

Thomas Caggiano Background <http://thomascaggiano.com/background.pdf>  
Pro Se Published as an OPEN PUBLIC letter by Publisher Inside on the  
Author and Publisher FreedomNewsDigest.com as opinion on  
<http://thomascaggiano.com/141211judicialcouncilmisconductpetition.pdf>  
Published to expose Official Corruption Coast to Coast fraud, bribery, perjury,  
criminal abuse of court process. witness retaliation, violation of  
Civil Rights under Color, HIPPA violations, cruel and unusual punishment  
of inmates in Sussex County Jail, Newton, N.J. with bodily harm, false imprisonment,  
criminal disbursement of funds, racketeering, assault by State of NJ police,  
official misconduct by U.S. Marshal's Office and municipal police et. als.  
protected by the U.S. District Courts coast to coast, U.S. Attorney Eric Holder,  
DOJ, USPS, US Treasury, FBI, et. al. and the corrupt N.J. Gov Christie Administration  
with its corrupt Supreme Court's Chief Justice Stuart Rabner, ACJC, OAE, OAC and DRB  
7086 Arcadia Glen Court  
North Las Vegas, Nv 89084  
Dec 11, 2014

**Clerk, United States Court of Appeals  
Misconduct Petition  
P.O. Box 193939  
San Francisco, CA 94119-3939**

CF:

U.S. Department of Justice (DOJ) Office of Professional Responsibility Robin C. Ashton  
at direction of AAG staff, Criminal Division Public Integrity Section (PIN) Chief Jack Smith and  
Public Corruption Unit Chief Mark Chutkow  
PIN Case file DA30037340 Regarding criminal conduct by U.S. District Court Judges  
18 U.S.C. §2, § 4, et als and continuing corruption under Docket SSX-C-01-13 and SSX-C-43-13  
Board of Chosen Freeholders et als v. Thomas Caggiano, in Sussex County Superior Court and Morris  
County Superior Court, Newton and Morristown, NJ with deprivation of civil rights under color in con-  
spiracy with bodily harm and racketeering in a structured governmental enterprises in a coordinated  
repeated pattern of official misconduct, trickery, fraud and given aide to others to prevent their detec-  
tion and apprehension of federal crimes rising to life or death sentences in a continuing conspiracy  
with accomplices with false court records, perjured verified certified affidavits, tampered with govern-  
ment records, mail fraud, tax fraud with accomplices, criminal disbursement of funds and coercion  
against witnesses  
950 Pennsylvania Avenue, NW  
Washington, DC 20530-0001

FBI Special Agent

Per direction of FBI in Washington D.C., FBI Newark, N.J. and DOJ Civil Division Criminal Section  
TAKE NOTICE FBI FOIA office responded NO FBI records existed but would conduct search  
has NOT reported thereafter to any request for expected date CIGIE provided 503 pages  
Lawrence Bailey Memorial Building  
1787 West Lake Mead Boulevard  
Las Vegas, NV 89106-2135

Senator Dean Heller ( Nevada)

Take notice privacy statement for release was previously provided also to Senator Harry Reid,  
Congressman Horsford (NV-4th) and Congressman Frelinghausen (NJ-11th)  
8930 West Sunset Road Suite 230  
Las Vegas, NV 89148

Eastern District of New York  
U.S. Attorney Loretta Lynch  
Nominee for U.S. Attorney replacing President Obama's pawn the corrupt Eric Holder, Esq.  
the protector of the corrupt the former U.S. Attorneys for District of New Jersey now Gov Christie,  
Chief Justice Stuart Rabner, Lt Gov and Sec of State Kim Guadagno, Dept of Community Affairs Com-  
missioner an voting member of its corrupt Government Record Council, et. als protected by his re-  
placement replacement U.S. Attorney Paul Fishman, U.S. District Courts, the independent Council on  
Integrity and Effectiveness (CIGIE), U.S.P.S. Inspection Service, FBI, U.S. Treasurer, IRS and more  
271 Cadman Plaza East  
Brooklyn NY 11201

Magistrate Judges Panel  
c/o U.S. District Court Executive  
333 Las Vegas Blvd., South  
Las Vegas, NV 89101

**Judicial Council of the Ninth Circuit**  
**COMPLAINT OF JUDICIAL MISCONDUCT OR DISABILITY No. 14-90015**

**Thomas Caggiano v. Chief District Judge Navarro and Magistrate Judge George Foley, Jr.**  
and by totality of circumstances accomplices Chief Judges Kozinski and Thomas 18 U.S.C. §2 and §4

**TAKE JUDICIAL NOTICE:** I understand that even if I successfully prove that the judge engaged in misconduct or is disabled, this procedure cannot change the underlying case.

