



State of New Jersey  
DEPARTMENT OF COMMUNITY AFFAIRS  
101 SOUTH BROAD STREET  
PO Box 819  
TRENTON, NJ 08625-0819

CHRIS CHRISTIE  
Governor

KIM GUADAGNO  
Lt. Governor

CHARLES A. RICHMAN  
Commissioner

**FINAL DECISION**

**April 26, 2016 Government Records Council Meeting**

Thomas Caggiano  
Complainant

v.

Township of Green (Sussex)  
Custodian of Record

Complaint No. 2014-418

At the April 26, 2016 public meeting, the Government Records Council (“Council”) considered the January 19, 2016 Supplemental Findings and Recommendations of the Executive Director and all related documentation submitted by the parties. The Council, by a majority vote, adopted the entirety of said findings and recommendations. The Council, therefore, finds that the Complainant has failed to establish in his request for reconsideration of the Council’s September 29, 2015 Final Decision that either 1) the Council's decision is based upon a “palpably incorrect or irrational basis;” or 2) it is obvious that the Council did not consider the significance of probative, competent evidence. The Complainant failed to establish that the complaint should be reconsidered based on a mistake, extraordinary circumstances, fraud, new evidence and illegality. The Complainant has also failed to show that the Council acted arbitrarily, capriciously, or unreasonably. Specifically, the Complainant merely provided baseless allegations against the GRC and its Council members but did not provide any competent evidence to dispute the Final Decision. It should be noted that the Complainant admitted in his request for reconsideration that he “willfully violated such void court orders.” However, the Complainant failed to support his allegations that the “Final Order of Injunctive Relief” on September 23, 2014 is void or invalid in any way. Thus, the Complainant’s request for reconsideration should be denied. Cummings v. Bahr, 295 N.J. Super. 374 (App. Div. 1996); D’Atria v. D’Atria, 242 N.J. Super. 392 (Ch. Div. 1990); In The Matter Of The Petition Of Comcast Cablevision Of S. Jersey, Inc. For A Renewal Certificate Of Approval To Continue To Construct, Operate And Maintain A Cable Tel. Sys. In The City Of Atl. City, Cnty. Of Atl., State Of N.J., 2003 N.J. PUC LEXIS 438, 5-6 (N.J. PUC 2003).

This is the final administrative determination in this matter. Any further review should be pursued in the Appellate Division of the Superior Court of New Jersey within forty-five (45) days. Information about the appeals process can be obtained from the Appellate Division Clerk’s Office, Hughes Justice Complex, 25 W. Market St., PO Box 006, Trenton, NJ 08625-0006. Proper service of submissions pursuant to any appeal is to be made to the Council in care of the Executive Director at the State of New Jersey Government Records Council, 101 South Broad Street, PO Box 819, Trenton, NJ 08625-0819.



Final Decision Rendered by the  
Government Records Council  
On The 26<sup>th</sup> Day of April, 2016

Robin Berg Tabakin, Esq., Chair  
Government Records Council

I attest the foregoing is a true and accurate record of the Government Records Council.

Steven Ritardi, Esq., Secretary  
Government Records Council

**Decision Distribution Date: May 2, 2016**

**STATE OF NEW JERSEY  
GOVERNMENT RECORDS COUNCIL**

***Reconsideration***  
**Supplemental Findings and Recommendations of the Executive Director**  
**April 26, 2016 Council Meeting**

**Thomas Caggiano<sup>1</sup>**  
**Complainant**

**GRC Complaint No. 2014-418**

v.

**Township of Green (Sussex)<sup>2</sup>**  
**Custodial Agency**

**Records Relevant to Complaint:** See Exhibit A.

**Custodian of Record:** Kevin D. Kelly, Esq.

**Request Received by Custodian:** December 1, 2014

**Response Made by Custodian:** December 4, 2014

**GRC Complaint Received:** December 8, 2014

**Background**

**September 29, 2015 Council Meeting:**

At its September 29, 2015 public meeting, the Council considered the September 22, 2015 Findings and Recommendations of the Executive Director and all related documentation submitted by the parties. The Council, by a majority vote, adopted said findings and recommendations. The Council, therefore, found that:

[T]he Custodian did not unlawfully deny access to the Complainant's OPRA request on the basis that it did not conform with the Honorable Stephan C. Hansbury's September 23, 2014, "Final Order of Injunctive Relief," requiring the Complainant to submit OPRA requests on the Township of Green's official form. N.J.S.A. 47:1A-6. For that reason, this complaint should be dismissed.

**Procedural History:**

On October 5, 2015, the Council distributed its Final Decision to all parties.

On November 10, 2015, Complainant filed a request for reconsideration of the Council's September 29, 2015 Final Decision based on a mistake, extraordinary circumstances, fraud, new evidence and illegality. The Complainant noted that he was out of the country and that he

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<sup>1</sup> No legal representation listed on record.

<sup>2</sup> No legal representation listed on record.

therefore did not receive the Council's Decision until his return on November 2, 2015. The Complainant provides a lengthy submission, which espouses a series of allegations against GRC staff and Council members.

### Analysis

#### Reconsideration

Pursuant to N.J.A.C. 5:105-2.10, parties may file a request for a reconsideration of any decision rendered by the Council within ten (10) business days following receipt of a Council decision. Requests must be in writing, delivered to the Council, and served on all parties. Parties must file any objection to the request for reconsideration within ten (10) business days following receipt of the request. The Council will provide all parties with written notification of its determination regarding the request for reconsideration. N.J.A.C. 5:105-2.10(a) – (e).

In the matter before the Council, the Complainant filed the request for reconsideration of the Council's September 29, 2015 Final Decision on November 10, 2015, twenty-three (23) business days from issuance of the Council's Order. However, the Complainant stated therein that he did not receive the Final Decision until returning from vacation on November 2, 2015. Therefore, the Complainant actually filed the request for reconsideration five (5) business days after receipt of same. For that reason, the request for reconsideration is timely.

Applicable case law holds that:

“A party should not seek reconsideration merely based upon dissatisfaction with a decision.” D'Atria v. D'Atria, 242 N.J. Super. 392, 401 (Ch. Div. 1990). Rather, reconsideration is reserved for those cases where (1) the decision is based upon a “palpably incorrect or irrational basis;” or (2) it is obvious that the finder of fact did not consider, or failed to appreciate, the significance of probative, competent evidence. *E.g.*, Cummings v. Bahr, 295 N.J. Super. 374, 384 (App. Div. 1996). The moving party must show that the court acted in an arbitrary, capricious or unreasonable manner. D'Atria, . . . 242 N.J. Super. at 401. “Although it is an overstatement to say that a decision is not arbitrary, capricious, or unreasonable whenever a court can review the reasons stated for the decision without a loud guffaw or involuntary gasp, it is not much of an overstatement.” Ibid.

In The Matter Of The Petition Of Comcast Cablevision Of S. Jersey, Inc. For A Renewal Certificate Of Approval To Continue To Construct, Operate And Maintain A Cable Tel. Sys. In The City Of Atl. City, Cnty. Of Atl., State Of N.J., 2003 N.J. PUC LEXIS 438, 5-6 (N.J. PUC 2003).

As the moving party, the Complainant was required to establish either of the necessary criteria set forth above: either 1) the Council's decision is based upon a "palpably incorrect or irrational basis;" or 2) it is obvious that the Council did not consider the significance of probative, competent evidence. *See Cummings*, 295 N.J. Super. at 384. The Complainant failed to establish that the complaint should be reconsidered based on a mistake, extraordinary

circumstances, fraud, new evidence and illegality. The Complainant has also failed to show that the Council acted arbitrarily, capriciously, or unreasonably. *See D'Atria*, 242 N.J. Super. at 401. Specifically, the Complainant merely raised baseless allegations against the GRC and its Council members but did not provide any competent evidence to dispute the Final Decision. It should be noted that the Complainant admitted in his request for reconsideration that he “willfully violated such void court orders.” However, the Complainant failed to support his allegations that the “Final Order of Injunctive Relief” on September 23, 2014, is void or invalid in any way. Thus, the Complainant’s request for reconsideration should be denied. *Cummings*, 295 N.J. Super. at 384; *D'Atria*, 242 N.J. Super. at 401; *Comcast*, 2003 N.J. PUC at 5-6.

### **Conclusions and Recommendations**

The Executive Director respectfully recommends the Council find that the Complainant has failed to establish in his request for reconsideration of the Council’s September 29, 2015 Final Decision that either 1) the Council's decision is based upon a “palpably incorrect or irrational basis;” or 2) it is obvious that the Council did not consider the significance of probative, competent evidence. The Complainant failed to establish that the complaint should be reconsidered based on a mistake, extraordinary circumstances, fraud, new evidence and illegality. The Complainant has also failed to show that the Council acted arbitrarily, capriciously, or unreasonably. Specifically, the Complainant merely provided baseless allegations against the GRC and its Council members but did not provide any competent evidence to dispute the Final Decision. It should be noted that the Complainant admitted in his request for reconsideration that he “willfully violated such void court orders.” However, the Complainant failed to support his allegations that the “Final Order of Injunctive Relief” on September 23, 2014 is void or invalid in any way. Thus, the Complainant’s request for reconsideration should be denied. *Cummings v. Bahr*, 295 N.J. Super. 374 (App. Div. 1996); *D'Atria v. D'Atria*, 242 N.J. Super. 392 (Ch. Div. 1990); *In The Matter Of The Petition Of Comcast Cablevision Of S. Jersey, Inc. For A Renewal Certificate Of Approval To Continue To Construct, Operate And Maintain A Cable Tel. Sys. In The City Of Atl. City, Cnty. Of Atl., State Of N.J.*, 2003 N.J. PUC LEXIS 438, 5-6 (N.J. PUC 2003).

Prepared By: Frank F. Caruso  
Communications Specialist/Resource Manager

January 19, 2016<sup>3</sup>

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<sup>3</sup> This complaint was prepared for adjudication at the Council’s January 26, and February 23, 2016 meetings, but was tabled based on legal advice. Subsequently, the complaint could not be adjudicated at the Council’s March 29, 2016 meeting due to lack of a quorum.

TWP of Green  
**OPRA + COMMON LAW** Request  
 State of New Jersey  
**TOWNSHIP OF GREEN**  
 GOVERNMENT RECORDS REQUEST FORM

thomascaggiano.com

**Important Notice**  
 The reverse side of this form contains important information related to your rights concerning government records. Please read it carefully.

**Requestor Information - Please Print**

First Name Thomas MI J Last Name CAGGIANO  
 Company INSIDE ON THE OUTSIDE PUBLISHER  
 Mailing Address 7086 MACADIA GLEN COURT  
 City N. LEX, VERON State NV Zip 89084 Email thomascaggiano@  
 Business Hours Telephone: Area Code 973 Number 948-0480 Extension \_\_\_\_\_  
 Preferred Delivery: Pick Up \_\_\_\_\_ US Mail  On Site   
 Circle One: Under penalty of N.J.S.A. 2C:28-3, I certify that I HAVE / HAVE NOT been convicted of any indictable offense under the laws of New Jersey, any other state, or the United States.  
 Signature \_\_\_\_\_ Date 11/26/14

**Payment Information**

Minimum Authorization Cost \$20  
 Select Payment Method  
 Cash \_\_\_\_\_ Check  Money Order \_\_\_\_\_  
 Fees: Pages 1-10 @ \$0.75  
 Pages 11-20 @ \$0.50  
 Pages 21+ @ \$0.25  
 Delivery: Delivery / postage fees additional depending upon delivery type.  
 Extras: Extraordinary service fees dependent upon request.

**Record Request Information:** To expedite the request, be as specific as possible in describing the records being requested. Also, please include the type of access requested (copying or inspection), and if data, the medium requested.

This BOTH AN OPRA REQUEST AND A COMMON LAW RIGHT OF ACCESS. OPRA ON GRC WEB SITE INCLUDES CHECK BOX FOR COMMON LAW RIGHT OF ACCESS AN REQUEST ADDITIONAL PAGES TO CLARIFY REQUEST & JUSTIFY COMMON LAW RIGHT OF ACCESS STANDING THE DNA FOLLOWS

RECEIVED  
 DEC - 1 2014

15 PAGE SUBMISSIONS  
 32 PAGES  
 ATTACHED

**AGENCY USE ONLY**

Est. Document Cost \_\_\_\_\_  
 Est. Delivery Cost \_\_\_\_\_  
 Est. Access Cost \_\_\_\_\_  
 Total Est. Cost \_\_\_\_\_  
 Deposit Amount \_\_\_\_\_  
 Estimated Balance \_\_\_\_\_  
 Deposit Date \_\_\_\_\_

**AGENCY USE ONLY**

**Disposition Notes**  
 Custodian: If any part of request cannot be delivered in seven business days, detail reasons here.

