September 21, 2018

The Honorable Susan W. Brooks, Chairwoman
The Honorable Theodore E. Deutch, Ranking Member
Committee on Ethics
U.S. House of Representatives
1014 Longworth House Office Building
Washington, DC 20515-6328

Dear Chairwoman Brooks and Ranking Member Deutch:

This letter responds to a Report and Findings of Fact and Citations to Law from the Office of Congressional Ethics concerning alleged conduct by Congressman Tom Garrett (“OCE Referral”) provided to the Committee on Ethics (“Committee”) on September 5, 2018. We understand that the Committee may release the OCE Referral at some point to the public, and if the Committee does so, we request that this letter and the enclosed statement from Congressman Garrett be included with any such release.

The OCE Referral addressed two alleged violations: 1) Congressman Garrett may have used his congressional staff to perform unofficial work and personal errands; and 2) Congressman Garrett hired an employee from his official congressional staff to work for his congressional campaign committee and that the employee may have performed personal errands while being paid by Congressman Garrett’s congressional campaign committee. Congressman Garrett is pleased that the OCE recommended the second allegation be dismissed. This letter, therefore, is meant to address the first allegation.

As to the first allegation, Congressman Garrett and his wife Flanna Garrett deny that they used congressional staff to perform unofficial work and personal errands. Congressman Garrett believes he has always held himself and his office to the highest ethical standards and does not believe that any requests made to congressional staff to facilitate the work of his office were unofficial or personal in nature. More specifically, Congressman Garrett does not recall ever receiving a single complaint from any congressional employee questioning whether requests were unofficial or personal in nature. The Congressman maintained an open-door policy for receiving
and addressing such concerns, and held a question and answer session for his staff and counsel for this Committee on April 26, 2018 (a recording of which he has produced to the Committee).

As you are aware, Congressman Garrett decided not to provide information to the OCE during its review out of deference to the requests for information from this Committee (and to avoid wasting both taxpayer and his own funds for what was a duplicative and redundant inquiry). Congressman Garrett also declined the OCE’s invitation to participate in its review due to concerns with the way the OCE conducts itself, and those concerns are not abated upon review of the OCE Referral. The OCE Referral is riddled with falsities and innuendo and demonstrates profound concerns about how the OCE conducted its investigation into this matter.

The OCE Referral relies largely on the interview of “Matt Missen,” a former employee of the Office of Congressman Garrett. Although Mr. Missen was interviewed by the OCE, the OCE inexplicably still found him to have refused to cooperate with its review. Mr. Missen admitted under oath to having lied to the press concerning the allegations against Congressman Garrett, but, the OCE Referral includes the following paradoxical observation:

The Board notes that Mr. Missen’s employment with Representative Garrett’s office was terminated in early June 2018. Apart from the circumstances surrounding his termination that may have resulted in some degree of bias, the OCE found Mr. Missen’s testimony to be detailed and forthcoming. After interviewing with the OCE, Mr. Missen did not respond to the OCE’s repeated requests for documents.

OCE Referral at 8, fn. 20.

Mr. Missen’s employment was indeed terminated by Congressman Garrett for cause. As the Committee is aware, Mr. Missen was terminated for “failure to well and faithfully discharge the duties of Communications Director.” I have enclosed a statement from Congressman Garret that addresses his employment as well as the employment of other official staff upon which the OCE relied on in reaching its findings.

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1 OCE Referral at 5.
2 OCE Referral at 7.
3 Memo from W.R. Bill Janis, Chief of Staff, Congressman Thomas A. Garrett, Jr., to Matt Missentiz, Communications Director, RE: Immediate Termination for Cause, June 8, 2018 (enclosed).
As you requested, I have also enclosed what we believe to be all communications between my firm and the OCE on this matter. Should any additional communications not included be located subsequent to this letter, we will provide them to you as soon as practicable. As you will note upon

Please let me know if you have any additional questions.

