

10 East Drive
Stanhope, N.J. 07874
May 18, 2009

Hon. Maria M. Sypek, P.J.Ch.
Mercer County Courthouse
P.O. Box 8068
Trenton, N. J. 08650-0068

Debra Allen, DAG
Office of the Attorney General
Richard J. Hughes Justice Complex
P.O. Box 112
Trenton, N.J. 08625

Re: Government Records Counsel V. Caggiano Docket No. C 102-07

1. I am in receipt of your letter of May 7, 2009 and its finding which contains false statements made by you therein that I did NOT specifically address and challenge the out of context verified statements and that I also demanded my rights per Civil court procedures to challenge and cross examine the affiants and to bring in my own witnesses which you willfully denied. Also your apparent actual order was NOT provided for if it were similar as I stated when I appeared before your court and provided you a CD of evidence that any such court order would violate the U.S. Constitutional and N.J. Constitutional in addition to the violations of the State laws in the Open Public Meeting Act and Open Public Record Act. You despite getting as you state hundreds of pages of documents which I expect to subpoena as evidence and yourself before various courts will fully expose the corruption noted therein that you also ignore thus apparently violating the R 1:14 Codes of Ethics. Since Mary Pawar requested to Judge Shuster herself to appear as a witness in my defense as her letter is included in the Jan 8, 2008 Blue Book Cag Report and in fact YOU do NOT even have the evidence provided as Judge Shuster without any review “destroyed” the record and I have requested since NO recording was made of the initial hearing apparently that per my rights I did request “reconstruction” but NOT have a Judge allow witnesses or any cross examination or anything but “words” of liars and without context is meaningless as you even refused me to appear so I could watch your face and ask YOU What is YOUR court order restrictions on me as YOU did NOT provide them as yet.

2. Please send me your actual court order restrictions as to the restrictions YOU intend to impose upon me so that I can file in Trenton’s Municipal Court Affidavits of Probable Cause per R 7:2-1(a) for violations of Title 2C criminal codes such as:

- a. N.J.S.A. 2C: 30-5.c and N.J.S.A. 2C:30-6 crime of official deprivation of civil rights
- b. N.J.S.A. 2C: 2-1.b Omission
- c. N.J.S.A. 2C:30-2.b Official Misconduct
- d. and many others

3. I did reply in writing many times to the statements made in the so called “verified” complaint in writing which you falsely state I did NOT.

4. Please provide me the actual restrictions YOU are placing on me and the court I can appeal your decision that did NOT allow any cross examination of affiants or entry of cross complaints even though I provided a check for \$130.

5. Your conduct was already reported to the State of New Jersey Supreme Court's Advisory Committee on Judicial Conduct as you have violated the Code of Judicial Conduct and now that you have completed your so called "trial", the ACJC can proceed with my more detailed complaint. But I require YOUR actual restrictions you are imposing on me as your hand written note stated "This was not a judgment".

6. Fortunately, there are some good municipal judges NOT in Sussex County but others and I have already filed Affidavits of Probable Cause against Gov Corzine, Stuart Rabner, Anne Milgram, and dozens and after my wonderful 8 day cruise with my beloved wife since 1970 all is well as can be seen in the attached photos. Over 120 corrupt officials, bribed professional engineers and planners protected by the corrupt GRC, Office of Administrative Law, et. al. are now being further identified in massive filings in court documents. Today I received for my payment of \$3,000 the 2.5 inch thick transcript of my many appearance before the corrupt municipal judge Craig U. Dana, J.M.C. which shows how utterly corrupt the Borough of Stanhope officials are in there statements. My appeal is before the corrupt Superior Court Judge N. Peter Conforti, J.S.C. who I filed Affidavits of Probable Cause against in Newton Today as can be confirmed by calling Ann M. Rosellen, the court administrator, 973-383-3521 as Judge Mulhern was also charged with conspiracy and other crimes as AFTER he recused himself as he did NOT allow Maryh Pawar to be a witness in my other corrupt municipal trials he took over 1 inches of evidence attached to the Affidavits and had violated court rules and Judge Conforti's own court order that a municipal judge had to review the case for probable cause then in his court order for false charges with the corrupt Assignment Judge Bozonelis who issued a temporary order 1.25 years ago banning me from examining any government document in Stanhope. Judge Dana did better! He banned my attorney and my wife from his court administrator. Judge Conforti in a case against me put in a court order banning my wife from getting any municipal court administrator to even enter any filed document in any Sussex County court if she herself submits a proper Affidavit of Probable Cause. So Superior Court Judge Conforti interfered with the municipal court process and then without any hearing or notice banned my wife. The Stanhope municipal court administrator wrote me a letter I can't even go into Stanhope to sign as required Affidavits of Probable Cause against any person for any crime committed in Stanhope. Judge Dana won't even allow me to write any person in Stanhope or even submit an OPRA request or pay my outstanding OPRA bill or talk with any person therein or any former employee. So why don't you follow these Judges and see what unconstitutional limitations you are going to set on me. Make them absurd as the one by the corrupt Judge Shuster as it will make it easier for the federal court judge to have you convicted of violations of federal laws over which you have NO jurisdiction.

