

10 East Drive  
Stanhope, N.J. 07874  
May 26, 2009

District X Ethics Committee  
Caroline Record, Esq. Secretary  
Berman, Saiter, Record & Jardim, P.C.  
222 Ridgedale Avenue  
P.O. Box 2249  
Morristown, N.J. 07962-2249

Dear Ms Record,

Re: Grievance against Richard A. Stein, Esq. (Laddey, Clark and Ryan LLC), Notification of declination due to pending litigation

1. Previously, you indicated that you could review an attorney for ethical violations, I suggest you read your words “**except in rare situations that involve clearly provable ethical violations**”.
2. This letter supplements my earlier letters and now that I have obtained a copy of the unconstitutional trial wherein I was wrongfully imprisoned in Keogh Dwyer Correctional Facility by the continues wrongful and deceptive statements by Richard Stein, Esq. of Laddey, Clark and Ryan LLC which has none of Richard Stein’s criminal conduct with dozens of Borough of Stanhope officials for decades as Dolan and Dolan PA’s lawyers Roger Thomas, Esq. and John Leo III, Esq. also participated on the Land Use Board in the fraud upon the public by trickery as John Cilo Jr. the owner of John Cilo Jr. Associates did NOT have a valid contract for perhaps twenty years as he pretended to have valid contracts per the Local Public Contracts Law which per Case Law requires a written contract and if an exception to the Local Public Contracts Law is approved in a resolution by the Governing Body authorization a valid signed contract can be entered into as per Case Law a written contract is required as a resolution is NOT a contract per New Jersey Case Law.
- 3.. I suggest you contact the executive director John A. Tonelli for a copy of all my filing under ACJC 2008-305 and I affirm by adoption those exhibits to this certified affidavit as being true.
- 4 You may obtain from Laddey, Clark and Ryan LLC or via the Sussex County Prosecutor David Weaver whose office has hundreds of records of the crime wave and enterprise of racketeering the Borough has been engaged in for decades as Richard A. Stein, Esq. has been the “front man” as the Borough in response to OPRA requests and other such information have used “attorney client” privilege to prevent the detection and apprehension of dozens of felons in the Borough of Stanhope as the former Town Administrator Teri Massood fled the Borough of Stanhope and on the Office of Administrative Law court record, while Richard Stein protected the criminals under GRC 2006-02, Teri Massood admitted she willfully destroyed government records and the former Town municipal clerk Battaglia admitted on the court record she willfully refused to reply and provide documents requested that were legally required to develop Block 10902 Lot 10 and 12, a minor sub-division that had its wetland permit general conditions violated as known for years by Richard A. Stein, Esq. and dozens of Stanhope officials and State officials including the New Jersey Attorney Generals, their Department of Consumer Affairs, its Department of Law and Public Safety and of course on Nov 5, 2008 I briefed the Sussex County Board of

Chosen Freeholders with proof beyond a reasonable doubt of the criminal conduct of the above and the Sussex County Soil Conservation District's chairman Clifford Lundin, Esq., its lawyer Brian Smith, Esq. and dozens of others.

5 If one reads the transcript of the so called hearing before the corrupt Morris/Sussex Vicinage Assignment Judge B. Theodore Bozonelis, A.J.S.C. he has conspired not only with the corrupt Office of the Attorney General and its Division of Law Deputy Attorney General as represented by Debra Allen, Esq. but the corrupt Department of Community Affairs' Government Record Council panel and its perjurer Catherine Starghill, Esq. as I was convicted of petty harassment charge by Judge Sancinito on May 22, 2009 to protect Catherine Starghill, Esq. and the amount of evidence that is NOW entered into the court record is devastating as the State of New Jersey did NOT object to any evidence therein and when questioned if any errors existed in the State's own exhibit S-2, Catherine Starghill, Esq. could NAME note. I am filing a municipal appeal with Superior Court on Tuesday, Mar 26, 2009 as my wife immediately provided authority to take part of my \$5,000 bail that the corrupt Judge Sancinito required and return thousands of dollars. I hereby affirm the evidence I presented under affirmation is true for all records and there is a foot of evidence now entered into the public record.