1. Name of Complainant: Thomas Caggiano  
Contact Address: 7086 Arcadia Glen Court, North Las Vegas, Nevada 89084  
Daytime telephone: (973 ) 945-0486 (cell) (702) 58606768 (home)

2. Names of Judges: Gloria Maria Navarro and Magistrate Judge George W. Foley

Court: United States Courts for Ninth District ( Las Vegas, Nevada )

3. Does this complaint concern the behavior of the judge(s) in a particular lawsuit or lawsuits?  
 Yes  No

Court: U.S. District Court District of Nevada  
Case Number: 2:12-cv-01484-GMN-GWF Writ of Mandamus  
Docket number of any appeal:  
Circuit: Ninth  
Are you a party or lawyer in the lawsuit?  
 Party  Lawyer  Neither

Thomas Caggiano v. Eric Holder Petition Writ of Mandamus - form an independent Federal Grand Jury to determine if Probable Cause Exists noted by State of NV Attorney General 18 U.S.C. §241, §242 with life ft death sentences and others federal crimes (State NJ Police, Sussex County Jail) ( published on <http://thomascaggiano.com/NVattorneygeneral.pdf> )

4. Have you filed any lawsuits against the judge?  
 Yes  No

**5. I hereby petition the judicial council for review of my complaints of judicial misconduct** of U.S. magistrate Judge George Foley, Jr. and U.S. Judge Gloria Navarro and for violation of the Codes of Ethics.. The court order dismissing my complaint by Judge Thomas issued on Dec 2, 2014 **Exhibit #2** contains false statements, ignores relevant evidence and violates my 4<sup>th</sup> amendment

rights, totality of the circumstances, issued his court order the day after he became Chief Judge apparently never read referenced adopted exhibits, case history, NJ Superior Court videos, audio recordings provided as exhibits in my petition for a federal grand jury to determine probable cause. In violation of codes of ethics, Judges Navarro and Chief Judge Alex Kozinski never contacted me on my complaint and Judge Foley made a decision entered into the record that was fraudulent. All judges not only violated codes of ethics but 18 U.S.C. §4 nor even the prior Judicial Council of the Ninth Circuit findings let alone comprehend them for Totality of the Circumstances testing requirements required of my own 4<sup>th</sup> amendment rights nor compliance with Codes of Ethics by Chief Judges Thomas nor Kozinski themselves by a designed process conducted in secrecy. Included in Exhibit #1, is a published copy of my Nov 18, 2013 complaint published by the State of Nevada registered publisher which exposes corruption coast to coast by federal, state, county and municipal agencies.

6. **Catch -22** : The Chief Judge's rationale for dismissal appears to violate **my 4<sup>th</sup> amendment rights noted in Illinois v Gates, 103 s Ct 2317 (1983)** does not undertake any consideration of totality of the circumstances cited in <https://www.ncjrs.gov/App/Publications/abstract.aspx?ID=98481> is somewhat analogous to the dilemma stated in Joseph Heller's tragicomic 1961 novel Catch - 22:

Yossarian: "You mean there's a catch?"

"Sure there's a catch", Doc Daneeka replied.

"Catch-22. Anyone who wants to get out of combat duty isn't really crazy."

#### 7. **Paradoxical findings by Chief Judges for U.S. Ninth Circuit:**

The constraints imposed by the Judicial Council for the Ninth Circuit appears to be an unsolvable paradox my complaint against Chief Judge Navarro was dismissed because she DID NOT made a decision yet on the same case Thomas Caggiano v. Eric Holder, my complaint against Magistrate Judge George Foley who continuously changed his orders which included in my opinion to dismiss my writ of mandamus request for an independent federal grand jury to determine probable cause as the U.S. Attorney Eric Holder as its DOJ, U.S. Treasury, U.S.P.S, IRS, HHS and CIGIE protect their own self interest:

8. **Cited published relevant examples** to support this declaration are: :

- a. <http://savejersey.com/2014/12/bridgegate-gop-minority-report/>
- b. <http://nj1015.com/bridgegate-legislative-committee-releases-interim-report/>
- c. <http://www.nytimes.com/2014/12/09/opinion/a-crisis-of-confidence-in-prosecutors.html>
- d. [http://www.nj.com/news/index.ssf/2013/10/sussex\\_judge\\_removed\\_from\\_arson\\_case\\_lashes\\_out\\_at\\_superiors\\_judicial\\_system\\_in\\_letter.html](http://www.nj.com/news/index.ssf/2013/10/sussex_judge_removed_from_arson_case_lashes_out_at_superiors_judicial_system_in_letter.html)