7. The web of corruption is now completely collapsing as for example:

a. Superior Court Judge Bozonelis, A.J.S.C. won't even have any hearing on his temporary restraining order in over 1.5 years as it was bogus as the case was originally Borough of Stanhope v. Thomas Caggiano and the Government Record Council. Judge Bozonelis ruling was while I could pay for Gov Documents requested under OPRA I could NOT examine any document so how could I figure out what page I could specify in my OPRA request. He even banned me from attending an Open Public Meeting before the Land Use Board where I must attend to consolidate by appearing under oath a submittal with

fee to combine lots, change property record cards, adjust lot lines so I can be compatible with the auditors changed property taxes. I filed Affidavits of Probable Cause against him and dozens already for the conspiracy by Debra Allen, the GRC and others.

b. The Township of Green's corrupt Judge Dana even banned my attorney and wife from giving him reports he demanded that were illegally requested and criminal conspiracy Affidavits of Probable Cause were filed against other Judges and Judge Dana who conspired as he in my kangaroo trial did NOT even allow witnesses to testify in my defense who were seated in the court room. I attach one letter from Mary Pawar and Igbal Pawar which I affirm contains correct facts based upon my personal knowledge.

c. Fortunately, I have reporting the criminal conduct on a constant basis in my now seven year Case Study of corruption in New Jersey as now thousands review my web site ThomasCaggiano.com and the newspapers have been using it for reference material for years as shown in the two page headline by The Township Journal earlier this year. Fortunately, municipal officials were placed into the Federal Whistle Blower Program in Chicago, Il and reported the crime wave in detail as I have as a public duty.

7. Dara Lownie was an excellent young senior case staff worker for the GRC and worked in a criminal environment. That's why its former excellent Chairman Vince Maltese, Esq. told its staff to report crimes and recused himself when he changed the agenda to allow me to talk and then brought in a court reporter as I do have the recordings and I now after having a great time in the Bahamas and I finally have my wife more at ease as I was ordered by a good municipal judge that HE did have jurisdiction to make the Probable Cause Hearing and I am using new software and obtained today for \$2,000 the transcript of my seven appearances before the corrupt Judge Dana for simple petty disorder charges. Judge Sancinito in Trenton's municipal court and his prosecutor do NOT even allow you to get discovery on the State's exhibits especially Exhibit S-2. Dara Lownie appeared sedated when I saw her and I wished her well. She is young and shall recover. I never threatened Dara Lownie as you suggest, I simply asked her for a time to met her as I she was my Case Manager. Fortunately there is an excellent SGT that warned me about being "set-up". I have had a secured telephone line set-up by the corrupt former AG Stuart Rabner's own assistant Sandy Marsh to the Superintendent of the State Police's Office in West Trenton Sgt Littles-Floyd BEFORE Anne Milgram became our latest corrupt N.J. Attorney General. I advised Dara to read CEPA in a private conversation when I attended their GRC symposium.

8. Gloria Luzzatto was a corrupt Operations Manager and wrote constantly false analysis. I did go try to assist her by telling her Stop writing false analysis otherwise I'll fill criminal charges against you. That is why she left NOT the reason you state. If you read the GRC posted schedule they canceled the Jun meeting AFTER I attended its first one and input 18 Separate complaints and the response was 18 perjured Statement of Information Requests known to Gloria Luzzatto and Catherine Starghill.

9. As far as the perjurer Catherine Stargill, Esq. is concerned she is pathetic, incompetent and a liar as the record in Trenton's municipal court proves. You take words out of context in your contrived analysis and did NOT put in my words objection to each so called verified complaint and allowed NO cross examination of affiants and NO context of sentences. As far as the illustration you note is concerned, the Detective identified it which was a prostrate gland illustration as a woman and then the corrupt Starghill stated it was NOT a diagram but a photograph and she recognized my finger in the photograph. I had to chuckle when she testified under oath as she was to use the commonly used term

“ripped to shreds” on the witness stand in minutes as a liar. When I asked her was there anything that she took offense to in the large State Exhibit S-2 that was in error. Then she said under oath; “Yes, it had vulgarities and errors”. So I simply stated:”Please tell the judge what pages in the State Exhibit S-2 are those on?” so that court can review your claims? She was silent. By the rule of silence it was obvious she committed perjury. That WAS the entire State’s case that has now taken years as I have NOT even started my defense other then of course send in Affidavits like I send you that unlike the baloney and lies and out of context remarks are provided with great comprehensive detailed analysis.