In Progress -  Open \_\_\_\_\_  
 Denied -  Closed \_\_\_\_\_  
 Filled -  Closed \_\_\_\_\_  
 Partial -  Closed \_\_\_\_\_

**AGENCY USE ONLY**

Tracking Information  
 Tracking # \_\_\_\_\_  
 Rec'd Date \_\_\_\_\_  
 Ready Date \_\_\_\_\_  
 Total Pages \_\_\_\_\_

Final Cost  
 Total \_\_\_\_\_  
 Deposit \_\_\_\_\_

**CORRUPTION IS EXPOSED ON**  
 Records Provided  
**ThomasCaggiano.com**  
 See the CAG Reports

Customize Signature \_\_\_\_\_ Date \_\_\_\_\_

2. The following is published on the internet regarding Green Township committee meetings. Please note a stay request for an appeal division appeal is planed and a "Budget Account" is being opened wit the Appellate Court with initial deposit of

Form 16 LETTER

thomascaggiano.com

ITEM 6

Thomas Caggiano

Pro Se

7086 Arcadia Glen Court

North Las Vegas, Nv 89084

Nov 27, 2014

Publiushed on <http://thomascaggiano.com/141127twpofgreenoprarequest.pdf>

[thomascaggiano.com](http://thomascaggiano.com)

Township of Green U.S.P.S. tracking # 7013-2250-0001-5350-3359

Record Custodian OPRA and Common Law Rights of Access Request

form enclosed including additional materials justifying Common Law Right of Access rights per N J. Court Decisions and note request for bills and contracts are to be immediately provided. format for response is noted in this request.

P.O. Box 65

150 Kennedy Road

Tranquility, NJ 07879-0065

Phone: 908 852-9333

Fax: 908 852-1972

Township of Green Bureau of Police

Per direction of FBI in Washington D.C. and Newark, NJ to Thomas Caggiano as the FBI has no jurisdiction over Title 2C State of New Jersey criminal violations

See <http://thomscaggiano.com/index.pdf>

<http://thomascaggiano.com/acjcglenngrant.pdf>

also see the letter from the State of Nevada Attorney General

published <http://thomascaggiano.com/NVattorneygeneral.pdf>

Department of Justice Public Integrity Section assigned CASE file DA30037340 on

<http://thomascaggiano.com/PCU.pdf>

<http://thomascaggiano.com/120714dcjcriminalreport.pdf>

PO Box 65

150 Kennedy Road

Tranquility, NJ 07879

FBI Special Agent in Charge Laura A. Bucheit, Esq.

NV District Office as directed by Department of Justice, Civil Division's Criminal Unit

Ref: DOJ Case file DA30037340 and FOIA responses from USPS and

US Treasury ad other relevant materials OPEN Published records published on:

<http://thomascaggiano.com/140318TIGTAFOIA.pdf>

and <http://thomascaggiano.com/140826USPSFOIAresponse.pdf>

and <http://thomascaggiano.com/141107fbitip.pdf>

and <http://thomascaggiano.com/NVattorneygeneral.pdf>

and <http://thomascaggiano.com/121202OAEkaryngordoncomplaint.pdf>

and <http://thomascaggiano.com/vaz.pdf>

and <http://thomascaggiano.com/120714dcjcriminalreport.pdf>

John Lawrence Bailey Memorial Building

1787 West Lake Mead Boulevard

Las Vegas, NV 89106-2135

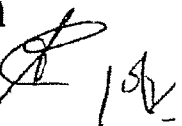
Phone: (702) 385-1281

Fax: (702) 584-5460

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**ThomasCaggiano.com**

See the C...



Department of Community Affairs

Department of Local Government Services' Director Thomas H. Neff, the Local Finance Board Ms. Patricia Parkin McNamara Executive Secretary and DAG Donald Palombi, Esq.

18 U.S.C. § 4 Misprision of Felony, N.J.S.A 2C:29-1, N.J.S.A 2C:30-7.a et als

Mission: The Division of Local Government Services works with local governments to ensure their financial integrity and solvency, and to support their efforts to comply with State laws and regulations

**Ethics Complaint** per TITLE 40A:9-22.1 et seq. LOCAL GOVERNMENT ETHICS LAW

Violations as noted in c. No local government officer or employee shall use or attempt to use his official position to secure unwarranted privileges or advantages for himself or others;

d. No local government officer or employee shall act in his official capacity in any matter where he, a member of his immediate family, or a business organization in which he has an interest, has a direct or indirect financial or personal involvement that might reasonably be expected to impair his objectivity or independence of judgment and e. No local government officer or employee shall undertake any employment or service which might reasonably be expected to prejudice his independence of judgment in the exercise of his official duties;

101 South Broad Street

P. O. Box 803

Trenton, NJ 08625-0803

(609) 292-4537

## **PROLOG:**

**TAKE NOTICE:** points of law, points of fact and 3 boxes of evidence in the Township of Green per its Aug 11, 2014 official minutes regarding Docket SSX-C-1-13 Township of Green v. Thomas Caggiano and filed government records published on <http://thomascaggiano.com/glenngrant.pdf> and <http://thomascaggiano.com/131125hopatcongmunicipalcourt.pdf>

**TAKE FURTHER NOTICE:** *Comments made herein are the opinion* of Thomas Caggiano author and publisher of thomascaggiano.com to expose Government corruption under the freedom of the press as "news media" by the registered State of Nevada publishing firm Inside on the Outside.

Violation of Ethics Laws of Richard Stein, Esq. and Kevin Kelly, Esq. current officials in the Township of Green proven by the 3 boxes of evidence as acknowledged by the Township of Green in its own minutes. I also note the evidence proves beyond any reasonable both they are aware of the court orders sought and obtained by its council acting for the Township and such crimes are federal crimes 18 U.S.C. § 241 and § 242 which have life or death sentences and as the Township of Green was used by Richard Stein, Esq. as both of his roles as municipal prosecutor and borough attorney and he submitted false unsworn falsifications to both the court an law enforcement authority by with the infested Borough of Stanhope officials and employees filed more then a dozen criminal charges against me and in a cover-up of over 10 years with the Sussex County Prosecutor engaged in witness retaliation both a federal crimes 18 U.S.C. § 2, §

2/8/15\*



State of New Jersey  
**TOWNSHIP OF GREEN**  
 GOVERNMENT RECORDS REQUEST FORM

thomascaggiano.com

**Important Notice**  
 The reverse side of this form contains important information related to your rights concerning government records. Please read it carefully.

Requestor Information - Please Print	Payment Information
First Name <u>Thomas</u> MI <u>J</u> Last Name <u>CAGGIANO</u> Company <u>INSIDE on the Outside Publisher</u> Mailing Address <u>7086 ARCADIA GLEN COURT</u> City <u>N. Las Vegas</u> State <u>NV</u> Zip <u>89024</u> Email <u>thomascaggiano@insideontheoutside.com</u> Business Hours Telephone: Area Code <u>973</u> Number <u>945-0480</u> Extension _____ Preferred Delivery: Pick Up _____ US Mail <input checked="" type="checkbox"/> On Site Inperson _____ Circle One: Under penalty of N.J.S.A. 2C:28-3, I certify that I <u>HAVE</u> / HAVE NOT been convicted of any indictable offense under the laws of New Jersey, any other state, or the United States. Signature <u>[Signature]</u> Date <u>11/26/14</u>	Maximum Authorization Cost <u>300</u> Select Payment Method Cash _____ Check _____ Money Order <input checked="" type="checkbox"/> Fees: Pages 1-10 @ \$0.75 Pages 11-20 @ \$0.50 Pages 21 - @ \$0.25 Delivery: Delivery / postage fees additional depending upon delivery type. Extras: Extraordinary service fees dependent upon request

Record Request Information: To expedite the request, be as specific as possible in describing the records being requested. Also, please include the type of access requested (copying or inspection), and if data, the medium requested.

This BOTH AN OPRA REQUEST AND A  
 COMMON LAW RIGHT OF ACCESS. OPRA FORM  
 ON GRC WEB SITE INCLUDES CHECK BOX FOR  
 COMMON LAW RIGHT OF ACCESS AN REQUEST  
 ADDITIONAL PAGES TO CLARIFY REQUEST & JUSTIFY  
 COMMON LAW RIGHT OF ACCESS STATING THE DMA FOLLOWS

AGENCY USE ONLY	AGENCY USE ONLY	AGENCY USE ONLY
Est. Document Cost _____ Est. Delivery Cost _____ Est. Extra Cost _____ Total Est. Cost _____ Deposit Amount _____ Estimated Balance _____ Deposit Date _____	Disposition Notes Caution: If any part of request cannot be delivered in seven business days, detail reasons here. In Progress - Open _____ Denied - Closed _____ Faxed - Closed _____ Partial - Closed _____	Tracking Information Tracking # _____ Total _____ Rec'd Date _____ Deposit _____ Ready Date _____ Balance Due _____ Total Pages _____ Balance Paid _____ Amount Provided _____ Closed/See Signature _____ Date _____

2. The following is published on the internet regarding Green Township committee meetings. Please note a stay request for an appeal division appeal is planed and a "Budget Account" is being opened wit the Appellate Court with initial deposit of

① 40615

\$5,000 for filings of more than a dozen cases within the township of Green wherein unconstitutional court orders were issued and the court had NO jurisdiction to even have a trial as noted to the corrupt Judge Weisenbeck, AJSC and attorneys. The court video is a public record published on <http://thomascaggiano.com/videoweseinebck.asf>. Adopted by reference to support this Common Law Right of Access are the three boxes of evidence admitted by the racketeering enterprise structured as the Township of Green processes. I note that conspiracy is a federal crime violating 18 U.S.C. §2 and a separate State of New Jersey crime N.J.S.A. 2C:5-2.b, racketeering is both a federal crime and a separate State of New Jersey crime N.J.S.A. 2C:41-2 and I have mailed both the Newton Police and Morristown Police evidence of Title 2C crimes within their jurisdiction which include the federal crimes noted in the State of Nevada Attorney General's letter filed in the boxes of evidence now in the possession of the Township of Green. The court video contained therein proves evidence filed in the Morris County Superior Court wherein it appears obvious Richard A. Stein, Esq. violated the Codes of Ethics lying through his teeth and the court video published thereof filed with the court and plaintiffs and published under the Freedom of the Press to expose more than 30 years of mail fraud, tax fraud known to the U.S.P.S. and the U.S. Treasury by the Freedom of Information Act responses are published as OPEN PUBLIC RECORDS by Inside on the Outside to expose government corruption and support my common law rights of access in the event the restrictions of OPRA restrictions access. The Common Law Right of access is judged on a case by case basis by a Superior court Judge which if needed to clarify the requested documents in chambers. The OPRA form approved by the State of New Jersey provides instructions which state if additional pages are needed they are to be included with the OPRA request and also on the OPRA form a box for a request under Common Law Rights of Access is provided in evidence is required in the additional pages to justify the common law rights of access to eliminate the restrictions under OPRA. The paragraphs hereunder provide the **totality of circumstances** and present evidence to Local Police and FBI as directed and for the Local Finance Board under its mission. published on:

- a. <http://thomascaggiano.com/140826USPSFOIAresponse.pdf>
- b. <http://thomascaggiano.com/140318TIGTAFOIA.pdf>

**CORRUPTION IS EXPOSED ON**  
**ThomasCaggiano.com**  
**See the CAG Reports**

5/1/15

**GREEN TOWNSHIP COMMITTEE  
AUGUST 11, 2014**

**CALL TO ORDER**

The August 11, 2014, meeting of the Green Township Committee was called to order at 7:00 p.m.

**PLEDGE OF ALLEGIANCE**

**ADEQUATE NOTICE:** Mrs. Peralta read the statement of adequate notice.

**ROLL CALL:** Present: Mr. Conkling, Mrs. Phillips, and Mr. Reinbold

Absent: Mr. Chirip and Mr. Kurzeja

Mr. Reinbold motioned to excuse Mr. Chirip and Mr. Kurzeja

Seconded: Mrs. Phillips

Discussion: None

	AYE	NAY	ABSTAIN	ABSENT
Mr. Chirip				X
Mr. Kurzeja				X
Mrs. Phillips	X			
Mr. Reinbold	X			
Mr. Conkling	X			

Also present: Mrs. Linda Peralta, Clerk/Administrator; Mr. Richard Stein, Township Attorney; Mrs. Patty DeClesis, Deputy Clerk; Mr. Watson Perigo, Municipal Department Head

**MATTERS FROM THE TOWNSHIP ATTORNEY:** Mr. Stein stated the Township had its final hearing today before Judge Hansbury on its request for a permanent restraining order against Mr. Thomas Caggiano. Special Counsel presented evidence, including testimony from Clerk/Administrator, Mrs. Peralta, and three complete boxes of documents sent to Green Township after Judge Wessenbeck entered his preliminary restraining order. Judge Hansbury granted the Township and the County a permanent restraining order effective immediately.

**3. Government records requested under OPRA and Common Law Rights of Access:**

I request the following government records in format noted below.

