

This correspondence is published on  
<http://thomascaggiano.com/110422GOV.pdf>

7086 Arcadia Glen Court  
North Las Vegas, Nv 89084  
Apr 22, 2011

Chris Christie, Governor of New Jersey  
P.O. Box 001  
Trenton, N.J. 08625-0001

FBI HQ Inspection Service  
Per Directions of Department of Justice Office of Inspector General  
Special Agent in Charge Eric A. Johnson  
935 Pennsylvania Ave NW  
Washington D.C.

Subj: Complaint - Corruption of Cabinet officials and others in State Government of New Jersey, State officials, Judges, County Officials, State and Municipal Prosecutors, Mayors, Governing Body, Municipal Town Administrators, CFO, Municipal Treasurers, Office of Administrative Law "judges", bribed professional engineers, professional planners and law firms

1. This is a VERIFIED CERTIFIED AFFIDAVIT signed by Thomas Caggiano a victim of a corrupt State Government of New Jersey along with other citizens that have reported criminal conduct such as Mary Pawar and Iqbal Pawar, 12 East Drive. Stanhope, N.J. The former municipal clerk for the Borough of Stanhope Ms Robin Kline, RMC, MAS. Thomas and Kathryn Caggiano, previously 10 East Drive, Stanhope, NJ, Ian Brennan in the Office of Gov Jon Corzine who was fired after he requested an investigation by the Department of Consumer Affairs, and Borough of Stanhope new Town Administrator Richard Stewart the former Mayor, Town Administrator and Fire Chief for the Township of Andover who was then fired illegally by the Borough of Stanhope after he attempted to gain Thomas Caggiano to court records in the Borough of Stanhope and as he reported the criminal conduct, racketeering in the Borough of Stanhope to the State of New Jersey FBI and the State of NJ Official Corruption Bureau.

2. This AFFIVAIT is also published by the Nv Business enterprise Inside on the Outside owned by Thomas Caggiano and Kathryn Caggiano on <http://freedomnewdigest.com> and also under <http://thomascaggiano.com> with adopted links and references and .pdf reports in directory <http://thomascaggiano.com/pdf> are all adopted by reference and included herein as evidence usable in courts per N.J. Court rules

3. Email message was sent to the following federal, state of New Jersey agencies, Sussex County Board of Chosen Freeholders, Sussex County and Mercer County Superior Courts and municipal courts, Government Records Council, State Senators and Members of General Assembly, newspapers and members of the Publics

4. The email is also a VERIFIED CERTIFIED AFFIDAVIT with adopted reference records in Superior Courts, municipal courts, which include transcript records and pulbic records on the Department of Community Affairs web site proving perjury in courts by the Laddey, Clark and Ryan LLC Borough of Stanhope Borough Attorney Richard A. Stein, Esq. under investigation by the Department of Justice, United States Postal Inspection Service per the directions of the FBI Special Agent in Nv for mail fraud, criminal conspiracy and har-

rassment and threats against my wife Kathryn Caggiano and Thomas Caggiano by mail to your home in North Las Vegas Nv per the directions of the FBI in Nv, the Supreme Court of New Jersey's Office of Attorney Ethics, Comptroller/Inspector General of New Jersey and the State of New Jersey Official Corruption Bureau and others. Over 100 witnesses have been identified to the Federal Govt CIGIE Criminal investigations division, the Office of Personal Management Special Agents, the U.S. Treasury for tax fraud, the TIGTA per directions of the General Counsel for the Office of Inspector General of the United States of America and to the FBI Headquarters per the directions of the Department of Justice's Office of Inspector General Special Agent Eric A. Johnson.

