Thomas Caggiano Author and Publisher Inside on the Outside's News Media **This is a public record published on** <u>http://thomascaggiano.com/SISOLAK6pdf</u> **FreedomNewsDigest.com and ThomasCaggiano.com** Prior 30 year career in civilian federal DOD service <u>http://thomascaggiano.com/background.pdf</u> 7086 Arcadia Glen Court North Las Vegas, NV 89084 Phone: 702-586-6768 Fax: 702-297-6504 Email: <u>thomascaggiano@gmail.com</u> Aug 18, 2020 Firstservice Residential - Multi-state Community Management firm

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> The SWAMP exposed in Nevada, New Jersey, Washington D.C. and U.S. District Courts coast to coast

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Notarized Affidavit under Penalty of Law Evidence per FRE R.902(6)	
Notarized Aridavit under Penalty c	International and the second states of the second states of the second states of the
SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
 Complete items 1, 2, and 3. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mallpiece, or on the front if space permits. 	A. Signature X. A. Moreno Agent B. Refereived by (Prioted Name) GT (15 C/9 5-18-20
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http://thomascaggiano.com/200514NPRA.pdf Also to corrupt corrupt U.S. Attorney NV Nicholas Trutanich, Esq. NV AG Aaron Ford,Esq.	

Governor Steve Sisolak (D) http://thomascaggiano.com/SPECIALPROSECUTOR.pdf with corrupt NJ AG Aaron Ford, Esq. (D) replacing the corrupt protected NV Gov Sandoval, Esq. (R) and his corrupt NV AG Adam Laxalt, Esq. leader of President Trump's NV GOP campaign team

U.S.P.S. Tracking: 7018-0040-0000-5347-4021

a. Ref: State of NV Constitution, ARTICLE. 5, Executive Department, Sec: 7. Responsibility for execution of laws. He shall see that the laws are faithfully executed.

NRS 34.150 Writ of mandamus denominated writ of mandate. The writ of mandamus may be denominated the writ of mandate.

c. NRS 34.190 Writ must be either alternative or peremptory; substance of writ.

1. The writ shall be either alternative or peremptory.

2. The alternative writ shall state generally the allegation against the party to whom it is directed, and command such party, immediately after the receipt of the writ, or at some other specified time, to do the act required to be performed, or to show cause before the court, at a specified time and place, why the party has not done so. **Grant Sawyer State Office Building**

555 East Washington Ave, Suite 5100 Las Vegas, NV 89101 Phone: (702) 486-2500 Fax: (702) 486-2505

Nevada Association of Counties (NAOC)

Dagney Stapleton, Executive Director

Ref: http://thomascaggiano.com/MARILYNKIRKPATRICK.pdf, http://thomascaggiano.com/CLARK-COUNTYTREASURER.pdf, http://thomascaggiano.com/SPECIALPROSECUTOR.pdf, http://thomascaggiano.com/IGGAOCOMPLAINT.pdf,http://thomascaggiano.com/NVREPS3.pdf, http://thomascaggiano.com/CLARKCOUNTYNV.pdf, http://thomascaggiano.com/FTCNV.pdf 304 South Minnesota Street Carson City, NV 89073 Phone 775-883-7863 Fax 775-877-2057 Corrupt U.S. Attorney District of Nevada Nicholas Trutanich, Esq. (R) and his Special Prosecution Branch and accomplice FBI Las Vegas SAC protectors of Gov Sisolak (D), NV AG Ford administration and prior Gov Sandoval (R) and NV AG Laxalt administration protected by DOJ Office of Professional Responsibility (OPR) and former FBI director Comey replaced by FBI director Wray known to U.S. District Court District of Columbia Executive Attorney and DOJ OPR Ref: <u>http://thomascaggiano.com/BOPRWRAY.pdf</u>, <u>http://thomascaggiano.com/BOPRED.pdf</u> known to CIGIE's IG DOJ, IG NSF, Federal Trade Commission and Consumer Finance Protective Bureau and Autumn Ridge at Aliante Community Association and thousands of Aliante Master Association Unit Holders

