

Thomas Caggiano
7086 Arcadia Glen Court
North Las Vegas, NV 89084
Jan 8, 2013

Published under Freedom of the Press
<http://thomascaggiano.com/140108hansbury.pdf>

Morris County Superior Court
Hon. Stephan C. Hansbury
P.O. Box 910
Morristown, N.J. 07963-0910

County of Sussex
Office of the County Counsel
Sussex County Administrative Center
One Spring Street
Newton, N.J. 07860

Mc Connell, Lenard and Campbell
4 Waterloo Road
P.O. Box 887
Newton, N.J 07860

Kevin Kelly, Esq.
Kelly, Ward and Laemers (Note: Laemers is NOT a member of this law firm)
93 Spring St.
P.O. Box 887
Newton, N.J., 07860

SUSSEX COUNTY
BOARD of CHOSEN FREEHOLDERS,
SUSSEX COUNTY COUNSEL MC CONNELL
SUSSEX COUNTY SHERIFF STRADA,
BOARD of CHOSEN FREEHOLDERS' CLERK
ELAINE MORGAN
Plaintiffs

vs.

THOMAS CAGGIANO,
Defendant.

TOWNSHIP OF GREEN

vs.

THOMAS CAGGIANO,
Defendant.

SUPERIOR COURT OF NEW JERSEY
CHANCERY DIVISION: GENERAL EQUITY
PART - SUSSEX COUNTY

Consolidated Docket No. SSX-C-43-13

Civil Action

ORDER SCHEDULING TRIAL

Request for additional time for discovery
R. 4:24-1 (a) and (b) and to determine
additional parties in cross complaint
Request a telephone conference for revised
scheduling and other purposes
Motion to Compel documents

TAKE JUDICIAL NOTICE of Law and Adjudicative Facts: The correct name of the corrupt law firm hired by the infested Township of Green is Kelly and Ward. Pursuant to R 4:5-1(b)(1) the filed court papers stated that Dennis Lenard, Esq. was the attorney of record for the Sussex County Board of Chosen Freeholders NOT Robert Campbell who filed the CIS for the requested immediate restrictions to Judge Edward Gannon, J.S.C. who denied the request made by the plaintiffs stating their was NO harm and that I exercised my public duty to present grievances as have more then a dozen persons in two separate petitions to the corrupt Borough of Stanhope and to other officials. This motion also per R. 4:5-2 is a claim for relief based upon per R 4:5-3 the denial of the false verified certified affidavits made in the plaintiff submissions and the deception to the tribunal which were obvious in the Apr 4, 2013 court record. The video is published on <http://thomascaggiano.com/videowaisenbeck.asf> as well as that b the prior assignment Judge Bozonelis in that court video published on <http://thomascaggiano.com/videobozonelis.asf> available fro the Morris County superior Court as an Open Public Record or simply using the internet from any tablet, PC or smart WIFI enable cell phone or other smart TV with internet access.

The petitions to the corrupt Borough of Stanhope are public records and published on:

a. <http://thomascaggiano.com/060508ltr15people.pdf> May 8, 2006

b. <http://thomascaggiano.com/14peoplepetition.pdf> Jul 27, 2002

The Sussex County Superior Court records for SSX-L-164-13 changed to SSX-C-43-13 were Noted to be NOT correct by Judge William J. Mc Govern III, J.S.C. who recused himself but issued orders and claims of relief were made in pleadings to the court during the Apr 4, 2013 preliminary hearing by Judge Thomas Weisenbeck, A.J.S.C. as noted in the published video of the court proceedings published on <http://thomascaggiano.com/videowaisenbeck.asf>.

Furthermore, AS NOTED in the

http://www.nj.com/news/index.ssf/2013/10/sussex_judge_removed_from_arson_case_lashes_out_at_superiors_judicial_system_in_letter.html#incart_river_default

“Gannon said Weisenbeck removed him from the case because of statements made to the press during that trial. The Star-Ledger reported in July that Gannon was both **stern and sarcastic in his rejection** of the plea deal.