PER OPRA form the following data is provided

a. I authorize \$300.00 for such copies and in such formats as requested herein.

b My email address is thomascaggiano@gmail.com

c. My address is above.

d. My telephone number is 973-945-0486 if the Record custodian needs any clarification. Those areas NOT requiring clarification must be responded in the time frames required by accordance with OPRA guidelines. It is noted Search is NOT re-search guidelines such as requests for bills and contracts are be immediate.

r. The specification of government records noted below in some case include justification for my common law right of access.

**4. Government records and format request:**

60615

a. I request copy of the contract to hire Kevin Kelly, Esq. as Special Counsel and required newspaper announcement of such an award.

b. I request a copy of the minutes hiring Kevin Kelly as Special Council and Laddey, Clark and Ryan's LLC corrupt attorney Richard A. Stein, Esq. a the Borough Attorney for the Township of Green who committed perjury in his testimony in the corrupt joint municipal court of Green, Hampton, Fredon and Borough of Stanhope during my kangaroo court trial wit the corrupt Judge Craig U. Dana, J.M.C. with William Hinkes, issued court orders that upon my Superior Court municipal I appeals the State of New Jersey was in agreement with the Superior court Judge N. Peter Conforti, J.S.C. and made determinations that the conspiracy of two or more persons acting together in agreed upon criminal conduct in a structured enterprise in a pattern repeatedly violated court rules, ordered all fines vacated and all probation and noted at no time during the municipal trial was the subject of any mental competency discussed yet Judge Dana, J.M.C. after sentencing and without my authority contacted my private MD who was a client of the corrupt Kevin Kelly, Esq. who lied to my then attorney Robert Mattia, Esq. that his client has NO medical relationship with me but the Dr. Nielson, MD did prescribe a drug without my knowledge that the Sussex County Sheriff Office repeatedly attempted I take but denied me access to my own prescribed drugs of 85 days of my imprisonment with bodily harm with the FBI and Sussex County Board of Chosen Freeholders were notified and cruel and unusual punishment of myself and other inmates was noted to the State of Nevada attorney general who directed me t other corrupt Department of Justice's Civil Division Special Litigation Section as all inmates were subjected to cruel and unusual punishment as I reported to numerous State and federal agencies. and obtained HIPPA protected information without my authority noted to Department of Law and Public Safety's Department of Law and Public Safety's Division of Consumer Affairs' Board of Medical examiners, the federal department of Health and Human Services and its region II including the Department of Justice and FBI field offices.,

c. I request a copy of the C.E.P.A. form that was signed by Kevin Kelly and Richard Stein in 2014 the subject mater being the corruption of the above and other conspirators such as Judge Hansbury, P.J.Ch and the ACJC and Glenn Grant, J.A.D.

d. I request a copy of the last pay check to William Hinkes, Esq.

e. I request a copy of emails on a CD that were sent from thomascaggiano@gmail.com and the Township of Green Linda Peralta, Kevin Kelly and Richard Stein during 2014. William Hinkes from Jan 1, 2014 to Nov 24, 2014 from thomascaggiano@gmail.com and the subject matter concern corruption of William Hinkes, Kelvin Kelly and Linda Peralta and Docket SSX-C-1-13.

f I request a copy of each documents in the boxes of materials noted by the corrupt Richard Stein and in the minutes.

g. I request a copy of the financial annual report for Kevin Kelly and Richard Stein and William Hinkes for 2014

7/8/15

f. I request a copy of the CD of evidence I provided the Township of Green regarding exhibits on SSX-C-1-13

h. I request a copy signed by the Township of Green receiving the boxes of records noted above in its official minutes.

i. I request a copy of the official minutes on a CD from the open public meeting by the Township of Green during the time frame Jan 1, 2013 to Nov 25, 2014

j. I request a copy of the insurance policy for the Township of Green on a CD and B&W hard copy copy of claim form for conduct by Township officials that in a conspiracy had me falsely imprisoned for 85 days in the corrupt Sussex County jail where I was denied my prescribed drugs and taken to the Newton Memorial Hospital memorial in chains and shackles and handcuffed to the hospital bed suffering body ahrm and requireid IVs adn threatment trheafter. Asl reported to the DOJ Civil Division Special Litigation Section uselessly cruel and unusual punishment of other inmates that did NTO receive prooter madiac care as well as myself were per the State of Attorney General from Nevada. These records are requested to be provided on a CD.

k. I request a copy of reviews by the Risk Manager and Chief Financial Officer's approval along with the mayor and Governing Body in awarding a contract to Kevin Kelly to seek meritless and unconstitutional restraining orders as noted in the State of Nevada letter entered into the court Record and provided the township of Green that such restraints are unconstitutional and violate 18 U.S.C. §241 and §242 which have life or death sentences as stated in the records provided the court and published on <http://thomascaggiano.com/NVattorneygeneral.pdf>

l. I request a copy time sheets, records of telephone conversations between Thomas Caggiano and his assistant from the period Jan 1, 2014 to Nov 26, 2014 regarding SSX-C-01-13, et als. submitted by Kevin Kelly for payment for his efforts under Docket SSX-C-1-13 Township of Green v. Thomas Caggiano as deductions of such expenditures are NOT allowed by the tax code where criminal conduct occurred and it taken are tax fraud ( reported to US Treasurer and the 5 IRS Special Agents I met in Las Vegas, NV) as known to the Deputy Chief Counsel for the U.S. Treasury per his response to my appeal to unredact additional pages in the prior FOIA response published on <http://thomascaggiano.com/140705OGIS.USTREASURYmediationrequest.pdf> known to the National Archives and Records Administration, Office of Government Information Services, 8601 Adelphi Road - OGIS, College Park, MD 20740-6001, Main: 202-741-5770 Main Toll-Free: 1-877-684-6448

m. I request the letter authorizing Kevin Kelly, Esq. to agree to other court's consolidation of the plaintiff cases on what is now SSX-C-1-13 consolidated

n. I request a copy of Kevin Kelly reports to the Township of Green during the item period Jan 1, 2014 to Nov 25, 2014 as records may be redacted per the guidelines in OPRA

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o. I request a copy of the Office of municipal prosecutor records from the Borough of Stanhope that allowed a transfer of such activity without approval of the assignment judge per court rules,

I request a copy of bills and payments made to Richard Stein as Borough attorney during 2014.

p. I request a copy of the witness list that was provided the Superior court and Thomas Caggiano the defendant and a copy of the verified certified affidavits be provided on a CD by the Town Administrator Perlata and William Hinkes, Esq. .

q. I request a copy of the resolution forming the Joint Court Committee of Townships of Green, Hampton, Fredon and Borough of Sussex, a copy of its approval by e each municipality of William Hinkes, Esq. as municipal prosecutor for the following years: 2010 through 2014. and the Total bills charges to each of the other municipalities for the service of William Hinkes, Esq. as municipal prosecutor in 2012, 2013 and if such a summary report is not available in an annual financial report, a copy of each monthly bill charged the other municipalities for William Hinkes services and the court costs..

r. I request a copy of William Hinkes resignation as Borough Attorney replaced by the corrupt attorney Richard A. Stein , Esq. and its methods of Operations. I also request a copy of the approval by the three townships and the Borough of Andover in approving the selection of William Hinkes, Esq. for the following year 2012, 2013 and 2014. if a hearing was conducted by the Township for his removal to be replaced by his accomplice Richard Stein, Esq. I request a copy of the open and closed session minutes regarding the hiring of Richard Stein, Esq. as his replacement and copy of the newspaper announcement for the open position. If Richard Stein, Esq. was required by the exception i the local Public Contracts law I request a copy of the evaluation by the Township of Green that Richard Stein, Esq. met the exception criteria and rationale for none competitive placement. I request a copy of Richard Stein, Esq. contract to perform Borough Attorney services and a copy of each payment to him or his law firm Laddey, Clark and Ryan LLC during 2014.

s. I request a copy of William Hinkes termination letter and copy of his last payment and a copy of the advertisement to replace him in the newspaper or other public announcement per the Open Public Contracts Law. fro the selection and hiring Richards a. Stein, Esq. as the new corrupt Township of Green as Richards stein was reported to et alas FBI along with others by the Borough of Stanhope Town administrator, municipal clerk, Superior Court staff in newton, NJ an court staff in Newton and Wantage municipal courts and others with a published letter by Inside on the Outside published on <http://thomascaggiano.com/vaz.pdf>, <http://thomascaggaino.com/140812DOJOPR.pdf>, and <http://thomascaggiano.com/141116egea.pdf>

t. I request a copy of the Office of Municipal Prosecutor for each conviction of me in the joint municipal court that must by the record retention law M170000 be retained for 15 years and if destroyed a copy of the permanent Record of Destruc-

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tion provided the State of New Jersey.

u. I request a copy of the signed C.E.P.A. form acknowledging required training was provided the Mayor and Governing Body members, town administrator and Borough Attorney fro the years 2012, 2013 and 2014 and a copy of each annual financial report prepared by each for the years 2012, 2013 and 2014.

v. I request a copy of the letters I mailed the Joint Court Committee from 2011 to current regarding the corruption of the Office of Municipal prosecutor, and the court administrator who wrote me a letter NO defendant can get a copy of their own court records per State law

w. I request on a CD copies of emails from thomascaggiano@gmail.com to Kevin Kelly <kkelly@kellyandward.com> from Jan 1, 2013 to Nov 25, 2014. to the Township of Green's administrator from thomascaggiano@gmail.com to lapclerk <lapclerk@greentwp.com> from Jan 1, 2012 to Nov 7, 2014, from thomascaggiano@gmail.com to rstein <rstein@lcrlaw.com> from Jan 1, 2014 to Nov 26, 2014 as the subject matter was Docket SSX-C-1-13 and corruption and conspiracy within Sussex County by numerous municipalities, the Morris County Superior court and reports of federal crimes also reported to the FBI. Please include on a CD the attachments that were attached to these emails. If any of these emails were destroyed, I request a copy of the permanent record of their destruction.

## 2. **Totality of Circumstances** and factors proving standing for Common Law Right of Access request:

To justify my standing to obtain common law rights of access, I must provide evidence that I have standing and met the 3 prongs evaluation criteria and for the GRC to conduct any review if the requested government records under OPRA are denied willfully by the record custodian, it must be demonstrated on the record the totality of the circumstances.

Those many reasons are provided below.

**TAKE NOTICE** of "points of law" and adjudicative facts based upon my own knowledge.

"In the seminal cases of Millison v. E.D. Du Pont de Nemours & Co., 501 A.2d 505 (N.J. 1986) and Laidlow v. Hariton Machinery Co., 790 A.2d 884 (N.J. 2002), the Court had previously described the two-pronged test to determine when an injury is considered intentional. Importantly, no single fact is dispositive. Rather, the Court will look to the totality of the circumstances in reaching its determination." - Source: Marshall Dennehey Warner Coleman & Goggin

The criteria used by GRC to determine if any denial of access is willful the Superior Court of New Jersey when provided the filing by the GRC would be based upon any denial considering the totality of circumstances. I, Thomas Caggiano, the defendant in the Township of Green v. Thomas Caggiano, Docket SSX-C-1-13, have

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at the direction of the Supreme Court State of New Jersey Advisory Committee on Judicial Conduct (ACJC) and in accordance with the State of New Jersey court rules filed a motion for a stay pending review by the Supreme Court's Appellate Division which the court denied and issued a court order that itself was fraudulent but did change the prior restrictions imposed by Judge Weisenbeck, A.J.S.C. on a consolidated docket SSX-C-1-13 which I objected such consolidation. Judge Edward Gannon, J.S.C. made a court finding of NO harm and refused to issue a court order issuing any constraints. The constraints continued to change by Judge Hansbury, P.J.Ch which now allow and OPR request if a form is provided. The form is below.

Also the GRC OPRA form states if additional information is required additional pages can be provided. Furthermore the GRC OPR form enables the requester of documents to notify the custodian that he seeks to remove all OPRA constraints by a common law right of access. To qualify for such a right the Court's have ruled that various prongs must be met. To give notice of my satisfying the common law right of access balancing test which must be one on a CASE b CASE basis, I provide as referenced documents OPEN public records available on ThomasCaggiano.com with URLs provided. All these references and tiered references public records are adopted as exhibits to support my common law rights of access.

