A public record published on the web site of Thomas Caggiano:

thomas@caggiano.com

Direct. & General Counsel
EUSA
HEAD OFFICE
950 Penn Ave. NW

Subj: Corrupt CICIE, DOJ, FBI

1. Google "thomas@caggiano.com"
2. Your corrupt FBI in Las Vegas is totally corrupt & BANNED ME PERMANENTLY FROM VISITING its offices AS DIRECTED by DOJ FBI CICIE agents CRIMINAL INVESTIGATIONS Unit NVAG & Police in corrupt State of NV 2015
3. The DOJ OPR sent me CD in response to my FOIA with 5,010 pdfs & FBI FOIA has 18 CDs.
4. William Horowitz DOJ is corrupt.

CORRUPTION IS EXPOSED ON
http://thomas@caggiano.com/

USA.pdf
CICIE.pdf
WHITEHOUSE.pdf
WILLIAMBARR.pdf
thomas@caggiano.com

STAND UP 6. pdf
SESSIONS.pdf
LYNCH.pdf
SPECIALPROSECUTOR.pdf
AUD.pdf
PM.pdf
PUC.pdf
HARDY.pdf
HOAAMA.pdf
WETTZE.pdf

FreedomNewsDigest.com
ThomasCaggiano.com
Case Study Exposes
Tyranny in Government
FROM:
Thomas Caggiano
7036 Arcole Glen Ct.
North Las Vegas, NV 89034

TO:
DoJ E0USA
Director General Counsel
950 Penn Ave NW
Room 2242
Washington D.C. 20530-0001

thomascaggiano.com
Both parties are corrupt. Read thomascaggiano.com/SESSIONS.pdf, Whitehouse.pdf, CIGIE.pdf as the CIGIE chair is the corrupt William Horowitz. Esq who is also the DOJ OIG adn protects everyone. ow corrupt is Cliditnon and Dems protectin her read Presidend obama's adn Clinton's natinal security rolers on http://thomascaggiano.com/clinton.pdf, how corrupt is Christie R as well as NJ Gov Mc Greedy D, Corzine D and Murphy D and all its 40 State seanators and 80 members of the Assembly read RABNER.pdf, SWEENEY.pdf, USTREASURY.pdf, USPS.pdf, PIN.pdf, PCU.pdf, FBI.pdf, HARDY.pdf, GARRETT.pdf, USA.pdf, LYNCH.pdf, AAG.pdf, PIN.pdf, PCU.pdf, STANDING.pdf as Holder, Lynch, Comey and Wray are all corrupt protected by US District Court and other courts in the corrupt States of Ca, PA, NJ and NV thomascaggiano.com .pdf, UN.pdf as I have more rightgs in Russia and Cuba then US corrupt courts which protect the establishment all known to WILLIAM BARR.pdf, FEC.pdf, corybooker.pdf. Simply google "thomascaggiano.com" as NV is also corrupt under Gov Sandoval R and Gov Sisolak D administrations known by Sen Harry Reid D, Masto D, Heller R Rosen D, and the following members of NV 4th District Berkley D, Horsford D, Hardy R, Kihuen D and Horsford D again. thomascaggiano.com/NVAC.pdf, CLARKCOUNTYTREASURER.pdf, USCOURT001.pdf, CLARKCOUNTYPRESENTATION.pdf, GIBSON.pdf and the major news networks and press coast to coast read FreedomNewsDigest.com
To Joshua Posen

Please give copy to each AMA board member, Leach, HoA, attorneys & Scope for Attorney

A corrupt AMA Region 1, Dr. Cohn, Solit

Both parties are corrupt. Read thomascaggiano.com/SESSIONS.pdf, Whitehouse.pdf, CIGIE.pdf as the CIGIE chair is the corrupt William Horowitz Esq who is also the DOJ OIG who protects everyone. OIG

Cabinet's national security rooders as NJ Gov McGreevey D, of the Assembly read

Please provide Audio Recording as notice in attached only

thomascaggiano.com/AMAAudioREQUEST.pdf
Request for AMI Hub
FreedomNewsDigest.com
ThomasCaggiano.com
Case Study Exposes
Tyranny in Government

Joshua Reser
FirstService Residential

2760 Deer Springs Way
Suite 104
North Las Vegas, NV 89084
Request for audio recording first 10 minutes of Mar 28, 2019 Aliante Master Association mtg Intro of board members by Breault and my comments in open session

2 messages

thomas caggiano <thomascaggiano@gmail.com> Thu, Mar 28, 2019 at 11:55 PM
To: AllianteMaster <AlianteMaster@fsmnevada.com>, "joshua.rosier" <joshua.rosier@fsresidential.com>, Janelle Fuhrmann <Janelle.Fuhrmann@fsresidential.com>, Michael Breault <michael.s.breault@gmail.com>, thomas caggiano <thomascaggiano@gmail.com>, Susana Reyes <vattorneyreyes@gmail.com>, Steve Scow <sscow@kochscow.com>, cmueller <cmueller@muellerhinds.com>, vjoecs <vjoecs@reviewjournal.com>, Press <Press@catherinetcortezmasto.com>, zach_zaragoza <zach_zaragoza@cortezmasto.senate.gov>, victor_ross <victor_ross@cortezmasto.senate.gov>, Ilya Alan Kraminsky <iak@varanolaw.com>, autumnridgeatatantrene <autumnridgeatatantrene@fsmnevada.com>, as300seeker <as300seeker@mac.com>, "dawn.hughes" <dawn.hughes@fsresidential.com>, DeptAdmin <DeptAdmin@admin.nv.gov>, newsips <newsips@9news.com>, News <News@news3lv.com>, abs <abs@clarkcounty_nv.gov>, Robert Eastman <eastmanr@cityofnorthlasvegas.com>, ehartley <ehartley@reviewjournal.com>, Keith Moyer <kmoyer@reviewjournal.com>, RRFS Letters <RLetters@rrfs.com>, "michael.brown" <michael.brown@business.nv.gov>, TERALYN THOMPSON <tlthompson@red.nv.gov>, tips <tips@publicintegrity.org>, "leslie.olson" <leslie.olson@business.nv.gov>

To AMA community manager Joshua Roser CM and outstanding Asst manager AMA Fuhrmann

TAKE NOTICE http://thomascaggiano.com/POLICE.pdf,
http://thomascaggiano.com/POLICE02.pdf
http://thomascaggiano.com/AAG.pdf
http://thomascaggiano.com/WHITEHOUSE.pdf
http://thomascaggiano.com/RYAN.pdf
http://thomascaggiano.com/UN.pdf
http://thomascaggiano.com/nevada/
http://thomascaggiano.com/PRESSRELEASE/

my background is on http://thomascaggiano.com/background.pdf
and http://thomascaggiano.com/ENTP.pdf

HOORAH to the troops, air, navy, rangers, seals, marines, coast guard, first responders, doctors without borders all honored in my opinion by President Trump for their valor by the latest Metal of Honor awarded to his son of Army Staff Sgt. Travis Atkins whose soul has transitioned to be with God in heaven for eternity

FreedomNewsDigest.com
ThomasCaggiano.com
Case Study Exposes Tyranny in Government

I note the corrupt FSR's VP and AMA Regional manager Corbin Seti was in attendance as announced by the corrupt president of both AMA and AURI Michael Breault Sr who in both HOA stated he was honored to be protected by the FBI which in my opinion is really the protection of fSR a very large CM firm and the State of NV and themselves.

See http://thomascaggiano.com/GBISON.pdf
http://thomascaggiano.com/CLARKCOUNTYTREASURER.pdf
The corrupt Breault also called me a criminal in AURI for requesting HOA records in writing which were never provided. The corrupt RRFS has false books and wrote my wife and myself falsely we were criminals - libel. Tort act violations of outrage, breach of contract and causing sustained emotional stress for years of retaliation against a federal an state witness called TERRORISM WORSE then water boarding especially Kathryn Caggiano who has fibromyalgia as the continuing stress causes her unbearable pain.

which is why she never goes to HOA meetings except one and I did not allow her to testify in court to the pain she would suffered by PSTD.

Today I went to my cardiologist and he like our Dr in NJ advised us to leave the USA as often as we can. We do for living in Nevada is extremely stressful as its corrupt like Chicago and NJ... see thomas@caggiano.com

adn defamned me in AMA meetigs not even allowing me to speak at imes fro teh 3 minutures allowed. He defamed me constantly adn in the corrupt Justice court of Las Vegas Dept 2 with Stan Wright adn Joyce windard were total felon.

I served to Joshua Rosen as I noted in my opening remarks timed for 3 minutures I adn given him a copy of my presentation adn requed it be provied all AMA board meers, et al.

I noted the corrupt FSR attorney Steve Scow,Esq. was at Joshua Rosen’s dreation to provide me resoones to m questins HE did nto of coruse as as I noted sh-ince I was not allowed to show the cahrds t oteh er large assemblage of HOA unit holders, use its projetor, or my and helad projetor nor turn aroud to shwo them this time I amde one cahrt adn as I shoed to teh HOA board and unit holds as I fi=lipped it around I amde the same cahrt on potboh sides of the carl as amny i unit holdsers laughed.

I noted the court vido was on http://thoamscaggiano.com/mp4 adn cotut rode was on http://thomas@caggiano.com/courtroder.pdf which inccluded the false policereport prepared b yte hAURI prior comunity manager and I incuded in teh rea dahed a copy of the cahr and the letter I ailed to the corrupt Administrator of Courts in Carson city as teh court destroyd its last wo videos adn the cotur trnscriber d=refused to make trnscriots.