“He did not have possession of the transcript and relied upon the newspapers. I told him how ridiculous this was and that it appeared to violate the court rules as well as being retaliatory,” Gannon wrote in the letter. Gannon said he decided not to formally protest his removal, writing, “**Besides, filing a complaint will accomplish nothing in a Judiciary which time and again has circled the wagons to protect the power structure and thrown the trial Judge under the bus,**”

Based upon my own knowledge I note the official newspaper the New Jersey Herald has repeatedly over the years issued deceptive reports and refused to correct them once notified of its errors which could be confirmed by its retorters contacting various officials or obtaining the court records published on <http://thomascaggiano.com> or simply conduct a “google search” for the correct facts. The newspaper has provided reports which support the corrupt municipalities and their corrupt attorneys who lie repeatedly in courts and willfully adversely impact jury trials in the vicinage but the contrived reports to rotectthe municipalities and other State officials and is NOT to be believed. I agree with the Honorable Gannon, J.S.C. but have stated it more forcefully in filed complaints to the corrupt ACJC and adopted by reference the complaints filed to the ACJC on <http://thomascaggiano.com/corruptjudges/> as all three branches of Government in New Jersey in my opinion are infested with nihilism and corruption and are protected by the Department of Justice and other politicians noted in my letter published to them and various federal senators and members of Congress published on:

- a. <http://thomascaggiano.com/ryan.pdf>, <http://thomascaggiano.com/ussenate.pdf> and
- b. <http://thomascaggiano.com/acjcglenngrant.pdf>

Published on <http://www.readbag.com/thomascaggiano-101107conforti> is my 36 page letter with adopted references with the initial two pages showing the wide spread knowledge of the State of New Jersey court system and the corrupt Sussex County Prosecutor David Weaver, esq. who was William Huinkes, Esq. former law partner as David Weaver has refused to respond to OPRA requests and was aware of the corruption since his inauguration as was his prior first assistant Prosecutor William Fitzgibbons who in my opinion after agreeing with the Department of Law and Public Safety attorney and his Sussex County Board of Chosen Freeholder paid employee a Detective directed I proceed to the FBI which as proven useless as the corruption and retaliation just continues and all would be called as witnesses and issued requests for admissions and interrogatory questionnaires requiring significant time for discovery and demands for records denied me under Common Law Rights of Access, OPRA and Judicial requests by many parties

April 30, 2011 letter to numerous parties <http://thomascaggiano.com/110430stanhope.pdf> containing a very extensive complaint filed in numerous courts and the Supreme Court divisions and others which proves the extent of knowledge of witnesses that have detailed knowledge of events.

7. Whereas President Truman said: “When even one American - who has done nothing wrong - is forced by fear to shut his mind and close his mouth, then ALL of Americans are in peril.”

8. Whereas President Truman also said: “Once a government is committed to the principle of silencing the voice of opposition, it has only one way to go, and that is down the path of increasingly repressive measures, until it becomes a source of terror to all its citizens and creates a county where everyone lives in fear”.

7086 Arcadia Glen Court
North Las Vegas, Nv 89084
Nov 7, 2010

Municipal Appeal Notice of Motions
Municipal Appeal State of New Jersey v. Thomas Caggiano
13-04-08 and 19-05-09

Sussex County Superior Court
Corrupt Judge N. Peter Conforti, J.S.C. and Municipal Appeals Court Clerk
for filing purposes (formerly Alyson Kuddar who was apparently reassigned after
scheduling a court brief on Oct 5th that was due per the court order 21 days later
on Oct 26, 2010 which I objected and new court orders were issued on Oct 13,
2010 that drastically changed prior court orders and were unconstitutional
43-47 High St
Newton, New Jersey 07860

Corrupt Sussex County Prosecutor's Office
David Weaver, Esq., First Asst Prosecutor Gregg Mueller, Esq. and Asst Prosecutor
Michael W. Briegel, Esq. (All corrupt Attorney violating the Code of Ethics)
19-21 High St.
Newton, New Jersey 07860