6. Under Docket SSX-L-847-07 filed on Dec 18, 2007, that is NOT a typo was a request for a stay to the corrupt Assignment Judge Bozonelis who is Laddey, Clark and Ryan's fellow conspirator. It was NOT against me in reality as I agreed with the Borough that the seventeen Open Public Record Act denials of access which the corrupt Trenton Superior Court Judges and Debra Allen protected Catherine Starghill, Esq. and the corrupt In -house lawyer Karyn Gordon, Esq. as they have obtain a permanent restraining order on me that violates the Appellate court decision on sending OPRA requests by email as the corrupt Judge Bozonelis order does NOT even allow me to examine any record in the Borough of Stanhope nor does the corrupt Judge Dana's order as all were coordinated by Laddey, Clark and Ryan LLC and the Office of the Attorney General's Division of Law as its corrupt Department of Consumer Affairs dropped recently my filed formal complaints against many corrupt PEs and PPS in Stanhope that have conspired. Those records and exhibits including prior filed CDs and documentation are part of this record and you may contract the executive director of the Board of engineers and Board of professional planners for hundreds of pages of evidence as the Division of Law's Michelle Albertson, Esq. screamed at me during a meeting I had with the corrupt Board of Engineers as I provided 2 CDs of evidence as the corrupt Acting Director at that time of the Department of Consumer Affairs was Steve Nolan and the new Director is apparently just as corrupt. The Division of Law DAG Michelle Albertson, Esq. screamed at me to stop presenting evidence of the corruption for she stated to everyone at the meeting "It was her job to protect those therein" as she thinks using our tax payers funds to protect the corrupt members on these Office of the Attorney General's Board which have oversight responsibility is to protect themselves as John Cilo Jr., Scarlet Doyle, Eric Keller, Stanley Omland, P. David Zimmerman were all PEs or PPs bribed by the Borough as Laddey, Clark and Ryan's Lawyer Richard Stein lied, defrauded and was the lead leader in Stanhope working with corrupt municipal judges and municipal prosecutors to have me convicted dozens of times and pay with lawyer fees, doctor and hospital bills, computer costs, paper, mailing postage over seven years to expose the pandemic NO Ethical compliance with Rules of Professional Conduct or Codes of Judicial Conduct.

7. I will state just read the existing transcripts NOW before Sussex County Superior Court's criminal division municipal appeal of State v. Thomas Caggiano on the Borough of Stanhope 13 petty disorder charges as I was jailed NOT only from Jan 7, 2009 to Feb 14, 2009 but Judge Dana kept me imprisoned as he knew I would file probable cause complaints as soon as I was finally released under great duress on Apr 1, 2009 only to again be convicted in the corrupt Township of Green court by Judge Dana and Prosecutor Hinkes who as indicated on the record DID NOT have a valid signed contract on Jan 7,

2009 when I was convicted and assaulted by police.

8. All I need to have Mr. Clark, Mr. Ryan and Mr. Stein to immediately appear before the Office of Attorney Ethics of the Supreme Court for the emergent actions to temporarily suspend and temporarily have their license restricted on the law firm's practices noted on my web site ThomasCaggiano.com filed with the corrupt Sussex County Prosecutor's Office of David Weaver, Esq. and demand to know why every law firm did NOT report the corrupt wrongdoing by municipal and Superior Court Judges and other law firms to the appropriate authority as REQUIRED by the Rules of Ethics and the Rules of Professional Conduct. The rules used in New Jersey is to protect their fraternity NOT to protect the tax payers health, general welfare and private property but to engage in criminal, agreed upon activity which defines racketeering by a repeated pattern of their official misconduct by treachery, fraud, lies and perjury.

9. I suggest the Office of Attorney Ethics initiate actions before the court as recommended above not only in District X but Mercer County's corrupt Trenton's State lawyers infecting the Attorney General's office and its Division of Law.