I also noted I calede teh Nv Suprme /court, the NV Chief C=district Jduge Bell’s alw clark adn teh Jstlce Court administrator as they all directed me t oteh corrupt Carson City Administror of courts which a willfully with specific scente inten refused to conront the crutp jstlce /court Dept 2 and the cotur trnscriber apparenty fro when I telepone they transer me to the marshall who I had two ver ylong convertions as=nd suggest ed he see his superior and tell tem of the corrrtion in NV protected by FBI and use the FBI tip line symse per 18 USC Section 4.

I also noted the court order issued on Dec 2017 has been willfully violted by bot hHOAs cotrolled by FSR for over a year. I noted my corrupt prior attny is being requested to agree t carbitari nas he ans refused to provide me my own records and excessive retainer the lettr proided adn shwon with orrof of serice signed by Mr Rosen=r raidly is a public records on http://thomas@caggiano.com/HOAAMA.pdf

I therefor reqest the first part of tda’s recording be inmedaitely
sent to my email account thomascaggiano.com so that under freedom fo

teh press adn speech I can publish the audlo recrdng adn the lettrs in
http://thomascaggiano.com/HOAAMA.pdf and make a transcript wit the
audio recording and pride it also th the corrupt FBI adn the corrupt
NV AG and use it to file crmlani aharges not in police starthing as
they get bureid as I ahve met 36 different police officers adn event
numbers get bureid in Las Vegas, Nroth Las Vegas and shnerson known to
Sen Masto, sen Rsen and Congressman Hrosd prf staff.

I would appreciate a raid resone from Aliante Mater Asction on th
is request.

thank you joshua and jannelle for assistance for as noted in the corut order
it contains thconsitators in the evdence submitted by the corrupt
Steve Sow nd of course the corrupt HOA law fmr of Mr Leach as each of
its artrns were ntlde by em of teh corpt of Mr leach and
therefor per codes of Ethics eh aprtnr is surely a consitator.

On my way out of teh emeeting many unit holders smied at me adn even
gave me a thub's up.

Read http://thomascaggiano.com/POLICE02.pd for suggested witness
ignore by teh corut FBI and State of NV, las Vegas Police but not
the north las vegas police who caleid to confim my stattns and wrore
the eent number
The lettre to the corrupt AOC incudes a ltsin of only some of the NRS
cries in resnse to my attorns qusins whn -n I met 2 attorneys, a
paralegal adn suort stff yesterd day. A metig wit h3 of their team lasted
fro an hnr.

The 159 page filing wit hteh US district court of NV, suic court oLas
Vgs Dept 2, jndge Scisento himself, both HOAs adn Koch and/sow was
provided my attorney staf in hard copy. It is a publc record
federal court, the court in Las Vegas adn published on
http://thomascaggiano.com/USCOURT001.pdf

I also noted the two malidousfigns to prevent metrom my rights of
freedom of press and spech in both fmr submittals thereforer as the
court repeatedly told Stev b. Scow he has d no shch authority he as i
told thjude islafterd
As my time is limited to 3 minutes as i stated, i requested the iter
which I gave mr Soer and otch copy of thtab placeing it p( per NV
HOA rules 0 be inlcuded in teh minutes.
Today I also amied a arge pakage of vdcne to the new U.S. Attorney
for district ofNV as teh former one an dhin duty attorney we told of
the corpt of the FBI as I am permeanly banned from going to
its office evenhugh directed in wrng b yteh NV AGMastoad teh DJ
FBI civil rights crimianinvestigation unit in Washington DC. the FBI
brough five Las Vegas police officers to threaten me wit harrest as
our metign wit hte five went on for over 15 minutes as isatedgo
ahred anarrest me tht way I get disvoery adn can a=all oneundreds
witness t teh stand and get discovery sol can alve my attorney wit ha
court rported put them under oath for up to 7 horus wit hout
anyadictional time whch coud be emended by te out and write requts for
admissions. I was not arrest and left.

do ahve teh badge numbers of 2 of teh 5 metro police taht did most of taking

the FBI lsfulld wit heidnce.

the NV AG lits the federal felonies and yes racketeerign was noted my
my attorney in teh meeting yesterday which in fact i noted fro years.

Please send me a co of the aduo recoing ASAP an please send a copy to
the corrupt Steve B. Scow, Esq. FSR and the corrupt Mr John Leach, EQ.
HOA corrupt large law frim by every partner in Reno and Las Vegas. adn its more as NV is a criminial syndicate project y Sessions Read http://thoamscaggianno.com/SESSIONS.pdf known by teh very busy new US AG http://thoamscaggianno.com/WILLAMBARR.pdf and teh new corrupt FBI director Chris Wray, Esq. who replaced the corrupt Comey, Esq. known by teh US district Courts coast to coast http://thomascaiggiano.com/USA.pdf

Th prior 4 charts I was not allowed to show are pubised on http://thomascaiggiano.com/AMA.pdf

simply google "thomascaiggiano.com"
as simple as 1-2-3
enr google.com in any browesr
enter thomascaiggiano.com in the search block
and 3 hit the enter key.

Hope its easy enough 1-2-3

The CASE Study of tyranny in govt is on thomascaiggiano.com,freedomnewsdigest.com adnother doamins owned in Denmark and South Africa so US can't imapct those sites hosted in another country.

I note FSR undr both HOAs tried to evtn me from publishing opininions or using social media. If one tells or writes th truth by Black's legal defint if true the writtin adn spoken words are NOT defamatory.. they are true.

---

Thomas Caggiano
Author and Publisher of ThomasCaggiano.com and FreedomNewsDigest.com

Please use Mailing address:
7086 Arcadia Glen Court
North Las Vegas, NV 89084
Home Land line: 702-586-5768
In USA use cell: 973-945-0486
If we are on travel outside USA use:
862-258-5915
fax 702-577-0097
http://thomascaiggiano.com/background.pdf

4 attachments
metalofhonoratkins.jpg
103K

FreedomNewsDigest.com
ThomasCaggiano.com
Case Study Exposes
Tyranny in Government
March 15, 2006

Mr. Thomas J. Caggiano
Community Coordinator
Resident's of Stanhope
10 East Drive
Stanhope, New Jersey 07874

Dear Mr. Caggiano:

Thank you for contacting the Office of the Governor. I appreciate your taking the time to share your thoughts with me.

Through transmission of this letter to Department of Law and Public Safety Attorney General Zulima Farber, I am requesting that she review the information set forth in your letter with all due attention and consideration. Should you wish to contact the Department directly, Attorney General Farber's Office may be reached at the Department of Law and Public Safety, Richard J. Hughes Justice Complex, Post Office Box 080, Trenton, New Jersey 08625 or by calling (609) 292-4925.

Thank you again for writing. In the choices I make as your Governor, I will be guided by one principle - what is best for New Jersey. I am counting on the great people of our State to hold me accountable. Together we will forge a new future for New Jersey. For more information on our initiatives, please visit the State website at www.nj.gov.

Sincerely,

JON S. CORZINE

cc: Zulima Farber
Dear Thomas:

Thank you for contacting my office regarding your difficulty with the U.S. Department of Justice (DOJ).

My office has contacted the Office of the Inspector General for the DOJ on your behalf. I will be in contact with you again once I receive a response to my inquiry.

If you have any questions about your request, please do not hesitate to contact my Las Vegas office. Again, thank you for your correspondence. I will be in contact with you again shortly.

Sincerely,

SHELLEY BERKLEY
Member of Congress
The Evidence with hundreds of adopted exhibits

100 Witnesses identified against 250 persons

Motion for Writ of Mandamus

Print-out

Caggiano vs. Holder
U.S. District Court of the State of Nev
Writ of Mandamus Writ of Mandate
Court Order conduct Federal Grand Jury
use http://thomascaggiano.com as evidence
Case Docket: 2:12-cv-01484-GMN-GWF
Court Order by District Court to serve
evidence upon Holder by U.S. Marshall
Tyranny of Government Exposed on FreedomNewsDigest.com and ThomasCaggiano.com

May 23, 2010

Over 100 cubic feet of evidence, including hours of audio recordings and hundreds of pages of court transcripts

I have NO Rights

Criminal Indictment 08-09-316-1
State of NJ v ThomasCaggiano
Dismissed with Prejudice
on May 11, 2010 Superior Court of N.J.
on motion by Sussex County
Prosecutor's Office 1st A.P. Gregg Mueller
CASE: FILED DEC 12, 2007 BOROUGH OF STANHOPE
VS. THOMAS CAGGIANO & GOVERNMENT RECORD COUNCIL

VENUE: SUSSEX  COURT: LAW CVL  DOCKET #: L 000847 07
CASE TITLE: BORO OF STANHOPE VS CAGGIANO ET AL

CASE DISP: DSM W/O PR  DISP DATE: 07 28 2008  CASE STATUS: CLOSED

PTY PARTY NAME PTY TYPE STATUS DISP DATE
001 BORO OF STANHOPE PF DISMISSED 07 28 2008
002 CAGGIANO DF DISMISSED 07 28 2008
003 GOVERNMENT RECORDS COUNCIL DF DSM W/O P 02 13 2008
004 FRANKFORD TWP PF DSM W/O P 04 02 2008

SOURCE: Superior Court of NJ, Morris/Sussex County Vicinage, 43-47 High St, Newton, NJ 07860
MARIE. SETTE - hughes 13th st CIVIL DIV. MANAGER 973-579-0695
FAX:

1,740 pages of court records are available from the court
Complaint Form

Instructions: Please type or print all information. Please attach any supporting documents to this complaint form and send them to the address shown above. Be advised that the Committee will not return any documents.