Very truly yours,

Elliot S. Berke

Enclosure
September 24, 2018

The Honorable Susan W. Brooks, Chairwoman
The Honorable Theodore E. Deutch, Ranking Member
Committee on Ethics
U.S. House of Representatives
1014 Longworth House Office Building
Washington, DC 20515-6328

Dear Chairwoman Brooks and Ranking Member Deutch:

I wanted to send you this letter to address the credibility and veracity of former staff members who had served in my office, and upon whose statements the OCE apparently relied heavily in reaching its findings.

Matt Missen

Specifically, Matt Missen was terminated for: 1) making false oral and written statements during the hiring process, intended to mislead me regarding material and relevant facts about his background, experience, qualifications and character;¹ 2) serial dereliction of duty in refusing to respond to, or make the me aware of, multiple media requests for information and interviews;² 3) using abusive, disrespectful, and insubordinate language to me when confronted with his above-

¹ I believe in general, that Mr. Missen overstated the level and extent of prior professional duties and experience and in some cases, completely fabricated past experiences. I recall, as an example, Mr. Missen claiming to have played with the University of South Carolina Varsity Team in the College Baseball World Series – a claim that now appears to be a fabrication.
² Mr. Missen’s claims that he “lied to the press” in his official capacity as Communications Director are also worth reexamination. OCE Referral, at 8, fn15. The remarks in Politico to which he refers are, given the circumstances, both telling and ironic: “It is easy to spread untruths and even easier to exaggerate and imply wrongdoing when none exists.” See Rachel Bade et al, “Ex-Aides say congressman made them his servants,” https://www.politico.com/story/2018/05/25/tom-garrett-staff-servants-608665, (visited on September 18, 2018). Setting aside the fact that, claiming to have lied to the press should undercut his credibility, it is important to note that a significant event occurred between the time Mr. Missen made these statements on May 25, 2018, and his characterization of them as “lies” on July 20, 2018: he was terminated for cause by me for being untruthful. While the OCE Referral gives a brief, passing acknowledgement of this probative fact, OCE Referral, at 8, fn15, fn20, it nevertheless found his testimony “detailed and forthcoming.” OCE Referral at 8, fn. 20.
mentioned failure to respond to, or make me aware of, media inquiries; 3 and 4) failure to disclose material facts about his qualifications and character that would be materially relevant to his duties, and if known, would have been a barrier to his employment in my office (as discussed more herein). The OCE failed to note any of these important facts in its referral, opting instead to simply note that his employment had been “terminated.”

Additionally, although the OCE Referral relies on Mr. Missen’s statements to make its findings, the supposed events in issue would have had to have occurred almost exclusively prior to the hiring of Mr. Missen. Thus, any knowledge of these putative events would have been, at best, indirect or hearsay in nature. It is not surprising therefore that Mr. Missen did not respond to the OCE’s repeated requests for documents, nor provide any independent validation of his statements. His testimony, which the OCE deemed credible, appears to be a fabrication.

Throughout the term of his employment in my office, and continuing after his termination for cause, Mr. Missen routinely submitted claims for reimbursement for expenses that were entirely unrelated to his official duties, on the pretense that they were work-related, often offering untruthful explanations for the nature of the expenses incurred. His current pending expense requests were audited, and a summary of that audit is attached to this letter as an addendum.

Finally, and most disturbingly, Matt Missen’s real name is not “Matt Missen,” but rather an alias for Matt Missentzis, who appears to have been charged with felonies in multiple states, who was convicted of misdemeanor “crimes of moral turpitude” in Virginia, sentenced on December 30, 2015 to 30 months incarceration, with 24 months suspended, and, having only recently completed six months of incarceration, was still under court supervision at the time of his hiring. I only learned about Mr. Missentzis’ criminal record in June 2018, long after he was hired and employed as my Communications Director.

Having relied so heavily on the “veracity” of this so-called witness in finding reasonable grounds for these serious allegations, without either vetting him for reliability, independently verifying his statements, nor even confirming his actual identity, borders on the incompetent. If the OCE were in fact aware of the aforementioned facts, but declined to note or consider them in their report for public release, it would be malicious.