Judge Gannon, J.S.C. wrote that Morris County Assignment Judge Thomas Weisenbeck, A.J.S.C. let political influences persuade him into moving the case ... Besides, filing a complaint {State of New Jersey's Advisory Committee on Judicial Conduct - ACJC} will accomplish nothing in a Judiciary which time and again has circled the wagons to protect the power structure and thrown the trial Judge under the bus. I note the State of New Jersey was stated to be the most corrupt State in the USA by the FBI in Newark, NJ District Office and the ACJC operates in total secrecy with immunity a situation ripe for official corruption, favoritism to cronies being other Judges and other attorneys In 10 years of Case Study noted in dozens of Published CAG reports, FBI tip line reports as I have found not one government nor my own three personal attorneys that complied with the Codes of Ethics **Maintaining The Integrity Of The Profession Rule 8.3 Reporting Professional Misconduct** nor **18 U.S.C. § 4 Misprision of Felony** which numbers over 100 attorneys nor one Judge who did NOT violate **18 U.S.C. § 4** at all levels of government from coast to coast {<http://thomascaggiano.com/acjcglenngant.pdf>} [http://www.americanbar.org/groups/professional\\_responsibility/publications/model\\_rules\\_of\\_professional\\_conduct/rule\\_8\\_3\\_reporting\\_professional\\_misconduct.html](http://www.americanbar.org/groups/professional_responsibility/publications/model_rules_of_professional_conduct/rule_8_3_reporting_professional_misconduct.html) which is over 100 attorneys.

e. President Harry S. Truman - Aug 8, 1950 <http://www.presidency.ucsb.edu/ws/?pid=13576>

“By building upon the framework now provided by our basic laws against subversive activities, we can provide effective protection against acts which threaten violence to our Government or to our institutions, and we can do this without violating the fundamental principles of our Constitution. Nevertheless, there are some people who wish us to enact laws which would seriously damage the right of free speech and which could be used not only against subversive groups but against other groups engaged in political or other activities which were not generally popular. Such measures would not only infringe on the Bill of Rights and the basic liberties of our people; they would also undermine the very internal security they seek to protect...Once a government is committed to the principle of silencing the voice of opposition, it has only one way to go, and that is down the path of increasingly repressive measures, until it becomes a source of terror to all its citizens and creates a country where everyone lives in fear.”

**9. Violation of Cannons 1 and 3 and my 4<sup>th</sup> Amendment rights:** Judge Thomas’s so called comprehensive analysis violated my 4<sup>th</sup> Amendment rights, his conduct per the Codes of Ethics to uphold confidence in the Judiciary which the U.S District Court for 9<sup>th</sup> Circuit as failed as 3 Federal Senators, 2 members of Congress, 4 members of NJ Senate and Assembly and more then 25 others have requested investigations or reviews and other witnesses have also been retaliated for years with bodily harm and great mental injury considered worse then water boarding do to sustained retaliation for over a decade..

**10. TAKE NOTICE OF “points of fact” and “points of law”** to clarify the facts Judge Navarro never addressed my Petition nor Chief Judge Kozinski never reviewed my complaint of Probable Cause for them having violated their own codes of ethical responsibilities. I believe she violated Canon I(a)(5) and by her actions prevented the detection by an independent federal grand jury to determine if Probable Cause existed based upon my court submittals. I note the State of Nevada Attorney General based upon a review of only a limited amount of government exhibits in New Jersey, et. al. noted the federal crimes rise to life or death sentences and furthermore that the State of New Jersey violated the rights of inmates which suffered cruel and usual punishment being denied prescribed drugs, attacked by Sgts and denied soil services, blackened floors and medical care. Such reports were provided the FBI, State of New Jersey and known to the U.S. Attorney Civil Rights Special Litigation Section once I received the letter from the NV attorney general.

**Exhibit #4** - Published on <http://thomascaggiano.com/NVattorneygeneral.pdf> as Judge Thomas’s findings violate this public duty and protects Government structured enterprises that in a willful pattern of agreed upon conduct with other conspirators and accomplices that violate 18 U.S.C. §2, §4, §241, §242, §1512, §1513 et als . The State of NV Attorney General Catherine C. Mastro’s letter of Oct 10, 2013 letter notes the federal crimes rise to life or death sentences and 42 U.S.C. §14141 (Police Misconduct Statute) was also violated as I was physically assaulted by State police and the Department of Justice’s Civil Rights Special Litigation Section has ignored its mission under 42 U.S.C. § as inmates in the corrupt Sussex County jail, Newton, NJ were denied proper medical, social services and were threatened inmates when they submitted grievances were destroyed so no record would exist. . was denied prescribed drugs taken to the hospital on the first day, then denied other prescribed drugs for my wrongful imprisoned of 85 days. physically assaulted numerous times by State Police and restricted from reporting official misconduct to the corrupt State Police’s Official Corruption Bureau as my POC worked directly in the Superintendent of Police’s HQ office was repeatedly and threatened by Stanhope Police and a review requested by Senator Harry Ried to the U.S. Marshals’ office was ignored.

