

Additional Attachment:

Certified Affidavit of Probable Cause Thomas Caggiano, 10 East Drive, Stanhope, N.J. 07874

This certified affidavit is provided to support my Affidavit of Probable Cause as over 100,000 pages of information, witnessed dated photographs, photographs taken by John Cilo Jr. who by fraud posed to the public in the Borough of Stanhope with accomplices and complicit conspirators being the former Mayor of the Borough of Stanhope Mc Neilly, other members of the Governing Body from 1990 to current willfully in a repeated pattern of official misconduct in an agreed and repeated pattern defining an enterprise with the same victims and purpose in a confederated, coordinated and planned agreement by Laddey, Clark and Ryan LLC which per Rules of Professional Conduct Rule 5.1 Responsibility of Partners, Supervisory Lawyers, and Law firms, R 1:4-8(b)(3) Scope of Responsibility "A law firm shall be jointly responsible for violations committed by partners, shareholders, associates and employees and N.J.S.A.2C:2-7.a Liability of corporations and persons acting as conduct was designed violating N.J.S.A.2:5-1.a(3) as their was a conspiracy N.J.S.A.2C:5.2.b as Superior Court and Municipal Judges participated in official misconduct N.J.S.A.2C:20-7 and repeated pattern of official misconduct N.J.S.A.2C:30-7 as Laddey, Clark and Ryan and its employee Richard A. Stein, Esq. violated the Rules of Ethics, acted as the group leader N.J.S.A.2C:5.2.g of an enterprise of racketeering with offering False Unsworn statements N.J.S.A.2C:28-3 to authorities and false reports to law enforcement authorities N.J.S.A.2C:28:4.b in Town Council meetings, Office of the Administrative Law pre-hearing telephone conferences with OAL Judge James Geraghty, ALJ at 16:00 hrs on Sep 7, 2006 and a second telephone call placed by Judge James Geraghty among Richard Stein as Borough Attorney in 18 separate Denial of Access Complaints wherein Mary Pawar of 12 East Drive, Stanhope, N.J., 973-691-0302 observed from the hallway in my second floor me write the second seven page log entry in a spiral bound book. The total of fourteen pages of notes were provided by me to the Department of Community Affairs' Government Record Council and others to document the false statements by Richard Stein, Esq. to Office of Administrative of Law on a continuous based since fourteen property owners petitioned the Borough of Stanhope to comply with federal, State and municipal laws on the development of the illegally developed minor Sub-division on Block 10902 Lots 10 and 12, which was a two lot minor sub-division with more then 20,000 sq ft disturbed requiring per the State's Soil Erosion and Sediment Control Act, Title 40, Stanhope's Chapter 100 Land Development, the Map Filing Law, the Local Public Contracts Law a hired professional engineer as an official known the municipal engineer or borough engineer with significant authority for safety to control developer activity per Chap 100 authority and with the Mayor and Governing Body to enforce the Borough of Stanhope's Land Development Code Chapter 100. Whereas John Cilo Jr. Associates had No valid signed written contract with the Borough of Stanhope for himself as professional engineer or in 2006 and 2007 as a fraudulent term by trickery with the Land Use Board and its Law Firm of Dolan and Dolan PA with its attorney's Roger Thomas, Esq. and John Leo III, Esq. also engage in fraud with its members which included the Borough of Stanhope's Land Use Board members, its secretary Ellen Horak who also prepared deceitful minutes of the Town Council and Land Use Board meetings as John Cilo Jr. stated he was the Land Use Board's "Board Engineer" as he nor his employee Scarlett Doyle a professional planner was identified as Town Planner as she also had NO valid contract for apparently a generation. The unlawful benefits acceptant N.J.S.A.2C:27-6 and Unlawful benefits for Official behavior was constant by Laddey, Clark and Ryan LLC and Dolan and Dolan during the preparation false Area in Need of Development Plans by P. David Zimmerman who posed as an official and the Borough of Stanhope released his false reports to the public engaging in an enterprise and pattern of racketeering for years as the public was willfully deceived by outrageous conduct causes great

emotional distress to myself, my wife, my neighbors and the entire community as hundreds of citizens objected to the Area in Need of Redevelopment Plan prepared by P. David Zimmerman as funds were laundered through the Borough of Stanhope Escrow Account entitled K. Hovnanian Redevelopment as illegal payments were made on a continuous basis to those receiving funds as all those involved in the approval of the laundered funds were evolved in the conspiracy such as Mayor Diana Kuncken, Governing Body members, Town Administrator Teri Massood, Chief Financial Auditors, Municipal Treasurers, Land Use Board members, Finance Committee members who are members of the Governing body also and are required to approve each claim and each disbursement as each act is a criminal act for in fact a generation. Both the Department of Education auditor requested an investigation of the Borough of Stanhope for over disbursing a bond and performing work on other School Buildings NOT in the bonding issue authorized by the voters: The Office of the Attorney General's Fiscal Bureau also requested an investigation of the State of New Jersey's Office of the Attorney General Department of Law and Public Safety as the Administrator of Investigations Joseph Trapp, its Chief of Special Prosecutions Branch Louise Lester and her assistant Edgar Hess and its Directors were provided dozens of criminal Tip Line reports, faxes, starting with Mr. Mc Koy and thereafter being Gregg Paw and the current Director . I hereby include in the certified affidavit that all my reports to the Department of Law and Public Safety are true pursuant to the R 1:4.4(b) and all reference in these reports are adopted as exhibits to this affidavit as evidence of Probable Cause. Also the dozens of Voluntary Police reports I filed with the Borough of Stanhope Police Department, the Office of the Attorney General's Office with its string of corrupt Attorney Generals who do NOT allow 2C State crimes to be reported to investigators as I was directed in a letter from Gov Jon Corzine on Mar 15, 2006 to provide as a public duty by law, which is my defense to any crime to protect the safety, health, general welfare, tranquility and private property of myself, my wife, my neighbors and others by exposing the corruption and tyranny as defined in the Declaration of Independence that has wrongful and with purpose caused the State of New Jersey as reported in the New Jersey Star Ledger to identified as The Corruption Capitol as persons in London, England who sold me software to develop my web site which is in an embryonic state stated: They all knew in London how corrupt the State of New Jersey was being infamous.