The U.S. Constitution gives one the right that can NOT be taken away by a State of NJ superior court of freedom of assembly, freedom of the press, freedom of speech nor freedom of presenting grievances therefore the Superior Court has NO jurisdiction and if such restrictions were to be requested the township attorneys should have advised that U.S. District Court must be the forum as I also note by the Rules of Diversity and Forum Defendant Rules since all the plaintiffs are in a different State than the defendant as the Constitutions of the State of Nevada and the State of New Jersey come into consideration, court rules states such proceedings MUST be in a Federal U.S. District Court and such court orders denying such rights are "void on their face". which your corrupt conspirator attorneys by the public record noted above is clear. The attorneys violated the Rules of Professional Conduct by falsely giving the impression such actions were Ethics and met even NJ court rules. attorneys Richard Stein, Esq. and Kevin Kelly, Esq. should have advise the township of its alleged tort act violations of outrage, breach of duty and causing emotional distress were authorized in using municipal funds in a court that had NO jurisdiction. I also note the State of Nevada give greater freedoms to its citizens than the State of New Jersey and in many cases any other State in the United States of America such as unique voting rights. and as such the State of Nevada Constitution applies and as recognized by the CIGIE thomascaggiano.com, communications by author Thomas Caggiano are recognized by the very high level independent CIGIE as "News Media" and provides additional rights under Press Enterprise II to request information. providing privileges afforded the Freedom of the Press. That motion is published on <http://thomascaggiano.com/> as well as my letters to numerous parties on <http://thomascaggiano.com/120714dcjcriminalreport.pdf> and <http://thomascaggiano.com/140702egea.pdf> with other adopted exhibits. The GRC received my complaint against the corrupt conspirator of the Borough of Stanhope

*Handwritten signature and date:*  
[Signature]  
1/20/15



being Laddey, Clark and Ryan's LLC corporate attorney the perjurer Richard A. Stein, Esq. who and his law firm Laddey, Clark and Ryan LLC and Roger Thomas, Esq. the attorney for the Borough of Stanhope's law firm were briefed in their official duties to foster fraud upon the public and themselves by allowing and approving bribes to be paid to such persons stated as Local Officials or employees being John Cilo Jr. as some fictitious title Land Use Board Board attorney without any valid contract and Omland engineering vice president who was bribed in their official capacity benefiting themselves and law firms by the Borough of Stanhope falsely representing before the public in both the Land use Board, filed Annual financial statements that he was a borough engineer but in fact has NO contract per the States' Local Public Contract Law filing false tax returns, signing maps and plans fro which he had no authority in the protected racketeering structure by the attorneys Richard A. Stein, Esq. and others such as P. David Zimmerman a professional planner who in public meetings was represented by the Borough of Stanhope Mayor, Governing body members as an Official Professional Planner and prepared false Area in Need of Development reports while other briefed professional planners along with John Cilo Jr prepared such false plans as COAH, Fare Element Housing, Revised master Plans and false public minutes of meetings by fraud, deception, m ail fraud and engaging in racketeering there after wit the Township of Green and the Board of Chosen Freeholders et als noted in the 3 boxes of court materials admitted in the Official minutes of the Township of Green an which are adopted by reference in the opinion of Thomas Caggiano, court staff, and others that have reported the Judges, Prosecutors and other government agents and officials to the FBI and State Police Official Corruption Bureau. Richard Stein violating the Codes of Ethics and to prevent detection and apprehension of vast criminal conduct that continues requiring Thomas Caggiano to submit a motion for reconsideration of the Stay and if denied a motion to the Appellate Division for a Stay and then motion to vacate all court orders by Judge Hansbury, removing all restraints upon Thomas Caggiano' freedoms. in Sussex County and Morris County and other State agencies and federal agencies including the CIGIE and independent body that reports to Congress and the President is aware of the corruption for years. lied o Judge James Geraghty, ALJ as witnessed by Mary Pawar, 12 East Drive, Stanhope, NJ 07874 as the GRC sent 18 Separate Denial of access complaints after determining a denial of access did occur and on GRC 2006-02 made a fining the Borough of Stanhope violated 4 OPRA laws. Richard A. Stein, Esq. even provide false and deceptive information directly to the Morris County Superior Court by falsely stating I had requested 800 OPRA requests in 2 years all on zoning. Even Judge B. Theodore could NOT believe such an outrageous statement and asked him I if went to copy machine an Xeroxed the same request 800 items. Any review of the GRC web site under exact match for Thomas Caggiano would provide hundreds of pages of Government records proving Richard Stein is a constant liar.

3. I note in the published web site of the Township of Green noted for its Aug 11, 2014 release the following:

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**MATTERS FROM THE TOWNSHIP ATTORNEY:** Mr. Stein stated the Township had its final hearing today before Judge Hansbury on its request for a permanent restraining order against Mr. Thomas Caggiano. Special Counsel presented evidence, including testimony from Clerk/Administrator, Mrs. Peralta, and three complete boxes of documents sent to Green Township after Judge Wessenbeck entered his preliminary restraining order. Judge Hansbury granted the Township and the County a permanent restraining order effective immediately.

Apparently the corrupt Richard Stein and Kevin Kelly apparently are incompetent and do NOT understand the essence of the U.S. Constitution and meritless filings were made to the court violating the Codes of Ethics. As noted in the last court order by Judge Hansbury, P.J.Ch he again changed his court orders allowing OPRA requests to be submitted as long as an OPRA form was attached but added outrageous restrictions such as I could NOT enter any Structure in Sussex County. I could not write, telephone or attend any Open public meeting held by any other organization such as a Charity, a county fair meeting in any Sussex County Building nor would I be able to live in the same house with my wife if she ever became a county employee or my Brother or friend until they quit. These are the court orders Richard Stein states are permanent. Such is nonsense and such court orders are "VOID ON THEIR FACE" . . . idea of the constitution nor the Forum Defendant' rules as plaintiffs and the defendant are in different States and as such the N.J. Superior Court has no jurisdiction as the U.S. District Court must not only comply the U.S. Constitution a rights by State of Nevada civil rights and its constitution in addition to the State of NJ. Furthermore a Stay request reconsideration been notified to the plaintiffs attorneys and court. Furthermore, if the NJ Court does NOT issue a stay request that request can then be directly to the Appellate Division or as an exigent matter to the New Jersey Supreme Court or even the court the U.S. District Court of the District of Nevada ( Ref: <http://thomascaggiano.com/foley.pdf> ) as noted in my stay motion and new submittal of my reconsideration request to disqualify Judge Hansbury and stay the unconstitutional Court orders. published with relevant material evidence confirming my common law rights which are noted on the States' OPRA form as the restrictions in OPRA are removed and a Superior Court judge must for every case on a case by case basis determine the full standing of my common awl rights of access. I also note the OPRA form directs the requester to use additional pages as necessary. While these can be submitted as in fact separate OPRA requests for each item as by doing so would have the OPRA penalty assessed for each and every separate denial of access as I noted to the corrupt Office of Administrative Law Judge James Geraghty for while a common decision could be made on the separate 18 filed complaints his analysis was in error as Kathryn Caggiano and Mary Pawar both retaliated witnesses in testimony of 4.5 hours before the OAL judge as the GRC and OAL Chief Laura Sanders,ALJ falsely stated an interlocutory review could NOT be done during the proceedings and the GRC and OAL both willfully violated my civil rights as a federal crime and as a State of New Jersey crime as noted in the filings to the court and the 3 boxes of evidence which the Township of Green admits in its own government records and official minutes. as such the Township of Green Police has been notified as directed to me by the FBI in Newark, NJ and the FBI in Washington D.C. rights for said review. The Borough Attorney Richard Stein, Esq. lied to Judge Geraghty, ALJ for he falsely stated the GRC decided there was no denial of access but the Judge then called an urgent second telephonic call overheard by Mary Pawar, 12 East Drive, Stanhope, NJ 07874 and the administrative Judge James Geraghty,

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ALJ admitted he only read 1/3 of the filing by the GRC and was then aware that Richard Stein, Esq. lied to him as the GRC made findings the OPRA was violated 18 times and his task was ONLY to determine willful violation.

4. As I was never notified that 3 boxes of court related documents were sent to the Township of Green and as the time to file a stay had to even passed for such court orders as noted in my motion for a stay are a public record published on <http://thomascaggiano.com/141012staymotion.pdf> with adopted referenced exhibits and wide notice to parties from coast to coast in emails distributed by Thomas Caggiano as author and publisher in the publishing enterprise registered in the State of Nevada and recognized as "NEW MEDIA" in the FOIA response from CIGIE that provided the publishing firm 503 pages of evidence per <http://thomascaggiano.com/140908CIGIE503pages.pdf> a portion of which is published as an OPEN PUBLIC Record along with the published Record published on <http://thomascaggiano.com/index.pdf> which was provided the township and other plaintiffs as well as the court on a CD containing many files, court video, audio recordings such as Thomas Caggiano's ,Open Public Meeting presentation which is also published on the internet via FreedomNewsDigest.com and ThomasCaggiano.com and such referenced materials are provided.

5. Per this OPRA request and common law right of access request, as I have never been found guilty of any criminal offense for on the malicious 13 criminal charges field against me by the Borough of Stanhope's officials and employees lead by the corrupt attorney Richard Stein, Esq. ALL charges were dismissed with prejudice against the State of New Jersey and upon my municipal appeals the Superior Court made findings the Township of Green violated court rules constantly in cases transferred in act in violation of court rules as stated to the Special Council as noted on the published Morris County Superior Court video published on <http://thomascaggiano.com/videowesienbeck.asf>. The prior lies to the Morris County Superior Court by Richard A. Stein, Esq. are provided on the published court video which was also provided to the plaintiffs on <http://thomascaggiano.com/videowesienbeck.asf> and both videos and the records provided on CD are adopted as referenced exhibits to support my common law rights of access which remove the restrictions in OPRA if the criteria to be afforded the common law rights are met. Based upon the above public letters and also provided to the Township of Green, I believe the three prongs criteria are met.

The reasons fro my right of access is my stay motion of Judge Hansbury unconstitutional court orders for his court had NO jurisdiction do to the Rule of diversity, Forum Defendant Rule as the plaintiffs and defendant are from Different states and the U.S. Constitutions, New Jersey Constitution and State of Nevada Constitution were all violated and as such with the Tort Act violations of Outrage, breech of duty and causing emotional distress all claims of immunity by a Judge is vacated. s an example of the corrupt court findings, the corrupt Judge Hansbury takes away Thomas Caggiano's rights to even mail a written grievance to officials with oversight fiduciary responsibility to "Yelling fire in a movie theater" such a comparison is **OUTRAGEOUS**.

6. **TAKE NOTICE:** If the OPRA custodian has any questions on any part of this re-

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quest or if any part is unclear please write me letter on what parts and or sentences herein are not clear. Please contact me by email to thomascaggiano@gmail.com. Please be aware I and family will be out of the country as far south as Antarctica from Dec 1, 2014 to Jan 19, 2015 after which I shall in U.S. District Court for the District of Nevada include as an exhibit in my petition writ of mandamus to determine if probable cause exists by an independent federal grand jury to determine those that conspire our had knowledge of apparent federal crimes noted i thomascaggiano.com files and those on a CD provided the plaintiffs and court as OPEN COURT RECORDS and those that authorized the the expenditure of municipal funds to have a municipal trial in the Joint municipal court in violation of my U.S. Constitutional rights as the court had NO jurisdiction. The court issued a court order defining tyranny being "You must pay your taxes, water bill, sewer bill and make 911 calls only in the Borough of Stanhope. The court order did not even allow me to pay the Borough of Stanhope the fee to have the construction code official inspect my home prior to obtaining a certificate of habitability nor attend any Open Public meeting nor request any government record by OPRA or common law nor get a pets license or go to the Borough of Stanhope library. which he court had NO jurisdiction to even have such a trail and therefore had NO jurisdiction and any immunity was forfeited. Furthermore , Tort Act Violations on a personal level against the Judge and his staff have no immunity in my planned civil suite for monetary damages. After leaving the Borough of Stanhope because of the illegal orders by the Joint municipal court my family moved to North Las Vegas, NV and consulted with many IRS Special agents, the U.S.P.S. Inspection Service at the direction of the FBI in Las Vegas, NV as the FBI does not have jurisdiction and both federal Senators in the State of Nevada requested investigations as did my former Congresswoman Berkley who was lied to by the Office of Inspector General of the Department of Justice. Upon my contacting the Department of Justice Assistant Attorney General in charge of the US Department of Justice criminal division and the staff on the Department of Justice's Public Corruption Unit I provided the DOJ Office of Professional Responsibility evidence of alleged fraud by the OIG DOJ and apparent official misconduct of not performing one's official duties by other federal agents. At the direction of the FBI, i have contacted the Local police in numerous municipalities. the published open record on thomascaggiano.com shows the evidence disc from the Morristown Bureau of Police and link to the audio recording based upon FBI guidance.


7. Note my family departs the USA to South America and Antarctica from Dec 19, 2013 to Jan 19, 2015. Our global cell phone number is 973-945-0486 but may not have satellite access.

8. **Certification in lieu of an oath:** Based upon my personal knowledge, I certify the foregoing statements made by me and in the adopted referenced exhibits are true. If any of the foregoing statements made by are willfully false I am aware I am subject to punishment.

Signed electronically

thomascaggiano.com

*Thomas Caggiano* Nov 27, 2014  


  
12/15



State of New Jersey  
DEPARTMENT OF COMMUNITY AFFAIRS  
101 SOUTH BROAD STREET  
PO BOX 819  
TRENTON, NJ 08625-0819

CHRIS CHRISTIE  
Governor

KIM GUADAGNO  
Lt. Governor

CHARLES A. RICHMAN  
Commissioner

**FINAL DECISION**

**September 29, 2015 Government Records Council Meeting**

Thomas Caggiano  
Complainant

Complaint No. 2014-418

v.

