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6 January 2020

**SENATOR TONI G. ATKINS**  
**SENATE PRESIDENT PRO TEMPORE**  
**STATE CAPITOL, ROOM 205**  
**SACRAMENTO, CA 95814**

RE: MISGUIDED AB 1404 REFORMS OF CAL. CIV. CODE § 841

Dear Senator Atkins,

From the founding of this country with the first permanent Anglo-American settlement at Jamestown, Virginia, in 1607, the privilege of petition was considered a sacred right of all citizens, and this right was eventually codified in the First Amendment to the Constitution of the United States.

This is my 8<sup>th</sup> printed letter exercising that constitutional right in petitioning your office “for a redress of grievances” caused by the California state legislature’s botched repeal-and-replace of Section 841 of the California Civil Code, as enacted *via* AB 1404 (the “Good Neighbor Fence Act of 2013”).

In my last letter of 12/2/2019 — a copy of which is available here

<https://she-philosopher.com/SCCase/comments-on-AB1404.html#Follow-Up-No43>

(*note*: this URL is case-sensitive)

— I asked you to list your legislative priorities for 2020 so that I would know if they include fixing Section 841 of the California Civil Code. I am still awaiting your response.

Sincerely,

Deborah Taylor-Pearce

Constituent

California State Senate District 39 & California State Assembly District 77