5. After 8 years of lies and threats made against Thomas Caggiano, formerly of 10 East Drive Stanhope, NJ with malicious convictions by many corrupt municipal judges whose own court orders violate the Constitutions of the United States of America and the State of New Jersey, the Open Public Records Act, and the Open Public Meetings act to aide in the crime of giving aide to another to prevent their detection and apprehension, to criminal intimidate witness by abuse of criminal process and violations of due process, codes of ethics and rules governing the courts, the State of New Jersey's corrupt Department of Agriculture and its corrupt State Sussex County Soil Conservation District's new law from of Dolan and Dolan PA attorney ADMITTED that a second (false, unapproved by the municipality and not for the Project) Soil Erosion and Sediment Control plan with changes was made without notification to the Department of Environmental Protection Commissioner Lisa Jackson who was previously deceived by the former executive secretary of the State Soil Conservation Committee James Sadley and his former aide Frank Minch who attended as an observer in the DEP conference room with Ms Lisa Jackson now the Nation's EPA Administrator that she was falsely deceived. Therein Ms. Jackson directed her designee on the State Soil Conservation Committee Larry Baier to contact directly the State's Sussex County Soil Conservation District manager Clifford Lundin, Esq. who also wrote the DEP Commissioner a false letter by mail in a continuing conspiracy for 10 years by the Borough of Stanhope that continues. The second false certification is published on <http://thomascaggiano.com/040324lundinsecondcertification.jpg>

6. The Project was NOT a single family home which would NOT even be under the State's supervision but was a Minor Sub-division, Project Block 10902 Lots 10 and 12, 2 and 6 Oak Drive, Stanhope, NJ 07874 as the initial also also certification by Clifford Lundin, Esq. was AFTER the first house on Lot 12 was already built and constructed AFTER I, Thomas Caggiano, brought the Project to Sussex County Soil Conservation District's attention as the illegal activity was published in the official newspaper the New Jersey Herald news article when fourteen property owners signed a petition to the Borough of Stanhope to comply with federal, state, county and municipal codes as the newspaper article is in the 3,000 documents within the file application folder SH#44 identification file box that proves beyond any reasonable doubt with thousands of records in Federal District Court, the Mercer County, Morris County and Sussex County Superior Courts, newspapers, GRC data base which is on the internet, and thousands of records in the Office of Governor of New Jersey, Office of Attorney General, and her Department of Law and Public Safety, Division of Law and Department of Consumer Affairs, Sussex County Prosecutor's Office, Mercer County Prosecutor's Office, Office of Inspector General, Department of Government Integrity and State Police of New Jersey's West Trenton Hq, of a criminal conspiracy with complicity, fraud, trickery, assault by State police against Thomas Caggiano, kidnapping, false imprisonment in SLAP for 15 days and also 85 days of an illegal court orders by Judge Craig U. Dana, J.M.C. as the Sussex County Administrator John Eskilson (CEO of Sussex County Government) twice requested the corrupt former Sheriff Untig

and his corrupt staff and the corrupt Sussex County Prosecutor David Weaver, Esq. to conduct an investigation of my malicious false imprisonment, and shackles and handcuffs with denial of prescribed medications for over 2.5 months which required my immediate hospitalization in chains to the emergency room bed.

7. I request the Governor of New Jersey Chris Christie for the taxpayers of the State of New Jersey to issue executive orders and take actions under his authority under the Constitution of the STATE of New Jersey to stop the continuing criminal conduct of those under his direct supervision in Cabinet Positions and appoint via courts or other manner to prevent continuing terrorism, mail fraud, complicity, conspiracy, obstruction of justice, criminal abuse of courts and criminal disbursement of federal, state, county and municipal funds and illegal signing of deeds, grant applications, and other money laundering, trickery and threats to order his staff to respond to my previous OPRA requests to his office, the corrupt Office of Attorney General's Division of Law to respond to my prior OPRA requests and under his constitutional duties to replace Cabinet Officials under his direct supervision that have engaged in fraud, terrorism, deceit to include Commissioner Lori Grifa, Commissioner Velez, Commissioner Wirth, and demand an independent Special Master to investigate the New Jersey Attorney General Paula Dow, Esq., her Division of Law, and her Division of Law and Public Safety including the Board fo Engineers and Board of Professional Planners which engaged in a criminal conspiracy to prevent the detection and apprehesion of persons bribed in the Borough of Stanhope, with false reports, perjured testimony in a willful, planned orchrestrated manner by the Division of Law, the Borough of Stanhope and the Supreme Court's Advisory Committee on Judicial Conduct and others indentified on the filed web site