Township of Green (Sussex)  
Custodian of Record

At the September 29, 2015 public meeting, the Government Records Council (“Council”) considered the September 22, 2015 Findings and Recommendations of the Executive Director and all related documentation submitted by the parties. The Council, by a majority vote, adopted the entirety of said findings and recommendations. The Council, therefore, finds that the Custodian did not unlawfully deny access to the Complainant’s OPRA request on the basis that it did not conform with the Honorable Stephan C. Hansbury’s September 23, 2014, “Final Order of Injunctive Relief,” requiring the Complainant to submit OPRA requests on the Township of Green’s official form. N.J.S.A. 47:1A-6. For that reason, this complaint should be dismissed.

This is the final administrative determination in this matter. Any further review should be pursued in the Appellate Division of the Superior Court of New Jersey within forty-five (45) days. Information about the appeals process can be obtained from the Appellate Division Clerk’s Office, Hughes Justice Complex, 25 W. Market St., PO Box 006, Trenton, NJ 08625-0006. Proper service of submissions pursuant to any appeal is to be made to the Council in care of the Executive Director at the State of New Jersey Government Records Council, 101 South Broad Street, PO Box 819, Trenton, NJ 08625-0819.

Final Decision Rendered by the  
Government Records Council  
On The 29<sup>th</sup> Day of September, 2015

Robin Berg Tabakin, Esq., Chair  
Government Records Council

I attest the foregoing is a true and accurate record of the Government Records Council.

Steven Ritardi, Esq., Secretary  
Government Records Council

**Decision Distribution Date: October 5, 2015**



**STATE OF NEW JERSEY  
GOVERNMENT RECORDS COUNCIL**

**Findings and Recommendations of the Executive Director  
September 29, 2015 Council Meeting**

**Thomas Caggiano<sup>1</sup>  
Complainant**

**GRC Complaint No. 2014-418**

v.

**Township of Green (Sussex)<sup>2</sup>  
Custodial Agency**

**Records Relevant to Complaint:** See Exhibit A.

**Custodian of Record:** Kevin D. Kelly, Esq.  
**Request Received by Custodian:** December 1, 2014  
**Response Made by Custodian:** December 4, 2014  
**GRC Complaint Received:** December 8, 2014

**Background<sup>3</sup>**

**Prior History:**

On April 4, 2013, the Honorable Thomas L. Weisenbeck, A.J.S.C., granted the Township of Green's ("Township") motion for an "Order Imposing Preliminary Restraints," henceforth enjoining the Complainant from submitting new OPRA requests during the pendency of litigation relevant to Docket No. SSX-L-164-13.<sup>4</sup> Judge Weisenbeck further ordered that the Township was not required to respond to any requests received while litigation was still pending; however, any Denial of Access Complaints filed with the Government Records Council ("GRC") were not affected by the injunction.

On September 23, 2014, the Honorable Stephan C. Hansbury, PJ. Ch., granted a "Final Order of Injunctive Relief," permanently barring the Complainant from submitting OPRA requests in any manner other than on the Township's official OPRA request form. In his Order, Judge Hansbury set forth several reasons for granting the Township's requested relief.

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<sup>1</sup> No legal representation listed on record.

<sup>2</sup> No legal representation listed on record.

<sup>3</sup> The parties may have submitted additional correspondence or made additional statements/assertions in the submissions identified herein. However, the Council includes in the Findings and Recommendations of the Executive Director the submissions necessary and relevant for the adjudication of this complaint.

<sup>4</sup> The Court consolidated this docket with SSX-C-1-13, wherein the County of Sussex filed a similar order. *See Caggiano v. Cnty. of Sussex Bd. of Chosen Freeholders*, GRC Complaint No. 2014-374 (February 2015).

Thomas Caggiano v. Township of Green (Sussex), 2014-418 – Findings and Recommendations of the Executive Director

### Request and Response:

On November 26, 2014, the Complainant submitted an Open Public Records Act (“OPRA”) request to the Custodian, seeking the above-mentioned records. On December 4, 2014, the Custodian responded in writing, objecting to the Complainant’s OPRA request as submitted. The Custodian stated that the request was in violation of Judge Weisenbeck’s April 4, 2013, Order and Judge Hansbury’s September 23, 2014, Order. The Custodian stated that, in the instance that this request is construed as a valid OPRA request, access to such is denied for the following reasons:

1. The request is not in a proper form.
2. The request is unintelligible and/or unclear.
3. The request seeks privileged or deliberative material.
4. The request seeks personnel records.
5. The request seeks records that the Township previously disclosed to the Complainant.
6. The request would substantially disrupt agency operations and could be subject to a special service charge.
7. The request is untimely.
8. The request is prohibited by the above-mentioned orders, which can only be modified by specific authorization from the Court.

### Denial of Access Complaint:

On December 8, 2014, the Complainant filed a Denial of Access Complaint with the Government Records Council (“GRC”). The Complainant asserted that he properly submitted a request in accordance with the Court’s orders.

### Supplemental Court Actions:

On December 12, 2014, the Township submitted a “Notice of Motion for Relief” to Judge Hansbury requesting that he revise the “Final Order of Injunctive Relief” to bar the Complainant from submitting any future OPRA requests.

### Statement of Information:<sup>5</sup>

On January 14, 2015, the Custodian filed a Statement of Information (“SOI”). The Custodian certified that he received the Complainant’s OPRA request on December 1, 2014, and responded in writing on December 4, 2014 by denying the Complainant’s request as a violation of two (2) Superior Court Orders. Additionally, the Custodian certified that he denied the request for a number of other reasons.

The Custodian argued that the Denial of Access Complaint is invalid because the Complainant did not properly complete same. The Custodian argued that the Complainant failed

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<sup>5</sup> On December 17, 2014, the Custodian requested that the GRC adjourn the matter until Judge Hansbury adjudicated the Township’s “Notice of Motion for Relief.” The GRC denied the request and advised the Township of its regulatory obligation to submit a Statement of Information. N.J.A.C. 5:105-2.4.

to include the required information, a copy of the relevant OPRA request, the “Records Denied List,” and any legal arguments. The Custodian further asserted that the Complainant “denie[d] his previous filings and lengthy history with the GRC” and “denie[d] the existing Superior Court action.”

#### Supplemental Court Actions:

On January 28, 2015, Judge Hansbury granted a “Final Order of Injunctive Relief,” permanently barring the Complainant from submitting OPRA requests to the Township in any manner. On February 17, 2015, the Custodian’s Counsel provided the GRC with a copy of the “Final Order,” asserting that same disposed of the instant complaint.

### Analysis

#### Unlawful Denial of Access

OPRA provides that government records made, maintained, kept on file, or received by a public agency in the course of its official business are subject to public access unless otherwise exempt. N.J.S.A. 47:1A-1.1. A custodian must release all records responsive to an OPRA request “with certain exceptions.” N.J.S.A. 47:1A-1. Additionally, OPRA places the burden on a custodian to prove that a denial of access to records is lawful pursuant to N.J.S.A. 47:1A-6.

In previous complaints where agencies received court orders against complainants, the GRC deferred to said orders when determining the merit of a complaint. *See Caggiano v. Borough of Stanhope (Sussex)*, GRC Complaint No. 2010-61 (Final Decision dated April 28, 2010); *Caggiano v. Borough of Stanhope (Sussex)*, GRC Complaint No. 2011-03 (February 2011); *Caggiano v. Cnty. of Sussex, Bd. of Chosen Freeholders*, GRC Complaint No. 2014-374 (February 2015). Additionally, evidence of record indicates that the facts of this complaint are connected with *Caggiano*, GRC 2014-374,<sup>6</sup> in that the Township and County of Sussex were joint plaintiffs in Superior Court actions against the Complainant.

Here, the Township obtained a “Final Order of Injunctive Relief” on September 23, 2014, barring the Complainant from submitting OPRA requests in any manner other than on the Township’s official OPRA request form. As part of his Order, Judge Hansbury included a “Statement of Reasons,” wherein he detailed the Complainant’s continued violations of the preliminary restraining order and determined that the violations met the statutory standard for harassment based on “constant submission of general accusations of corruption” that serve “no other purpose than to harass, annoy and distract public officials from their duties.” *Id.* at 3-4. Approximately two (2) months later, the Complainant submitted an OPRA request to Township. The Complainant attached a copy of the Township’s official OPRA request form but did not seek records thereon. Instead, the Complainant included fourteen (14) additional pages containing

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<sup>6</sup> The GRC notes that it dismissed *Caggiano*, GRC 2014-374, based on Judge Hansbury’s January 28, 2015, “Final Order of Injunctive Relief” nullifying the subject OPRA request. The GRC further notes that Judge Hansbury’s “Final Order of Injunctive Relief,” relevant to this complaint, did not include similar language nullifying the request at issue here.



twenty-four (24) request items, lengthy diatribes, and several allegations of corruption against various parties.

A review of the September 23, 2014, “Final Order” and Judge Hansbury’s “Statement of Reasons” supports that the Complainant’s OPRA request did not meet the requirements set in place by the Court. Although the Complainant included a copy of the Township’s official form, the subsequent fourteen (14) pages is exactly the type of submission that the “Final Order” prohibited. The GRC is thus satisfied that the Custodian properly denied the Complainant’s request

Accordingly, the Custodian did not unlawfully deny access to the Complainant’s OPRA request on the basis that it did not conform to Judge Hansbury’s September 23, 2014, “Final Order” requiring the Complainant to submit OPRA requests on the Township’s official form. N.J.S.A. 47:1A-6. For this reason, this complaint should be dismissed.

### **Conclusions and Recommendations**

The Executive Director respectfully recommends the Council find that the Custodian did not unlawfully deny access to the Complainant’s OPRA request on the basis that it did not conform with the Honorable Stephan C. Hansbury’s September 23, 2014, “Final Order of Injunctive Relief,” requiring the Complainant to submit OPRA requests on the Township of Green’s official form. N.J.S.A. 47:1A-6. For that reason, this complaint should be dismissed.

Prepared By: Frank F. Caruso  
Communications Specialist/Resource Manager

Reviewed By: Joseph D. Glover  
Executive Director

September 22, 2015

TWP of Green  
**OPRA + COMMON LAW** Request  
 State of New Jersey  
**TOWNSHIP OF GREEN**  
 GOVERNMENT RECORDS REQUEST FORM

thomascaggiano.com

**Important Notice**  
 The reverse side of this form contains important information related to your rights concerning government records. Please read it carefully.

**Requestor Information - Please Print**

First Name Thomas MI J Last Name CAGGIANO  
 Company INSIDE ON THE OUTSIDE PUBLISHER  
 Mailing Address 7086 MACADIA GLEN COURT  
 City N. LEX, VERON State NV Zip 89084 Email thomascaggiano@  
 Business Hours Telephone: Area Code 973 Number 948-0480 Extension \_\_\_\_\_  
 Preferred Delivery: Pick Up \_\_\_\_\_ US Mail  On Site   
 Circle One: Under penalty of N.J.S.A. 2C:28-3, I certify that I HAVE / HAVE NOT been convicted of any indictable offense under the laws of New Jersey, any other state, or the United States.  
 Signature \_\_\_\_\_ Date 11/26/14

**Payment Information**

Minimum Authorization Cost \$20  
 Select Payment Method  
 Cash \_\_\_\_\_ Check  Money Order \_\_\_\_\_  
 Fees: Pages 1-10 @ \$0.75  
 Pages 11-20 @ \$0.50  
 Pages 21+ @ \$0.25  
 Delivery: Delivery / postage fees additional depending upon delivery type.  
 Extras: Extraordinary service fees dependent upon request.

**Record Request Information:** To expedite the request, be as specific as possible in describing the records being requested. Also, please include the type of access requested (copying or inspection), and if data, the medium requested.

This BOTH AN OPRA REQUEST AND A COMMON LAW RIGHT OF ACCESS. OPRA ON GRC WEB SITE INCLUDES CHECK BOX FOR COMMON LAW RIGHT OF ACCESS AN REQUEST ADDITIONAL PAGES TO CLARIFY REQUEST & JUSTIFY COMMON LAW RIGHT OF ACCESS STANDING THE DNA FOLLOWS

**RECEIVED**  
 DEC - 1 2014

15 PAGE SUBMISSIONS  
 39 PAGE  
 335  
 ATTACHED

**AGENCY USE ONLY**

Est. Document Cost \_\_\_\_\_  
 Est. Delivery Cost \_\_\_\_\_  
 Est. Access Cost \_\_\_\_\_  
 Total Est. Cost \_\_\_\_\_  
 Deposit Amount \_\_\_\_\_  
 Estimated Balance \_\_\_\_\_  
 Deposit Date \_\_\_\_\_

**AGENCY USE ONLY**

**Disposition Notes**  
 Custodian: If any part of request cannot be delivered in seven business days, detail reasons here.