**Exhibit #14** - Final decision dated March 27, 2012 Complaint No. 2012-25 by the infested State of

NJ's Final decision Complaint Thomas Caggiano v Borough of Stanhope, Sussex County states on the GRC used Judge Craig U. Dana, J.M.C. court order by referencing <http://thomascaggiano.com/100826DCALFB.pdf> and stating "Mr. Caggiano is prohibited from "having any contact with any present or former employees or officials of the Borough of Stanhope except that Mr. Caggiano may mail his tax and utility payments to the Borough of Stanhope and may call 911 if he has an emergency" is adopted to make known to the Judicial Council but one filed State of New Jersey Court document with tiered referenced documents to the governor of New Jersey's Cabinet Officials and other government attorneys noting my Open Public Rights of Access and Common Law Rights of access and as a publisher Right to obtain information by Information requests in writing or persons and an individual are willfully denied by the State of New Jersey.

#### 11. ***New Jersey Constitution violations***

1. All persons are by nature free and independent, and have certain natural and unalienable rights, among which are those of enjoying and defending life and liberty, of acquiring, possessing, and protecting property, and of pursuing and obtaining safety and happiness.

6. Every person may freely speak, write and publish his sentiments on all subjects, being responsible for the abuse of that right. No law shall be passed to restrain or abridge the liberty of speech or of the press.

17. Treason against the State shall consist only in levying war against it, or in adhering to its enemies, giving them aid and comfort. No person shall be convicted of treason, unless on the testimony of two witnesses to the same overt act, or on confession in open court.

18. The people have the right freely to assemble together, to consult for the common good, to make known their opinions to their representatives and to petition for redress of grievances.

12. ***Totality of Circumstances:*** The statements made herein are the opinion of the author and publisher of FreedomNewsDigest.com and ThomasCaggiano.com a registered publisher in the State of Nevada and are based upon a 12 year long Case study exposing the totality of circumstances and alleged corruption of the U.S., NV and NJ judiciary branch, and State, county and municipal governments. In the State of Nevada, despite months of complaints he is unable to get copies of his won complaints to the State, HOA Autumn Ridge At Aliante Community Association and its corrupt conspirator First Residential Mail Services noted in the directory <http://thomascaggiano.com/nevada>. Using Work Breakdown Structure analysis methods of which Thomas Caggiano informed the corrupt State of New Jersey's corrupt Department of Agriculture's Sussex County Soil Conservation district, Newton, NJ published as a public record for many years on <http://thomascaggiano.com/060217SCSCDWBS.pdf> of violations of safety and health laws in his letter of Feb 17, 2006 as the retaliation has only increased with an unethical conduct that give aid to others and himself preventing the detection and apprehension of over 150 government officials and enterprises of racketeering in a repeated pattern in criminal agreement.

#### 13. ***State of the State of New Jersey - State Sponsored Racketeering and Terrorism:***

a. FBI agents in Newark, New Jersey: NJ is the most corrupt State in the Nation.

b. NJ's Gov Jon Corzine in a State of the State Speech: New Jersey is morally and fiscally bankrupt and does NOT enforce its laws.

c. Sussex County, N.J.: Superior Court Judge Edward Gannon, J.S.C., *October 06, 2013 nj.com* In the letter, sent to the Passaic County judge to whom the case was transferred, Gannon wrote that Morris County Assignment Judge Thomas Weisenbeck let political influences persuade him into moving the case. Gannon said he decided not to formally protest his removal, writing, "Besides, filing a complaint will accomplish nothing in a Judiciary which time and again has circled the wagons to protect the power structure and thrown the trial Judge under the bus," [/news/index.ssf/2013/10/sussex\\_judge ... lashes out at superiors judicial system...](/news/index.ssf/2013/10/sussex_judge...lashes_out_at_superiors_judicial_system...)