Your Name: Thomas Caggiano
Published on http://thomascaggiano.com/corruptjudges/acjcinnes.pdf

Mailing Address: 7086 Arcadia Glenn Court

City: North Las Vegas State: Nv Zip Code: 89084

Telephone Number: 702-586-6768

Name of Judge: Paul Innes, P.J. Ch

County/Municipality Where Judge Presides: Mercer Chancery Division

Case Number/Docket Number (if applicable): MER-C-102-07 State v. Thomas Caggiano

List the name of any Attorney(s) involved:

List the name of any witnesses who observed the judge's conduct:
His law clerk and staff as well as FBI agents, USPS Criminal investigation agents and those reviewing http://thomascaggiano.com or http://freedonewsdigest.com which also include federal senators, state of NJ senators and Speaker of Assembly Oliver, Department of Law and Public Safety, Sussex County Board of Chosen Freeholders, members of the public, newspapers as his unconstitutional and fraudulent mailed court order defies his own prior letters as he changed the Docket Caption from State of New Jersey v. Thomas Caggiano
NJ Attorney General
Jeffrey Chiesa, Esq.
Director of Law & Public Safety
Tip - Continuous Violation of Title 2C crimes by 250 officers
Judge Leo Fanning, Mayor, etc.
conspiring, fraud, intimidation, racketeering, etc.
P.O. Box 080
Trenton, N.J. 08625-0080
The Honorable Shelly Berkley
U.S. House of Representatives
2340 Paseo Del Prado
Suite D-106
Las Vegas, Nevada 89102

Dear Congresswoman Berkley:

This is in response to your facsimile dated February 2, 2011, forwarding a letter of concern from your constituent Thomas Caggiano. In his correspondence, Mr. Caggiano alleged widespread corruption in the state of New Jersey (NJ), and that he has received threats from various NJ officials. Mr. Caggiano also alleged corruption within the Department of Justice, to include the Federal Bureau of Investigation (FBI).

Beginning in December 20, 2006, this office has received numerous complaints from Mr. Caggiano reporting the above referenced allegations. On January 22, 2007, Mr. Caggiano’s allegations were referred to the FBI, Inspection Division, and the Executive Office for U.S. Attorneys, and he was advised of those referrals in a letter dated January 22, 2007. On September 6, 2010, additional allegations received from Mr. Caggiano were referred to the FBI, Inspection Division, for appropriate handling. On that same date, Mr. Caggiano was sent a letter advising him of the referral.

If you have further questions concerning this or other matters, please feel free to contact this office again.

Sincerely,

Cynthia A. Schnedar
Acting Inspector General

FreedomNewsDigest.com
ThomasCaggiano.com
Case Study Exposes Tyranny in Government

CORRUPTION IS EXPOSED ON
ThomasCaggiano.com
See the CAG Reports
To the Corrupt

Protection of the
Corrupt Gov Christie
& former RTA G &
Jeff Chiesa, Esq
Russell Courtyard
Washington D.C.
20510

Nihilism

USA - Nihilism

Chair of the Corrupt
Assignment Judge
Thomas Caggiano
7/31/13
http://www.tcmog.org
609-625-0910

2/10/13 PAT MUCH & AS C R

Docket S-11-B
I can’t hire an
Attorney, get copies
of deed for to Foreclose?
Attorney Eric Hesman
on Retainer

SSX-6-1-B

Nihilism

Corrupt USA
Eric Holder
Sen Chiesa
Gov Christie
Syracuse Mayor
Paul Fishman
& Harbulers More

Letter to EDITOR
WASHINGTON POST
NEWS TIP
1150 15th ST NW
WASHINGTON D.C.
20071
Thomas Caggiano
7086 Arcadia Glen Court
North Las Vegas, NV 89084

Dear Mr. Caggiano:

This is in response to your correspondence to the Office of Professional Responsibility (OPR) in which you complained about a judge in connection with your civil case, Caggiano v. Holder, No. 2:12-CV-01484-GMN-GWF. You also complained about several New Jersey state officials and others, and requested assistance.

This Office has jurisdiction to investigate allegations of misconduct involving Department of Justice (DOJ) attorneys that relate to the exercise of their authority to investigate, litigate or provide legal advice, as well as allegations of misconduct by law enforcement personnel when they are related to allegations of attorney misconduct within the jurisdiction of OPR. It is, however, the policy of this Office to refrain from investigating issues or allegations that could have been or still may be addressed in the course of litigation, unless a court has made a specific finding of misconduct by a DOJ attorney or law enforcement agent. This Office has no jurisdiction over judges or state and local employees. Based on our review of your correspondence, we have determined that your allegations fall into this category. Accordingly, we concluded that no action by this Office is warranted.

You may wish to consult counsel or contact the nearest Legal Aid Society to determine what additional avenues, if any, may be available to you.

We regret that we can be of no further assistance to you in this matter.

Sincerely,

[Signature]

Jacqueline Robertson
Program Analyst
Thomas Caggiano  
7086 Arcadia Glen Court  
North Las Vegas, Nv 89084  
Publisher under Freedom of the Press to expose corruption in Government accessible via address http://thomascaggiano.com/130325complaint.pdf  
home phone: 702-586-6768  
efax 702-577-0097  
cell 973-945-0486  
thomascaggiano@gmail.com  
Background http://thomascaggiano.com/background.pdf  
Mar 25, 2013  
Pro Se

Take Juridical Notice: Published under the Freedom of the Press  
http://thomascaggiano.com exposes the  
corrupt Gov Chris Christie, Esq. administration  
and his many corrupt Cabinet level Officials,  
his buddy the corrupt Chief Justice Stuart Rabner and 250 officials and Govt employees

Chambers Hon. Thomas L. Weisenbeck, A.J.S.C. Vicinage 10 
Proof of Service U.S.P.S. Tracking No. 7012-1010-0000-4445-3647 Priority certified mail  
State of New Jersey Superior Court  
P.O. Box 910  
Morristown, N.J. 07963-0910

U.S. Attorney Eric Holder Jr.  (Ref DOJ’s Public Integrity Section Case file DA300337340)  
Proof of Service U.S.P.S. Tracking No. 7012-1010-0000-4445-0647 Priority certified mail  
Docket 2:12-cv-01484-GMN-GWF Thomas Caggiano vs. Eric Holder  
U.S. Magistrate George Foley  U.S. District Court District of Nv  
Writ of Mandamus for independent federal grand jury for determination of probable cause for  
vioations of Federal Title 18 U.S.C. crimes and others using http://thomascaggiano.com as basis  
950 Penn Ave. NW  
Washington, D.C. 20535-0001

Kelly and Ward LLC  
Kevin Kelly, Esq. alleged attorney for Township of Green vs. Thomas Caggiano  
Docket No. SSX-C-1-13  
About three inches of evidence available by OPRA request to the Township of Green for under $5.00  
or via R:1:38 court document request to the excellent Sussex County Superior Court  
Civil Part Asst. Civil Div. Manager Marie Sette-Hughes (973) 579-0645  
Proof of Service U.S.P.S. Tracking No. 7012-1010-0000-4445-0647 Priority certified mail  
93 Spring St. - Suite 401  
P.O. Box 887  
Newton, N.J. 007860-0887

Per Title 2C:2-1 Crime of omission Public duty requirement to report thousands of alleged criminal  
acts for apparently over 20 years in Federal, State, County and Municipal Govt in State of the State vs.
Office of Administration
Correspondence Management Staff

Sincerely,

We regret we cannot be of further assistance.

This office regard the same matter would be unnecessary.

This is in response to your most recent correspondence addressed to the Attorney General.

Tyranny in Government
Case Study Exposes
Thomascageiano.com
FreedomNewsdigest.com

September 21, 2009

Dear Mr. Cageiano:

Sienna, NJ 07874
10 East Drive

Thomas J. Cageiano

U.S. Department of Justice
Criminal Division

Director, Criminal Division

Washington, DC 20530-0001
Dear Mr. Caggiano,

This letter is in response to the telephone conversation you had with Supervisory Special Agent Richard L. Beasley on January 22, 2010. In this conversation, SSA Beasley advised you that the Las Vegas Division of the FBI, regarding corruption in New Jersey, is being forwarded to the Newark Division of the FBI. Additionally, all of the information you have been sending to the Las Vegas FBI corruption Information, is being forwarded to the following address:

Federal Bureau of Investigation
11 Centre Place
Newark, NJ 07102

This is to inform you that this case is being intercepted. This matter would fall under the jurisdiction of the United States Postal Inspection Service, and you should contact them with this information.