10. Transcript of Proceedings, Nov 25, 2008. Richard Stein's responses were deceptive, and in fact perjurious violating the Rules of Professional Conduct for his statements I was thrown to the floor in the Hopatcong Police is false to willfully portray conduct by me that would justify if a proper hearing was made with witnesses NOT allowed by Judge Dana and his side kick in crime William Hinkes with the band of Stanhope officials and employees. The purpose of a trial is to assure justice NOT to unconstitutionally convict him, fine him, and imprison him for 85 days with a result split sentence that is totally unconstitutional as I am banned not only from the Borough of Stanhope but also the Township of Green by Judge Dana's illegal and unconstitutional court order which Laddey, Clark and Ryan LLC, the Division of Law and our corrupt Attorney General Anne Milgram, Esq. and others have for years illegally issued bans, lies based upon deceit, defamation of my character in a coordinated agreed upon repeated pattern of official misconduct, deception, false unsworn statements. I suggest the transcript record page 4 through 69 line 6 is enough to immediately suspend the licenses of ALL lawyers who have participated in this obvious conspiracy which originated in a cover-up in the Borough of Stanhope which continues today.

11. Transcript page 69 line 4-6

Q Am I allowed to examine a record in the Borough of Stanhope? A No. That is because Richard Stein together with the AG, GRC lawyers and Frankford Township lawyers conspired under the Borough of Stanhope v. Thomas Caggiano and GRC docket filed by the Borough of Stanhope from having the seventeen denial of access transferred from the GRC to the Office of Administrative Law and before Judge Dana found me guilty on Apr 7, 2009 the corrupt GRC had the OAL return the seventeen denial of access to the GRC and dropped without analysis by the reason for the transfer being a conflict of interest by the corrupt GRC's Catherine' Starghill who filed harassment charges in the corrupt Trenton Municipal Court of Judge Sancinito did NOT have the Defendant's Defense. I was found guilty on May 22, 2009 by the corrupt Judge Sancinito, J.M.C. who did NOT take any sanctions against the Borough of Stanhope witnesses I issued valid Subpeano as they did NOT even send motions to quash the Subpeano and the Docket before Judge Bozonelis was changed in its purpose ex-parte by the corrupt AG as the Frankford Township lawyers then conspired with their other corrupt municipal prosecutors and lawyer friends in the fraternity of New Jersey's UNETHICAL and apparent wide spread criminal system to protect officials. It could NOT be more obvious.

12. Transcript Page 54 line 6 to 10 Mr. CAGGIANO: Mr. Stein has given you a litany of false statements in his testimony which I'm going --- which I'm attempting to show you the statements he made are misleading and false. He has committed perjury in front of you.

13. Transcript Page 58, line 6 through 10.

Does the photograph on D-11 show you that what is signed on D-10, a certified plan by Clifford Lundin, is a false plan? The court: Sustained. Mr. Hinkes: Thank you, Judge. As Mr. Hinkes does NOT desire to show that his witness is a liar and has NO credibility. That is manifest injustice as they as a team convicted me had me pay over \$20,000 in fines, hospital bills, Dr. bills, defame me, slander me, have me constantly arrested for months, to conceal the racketeering and money laundering without valid contracts using bribed professional engineers and planners protected by the Office of the Attorney General, the Board of Engineers, the Board of Professional Planners, Department of Community Affairs, Department of Consumer Affairs, State Sussex County Soil Conservation District is obvious fraud with prosecutor's who assignment was NOT to provide exculpatory evidence but to prevent any question that would have the truth known. Nothing could be more obvious.

14. Transcript Page 62 line 6 to 11.

Q. Mr. Stein, you indicated that in Hopatcong I was thrown to the floor? Can you tell me who told you that?

A. You did. ( Willfully false to show I was a threat )

Q. I did?

A. Yes. ( Willfully false to show I was a threat )

15. Finally page 53 line 8 - 12

Q. Can you tell me what it is? The false certified SESCO by Lundin NOT approved by Stanhope.

A. It is a copy of the MINOR SUBDIVISION of the property that we've been discussing this morning and it has a stamped approval on it from the the Sussex County Soil Conservation District.

That is false as it was a certified Soil Erosion and Sediment Control Plan showing both lots of the Subdivision but the State's Sussex County Soil Conservation District was provided a false drawing by Frank Dawalt Jr. that stated the drawing was ONLY for Lot 10 NOT the Project and the drawing does NOT show the walls built, shows the DECK on Lot 12 on the correct side of the house but it was built on the wrong side on the South and a WETLAND permit was violated but because neither Richard Stein as municipal prosecutor or Sussex County Soil Conservation District went to court as they both protected each other and the developer E.N.F. Development Co. LLC for now 7 years of lies, deceit, perjury protected by the New Jersey Attorney Generals, Cabinet officials, law firms, bribed engineering and professional planners and many dozens of others in a continuing conspiracy documented on thousands of pages of evidence in the Borough of Stanhope, and other State agencies.