In Progress -  Open \_\_\_\_\_  
 Denied -  Closed \_\_\_\_\_  
 Filled -  Closed \_\_\_\_\_  
 Partial -  Closed \_\_\_\_\_

**AGENCY USE ONLY**

**Tracking Information**

Tracking # \_\_\_\_\_ Total \_\_\_\_\_  
 Rec'd Date \_\_\_\_\_ Deposit \_\_\_\_\_  
 Ready Date \_\_\_\_\_  
 Total Pages \_\_\_\_\_

**Final Cost**

**CORRUPTION IS EXPOSED ON**  
 Records Provided  
**ThomasCaggiano.com**  
 See the CAG Reports

Customize Signature \_\_\_\_\_ Date \_\_\_\_\_

2. The following is published on the internet regarding Green Township committee meetings. Please note a stay request for an appeal division appeal is planed and a "Budget Account" is being opened wit the Appellate Court with initial deposit of

Form 16 LETTER

thomascaggiano.com

ITEM 6

Thomas Caggiano

Pro Se

7086 Arcadia Glen Court

North Las Vegas, Nv 89084

Nov 27, 2014

Publiushed on <http://thomascaggiano.com/141127twpofgreenoprarequest.pdf>

[thomascaggiano.com](http://thomascaggiano.com)

Township of Green U.S.P.S. tracking # 7013-2250-0001-5350-3359

Record Custodian OPRA and Common Law Rights of Access Request

form enclosed including additional materials justifying Common Law Right of Access rights per N J. Court Decisions and note request for bills and contracts are to be immediately provided. format for response is noted in this request.

P.O. Box 65

150 Kennedy Road

Tranquility, NJ 07879-0065

Phone: 908 852-9333

Fax: 908 852-1972

Township of Green Bureau of Police

Per direction of FBI in Washington D.C. and Newark, NJ to Thomas Caggiano as the FBI has no jurisdiction over Title 2C State of New Jersey criminal violations

See <http://thomscaggiano.com/index.pdf>

<http://thomascaggiano.com/acjcglenngrant.pdf>

also see the letter from the State of Nevada Attorney General

published <http://thomascaggiano.com/NVattorneygeneral.pdf>

Department of Justice Public Integrity Section assigned CASE file DA30037340 on

<http://thomascaggiano.com/PCU.pdf>

<http://thomascaggiano.com/120714dcjcriminalreport.pdf>

PO Box 65

150 Kennedy Road

Tranquility, NJ 07879

FBI Special Agent in Charge Laura A. Bucheit, Esq.

NV District Office as directed by Department of Justice, Civil Division's Criminal Unit

Ref: DOJ Case file DA30037340 and FOIA responses from USPS and

US Treasury ad other relevant materials OPEN Published records published on:

<http://thomascaggiano.com/140318TIGTAFOIA.pdf>

and <http://thomascaggiano.com/140826USPSFOIAresponse.pdf>

and <http://thomascaggiano.com/141107fbitip.pdf>

and <http://thomascaggiano.com/NVattorneygeneral.pdf>

and <http://thomascaggiano.com/121202OAEkaryngordoncomplaint.pdf>

and <http://thomascaggiano.com/vaz.pdf>

and <http://thomascaggiano.com/120714dcjcriminalreport.pdf>

John Lawrence Bailey Memorial Building

1787 West Lake Mead Boulevard

Las Vegas, NV 89106-2135

Phone: (702) 385-1281

Fax: (702) 584-5460

**CORRUPTION IS EXPOSED ON**

**ThomasCaggiano.com**

See the C...

Department of Community Affairs

Department of Local Government Services' Director Thomas H. Neff, the Local Finance Board Ms. Patricia Parkin McNamara Executive Secretary and DAG Donald Palombi, Esq.

18 U.S.C. § 4 Misprision of Felony, N.J.S.A 2C:29-1, N.J.S.A 2C:30-7.a et als

Mission: The Division of Local Government Services works with local governments to ensure their financial integrity and solvency, and to support their efforts to comply with State laws and regulations

**Ethics Complaint** per TITLE 40A:9-22.1 et seq. LOCAL GOVERNMENT ETHICS LAW

Violations as noted in c. No local government officer or employee shall use or attempt to use his official position to secure unwarranted privileges or advantages for himself or others;

d. No local government officer or employee shall act in his official capacity in any matter where he, a member of his immediate family, or a business organization in which he has an interest, has a direct or indirect financial or personal involvement that might reasonably be expected to impair his objectivity or independence of judgment and e. No local government officer or employee shall undertake any employment or service which might reasonably be expected to prejudice his independence of judgment in the exercise of his official duties;

101 South Broad Street

P. O. Box 803

Trenton, NJ 08625-0803

(609) 292-4537

## **PROLOG:**

**TAKE NOTICE:** points of law, points of fact and 3 boxes of evidence in the Township of Green per its Aug 11, 2014 official minutes regarding Docket SSX-C-1-13 Township of Green v. Thomas Caggiano and filed government records published on <http://thomascaggiano.com/glenngrant.pdf> and <http://thomascaggiano.com/131125hopatcongmunipalcourt.pdf>

**TAKE FURTHER NOTICE:** *Comments made herein are the opinion* of Thomas Caggiano author and publisher of thomascaggiano.com to expose Government corruption under the freedom of the press as "news media" by the registered State of Nevada publishing firm Inside on the Outside.

Violation of Ethics Laws of Richard Stein, Esq. and Kevin Kelly, Esq. current officials in the Township of Green proven by the 3 boxes of evidence as acknowledged by the Township of Green in its own minutes. I also note the evidence proves beyond any reasonable both they are aware of the court orders sought and obtained by its council acting for the Township and such crimes are federal crimes 18 U.S.C. § 241 and § 242 which have life or death sentences and as the Township of Green was used by Richard Stein, Esq. as both of his roles as municipal prosecutor and borough attorney and he submitted false unsworn falsifications to both the court an law enforcement authority by with the infested Borough of Stanhope officials and employees filed more then a dozen criminal charges against me and in a cover-up of over 10 years with the Sussex County Prosecutor engaged in witness retaliation both a federal crimes 18 U.S.C. § 2, §

2/8/15\*

State of New Jersey  
**TOWNSHIP OF GREEN**  
 GOVERNMENT RECORDS REQUEST FORM

thomascaggiano.com

**Important Notice**  
 The reverse side of this form contains important information related to your rights concerning government records. Please read it carefully.

Requestor Information - Please Print	Payment Information
First Name <u>Thomas</u> MI <u>J</u> Last Name <u>CAGGIANO</u> Company <u>INSIDE on the Outside Publisher</u> Mailing Address <u>7086 ARCADIA GLEN COURT</u> City <u>N. Las Vegas</u> State <u>NV</u> Zip <u>89024</u> Email <u>thomascaggiano@insideontheoutside.com</u> Business Hours Telephone: Area Code <u>973</u> Number <u>945-0480</u> Extension _____ Preferred Delivery: Pick Up _____ US Mail <input checked="" type="checkbox"/> On Site Inperson _____ Circle One: Under penalty of N.J.S.A. 2C:28-3, I certify that I <u>HAVE</u> / HAVE NOT been convicted of any indictable offense under the laws of New Jersey, any other state, or the United States. Signature <u>[Signature]</u> Date <u>11/26/14</u>	Maximum Authorization Cost <u>300</u> Select Payment Method Cash _____ Check _____ Money Order <input checked="" type="checkbox"/> Fees: Pages 1-10 @ \$0.75 Pages 11-20 @ \$0.50 Pages 21 - @ \$0.25 Delivery: Delivery / postage fees additional depending upon delivery type. Extras: Extraordinary service fees dependent upon request

Record Request Information: To expedite the request, be as specific as possible in describing the records being requested. Also, please include the type of access requested (copying or inspection), and if data, the medium requested.

This BOTH AN OPRA REQUEST AND A COMMON LAW RIGHT OF ACCESS. OPRA FORM ON GRC WEB SITE INCLUDES CHECK BOX FOR COMMON LAW RIGHT OF ACCESS AN REQUEST ADDITIONAL PAGES TO CLARIFY REQUEST & JUSTIFY COMMON LAW RIGHT OF ACCESS STATING THE DMA FOLLOWS

AGENCY USE ONLY	AGENCY USE ONLY	AGENCY USE ONLY
Est. Document Cost _____ Est. Delivery Cost _____ Est. Extra Cost _____ Total Est. Cost _____ Deposit Amount _____ Estimated Balance _____ Deposit Date _____	Disposition Notes Caution: If any part of request cannot be delivered in seven business days, detail reasons here. In Progress - Open _____ Denied - Closed _____ Faxed - Closed _____ Partial - Closed _____	Tracking Information Tracking # _____ Total _____ Rec'd Date _____ Deposit _____ Ready Date _____ Balance Due _____ Total Pages _____ Balance Paid _____ Amount Provided _____ Closed/See Signature _____ Date _____

2. The following is published on the internet regarding Green Township committee meetings. Please note a stay request for an appeal division appeal is planed and a "Budget Account" is being opened wit the Appellate Court with initial deposit of

① 40615

\$5,000 for filings of more than a dozen cases within the township of Green wherein unconstitutional court orders were issued and the court had NO jurisdiction to even have a trial as noted to the corrupt Judge Weisenbeck, AJSC and attorneys. The court video is a public record published on <http://thomascaggiano.com/videoweseinebck.asf>. Adopted by reference to support this Common Law Right of Access are the three boxes of evidence admitted by the racketeering enterprise structured as the Township of Green processes. I note that conspiracy is a federal crime violating 18 U.S.C. §2 and a separate State of New Jersey crime N.J.S.A. 2C:5-2.b, racketeering is both a federal crime and a separate State of New Jersey crime N.J.S.A. 2C:41-2 and I have mailed both the Newton Police and Morristown Police evidence of Title 2C crimes within their jurisdiction which include the federal crimes noted in the State of Nevada Attorney General's letter filed in the boxes of evidence now in the possession of the Township of Green. The court video contained therein proves evidence filed in the Morris County Superior Court wherein it appears obvious Richard A. Stein, Esq. violated the Codes of Ethics lying through his teeth and the court video published thereof filed with the court and plaintiffs and published under the Freedom of the Press to expose more than 30 years of mail fraud, tax fraud known to the U.S.P.S. and the U.S. Treasury by the Freedom of Information Act responses are published as OPEN PUBLIC RECORDS by Inside on the Outside to expose government corruption and support my common law rights of access in the event the restrictions of OPRA restrictions access. The Common Law Right of access is judged on a case by case basis by a Superior court Judge which if needed to clarify the requested documents in chambers. The OPRA form approved by the State of New Jersey provides instructions which state if additional pages are needed they are to be included with the OPRA request and also on the OPRA form a box for a request under Common Law Rights of Access is provided in evidence is required in the additional pages to justify the common law rights of access to eliminate the restrictions under OPRA. The paragraphs hereunder provide the **totality of circumstances** and present evidence to Local Police and FBI as directed and for the Local Finance Board under its mission. published on:

- a. <http://thomascaggiano.com/140826USPSFOIAresponse.pdf>
- b. <http://thomascaggiano.com/140318TIGTAFOIA.pdf>

**CORRUPTION IS EXPOSED ON**  
**ThomasCaggiano.com**  
**See the CAG Reports**

5/1/15

**GREEN TOWNSHIP COMMITTEE  
AUGUST 11, 2014**

**CALL TO ORDER**

The August 11, 2014, meeting of the Green Township Committee was called to order at 7:00 p.m.

**PLEDGE OF ALLEGIANCE**

**ADEQUATE NOTICE:** Mrs. Peralta read the statement of adequate notice.

**ROLL CALL:** Present: Mr. Conkling, Mrs. Phillips, and Mr. Reinbold

Absent: Mr. Chirip and Mr. Kurzeja

Mr. Reinbold motioned to excuse Mr. Chirip and Mr. Kurzeja

Seconded: Mrs. Phillips

Discussion: None

	AYE	NAY	ABSTAIN	ABSENT
Mr. Chirip				X
Mr. Kurzeja				X
Mrs. Phillips	X			
Mr. Reinbold	X			
Mr. Conkling	X			

Also present: Mrs. Linda Peralta, Clerk/Administrator; Mr. Richard Stein, Township Attorney; Mrs. Patty DeClesis, Deputy Clerk; Mr. Watson Perigo, Municipal Department Head

**MATTERS FROM THE TOWNSHIP ATTORNEY:** Mr. Stein stated the Township had its final hearing today before Judge Hansbury on its request for a permanent restraining order against Mr. Thomas Caggiano. Special Counsel presented evidence, including testimony from Clerk/Administrator, Mrs. Peralta, and three complete boxes of documents sent to Green Township after Judge Wessenbeck entered his preliminary restraining order. Judge Hansbury granted the Township and the County a permanent restraining order effective immediately.