<http://thomascaggiano.com> in Federal District Court, E.D.Pa, in the Appellate Division of the Superior Court A-001721-10, in Mercer County Superior Court Docket 18723, Case file #24-2009 before Hon. Mitchell E. Ostrer, J.S.C. and on the criminal indictment State of New Jersey v. Thomas Caggiano that was **dismissed with prejudice against the State of New Jersey**. Ind 08-09-316-l

8. And shown below and published on <http://thomascaggiano.com> is the second false certification by the State's Department of Agriculture's Sussex County Soil Conservation District's District Chair Clifford Lundin, Esq which the District by threats issued by the State's District Attorney and SCSCD lawyer Brian Smith, Esq denied its existance for now 8 years.

The false certification is published on  
<http://thomascaggiano.com/040324lundinsecondcertification.jpg>



SUSSEX COUNTY SOIL CONSERVATION DISTRICT

186 Halsey Road, Suite 2, Newton, NJ 07860 (973) 579-5074

SOIL EROSION & SEDIMENT CONTROL PLAN CERTIFICATION STATUS REPORT

TO Frank Dawalt, Jr. MUNICIPALITY Borough of Stanhope

PROJECT Dawalt single family home/ENF Development Co. LLC REVISIONS

Application # SH-44 Block # 10902 Lot # 10

Pursuant to the New Jersey Soil Erosion and Sediment Control Act, N.J.S.A. 4:24-39 et.seq., Chapter 251, P.L. 1975, the Sussex County Soil Conservation District has reviewed the plans for this reference project and finds the plans to be in accordance with the Act.

This certification is limited to controls specified in this referenced plan. It is not authorized to engage in the proposed land use unless such use has been previously approved by the municipality or other controlling agency.

All revisions and municipal renewals of this project will require resubmission and approval by the District. Any conveyance of the project (or portion thereof) will transfer full responsibility for compliance to subsequent owner(s). The District must be notified in writing of any change of ownership.

REVISIONS CERTIFIED [X]

\* CONDITIONALLY CERTIFIED [ ]

Date March 24, 2004

Authorized Signature [Signature]

9. The following email was widely distributed and is included herein as apart of this VERIFIED CERTIFIED AFFIDAVIT

From: Thomas Caggiano thomascaggiano@gmail.com
Friday, Apr 22, 2011 at 8:00 AM Pacific Time

Subject: It is an illegal act by a State Official if in the name of the State of NJ they use an unconstitutional court order to enforce its decision and they are to be removed from office

To:

<grc@dca.state.nj.us>,
fcaruso@dca.state.nj.us,
ic\_complaints <IC\_Complaints@ic.fbi.gov>,
HOTLINE USPS <hotline@uspsaig.gov>,

sci <Hotline@sci.state.nj.us>,  
Sen Loretta Weinberg <SenWeinberg@njleg.org>,  
senwhelan <senwhelan@njleg.org>,  
emorgan <emorgan@sussex.nj.us>,  
tell <tell@newtontownhall.com>,  
"kay.mack" <kay.mack@judiciary.state.nj.us>,  
Ann Rosellen <arosellen@newtontownhall.com>,  
ehorak@stanhopenj.gov,  
Green Township Town Administrator <lapclerk@greentwp.com>,  
State Ethics Commission <ethics@ethics.state.nj.us>,  
DLGS <dlgs@dca.state.nj.us>,  
FBI Las Vegas <Lasvegas@ic.fbi.gov>,  
washington attorneyoffice <askdoj@usdoj.gov>,  
askconsumeraffairs@lps.state.nj.us,  
commissioner@doe.state.nj.us,  
"Kelly, Colleen" <ckelly@dca.state.nj.us>,  
pmcnamara@dca.state.nj.us,  
Alison Littell Mc Hose <aswmchose@njleg.org>,  
jeskilson <Jesilson@sussex.nj.us>,  
thomas caggiano <thomas\_caggiano@yahoo.com>,  
thomas caggiano <thomascaggiano@gmail.com>,  
Sen Diane Allen <senallen@njleg.org>,  
Sen Brian Stack <senstack@njleg.org>,  
Sen Jennifer Beck <senbeck@njleg.org>,  
Speaker Sheila Oliver NJ Assembly <aswoliver@njleg.org>,  
Sen Paul Sarlo <sensarlo@njleg.org>,  
Magnaflex2 <Magnaflex2@aol.com>,  
mary pawar <mfp614@optonline.net>,  
Robin Kline <rokline99@aol.com>,  
Borough of Andover <andover@tellurian.net>,  
dolananddolan haggerty <whaggerty@dolanlaw.com>