Ethics Does NOT exist among the law profession on New Jersey apparently the Rules of Ethics does NOT apply to New Jersey Judges, Law firms and lawyers and Judicial employees as instead the full legal weight of Governor Jon Corzine and former U.S. Attorney Chris Christie with now New Jersey

Chief Justice Stuart Rabner as former AG, the New Jersey Supreme Court's ACJC. the Office of the Attorney General's Division of Law and its Department of Consumer Affairs continues its onslaught of unbelievable agreed upon conspiracy and District X Ethics Committee's secretary states there is NOT enough evidence in the material sent to the District X to start an inquiry? Does the Ethics Committee have ethics?

Court: Sustained as Judge Dana does NOT want Richard Stein to respond with a true and obvious response of YES as the outside deck as stated on the photograph is NOT as shown on the certified Soil Erosion and Sediment Control Plan which was NEVER approved by Stanhope as required by State law and required for the Project.

14. The so called Stay Request under Morris County Superior Court Docket No. SSX-L-847-07 to prevent the transfer of the 17 denials of access which would expose a decade of corruption and RPC's 8.4 defined Lawyer's Unethical Misconduct was changed in the complete purpose of the Docket to a certified affidavit for a temporary restraining order on me. That has gone on without any hearing with witnesses or affiants for now 1.6 years. Judge Bozonelis even admitted on the transcript which is on file in the corrupt Sussex County Prosecutor's Office under the malicious indictment against me is obvious the also criminal and UNETHICAL conduct by the law firms for Frankford Township. Is there any Mayor, Governing Body and law firm in District X that is NOT corrupt and unethical is a better question? Per the corrupt court order, I can not even examine ANY Government Record in the Borough of Stanhope nor per the corrupt Judge Dana's resentencing order even write them on any subject other then pay my taxes by mail. The day I filed my municipal appeal with the Sussex County Superior Court - Criminal Part as can be confirmed by contacting Judge Conforti's verbal court order in chambers, the Borough was ordered to open my letters and the Borough of Stanhope's court administrator Lupo who filed fourth degree criminal charges against me when I went into the Stanhope municipal court per Judge Dana's verbal order on the record which the corrupt municipal prosecutor/borough attorney Richard Stein was aware as he was paid by the Stanhope taxpayers and Sussex County tax payers to for-ester his continuous criminal and unethical conduct for over a generation in Stanhope adversely impacting all developers, property owners and other inhabitants.

15. The original case file by the corrupt Sussex County Prosecutor's Office is Case ID 03-I-00086 with the corrupt Detective Joseph Costello when I brought in over four feet of evidence as noted therein. I suggest you have the corrupt David Weaver, SCPO, provide you copies of his original investigation reports with other corrupt State and municipal officials who obviously obstructed the administration of justice. I have attached a copy o the Jan 1, 2003 meeting as I noted: "permission was granted on 11/07/2001 by the Borough of Stanhope ( Board of Adjustment but John Cilo Jr. who signed the plans did NOT have any valid contract and could NOT as an official per the Map Filing Law approve these plans) conditioned with the State approval (Soil Erosion and Sediment Control Act for the minor subdivision and also Stanhope's Land Development Code and State Municipal Land Use Law and Map Filing Law, and Title 40, et.al. as ALL were violated). As per Caggiano, permission from the State was never obtained and construction stated in January of 2002. In fact, the corrupt State's Newton's lawyer can chairman Clifford Lundin, Esq. certified two false Soil Erosion and Sediment Control Plans for 1/2 the project.

16. I suggest you have the corrupt and unethical Richard A. Stein, Esq. provide you a copy of his exhibits he provided to the corrupt Office of Administrative Law Judge J. Howard Solomon, ALJ on Mar 10, 2008 for OAL Docket No. GRC 07725-2007N for Agency Ref. Nr. GRC Complaint No. 2006-02 which has the analysis of the false plans in Exhibit B in my analysis of Nov 27, 2006 which includes the false certified plans by the corrupt Clifford Lundin, Esq. known to the corrupt law firms of Laddey,

Clark and Ryan LLC and the corrupt Lawyers on the GRC.