Ref: <u>http://thomascaggiano.com/LINDSEYGRAHAM.pdf</u>, <u>http://thomascaggiano.com/FTCNV.pdf</u> 501 Las Vegas Boulevard South Suite 1100

Las Vegas, NV 89101

FBI

Corrupt Special Agent in Charge Aaron C. Rouse, Esq. and Assistant SACs Ray E. Johnson and Cynthia Santana Ref: <u>http://thomascaggiano.com/MARYLNKIRKPATRICK.pdf</u>, <u>http://thomascaggiano.com/NVWITNES-SLISTCRIMES.pdf</u>, <u>http://thomascaggiano.com/HORSFORD5.pdf</u>, <u>http://thomascaggiano.com/FTCNV.pdf</u> 1787 West Lake Mead Boulevard Las Vegas, NV 89106-2135 (702) 385-1281

Department of Justice Office of Professional Responsibility (OPR) U.S.P.S. Tracking: 7018-0040-0000-5347-4038 Jeffrey R. Ragsdale,Esq. Director and Chief Counsel Ref: <u>http://thomascaggiano.com/BOPRED.pdf</u>, <u>http://thomascaggiano.com/EOUSA.pdf</u>, <u>http://thomascaggiano.com/OIGWRAY.pdf</u>, <u>http://thomascaggiano.com/CHRISTMAN.pdf</u> 950 Pennsylvania Avenue, NW Washington, DC 20530-0001

Whitehouse Chief of Staff Mark Meadows Ref: http://thomascaggiano.com/MEADOWS2.pdf, http://thomascaggiano.com/MCENANY.pdf, http://thomascaggiano.com/PRESIDENTurls.doc, http://thomascaggiano.com/USA2.pdf http://thomascaggiano.com/LINDSEYGRAHAM.pdf 1600 Pennsylvania Avenue NW Washington, DC 20500

Subject: **TAKE NOTICE** - Fraud, Waste, Abuse, Official Misconduct, Honest Service Fraud, Retaliation, Accomplice after the Fact, Criminal Coercion, Racketeering, Mail Fraud, Tax Fraud and Tort Acts of Outrage and Cause Emotional Distress (<u>http://thomascaggiano.com/index.pdf</u>) <u>https://tinyurl.com/v753vis</u>)

1. Exposed using the developed google search function by Thomas Caggiano for published web sites and other social media referencing **thomascaggiano.com** and exposing corruption at all levels of government in 3rd and 9th U.S. District Circuits is <u>https://tinyurl.com/v753vis</u>

28 U.S. Code § 530B. Ethical standards for attorneys for the Government

U.S. Code Notes

prev | next

(a) An attorney for the Government shall be subject to State laws and rules, and local Federal court rules, governing attorneys in each State where such attorney engages in that attorney's duties, to the same extent and in the same manner as other attorneys in that State.

2. The following urls provide evidence per FRE 902 (6) that may be used by others in filing criminal complaints and civil actions as upon receipt of requested records ORDERED under U.S. District Court and State of Nevada Writs of Mandamus Show Cause Orders be used to impanel Federal and State Grand juries to include those listed on <u>http://thomascaggiano.com/NVWITNES-</u> <u>SLISTCRIMES.pdf</u> and adopted referenced published records with Totality of Circumstances to determine Probable Cause and issue warrants for search and/or arrest per <u>Brinegar v. United</u> <u>States</u>, 338 U.S. 160, 175 (1949), <u>United States v. Ventresca</u>, 380 U.S. 102 (1965) and <u>Draper</u> <u>v. United States</u>, 358 U.S. 307, 311