10 No matter, my wife is happy as can be seen in the attached photos. The CASE Study is almost done as I have computer programming to learn so the embryonic web page at ThomasCaggiano.com can be vastly improved. AT an appropriate time, I do have a State’s witness that will confirm the Set-Up. In fact, I can use the published record on the GRC own web site via the internet but it will be better when I have Catherine Starghill in front of a Grand Jury that has the evidence YOU have of the corruption of Judges and Lawyers which per your Cannons of Ethics YOU are suppose to report too.

11. I note: The First Assistant Prosecutor for Sussex County Prosecutor’s Office recused himself years ago.

12. I note: The Newark FBI duty agent recused himself.

13. I note: the State Police’s Det Sgt Brown in Augusta Barracks recused himself.

14. I note NOT one of six people I talked with today in Newton’s Municipal Building ever heard of C.E.P.A. as it is suppose to be posted in English and Spanish and the employees told to report any thing that might be a wrongdoing to the C.E.P.A. point of contract assigned to each organization.

15. In filling my Affidavits of Probable Cause in Newton, three municipal judges recused themselves so Ann Rosellen, the court administrator is looking for a municipal judge to hear my Probable Cause presentation which will make that by “OJ’s” lawyers look pitiful by comparison as I have four computers in my house and will use multiple projectors with audio recordings, flash movies, etc as I do know seven computer languages too.

16. So please send my the actual restraints YOU are imposing on me so I can appeal your actions and file not only State criminal charges but U.S.C., Title 18, Civil Rights, Section 241 and 242 charges against you when we get our NEW N.J. Attorney General confirmed as his office receives hundreds of letters, sound tracks by email attachments as do the newspapers and hundreds as my distributions lists have over 300 persons and organizations now on my email distribution list which you violate Federal Laws in your expected Court Order.

17. I guess having twenty property complain, our Federal Senator, Congressman, State Senator Codey, State Senator Littell, Assemblywoman Mc Hose, Assemblyman Gregg, the Office of Attorney General’s Fiscal Bureau, Code Enforcement Official, Stanhope Environmental Commission were ALL wrong. Do you think its strange that the GRC never allowed ANY testimony on over 36 complaints with letters admitting that the Town Administrator willfully destroyed government records and the former Municipal clerk admitted she would refuse to allow any person to examine Government Records on the illegally developed Block 10902 Lots 10 and 12 NOT a willful denial of access. Not per the corrupt GRC and OAL.

18. So read Mary and Iqbal Pawar's letter attached and send me your Restrictions so I can file the Affidavits of Probable Cause against you.

19. I await your Final Actual Court Order and YOUR unconstitutional Restrictions are so that I can use the New Jersey Constitution, Federal Communication laws to as they say in a true court of law, Since this is paragraph 18, here for your apparent amassment is Article I, Section 18 of N.J. Constitution which is actually stronger then the Bill of Rights in that it positively affirms our rights which you deny.

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.

20. **Certified Affidavit:** I certify all the foregoing statements made by me are true. If any of the foregoing statements made by me are willfully false I am aware I am subject to punishment. You did as I expected as I am an ENTP. If you don't know what gift that is read ThomasCaggiano.com/enpt.htm.

21. Trust in God. *He that fights injustice for justice sake shall be rewarded a hundred fold in heaven.*

Thomas Caggiano
Author and Publisher of
ThomasCaggiano.com

encls:

a. Letter signed by Mary and Iqbal Pawar, Mar 23, 2006 to Office of Attorney General, Ms. Zulima V. Farber and Board of Supervisors for Sussex County Soil Conservation District, Subject: **Conspiracy. Based upon my personal knowledge I certify the statements made by Mary Pawar and Iqbal Pawar are true as are those on my filed web site ThomasCaggiano.com**

b. Photograph of Tom and Kathy Caggiano getting mental rehab on the sunny beaches of the Bahamas on an 8 day cruise out of the corrupt State of New Jersey from May 8 to May 16, 2009 and dressed up on a tux on formal night as I reduced my weight by two bowling balls while conducting chess classes for the inmates in jail, learning the rules of criminal court and rules of ethics ignored by judges and lawyers, exercising in gym 5 days a week and reducing my waist size from 44 to 38 and getting my blood pressure from being 208/111 to a perfect 114/68. That's knowledge of body feedback and will power.