Office of Administrator of the Court
Hon. Glenn Grant
Hughes Justice Complex
Trenton, New Jersey

Corrupt Supreme Court Advisory Committee on Judicial Conduct
The ACJC (Which protects corrupt Superior Court Judges and Municipal Judges as
noted on the filed complaints published on <http://thomascaggiano.com> for which
NO investigator was ever assigned by the ACJC and dismiss in Secret chambers
with Absolute immunity and total confidentiality as even I can't obtain records.
P.O. Box 037
Trenton, New Jersey 08625-0037

Corrupt Assignment Judge B. Theodore Bozonelis, A.J.S.C. and corrupt Corrupt Superior Court Judge Philip J. Maenza, J.S.C. (ACJC Complaint 2010-360 denied without any investigation record by the corrupt ACJC on Oct 25, 2010)
Morris County and Sussex County as corrupt Judiciary Branch
Morris County Courthouse
P.O. Box 910
Washington and Court St
Morristown, New Jersey 07960-0910

Office of Attorney Ethics (OAE) Director
Hughes Justice Complex (District XA Docket XA-10-018E re-assigned to the OAE)
P.O. Box 963
Trenton, N.J. 08625

Appellate Division Clerk's Office
Advanced Notice: Pending Appellate Court Appeal of corrupt Judge N. Peter Conforti, J.S.C. unconstitutional court orders, violation of court rules, violation of due process and criminal abuse of process, and violation of Rules of Professional Conduct by the Sussex County Prosecutor Office, Violation of Judicial Canons by municipal Judge Craig U. Dana, J.M.C. and violation of Code of Ethics by Municipal Prosecutor William Hinkes, Esq. and Richard A. Stein, Esq. Borough Attorney's now under review by the OAE for violations of Rules of Professional Conduct
Sussex County Superior Court Municipal Appeals 13-04-08 and 19-05-09
P.O. Box 006
Trenton, N.J.

FBI Investigative Service (Per Direction of the Washington D.C. Office of Inspector General Investigations Division, Special Agent in Charge, Special Operations, Investigations Division, Eric A. Johnson letter of Sep 6, 2010)
935 Pennsylvania Ave, NW
Washington D.C. 20535-0001

Office of New Jersey Attorney General and Department of Law and Public Safety
Paula Dow, Esq., and Director Stephan J. Taylor, Esq. (Per Office of Gov Letter to me noted on <http://thomascaggiano.com/governor.jpg>)
Hughes Justice Complex
P.O. Box 080
Trenton, New Jersey 08625

Subject: State of New Jersey v. Thomas Caggiano Municipal Appeal No. 13-4-08 and 19-05-09 Moving Papers for Notice of Motions, Motion for Dismissal with Prejudice, Motion for Change of Venue in advent Motions are not granted by Judge Conforti, J.S.C. and Motion to Vacate Judge N. Pete Conforti, J.S.C. unconstitutional court orders which he issued in violation of the Constitution of the United States of America, the Constitution of New Jersey, the Open Public Records Act, the Open Public Meetings Act

The audio recording of that meeting with members of the Sussex County Prosecutors' office is published and filed in NJ courts as a public record on

<http://thomascaggiano.com/060614fitzgibbonscpo.mp3>

was provided dozens of agencies, the FBI and a series of corrupt state of New Jersey Attorney General's including the current Acting Attorney General John Jay Hoffman and U.S. Attorney Eric Holder

and the public and filed in the Sussex County and other municipal courts for years in many dozens of charges filed against me by Stanhope officials and employees and their accomplices in various State agencies including the Department of Law and Public Safety Division of Law, the GRC, and the corrupt officials in the Department of Agriculture and the Sussex County Soil Conservation District as the corrupt former Hopatcong Mayor Clifford Lundin, Esq. had his Hopatcong Police force by fraud entrap me in its corrupt Police building wherein false 911 reports made by Stanhope Police were filed as proven by the transcript record of the Hopatcong Police station audio recording where 911 calls to Stanhope are received is published on <http://thomascaggiano.com/911report.pdf>

