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**The tyranny and hypocrisy of Governor Jon Corzine as he signs on Aug 3, 2009 Executive Order 148 barring State funds from various municipalities before even indictments against various officials are made but only charges are made by the Federal U.S. Attorney. Why must the communities for which no Grand Jury has even heard any testimony be punished?**

**Governor Corzine's Executive order appears completely unconstitutional and self-serving to have some appearance that he fulfills his New Jersey State Constitutional Duties to enforce New Jersey Title 2C criminal code against corrupt Federal, State, County, Municipal officials and their accomplices and confederates.**

**New Jersey's corrupt Gov Jon Corzine, his Office of the Attorney General headed by the latest corrupt AG Anne Milgram with her corrupt Department of Law and Public Safety, corrupt Department of Law and Department of Consumer Affairs which do NOT enforce the State's Title 2 Criminal Code against corrupt State and municipal officials issues a State Executive Order to his Departments which have known about the massive corruption in New Jersey's municipalities for years as posted and proved beyond any reasonable doubt on [ThomasCaggiano.com/index.htm](http://ThomasCaggiano.com/index.htm) which exposes the corruption in his own Administration and that of Federal Department of Justice officials such as the former U.S. Attorney Chris Christie his Republican opponent for Governor of N.J. and the corrupt New Jersey Special Agent in Charge for the FBI Weysan Dun protected by the Federal and State Judicial Courts and the corrupt New Jersey's Department of Treasury's Office of Administrative Law with its corrupt Department of Community Affairs as its latest corrupt Commissioner Joseph Doria, Jr. resigned replaced by his corrupt Deputy Commissioner Charles A. Richman who was the corrupt Department of Community Affairs' Commissioner Susan Bass Levin's Deputy.**



Charles A. Richman, Acting  
Commissioner

## Joseph Doria



Joseph Doria was New Jersey's Department of Community Affairs Commissioner until he abruptly resigned in July of 2009. Doria, a former state senator, stepped down amid a federal investigation into alleged political corruption in the state. Governor Jon Corzine requested Doria's resignation following a federal raid on Doria's office in Trenton and his home in Bayonne.

**The Comptroller of New Jersey Matt Boxer has known since his appointment that the Borough of Stanhope in Sussex County did NOT have valid contracts for its bribed professional engineers and professional planners as the Law firms of Laddey, Clark and Ryan LLC and Dolan and Dolan PA were also paid by laundered funds through its Escrow accounts to prepare false reports by bribed uncontracted engineering firms and professional planners as State Agencies and the State's corrupt Sussex County Prosecutor David Weaver even filed motions to remove criminal charges placed against himself and other Mayors, Governing Body members in Newton, Morristown and the Township of Green. Probable Cause hearings are NOT even scheduled nor Complaint Summons or Complaint Arrest warrants allowed to be entered into the Judicial System by any municipal judge on any Affidavit Filed by myself or my wife nor am I allowed to examine any Government Record in the Borough of Stanhope, nor communicate in any way with any current or former official or employee of Stanhope. That is the State of the State under the Administration of the corrupt Gov Jon Corzine who even had me banned from contracting the Official Corruption Bureau. Words to describe adequately describe his pathetic tyranny do not exist in the dictionary.**

**The below article was published on the internet via  
Politickernj.com on Aug 3, 2009.**

<http://www.politickernj.com/governors-press-office/32003/governor-corzine-issues-freeze-state-approvals-projects-municipalities->

## **GOVERNOR CORZINE ISSUES FREEZE ON STATE APPROVALS FOR PROJECTS IN MUNICIPALITIES WITH MAYORS FACING CORRUPTION CHARGES**

By [Governors Press...](#)

TRENTON – Governor Jon S. Corzine today signed an Executive Order requiring the immediate suspension of any pending applications for State approval of development projects in a municipality where the sitting mayor is charged with public corruption.

**“We will not tolerate any impropriety, or even the appearance of impropriety, regarding the conduct of elected officials in New Jersey,”** Governor Corzine said.