Sincerely,

Kevin Favreau
Special Agent in Charge
Ryan L. Beasley
Supervisory Special Agent
Complainant No: 16210546

Inspector in Charge
Peter Zegarec

Sincerely,

of the U.S. Postal Service.

continued attention to the security of mail matter while it is in the possession

Thank you for bringing this matter to our attention. Please be assured of our

needed.

portion of this letter. You will only be contacted if additional information is

been entered into our database. You will find the complainant number at the

The U.S. Postal Inspection Service has received your complainant and it has

Dear Postal Customer:

North Las Vegas NV 89084-3161

7086 Arceada Glen CT

Thomas Caggiano

07/12/2010

PHOENIX DIVISION
UNITED STATES POSTAL INSPECTION SERVICE
http://thomascaggiano.com

September 28, 2012
Washington, D.C. 20533-0001

Federal Bureau of Investigation

U.S. Department of Justice

39106. 89 North Las Vegas, NV 89084

Mr. Thomas Caggiano

7086 Arcadia Glen Court

Internet Protocol Address

39106. 89 North Las Vegas, NV 89084

Mr. Thomas Caggiano

7086 Arcadia Glen Court

This letter is in response to the correspondence
that you mailed to the FBI in which you allege a civil rights violation.

I have forwarded your correspondence to our Las Vegas
office.

Further concerning to that division, located at 11977 west lake mead
boulevard, john lawrence bally memorial building, las vegas, nv.

Sincerely yours,

Patrick P. Pallon, Jr.

Acting Chief, Civil Rights Unit

Criminal Investigative Division

Sincerely yours,

[Signature]

39106. 89 North Las Vegas, NV 89084

Mr. Thomas Caggiano

7086 Arcadia Glen Court

This letter is in response to the correspondence
that you mailed to the FBI in which you allege a civil rights violation.

I have forwarded your correspondence to our Las Vegas
office.

Further concerning to that division, located at 11977 west lake mead
boulevard, john lawrence bally memorial building, las vegas, nv.

Sincerely yours,

Patrick P. Pallon, Jr.

Acting Chief, Civil Rights Unit

Criminal Investigative Division

Sincerely yours,

[Signature]
3. I have on Nov 5, 2008, sent forwarding advanced information to Congressmen Rahm Emanuel as

Activities to expose corruption in my Freedom of Press on the Internet via Thomasac7@gmail.com.

1. On May 9, 2009, the United States Attorney filed a motion to dismiss my pending suit.

Attorney

Dear Judge Stengel, I have filed United States Attorney and Eric D. Gill, Assistant United States

Procutors Office

Sussex Country

APR - 9 2009

RE: Thomasac7@gmail.com

See the CAC Records

CONGRESSIONAL IS EXPRESSED ON

FED. ED. 09-MC-00003 (ED. PA)

0 8-09-00316-C

10 East Drive

09/19/09

 Vacation City Is.

FED. ED. 09-MC-00003 (ED. PA)

0 8-09-00316-C

10 East Drive

09/19/09

 Vacation City Is.
UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA

ORDER

Case No. 2:12-cv-01484-GMN-GWF

STATE OF NEVADA

Defendant

ERIC HOLDER,

vs.

Plaintiff

THOMAS CAGGIANO.

Dated this 21st day of November, 2012.

IT IS FURTHER ORDERED

that the Clerk of the Court shall re-open Plaintiff's Motion

withdrew its Motion for Writ of Mandamus (#17).

IT IS HEREBY ORDERED

that the Court's November 15, 2012 Order (#15) is

vacated.

Accordingly, it is not subject to Rule 7-4's page limit. See Johnson v. Medcalf, 2012 WL 870726.

Therefore, it is not subject to Rule 7-4's page limit. In accordance with the

Court's opinion, further review, and pursuant to Rule 7-4's filing limit, the

Court, upon further review, consents the Motion for Writ of Mandamus to be a petition

with the Court's November 15, 2012 Order (#16), despite Plaintiff's filing (#17) being filed a "motion" the

Court ordered the plaintiff to file an "ordering Local Rule 7-4's page

This matter comes before the Court on Plaintiff's Motion for Writ of Mandamus (#17).

ORDER

Case No. 2:12-cv-01484-GMN-GWF

UNITED STATES DISTRICT COURT

File 11/26/12 Page 1 of 1
Dear [Name],

Thank you for your consideration and agreement to undertake this matter.

I advise the grievances were being forwarded to you.

Robert J. Ciordiano, Esq.
Ken R. Springer, Esq.
J. H. Solomon, Esq.
Laura B. Sanders
James A. Ceccarelli, Esq.
Dolan & Dolan

William T. Haggerty, Esq.
John T. Leo, III, Esq.
Robert W. Thomas, Esq.

RE: Grievances of Thomas Caggiano against the following attorneys:

Woodland Park, New Jersey 07424
One Carton Mountain Plaza
PNC Bank Building – 3rd Floor
Norman Schoeny, Higgins & Rose, P.C.

August 30, 2012
TRENTON, NEW JERSEY 08625
P.O. BOX 9621

FAX: (609) 520-7278
PHONE: (609) 520-4009

THOMASCAGGINO.COM

THOMAS CAGGINO (W/o counsel)

Enclosures

WP/ZC

[Signature]

Deputy Solicitor Ethics Coordinator

[Name]

Dear [Name],

Thank you for your consideration and agreement to undertake this matter.

I advise the grievances were being forwarded to you.

Robert J. Ciordiano, Esq.
Ken R. Springer, Esq.
J. H. Solomon, Esq.
Laura B. Sanders
James A. Ceccarelli, Esq.
Dolan & Dolan

William T. Haggerty, Esq.
John T. Leo, III, Esq.
Robert W. Thomas, Esq.

RE: Grievances of Thomas Caggiano against the following attorneys:

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August 30, 2012
TRENTON, NEW JERSEY 08625
P.O. BOX 9621

FAX: (609) 520-7278
PHONE: (609) 520-4009

THOMASCAGGINO.COM
Case number 89127

Complaint Synopsis

Released his incompetent report w/o authority to corrupt Judge Craig U. Dana, J.M.C., refused to give me own medical records and has his attorney write a false letter that he did not prescribe drugs. Violated HIPPPA.

November 13, 2012

Dear Mr. Caggiano:

Thomas Caggiano
7086 Arcadia Glen Court
Las Vegas, Nevada, 89161

The New Jersey State Board of Medical Examiners is in receipt of your recent correspondence regarding your complaint against the above captioned physician.

Thorough review of the allegations contained in your correspondence will be fully reviewed by this Board. You should know that because of the complexity and number of complaints received by this Board, I cannot give you any specific indication as to when that review will be completed. Please keep in mind that a complete review and evaluation is a time-consuming process. Your patience and understanding are appreciated.

Unfortunately, I cannot give you a time frame within which the Board's inquiry may be completed. Please be assured that this office does not have any authority to advise, or in any way affect, the statute of limitations. If you believe that you have any legal rights or remedies, you must proceed within the legal framework separate from the Board's inquiry and ultimate findings.

You will certainly be advised in writing when a final determination has been made with respect to your complaint.

Very truly yours,

William V. Roeder
Executive Director

STATE BOARD OF MEDICAL EXAMINERS

Thomas Caggiano v. M. Nicolai Nielsen, M.D.

For overnight delivery: 140 East Front St., 2nd Floor Trenton, N.J. 08608
(609) 826-7100
Fax:(609) 826-7117

RE: M. NICOLAI NIELSEN, M.D.
Two persons

I am appreciating your cooperation in this matter.

Should I receive any other letters, e-mails, phone calls or faxes I will consider this harassment and take the appropriate action in the form of criminal complaints against you.

Sincerely,
[Signature]

Police Chief

Chief, Police Department

Sincerely,

Mr. Cagiano,

Fax/Certified Mail/Regular Mail

North Las Vegas, Nevada 89084

Mr. Thomas Cagiano

Fax: 773-347-3561 (Fax)

Tel: 773-347-1097 x124

September 3, 2010

Chief of Police

James Besson

Netcong, NJ 07857

19 Maple Avenue

Netcong Borough Police Department
1. INTRODUCTION: Please accept this letter in lieu of a more formal brief.

I am a retaliated informant. Govt corruption is extreme including judiciary. Over 20 judges, 80 attorneys in NJ Govt. Department of Justice Officials from Washington D.C., NJ, IL and U.S. Treasury/FBI Officials in Las Vegas, NV are part of a systematic cover-up. I have filed a complaint against the U.S. District Court Judge for the State of NV under Docket 2:12-cv-01094-GMN-GWF. Caggiano. v. Holder. I never talked about the Juries.

2. DISCUSSION: I was informed by the court’s staff to contact the JI selection office and said of course I needed a directive from the court. I hereby make a summary motion because of my age and the need of witness for the Sheriff’s Office.

In the case of the alleged federal Grand Jury mandate to force a federal Grand Jury against over 250 persons as other informants have been also...
MUNICIPAL COURT PROBABLE CAUSE AFFIDAVIT

State of New Jersey
County of Sussex

THOMAS CAGLE
SS:

Defendant Name: Winifred Strub
SUSSEX COUNTY, NEW JERSEY
Address: 28-52 Continental Blvd.

Defendant, charged with 20-15-2
in complaint number: 02-08-06

I, Thomas Cagle, do solemnly swear that the facts set forth in this affidavit are true to the best of my knowledge, information, and belief.

Sworn to and subscribed before me this 16th day of October, 2009.

[Signature]
Administering Oath
MUNICIPAL COURT PROBABLE CAUSE AFFIDAVIT

Defendant Name: Thomas Caggiano

I, Mayor Diana Knuckey, being duly sworn, do depose and say:

Defendant, charged with 2C:52-3.2d, for the following facts to establish probable cause for the issuance of a summons warrant in complaint number 11-08-00360-09.