17. If you get a copy of the Morris County Superior Court Docket No. SSX-L-847-07 transcript which is adopted as an exhibit by reference to this certified affidavit of the so called Judge Bozonelis/Richard Stein/Thomas Caggiano “hearing” without any affiants being cross examined from Richard Stein you’ll read his false statement **I made 800 OPRA requests ALL on zoning** and just compare that false statement to the record under GRC 2006-02 available on the internet at the GRC web site or just have Richard Stein send you the complete file thereon and read the false statements made by him which have continued to adversely impact hundreds by his treachery.

18. I request an agenda item at your Open Public Meetings after May 18, 2009 for as by then arrest warrants might be issued for his arrest for decades of corruption, official misconduct, conspiracy, fraud, acceptance of funds to criminal conspire with others, deprivation of my civil rights under color, racketeering, pattern of official misconduct, bribery, trickery and to many State Title 2C criminal codes to type including massive federal crimes.

19. District X is a District with lawyers and judges are apparently WITHOUT Ethics. I suggest many law firms be replaced and a mandatory 15 minute re-training be provided to ALL lawyers within District X on an annual basis and teach them RPC 8.3.a and 8.3.b exist. Misconduct is NOT the required conduct in District X of its lawyers!

20. Attachments adopted into this certified affidavit are:

a. Docket Cover SSX-L-847-07, Dated Dec 18, 2007

b. Verified Complaint cover by the corrupt Laddey, Clark and Ryan LLP in Borough of Stanhope vs. Thomas Caggiano and Government Record Council and adopted by reference is the transcript before the corrupt confederator the dishonorable B. Theodore Bozonelis, A.J.S.C. and adopted by reference are all files under this Docket SSX-L-847-07 which prove beyond any reasonable doubt the lack of ethics, breach of duty and misconduct of the Rules of Professional Conduct by not only Richard Stein, Esq. but other unethical lawyers infecting District X where Rules of Professional Conduct are apparently NOT applicable but instead criminal conduct is the normal course of business in New Jersey.

c. Letter, Jul 3, 2008 from the apparently corrupt ACJC and adopted by reference are ALL files within its ACJC 2008-305 folders

d. Sussex County Prosecutor’s Office Supplementary investigation report, Case ID 03-I-00086 and all Sussex County Prosecutor Office records and my defendant’s disclosure including DVD with 3.7 Gigs of evidence ( 6 full CDs ) are adopted by reference into this certified affidavit.

e. Listing of criminal charges in a conspiracy filed against Richard Stein, Esq. in my Affidavit of Probable Cause in Morristown Municipal Court with dozens of other conspirators.

f. Witnessed Affidavits of Probable Cause against Laddey, Clark and Ryan LLC 2009-000033-1908 and Richard Stein, Esq. 2009-000033-1908 on April 29, 2009 for perjury N.J.S. 2C:28-1A. In a subsequent filing a conspiracy charge with many in the Township of Green court will be added raising the State Charge to First Degree as their was a crime of civil rights with bodily harm as that charge was filed against Craig U. Dana, Esq. and William Hinkes, Esq. in the Joint Court of the Township of Green and other charges for official misconduct were also filed by Kathryn Caggiano therein.

g. My attached letter of Dec 4, 2006 to Laddey, Clark and Ryan LLC and many so called protectors of We the People. With the letter sent to these organizations I suggest the Office of Attorney Ethics of the Supreme Court of New Jersey be immediately contacted an in the next Judicial Conference have a speaker remind every Judge and law firm that the Rules of Ethics and Rules of Professional Conduct to exist and have the N.J. Department of Labor get bigger signs for C.E.P.A. for every employee in the

municipal building of Netcong never heard of C.E.P.A. New Jersey is known for NOT its Ethics but its corruption. I suggest that each State employee and every Law firm, and District X require a mandatory signature on being hired that C.E.P.A. is known to each new hire and that every existing civil servant in N.J. be given personal notice of the existence of C.E.P.A. and the rules of ethics for in New Jersey the rules DO NOT Exist.