I Request the Commissioner of Community Affairs Lori Grifa, Esq., the Chair of the GRC Robin Tabakin, Esq., the executive director Catherine Starghill, Esq. the Office of the Attorney General's Division of Law Deputy Attorney Generals and their In-house lawyer Karyn Gordon, Esq., Chief of Staff of Lori Grifa, Esq. and other GRC panel members that have used the unconstitutional court orders of Judge Craig U. Dana, J.M.C. and his accomplices in the Joint Municipal Court of Green, Hampton, Fredon and Borough of Andover to immediately resign from office. By their treachery, the citizens and tax payers of the State of New Jersey, Sussex County, Borough of Stanhope have for years been exposed to their treachery. They have all violated the Code of Ethics for Lawyers cited in the Rules of Professional Conduct, engaged in criminal conspiracy, mail fraud, complicity and aided the Borough of Stanhope Mayors, Governing Body members, former Town Administrator Teri Massood who admitted in writing and under oath before the corrupt Department of Treasury's Newark's Office of Administrative Law and violated the court rules governing the OAL in that the court rules require an interrogatory review upon the GRC once requested. The GRC willfully ignored this legal requirement violating State law in a continuing criminal conspiracy to aide the criminal acts of the Borough of Stanhope which has as well as its professional planners and professional engineers committed willful perjury on submission of perjured annual

financial reports to the Department of Community Affairs as documented in fact by the former excellent Municipal Clerk Ms Robin Kline, RMC, MAS who herself in compliance with the conduct of an OPRA custodian reported to the Town Administrator Teri Massood who was also part time treasurer that despite a repeated search she, Ms Kline could NOT find such contracts. With due diligence, as OPRA custodian she then wrote the company's John Cilo Jr. Associates who had John Cilo Jr. poses by fraud, by trickery and conspiracy with the Mayor, Governing Body, law firms of Laddey, Clark and Ryan LLC's attorney Richard A. Stein, Esq. under investigation by the Supreme Court's Office of Attorney Ethics OAE own docket by Harry Nolan Jr., Esq and his accomplices Craig U. Dana, J.M.C. and William Hinkes, Esq. who is also under investigation by Harry Nolan, Jr. as hundreds of pages of evidence were provided to the GRC by Thomas Caggiano and others in the 8 month interim order by the GRC itself under GRC 2006-02. The Statements of Information demanded by the GRC were NOT even filed in response to GRC directives and Richard Stein Esq. wrote John Cilo Jr. Associates NOT to respond to the interim order by the GRC. Whereas the GRC has now for years issued fraudulent analysis by its In-house lawyer Karyn Gordon, its executive director Catherine Starghill, Esq and former Operations Manager Luzatto who retired as I in the GRC conference room, in 6 inches of correspondence to the GRC corrupt panel, the corrupt GRC nor did the corrupt Office of Administrative Law Chief and Director Laura Sanders as also required by court rules conduct the legally required interloctury review. These criminal acts which can be readily exposed as well as the former Town Administrator Teri Massood admitting under oath that she destroyed government records and the former OPRA custodian Antoneitte Battaglia admitting under oath she willfully refused to provide copies of ANY government record on the illegally developed Block 10902 Lots 10 and 12 Minor Sub-division, 2 and 6 Oak Drive, and whereas John Cilo Jr., Scarlet Doyle both also submitted false mailed perjured responses to the Office of Attorney General's Department of Consumer Affairs Board of Engineers and Board of Professional Planners as well as Omland Engineering Associates VP and Professional engineer and professional planner Eric Keller also submitted false perjured, mail annual financial reports to the Department of Community Affairs Div of Local Government Services Local Finance Board as well as the Mayor and Town Council submitting false letters by mail with the Land Use Board to the investigation by the Office of Attorney General Board of Engineers by fraud, mail fraud, and in grant applications using federal, state, county and local funds have defrauded the public in official meetings on a constant basis for over 10 years, in false newspaper announcement, false news bulletins mailed to all its taxpayers as it journaled voucher funds from other escrow accounts to pay bribes to Laddey, Clark and Ryan LLC, Dolan and Dolan PA and other professional planners such as P. David Zimmerman who had NO contract and was bribed to prepare false Area in Need of Restoration Plans submitted to the community, in town council public hearings and used as a basis of other false reports prepared by John Cilo Jr and Scarlett Doyle such a Revised Master Plan, and other reports which were also done on the false premise to shut down thriving commercial industries in Morris County and Sussex County being U.S. Minerals as the Superior Court was provided false information by the Borough of Stanhope and the Law firm of Laddey, Clark and Ryan LLC's Borough Attorney Richard A. Stein, Esq who engaged in illegal conduct with Office of Attor-