As other witness to support any Probable Cause, I and 13 neighbors on Valley Road, East Drive and Oak Drive on Jul 25-26, 2002 prepared our first petition to the Borough of Stanhope which is included in my The CAG Report of May 25, 2009 which I filed with the New Jersey Attorney General, Department of Law and Public Safety, Supreme Court of New Jersey's Advisory Committee as its executive director John Tonelli and the ACJC appears corrupt as since my filing with the ACJC on On Jan 5, 2009, I filed in Federal District Court of E.D. PA with Hon. Lawrence F. Stengel, J. a civil suit 00-MC-03 {and also 09-MC-71) which the New Jersey Attorney General Anne Milgram was informed as per the Definitions in Title 2C the Sussex County Prosecutor and Assistant Prosecutor's are the Attorney General. The records were also filed with the New Jersey Superior Court in Sussex County and the Sussex County Prosecutor David Weaver as part of my continuous on-going defendants disclosure under 3:13:3(g). My web site ThomasCaggiano.com was also filed as an exhibit on Jan 6, 2009 to the apparently corrupt Judge N. Peter Conforti, J.S.C. who was requested to recused himself by a motion issued by the Sussex County Prosecutor's Office and he signed such an order. Complaints were filed against Judge Conforti and other apparently unethical Superior and Municipal Judges that violated the U.S. Constitution, the New Jersey Constitution, did NOT comply with R: 1:14 Code of Ethics Cannons 1, 2 and 3 as the Judges prosecutor's in the many municipal cases brought against me by conspirators in Trenton Municipal Court by the corrupt Department of Community Affairs executive director Catherine Starghill, Esq. in a petty harassment charge as the prosecutor did NOT

disclose State Exhibit S-2, whereas valid Subpeano were issued and Borough of Stanhope officials did NOT even enter motions as required by the State of New Jersey Court rules to quash them and the reasons provided by the Newark FBI's Special Agent in Charge Weysan Dun were bogus and he destroyed a CD of evidence and other records of the FBI provided as Disclosure and reporting of criminal conduct to his office as directed in writing to me by the HQ, Department of the FBI on May 16, 2007 by Michael J. Anderson, Unit Chief, Public Corruption Unit. All records I provided the FBI in the Claremont Tower building in Newark and its Garret Mountain Field office is adopted as evidence and exhibits to valid any probable cause review.

The CAG Reports which are volumes of evidence distributed to many parties at great expense including State representative ALL of whom requested criminal investigations include the following: Federal Sr. State Senator Frank Lautenberg to the U.S. Attorney's Office of Nov 15, 2005 as I had a two hour meeting with the corrupt U.S. Attorney's Office Special Prosecutions Division Chief and brought into evidence material that State Senator Codey sent to the Office of Government Integrity for a criminal investigation of a conspiracy in Sussex County which spread to State offices in Trenton and to State office of the Office of the Attorney General's Department of Consumer Affairs and its Board of Engineers and Board of Professional Planners which protected corrupt PEs and PPs. The former excellent Director Kimberly Ricketts notified the U.S. Attorney's Office in Newark, the Director of Agriculture Purcell and Department of Law and Public Safety of the ninety exhibits I provided the Board of Engineers under Complaint 05-13 against John Cilo Jr. and Director Ricketts also on forwarded my Office of the Gov Point of Contact Ian Brennan request for an investigation of the Borough of Stanhope to the corrupt Department of Community Affairs Commissioner Susan Bass Levin as her own secretary Sherry Swagner was of great assistance and on a repeated basis requested the corrupt Department of Local Government Services and Codes and Standards to investigate the Borough of Stanhope before her retirement. The excellent former Government Record Council chairman Vince Maltese, Esq. informed the Government Record Council members to report crimes and he recused himself and allowed me to talk for 20 minutes at times in the Open Public Meeting Open Public Discussion at the Department of Community Affairs Open Public Discussion periods and brought in a court reporter to document on the public web site the corruption of other GRC panel members which have allowed NO hearing before the GRC on any of my more then 40 Denial of Access complaints against the Borough of Stanhope and the Department of Consumer Affairs OPRA custodian as they refuse to allow me to examine thousands of pages of evidence in the Board of Engineers and Board of Professional Planners and allowed no witness to appear in any hearing except myself once and ignored separate complaints that were formally made against John Cilo Jr. who lied to four property owners on their deck that the large stone dry wall that is shown in many photographs with Mary Pawar, Iqbal Pawar and myself in the photograph and those taken by John Cilo Jr. are of a wall that is discussed in hundreds of letters yet does NOT exist on the site plan, the first certified Soil Erosion and Sediment Control Plan certified by Clifford Lundin, Esq. as Sussex County Soil Conservation District corrupt Board of Supervisors with its corrupt manager Winifred Straub. A witness against them is the assistant administrator Cathy Willams who was present when Winifred Straun ran out of their conference room when I requested by a valid OPRA request to examine the false SESCO signed by Clifford Lundin, Esq. My wife and I petitioned the State Department of Agriculture's executive secretary of the State Soil Conservation Committee James Sadley and his assistant Frank Minch. A witness against James Sadley and SCSCD is EPA Administrator Lisa Jackson who as DEP Commissioner attempted to enforce the Wetland Permit General Conditions but as she reported to me as the State Soil Sediment Control Act and Stanhope's Chapter 100, and contracts were NOT within her jurisdiction and Director Ricketts has notified the corrupt Commissioner of Community Affairs,