14. ***TAKE JUDICIAL NOTICE of Points of law and adjudicative facts adopted exhibits:*** I adopt by reference the following RECORDS as exhibits in my certification to support this appeal:

- a. <http://thomascaggiano.com/senatorheller.pdf> - requested reviews by U.S. Senate and U.S.P.S.
- b. <http://thomascaggiano.com/141125denialofaccessofcofgovcomplaint.pdf> - Bridgewater
- c. <http://thomascaggiano.com/141116egea.pdf> - U.S. Attorney General nominee Lynch & Gov NJ
- d. <http://thomascaggiano.com/141107fbtip.pdf> - FBI tip
- e. <http://thomascaggiano.com/141104fbfoia1281753response.pdf> - Complaint to FBI FOIA agency
- f. <http://thomascaggiano.com/140318TIGTAFOIA.pdf> - U.S. Treasury FOIA response
- g. <http://thomascaggiano.com/140826USPSFOIAresponse.pdf> - U.S.P.S. FOIA response
- h. <http://thomascaggiano.com/acjcglengrant.pdf> - Complaint to DOJ Public Corruption Unit, et als
- i. <http://thomascaggiano.com/vaz.pdf> - Complaint to representatives, newspapers, et als
- j. <http://thomascaggiano.com/FEC.pdf> - Complaint to FEC and FBI
- k. <http://thomascaggiano.com/141015CIGIE.FOIAresponse.6330.2014.39.pdf> - CIGIE response

**15. TAKE JUDICIAL NOTICE 28 U.S.C. §2680(h) violations ignored by court**

Per 28 U.S.C. § 2680(h) provides that the government is not liable when any of its agents commits the torts of assault, battery, false imprisonment, false arrest, malicious prosecution, abuse of process, libel, slander, misrepresentation, deceit, or interference with contract rights; however, the government is liable if a law enforcement officer commits assault, battery, false imprisonment, false arrest, abuse of process, or malicious prosecution. I was assaulted by State police in front of a room full of persons while Judge Dana, J.M.C. considered his unconstitutional court order depriving me of my U.S. Constitutional Rights, N.J. Constitutional Rights, and other civil rights as he did NOT even have jurisdiction as known by the court as that video has been published on <http://thomascaggiano.com/videowesienbeck.asf> under docket SSX-C-01-13 Township of Green v. Thomas Caggiano consolidated. All this conduct has occurred as well as violations of 18 U.S.C. §241, §242 and as noted also by the State of Nevada Attorney General (Ref: <http://thomascaggiano.com/index.pdf> - 150+ page CAG report)

**16. Summary:** Statements of Facts per Rule 6(b):

On Dec 1, 2014, Judge Sidney R. Thomas assumed the new duties as Chief Judge succeeding Chief Judge Alex Kozinski who issued no finding on this complaint U.S. District Judge Gloria M. Navarro ever conducted any review. U.S. Magistrate George Foley, Jr. after constantly changing his court orders and wrote false deceptive reason in his dismissal of my petition for a grand jury to determine probable for the U.S. Attorney to decide if he should seek and indictment.

**17. Great Public Interest:** 3 federal senators, 2 members of Congress, 2 State of NJ Senators, 2 members of Assembly and more then 30 other persons have requested investigations including those retaliated against and / or suffered injury: Kathryn Caggiano who requested review by NJ's Director of Law and Public Safety and received 3 death threats after Thomas Caggiano testified under oath in Borough of Stanhope's Land Use Board (on record in voluntary police report in Borough of Stanhope NJ), Office of Gov of NJ Ian Brennan - fired, Borough of Stanhope Town Administrator Richard Stewart- fired, retired disability cause by stress Sussex County NJ first assistant prosecutor William Fitzgibbons ( audio recording is adopted by reference published on <http://thomascaggiano.com/060614fitzgibbonsscpo.mp3>), Stanhope Environmental Commission ( Ref: <http://thomascaggiano.com/0116StanhopeEnvComm.mp3>), Sussex County administrator ( Ref:<http://thomascaggiano.com/081105SussexCountyFreeholdersMtg.mp3>) and <http://thomascaggiano.com/100721eskliso-ninvestigation.mp3>)

**18. Verification:** I, Thomas Caggiano, declare and certify under penalty of perjury that the foregoing is true and correct. Further, I certify that I am qualified to file this Petition to the Judicial Council of the Ninth Circuit based upon the Totality of Circumstances (Dec 11, 2014).

