terrorism continues, tyranny continues ...

The following published records are adopted by reference into this VERIFIED CERTIFIED AFFIDAVIT based upon my personal knowledge and may per NJ court rules of evidence be used by the court to reconsider the false determination by Judge Conforti, JSC that there was no prejudice.

I shall appeal to the Vicinage Assignment Judge again to remove Judge Conforti, JSC from the Case and change the Vicinage for reasons noted above.

I will also notify the OAC again that the Vicinage is a corrupt cesspool where the Code of Ethics for Judges, Lawyers which include the Prosecutor and Judicial Employees are NOT enforced by the State Ethics Commission nor the Department of Community Affairs and the Office of Gov and NJ Attorney General and District 24 representative, Board of Chosen Freeholders and Sussex County Administrator are all by email distribution notified of tyranny in Sussex County, violation of State, County and Municipal statutes and that each is requested to notify the New Jersey Attorney General per Title 2C with the evidence on <http://thomascaggiano.com> and <http://thomascaggiano.com/tyrannyexposed.pdf> that there is adequate justification in requests for investigation by dozens of persons noted therein with petitions, audio recordings to request per Title 2C:21-24 Definitions and Investigative interrogative per N.J.S.A.2C:21-29 to be may by an independent specially appointed prosecutor per N.J.S.2C:41-5 and hereby request each office and agency and District 24 representative to request such an investigation in the public interest.

<http://thomascaggiano.com>

<http://thomascaggiano.com/DistrictXEthicsComplaintStein090526.pdf>

<http://thomascaggiano.com/dcj091216anneklein.pdf>

<http://thomascaggiano.com/billofrights.jpg>

<http://thomascaggiano.com/fbi.jpg>

<http://thomascaggiano.com/tyrannyexposed.pdf>

<http://thomascaggiano.com/100909GRCreconsideration.pdf>

<http://thomascaggiano.com/100812grcreconsideration.pdf>

<http://thomascaggiano.com/100825conforti.pdf>

<http://thomascaggiano.com/100908acjcpaparasso.pdf>

I certify the foregoing statements made by me are TRUE.

I am aware that if any of the foregoing statements made by me are willfully false that I am subject to punishment. Per rules of the court, this document based upon my personal knowledge may be used as evidence in courts. *Thomas Caggiano* Oct 4, 2010

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