- a. <u>http://thomascaggiano.com/WHITEHOUSE.pdf</u>
- b. <u>http://thomascaggiano.com/USA.pdf</u>
- c. http://thomascaggiano.com/USA2.pdf
- d. <u>http://thomascaggiao.com/USA3.pdf</u>
- e. <u>http://thomascaggiano.com/PRESIDENTurls.doc</u>
- f. <u>http://thomascaqgiano.com/INJUSTICESCALE.pdf</u>
- g. <u>http://thomascaggiano.com/AMAREVISEDBALLOT.pdf</u>
- h. http://thomascaqgiano.com/NVDA.pdf
- i. http://thomascaggiano.com/NVDA2.pdf
- j. <u>http://thomascaqgiano.com/SUMMARYEVIDENCE.pdf</u>
- k. http://thomascaggiano.com/AKA.pdf
- 1. <u>http://thomascaggiano.com/SISOLAK5.pdf</u>
- m. <u>http://thomascaggiano.com/BOPRED.pdf</u>
- n. <u>http://thomascaggiano.com/200713NVAGCOMPLAINT.pdf</u>
- p. http://thomascaggiano.com/200810PRESSRELEASE.pdf
- q. <u>http://thomascaggiano.com/EOUSA.pdf</u>
- r. http://thomascaggiano.com/CLARKCOUNTYTREASURER.pdf
- s. http://thomascaggiano.com/IGGAOCOMPLAINT.pdf
- t. <u>http://thomascaggiano.com/FTCNV.pdf</u>
- w. http://thomascaggiano.com/NVREPS3.pdf
- x. <u>http://thomascaggiano.com/CLARKCOUNTYNV.pdf</u>
- y. http://thomascaggiano.com/NLVEVIDENCE.pdf
- z. <u>http://thomascaggiano.com/HOARECORDS.pdf</u> 25 pages witness list, accomplices after the fact, misprision of felony, malfeasance, official misconduct, honest service fraud, perjury, mail fraud

3. State of Nevada Constitution:

Executive Department - Governor Sisolak (D) and Governor Sandoval (R) corrupt administrations

Section. 1. Supreme executive power vested in governor. The supreme executive power of this State, shall be vested in a Chief Magistrate who shall be Governor of the State of Nevada

Sec: 7. Responsibility for execution of laws. He shall see that the laws are faithfully executed.

SECTION F. DESIGNATION

1. The Secretary of State shall be responsible to make an accurate determination as to whether a candidate for the federal or state legislature shall have placed adjacent to his or her name on the election ballot the information "DISREGARDED VOTERS' INSTRUCTION ON TERM LIM-ITS" OR "DECLINED TO PLEDGE TO SUPPORT TERM LIMITS."

Sec: 4. Removal of other civil officers. Provision shall be made by law for the removal from Office of any Civil Officer other than those in this Article previously specified, for Malfeasance, or Nonfeasance in the Performance of his duties.

4. NRS:

REMOVAL FROM OFFICE BY ACCUSATION

NRS 283.300 Accusation against certain public officers for willful or corrupt misconduct in office: Presentment by grand jury.

1. An accusation in writing against any district, county, township or municipal officer for willful or corrupt misconduct in office, may be presented by the grand jury of the county for or in which the officer accused is elected or appointed.

NRS 283.430 Proceedings for removal of district attorney. The same proceedings may be had on like grounds for the removal of a district attorney, except that the accusation shall be delivered to the district judge of the district. The district judge shall appoint a person to act as prosecuting officer in the matter, or place the accusation in the hands of the district attorney of an adjoining county and require that district attorney to conduct the proceedings.

REMOVAL FROM OFFICE OTHER THAN BY IMPEACHMENT OR ACCUSATION NRS 283.440 Removal of certain public officers for malfeasance or nonfeasance: Procedure; appeal.