ney General's Division of Law's GRC Deputy Attorney General Debra Allen, Esq. under various court dockets willfully designed and engaged in by the Office of Attorney General for N.J. Attorney General Anne Milgram, Esq and continuing under the Gov Chris Christie administration under Docket MER-C-107-02 State of New Jersey v. Thomas Caggiano which court orders violate the U.S. Constitution, N.J. Constitution, the Open Public Meeting Act and Open Public Record Act, whereas under Docket SSX-L-847-07 Borough of Stanhope v. Thomas Caggiano and the Government Record Council in violation of court rules the Borough of Stanhope obtained a transcript record of a pre-liminary hearing before the corrupt Vicinage Assignment Judge Bozonelis, A.J.S.C. who has NOT had a hearing with testimony nor cross examine of witnesses under oath in violation of the U.S. Constitution and NJ Constitution and engaged in conspiracy with Richard A. Stein, Esq., and other Vicinage Superior Court Judges such as Thomas Manahan, JSC who issued court orders against my wife Kathryn Caggiano and myself without any Docket number, without any hearing in years and without notifying either of us in writing he issued court orders in violation of the rules governing the N.J. Courts. Whereas before Judge Bozonelis, A.J.S.C. on the court transcript record abstracted and provided the GRC the lies of Richard Stein, deict and violations of Rules of Ethics are obvious by his statement to the corrupt Judge Bozonelis, A.J.S.C. as in response to Judge Bozonelis question on the transcript record Richard Stein obtained in violation of court rules thereby both violated the Rules of Ethics Richard Stein stated falsely in two years I submitted 800 Open Public Record Act Request to the Borough of Stanhope ALL on Zoning which by the records on the State of NJ GRC web site is proven false. Whereas Judge Bozonelis admitted he had NO proof of Richard Stein's statement he ordered the Borough of Stanhope to respond to OPRA requests in writing which the Borough has also violated that court order. The corrupt Judge Bozonelis, AJSC, his Vicinage Trial Court Administrator M. Arnold, and Judge Craig U. Dana, JMC as noted in court record requests for the 3 dozen convictions of me by Judge Dana, JMC and illegal false imprisonment in fact were already determined by the Superior Court of the corrupt Sussex County Superior Court Judge N. Peter Conforti, JSC and the Attorney General of NJ in the person of the Sussex County Prosecutor wherein the Superior Court of Sussex County for the State of N.J. returned ALL fines required by Judge Craig U. Dana, JMC and his accomplice William Hinkes, Esq. the former law partner of David Weaver the corrupt Sussex County Prosecutor since the day of his official duty as his State Senate Sponser for D-24 Senator Littell, his daughter Assemblywoman Mc Hose and Assemblyman Gregg ALL requested an investigation of the Sussex County Prosecutor, the Department of Agriculture's Sussex County Soil Conservation District and the Borough of Stanhope. The Superior Court also under my municipal appeal 13-04-08 and 19-05-09 has refused to issue sanctions under its own court order which the Borough of Stanhope violates as it directs the Borough of Stanhope to comply with the court order by Judge Bozonelis, AJSC that directs the Borough of Stanhope to allow me to attend its Open Public Meetings at its designated location and to have freedom of speech, public assembly and present grievances but the Borough illegally kidnapped me and arrested me. All criminal charges filed by the corrupt Office of Attorney General's Sussex County Prosecutor David Weaver, Esq. in conjunction with complaints from the Borough of Stanhope were ALL Dismissed with