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3 See e.g., BF.Garrett.COE.Prod.081518.000000001-6.
4 Id.
5 See Alexandria Virginia Circuit Court, Commonwealth v. Matthew Ryan Missentzis, Case Number GF15000249, December 30, 2015
Former Staffer 1 (John March)

The OCE also bases much of its conclusions on information provided by former Staffer 1. The transcript of the interview of former Staffer 1 makes it apparent he is my former Legislative Correspondent John March. While Mr. March was not terminated for cause but rather left to work for the Republican Party of Virginia (as discussed more herein), during the course of his employment in my office he was counseled repeatedly by his immediate supervisor Hallie Pence, and my former Chief of Staff Jimmy Keady, regarding his inability, or unwillingness, to complete his assigned duties in a timely fashion, as well as his disrespectful and insubordinate tone. I have enclosed a memorandum from Ms. Pence that summarizes the difficulties she experienced with Mr. March, as well as an email exchange between herself, Mr. March and former Chief of Staff Mr. Keady. It is telling to note that, in the transcript of his interview with OCE, Mr. March refused repeatedly to correctly identify Ms. Pence as his supervisor, and offered self-serving explanations, most notably putative animus directed against him by my wife Flanna, for his failure to be promoted or advanced (TOI Former Staffer 1 July 11, 2018 Page 5).

Mr. March, in his interview with OCE, admits having coordinated with multiple media outlets as an anonymous source for the stories which were the genesis of the OCE and COE investigations (TOI Former Staffer 1 July 11, 2018 Page 9), and throughout his interview displays thinly-veiled animus towards my wife and me. He also admits being in routine, current communication with my former Chief of Staff Jimmy Keady. (TOI Former Staffer 1 July 11, 2018 Page 21).

Finally it is also important to note that Mr. March’s statements are based almost exclusively on hearsay and innuendo. In fact, most of his responses to questions from OCE do not even presume, and in many cases explicitly disclaim, direct knowledge or observation of the facts averred. Yet his speculative answers were presented as facts in the OCE Referral. That OCE would afford such weight and relevance to this so-called witness is emblematic of the biased and irregular nature of their entire investigation.

Jimmy Keady

Although Jimmy Keady, my former Chief of Staff, also was deemed to have not cooperated with the OCE in its review, I have reason to believe that Mr. Missentzis has been in contact with Mr. Keady to manufacture these allegations against me. The employment of Mr. Keady was also terminated for cause by me for insubordination, disrespect, refusal to implement
an “open-door” policy as directed by me, and for creating a hostile workplace environment wherein staffers were prohibited from reporting grievances directly to me.

While Mr. Keady did not reportedly speak directly to OCE, there are multiple assertions of fact offered in the OCE report of Mr. Keady’s state of mind, motives or “the difficulty of his circumstances.” OCE even alleges as fact that Mr. Keady was terminated for “the pushback he was getting on certain things . . . and the delineation of official versus unofficial.” The OCE Referral cites Staffer 1 as the source of this finding; however, Staffer 1’s inferences as outlined in the OCE Referral are based solely upon her speculation as to the intended meaning of Mr. Keady’s self-serving characterizations in his text messages -- and are not based on direct knowledge or observation. Like many of the assertions made in the OCE Referral, they are based on nothing more than unsubstantiated hearsay and speculation.

Mr. Keady also stood to benefit both professionally and financially from negative public allegations against me. Upon termination, he sought to have me publicly characterize his termination as “not for cause,” rather than “being fired,” which I did. At this point, I was still seeking re-election. Shortly after I announced I would not seek re-election, Denver Riggleman, the current Republican candidate for my district, who had previously worked with my longtime political consultant, Carlyle Gregory, summarily terminated his relationship with Mr. Gregory, and then retained Mr. Keady to be the primary consultant on his congressional campaign (where Mr. Keady is currently engaged notwithstanding that he had never previously worked in the role of a primary consultant for a congressional race). My decision not to seek re-election, based in part on the negative and untruthful allegations against me and my wife, therefore afforded Mr. Keady the opportunity to run a congressional race for my successor.

