

Thomas Caggiano  
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North Las Vegas, NV 08904  
thomascaggiano@gmail.com  
702-586-6768  
Oct 14, 2015

State of New Jersey Supreme Court's Administrative Director of the Courts  
Attn.: Meryl Nadler, Esq. and Chief of Staff Steven Bonville  
P.O. Box 037  
Trenton, N.J. 08625-0037

Subject: Codes of Ethics complaint for judiciary employees against the Joint Municipal Court of the Township of Wantage, Borough of Sussex and Township of Stillwater Court administrator Tania L. Ell and the deputy court administrator and other matters

1. This complaint is provided in accordance with R 1:14, R. 1:33-3 and <http://www.njslom.org/letters/2011-1025-AOC.html> supports R:1:34-3 wherein court administrators must approved by the Administrator of courts rather than the Mayor for this complaint shows both the court administrator Tania L. Ell and deputy court administrator Lorraine ?give their loyalty to those that hire them NOT their oath of office. I note today, I attempted to get the last name of the deputy court administrator from the corrupt Borough of Sussex municipality and their receptionist as soon as I gave my name to ask the name of the deputy court administrator immediately hung up the telephone. I also telephoned the Township of Stillwater and the New Jersey State League of Municipalities, 222 West State Street, Trenton, NJ 08608 • (609) 695-3481 • FAX: (609) 695-0151 which objected to the court rule in its letter dated Oct 25, 2011 and published on <http://www.njslom.org/letters/2011-1025-AOC.htm> as the loyalty of municipal court administrators, local police and municipal judges and municipal prosecutors are to the Mayor who hire then and NOT to the Constitutions of U.S. nor N.J nor official duty nor compliance with C.E.P.A. apparently. nor 18 U.S.C § 4 Misprision of felony nor N.J.S.A. 2C: Crime of omission nor the due process rights of defendants charged by the accomplices of the municipality; for example: SSX-L-847-07, SSX-C-43-13, SSX-C-1-13 and now SSX-C-21-15 Township of Wantage v. Thomas Caggiano. I as a defendant can not get copies of my own court records in violation of all due process civil rights. Whereas the Administrative Director of the Courts shall be generally responsible for the enforcement of the rules, policies and directives of the Supreme Court and the Chief Justice relating to matters of administration. At the direction of the Chief Justice and the Supreme Court, the Administrative Director shall promulgate a compilation of administrative rules and directives relating to case processing, records and management information services, personnel, budgeting and such other matters as the Chief Justice and Supreme Court shall direct. The Administrative Director also shall perform such other functions and duties as may be assigned by the Chief Justice or by rule of the Supreme Court.



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## Code Of Conduct For Judiciary Employees

**Adopted Effective December 7, 1993**

**Includes all amendments through those effective September 9, 2014.**

### Table of Canons

[Scope.](#)

[Applicability.](#)

[CANON 1 -- PERFORMANCE OF DUTIES](#)

2. **TAKE Judicial Notice:** This letter is published as a public record on:

<http://thomascaggiano.com/151014ACOcomplaint.pdf>

3. In direct violation of Directive #3-11 and my due process rights noted on [https://www.judiciary.state.nj.us/directive/2011/dir\\_03\\_11.pdf](https://www.judiciary.state.nj.us/directive/2011/dir_03_11.pdf) Directive #3-11

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
**GLENN A. GRANT, J.A.D.**  
Acting Administrative Director of the Courts

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www.njcourts.com • phone: 609-984-0275 • fax: 609-984-6968

**TO:** **Hon. Ariel A. Rodríguez, P.J.A.D.**  
**Assignment Judges**  
**Hon. Patrick DeAlmeida, P.J.T.C.**  
**Civil, Criminal, Family, General Equity and**  
**Municipal Presiding Judges**  
**AOC Directors and Assistant Directors**  
**Clerks of Court**  
**Trial Court Administrators**  
**Division Managers, All Divisions**

**DIRECTIVE # 03-11**  
**(Supersedes Directive #15-05)**

**FROM:** **Glenn A. Grant, J.A.D.**   
**SUBJECT:** **Procedures for Providing Public Access to Court Records and**  
**Administrative Records Pursuant to Rule 1:38**  
**DATE:** **July 12, 2011**

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An open and transparent court system is an integral part of our democratic government. The public has a right of access not only to our courts, but also to our court records. Public access to court records allows citizens to understand the court system and to judge its effectiveness.

and engaging in conduct prejudicial to the administration of justice that brings the judicial office into disrepute, my motions to the court have NOT been acted upon by the corrupt court magistrates as known by its corrupt Office of Municipal prosecutor William Haggerty, Esq. who has in violation of Rules of Professional Conduct not reported Judge Dana, J.M.C. nor Judge Gavan, J.M.C. to the ACJC as required. The court administrator and deputy court administrator have both violated in my opinion their own codes of ethics noted below in the letter mailed to the Township of Wantage, Borough of Sussex and Township of Stillwater as all three municipalities have been made aware for years of the alleged corruption of its Joint municipal court. I have requested the Office of Gov to provide me a copy of the Executive branch's approval as required by Joint municipal courts to have the Executive branch approval of the selected magistrate. Based upon the fact that Judge Gavan resigned because of ethics violations on a State commission, I do NOT believe he should have been qualified to be a magistrate nor have I received copies of court documents such as two letters from the employee of the Township of Wantage being the prosecutor William Haggerty, Esq. wrote to the court twice to reclude himself and transfer the venue to another court. That was ignored and the Township also refused to assign an alternative prosecutor. The court administrator and he deputy