2. Whenever a complaint in writing, duly verified by the oath of any complainant, is presented to the district court alleging that any officer within the jurisdiction of the court:

(b) Has refused or neglected to perform the official duties pertaining to the officer's office as prescribed by law; or

(c) Has been guilty of any malpractice or malfeasance in office, the court shall cite the party charged to appear before it on a certain day, not more than 10 days or less than 5 days from the day when the complaint was presented. On that day, or some subsequent day not more than 20 days from that on which the complaint was presented, the court, in a summary manner, shall proceed to hear the complaint and evidence offered by the party complained of. If, on the hearing, it appears that the charge or charges of the complaint are sustained, the court shall enter a decree that the party complained of shall be deprived of the party's office.

3. The clerk of the court in which the proceedings are had, shall, within 3 days thereafter, transmit to the Governor or the board of county commissioners of the proper county, as the case may be, a copy of any decree or judgment declaring any officer deprived of any office under this section. The Governor or the board of county commissioners, as the case may be, shall ap-

point some person to fill the office until a successor shall be elected or appointed and qualified. The person so appointed shall give such bond as security as is prescribed by law and pertaining to the office.

4. If the judgment of the district court is against the officer complained of and an appeal is taken from the judgment so rendered, the officer so appealing shall not hold the office during the pendency of the appeal, but the office shall be filled as in case of a vacancy.

POWERS AND DUTIES OF GRAND JURY

NRS 172.105 Powers. The grand jury may inquire into all public offenses triable in the district court or in a Justice Court, committed within the territorial jurisdiction of the district court for which it is impaneled.

NRS 172.135 Evidence receivable before grand jury.

1. (b) An affidavit of an owner, possessor or occupant of real or personal property

NRS 172.137 Use of affidavit before grand jury: When permitted; notice by district attorney; circumstances under which district attorney must produce person who signed affidavit; continuances.

NRS 172.155 Degree of evidence to warrant indictment; objection.

1. The grand jury ought to find an indictment when all the evidence before them, taken together, establishes probable cause to believe that an offense has been committed and that the defendant has committed it.

Totality of Circumstances:

U.S. Supreme Court: <u>Illinois v. Gates</u>, 103 S. Ct. 2317 (1983). Cathy E. Moore, Fourth Amendment--Totality of the Circumstances Approach to Probable Cause Based on Informant's Tips, 74 J. Crim. L. & Criminology 1249 (1983)

NRS 172.175 Matters into which grand jury shall and may inquire.

(c) The misconduct in office of public officers of every description within the county which may constitute a violation of a provision of <u>chapter 197</u> of NRS

http://thomascaggiano.com/USCOURT001.pdf http://thomascaggiano.com/CLARKCOUNTYTREASURER.pdf http://thomascaggiano.com/200718FAXLEACHCRIMES19pages.pdf

NRS 172.197 Procedure when person subpoenaed to appear before grand jury intends to assert constitutional privilege against self-incrimination.

1. If a person who has been subpoenaed to appear before a grand jury informs the district attorney that the person intends to refuse to testify and to assert the person's constitutional privilege against self-incrimination, the district attorney shall:

(a) Move for an order of immunity

(b) Challenge the existence of a valid privilege by filing in any court of record a motion to compel the testimony of the person

NRS 172.205 Power to engage services of skilled persons. The grand jury shall have the power, with the consent of the board of county commissioners, to engage the services of an attorney other than and in addition to the district attorney, certified public accountants, and such other skilled persons as may be necessary in the performance of its inquisitorial powers.

NRS 172.285 Warrant on presentment.

- 1. If the court deems that the facts stated in a presentment constitute a public offense triable:
- (a) In the district court of the county, it shall direct the clerk to issue a warrant for the arrest of the defendant.

IMPANELING GRAND JURIES

http://thomascaggiano.com/NVWITNESSLISTCRIMES.pdf http://thomascaggiano.com/SPECIALPROSECUTOR.pdf http://thomascaggiano.com/NVJC.pdf http://thomascaggiano.com/USPSFBICJIS.pdf

NRS 6.130 Permissible summoning of grand jury by filing of affidavit or petition by taxpayer.