that Ian Brennen of the Office of the Governor, that Senator Codey, Senator Littell, Assemblywoman McHose and Assemblyman Gregg and others including Mary Pawar, Kathryn Caggiano and myself ALL requested the New Jersey Attorney General to conduct a criminal investigation as know to her and that she and her designee Larry Baler was also deceived there was NOTHING in her jurisdiction of the Wetland Permit's General Conditions she could do as NOT other State agency or the Borough of Stanhope or county's Environmental Office went to a court with due process provided E.N.F. Development Co. LLC / Eleanor Dawalt and Franklin Dawalt Jr. to enforce the violations of the Wetland Permit as noted in the petition signed by fourteen property owners included with The CAG Report of May 25, 2009 entitled "Tyranny of Government is exposed on ThomasCaggiano.com" is attached and adopted as an exhibit providing evidence to support this Affidavit of Probable Cause and other Affidavits filed with a Municipal Court per Municipal Court Rule 7:2 Process R 7:2-1(a) Complaint and whereas the criminal charges by conspiracy per N.J.S.A. 2C:5-2 with complicit accomplices per N.J.S.A. 2C:2-6 rise in dozens of crimes do to the terrorism, abuse of court process, outrage, tyranny, negligence with great emotional distress, witness tampering, destruction of Government Documents admitted by the Former Town Administrator Teri Massood in writing and before the Office of Administrative Law Judge wherein the GRC after its own 8 month interim order directed the Office of Administrative Law to conduct fact finding as written responses by the outstanding former Municipal Clerk Robin Kline, MAS, RMC did as a citizen must do per N.J.S.A. 2C:2-1 as a public duty to report criminal actions and was placed under the Federal Witness Blower Protection Program in the U.S. Attorney's Office, as documented in the widely distributed The CAG Report of Jan 8, 2008 in the corrupt Trenton Superior Court's Chancery Division before Judge Neil H. Shuster, J.S.C. who retired when I wrote a letter of his criminal conduct in preparing a court order directing that I could NOT attend hundreds of OPEN PUBLIC Meetings within the Department of Consumer Affairs but could attend the Government Record Council Open Public Meeting per the Open Public Record Act and Open Public Meeting Act and whereas Judge Maria > Spek, P.J.Ch. who conspired with the New Jersey Attorney General Anne Milgram, the Division of Law Deputy Attorney General Debra Allen, Esq. and the corrupt Department of Community Affairs Government Record Council without Vince Maltese, Esq. changed the Case Manager Dara Lownie who appeared heavily sedated by working in a hostile criminal environment and was under great duress as I advised her seek the protection under C.E.P.A. and the Federal Whistle Blower Protection Program for as the certified mail receipt I provided evidence to State Senate President Codey and telephoned his legislative aide Justine Davis from the Hughes Justice Complex as "Acting Gov/State Senate President Codey" advised me in writing to proceed to the New Jersey Attorney General as he was aware I reported the U.S. Attorney Chris Christie, the FBI Special Agent in Charge Weysan Dun, Gov Jon Corzine, former AG Stuart Rabner and others to the Department of Justice's Criminal Division Public Integrity Section as noted in the certified mail receipts included with the adopted The CAG Report of Jan 8, 2008 provided to the Sussex County Prosecutor David Weaver, the Department of Law and Public Safety with a second personal copy giving to the Administrator of Investigations Joseph Trapp as I reviewed the false Soil Erosion and Sediment Control Plan certified for 1/2 a project that was ruled invalid on my successful third party appeal AFTER I sent the corrupt State Executive Secretary James Sadley who adversely impacted the detection of criminal conduct by taking the Section Chief for Soil Erosion and Sediment Control Hunter Brinkhead off the project and per his emails sent to Clifford Lundin's home address conspired to have me convicted of harassment charges by is corrupt subordinates in Hopatcong by the corrupt municipal judge Browkley, Jr. and in Stillwater by the corrupt Judge Mulhern who did NOT allow Mary Pawar nor did Judge Browley Jr. to allow Mary Pawar to appear as a witness nor did the Clancey court even though Mary Pawar wrote the court a letter she desired to be a witness in my defense and her letter within The CAG Report based upon my personal knowledge is true. In addition,

