

Chaplain Klingenschmitt  
PO Box 9226  
Norfolk, VA 23505  
30 Oct 06

Senators Warner and Inhofe,  
Congressmen Hunter, Jones, and Reynolds  
Washington DC 20501

Dear Sirs,

Although your conference report to the 2007 Defense Authorization Bill has already been signed by the President, and the conferees directed the Secretary of the Navy to rescind his illegal prayer policy (SECNAVINST 1730.7C), you may be surprised that Navy lawyers are still defending that policy in federal court today.

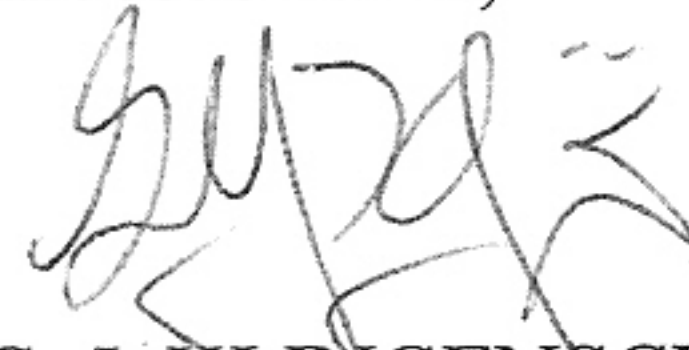
Today Navy lawyers argued before a federal judge, The Honorable Henry H. Kennedy, in Courtroom 27A of the DC District Court, (Klingenschmitt vs. Winter), that Chaplain Klingenschmitt *should be immediately separated from the Navy* because he violated SECNAVINST 1730.7C. Why is the Navy still enforcing this policy, defending it in federal court as the reason to kick me out, when it's been rescinded by Congress?

Attached is my letter to Secretary Rumsfeld, asking him to keep the promise he made to Senator Warner, and "not enforce" that policy, and "hold in abeyance" that policy, and "rescind" that policy, a promise which apparently he has failed to keep.

Also attached is a letter from Dr. D. James Kennedy, with 50,000+ petition signatures to "save Chaplain Klingenschmitt" from punishment for praying in Jesus name in uniform.

Will you please call Secretary Rumsfeld, and ask him to respond (favorably) to my letter dated 22 Sep 06, attached? God Bless you sir,

In Jesus name,



G. J. KLINGENSCHMITT

Attachment:

1. Klingenschmitt's letter to SECDEF, 22 Sep 06
2. Kennedy's letter to Senator Inhofe, 7 Sep 06