Address:

State of New Jersey
County of Sussex

This 16th day of Oct., 2009

Mayor

Administrating Oath
MUNICIPAL COURT PROBABLE CAUSE AFFIDAVIT

STATE OF NEW JERSEY
COUNTY OF SUSSEX

THOMAS CASELAND

Defendant

1921 HICKS ST
MURRAY, NJ 07974

I offer the following facts to establish probable cause for the issuance of a summons warrant for the defendant, charged with 2C:52-20, terroristic threats as charged in complaint number

Defendant Name:

Address:

I, DAVID MEYER, Successful Mistakes, being duly sworn on my oath, do hereby affiant that:

I have had personal knowledge of the facts set forth in this affidavit, and to my knowledge, they are true and correct.

DAVID MEYER, Successful Mistakes

Affiant / Complainant Signature

Date:

Affiant / Complainant Affidavit

Administrating Oath

This 16 day of OCT 2009

By:

Thomas CaseLand

Print Name

Phone Number

Address

Evidence is as follows:

Evidence was made by the witness,

Evidence is as follows:

Evidence was made by the witness,

Evidence is as follows:

Evidence was made by the witness,

Evidence is as follows:

Evidence was made by the witness,

Evidence is as follows:

Evidence was made by the witness,
This 16 day of Dec., 2009, before me, the undersigned, a Municipal Judge, duly sworn, do personally appear, and subscribe my name as follows:

CHUS. F. ANDERSON

Municipal Judge

I offer the following facts to establish probable cause for the issuance of a summons warrant according to law deposed and subscribed to:

[Handwritten text]

Defendant Name: [Handwritten text]

Address: [Handwritten text]

For the defendant charged with 2:5-2 (complaint number)

I declare under penalty of perjury that the foregoing is true and correct.

[Handwritten text]

SS:

(Count of Sussex)

(State of New Jersey)
This 16 day of 08-20-09

This is sworn to and subscribed before me

Theresa M. DeRosa, Notary Public, in and for the County of Sussex, State of New Jersey.

Theresa M. DeRosa, notary public.

Defendant Name: Emile Antuono

Address:

Evidence is submitted with this affidavit that a reasonable cause for the issuance of a summons exists.

I offer the following facts to establish probable cause for the issuance of a summons:

Emile Antuono

County of Sussex

State of New Jersey

Municipal Court Probable Cause Affidavit
I, THOMAS CASELADO, of full age, being duly sworn on his/her oath, do depose and say:

I offer the following facts to establish probable cause for the issuance of a summons warrant for the defendant, charged with 2C:53-2, conspiracy.

Defendant Name:

Address:

Within the jurisdiction of this Municipal Court, I, THOMAS CASELADO, do the aforementioned facts.

Defendant's Signature:

Date:

I, ANN MARIE K. MILLER, Acting Judge, do certify that the above information is true and correct.

Judge's Signature:

Date:

I, ANN M. MILLER, Acting Judge, do certify that the above information is true and correct.

Court's Signature:

Date:

I, ANN M. MILLER, Acting Judge, do certify that the above information is true and correct.

Court's Signature:

Date:
MUNICIPAL COURT PROBABLE CAUSE AFFIDAVIT

State of New Jersey

County of Sussex

THOMAS CAGGIANO, of full age, being duly sworn on his/her oath according to law deposes and says:

I offer the following facts to establish probable cause for the issuance of a summons in complaint number

Defendant Name: Judge N. Peter Costantino

Address: 43-47 High St

NEWARK, NJ 07102


Evidence is within AFFIDAVITS CERTIFIED BY OFFICER OF LAUD PUBLIC SAFETY, CRIMINAL TIP LINE, INFRACTIONS REPORTS FILED BY ME, AFFIDAVITS FILED TO THE NEW JERSEY STATE POLICE OFFICE OF CRIMINAL CORRUPTION BUREAU WITH NEWARK'S FTP OFFICE IN COMPLAINTS IN STATE OF N.J. VS THOMAS CAGGIANO & DEFENDANTS, DISCLOSE TO THE TRENTON SUPERIOR COURT, TRENTON MUNICIPAL COURT JUDGE SALKIND, JR.


There are adopted as exhibits to this AFFIDAVIT my HUDI

Sworn to and subscribed before me

This 16th day of OCT 20 09

Ann Reussler

Administering Oath

WEB SITE THOMASCAGGIANO.COM

DVD FILED IN SUPERIOR COURT

STATE OF N.J. VS THOMAS CAGGIANO

IND-08-09-316-2 MUNICIPAL APPEARS.

Affiant / Complainant Signature

THOMAS CAGGIANO

PRINT NAME

702-586-6768

PHONE NUMBER

EVIDENCE IS Mailed FILED

ATTM FIRM & WEB SITE

ThomasCaggiano.com with

Sussex County Prosecutors Superior Court

Page 1 of 4
MUNICIPAL COURT PROBABLE CAUSE AFFIDAVIT

State of New Jersey

County of Sussex

THOMAS CAGGIANO, of full age, being duly sworn on his/her oath according to law deposes and says:

I offer the following facts to establish probable cause for the issuance of a summons warrant for the defendant, charged with 2C:5-2 Compravato in complaint number

Defendant Name: Holland, Hughes, Strelzak, Pascale

Address: Vandenberg & Huntelle, 40 Park Place, New York, NY 10060

WITHIN THE JURISDICTION OF THIS MUNICIPAL COURT PER N.J.S.A. 2C:5-2

Rules with the N.J. Attorney General, Div of Criminal Justice, Dept of Law Public Safety, in Criminal tip-line internet reports filed by me, in affidavits, and to request State Police officer collection bulletin with Newark's FBI office in current transscripts and State of NJ vs. Thomas Caggiano, & Defendants Disclosure to the Trenton Superior Court, Trenton Municipal Court Judge, Superior, 1st Judicial District of New Jersey, still with Judge, still using the Superior Court Public Information Financial Township police & District X executive committee, all exhibits there to are adopted as exhibits to this affidavit including WEB site Thomas Caggiano, com & DVD Filed in Superior Court State of NJ vs Thomas Caggiano Ind 08-09-316-I 9 Municipal Affairs.

Ann Rosello

Administering Oath

This 16 day of Oct 2009

Affiant/Complainant Signature

THOMAS CAGGIANO

PRINT NAME

203-6 ARCadia Court

ADDRESS

North Las Vegas, NV 89034

702-586-6268

PHONE NUMBER

EVIDENCE IS ALSO ON FILE

voting.org/WEB SITE

ThomasCaggianno.com with Sussex County Prosecutors Superior Court

Page 1/4
VIA FIRST-CLASS MAIL

February 20, 2007

Mr. Thomas Caggiano
10 East Drive
Stanhope, NJ 07874

Re: Requests for Public Records

Dear Mr. Caggiano:

Please be advised, I will need more than the 7 days to completely respond to the four [4] OPRA requests dated February 14, 2007 and received by my office on the same date.

Your request for a copy of "the approved as-built drawing for 2 Oak Drive" is denied. The record requested does not exist.

Your request for a copy of the [Land Use Board] "variance to install lower wall rear lot 12, Block 10902, built 29 Jul 02 - 14 Aug 02" is denied. The record requested does not exist.

Your request to provide "Fred Suljic contract with newspaper announcement for Fair Housing Plan" is denied. The record requested does not exist.

Please be advised, your request for a "copy of Richard Stein's meeting on November 22, 2007 at OAL" is not maintained in the Borough's records.

Your request to examine the Land Use Board minutes and exhibits for 2003 - 2006 can be accommodated during the Borough's Walk-in OPRA hours, Monday through Thursday, 2:30 p.m. to 4:00 p.m., or by appointment. If the Borough's scheduled OPRA hours are not convenient for you, again, I would be happy to arrange a mutually-agreeable time.

I have forwarded your four [4] OPRA Request Forms to the appropriate municipal departments for response and will provide you will same as soon as my office is in receipt of them.

Sincerely,

Robin R. Kline, MAS, RMC
Municipal Clerk
Mr. Thomas Caggiano
10 East Drive
Stanhope, New Jersey 07874

Re: November 15, 2005 Letter/Material

Dear Mr. Caggiano:

This letter acknowledges receipt of your material sent to this Office by Hon. Frank R. Lautenberg, U.S. Senator (N.J.). Thank you for taking the time to pass along this material for review pertaining to matters regarding Stanhope, New Jersey government officials and actions. Please be advised that federal criminal jurisdiction over allegations of misconduct by state and local public officials (and private parties who assist them) generally is limited to allegations of bribery (an official taking cash or other valuable items in exchange for official action or inaction), extortion or fraud (the deprivation of money and property by trick) that affects interstate commerce, that is facilitated by mails and interstate wires, or that affects federal funds. Your letter and attachments do not appear to reflect these federal violations. If you have information relating to the above type offenses, please call me at (973) 645-2766 to arrange an interview at this Office in Newark, New Jersey. You can also call me at that number if you have any questions.

Very truly yours,

CHRISTOPHER J. CHRISTIE
United States Attorney

By: JAMES B. NOBILE
Assistant U.S. Attorney
Chief, Special Prosecutions Division

cc. Hon. Frank R. Lautenberg
United States Senator
One Gateway Center, 23rd Floor
Newark, New Jersey 07102
October 9, 2003

VIA HAND DELIVERY
Mr. Thomas Caggiano
10 East Drive
Stanhope, New Jersey 07874

Dear Mr. Caggiano:

On several prior occasions you were advised by me that you are no longer to communicate to the Borough or any of its professionals by voicemail, e-mails or facsimile transmissions. You were advised that any communication by you other than through ordinary mail by the United States Postal Service would be considered harassment by the Borough resulting in a charge against you under N.J.S.A. 2C:33-4. Despite the warning to you to no longer communicate to the Borough or any of its professionals you have persisted in doing so.