**3. Government records requested under OPRA and Common Law Rights of Access:**

I request the following government records in format noted below.

PER OPRA form the following data is provided

a. I authorize \$300.00 for such copies and in such formats as requested herein.

b My email address is thomascaggiano@gmail.com

c. My address is above.

d. My telephone number is 973-945-0486 if the Record custodian needs any clarification. Those areas NOT requiring clarification must be responded in the time frames required by accordance with OPRA guidelines. It is noted Search is NOT re-search guidelines such as requests for bills and contracts are be immediate.

r. The specification of government records noted below in some case include justification for my common law right of access.

**4. Government records and format request:**

60615

a. I request copy of the contract to hire Kevin Kelly, Esq. as Special Counsel and required newspaper announcement of such an award.

b. I request a copy of the minutes hiring Kevin Kelly as Special Council and Laddey, Clark and Ryan's LLC corrupt attorney Richard A. Stein, Esq. a the Borough Attorney for the Township of Green who committed perjury in his testimony in the corrupt joint municipal court of Green, Hampton, Fredon and Borough of Stanhope during my kangaroo court trial wit the corrupt Judge Craig U. Dana, J.M.C. with William Hinkes, issued court orders that upon my Superior Court municipal I appeals the State of New Jersey was in agreement with the Superior court Judge N. Peter Conforti, J.S.C. and made determinations that the conspiracy of two or more persons acting together in agreed upon criminal conduct in a structured enterprise in a pattern repeatedly violated court rules, ordered all fines vacated and all probation and noted at no time during the municipal trial was the subject of any mental competency discussed yet Judge Dana, J.M.C. after sentencing and without my authority contacted my private MD who was a client of the corrupt Kevin Kelly, Esq. who lied to my then attorney Robert Mattia, Esq. that his client has NO medical relationship with me but the Dr. Nielson, MD did prescribe a drug without my knowledge that the Sussex County Sheriff Office repeatedly attempted I take but denied me access to my own prescribed drugs of 85 days of my imprisonment with bodily harm with the FBI and Sussex County Board of Chosen Freeholders were notified and cruel and unusual punishment of myself and other inmates was noted to the State of Nevada attorney general who directed me t other corrupt Department of Justice's Civil Division Special Litigation Section as all inmates were subjected to cruel and unusual punishment as I reported to numerous State and federal agencies. and obtained HIPPA protected information without my authority noted to Department of Law and Public Safety's Department of Law and Public Safety's Division of Consumer Affairs' Board of Medical examiners, the federal department of Health and Human Services and its region II including the Department of Justice and FBI field offices.,

c. I request a copy of the C.E.P.A. form that was signed by Kevin Kelly and Richard Stein in 2014 the subject mater being the corruption of the above and other conspirators such as Judge Hansbury, P.J.Ch and the ACJC and Glenn Grant, J.A.D.

d. I request a copy of the last pay check to William Hinkes, Esq.

e. I request a copy of emails on a CD that were sent from thomascaggiano@gmail.com and the Township of Green Linda Peralta, Kevin Kelly and Richard Stein during 2014. William Hinkes from Jan 1, 2014 to Nov 24, 2014 from thomascaggiano@gmail.com and the subject matter concern corruption of William Hinkes, Kelvin Kelly and Linda Peralta and Docket SSX-C-1-13.

f I request a copy of each documents in the boxes of materials noted by the corrupt Richard Stein and in the minutes.

g. I request a copy of the financial annual report for Kevin Kelly and Richard Stein and William Hinkes for 2014

7/20/15



f. I request a copy of the CD of evidence I provided the Township of Green regarding exhibits on SSX-C-1-13

h. I request a copy signed by the Township of Green receiving the boxes of records noted above in its official minutes.

i. I request a copy of the official minutes on a CD from the open public meeting by the Township of Green during the time frame Jan 1, 2013 to Nov 25, 2014

j. I request a copy of the insurance policy for the Township of Green on a CD and B&W hard copy copy of claim form for conduct by Township officials that in a conspiracy had me falsely imprisoned for 85 days in the corrupt Sussex County jail where I was denied my prescribed drugs and taken to the Newton Memorial Hospital memorial in chains and shackles and handcuffed to the hospital bed suffering body ahrm and requireid IVs adn threatment trheafter. Asl reported to the DOJ Civil Division Special Litigation Section uselessly cruel and unusual punishment of other inmates that did NTO receive prooter madiac care as well as myself were per the State of Attorney General from Nevada. These records are requested to be provided on a CD.

k. I request a copy of reviews by the Risk Manager and Chief Financial Officer's approval along with the mayor and Governing Body in awarding a contract to Kevin Kelly to seek meritless and unconstitutional restraining orders as noted in the State of Nevada letter entered into the court Record and provided the township of Green that such restraints are unconstitutional and violate 18 U.S.C. §241 and §242 which have life or death sentences as stated in the records provided the court and published on <http://thomascaggiano.com/NVattorneygeneral.pdf>

l. I request a copy time sheets, records of telephone conversations between Thomas Caggiano and his assistant from the period Jan 1, 2014 to Nov 26, 2014 regarding SSX-C-01-13, et als. submitted by Kevin Kelly for payment for his efforts under Docket SSX-C-1-13 Township of Green v. Thomas Caggiano as deductions of such expenditures are NOT allowed by the tax code where criminal conduct occurred and it taken are tax fraud ( reported to US Treasurer and the 5 IRS Special Agents I met in Las Vegas, NV) as known to the Deputy Chief Counsel for the U.S. Treasury per his response to my appeal to unredact additional pages in the prior FOIA response published on <http://thomascaggiano.com/140705OGIS.USTREASURYmediationrequest.pdf> known to the National Archives and Records Administration, Office of Government Information Services, 8601 Adelphi Road - OGIS, College Park, MD 20740-6001, Main: 202-741-5770 Main Toll-Free: 1-877-684-6448

m. I request the letter authorizing Kevin Kelly, Esq. to agree to other court's consolidation of the plaintiff cases on what is now SSX-C-1-13 consolidated

n. I request a copy of Kevin Kelly reports to the Township of Green during the item period Jan 1, 2014 to Nov 25, 2014 as records may be redacted per the guidelines in OPRA

8615

o. I request a copy of the Office of municipal prosecutor records from the Borough of Stanhope that allowed a transfer of such activity without approval of the assignment judge per court rules,

I request a copy of bills and payments made to Richard Stein as Borough attorney during 2014.

p. I request a copy of the witness list that was provided the Superior court and Thomas Caggiano the defendant and a copy of the verified certified affidavits be provided on a CD by the Town Administrator Perlata and William Hinkes, Esq. .

q. I request a copy of the resolution forming the Joint Court Committee of Townships of Green, Hampton, Fredon and Borough of Sussex, a copy of its approval by e each municipality of William Hinkes, Esq. as municipal prosecutor for the following years: 2010 through 2014. and the Total bills charges to each of the other municipalities for the service of William Hinkes, Esq. as municipal prosecutor in 2012, 2013 and if such a summary report is not available in an annual financial report, a copy of each monthly bill charged the other municipalities for William Hinkes services and the court costs..

r. I request a copy of William Hinkes resignation as Borough Attorney replaced by the corrupt attorney Richard A. Stein , Esq. and its methods of Operations. I also request a copy of the approval by the three townships and the Borough of Andover in approving the selection of William Hinkes, Esq. for the following year 2012, 2013 and 2014. if a hearing was conducted by the Township for his removal to be replaced by his accomplice Richard Stein, Esq. I request a copy of the open and closed session minutes regarding the hiring of Richard Stein, Esq. as his replacement and copy of the newspaper announcement for the open position. If Richard Stein, Esq. was required by the exception i the local Public Contracts law I request a copy of the evaluation by the Township of Green that Richard Stein, Esq. met the exception criteria and rationale for none competitive placement. I request a copy of Richard Stein, Esq. contract to perform Borough Attorney services and a copy of each payment to him or his law firm Laddey, Clark and Ryan LLC during 2014.

s. I request a copy of William Hinkes termination letter and copy of his last payment and a copy of the advertisement to replace him in the newspaper or other public announcement per the Open Public Contracts Law. fro the selection and hiring Richards a. Stein, Esq. as the new corrupt Township of Green as Richards stein was reported to et alas FBI along with others by the Borough of Stanhope Town administrator, municipal clerk, Superior Court staff in newton, NJ an court staff in Newton and Wantage municipal courts and others with a published letter by Inside on the Outside published on <http://thomascaggiano.com/vaz.pdf>, <http://thomascaggaino.com/140812DOJOPR.pdf>, and <http://thomascaggiano.com/141116egea.pdf>

t. I request a copy of the Office of Municipal Prosecutor for each conviction of me in the joint municipal court that must by the record retention law M170000 be retained for 15 years and if destroyed a copy of the permanent Record of Destruc-

9/15

tion provided the State of New Jersey.

u. I request a copy of the signed C.E.P.A. form acknowledging required training was provided the Mayor and Governing Body members, town administrator and Borough Attorney fro the years 2012, 2013 and 2014 and a copy of each annual financial report prepared by each for the years 2012, 2013 and 2014.

v. I request a copy of the letters I mailed the Joint Court Committee from 2011 to current regarding the corruption of the Office of Municipal prosecutor, and the court administrator who wrote me a letter NO defendant can get a copy of their own court records per State law

w. I request on a CD copies of emails from thomascaggiano@gmail.com to Kevin Kelly <kkelly@kellyandward.com> from Jan 1, 2013 to Nov 25, 2014. to the Township of Green's administrator from thomascaggiano@gmail.com to lapclerk <lapclerk@greentwp.com> from Jan 1, 2012 to Nov 7, 2014, from thomascaggiano@gmail.com to rstein <rstein@lcrlaw.com> from Jan 1, 2014 to Nov 26, 2014 as the subject matter was Docket SSX-C-1-13 and corruption and conspiracy within Sussex County by numerous municipalities, the Morris County Superior court and reports of federal crimes also reported to the FBI. Please include on a CD the attachments that were attached to these emails. If any of these emails were destroyed, I request a copy of the permanent record of their destruction.

## 2. **Totality of Circumstances** and factors proving standing for Common Law Right of Access request:

To justify my standing to obtain common law rights of access, I must provide evidence that I have standing and met the 3 prongs evaluation criteria and for the GRC to conduct any review if the requested government records under OPRA are denied willfully by the record custodian, it must be demonstrated on the record the totality of the circumstances.

Those many reasons are provided below.

**TAKE NOTICE** of "points of law" and adjudicative facts based upon my own knowledge.

"In the seminal cases of Millison v. E.D. Du Pont de Nemours & Co., 501 A.2d 505 (N.J. 1986) and Laidlow v. Hariton Machinery Co., 790 A.2d 884 (N.J. 2002), the Court had previously described the two-pronged test to determine when an injury is considered intentional. Importantly, no single fact is dispositive. Rather, the Court will look to the totality of the circumstances in reaching its determination." - Source: Marshall Dennehey Warner Coleman & Goggin

The criteria used by GRC to determine if any denial of access is willful the Superior Court of New Jersey when provided the filing by the GRC would be based upon any denial considering the totality of circumstances. I, Thomas Caggiano, the defendant in the Township of Green v. Thomas Caggiano, Docket SSX-C-1-13, have

10/15/15  
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at the direction of the Supreme Court State of New Jersey Advisory Committee on Judicial Conduct (ACJC) and in accordance with the State of New Jersey court rules filed a motion for a stay pending review by the Supreme Court's Appellate Division which the court denied and issued a court order that itself was fraudulent but did change the prior restrictions imposed by Judge Weisenbeck, A.J.S.C. on a consolidated docket SSX-C-1-13 which I objected such consolidation. Judge Edward Gannon, J.S.C. made a court finding of NO harm and refused to issue a court order issuing any constraints. The constraints continued to change by Judge Hansbury, P.J.Ch which now allow and OPR request if a form is provided. The form is below.

Also the GRC OPRA form states if additional information is required additional pages can be provided. Furthermore the GRC OPR form enables the requester of documents to notify the custodian that he seeks to remove all OPRA constraints by a common law right of access. To qualify for such a right the Court's have ruled that various prongs must be met. To give notice of my satisfying the common law right of access balancing test which must be one on a CASE b CASE basis, I provide as referenced documents OPEN public records available on ThomasCaggiano.com with URLs provided. All these references and tiered references public records are adopted as exhibits to support my common law rights of access.