The Docket SSX-C-1-13 consolidated now SSX-C-43-13 Consolidated court orders themselves prevent due process and were reported to the FBI for violations of title 18 U.S.C. Sections 241 and 242 and are also State of NJ criminal violations of N.J.S.A. statutes which are separate felonies NOT under federal jurisdiction. , the Supreme Court of New Jersey and the U.S. Court of Appeals for the Ninth District as no response has been received from that court in months. The Appellate Division Appeal noted the unconstitutional court orders issued by municipal judges with NO authority to even try quasi-criminal cases brought in the corrupt Borough of Stanhope and the Sussex County Administrator requested the Sussex County Prosecutor David Weaver to investigate the Sussex County Jail and numerous Sussex County officials and law firms that have aided the conspiracy noted in over 20,000 pages of court documents in U.S. District Courts, and in court records mailed by the Mercer County Prosecutor the FBI after I was found NOT guilty of petty disorder charge and convictions in the corrupt City of Trenton municipal court as like the municipal court in Hopatcong and the State prosecutor David Weaver requests for prosecutor records have been ignored for many years as has the Sussex County Superior Court itself. Claims for relief of the unconstitutional court orders to the State of New Jersey ACJC, Appellate Division and Administrator of the courts have gone unanswered Docket A-001721-10, 13-04-09, 19-05-09 and 31-09-07 and S2007-075464 City of Trenton and from the corrupt Joint municipal court of Wantage, Stillwater and Borough of Sussex before the corrupt Judge Craig U. Dana, J.M.C. who as noted in my municipal appeals before the corrupt judge N. Peter Conforti, J.S.C. in violation of court rules in some unknown manner with-out any probable cause hearing and refusal by the corrupt Court administrator and Judge John Mulhern, J.M.C. refused to enter CDRs as they were for alleged Title 2C indictable offenses filed under oath and also quasi-criminal charges against probation staff who were under his direct "supervisor". He should have recused himself and reported Judge Mulhern, J.M.C. and the court administrator per Rules of Ethics but instead engaged in fraud with the Sussex County Prosecutor David Weaver and his assistant prosecutor Gregg Mueller with my directed attorney Robert Mattia, Esq. engaging in a federal and separate state criminal conspiracy noted to Judge Weisenbeck in the Morris County Superior as I noted the court orders sought by the plaintiffs were unconstitutional depriving me of all due process as dozens of such court orders exist including those issued by the corrupt David Rand, P.J.Ch under Docket SSX-L-847-07 Borough of Stanhope vs. Thomas Caggiano and Government Record Council. Even under the Sussex County Superior Court municipal appeals before Judge N. Peter Conforti, J.S.C., Sussex County First Assistant Prosecutor Gregg Mueller and Robert Mattia, Esq. all agreed the court orders issued in the Township of Green by Judge Craig U. Dana, J.M.C. with the aide of the Township of Green's Borough Attorney and alleged employee William Hinkes as the joint municipal court prosecutor as required by the Joint Resolution forming the court among the Townships of Green, Hampton, Fredon and Borough of Andover were violated by William Hinkes, Esq. who falsely represented himself as a court attorney hired under the Joint resolution by the four municipalities known by its common Joint Court Committee was NOT. The court agreed the township of Greens' municipal court repeatedly violated court rules imprisoning me for 85 days with bodily harm as the Sheriffs' office denied me prescribed drugs in my false imprisonment requiring my hospitalization the first day incarcerated. The Sussex County Superior Court made a judicial finding NO discussion of mental competency was discussed during the so called trials as witnesses were not allowed