*Thomas Caggiano*

Enclosures Public referenced documents on the internet and attached exhibits

# EXHIBIT

## Exhibit #1

### Listing of Exhibits

#### with synopsis of each exhibit

Judicial Council of the Ninth Circuit

COMPLAINT OF JUDICIAL MISCONDUCT OR DISABILITY No. 14-90015

-- Thomas Caggiano  
<http://thomascaggiano.com>

**Exhibit # 2:** Complaint of Judicial Misconduct No. 14-90015, Dismissal order Dec 2, 2014, Thomas Caggiano v. Magistrate Judge George Foley Jr. receipt of complaint Jan 17, 2014, Nov 18, 2013 submittal of complaint with exhibits, which include filing with IRS on Sep 19, 2013 form and personal cards for two IRS agents I briefed on money laundering, tax fraud, et. al. at direction of FBI stamped RECEIVED 53213, criminal tip line reports of Title 2C crimes to the State of New Jersey's corrupt Department of Law and Public Safety Criminal Division with copy of Sep 24, 2014 appeal Thomas Caggiano v. Chief District Judge Gloria M. Navarro to Clerk, U.S. Court of Appeals was dismissed at that time because while the Chief Judge did nothing for months and violated the Codes of Ethics by not executing her official duty upon the actual decision of her magistrate judge she was an accomplice. The former Complaint No. 12-9014 was also assigned to Chief Judge Alex Kozinski who never took any actions on either complaint and on the 2<sup>nd</sup> day as Chief Judge Thomas without reading relevant exhibits nor even the court records he dismissed the complaint. I note 3 Federal Senators, 2 members of Congress, 2 N.J. State Senators, 2 N.J. Members of its Assembly and dozens of others have requested investigations or reviews. many witnesses have been retaliated over a decade with many officials of the State and Borough of Stanhope being fired for requesting investigations or suffering great prolonged mental harm and retiring on disability. As Kathryn Caggiano received 3 death threats against her husband Thomas Caggiano after he testified under oath in the Borough of Stanhope's Land use Board with its Mayor and Governing body members and attorney present of the corruption of State officials and employees and Borough of Stanhope officials and bribed persons. . As shown by the attached exhibits and referenced adopted exhibits, even though the State of Nevada Attorney General noted the crimes had life or death sentences and in the State of New Jersey per N.J.S.A. 2C:30.a - Crime of official deprivation of civil rights with bodily harm, N.J.S.A. 2C:28-5 witness retaliation, et als with terrorism, state police assault and bodily harm the State of NJ title 2C crimes rise to 1<sup>st</sup> degree equivalent to willful planned murder as for more then a decade many witnesses have been retaliated against and as shown in **Exhibit # 4** motions in the corrupt Superior court of Sussex County under Docket SSX-C-01-13 consolidated the court did NOT even have jurisdiction to remove my U.S. Constitutional nor State of Nevada nor State of New Jersey Constitution rights nor by the **Forum Defendant Rule** as all plaintiffs are in the same state of New Jersey and the sole defendant is in Nevada has given notice given notice to the court that the court lacks jurisdiction due to an obvious **federal question** and **diversity rule** applies since a counterclaim would have to be in a U.S. District Court as it exceeded \$75,000. The corrupt Sussex County Superior Court even denied a stay request for submittal to the Appellate Division as directed to Thomas Caggiano by the state of New Jersey

Supreme Court Advisory Committee on Judicial Conduct (ACJC) as it itself violates such codes as Code of Ethics Rules of Professional Conduct by its ACJC members that are attorneys.

**Exhibit # 3:** Alleged Codes of Ethics Violations of Chief District Judge Navarro in conspiracy with Magistrate Judge George Foley, Jr Cannons 1 and 3 with violation of 4<sup>th</sup> amendment rights

**Exhibit #4:** Letter, Oct 10, 2013 from State of Nevada's Office of Attorney General to Thomas Caggiano, Re: Letter received noting violations of 18 U.S.C. § 241 & § 242, 42 U.S.C. §14141 & §1997 (encl)

**Exhibit # 5:** Letter, Oct 15, 2014, Council of the Inspectors General on Integrity and Efficiency, (CI-GIE) to Thomas Caggiano, Re: Your Freedom of Information Act Request 6330-2014-39 providing 503 pages of relevant government records. (encl)

**Exhibit # 6:** Letter, Nov 15, 2005 from Senator Frank R. Lautenberg to U.S. Attorney's Office District of New Jersey lead by then U.S. Attorney Chris Christie ad first Assistant U.S. Attorney Stuart Rabner, then State of New Jersey Attorney General who ignored Title 2C State crimes and as now Chief Justice of New Jersey commands a corrupt Judiciary Branch of NJ with an Advisory Committee that operates in Total Secrecy and with immunity a environment where there is darkness and no transparency and unbridled nihilism, and favoritism . See attached letter from the corrupt ACJC which reviewed the unethical conduct of judges coy of Docket SSX-C-1-13 attached in exhibit XXX dismissing Codes of Ethics Complaints against Judge Stephen Hansbury, P.J.Ch and Judge Thomas Weisenbeck. A.J.S.C. conspirators issue in a conspiracy of deprivation of my civil rights under color wit the aide of the corrupt attorneys for the Board of Chosen Freeholders even after judge Edward Gannon,J.S.C. rejected all the restraints requested by the plaintiffs under Docket SSX-C-43-13 combined with SSX-C-01-13 over my strenuous objections as the sheriff even had me banned from contacting any official or employee of the Sussex County Sheriff office wherein I have a significant investment of in real estate therein. Numerous judges issued court orders violating the U.S. Constitution, New Jersey Constitution without jurisdiction and were reported to FBI and leadership of New Jersey Assembly and Senate to seek impeachment of judges that issue such court orders. See Exhibit # XXX