the ninety exhibits I provided the Office of Attorney General's Department of Consumer Affairs Board of Engineers on Feb 3, 2006 after a 45 minute appearance by me wherein I testified under oath the transcript and audio recording made by the Board of Engineers as the executive director Arthur Russo warned me in a telephone conversation that the President of the Board of Engineers was corrupt. which was also confirmed in a meeting among Arther Russo and two State Troopers that the Acting Director Steve Nolan was removed from his position as well as the President of the Board of Engineers and other panel voting members. The thousands of records within the Board of Engineers and Board of Professional planners by myself, Mary Pawar and Iqbal Pawar are also included as adopted exhibits to support this Affidavit of Probable Cause which per court rule R:2-2(a)(1) Citizen Complaint. If, however, the municipal court administrator or deputy administrator finds NO probable cause exists to issue an arrest warrant or summons, that finding shall be reviewed by the judge. Since Teri Massood fled the Borough of Stanhope in a willful deceptive Bulletin was issued by the Borough of Stanhope to the people, that she admitted destruction of government records and is a material witness with others that material arrest warrants also be issued to other conspirators and those with knowledge of the massive criminal conduct as defined on my filed web site and hundreds of other reports on file with the Secretary of Agriculture Kurperus, Commissioner of Community Affairs and its GRC lawyers and panel members, Office of the Gov Chiefs of staff excluding DEP Commissioner Lisa Jackson as Carol Kane and her superiors as Chief of Staff Tom Shea and other Chief of Staff have failed to perform their official duty and in fact after I provided the Office of the Gov evidence placed my name on the OCR restricted list and I was kidnapped by State Police, pushed out of the Capital Building and NOT allowed by State Police to visit any New Jersey State Senator or Member of the General Assembly for as indicated on Tip lines criminal reports every member of the State Senate and General Assembly were advised of the corruption of the Office of the Governor. Within The CAG Report of Jan 8, 2008 is The Township Journal newspaper article on its front page wherein Richard Stein defames me by falsely stating slanderous statements to prevent the detection of his criminal conduct and dozens of others within the Borough of Stanhope as Robin Kline under great mental injury based upon my personal observations and reports stated "Kline's predecessor and a former borough administrator had attempted to keep Caggiano from the municipal building and from submitting these (OPRA) requests, but when Kline was hired, she realized they had NOT gone about heir efforts quite correctly" Now the borough has gone to court (The correct Judge B. Theordore Bozonelis, A.J.S.C. as the transcript is available to support the evidence of a conspiracy therein by the AG, GRC, Borough of Stanhope and Frankford Township officials and law firms) Stein also stated, "It's a last resort and the last thing a municipality wants to do against one of its citizens. The news article describes the efforts I under took to protect the public's safety, health, general welfare as a public duty and my clarifying letter of Jan 3, 2008 to Chairman R. Peter Strauss also provided and adopted as an exhibit with all other documents therein. Whereas many Governing Body officials ignored valid subpeano and the civil fine alone for over 40 Denial of Access complaints is approximately \$5,000 times 40 which can be treble the \$2,000,000 OPRA fine is trebled to \$6,000,000 for each person contributing to the denial of access. The criminal crimes are raised to the first degree as their was bodily harm in the deprivation of civil rights as ALL my civil rights were taken away by their conspirator Judge Dana as shown on the now \$3,000 transcript before the corrupt Superior Court Judge N. Peter Conforti, J.S.C. who demanded on 5/27/09 in a hearing that was to address motions and status instead demanded another psychatric examination as one was already done by Anne Klein which found me NOT a high risk to myself or any person and whereas Judge Conforti, J.S.C on the record stated he would NOT even review a voluntary report if I obtained one and I never gave authority for him to see any other report. Judge Dana who issued unconstitutional orders violating the New Jersey Constitution and U.S. Constitution, OPRA and OPMA and banned my attorney and my wife from communicating with his court only by mail illegally issued a

split sentence and kept me wrongfully imprisoned in Keogh Dwyer Correctional Facility not only for 39 days but 85 days from

Jan 7, 2009 to Apr 1, 2009 as my attorney filed many motions to obtain my release as Judge Dana demanded with any hearing AFTER his illegal 13 separate sentences a voluntary exam. After providing the court order exam of which Judge Conforti had NO such rationale on the record, Judge Dana refused to accept the finding by Anne Kline's doctor that I am not a threat to myself, others or private property and I am capable of understanding the law and defending myself, That has been stated now by four doctors and Judge B. Theodore Bozonelis to obstruct justice ordered another voluntary exam when per court rules the involuntary exam must be conducted by the State and was conducted by the State and there exists NO court rule that allows another such exam as it the actions are only to delay the trial and prevent the detection and apprehension of him, his superiors and other municipal judges who have no conspired against our entire community.

The many letters sent to Office of the Attorney General's Board of Engineers on Feb 3, 2006 to Arthur Russo as thereafter 2 CDs with thousands of pages of evidence were provided in a meeting attended by the Office of the Attorney General of New Jersey's Department of Law's Michelle Albertson, Esq. as after 30 minutes she ordered me to stop presenting evidence of the corruption as she screamed out loud with officials from the Department of Consumer Affairs in attendance, it was her job to protect them. The Office of the Attorney General's Division of Law's guidance to the Office of Attorney General is they are to protect Felons who were employees of the State that by a conspiracy protected corrupt developers and the other State and municipal officials and others who conspired by fraud, trickery, bribery to injure the health, safety, general welfare and private property. A witness is the executive director to the Board of Engineers and Board of Professional Planners Arthur Russo who is a NON-voting member for both Boards and the hundreds of pages of evidence contained within the organizations including the Department of Agriculture in Trenton and the Sussex County Soil Conservation District's file SH#44 Block 10902 Lots 10 and 12, Block 10903 Lot 13 and Paramount Self Storage.