This letter is your final warning that you are no longer to communicate to the Borough, any of its professionals, any Borough employee and any Borough elected official in any manner whatsoever. Further, you are not to come on Borough property for any reason whatsoever. If you communicate to the Borough, any of its professionals, any employee or any elected official by any manner whatsoever you will be charged with harassment. Further, if you come onto Borough property for any reason whatsoever you will be escorted from the property and you will be charged with criminal trespass under N.J.S.A. 2C:18-3.

Sincerely,

[Signature]

Teri Massoc
Borough Administrator

cs: Stanhope Borough Police Department
Thursday February 13, 2003

At approximately 10:00am on this date I met with the following at the Sussex County Prosecutor’s Office:

Thomas Caggiano
10 East Drive
Stanhope, NJ
973-347-4354
SSN: 059-40-0692
DOB: 11/12/1945

Caggiano contacted this office on 01/27/2003 in regards to Stanhope Boro and the construction of a home on Oak Drive. Caggiano contacted this office along with several other local and state agencies with respect to building code violations and proper permit and inspections have not been issued or completed. I requested Caggiano bring any/all information relevant to his complaint to this office.

Caggiano brought with him a large suitcase along with two plastic containers filled with binders, papers and photographs. I asked Caggiano to supply me with a list of government officials he has spoken with concerning his complaints. Caggiano was able to provide some names and agencies from his notes. Copies were made of his contacts and are attached in the case file. I then asked Caggiano to provide me the background of his complaint.

Caggiano stated that in 1999 Elenor and Franklin DeWalt, doing business as ENF Development Company LTD, purchased the properties of #2 and #6 Oak Drive in Stanhope. Stanhope Boro then held hearings regarding the DeWalt’s desire to build on this land. According to Caggiano, permission to build was granted on 11/07/2001 by the Boro of Stanhope conditional with the State approval. As per Caggiano, permission from the State was not obtained and construction started in January of 2002.

According to Caggiano, during the month of January 2002 the Boro engineer, John Cilo, wrote a letter to the Boro requesting DeWalt stop construction. Construction did not stop and the residence was completed in July of 2002 and has been occupied since by the same family.

Caggiano explained he has become the point of contact/spokes person for the neighborhood because damages to other properties this construction has caused. Due to this home being built, water and soil have moved into others property. Caggiano claims that he and his wife have suffered emotionally because they can see the home from the windows of their home (across the street). Caggiano is retired and has voluntarily become a spokesperson for the neighborhood. Caggiano informed me that he has spent more than $1000 in OFRA reque
Clerk's Office
ROBIN R. KLINE, MAS, RMC

Gloria Luzzatto
State of New Jersey
Government Records Council
P.O. Box 819
Trenton, NJ 08625-0819

Re: Thomas Caggiano v. Borough of Stanhope

Dear Ms. Luzzatto:

Please accept this correspondence as my legal certification responding to your e-mail of April 6, 2006 regarding the above referenced Complaints regarding the Government Records Council's (GRC) continuing investigation in said matters.

Enclosed is the requested document index for the referenced Case Numbers.

Please be advised, during the period January 1, 2006 through February 21, 2006, the Office of the Municipal Clerk in the Borough of Stanhope remained vacant after the resignation of the Clerk on December 30, 2005. During this time, the Deputy Clerk was never appointed Acting Clerk by the Governing Body since the Borough was actively recruiting and interviewing Registered Municipal Clerk (RMC) candidates to fill the vacancy.

Pursuant to N.J.S.A. 47:1A-1.1, the Municipal Clerk is defined as the Custodian of Records for the municipality. We wish to bring to the GRC's attention that the underlying records requests for the referenced Complaints were received during the time frame in which there was no Acting Municipal Clerk, or Custodian of Record. We respectfully request the GRC to take this important information into consideration with respect to their continuing investigation in these matters.

I hereby 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.

Robin R. Kline
ROBIN R. KLINE, MAS, RMC
Municipal Clerk

cc: Mr. Thomas Caggiano

Telephone: 973-347-0159 Fax: 973-347-6065
May 8, 2006  Memorandum to Stanhope Land Use Board

Subject: Notification of Assignment of My Agent Thomas Caggiano, Rejection Request of 8 Hickory Drive Lot Area Variance by E.N.F. Development Co. LLC and Request to comply with site plan 2 and 6 Oak Drive and immediate removal of Mr. John Cilo Jr. as Land Use Board Engineer

I, Mary Pawar, live at 12 East Drive in Stanhope, NJ.

On Jul 25, 2002, I entered into an oral agreement with Mr. Thomas Caggiano who has served as our neighbor coordinator. He has served me and my family at no cost to defend us against the illegal E.N.F. Development Company LLC development efforts on 2 and 6 Oak Drive and other matters.

Mr. Caggiano coordinated a petition of Jul 25, 2002 with all his assigned clients which he and other clients appeared before the Stanhope Town Council as reported in the New Jersey Herald that demanded for all the surrounding property owners who signed the petition that the Borough of Stanhope assure full compliance with Land Development Codes, the site plan and to restore the destroyed shade trees. The Borough of Stanhope allowed deed restrictions, municipal and state laws to be violated and treated my agent as a criminal, sent police to his home and declared my agent as criminal to other government agencies preventing him as my agent to exercise my full constitutional and civil rights.

Through Mr. Caggiano's outstanding efforts on my behalf the Governor of New Jersey ordered the New Jersey Attorney General to conduct a criminal investigation which Mr. Caggiano as my agent has been supporting.

Mr. Caggiano also testified under oath at the Board of Engineers with data supplied by me and immediately thereafter the Director of Consumer Affairs notified federal and state criminal investigators and the Director of the Department of Agriculture of its investigations of Stanhope's Borough Engineer Mr. John Cilo Jr, E.N.F. Development Co. LLC's two professional engineers Mr. Wendell Inhoffer and Mr. Peter Schneider and professional planner Ms. Judith Keith, and also the State's Sussex County Soil Conservation District's professional Engineer Mr. Sedivy. The investigations were ordered as false Soil Erosion and Sediment Control Plans and other false documents were prepared and approved and false inspections reports were prepared.

At no time was the Oak Drive development legal nor were the two certificates of occupancies legally issued in compliance with Stanhope and State codes or the deed restrictions and requirements. In addition, the Wetland Permit's general conditions were violated.

Mr. Caggiano developed a web site on my behalf to coordinate his efforts with me, his other clients and federal and state officials performing the investigation ordered by the Governor of New Jersey.

I request the Board assure the illegally developed 2 Oak Drive and 6 Oak Drive properties fully comply with the site plan and codes and that appropriate authorities be notified that State and Municipal laws were violated.

I am also here to notify the Board, I request the rejection of the Lot Area Variance request by E.N.F. Development Company LLC on 8 Hickory Drive and request the Board based upon my personal knowledge of the violations that Mr. Cilo permitted on the Oak Drive development without reporting violations to be removed from the position of Land Use Board Engineer immediately.

Please provide the balance of my time to present my grievances to the Board to my agent Mr. Caggiano.

Thank you...

Mary Pawar
Mary Pawar
SUSSEX COUNTY SOIL CONSERVATION DISTRICT

See http://thomascaggiano.com

SOIL EROSION & SEDIMENT CONTROL PLAN CERTIFICATION STATUS REPORT

TO Frank Daualt, Jr.                                   MUNICIPALITY Borough of Stanhope

PROJECT Daualt single family home/ENV Development Co., LLC REVISIONS

Application # 8H-44            Block # 10902            Lot # 10

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

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

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

REVISIONS CERTIFIED ☑

Mar 24, 2004

signed by the

corrupt Clifford Lundin, Esq.

Date March 24, 2004

Subject to conditions as follows:

Per the corrupt State of NJ Department of Agriculture's infested Sussex County Soil Conservaion District attorneys Brian Smith, Esq. and William Haggerty, Esq. who is also the corrupt Joint municipal court prosecutor for the corrupt Joint municipal court for the Township of Wantage, Borough of Sussex and Township of Stillwater with the corrupt Judge Gavan, J.M.C. this false certifid Soil Erosion and Sediment Control Plan for Block 10902 lot 10 does NOT exist == proof of a 12 year cover-up of fraud

NOTE: The "District" must be notified at least 48 hours prior to the start of construction.

Distribution: White-Developer Ackerman Kushner, Haggerty, Smith, Gavan
Masood fled Stanhope without severance pay after GRC found violated 4 OPRA laws

May 4, 2006
Next town administrator Richard Stewart reported corruption to FBI and State Police and was fired with severance pay

RE: Borough of Stanhope

Dear Mr. Caggiano:

As you are aware, I am the new Municipal Engineer for the Borough of Stanhope, effective January 1 of this year. In that capacity, I have received numerous facsimiles, letters and phone calls from you requesting that I take some form of action on your behalf on several matters.

As the Municipal Engineer for the Borough of Stanhope I am not authorized or allowed to take action on any matter at the direct request of a private citizen. My services are solely for the Borough of Stanhope as are required by law or as directed by the Governing Body. Therefore, I cannot respond to any of the numerous requests which you have made to me to take some form of action on your behalf.