prejudice against the State of New Jersey as the criminal abuse of court processes continues, as court orders that violate the constitutions were issued in a gang of felons called Superior Court and Municipal judges as tyranny, criminal coercion, false statements, official misconduct by Government officials, its prosecutors at the State and municipal level have been repeatitive and constant for 8 years. Whereas the Town Administrator Richard Stewart who posted the C.E.P.A. notice on the bullentin board upon his arrival as Town Administrator AFTER the former Town Adminstrator Teri Massood ran away without any severence pay or any hearing to remove her or any letter of resignation when the GRC filed Thomas Caggiano v. the Borough of Stanhope GRC 2006-02 as demands for examination of contracts is required to be immediate and the Borough did NOT provide copies of contracts as requested. The municipal clerk Robin Kline, RMC informed the Town Administrator Teri Masood in writing she could NOT find contracts nor could the supposed contractors that in fact submitted perjured annual financial reports by the Borough of Stanhope could produce any valid contract that complied with the Local Public Contracts Law and its required newspaper announcements. The municipal clerk Robin Kline, RMC, MAS notified the Mayor Diana Kuncken, Borough Attorney Richard Stein, Esq and Town Council she could not locate any valid contracts for municipal engineer, Land Use Board Board engineer, Town planner nor could the contractors provide such copies of contracts. She, Robin Kline to my knowledge then hired her own attorney and reported the criminal conduct, racketteering, fraud to ten agencies including the Commissioner of Community Affairs. In addition, Richard Stewart the town administrator also reported the criminal conduct to the FBI in New Jersey and the State Police Official Corruption Bureau and was then fired illegally by the Borough of Stanhope on Dec 2, 2010over 4.5 months ago. Before the corrupt Judge Dana, JMC on the court record Richard Stein committed perjury by stating falsely that copies of all documents requested were all provided to Thomas Caggiano. In over 50 denial of access the corrupt GRC panel has not held one hearing with testimony from the Borough of Stanhope but has now had the Chief of Staff for the Commissioner of Community of Affairs without any written authorization or any official minutes of her being desigated an official with voting powers per the OPRA or as any designee in writing had any authorization to vote in the GRC as a panel member under State law and made votes on an exception basis ONLY on my submissions for denial of access as an quorum of voting members was present on all other actions. The court orders issued by Judge Dana violate the constitutions of NJ as noted in actual notice to the GRC panel and its corrupt attorneys and thereby given actual notice of Fact and the Law committed Tort Claim Act Violations of outrage, breach of duty, negligence and caused emotional distress not only to myself but others that have been attacked by the State of NJ and Judge Dana and the corrupt Brian Smith, Esq the State's District Attorney and former lawyer for the corrupt Sussex County Soil Conservation District who defamed Mr. and Mrs Pawar, subpeanoed her to court and dispite her protests Judge Mulhern did NOT allow her to be a witness in my defense nor did he allow any witness in my defense in violation of the Constitutions of the United States and NJ and sentenced me as an inmate on SLAP for 15 days.