All the malicious petty disorder cases to prevent my access the OPEN PUBLIC MEETING ACT and constitutions by the Borough of Stanhope officials and employee as all cases brought before Judge Mulhern were transferred to other municipal judges. Judge Mulhern recused himself in Sussex County's Borough of Stanhope and also Newton as I filed many Affidavits of Probable Cause against many officials which are are the court record. In addition, in Newton's Municipal Court I filed many affidavits of probable cause with extensive attached reference documents and drawings and included the DVD I provided under Defendant's disclosure which contains 3.7 Gigs of pertinent and material evidence exposing therein and by reference by adoption of other court related filings by the Borough of Stanhope with the Office of Administrative Law in complaints Thomas Caggiano vs. the Borough of Stanhope therefore all the many dozens of OPRA requests I provided the Borough of Stanhope AFTER the illegal development on Block 10902 Lot 10 and 12 shown in a photograph taken from my home's roof on 10 East Drive looking north at the 2 lot minor sub-division on Block 10902 Lots 10 and 12.

A large criminal conspiracy among many dozens of Federal, State, Sussex County, Municipal Officials in Mercer and Sussex County has been engaged for years. These include the former U.S. Attorney Chris Christie, his Chief of Special Prosecutions James Nobile (a witness is Stan Beet where he screamed at his U.S. Attorney superior to investigate the conspiracy.) This affidavit adopts by reference thousands of files which include audio recordings witnessed data photographs and requests for criminal investigation from Federal Senator Lautenberg, Congressman Frelinhuysen, State Senate President