Issues related to the property on Hickory Drive are associated with a current Land Use Board matter and should be directed to this Board. I must note that I am not the Land Use Board Engineer. Your requests for my involvement in any and all other matters must be directed to the Governing Body of the Borough of Stanhope.

Very truly yours,

Eric L. Keller, P.E., P.P.
Borough Engineer

False Statement as his firm nor John Cilo Jr. had a valid contract as Dishonstt Fraud, Criminal Disbursement, Tax fraud, false filings, mail fraud, retaliation, unconstitutional court orders, racketeering enterprise for decades
VIA FACSIMILE AND REGULAR MAIL

May 4, 2006

Mr. Thomas Caggiano
10 East Drive
Stanhope, NJ 07874

RE: Borough of Stanhope

Dear Mr. Caggiano:

As you are aware, I am the new Municipal Engineer for the Borough of Stanhope, effective January 1 of this year. In that capacity, I have received numerous facsimiles, letters and phone calls from you requesting that I take some form of action on your behalf on several matters.

As the Municipal Engineer for the Borough of Stanhope I am not authorized or allowed to take action on any matter at the direct request of a private citizen. My services are solely for the Borough of Stanhope as are required by law or as directed by the Governing Body. Therefore, I cannot respond to any of the numerous requests which you have made to me to take some form of action on your behalf.

Issues related to the property on Hickory Drive are associated with a current Land Use Board matter and should be directed to this Board. I must note that I am not the Land Use Board Engineer. Your requests for my involvement in any and all other matters must be directed to the Governing Body of the Borough of Stanhope.

Very truly yours,

Eric L. Keller, P.E., P.P.
Borough Engineer

cc: Teri Massood, Borough Administrator
    Richard Stein, Esq., Borough Attorney
November 11, 2004

Thom Caggiano
Mark Caggiano
10 East Drive
Stanhope, New Jersey 07874

Dear Mr. Caggiano:

Please be advised that the materials you forwarded to this office relative to your alleged complaint of corruption in the Boro of Stanhope, have been forwarded to the following office:

Office of Government Integrity  (609) 530-4400
P.O. Box 063
Trenton, New Jersey 08625

Please direct any question, comments, or additional documentation to the Office of Government Integrity.

Sincerely,

[Signature]

Erin K. O’Gara-Meier

Enclosure
State of New Jersey  
DEPARTMENT OF LAW AND PUBLIC SAFETY  
DIVISION OF CRIMINAL JUSTICE  

Peter C. Harvey  
Attorney General  

V. McKee  
Director  

July 11, 2003  

Honorable Guy R. Gregg, Assemblyman  
24th District  
Morris-Sussex-Hunterdon Counties  
268 Route 206  
Flanders, New Jersey 07836  

Re: CJ# 2003-4924-UC  

Dear Assemblyman Gregg:  

This letter will acknowledge receipt of your correspondence and attachments from your  
constituent Thomas Caggiano to Attorney General Peter C. Harvey. The Attorney General has  
referred Mr. Caggianos' correspondence to the Division of Criminal Justice where it will be  
reviewed.  

Thank you for contacting the Attorney General and the Division of Criminal Justice.  

Very truly yours,  

Joseph L. Trapp,  
Administrator of Investigations  
Records and Identification  

New Jersey Is An Equal Opportunity Employer
Evidence 2 Oak Drive and 6 Oak Drive

DAC, DEP, DOA, L&PS and Others
November 14, 2005

Via Certified Mail/RAR

Mary A. Pawar
12 East Drive
Stanhope, NJ 07874

RE: State of New Jersey v. Thomas J. Caggiano

Dear Ms. Pawar:

Enclosed please find a Subpoena to Testify and Produce Documents on December 21, 2005 at 10:00 a.m. in the Municipal Court of Hampton and Stillwater with regard to the above-referenced matter.

Please contact the municipal court administrator, Ms. Sharon Sutton, at (973) 383-9393 one (1) day prior to said date to confirm that the case is still scheduled.

Thank you.

Respectfully,

BRIAN D. SMITH

BDS/la

Enclosure

CC: Winifred A Straub, Manager, SCSCD (w/enclosure)
    Sharon Sutton, CMCA, Hampton Stillwater MC (w/enclosure)
State of New Jersey
OFFICE OF THE ATTORNEY GENERAL
DEPARTMENT OF LAW AND PUBLIC SAFETY
OFFICE OF GOVERNMENT INTEGRITY

ZULIMA V. FARBER
Attorney General

TRACY M. THOMPSON
Acting Director

P.O. Box 063
Trenton, NJ 08625-0063
Telephone (609) 530-4400

April 26, 2006

Thomas Caggiano
10 East Drive
Stanhope, New Jersey 07874

Re: Thomas Caggiano, OGI Case No. 02-0162 GI

Dear Mr. Caggiano:

The Office of Government Integrity (OGI) staff has reviewed your numerous recent facsimile transmittals received by it up to and including April 25, 2006. The OGI previously opened a file on the same subject and subsequently closed it. The documents received provide no factual basis for reopening this matter. It is specifically noted that there is no evidence of prosecutable criminal conduct. Accordingly, the OGI will take no further action in this regard.

Should you elect to continue to provide transmittals to the OGI, they will not be reviewed. You have not only contacted the OGI more than once, but the United States Attorney's Office, the Division of Criminal Justice, the New Jersey State Commission of Investigation and the Sussex County Prosecutor's Office without success. Your likely remedy regarding your complaints is civil litigation against those whom you allege erred. The OGI renders no opinion as to whether such litigation would be successful, as a number of years have elapsed since a substantial portion of the conduct about which you complain occurred.

Very truly yours,

TRACY M. THOMPSON, AAG
ACTING DIRECTOR

By: Ronald A. Epstein
Deputy Attorney General
Chief, Investigations

New Jersey Is An Equal Opportunity Employer
March 13, 2006

Thomas Caggiano  
10 East Drive  
Stanhope, NJ  07874

Dear Mr. Caggiano:

I must again respectfully advise you that this Commission cannot and should not serve as your advocate to pursue allegations you have concerning the permits granted to the developer of Lots 10 and 12, Block 10962 in Stanhope, New Jersey or any other property that you believe does not meet the Soil Erosion and Sediment Control standards for Stanhope.

Your voluminous correspondence over the past three years to us and to numerous civil and law enforcement agencies as well as state and federal officials have apparently caused you to believe that there is no one willing to listen to you.

On the contrary, after reviewing your material we advised you on several occasions that we cannot assume jurisdiction in this matter. You should seek legal advice from an attorney.

It would be appreciated if you discontinue sending daily faxes and e-mails to our agency on issues that we have already declined to consider as within our limited scope of responsibility.

Sincerely,

ALAN A. ROCKOFF  
Executive Director

AAR:jak
Mr. Thomas Caggiano  
10 East Drive  
Stanhope, New Jersey 07874

Dear Mr. Caggiano:

I have received your email requesting copies of letters Congressman Frelinghuysen sent to the U.S. Environmental Protection Agency (EPA), the U.S. Attorney for the District of New Jersey, and Federal Bureau of Investigation (FBI). However, it is not the policy of this office to provide constituents with copies of correspondence sent to agencies. Nevertheless, I can provide you with a synopsis of the history of our inquiries.

On November 23, 2003 Congressman Frelinghuysen received two letters from you, one addressing concerns you requested be reviewed by the office of the U.S. Attorney for the District of New Jersey, the other addressing concerns you requested be reviewed by the EPA. I can find no record of you providing a letter specific to the FBI. On the same day, November 23, 2003 Congressman Frelinghuysen forwarded your letters on to the respective agencies, each with a cover letter requesting that every possible consideration be given to your request.

Although I cannot honor your request, I hope you find this information helpful.

Sincerely,

Pamela J. Thievon  
Constituent Services Manager
January 12, 2006

TO:      Mary Pawar           12 East Drive
         Stanhope, NJ 07874

FROM:   Wini Straub, District Manager

SUBJECT: Request received January 10, 2006

The District received your letter dated January 7, 2006 on January 10, 2006. Regarding your request in paragraph 2 on page 4 (copy enclosed), "Provide a copy of a certified soil erosion and sediment control plan by the initial developer Dawalt for Lots 10 and 12." Please be advised the District does not have this document. Therefore, we are returning your check #1195 made payable to State of New Jersey in the amount of $3.50 for the aforementioned.

In the future, when requesting Public Documents from the District please use the enclosed OPRA request form. When fees are submitted to the District for public information checks/money orders are to be made payable to SCSCD or Sussex County Soil Conservation District.

Copies of your letter have been forwarded to all members of the SCSCD Board of Supervisors.

Thank you for your cooperation.

Enc.

Check #1195
OPRA request form
Page 4 of Subject letter

C: SCSCD Board of Supervisors
   Brian Smith, Esq.
   Gloria Luzzatto, GRC
TO: Land Use Board
FROM: Environmental Commission
DATE: August 11, 2002
SUBJECT: Block 10803, Lots 10-11-12, Frank DeWalt

This is to advise you that a concerned citizen and neighbor of the above project, Thomas Caggiano, appeared at our meeting of August 8, 2002, to address the concerns of his neighbors and himself regarding various issues.

We would like to bring to your attention our concern with one issue—water control.

It seems that the contractor allegedly removed and/or filled in a swale by 35', thereby creating a sink hole and flooding situation.

This action was previously a concern to the Environmental Commission, as per our letter to the DEP, dated October 9, 1999 (copy attached).