and perjury was obvious on the court record by the Stanhope officials who obviously acted in a planned coordinated approach to hide bribery, money laundering for over a decade in the Borough of Stanhope with criminal disbursement reports to the IRS Special agents in Las Vegas as I would call them as witnesses as well as those determined by discovery as additional “defendants” in my planned multi-million dollar cross complaint with requested punitive damages. As noted by RPC 5.1 the law firm responsibilities include partners, supervisory and law firms partners, shareholders et. al. are also liable. In the township of Greens’ municipal court which had not authority per any Assignment Judge to have the cases transferred by Judge Mulhern, J.M.C. nor Judge Devine, J.M.C. in the Borough of Stanhope municipal court of jurisdiction to any other court. The State prosecutor’s and municipal prosecutors all violated Code of Ethics called rules of professional conduct in deception, fraud, conspiracy and violation of U.S. v. AGURA, 427, U.S. 97 (1976) and other Title 2C criminal code violations and federal violations as noted by the State of Nevada Attorney General in her letter provided the court. that letter and other published documents are included on the exhibits .

CF: by email to Department of Justice Public Corruption Unit DA30037340 Case file, fax to FBI Woodland Park, NJ and FBI Newark, NJ and mail to FBI Washington D.C. and Las Vegas, Nv

Subject: MOTION: Request for Adjournment, Scheduling Conference and revised dates for submittal of exchange of materials, allowed added time for discovery, remove unconstitutional court order preventing due process, allow written interrogatories, requests of admissions and other matters for Docket SSX-C-43-13 and SSX-C-1-13 and do NOT consolidate the Sussex County Sheriff with the Board of chosen Freeholders nor allow consolidation of the township of Green with the Board of Chosen Freeholder plaintiffs to enable efficient use of court processes, subpoena of witnesses in different cases, reduction of documentation distribution and other matters.

TAKE FURTHER JUDICIAL NOTICE (18 U.S.C. Section 4, Judicial Cannons R:14 Code of Ethics)

1. I request a conference call be placed by the court among the attorneys listed in the filed complaints as in my opinion there efforts were made in a planned coordinated structured governmental enterprises in agreed upon repeated conduct to engage in a conspiracy with the Borough of Stanhope and its Borough Attorney Richard A. Stein, Esq. who was also its municipal prosecutor and Judge John Mulhern, J.M.C. the magistrate in Stanhope, Stillwater and Newton municipal courts and Judge Craig U. Dana, J.M.C. the corrupt municipal magistrate in the Township of Green’s municipal court and the corrupt municipal court of Wantage, Stillwater and Borough of Sussex wherein Judge Craig U. Dana, J.M.C. once again refuses to provide access to municipal court records as done in the township of Green with the knowledge of Thomas Manahan, P.J.S.C. and Frank Zinna, P.J.M.C. and was reported to the FBI and the State Police Official Corruption Bureau with great reluctance and fear by others such as Tania Ell the deputy court administrator in Newton’s corrupt municipal court of Judge Mulhern, J.M.C. and as the court administrator in the corrupt Joint municipal court of Wantage, Stillwater and Borough of Sussex with the corrupt Judge Craig U. Dana, J.M.C. and its municipal government and municipal prosecutor of the corrupt Law firm Dolan and Dolan PA which was bribed in Stanhope as noted in the court records under Docket SSX-L-847-07 Borough of Stanhope v. Thomas Caggiano and GRC wit the court video published on <http://thomascaggiano.com/videobozonelis.asf> and field in many courts as an Open Public Record. do the retaliation against numerous informants to the FBI, New Jersey Attorney General and its agencies to include but not be limited to Kathryn Caggiano, Mary Pawar, Iqbal Pawar, Ms Robin Kline, the prior municipal clerk, Richard Stewart who was fired by the Borough of Stanhope as he attempted to gain me access to Stanhope municipal court, Ian Brennan of the Office of Gov who