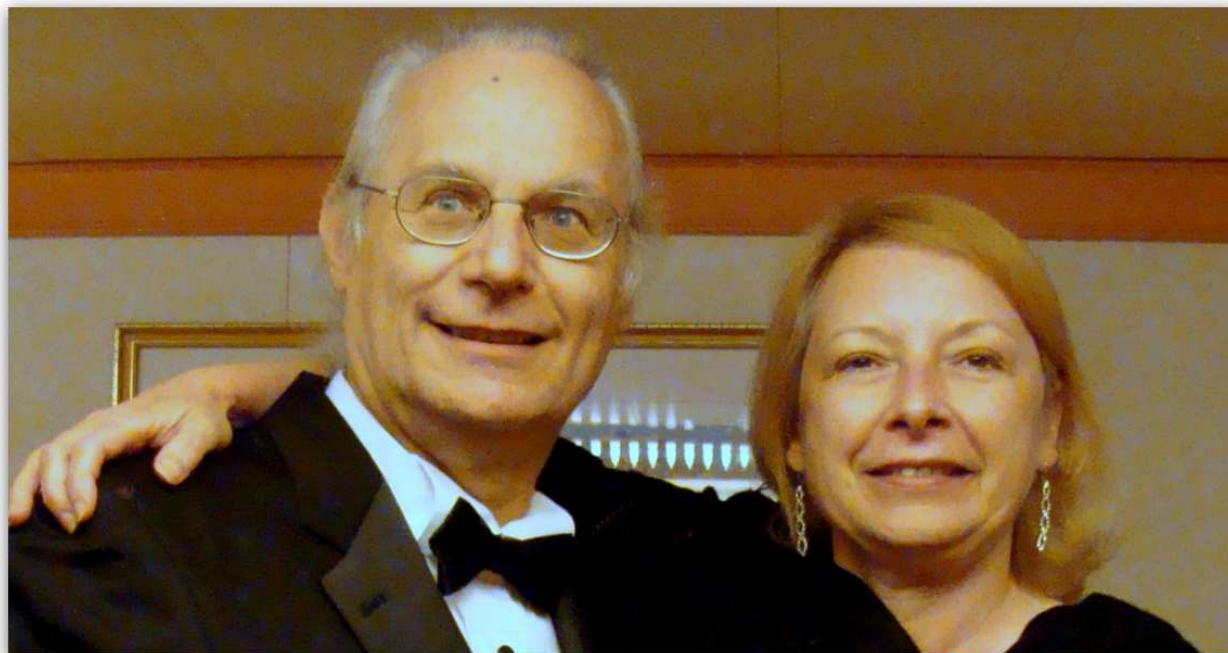
Codey, Office of Attorney General Fiscal Bureau, former Office of the Attorney General Director of Consumer Affairs Kimberly Rickettsk, former Office of the Gov POC Ian Brennan, District 24 State Senator Littell, Assemblywoman McHose, Assemblyman Gregg, twenty property owners in the Borough of Stanhope, the Stanhope Environmental Commission, the Stanhope Code Enforcement Official, the Department of Education Auditor and others. This affidavit adopts by reference the web site ThomasCaggiano.com all evidence I provided the Department of Law and Public Safety including tip line reports by the dozens, the voluntary Police reports I filed in the Borough of Stanhope, the over 12,000 pages of evidence in the Commissioner of Community Affairs Commissioner office as their former Secretary to the Commissioner is a witness. All records I provided the Official Corruption Bureau as my wife Kathryn and I provided CDs and other evidence thereto. The thousands of records provided the Office of Government Integrity by me and also State Senate President Codey when he requested a criminal investigation. All records in the corrupt State of New Jersey's Supreme Court Advisory Committee on Judicial Conduct against 10 Judicial Judges including Superior Court and Municipal Judges as six Dept of the Treasury Office of Administrative Law Judges participated in the cover-up with the above and all records in Thomas Caggiano v. the Borough of Stanhope and Thomas Caggiano v the Office of the Attorney General Department of Consumer Affairs Board of Engineers and Board of Professional Planners which conspired to prevent the detection and apprehension of corrupt PEs and PPs are included as thousands of records exist. All documentation provided in my defense in the following cases and others that continue are adopted by reference State v. Thomas Caggiano in Borough of Stanhope as the corrupt Judge Mulhern in Stillwater did NOT allow Mary Pawar to testify in his court as the corrupt Department of Agriculture Sec of Agriculture Kurperus, James Sadley, Frank Minch and the State's Sussex County Soil Conservation District conspired to NOT issue violations on Block 10902 Lots 10 and 12, Paramount Self Storage and Block 10903 Lots 13 and 15. The thousands of records therein in File Box SH#44 and Paramount Self Storage. The outstanding former DEP Commissioner Lisa Jackson and her designee on the State Soil Conservation Committee were deceived by James Sadley and Clifford Lundin. All records in the Borough of Stanhope of My hundreds of OPRA requests, all records in the Department of Consumer Affairs and its Board in complaints filed by Thomas Caggiano and Mary Pawar against PEs and PPs such as John Cilo Jr. who posed as a municipal engineer for decades without any contract, by Omland Engineering Associates Eric Keller which posed as a municipal engineer. A witness placed into the federal witness blower protection program is the former outstanding municipal clerk Robin Kline who reported the crime wave to many agency. All records I filed with the U.S. Attorney's Offices in Newark, N.J, Dearborn St Chicago, Il, and Philadelphia and FBI in Washington D.C. and Newark and Garret Mt are made part of this record including evidence I provided the Department of Justice's Criminal Division and Office of Inspector General in Washington D.C. as well as the Comptroller of New Jersey Matt Boxer, Office of Public Advocate, State Commission of Investigation and my Defense exhibits at my kangaroo courts in Stillwater, Hopatcong, Township of Green, Frankford Township, Trenton Municipal court and Trenton Superior Court under brought by the corrupt New Jersey Attorney Gen Anne Milgram, Department of Law GRC DAG Debra Allen who conspired with dozens of others in official misconduct, bribery, crime against civil rights, complicity, conspiracy, racketeering, obstruction of the administrative of justice, destruction of evidence, perjury, violation of due process, violation of the code of Judicial Conduct and Rules of Professional Conduct as the cases before me in Trenton municipal court, Trenton's Superior Court, Township of Green were coordinated by the corrupt Laddey, Clark and Ryan LLC Borough Attorney with corrupt officials in the Office of the Attorney General, its Division of Law, the Government Record Council, Morris/Vicinage Superior Court Judge Bozonelis under the malicious document that was changed in its purpose form a stay to a temporary restraining order. All evidence provided Judge Bozonelis and the transcript available in the corrupt