21. You can also visit the Newton's Municipal Court's Ann M. Rosellen, MCA and find other criminal charges filed with their accomplices.

22. On May 1, 2009, I was in Federal District Court of E.D. PA and the U.S. Attorney's Office to expand the Department of Justice criminal investigation to include U.S.C., Title 18, Civil Rights, Section 241 and 242 violations which can have life sentences or even the death penalty as I was wrongfully imprisoned in Sussex County Keogh Dwyer Correctional Facility as I was arrested without Bail after conviction so I could file my municipal appeal to the Sussex County Superior Court as motions to Judge Dana's corrupt court of his illegal split sentences and unconstitutional court wherein witnesses were NOT allowed in my defense such as Mary Pawar who was seated in the courtroom as I was Jailed from Jan 7, 2009 through Apr 1, 2009 as I suffered bodily harm immediately as warned by my doctor and required hospitalization on Jan 8, 2009 and medical care thereafter. Per Judge Dana's already changed court sentence I had NO civil rights based upon the corrupt sentencing by the Joint Court of the Township of Green, etc as I am paying \$3,900 for the transcript of my 13 malicious convictions as William Hinkes, Esq., Criag U. Dana, Esq. and Richard Stein, Esq. committed so many crimes in the kangaroo court I lost count. Judge Dana's illegal sentence was in minutes changed by Superior Court Judge Conforti, J.S.C. in chambers which you can confirm with his law clerk Laura for per the unconstitutional sentence I wasn't even able to write the Borough of Stanhope for any reason other then pay taxes, nor could I vote, or file the hundred Affidavits of Probable Cause in Stanhope's Municipal Court. Simply check with any of the following court clerk's Netcong, Newton, Township of Green, Morristown and the list goes on.

23. On May 19, 2009 I believe my wife Kathryn and I became infamous in the Vicinage as we can NOT file any Affidavit of Any Probable Cause to be docketed anywhere in the Vicinage? If my wife or I were hit over the head with a chair in another town, we could NOT have a municipal clerk or judge review the Probable Cause Affidavit. That is absurd and Judge Manahan's order is therefore unconstitutional, it caused my wife great emotional distress as she has a serious brain disorder and the court order had NO hearing and no written notice to my wife. Judge Dana refuses to even allow me to get a copy of the transcript in his court for which I paid \$3,000 and he refuses to allow me to even examine the more then 100 pages of evidence I gave him as known by his Judicial Staff as I believe the Code of Ethics for Judicial Employees is NOT used nor is C.E.P.A. even known. Attached is Judge Manahan's order which should be of some interest to you and allow you to reflect with the Office of Attorney Ethics why pass Ethics Laws when a citizen can't even file Affidavits of probable cause and if they do the Judicial system has them thrown out as in the case of the Township of Green and Newton and in the Borough of Stanhope the court administrator L. Lupo has twice written me I can NOT appear in its municipal court at all to complete Affidavits of Probable Cause witnessed under oath by her. I can't even telephone the Court clerk in either town. How sick is that!

24. I await your next response. Kathy and I left New Jersey for the Bahamas and upon my return I was convicted again in Judge Dana and Judge Sancinito courts with the aide of their corrupt prosecutors. Just peachier as I can not even have court dockets made in Sussex / Morris Vicinage if some one stole my car, I had photographs of the robber a municipal judge could NOT handle the case. Just more injustice.

25. Since your in Morristown, please give a copy of this letter and attachment to the corrupt Assignment Judge Bozonelis, A.J.S.C. and Judge Manahan with its attachment and suggest to him to allow me to examine Government Records in Stanhope per OPRA and allow me to email in OPRA requests as I can't email the Department of Community Affairs or visit any agency in the Department of Community Affairs for any reason. Just peachy.

26. I certify the foregoing statements made by me and in the adopted references made by me are true. If any of the foregoing statements made by me in this letter or the adopted references are wailfully false, I am aware I am subject to punishment.

Very truly yours,

A victim trying to leave the corrupt State of N.J.  
so I don't get arrested again but I need  
a Superior Court's Judge approval to visit my  
sick Dad on Long Island for three days or  
if I decide to visit the Canadian side of Niagara  
Falls for an hour. Peachy.