I believe that Mr. Keady helped to place my former Legislative Correspondent John March in the position of Communications Director for the Republican Party of Virginia in Richmond, Virginia, a remarkable fact given that Mr. March has no prior experience in communications or media relations, and as stated above, was neither conscientious nor diligent in the performance of his limited duties as my Legislative Correspondent. Mr. March and the Republican Party of Virginia, under then-Chairman John Whitbeck, were then the first to leak to the press that I was considering not seeking re-election. Mr. Whitbeck was the only person to whom I spoke on this subject prior to my public announcement. I called Mr. Whitbeck to determine what the nomination method would be should I choose not to seek re-election. Mr. Whitbeck promised to keep this conversation in confidence, but within three hours of the conversation, I fielded calls from several fellow Members of Congress, as well as text message

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6 OCE Referral at 6, fn. 18.
inquiries from the *Richmond Times-Dispatch*, a Richmond Virginia-based newspaper, which was the first media outlet to contact me to confirm rumors I would not seek re-election.⁷ The fact that Chairman Whitbeck did not keep in confidence our conversation as promised, was confirmed to me personally by a fellow Member of the Virginia Delegation, and to a current member of my staff by Mr. John Findley at RPV. As noted above, Mr. March has admitted in his interview with OCE that, since leaving my staff in January 2018, he has on several occasions served as an anonymous source for media reports regarding my office (TOI Former Staffer 1 July 11, 2018 Page 9). Once again, public disclosure of the fact that I was privately considering resignation was calculated to force that decision on my part.

In summary, Mr. Keady had demonstrated similar animus to that held by Mr. Missentzis and Mr. March. He also had financial and professional motives to harm my reputation. Mr. Missentzis related firsthand knowledge of events to which he could not have been a direct witness, indicating collusion with parties, like Mr. Keady and Mr. March, who would have been. I therefore request that the Committee subpoena communications between Messrs. Missentzis, Keady and March as part of its review into this matter.

Sincerely,

[Signature]

Thomas A. Garrett
Member of Congress

⁷ Further, a fellow Member of Congress confirmed to me directly, and RPV staff member John Findley confirmed to a current member of my staff as well, that RPV had circulated this information despite Whitbeck’s promise that it would remain private. At a time when I was privately weighing my options, the disclosure that I was considering withdrawing from the race was calculated to create additional pressure and hasten that decision.
Declaration

I, Representative Thomas A. Garrett, Jr., declare (certify, verify, or state) under penalty of perjury that the response and factual assertions contained in the attached letter dated ____________, 2018, relating to my response to the June 8, 2018, Committee on Ethics request for information, are true and correct.

Signature: [Signature]

Name: Representative Thomas A. Garrett, Jr.

Date: 9/24/18, 2018
09/19/2018

Account of reimbursements submitted for payment by Matthew R. Missentzis during his time of employment in Congressman Thomas A. Garrett, Jr. congressional office.

Expenses paid out before departure.

1/24/18 – 1/28/18 Mileage reimbursement for trip to district. On this expense two lines were added that were travel from home to the workplace in DC and returning. This is against house rules for reimbursements as travel to and from your duty station is not reimbursable.

Total: $5.99

2/3/18-2/3/18 Mileage reimbursement for meetings around DC. Last line included mileage to his home at the end of the day. This is against house rules for reimbursements as travel to and from your duty station is not reimbursable.

Total: $2.99

1/2/18-1/6/18 Uber expenses due to a lockdown of the cannon garage where Mr. Missentzis had parking privileges. Attached to this request were two uber expenses to a restaurant/bar strip in Arlington at 10:31 pm and 11:20 pm. While the lockdown would have prevented Mr. Missentzis from having his car, his personal expenses in the evening are not reimbursable. The other uber expenses on this request were for meetings.