**“If officials under this cloud refuse to do the responsible thing and resign, then we must take action to protect responsible government and the best interests of taxpayers.”**

The Executive Order requires all state departments and authorities to immediately review development projects in areas where sitting mayors have been charged with public corruption, and to suspend action on pending applications.

The Executive Order then requires state departments to undertake a comprehensive review to “ensure the absence of improper influence” and “full compliance with the law” regarding pending applications.

As appropriate, the review could include involvement by the Attorney General, the State Comptroller, or the State Inspector General.

**“Maintaining the highest ethical standards has been, and remains, a top priority of this administration,”** Governor Corzine said.

“I remain committed to exercising the fullest extent of my authority to ensure the highest ethical standards, at all levels of government.”

The full text of the Executive Order follows:

## **EXECUTIVE ORDER NO. 148**

**WHEREAS**, it has been a top priority of this administration to repair public trust and restore confidence in government; and

**WHEREAS**, it is imperative that public officials at all levels of government earn and maintain the confidence of the people they represent; and

**WHEREAS**, those serving in State, county, municipal, and other local government units hold positions of public trust that require adherence to the highest ethical standards of honesty and integrity; and

**WHEREAS**, public officials should not engage in any conduct that violates the public trust or creates an appearance of impropriety; and

**WHEREAS**, the residents of New Jersey are entitled to a government that is effective, efficient, and free from corruption, favoritism, and waste; and **WHEREAS**, this administration has demonstrated a strong commitment to ensuring the highest ethical standards in government contracting and permitting processes, and to rooting out corruption, favoritism, and waste; and

**WHEREAS**, recent public events revealed evidence of shocking acts of political corruption, including actions that may involve, directly or indirectly, State programs administered by departments and agencies of State government; and

**WHEREAS**, while some public officials charged with acts of corruption appropriately resigned from public office, others have seen fit to remain in office, despite overwhelming calls from all sectors for them to resign; and

**WHEREAS**, because of the nature of the reported conduct on the part of these local officials charged with corruption, and particularly those who choose to remain in office, and in furtherance of this administration's commitment to ensuring the integrity of all State approval processes, it is appropriate to provide for additional scrutiny of applications for State approvals that involve jurisdictions headed by officials charged in the corruption probe who remain in office;

**NOW, THEREFORE, I, JON S. CORZINE, Governor of the State of New Jersey, by virtue of the authority vested in me by the Constitution and by the Statutes of this State, do hereby ORDER and DIRECT:**

1. All departments, divisions, offices, and agencies of State government, including but not limited to the Department of Environmental Protection, the Department of Community Affairs, the Department of Transportation, the New Jersey Economic Development Authority, and the New Jersey Meadowlands Commission, shall identify, as soon as possible following issuance of this Order, all applications or other requests for approvals with respect to any development project or other related undertaking located in a municipality where the sitting mayor has been charged with a public corruption crime.

2. Each department or other State entity shall take appropriate action to immediately suspend any approval or application for any development project or other related undertaking located in any municipality where a mayor charged with a public corruption crime remains in public office.

3. Each department or other State entity that identifies one or more applications as described in paragraph 1 of this Order shall undertake a thorough and comprehensive review process with respect to any such application, and shall enforce strict standards to ensure the absence of improper influence, or the appearance thereof, and full compliance with law. Each department or entity is hereby authorized to call upon any other department, office, division, or agency of this State, including the Office of the State Comptroller, the Office of the Inspector General, and the Office of the Attorney General, as may be necessary and appropriate, to supply it with information, personnel, or assistance available to such agency as the department or entity deems necessary to discharge its duties under this Order. Each department, office, division, or agency of this State is hereby required, to the extent not inconsistent with law, to cooperate fully with the department or entity and to supply such assistance on as timely a basis as is necessary to accomplish the purposes of this Order. An application or approval may proceed only after such review takes place and upon a departmental determination that the application has been lawfully submitted and is free from improper influence, or any wrongdoing, or the appearance thereof.

4. Each department or other State entity that identifies one or more applications as described in paragraph 1 of this Order shall report such finding to the Office of the Governor not later than seven days following the issuance of this Order, and shall provide periodic updates, as appropriate.

5. This Order shall take effect immediately.

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