1. In any county, if the statute of limitations has not run against the person offending, the district judge may summon a grand jury after an affidavit or verified petition by any taxpayer of the county accompanied by and with corroborating affidavits of at least two additional persons has been filed with the clerk of the district court, setting forth reasonable evidence upon which a belief is based that there has been a misappropriation of public money or property by a public officer, past or present, or any fraud committed against the county or state by any officer, past or present, or any violation of trust by any officer, past or present. The district judge shall act upon the affidavit or petition within 5 days. If he or she fails or refuses to recall or summon a grand jury, the affiant or petitioner may proceed as provided in <u>NRS 6.140</u>.

2. If there is a grand jury in recess, the court shall recall that grand jury. If there is not a grand jury in recess, a new grand jury must be summoned.

5. Upon further actions with the U.S. District Court for violation of my U.S. Common Law Rights of Access and US. Common Law Rights for Information and State of Nevada District Court for violation of my State of Nevada Common Law Rights of Access and Right for Information and **NRS 239.001 NVPRA** <u>https://nsla.nv.gov/ld.php?content_id=48022136</u> and Open Meeting Law <u>http://ag.nv.gov/uploadedFiles/agnvgov/Content/About/Governmental_Affairs/2019-03-26_OML_12TH_AGOMANUAL.pdf</u> and with issuance of show cause orders, production of records, depositions and requests for admission, said data shall be used in notarized certified under oath AF-FIDAVITS to impanel a Federal grand jury and separate State of Nevada grand jury

6. Certification - This published record on http://thomascaggiano.com/SISOLAK6.pdf is a certified affidavit, notarized and signed under penalty of perjury with other adopted by referenced published records noted above including matters of law and matters of fact, prior certified, FBI tip reports, filings to State of Nevada Office of Governor and Attorney General and other State, county and municipalities in Las Vegas, North Las Vegas, Henderson, Carson City, adn numerous federal agencies, State of Nevada Federal Senators and Representatives, State Senators and members of Assembly, Clark County Commissioners, Treasure, U.S. District court of nevada and Stat of Nevada Judiciary, news media and other social media, presentations in the City of North Las Vegas, Aliante Master Association (AMA), Autumn Ridge at Aliante Community Association (AURI), and compliant filings with the Committee on Judicial Discipline, Nevada Business and Industry Department, NV Real Estate Division, CIC Ombudsman, NV Judicial Council, Better Business Bureau, Las Vegas Metro Police Internal Affair Bureau, Las Vegas Civilian Review Board, NV Bar, NV Administrator of Courts, Clark County Commissioner chair and District B Marilyn Kirkpatrick, Treasurer Laura B. Fitzpatrick, Sheriff Joseph Lombardo, District Attorney Steven B. Wolfson, Esg., GAO Fraud Net and other government entities http://thomascaggiano.com/LINDSEYGRAHAM.pdf, affidavits, court records, witness lists, other relevant materials and are evidence usable by others per Federal Rules of Evidence - FRE 902 (6).

7. Per 28 U.S.C. § 1746 Wherever, under any law of the United States or under any rule, regulation, order, or requirement made pursuant to law, any matter is required or permitted to be supported, evidenced, established, or proved by the sworn declaration, verification, certificate, statement, oath, or affidavit, in writing of the person making the same (other than a deposition, or an oath of office, or an oath required to be taken before a specified official other than a notary public), such matter may, with like force and effect, be supported, evidenced, established, or proved by the unsworn declaration, certificate, verification, or statement, in writing of such person which is subscribed by him, as true under penalty of perjury, and dated, in substantially the following form **and per NRS 53.045** Use of unsworn declaration in lieu of affidavit or other sworn declaration. Any matter whose existence or truth may be established by an affidavit or other sworn declaration may be established with the same effect by an unsworn declaration of its existence or truth signed by the declarant under penalty of perjury, and dated, in substantially the following form:

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

Executed on Aug 18, 2020

Thomas Caggiano aka <u>thomascaggiano.com/SUMMARYEVIDENCE.pdf</u>