Total: $9.48

10/15/17-10/30/17 Mileage reimbursement for trip to the district included two lines of travel from home to the workplace in DC and returning. This is against house rules for reimbursements as travel to and from your duty station is not reimbursable.

Total: $5.99

1/6/18-1/25/18 Mileage reimbursement for trip to district. On this expense one line was added that were travel from home to the workplace in DC. This is against house rules for reimbursements as travel to and from your duty station is not reimbursable.

Total: $3.10
Expenses Submitted Week of Termination

10/03/17-10/17/17 Mixed expense request included two Uber expenses from home to work. This is against house rules for reimbursements as travel to and from your duty station is not reimbursable.

Total: $10.49

03/19/18-03/26/18 Mixed Reimbursement request for a trip to the district included two lines of travel from home to the workplace in DC and returning. This is against house rules for reimbursements as travel to and from your duty station is not reimbursable.

Total: $7.27

In addition to these expenses, Mr. Missentzis submitted duplicate requests for reimbursements even though he had been provided with documentation stating his reimbursements had been processed and paid. On the duplicate expenses he changed the detailed description, expense category or the number of lines on the reimbursement. This gave cause for a complete audit of his expenses where it was discovered that he had been incorrectly reimbursed for $30.54 for travel to and from his residence. This was missed in the original review of his expenses due to the nature in which it was placed with other travel from a trip to the district. It was also discovered that an over payment of $20 was made due to poor quality of the scanned copy of his expense requests. The expenses submitted the week of termination were changed to deduct the inappropriate funds and the additional $50.54 was deducted from his requests to accommodate for the over payment to him for his previous expenses. Mr. Missentzis was notified in writing regarding this deduction from his expense requests.

Jennifer Bailey
Financial Administrator
Congressman Thomas A. Garrett, Jr.
Hearing Date: December 10, 2015  
Judge: James C. Clark

COMMONWEALTH OF VIRGINIA

v.

MATTHEW RYAN MISSENTZIS, Defendant

This day came the defendant, MATTHEW RYAN MISSENTZIS, who stands indicted for a felony and two misdemeanors, to-wit: Possession of Schedule I/II Drugs, Unlawful Entry, and Petit Larceny, appeared in Court according to the terms and conditions of his recognizance, and came also Marina Medvin, his attorney.

Whereupon, the Attorney for the Commonwealth moved the Court to amend Count 1 of the indictment to Possession of Schedule IV Drugs, and there being no objection thereto by the defendant said motion was granted and the Court ordered that the indictment be amended accordingly.

Whereupon, the accused was arraigned and after private consultation with his said counsel, pleaded GUILTY to Possession of Schedule IV Drugs, GUILTY to Unlawful Entry, and GUILTY to Petit Larceny, which plea was tendered by the accused in person, and the Court, having made inquiry and being of the opinion that the accused fully understood the nature and effect of plea and of the penalties that may be imposed upon conviction and of the waiver of trial by jury and of appeal, and finding that plea was voluntarily and intelligently made, proceeded to hear and determine the case without the intervention of a jury as provided by law.

Having heard the evidence and the argument of counsel, the Court finds the defendant guilty of the following offenses:

<table>
<thead>
<tr>
<th>CASE NUMBER</th>
<th>OFFENSE DESCRIPTION &amp; INDICATOR (F/M)</th>
<th>OFFENSE DATE</th>
<th>VA. CODE SECTION</th>
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<td>CF15000249</td>
<td>Possession Schedule IV Drug (M)</td>
<td>03-24-2015</td>
<td>18.2-250(A,b1)</td>
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<td>NAR-3024-M2</td>
<td></td>
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<tr>
<td>CF15000249</td>
<td>Unlawful Entry (M)</td>
<td>03-14-2015</td>
<td>18.2-121</td>
</tr>
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<td>TRS-5717M1</td>
<td></td>
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<tr>
<td>CF15000249</td>
<td>Petit Larceny (M)</td>
<td>03-14-2015</td>
<td>18.2-96</td>
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<tr>
<td>LAR-2366-M1</td>
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Before pronouncing the sentence, the Court inquired if the defendant desired to make a
statement and if the defendant desired to advance any reason why judgment should not be pronounced.