was fired when he requested an investigation, and Senator Heller R NV who requested a Congressional investigation of the Department of Justice as Congressman Frelinghausen, Senator Richard Codey, Assemblywoman Mc Hose, the Sussex County Administrator and over a dozen property owners all requested investigations and would be called as witness as well as the corrupt former US attorney now Gov of New Jersey Chris Christie, various corrupt Department of Law and Public Safety Division of Law and attorneys on the ACJC and OAE, Glenn Grant and Thomas Weisenbeck A.J.S.C., David Rand, P.J. Ch, Thomas Manahan, J.S.C., Frank Zinna, P.J.M.C., Stuart Rabner Chief Justice of NJ Supreme Court and former corrupt NJ Attorney General and General Counsel for Gov Jon Corzine as the records obtained from the Office of Gov are published on **<http://thomascaggiano.com/071029GovCorzineOPRAdata.pdf>** and over 100 other witnesses as they in a conspiracy of retaliation and actions with corrupt judiciary as alleged in my opinion and many others issued court orders noted in the referenced adopted exhibits and field in the Shared municipal court of Hopatcong/Stanhope municipal court on a CD provided the FBI engaged in racketeering and pattern of conduct to obstruct the administration of law and prevent the detection of State of NJ Title 2C crimes as noted in numerous correspondence to the State of New Jersey Attorney General, the U.S. District Court, the Gov of New Jersey, the Superior Court Appellate Division, DOJ Public Corruption Unit, Supreme Court and its departments being the OAC, ACJC, OAE and DRB. Whereas certified return receipts were mailed before my family departure to obtain copies of court records that continued to be denied me and even after the Office of Attorney General Department of Law and Public Safety notified me of the payment required for massive criminal tip line reports provided that Department for many years as a check was provided for more then \$33 for copies, nor per Court Rule 1:38-10(b) did the corrupt Trail court administrators nor the OAC Glenn Grant, J.A.D. perform his official duty are reported to the FBI, the Acting NJ Attorney General John Jay Hoffman, Esq. and his predecessors. has the Borough of Hopatcong/Stanhope shared municipal court nor the Sussex County Superior Court replied to my request for copies of my own court records, nor have the City of Trenton, Sussex County Prosecutor and many other state of NJ agencies responded to my Common Law rights of access and OPRA requests I must pursue other instruments and have reported apparent criminal activity with other retaliated informants for many years as shown in the recorded Open Public Meeting within the Sussex County Board of Chosen Freeholders meeting itself.

TAKE FURTHER JUDICIAL NOTICE of Law and Adjudicative facts: Per the court order issued by Stephan C. Hansbury, PJ.Ch on Dec 2, 2013 which I reviewed today Jan 7, 2014 after my family's return from Australia on Jan 6, 2014 Per 2.(4) I hereby request the plaintiffs to review the many referenced adopted exhibits as relevant materials as they are verified certified affidavits based upon my own knowledge and are evidence per evidence per the federal rules of evidence and to the State of NJ court rules and to provide me any object in writing to each exhibit if applicable. A CD will be forwarded that is already entered into the corrupt shared municipal court of Hopatcong and Stanhope and was furnished the FBI and are noted in the published record request ignored by hat corrupt court. That letter is published on

<http://thomascaggiano.com/131125hopatcongmunicipalcourt.pdf>

In addition I may introduce the records noted to the Department of Justice Public Corruption Unit, DOJ Case file DA30037340 as directed by the Depot of Justice's Public Integrity Section published on the internet and list on the letter filed in the Supreme court of New Jersey and the ACJC which is published on **<http://thomascaggiano.com/PCU.pdf>** and **<http://thomascaggiano.com/acjcglenngant.pdf>** respectively including all documents in the referenced adopted exhibits published on **<http://thomascaggiano.com/corruption/exhibits.pdf>**