have not provided court records no has either of the court magistrates address motions in over 4 years. The court orders issued by Judge Mulhern, Esq. violate my civil rights as have many other court orders issued by Superior court and municipal judges in the infested Sussex County and Morris count Vicinage. as the Township administrator in response to my OPRA and Common Law right of Access stated he has NO copy of either of the two letters his own employee filed with the municipal court which has now sought unconstitutional court orders to deprive the defendant, Thomas Caggiano, of obtaining municipal prosecutor records under OPRA even though the case is ripe. This conduct are tot Act violations of outrage, Breech of duty and emotional distress and have cased me to file an answer to false deceptive court filings by its trial court attorney under Docket SSX-C-21-15 Township of Wantage v. Thomas Caggiano. My answer was provided the Sussex County Superior Court with other relevant materials regarding the totality of circumstances including the court filings by the plaintiff and my answer are published on <http://thomascaggiano.com/COURT/> The Parsipanny Police Department was notified of deceptive meritless and untruthful court filings which violate numerous Title 2C criminal codes as its attorney prepared the court filing in Parsipanny, NJ and per the direction of he FBI in Washington DC., Newark, NJ and the Sussex County prosecutor detective, Title 2C crimes must be reported to the local police. As Steven R. Tomabalakian, Esq. prepared and mailed the court filed documents from Parsipanny, N.J., the Chief of Police administrative assistant was notified on Oct 13, 2015 of apparent Title 2C Crimes by the attorney representing the Township of Wantage and relevant evidence on:

**<http://thomascaggiano.com/COURT>**

4. My letter of Oct 14, 2015 to various parties which was also mailed to the Borough of Sussex, Township of Stillwater and Township's of Wantage corrupt Administrator in my opinion provides additional materials for consideration of this complaint to the Administrator of Courts per his official duty noted in R. 1-33-3

TAKE JUDICIAL NOTICE: <http://thomascaggiancom/151014COURT.pdf>

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702-586-6768  
Oct 14, 2015

Township of Wantage  
in care of Weiner Lenniak LLP Steven R. Tomabalakian, Esq Trial attorney to Township of Wantage Mayor, Township Attorney and Township committee members  
Re: Docket No. SSX-C-21-15 Township of Wantage v. Thomas Caggiano

629 Parsipanny Road  
P.O. Box 438  
Parsipanny, New Jersey 07054-0438

CF:

Acting Director of the Division of Law  
Michelle L. Miller, Esq. and  
Chief, Deputy Attorney General Brian Flanagan, Esq.  
Ref: [http://thomascaggiano.com/150828divoflaswvoidere-cordS7017802\\_001.wav](http://thomascaggiano.com/150828divoflaswvoidere-cordS7017802_001.wav)  
Hughes Justice Complex  
Tort Litigation & Judiciary  
8th Fl., P.O. Box 116,  
Trenton, NJ 08625

Morris County Court House  
Honorable Andrew M. Wubbenhorst, P.J.M.C.. and Division Manager Tricia Nikiel  
Washington & Court Streets  
Morristown, NJ 07963

Subject: **Docket No. SSX-C-21-15** Notice of Transfer to U.S. District Court and Public Record published by Inside on the Outside under Freedom of Press expensed as an opinion [http://thomascaggiano.com/COURT/file\\_court\\_documents\\_and\\_its\\_linked\\_and\\_referenced\\_public\\_records](http://thomascaggiano.com/COURT/file_court_documents_and_its_linked_and_referenced_public_records).

1. Now published as a public record, widely distributed as a link address and attached is the print-out of a pdf file published on <http://thomascaggiano.com/COURT.pdf>

2. Noted in the filed ANSWER file per State of New Jersey court rules regarding Docket SSX-C-21-15 Township of Wantage v. Thomas Caggiano NOTICE is hereby given of motion to transfer the Case to a U.S. District Court per **28 U.S. Code § 1331** - Federal question and **28 U.S. Code § 1332(a)** counter claim by rule of diversity and costs.

3. Please note, the mail was stopped as my family depart to New York, New Orleans and numerous Caribbean Islands and Mexico for 3 weeks on a prepaid trip which includes attending christening for my nephew Thomas Caggiano, M.D. child. We return from Mexico on Nov 2, 2015.

4. Also note your Court administrator and deputy court administrator in a repeated pattern of official misconduct have in a pattern of official misconduct as noted to the Presiding Municipal Judge staff and

the Morris and Sussex County Assignment Judge's law clerk have also violated not only Tort Act violations of Breach of Duty, Outrage and Causing great emotional distress but in my opinion which shall be filed with the State of New Jersey's Supreme Court's Acting Administrative Director of Courts Glenn Grant J.A.D. for alleged violations of Codes of Ethics for Judicial Employees

**CANON 1 -- PERFORMANCE OF DUTIES**

(a) A court employee shall uphold the Constitutions and laws of the United States and the State of New Jersey, and shall faithfully carry out all duties assigned to the employee's judicial function.

**Comment:** Judiciary employees shall put loyalty to the principles embodied in this Code above loyalty to persons or parties.

(b) Every court employee shall endeavor at all times to perform official duties properly, courteously, and with diligence.

5. If you have any questions, please send by mail with a copy to my email account at thomascaggiano@gmail.com

Sincerely,

*Thomas Caggiano* Oct 13, 2015

5. Verified certified affidavit with adopted referenced exhibits: The above statements are my opinion best upon my best belief and personal knowledge. I am of sound mind. 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. By such certification per rules of evidence, I need not appear at administrative hearings.

Very truly,

*Thomas Caggiano* Oct 14, 2015