The Court SENTENCES the defendant to:

Incarceration with the Virginia Department of Corrections for the term of: 6 months for Possession of Schedule IV Drugs, 12 months for Unlawful Entry, and 12 months for Petit Larceny. The total sentence imposed is 30 months.

These sentences shall run consecutive to one another and consecutive to any other sentences imposed.

The Court SUSPENDS all 6 months of the Possession of Schedule IV Drugs sentence, for a period of 4 years, all but 6 months of the Unlawful Entry sentence, for a period of 4 years, and all 12 months of the Petit Larceny sentence, for a period of 4 years, for a total suspension of all but 6 months, upon the following condition(s):

Good behavior. The defendant shall be of good behavior for 4 years from the defendant's release from confinement.

Supervised probation. The defendant is placed on probation to commence on his release from incarceration, under the supervision of a Probation Officer for 2 years or unless sooner released by the court. The defendant shall comply with all the rules and requirements set by the Probation Officer. Probation shall include substance abuse counseling and/or testing as prescribed by the Probation Officer.

Community Service. The defendant shall complete 50 hours of community service.

No Return/No Contact. The defendant shall not return to any Free Congress offices and shall have no further contact with any of the named victims in this case (with the exception of any legal proceedings regarding lost wages, unless such lawsuit is deemed malicious).

Costs. The defendant shall pay costs of $462.00 plus attorney's fees.

Restitution. It is further ordered pursuant to the provision of §19.2-305.1 Code of Virginia, that the defendant shall make restitution as follows: $200.00 to Free Congress Foundation, $5.00 to Dan Kreske, $25.00 to Robert Thompson, and $130.00 to Peter Weyrich, for a total restitution amount of $360.00, in accordance with the terms and conditions of the attached Restitution Plan, which is incorporated herein and made part of this order by reference; the sums paid for restitution shall be paid to the Clerk of the Circuit Court, who shall disburse such sums in accordance with the restitution plan; this judgment shall be docketed by the Clerk as provided in Virginia Code §8.01-446, with interest to run from the date of judgment.

Credit for time served. The defendant shall be given credit for time spent in confinement while awaiting trial pursuant to Code § 53.1-187.
DATE: 12/14/15

ENTER: [Signature]

DEFENDANT IDENTIFICATION:
[Redacted]
Sex: M

SENTENCING SUMMARY:
TOTAL SENTENCE IMPOSED: 30 months
TOTAL SENTENCE SUSPENDED: all but 6 months
Memorandum for the Record

To: Bill Janis, Chief of Staff
From: Hallie Pence, Legislative Director
Date: September 20th, 2018
Subject: Issues relating to John March’s job performance in Congressman Tom Garrett’s Office

Background

John March was hired in May of 2017 and was employed through the beginning of February of 2018. March had interned in the DC office prior to being hired as the Legislative Correspondent. He gave two weeks notice at the end of January as he would be starting as the Communications Director for the Republican Party of Virginia.

Issues with Job Performance

When March started on as Legislative Correspondent, there was a considerable backlog of letters that had not been responded to that were under James Van Den Berg’s duties. When March accepted the position, he understood that he was now responsible for ensuring that all of the backlog was responded to as well as keeping up with current letters. He was asked to prioritize the backlogged ones on multiple occasions both in person and in writing. He also understood that checking the faxes on a regular basis (intended to be daily) fell solely under his job description, therefore making him responsible for them.