Sussex County Prosecutor's Office in records I filed in the Federal District Court of E.D. Pa under 09-mc-03 and 09-mc-71 are made part of this affidavit by adoption. I was kidnapped from the Department of Community Affairs GRC open public meeting by State Police and was also kidnapped in the Trenton Capital building and prevented even from seeing my representatives as the Office of the Governor AFTER I provided evidence placed my name on the OCR restricted list. I was pushed out of the Trenton Capital Building by a State Lt. as the SGT was on my cell telephone talking with Senator Codey's assistant and then attacked by State Police in the Department of Community Affairs. A witness is Vince Maltese the former GRC Chairman who directed his staff to report crimes and GRC Dara Lownie who was taken off my cases as a Case manager as the corrupt In House lawyer Karyn Gordon was then made my case manager and conspired with Catherine Starghill the executive director and the GRC Panel members using the case before Judge Sancinito as a reason NOT to hear any of the seventeen denial of access cases as a conflict of interest and as Judge Craig U. Dana, J.M.C. conspired in 13 separate petty disorder cases as he did NOT allow witness in my defense of the malicious charges by Stanhope officials, violated court rules, did NOT allow witnesses as Mayor Diana Kuncken and Borough Attorney Richard Stein committed perjury. All records including the \$3,000 transcript are included as well as all Inmate request forms and grievances I made while falsely imprisoned in Keogh Dwyer Correctional Facility as I suffered hospitalization and bodily harm and emotional distress, as Judge Dana banned me from even writing the Borough of Stanhope or attend any Open Public Record meeting. Judge Sancinito and his prosecutor did NOT provide me discovery of State Exhibit S-2 as the charge by Catherine Starghill was false to keep the GRC from conducting hearings on my denial of access which would expose decades of corruption in the Borough of Stanhope and Sussex County. Whereas Superior Court Judge Thomas V. Manahan, P.J.S.C. of Morris/Sussex County Vicinage issued a court order that since I filed Affidavits of probable cause in Morristown, Newton and the Township of Green against the FBI Special Agent in Charge Dun who destroyed evidence and did NOT appear in Judge Sancinito's court, as Borough of Stanhope officials which would be called as witness to prove that Catherine Stargill committed perjury in Judge Sancinito's court without sending in motions to quash valid subpoena were ignored by Judge Sancinito as motions for sanctions were requested. Two warrants for my arrest were issued without cause. All records before Judge M. Sypek and Judge Shuster including records produced by DAG in MER-102-07 are included as well as evidence provided in my municipal appeal of the cases State of New Jersey v. Thomas Caggiano in the Township of Green and Trenton are included by adoption including The CAG Reports of Jan 8, 2008 and May 13, 2007 provided the Government Record Council in Open Public Meetings. Without the case before Judge Sancinito starting the Defense portion for which witnesses were subpoenaed and did NOT appear as the State of New Jersey and Borough of Stanhope officials did NOT follow court rules and also ignored valid subpoena before the corrupt Office of Administrative Law Judges in Docket sent by the GRC to the OAL. Without the case trial Defense portion started the GRC ordered the Office of Administrative Law to return seventeen denial of access cases in Thomas Caggiano v. Borough of Stanhope which it has protected preventing the detection of fraud, trickery, bribery, criminal tampering of witness, destruction of evidence, repeated acts of official misconduct, acceptance of unlawful benefits, bribery, kidnapping, using the courts to terrorize witness in false trials without due process, libel, slander, false statements in a confederation of agreement among dozens of officials, employees and others. Dozens of witnesses are defined in court records, the Office of the Attorney General. A witness therein is Sandy Marsh the assistant to the Attorney General who after the corrupt Attorney General Stuart Rabner became Chief Justice of New Jersey's Supreme Court sent an email to the State Superintendent of State Police Col Rick Fuentes and all records I have provided Sgt Littles-Floyd are made part of this Affidavit by adoption. All records within the Frankford Township, Fredon, Hampton, Borough of Andover, Borough of Stanhope are adopted by reference. I certify that the foregoing statements made

by me are true and that all referenced documents in the motions filed in various courts including my Ind 08-09-00315-I in State v. Thomas Caggiano are true. I am aware if any of the foregoing statements made by me are willfully false that I am subject to Punishment. Judge Sancinto based his conviction using AGE as a criteria therefore violating my civil rights as AGE was the basis for his malicious conviction beyond a reasonable doubt based upon the perjury of Catherine Stargill and the fact that the prosecutor did NOT provide exculpatory evidence per the Rules of Professional conduct but in fact objected to questions before they were even asked of Catherine Stargill. Simultaneously the Office of the Attorney General dropped the Complaints against many professional engineers and planners before its corrupt Board of Engineers and Board of Professional Planners, while Judge Dana was still conducting his kangaroo court used that as an excuse to have returned the 18 Denial of Access complaints the GRC buried in the Office of Administrative Law based upon its stated conflict of interest by the corrupt GRC panel and Catherine Stargill that the case before Judge Sancinito in Trenton's municipal court was on-going and while it still on-going, the GRC then willfully ignored in its criminal conspiracy that the basis for sending the cases before its accomplice the OAL was still pending in both courts. In Trenton's Superior Court the corrupt Judges willful ignored evidence, did NOT allow cross complaints even though a check was provided and illegally banned me from sending in OPRA requests to the GRC or any organization within the Department of Community Affairs even though NONE of the other departments have issued any complaints, I am banned by the corrupt Trenton Superior court which did NOT even allow any affiants to be crossed examined or any to be crossed examined. Over 100, 000 records were provided and distributed to the Office of the Governor and its State Departments and to the Superior Courts in Trenton, Morristown and Newton Superior Courts and other municipal courts in State of New Jersey v. Thomas Caggiano. All these documents are adopted by reference to this Affidavit of Probable cause and also to any other Affidavit of Probable Cause filed by me in Trenton Municipal Court. Other data and evidence is included herein of the conspiracy that has included law firms, engineering firms, bribed persons without contracts and included but are not limited to the following Title 2C criminal codes listed in The CAG Report of May 25, 2009 which was entered into the Superior Court Record on May 27, 2009 and hand delivered to the Sussex County Prosecutor's Assistant Prosecutor. Judge Conforti, J.S.C. and the SCPO agreed with my request for a 1 month travel to Las Vegas, Nv so that my wife Kathryn can look for the third time for our new home as the State of New Jersey officials, judges and municipal officials have terrorized me, my wife, my family, my neighbors and for seven years has constantly convicted me as I received multi-death threats on file in the Borough of Stanhope from which I am totally banned other then pay taxes by mail. I have NO civil rights. I have tyranny that has greatly emotionally damage my family as my wife and I are seeing therapy and under medical care. Our primary doctor and others have told us leave the State of New Jersey for our well being and we are as we have done our public duty by exposing the corruption on ThomasCaggiano.com and in over a hundred thousand letters, emails, faxes sent to hundreds of persons. All we wish is to stop the probation requirements, Stop the false trials and allow us to sell our home and leave for tranquility and to be happy as under Judge Dana's order, I can't even send in the property line adjustment needed to combine my three lots on 6,8 and 10 East Drive nor notify the Borough I have sold my home. Such is tyranny as I can ONLY pay taxes by mail and have NO other rights. I certify the foregoing statements made by me, Thomas Caggiano, are true. I am aware that if any of the foregoing statements made by me in the foregoing statements or in the adopted exhibits which contain statements made by me by adoption to this certified Affidavit for Probable Cause determination are willfully false that I am subject to punishment. Under Morris County / Sussex County Hon. Thomas V. Manahan court order of May 19, 2009 under indictment No. 08-08-00426-I only a Superior Court Judge and review this Affidavit of Probable Cause. On May 27, 2009 additional criminal charges were filed against Judge N. Conforti, J.S.C. for his conduct in a continuing delay and