- a. Sussex County Board of Chosen Freeholders meeting audio recording was provided to me previously under OPRA and is published on <http://thomascaggiano.com/>
- b. Court Session before Morris County Assignment Judge Thomas Weisenbeck, A.J.S.C. of April 4, 2013 is published on <http://thomascaggiano.com/videoweisenbeck.asf>
- c. Data provided in response to my OPRA request to the Board of Chosen Freeholders known to the Sussex County Prosecutor David Weaver, the State of New Jersey Office of Attorney General and others regarding alleged violation of Title 2C State of NJ criminal codes.
- d. Certified Mail letter mailed Jan 7, 2014 to the Republican Governor's Association concerning the alleged corruption of Gov Chris Christie administration with telephone call made today to the Gov of Nevada concerning improper conduct of the North Las Vegas, Nv Police Department and a letter to the organization which he belongs as a Republican Gov and complaint against the state of NV Attorney General for a misleading letter that she had NO jurisdiction over crimes reported to her agency in person by me even after communication with the Sec of State and Office of Gov of NV staff stated she had such jurisdiction as she only address the Federal crimes which I agree are NO within her jurisdiction but the States are independent sovereigns and the FBI while they can investigate federal, state and municipal officials for FEDERAL Crimes have NO jurisdiction concerning Indictment of State Title 2C criminal charges which the Gov of NJ and the acting Attorney General of NJ with those delegated via Title 2C 21-24 Definitions
- e. Further information was provided the Republican Governor's Association and the Department of Justice Public Corruption Unit and Civil Division Special Litigation Division and is published on <http://thomascaggiano.com/RGA.pdf>
- f. My recent FBI filing is published on <http://thomascaggiano.com/140106fbitip.pdf>
2. As noted in letters to the court I expect to file the fee and other documents and desired the scheduling conference as witnesses with significant information are the U.S. attorney Eric Holder, Gov Chris Christie, Federal Senators and Members of the House of Representatives, and Stephan Hansbury Superiors being Stuart Rabner, Glenn Grant, Thomas Weisenbeck all who would be called as witness and after a lengthy discovery exceeding one year AFTER the Appellate Division removes court orders issued by many Superior Court and Municipal Judges prevent discovery, written interrogatives and other matters needed to determine others I intend to add in a counter claim. The jury trial is expected to last months as over 20,000 pages of relevant court documents exist and over 100 witnesses have been provide the Department of Justice and FBI in Las Vegas, Washington D.C., Trenton and Newark, NJ with many years of knowledge including the State of Nevada Attorney General whose opinion is provided on <http://thomascaggiano.com/NVattorneygeneral.pdf> and letter filed in U.S. District Court published by Inside on the Outside as a public duty to attempt to reduce the pandemic official corruption and violation of federal, state laws and safety and health laws in Sussex County as known by the Sussex County Board of Chosen Freeholders and documents in the audio recording provided by the corrupt Board published on <http://thomascaggiano.com/060614fitzgibbonscpo.mp3> including audio recording of my meeting with the staff of the Sussex County Prosecutors' Office published on <http://thomascaggiano.com/060614fitzgibbonscpo.mp3>

also telephone calls recordings obtained via OPRA from the Sussex County Board of Chosen Freeholders published on proving the verified certified affidavits are contrived to mislead, be untruthful to other court and other third parties.

a. <http://thomascaggiano.com/100721esklisoninvestigation.mp3>

b. <http://thomascaggiano.com/101221esklisonopra.mp3>

c. <http://thomascaggiano.com/081105SussexCountyFreeholdersMtg.mp3>

and the recording made in the infested Borough of Stanhope Town Council meeting shows the cover-up was already underway on May 30, 2006 by the Mayor of Stanhope, with the support of the corrupt Governing body and the corrupt Borough Attorney and municipal prosecutor of Laddey, Clark and Ryan LLC Richard A. Stein, Esq. <http://thomascaggiano.com/060530towncouncil.mp3> that as over 20 separate charges were filed against me by Stanhope and others by their conspirators on the GRC, Borough of Stanhope and the Augusta barracks police as I was assaulted in the Township of Green as I stood saluting the flag after being excoriated by Judge Dana, JMC, Richard Stein, and William Hinkes and as NO character witnesses were allowed in my defense, FALSELY Imprisoned and denied prescribed drugs and retaliated against by Sgts and control officers while jailed which were reported in dozens of inmate grievances and letters to the FBI and Board of Chosen Freeholders with motions to the corrupt Township of Green wherein filed the charges therein and were in violation of court rules transferred to the corrupt Township of Green that had no authority to even have a trial as noted in the Apr 4, 2013 hearing before Judge Weisenbeck, A.J.S.C. and the attorneys listed on the filed civil action court order dated Dec 2, 2013 as **I again OBJECT** the consolidation as the statements made to obtain the unconstitutional court orders were by fraud, perjured verified certified affidavits and willful deceit RPC as well as false reports to third parties being reporters and published in the Sussex County official newspaper providing falsehoods by Kevin Kelly, Esq. who also wrote falsehoods to Robert Mattia, Esq. my own corrupt attorney whom I fired as he refused to read court orders, transcripts and has refused for years to give me copies of my own attorney client records. When requested my medical records from the corrupt Dr. Nielsen and I note the Department of Health and Human Services transferred my complaint to Region II for evaluation which apparently was in error and will I have already notified the Department of the error in the Dec 16, 2013 letter from Linda C. Colon, Regional manager or its HQ as the transaction numbers are 13-166645 and 13-149983 as that letter was sent on Dec 16, 2013 and I have just reviewed the wrong communications within the HHS Office of Civil Rights.