Hallie Pence, was the supervisor of the correspondence operation in the office and therefore was March’s direct supervisor. She spoke with March on a weekly basis, urging him to close out the letters that were outside of the standard and agreed to two week turn around. On October 17, she sent an email to March in great detail of the exact pieces of correspondence she needed done and told him to only complete the 578 messages that were outside of the two week turn around and to ensure that faxes were being checked. This email is a follow up to many other individual emails and conversations that made the exact same request, but obviously had not been met as she needed to send this additional email. The email thread is attached to this document. Pence also consistently offered any necessary assistance or approval needed to complete these and tried to work with March in an encouraging, helpful, and clear manner.

Following this email exchange where Pence was holding March accountable by asking for the aforementioned duties that were in his job description and agreed to by both parties to be completed, March’s attitude changed dramatically and had pronounced themes of disrespect towards Pence. March had been asking for a promotion and to be given policy issues throughout his time in the office. His request for a promotion was not granted as he was unable to complete the basic duties of his job on a consistent basis. Once he had been offered the job at RPV, he informed everyone in the office that he would be leaving in two weeks and made Pence the last of the DC staff to be informed of his departure. He prepared a departing memo detailing his duties and standard operating procedures to assist the person who would be taking over his duties. March parted ways with the office at the beginning of February without issue.
From: March, John
Sent: Friday, October 20, 2017 2:57 PM
To: Keady, Jimmy
Cc: Pence, Hallie
Subject: Re: IQ Letters

I will make sure it gets done asap

Sent from my iPhone

On Oct 20, 2017, at 2:52 PM, Keady, Jimmy wrote:

John - Please start responding to everything in writing. Hallie is in charge of managing and overseeing the entire letter program. Therefore, Hallie has the authority and my complete backing to manage the letter department as she sees fit. In simpler terms, Hallie is your direct supervisor. Act in that manner. Let me know when the original requested list of items are completed.

Thanks,

Jimmy Keady
Chief of Staff
Rep. Tom Garrett (VA-05)
(202) 225-4711
<image006.jpg><image002.png><image007.png><image008.png>

From: March, John
Sent: Friday, October 20, 2017 1:43 PM
To: Pence, Hallie
Cc: Keady, Jimmy
Subject: RE: IQ Letters

We sit next to each other so I did not see the merit in sending a written response, my mistake. I read every email that comes to me, and I really do try my best to accomplish the tasks assigned. From here on out, feel free to request a read receipt, or I can send “got it” responses to all of them. We all do many different jobs in the office and I am confident that every person here works well beyond their paygrade.

When I took over, we had 15,000+ faxes and 33,000+ pending opinions, many of which were over 15 days old. Those numbers, respectively, are now 1,755 and 1,002, with about 60 that are older than 15 days. As we have discussed before, many of the faxes are from out of the District. As such, I do not prioritize them. That will obviously change in the future.

My job is manage the writing and sending of letters. I want to work with both of you to ensure that I remain a productive part of our office. I have spent a lot of time doing the things that have been asked to be done. My numbers reflect my work, and I know we are all doing the best we can. Please let me know if you would like to speak on this issue in the future.
From: Pence, Hallie
Sent: Friday, October 20, 2017 1:21 PM
To: March, John <redacted>
Cc: Keady, Jimmy <redacted>
Subject: RE: IQ Letters

Hey,

John, I would like to address this email thread with you. I am looping in Jimmy on the email.

I sent this on Tuesday and had spent a lot of time going through to breakdown exactly what I needed done. This email was never responded to, and I had to ask verbally if you received it on Wednesday. The items in the email were not completed, which prompted me to ask you to have a meeting with Jimmy and me on Thursday. You should have prompted a meeting before then if the items could not be done. It is important that you respond to emails that have action items in them and communicate with me if you are unable to do them. Once an action item is assigned to you, it is your job follow through on it and complete it. This needs to be the standard moving forward.

The total number is down from 578 to 80, and I appreciate the effort, but there are still 80 left. You have sent the document explaining 10 of these and we now have a plan for them. The remaining 60 must be completed by COB next Friday, October 27th. No exceptions.