Whereas the GRC panel has acted in violation of the Administrative Law of the



Courts in prior cases before the OAL in not having mandatory reviews upon request, has engaged in fraud, obstruction of justice, official misconduct by aiding the Borough of Stanhope and the Office of Attorney General to engage with their office in Docket SSX-L-847-07 Borough of Stanhope vs. Thomas Caggiano and MER-C-102-07 State of New Jersey v. Thomas Caggiano and whereas Catherine Starghill committed perjury in the Trenton municipal court under State of NJ v. Thomas Caggiano S2007-0754644 wherein even Judge Louis Sancintio, JMC statements on the conduct of Catherine Starghill, ESQ., the Borough of Stanhope and GRC were "insidious" as the court records now found by Judge Ostrer, JSC staff "State exhibits S-1 and S-2" prove beyond any reasonable doubt the criminal use of court processes by the Office of Attorney General's own division of law in conspiracy with the Department of Community Affairs, the GRC voting members, Catherine Starghill, Esq., in house lawyer Karyn Gordon and the Assistant Commissioners, Deputy Commissioners of the Department of Community Affairs.

I adopt my letter to the CIGIE Director, the OAE Director and Federal Govt Office of Personal Management published on <http://thomascaggiano.com/110421OAE.pdf> as adopted into this VERIFIED CERTIFIED AFFIDAVIT based upon my personal knowledge and all court records in the above cited cases including Ind 08-09-316-I State of NJ v. Thomas Caggiano dismissed with prejudice AGAINST the State of NJ and the audio recording in meeting with the former First Assistant Prosecutor William Fitzgibbons in the Grand Jury room of the State's Office of Attorney General, Sussex County Prosecutor's office, 19-21 High St, Newton, NJ with another Detective who recused themselves attached and published on <http://thomascaggiano.com/060614fitzgibbonsscpo.mp3> and a record with annotated comments of the transcript record in the corrupt GRC on <http://thomascaggiano.com/070725GRCtranscriptanalysis.pdf>

I request All prior Decision of the GRC denied by fraud by the GRC and perjured responses and letters, fraudulent mailings be ALL reconsidered by a structure with a special master appointed independent of the corrupt GRC panel which should all resign from office or be administratively be placed on administrative leave pending a formal due process hearing and replaced with other public members and other voting members per the OPRA and other laws.

I request the GRC stop violating OPMA and provide me electronically to [thomas\\_caggiano@yahoo.com](mailto:thomas_caggiano@yahoo.com) copies of agendas of its meetings 48 hours in advance per this again written request per OPMA as the corrupt Mercer County Prosecutor's office has NOT performed its official duty to take the GRC to superior court per OPMA for civil fines to those in the Department of Community Affairs that have contributed to the constant violation of OPMA and to expunge per OPMA all prior decisions of the GRC in Thomas Caggiano v. Borough of Stanhope and the Office of Attorney General's Department of Consumer Affairs.

I request the GRC confirm the receipt of this emial by replying to ALL that this email has been received.

This is a VERIFIED CERTIFIED AFFIDAVIT with adopted exhibits by reference.

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.

Signed electronically thomas caggiano

Also sent by hard copy to the Commissioner of Community Affairs, the corrupt Lori Grifa, Esq as a formal complaint and grievance as a an ACTUAL TORT CLAIM ACT notice of violation for reasons cited above.

Please provide a copy to the State of NJ Department of Treasury Risk Management Bureau.

10. 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.

11. This letter is published on <http://thomascaggiano.com/110422GOV.pdf>

Signed

Thomas Caggiano  
Author and Publisher of  
FreedomNewsDigest.com and  
ThomasCaggiano.com  
7086 Arcadia Glen Court  
North Las Vegas, NV 89084  
thomas\_caggiano@yahoo.com and  
thomascaggiano@gmail.com  
phone 702-586-6768  
fax 702-577-0097