violation of my rights demanding in violation of court rules another examine which is own court order to allow me to leave New Jersey proves I am not a flight risk as I have never been convicted of any crime, had four psycharist state I am competent to stand trial as I insisted on a polygraph test and requested the SCPO to agree so that I can use the test as evidence. Also I demanded my right to video record the trial per court rules so that can upload the data to ThomasCaggiano.com. Judge Dana refused to allow me to obtained my \$3,000 paid transcript on a CDROM as required for my municipal appeal and court rules and allow me as stated to correct the transcript as the Hughes Justice Complex is written as US Justice Complex in the transcript and that I can upload the transcript for the public to examine and also will place a translated version in Spanish on the internet for transparency as stated under OPRA. Judge Dana even refused to allow me to examine the material I provided which was over 100 pages of evidence which he stated he did NOT read in advance of the trial as required by court rules and then after admitting he did NOT read the material refused to provide a defense exhibit and refused to allow Mary Pawar as a witness as she was in the court room out to allow me to have other witnesses in my defense. In New Jersey you do NOT have rights to call witnesses in your defense and even your wife gets banned from reporting any Affidavit on any crime in any municipality in the Morris/Sussex County Vicinage without any hearing on the constraint as she has never even gotten a motor vehicle ticket in her 61 year old life and has a brain disorder, is in PTSD and suffered greatly when I advised her I received a letter restricting her rights in other municipalities on crimes against her by other persons that have nothing to do with this action and threatened with contempt of court by Judge Dana as she stopped for pizza as she had NOT eaten breakfast or lunch and was banned by Judge Dana from faxing or dropping off the psychiatric report he illegally demanded even after being given under the involuntary report by Dr. Joseph that was contrived as I sent a 23 page response and on the court record in Superior Court of Sussex explained her apparent corruption and lack of scientific judgment which was proven wrong before I even obtained a copy of her letter which stated I was NOT a high risk to myself, others or private property and understand that if I desire to cross examine witness with my great knowledge, being and ENTP defined on ThomasCaggiano.com/entp.htm, a genius with an IQ higher then Albert Estein and 250 College credits with 30 years experience listed on ThomasCaggiano.com/tcb.htm am very qualified to undertake the cross examination of witnesses in my defense, married since Jan 1972 to my soul mate Kathryn and lived in the home we had constructed at 10 East Drive in 1972 with no debts, with charity and love for all children of God. He who fights injustice for justice sake shall be rewarded a hundredfold in heaven.

For the troops and their family that have given their lives in the Revolutionary War lead by George Washington and General Mercer who refused to surrender while surrounded by the British with bayonets drawn, for those who died for our safety and liberty in World War II, Korean War, Vietnam War and Iraq and Afghanistan their valor and giving their lives to protect our freedoms, safety and tranquility is always remembered and never gotten.



Tom and Kathy Caggiano on cruise to Bahamas May 6 - 16 for rest and recovery.

All we ask now is to allow us the freedom to leave New Jersey to live our remaining days in these mortal forms before we transition and hopefully by our efforts with God's mercy enter heaven.

My post on the Strauss Newspaper web site on Dec 19, 2008

Your comment has been posted!

Thomas Caggiano wrote on Dec 19, 2008 2:00 PM:

" See my web site ThomasCaggiano.com

The reason one violates a corrupt Township of Green Joint court Judge's order such as Judge Craig U. Dana, J.M.C. is that the order violates our Constitution of the United States Bill of Rights which allows its citizens to freedom of speech, freedom of assembly and freedom of presenting grievances ALL denied by the corrupt Judge Dana who is a conspirator with his corrupt prosecutor William Hinkes and the corrupt Mayor Diana Kuncken, Governing Body members and its corrupt Municipal Prosecutor and Borough Attorney Richard A. Stein. The State Police's Official Corruption Bureau should be contacted if one is aware of official corruption which is rampant in New Jersey. Also contact the FBI in Newark, NJ as a conspiracy is two or more felons acting in agreement. The Borough has NOT have a valid contract for a municipal engineer in decades which is why the many Stanhope employees in finance are being removed. Proceed to the Sussex County Board of Chosen Freeholders and ask its excellent Board Clerk for the material I presented at its Open Public Meeting on Nov 5, 2008 and ask her who ordered the deletion in the Official approved minutes. "

Copyright © 2008 [Straus Newspapers](http://StrausNewspapers.com). All Rights Reserved.

Attached as adopted into this certified affidavit as an exhibit is my authored and published under freedom of the press "The CAG Report of May 25, 2009", entitled:

The Tyranny of Government is exposed on ThomasCaggiano.com

I certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

Thomas Caggiano
May 28, 2009
10 East Drive
Stanhope, NJ. 07874