Please also have all of the faxes being processed to be logged. There are currently 1755 faxes that are unread. I asked for you to include how many we receive weekly as an informational bullet point in your weekly report. Please put this in and stay on top of faxes. Moving forward, faxes count as letters, with a two week turnaround from the date they were sent and received in the fax inbox.

My job is manage the letter operations. I want to work with you to ensure that this is a productive part of our office. I have spent a lot of time checking on things I have asked to be done. You do a lot of good work, but I just want to make sure we are all doing the best we can. Please let me know if you have questions.

From: Pence, Hallie
Sent: Tuesday, October 17, 2017 10:55 AM
To: March, John <redacted>
Subject: RE: IQ Letters

Also, I know faxes are logged in by interns, but please include in the weekly report, how many of the correspondence for the week were faxes. It is very important that you keep on top of those! They need to be logged in within one week of them being received. It would be ideal for you to put them in an email at the end of each day to an intern for logging.

From: Pence, Hallie
Sent: Tuesday, October 17, 2017 10:51 AM
To: March, John <redacted>
Subject: IQ Letters

Hey,
So you’ve been doing a great job with getting a lot of letters out each week and catching up on the backlog! I just wanted to touch base on a couple of things – and please let me know if I am misinterpreting it, because you are in IQ every day, and I am just checking in on it.

It looks like there are **73 messages are start back in February and go until 22 days ago**. These must be done by your weekly report this week. We’ve talked about them a couple of times, but if there are any that you need something special with or need to handle a certain way – let me know, and I can get you the approval you need, but **they have to be cleared out by Friday at noon**.

There are also **157 messages that are 21-15 days old**. In theory, there should really only be some that are 15 days old, but I know with the weekend, etc. If you can try to be proactive about getting these prioritized, that would be great! The idea is that no one would have to go more than two weeks without a response even though it wouldn’t show up in the weekly report that it was completed in 18 days rather than 14. **They must be completed by Friday at noon for the report.**

There are an additional **348 messages that will expire out of the two week turn around by Friday**. I know you know these have to completed at noon, but I am a woman to systems and patterns, so I’m putting in here that **they too have to be completed by noon on Friday** (I know you know).

**In total, these 578 must be out by Friday.** If any cannot be closed out, please send a list of which ones and why by Thursday. For example – I know there are two test ones from IQ that cannot be closed – put those in the list. I know that there are two in a Hallie Call batch – I will call those before Thursday, but if I hadn’t – that would go in that list. There is a list of Tom Calls – have these been communicated to Jimmy and Marissa (cc’ me on any correspondence with this)? I know Jimmy said he would make them if TAG cannot, but he needs the info. I know it’s a pain in the ass to stay on people about these things, but the Tom Calls should have been cleared out a few weeks ago.

Even if you were to only do these specific 578 this week, I would like you to prioritize these ones over sheer numbers. Please let me know if you have questions! Thanks for all the work! I know letters never end, but they are a vital part of our office!

**Hallie Pence**  
**Legislative Assistant**  
**Rep. Tom Garrett (VA-05)**  
**415 Cannon House Office Building**  
**(202) 225-4711**

<image001.jpg><image002.png><image003.png><image004.png><image005.png>
June 8, 2018

From: W.R. Bill Janis, Chief of Staff, Congressman Thomas A. Garrett, Jr.
To: Matt Missentiz, Communications Director

RE: IMMEDIATE TERMINATION FOR CAUSE

You are hereby terminated from your employment, for failure to faithfully discharge the duties of your office as Communications Director.

Upon receipt of this memorandum, you will immediately surrender to me all property of this office in your possession, to include but not be limited to, your security identification badge, keys, parking pass, telephones and official records.

You are further directed to remove all personal items from your assigned office space no later than 12:00 P.M. today, and vacate the premises.

You are also further directed not to return to these offices, for any purpose, for the duration of the 115th Congress. Failure to abide by this directive will result in your prosecution for trespass.

Respectfully,

[Signature]
W.R. Bill Janis
Chief of Staff

RECEIVED: [Signature]