We would also respectfully request that the compliance of the permit be reviewed to be sure that the de-water plan, e.g. grading and piping off of the wetland, according to the initial approved site plan, was indeed followed.

We are attaching four photographs, which were prepared and submitted by Mr. Caggiano.

Thank you for your attention to this matter.

Attachments—6
Cc: Mayor and Council
April 12, 2006

Mr. Thomas Caggiano
10 East Drive
Stanhope, New Jersey 07874

Re: Your OPRA Request #C20517

Dear Mr. Caggiano:

I am in receipt of your OPRA Request #C20517, which was received by the New Jersey Department of Agriculture. The following is the Department’s response to each of those documents requests in the order as it appears on your request.

1. Please provide a copy of the drainage velocity calculations provided with the July 18, 2003 application required to be a complete application pursuant to N.J.A.C. 2:90-1.4.1.i. This document is not made, maintained or kept on file with the Department.
2. Please provide a copy of the 2ft contour SESC P plat provided with the July 18, 2003 application required to be a complete application pursuant to N.J.A.C. 2:90-1.4.1.i. This document is not made, maintained or kept on file with the Department.
3. Please provide plans for maintenance of permanent soil erosion and sediment control provided with the July 18, 2003 application required to be a complete application pursuant to N.J.A.C. 2:90-4.2.x. This document is not made, maintained or kept on file with the Department.
4. Please provide a copy of the fee payment provided with the July 18, 2003 application required to be a complete application pursuant to N.J.A.C. 2:90-4.3. This document is not made, maintained or kept on file with the Department.
5. Please provide a copy of the AP10 application form for E.N.F. Developments Co. LLC and its required percentage ownership of the company provided with the July 18, 2003 application required to be a complete application. This document is not made, maintained or kept on file with the Department.
6. Please provide a copy of the contract of the professional engineering services professional engineer that reviewed the project application. This document is not made, maintained or kept on file with the Department.
7. Please provide a copy of the job description of Mr. Jim Sadley, the executive secretary of the State Soil Conservation Committee. This document is attached (4 pages).
8. Please provide a copy of the membership of the State Soil Conservation Committee Members that includes their names and addresses. This document is attached (1 page).

Should you have any questions regarding this matter, please feel free to contact me.

Sincerely,

[Signature]

Louis A. Bruni
Records Custodian

Attachments (5)

cc: E. Simone, Esq.
J. Sadley
August 23, 2002

Mr. Michael Nystrom  
New Jersey Division of  
Environmental Protection  
401 East State Street  
P. O. Box 412  
Trenton, New Jersey 08625

Ms. Winifred Straub, District Manager  
Sussex County Soil Conservation District  
Middletown Park Building  
188 Halsey Road, Suite 2  
Newton, New Jersey 07860

Re: Dawalt Subdivision

Dear Ms. Straub and Mr. Nystrom:

This is to confirm that I am the Land Use Board Attorney for Stanhope and I have been authorized to contact you in regard to the above subdivision. Mr. Caggiano and several of his neighbors appeared at the August 12, 2002, Land Use Board meeting and complained that there have been numerous violations that appear to me to involve soil conservation, as well as environmental protection. It is clear that Mr. Caggiano and his neighbors are very frustrated since they feel that they have no one to address their complaints. I would, therefore, ask that you review your files and communicate with this gentleman at your earliest convenience to confirm either the existence of violations and what steps are being taken to remedy them, or verify that no such violations exist.

Very truly yours,

DOLAN AND DOLAN, P.A.

By: Roger W. Thomas

RWT:ig  
CC: Mr. Thomas Caggiano
March 16, 2006

Re: Our Client: John Cilo, Jr., P.E.
Complaint No.'s: 05-13/05-13(a)/05-13(b)
Complainants: Thomas Caggiano/Mary Pawar/Iqbal Pawar
Our File No.: 5275657 - LPP
CNA Claim No.: AE-202639-K6

Dear Mr. Pawar:

I represent John Cilo, Jr. and John Cilo Associates with regard to the pending complaints filed by you, your husband and Thomas Caggiano with the State Board of Engineers. Your complaint alleges virtually the identical facts alleged in Mr. Caggiano's original complaint. The State Board has apparently recognized this fact because it has given all of these complaints the same docket number, denominating them as 05-13, 05-13(a) and 05-13(b). Apparently, Mr. Caggiano has now been successful in convincing his neighbors to join in his continuing pattern of harassment against the public officials of the Borough of Stanhope.

What you are doing to Mr. Cilo is wrong. What you are doing amounts to abuse of the State Board's disciplinary process and, to be blunt, is plain and simple harassment. That being said, I have some sympathy for you. I would not want to be Mr. Caggiano's neighbor. Accordingly, in light of the fact that you may have been coerced into making your complaint, my client will allow you to withdraw the complaint without fear of further recrimination. However, if you do not withdraw the complaint within ten days of the date of this letter, and my client is forced to defend another baseless State Board action, my client will strongly
Office of Government Integrity  
Attn: Kevin McPartland  
Deputy Chief Investigator  
P.O. box 063  
Trenton, NJ 08625-0063  

Sir:  

Re: Oak Drive Minor Subdivision, Stanhope, New Jersey  

Thank you for your response. I may have been unclear in the reason I provided thru Senator Codey’s staff the evidence I provided. The material although could be used within a civil litigation, was provided for criminal activity for not only Governmental Officials within the Borough of Stanhope, but the Department of Agriculture and the Sussex County Prosecutor’s Office. I do not expect you Office or to whomever you refer any action to intervene in any civil litigations but only deal in the criminal charges which include but are not limited to the following:

a. 2C:30-2.b Official Misconduct He knowingly refrains from performing a duty which is imposed upon him by law or is clearly inherent in the nature of his office.  
b. 2C:33-12.a Maintaining a Nuisance By conduct either lawful in itself.. Knowingly creates or maintains a condition which endangers the safety or health of a considerable number of people  
c. 2C:28-7.a tampering with public records or information wherein the actor’s purpose is to defraud or injure anyone.  
d. 2C:29-1 Obstructing Administration of Law or Other Government Function By obstruction the detection or investigation of a crime  
e. 2C:28-4.b False reports to Law Enforcement Authorities Fictitious reports  
f. 2C:29-3 a.7 Hindering Apprehension or Prosecution  

The materials I provided prove the Government interfered in official investigations and in fact lied to investigators, submitted false vouchers and reports, and knowingly refrained from performing duty among others. In addition false reports were submitted to the government to hinder and avoid detection and apprehension of criminal activity. In essence, we believe there is a wide spread protection racket to protect the developer.  

I would appreciate the opportunity of reviewing the evidence I provided with your staff so that the criminal activity of government officials can be determined as well as refer to the appropriate Department of Criminal Justice or other office the criminal conduct of developers and other agency officials as appropriate.  

Sincerely,

[Signature]

Thomas Caggiano
September 12, 2003

Honorable Peter C. Harvey
Office of the Attorney General
Hughes Justice Complex
25 Market Street
P.O. Box 081
Trenton, NJ 08625-0030

Dear Attorney General Harvey:

Mr. Thomas Caggiano of Stanhope Borough has contacted our office many times over the last several months regarding a home construction issue in his neighborhood.

Mr. Caggiano has e-mailed and faxed lengthy comments and correspondence regarding this issue to our office, mentioning his contact with your office. This issue is still of paramount concern to him.

I am writing to your office to request a review of this issue that is of grave concern to our constituent. Your consideration and assistance in this matter is greatly appreciated.

Very truly yours,

Alison Littell McHose
Assemblywoman
District 24

cc: Mr. Thomas Caggiano, 10 East Drive, Stanhope, NJ 07874
New Jersey Office of the Attorney General
Division of Consumer Affairs
Office of the Director
124 Halsey Street, 7th Floor, Newark, NJ 07102

March 24, 2006

Mr. Thomas Caggiano
10 East Drive
Stanhope, NJ 07874

Re: Minor Subdivision
Block 10902, Lots 10 and 12

Dear Mr. Caggiano:

Thank you for your letter dated March 13, 2006 regarding the above captioned matter. It is my understanding that the New Jersey State Board of Professional Engineers and Land Surveyors ("Board") is currently investigating the complaints which you filed against John Cilo, P.E. (#05-13), Peter Schneider, PE (#06-16), Wendell Ihoffer, PE (#06-17) and Joseph Sedivy, PE (#06-18).

As indicated in your letter, you appeared before the Board for an investigative inquiry on February 2, 2006 with regard to your complaint against Mr. Cilo. Thereafter, you provided numerous documents, which are part of the Board’s investigative file. You further indicate that you have contacted various state agencies, as well as the United States Attorney’s Office, regarding related issues and that you may request copies of the information provided to this Board be made available to those agencies.

Please be advised that the documents contained in the Board’s investigative file are presently confidential pursuant to N.J.S.A. 47:1A-3, but will become available upon conclusion of the investigation. However, in the interim, if you wish copies of the documents which you provided to the Board, we can accommodate such a request. Should the Division of Consumer Affairs receive requests from other agencies regarding an investigation, the Division and Board will fully cooperate as permitted under the law. Thank you for bringing this matter to my attention.

Sincerely,

Kimberly S. Ricketts
Director

cc: Arthur Russo, Executive Director
State Board of Professional Engineers and Land Surveyors
Mr. Nobile U.S. Attorney’s Office, Newark, NJ
Mr. Robert Czepeil, NJ Department of Criminal Justice, Special Prosecutions Branch
Ms. Monique Purcell, Director, Department of Agriculture