



Christopher Julian <christopher.b.julian@gmail.com>

Responding to your message

3 messages

Representative Morgan Griffith <VA09mgima@mail.house.gov>
To: christopher.b.julian@gmail.com

Thu, Apr 17, 2014 at 4:41 PM

<p>H. MORGAN GRIFFITH 9TH DISTRICT, VIRGINIA</p> <p>COMMITTEE ON ENERGY AND COMMERCE</p> <p>SUBCOMMITTEES: ENERGY AND POWER OVERSIGHT AND INVESTIGATIONS HEALTH</p> <p>www.morgangriffith.house.gov</p>	 <p>Congress of the United States House of Representatives Washington, DC 20515-4600</p>	<p>1103 LONGWORTH HOUSE OFFICE BUILDING WASHINGTON, D.C. 20515 (202) 225-3861 PHONE (202) 225-0076 FAX</p> <p>323 WEST MAIN STREET ABINGDON, VA 24210 (276) 525-1405 PHONE (276) 525-1444 FAX</p> <p>17 WEST MAIN STREET CHRISTIANSBURG, VA 24073 (540) 381-5671 PHONE (540) 381-5675 FAX</p>
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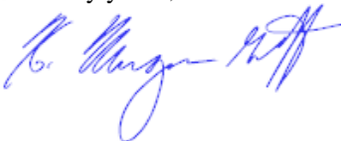
April 17, 2014

Dear Mr. Julian,

Thank you for contacting me regarding your dispute with USDA. Jeremy Lippert from my staff tried to reach you by telephone and left a message for you. We had hoped to speak with you personally, but also wanted to make sure you received the voicemail. If you would like to talk about this issue, please give Jeremy a call in my Washington, DC office at (202) 225-3861.

Communicating with my fellow Virginians on the vast array of issues before the House of Representatives is a great help to me and an essential part of my efforts to faithfully represent you in Congress.

Sincerely yours,



H. MORGAN GRIFFITH
Member of Congress



*Please do not reply to this email. The mailbox is unattended.
To share your thoughts please visit my [webpage](#).*

Christopher Julian <christopher.b.julian@gmail.com>
To: Representative Morgan Griffith <VA09mgima@mail.house.gov>

Sat, Apr 19, 2014 at 3:01 PM

A truly ridiculous pile of crap response. I'll be campaigning for you and Senator Warner for sure next go round.
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Christopher Julian <christopher.b.julian@gmail.com>
To: Representative Morgan Griffith <VA09mgima@mail.house.gov>

Wed, Jan 27, 2016 at 8:56 AM

Congressman Morgan Griffith,

I have over several years now had multiple conversations with your staff about criminal activities at the USDA. In April of 2014 I contacted your office, I told them the USDA was running a criminal enterprise, and the Federal District Court of Danville Virginia was criminally protecting the USDA's racketeering enterprise. I told your office, at that time, I wanted a Grand Jury or a Congressional Hearing. The response to me was "Would you like the Congressman to talk with the USDA about this?" Which I told you was an utterly ridiculous response! Since that conversation I have found it useless to contact you or your office. My case proceeded to the fourth circuit court of appeals where the court corruptly rubber stamped the district courts ruling. I followed this corruption with a writ to the Supreme Court which was denied. Based on the district courts ruling, I then filed form SF 95 to cure the district courts lack of jurisdiction claim. Therefore, I had to request permission from the criminal corrupt enterprise of the USDA to sue them for being corrupt. How blatantly illogical can the courts get?

Subsequently, I filed suit against the United States in the Federal Court of Claims for breach of contract. The Federal Court Judges do not like being held accountable to the law, and their oaths of office, consequently, the "Peoples Court" judges are not providing me with equal justice under the law. They're doing this by failing to docket filings in case 1:15-cv-01344 and I believe they failed to appropriately issue a roseborro notice . As the Court of Claims was established to handle petitions to congress they 're an agent of Congress and ultimately the American people. I expect my reply to the DOJ's 12b(1) & 12(6) motions to dismiss to create a conflict of interest for the court. That is; ethically speaking there will not be a Judge who should not recuse him or herself. I respectfully request once again this case be brought before a public congressional hearing. It is ultimately Congresses constitutional obligation to hear petitions of this nature and congresses appointed representative apparently, already has a conflict of interest. The Court is exercising its WILL instead of JUDGMENT, the consequence is the substitution of their pleasure to that of the people.

I will continue with the court proceedings adhering to my deadlines however, I will be awaiting a prompt reply from Congress! Justice delayed is Justice denied!

Sincerely,
Christopher Julian Pro-Se.
[980-254-1295](tel:980-254-1295)

On Thu, Apr 17, 2014 at 4:41 PM, Representative Morgan Griffith <VA09mgima@mail.house.gov> wrote:
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