**Exhibit # 7:** Letter Nov 5, 2005, United States Congressman Rodney Frelinghausen confirmation of emails and requests by the Congressman noting requests for investigation to the U.S. Attorney District of New Jersey and EPA ( wetland Permit issued by NJ DEP violated on illegally developed minor sub-division, Block 10902 Lot 10 and 12, on 2 Oak Drive) Borough of Stanhope, New Jersey 07874, Uniform Construction Code as determined by State of New Jersey's Department of Community Affairs' Codes and Standards Division, State Soil Erosion and Sediment Control Act s determined by the State's Soil Conservation Committee upon appeal by Thomas Caggiano of a false tampered with plan by the developer ENF Development Co, LLC certified only by the corrupt Sussex County Soil Conservation district, a tampered with drawing file with the State as known by all branches of he Federal Government and State of New Jersey branches of government. ( See <http://thomascaggiano.com/transcripts> directory of official transcripts of the corrupt State of New Jersey's Attorney Generals Division of Consumer Affairs Board of Engineers on complaints filed by Thomas Caggiano reported to the U.S. Attorney, Department of Law and Public Safety, et. als by hen Director Ricketts of Ninety exhibits provided the Board of Engineers in support of his Complaint 05-13 et. als. Mary Pawar and Iqbal Pawar, 12 East Drive, Stanhope, N.J. 07874 as both were threatened and retaliated against for years. also filed separate complaints 05-13.a and 05-13. b against John Cilo Jr. owner of John Cilo Jr Associates who had no valid contract for many years or decades.

**Exhibit # 8:** Letter, from Thomas Caggiano, as directed by the Department of Justice's Assistant Attorney General Criminal Division and Department of Justice's Public Corruption Unit to the Office of Professional Responsibility for review of misconduct, conspiracy, accomplices, trickery,mail fraud, tax fraud, perjury, false instrument filings, retaliation, witness coercion in a repeated continued pattern as



shown by Exhibit #4 with its referenced exhibits a willful pattern of conduct to give aide to others in structured government organizations and numerous bribed professional planner, professional engineering law firms by municipalities in Sussex county, New Jersey. A federal crime known as racketeering 18 U.S.C. §§ 1961-1968. 18 U.S.C. § 3282, provides that no person may be brought to trial, prosecuted or punished for any non-capital offense unless they are indicted or information is filed within five years. It is important to note that some criminal activities that might be connected with racketeering may not be protected by the short statute of limitations provided by Title 18 (encl)

**Exhibit # 9:** Sussex County Superior Court filing with exhibits: Motion for Reconsideration, Thomas Caggiano, Pro Se, Received and Filed Sussex County Superior Court, Law Division, Newton, New Jersey 07874, Dec 3, 2014, Docket SSX-C-41-13 Sussex County Board of Chosen Freeholders, Sussex County Sheriff Strata, Sussex County Counsel Mc Connell, Esq. and Sussex County Board of Chosen Freeholder Board Clerk Elaine Morgan v. Thomas Caggiano and SSX-C-01-13 Township of Green v. Thomas Caggiano Consolidated, Disqualification of Judge Hansbury, P.J.Ch and Stay pending Appellate Division appeal with suspension of fines.

**Exhibit # 10:** Oct 31, 2012 Record of meeting with IRS Special Agents at which IRS form Information Referral Form 3949 A was provided in addition to a 30 minute presentation of fraud, money laundering, tax fraud, et. al. A response to my FOIA request to the U.S. Treasury TIGTA OIG s adopted by reference and is published on <http://thomascaggiano.com/140318TIGTAFOIA.pdf>

**Exhibit # 11:** Sep 26, 2014 letter, U.S.P.S. Inspection Service FOIA no. 2014-FPIS-00359 as per direction of FBI Special Agents for FBI Las Vegas, NV mail fraud, harassment was reported to the USPS in AZ, IL and NJ. The FOIA response from the USPS is adopted by reference and published on <http://thomascaggiano.com/140826USPSFOIAresponse.pdf>