The U.S. Constitution gives one the right that can NOT be taken away by a State of NJ superior court of freedom of assembly, freedom of the press, freedom of speech nor freedom of presenting grievances therefore the Superior Court has NO jurisdiction and if such restrictions were to be requested the township attorneys should have advised that U.S. District Court must be the forum as I also note by the Rules of Diversity and Forum Defendant Rules since all the plaintiffs are in a different State then the defendant as the Constitutions of the State of Nevada and the State of New Jersey come into consideration, court rules states such proceedings MUST be in a Federal U.S. District Court and such court orders denying such rights are "void on their face". which your corrupt conspirator attorneys by the public record noted above is clear. The attorneys violated the Rules of Professional Conduct by falsely giving the impression such actions were Ethics and met even NJ court rules. attorneys Richard Stein, Esq. and Kevin Kelly, Esq. should have advise the township of its alleged tort act violations of outrage, breach of duty and causing emotional distress were authorized in using municipal funds in a court that had NO jurisdiction. I also note the State of Nevada give greater freedoms to its citizens than the State of New Jersey and in many cases any other State in the United States of America such as unique voting rights. and as such the State of Nevada Constitution applies and as recognized by the CIGIE thomascaggiano.com, communications by author Thomas Caggiano are recognized by the very high level independent CIGIE as "News Media" and provides additional rights under Press Enterprise II to request information. providing privileges afforded the Freedom of the Press. That motion is published on <http://thomascaggiano.com/> as well as my letters to numerous parties on <http://thomascaggiano.com/120714dcjcriminalreport.pdf> and <http://thomascaggiano.com/140702egea.pdf> with other adopted exhibits. The GRC received my complaint against the corrupt conspirator of the Borough of Stanhope

*Handwritten signature and date:*  
[Signature]  
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being Laddey, Clark and Ryan's LLC corporate attorney the perjurer Richard A. Stein, Esq. who and his law firm Laddey, Clark and Ryan LLC and Roger Thomas, Esq. the attorney for the Borough of Stanhope's law firm were briefed in their official duties to foster fraud upon the public and themselves by allowing and approving bribes to be paid to such persons stated as Local Officials or employees being John Cilo Jr. as some fictitious title Land Use Board Board attorney without any valid contract and Omland engineering vice president who was bribed in their official capacity benefiting themselves and law firms by the Borough of Stanhope falsely representing before the public in both the Land use Board, filed Annual financial statements that he was a borough engineer but in fact has NO contract per the States' Local Public Contract Law filing false tax returns, signing maps and plans fro which he had no authority in the protected racketeering structure by the attorneys Richard A. Stein, Esq. and others such as P. David Zimmerman a professional planner who in public meetings was represented by the Borough of Stanhope Mayor, Governing body members as an Official Professional Planner and prepared false Area in Need of Development reports while other briefed professional planners along with John Cilo Jr prepared such false plans as COAH, Fare Element Housing, Revised master Plans and false public minutes of meetings by fraud, deception, m ail fraud and engaging in racketeering there after wit the Township of Green and the Board of Chosen Freeholders et als noted in the 3 boxes of court materials admitted in the Official minutes of the Township of Green an which are adopted by reference in the opinion of Thomas Caggiano, court staff, and others that have reported the Judges, Prosecutors and other government agents and officials to the FBI and State Police Official Corruption Bureau. Richard Stein violating the Codes of Ethics and to prevent detection and apprehension of vast criminal conduct that continues requiring Thomas Caggiano to submit a motion for reconsideration of the Stay and if denied a motion to the Appellate Division for a Stay and then motion to vacate all court orders by Judge Hansbury, removing all restraints upon Thomas Caggiano' freedoms. in Sussex County and Morris County and other State agencies and federal agencies including the CIGIE and independent body that reports to Congress and the President is aware of the corruption for years. lied o Judge James Geraghty, ALJ as witnessed by Mary Pawar, 12 East Drive, Stanhope, NJ 07874 as the GRC sent 18 Separate Denial of access complaints after determining a denial of access did occur and on GRC 2006-02 made a fining the Borough of Stanhope violated 4 OPRA laws. Richard A. Stein, Esq. even provide false and deceptive information directly to the Morris County Superior Court by falsely stating I had requested 800 OPRA requests in 2 years all on zoning. Even Judge B. Theodore could NOT believe such an outrageous statement and asked him I if went to copy machine an Xeroxed the same request 800 items. Any review of the GRC web site under exact match for Thomas Caggiano would provide hundreds of pages of Government records proving Richard Stein is a constant liar.

3. I note in the published web site of the Township of Green noted for its Aug 11, 2014 release the following:

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**MATTERS FROM THE TOWNSHIP ATTORNEY:** Mr. Stein stated the Township had its final hearing today before Judge Hansbury on its request for a permanent restraining order against Mr. Thomas Caggiano. Special Counsel presented evidence, including testimony from Clerk/Administrator, Mrs. Peralta, and three complete boxes of documents sent to Green Township after Judge Wessenbeck entered his preliminary restraining order. Judge Hansbury granted the Township and the County a permanent restraining order effective immediately.

Apparently the corrupt Richard Stein and Kevin Kelly apparently are incompetent and do NOT understand the essence of the U.S. Constitution and meritless filings were made to the court violating the Codes of Ethics. As noted in the last court order by Judge Hansbury, P.J.Ch he again changed his court orders allowing OPRA requests to be submitted as long as an OPRA form was attached but added outrageous restrictions such as I could NOT enter any Structure in Sussex County. I could not write, telephone or attend any Open public meeting held by any other organization such as a Charity, a county fair meeting in any Sussex County Building nor would I be able to live in the same house with my wife if she ever became a county employee or my Brother or friend until they quit. These are the court orders Richard Stein states are permanent. Such is nonsense and such court orders are "VOID ON THEIR FACE" . . . idea of the constitution nor the Forum Defendant' rules as plaintiffs and the defendant are in different States and as such the N.J. Superior Court has no jurisdiction as the U.S. District Court must not only comply the U.S. Constitution a rights by State of Nevada civil rights and its constitution in addition to the State of NJ. Furthermore a Stay request reconsideration been notified to the plaintiffs attorneys and court. Furthermore, if the NJ Court does NOT issue a stay request that request can then be directly to the Appellate Division or as an exigent matter to the New Jersey Supreme Court or even the court the U.S. District Court of the District of Nevada ( Ref: <http://thomascaggiano.com/foley.pdf> ) as noted in my stay motion and new submittal of my reconsideration request to disqualify Judge Hansbury and stay the unconstitutional Court orders. published with relevant material evidence confirming my common law rights which are noted on the States' OPRA form as the restrictions in OPRA are removed and a Superior Court judge must for every case on a case by case basis determine the full standing of my common awl rights of access. I also note the OPRA form directs the requester to use additional pages as necessary. While these can be submitted as in fact separate OPRA requests for each item as by doing so would have the OPRA penalty assessed for each and every separate denial of access as I noted to the corrupt Office of Administrative Law Judge James Geraghty for while a common decision could be made on the separate 18 filed complaints his analysis was in error as Kathryn Caggiano and Mary Pawar both retaliated witnesses in testimony of 4.5 hours before the OAL judge as the GRC and OAL Chief Laura Sanders,ALJ falsely stated an interlocutory review could NOT be done during the proceedings and the GRC and OAL both willfully violated my civil rights as a federal crime and as a State of New Jersey crime as noted in the filings to the court and the 3 boxes of evidence which the Township of Green admits in its own government records and official minutes. as such the Township of Green Police has been notified as directed to me by the FBI in Newark, NJ and the FBI in Washington D.C. rights for said review. The Borough Attorney Richard Stein, Esq. lied to Judge Geraghty, ALJ for he falsely stated the GRC decided there was no denial of access but the Judge then called an urgent second telephonic call overheard by Mary Pawar, 12 East Drive, Stanhope, NJ 07874 and the administrative Judge James Geraghty,

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ALJ admitted he only read 1/3 of the filing by the GRC and was then aware that Richard Stein, Esq. lied to him as the GRC made findings the OPRA was violated 18 times and his task was ONLY to determine willful violation.

4. As I was never notified that 3 boxes of court related documents were sent to the Township of Green and as the time to file a stay had to even passed for such court orders as noted in my motion for a stay are a public record published on <http://thomascaggiano.com/141012staymotion.pdf> with adopted referenced exhibits and wide notice to parties from coast to coast in emails distributed by Thomas Caggiano as author and publisher in the publishing enterprise registered in the State of Nevada and recognized as "NEW MEDIA" in the FOIA response from CIGIE that provided the publishing firm 503 pages of evidence per <http://thomascaggiano.com/140908CIGIE503pages.pdf> a portion of which is published as an OPEN PUBLIC Record along with the published Record published on <http://thomascaggiano.com/index.pdf> which was provided the township and other plaintiffs as well as the court on a CD containing many files, court video, audio recordings such as Thomas Caggiano's ,Open Public Meeting presentation which is also published on the internet via FreedomNewsDigest.com and ThomasCaggiano.com and such referenced materials are provided.

5. Per this OPRA request and common law right of access request, as I have never been found guilty of any criminal offense for on the malicious 13 criminal charges field against me by the Borough of Stanhope's officials and employees lead by the corrupt attorney Richard Stein, Esq. ALL charges were dismissed with prejudice against the State of New Jersey and upon my municipal appeals the Superior Court made findings the Township of Green violated court rules constantly in cases transferred in act in violation of court rules as stated to the Special Council as noted on the published Morris County Superior Court video published on <http://thomascaggiano.com/videowesienbeck.asf>. The prior lies to the Morris County Superior Court by Richard A. Stein, Esq. are provided on the published court video which was also provided to the plaintiffs on <http://thomascaggiano.com/videowesienbeck.asf> and both videos and the records provided on CD are adopted as referenced exhibits to support my common law rights of access which remove the restrictions in OPRA if the criteria to be afforded the common law rights are met. Based upon the above public letters and also provided to the Township of Green, I believe the three prongs criteria are met.

The reasons fro my right of access is my stay motion of Judge Hansbury unconstitutional court orders for his court had NO jurisdiction do to the Rule of diversity, Forum Defendant Rule as the plaintiffs and defendant are from Different states and the U.S. Constitutions, New Jersey Constitution and State of Nevada Constitution were all violated and as such with the Tort Act violations of Outrage, breech of duty and causing emotional distress all claims of immunity by a Judge is vacated. s an example of the corrupt court findings, the corrupt Judge Hansbury takes away Thomas Caggiano's rights to even mail a written grievance to officials with oversight fiduciary responsibility to "Yelling fire in a movie theater" such a comparison is **OUTRAGEOUS**.

6. **TAKE NOTICE:** If the OPRA custodian has any questions on any part of this re-

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quest or if any part is unclear please write me letter on what parts and or sentences herein are not clear. Please contact me by email to thomascaggiano@gmail.com. Please be aware I and family will be out of the country as far south as Antarctica from Dec 1, 2014 to Jan 19, 2015 after which I shall in U.S. District Court for the District of Nevada include as an exhibit in my petition writ of mandamus to determine if probable cause exists by an independent federal grand jury to determine those that conspire our had knowledge of apparent federal crimes noted i thomascaggiano.com files and those on a CD provided the plaintiffs and court as OPEN COURT RECORDS and those that authorized the the expenditure of municipal funds to have a municipal trial in the Joint municipal court in violation of my U.S. Constitutional rights as the court had NO jurisdiction. The court issued a court order defining tyranny being "You must pay your taxes, water bill, sewer bill and make 911 calls only in the Borough of Stanhope. The court order did not even allow me to pay the Borough of Stanhope the fee to have the construction code official inspect my home prior to obtaining a certificate of habitability nor attend any Open Public meeting nor request any government record by OPRA or common law nor get a pets license or go to the Borough of Stanhope library. which he court had NO jurisdiction to even have such a trail and therefore had NO jurisdiction and any immunity was forfeited. Furthermore , Tort Act Violations on a personal level against the Judge and his staff have no immunity in my planned civil suite for monetary damages. After leaving the Borough of Stanhope because of the illegal orders by the Joint municipal court my family moved to North Las Vegas, NV and consulted with many IRS Special agents, the U.S.P.S. Inspection Service at the direction of the FBI in Las Vegas, NV as the FBI does not have jurisdiction and both federal Senators in the State of Nevada requested investigations as did my former Congresswoman Berkley who was lied to by the Office of Inspector General of the Department of Justice. Upon my contacting the Department of Justice Assistant Attorney General in charge of the US Department of Justice criminal division and the staff on the Department of Justice's Public Corruption Unit I provided the DOJ Office of Professional Responsibility evidence of alleged fraud by the OIG DOJ and apparent official misconduct of not performing one's official duties by other federal agents. At the direction of the FBI, i have contacted the Local police in numerous municipalities. the published open record on thomascaggiano.com shows the evidence disc from the Morristown Bureau of Police and link to the audio recording based upon FBI guidance.


7. Note my family departs the USA to South America and Antarctica from Dec 19, 2013 to Jan 19, 2015. Our global cell phone number is 973-945-0486 but may not have satellite access.

8. **Certification in lieu of an oath:** Based upon my personal knowledge, I certify the foregoing statements made by me and in the adopted referenced exhibits are true. If any of the foregoing statements made by are willfully false I am aware I am subject to punishment.

Signed electronically

thomascaggiano.com

*Thomas Caggiano* Nov 27, 2014  


  
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