3. While the court order address Docket SSX-C-43-13 I again object to the consolidation by the Sussex County Sheriff with that of the Sussex County Board of Chosen Freeholders and also object to any consolidation with the SSX-C-1-13 Township of Green v. Thomas Caggiano

4. Furthermore I note I am scheduling a meeting with the North Las Vegas Police to file State of Nevada criminal charges and also will meet with the State of Nevada Attorney General to discuss State of NV criminal charges against numerous parties. Based upon the above I may upon review transfer one or more cases to the U.S. District Court as the State of New Jersey Superior Court does NOT have jurisdiction to remove my first amendment rights as done as I am also the publisher of FreedomNewsDigest.com as noted by the Mercer County Prosecutor in its filing of many CDs of evidence to the FBI in the Trenton field office. I also expect to have added witnessessuchas the corrupt OAE assigned investigator against William Hinkes, Esq. and Richard Stein, Esq. and other corrupt attorneys noted in documents already filed under SSX-C-1-13 and SSX-L-164-13 as hundreds of pages of evidence were provided the State of NJ Supreme Court's investigator Harry Norton Jr, Esq. who was the corrupt State of NJ's Supreme court OAE investigator assigned by William Ziff, Esq. the OAE State wide coordinator

who in violation of court procedures buried without assigning any docket number complaints filed in numerous Supreme court State of New Jersey District Ethics Committees noted in the report filed on <http://thomascaggiano.com/index.pdf> and exists as a public record in many courts.

The above files which are public documents published by Inside on the Outside expose the corruption from coast to coast and are published public records as exhibits along with <http://thomascaggiano.com/corruption/exhibits.pdf> exhibits.

5. **TAKE FURTHER JUDICIAL NOTICE** Per R. 1-20-16(f) numerous constitutional issues are involved and I am per the existing court orders issued against me not even able to file court actions in numerous courts or even obtain copies of court orders issued against me and my wife kathryn caggiano which is just one of many reasons for a requested conference call I made in writing t to the court and also in person on Apr 4, 2013.

6. This is verified certified affidavit based upon my own knowledge with relevant evidence provided per R. 402 Relevant Evidence Generally Admissible and Rule 101(b)(2) Burdening of Producing evidence and in accordance with Rule 201 (a) notice of Law and (b) Notice of facts. The above documents are provided also per R. 104 to respond to questions of admissibility and preliminary hearing if required on admissibility of relevant evidence and witnesses who have extensive knowledge of an alleged federal and state conspiracy documented in the U.S. District Court District of Nevada Thomas Caggiano v. Eric Holder under Docket 2:12-cv-01484 a petition for a writ of mandamus for an independent federal Grand Jury and Appellate Division Appeal A-001721-10 State v. Thomas Caggiano to obtain copies of my own court records and remove unconstitutional court orders issued by the Township of Green municipal court and others.

TAKE FURTHER JUDICIAL NOTICE:

7. 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. Do to the apparent conflict of interests within Sussex County and Morris County within another Vicinage, I request the court to consider upon its own review of the above facts to issue a court order to transfer the case to a special master in another Vicinage.

Sincerely,

Thomas Caggiano

Jan 8, 2013