**Exhibit # 12:** Jun 25, 2012 letter from Thomas Caggiano to State of NJ Appellate Division Docket A-001721-10 State of New Jersey v. Thomas Caggiano and also State of NJ Attorney General, DOJ Public Corruption Unit CASE FILE 300337340, various courts, et. als

**Exhibit # 13:** Apr 22, 2006 letter from Thomas Caggiano to State of New Jersey Legislators' State Commission on Investigations and published on [thomascaggiano.com](http://thomascaggiano.com) as adopted by reference is in Docket 2:12-cv-01484-GMN-GWF Thomas Caggiano v. Eric Holder

**Exhibit # 14:** State of New Jersey with complicity and accomplices, Mar 27, 2017 Government Record Council Meeting, Complaint No. 2012-25, Thomas Caggiano on behalf of Inside on the outside, a state of Nevada Publishing firm v. Borough of Stanhope findings and noted the published report on <http://thomascaggiano.com/100826DCALBF.pdf> confirming the court order of the corrupt Judge Craig U. Dana, J.M.C, on Dec 3, 2008 which states in the State of Ne Jersey public record on the GRC web site Mr. Caggiano is prohibited "from having any contact with the present or former employees or officials of the Borough of Stanhope except that Mr. Caggiano may mail his tax and utility payments t othe-er Borough of Stanhope and he may call 911 if he has an emergency.

The State of New Jersey Constitution defines its State Rights of the individual and the press all denied me for 6 year and the publishing firm for 6 years:

## **Article I, Rights and privileges**

1. All persons are by nature free and independent, and have certain natural and unalienable rights, among which are those of enjoying and defending life and liberty, of acquiring, possessing, and protecting property, and of pursuing and obtaining safety and happiness.

6. Every person may freely speak, write and publish his sentiments on all subjects, being responsible for the abuse of that right. No law shall be passed to restrain or abridge the liberty of speech or of the press.

17. Treason against the State shall consist only in levying war against it, or in adhering to its enemies, giving them aid and comfort. No person shall be convicted of treason, unless on the testimony of two witnesses to the same overt act, or on confession in open court.

18. The people have the right freely to assemble together, to consult for the common good, to make known their opinions to their representatives, and to petition for redress of grievances.

### **Following court records are not attached but referenced as adopted exhibits**

**Exhibit A: Adopted by reference court records** Court Records, Mercer County Superior Court, MER-C-102-07 Department of Community Affairs' Government Record Council v. Thomas Caggiano

**Exhibit B: Adopted by reference court records** Court Records, Morristown Superior court, Morristown, NJ 07963, docket SSX--C-847-07 Borough of Stanhope v. Thomas Caggiano and Government Record Council (GRC)

**Exhibit D: Adopted by reference court records** Court Records, Sussex County Superior Court, IND 08-090316-I State of New Jersey v. Thomas Caggiano, a 13 county criminal indictment for violating court orders issued under Docket SSX-C-847-07 which court orders were allegedly Void on their Face and issued in violation of 18 U.S.C. §241 18 U.S.C. §242 . All criminal charges against Thomas Caggiano were Dismissed with prejudice against the State.

**Exhibit E: Adopted by reference court records** Court Records, City of Trenton Municipal Court, Docket S2007-075464, State v. Thomas Caggiano file by the GRC executive director Catherine Starghill, Esq. for harassment quasi-criminal charge. Convicted in the City of Trenton municipal court which has for years refused to provide Thomas Caggiano the defendant his signed CDR-2 Criminal Complaints for violations of Title 2C State o NJ Criminal Codes against numerous State Officials for criminal indictment review. The city in violation of court rules had No municipal judge review the Probable Cause affidavits signed under oath per court rule 72 nor sent them t other Mercer /county /state Prosecutor and were dismissed without any hearing by other Mercer County Superior court judges without review of evidence or contacting identified witnesses. his court records and Office of municipal prosecutor records even after Thomas Caggiano upon Mercer County Superior Court municipal appeal #2009-24 Docket 18723 before Judge Mitchel E. Ostrer, J.S.C. Upon Superior Court municipal appeal State of New Jersey v. Thomas Caggiano was found NOT GUILTY.

**Exhibit F:** December 28, 2009 as 2:2009mc00228  
THOMAS CAGGIANO v. Eric Holder, JR (U.S. Attorney), Paul Fishman ( U.S. Attorney District of New Jersey and Department of Justice

**Exhibit G:** May 1, 2009 as 2:2009mc00071

THOMAS CAGGIANO v. Eric H. Holder, JR., MARK J. KAPPELHOFF U.S. Attorney District (PA)

**Exhibit H:** January 5, 2009 as 2:2009mc00003

THOMAS CAGGIANO v. U.S. ATTORNEY (PA) and Executive Office OF U.S. Attorneys