

Harvard Law School Graduate Program,

I reported the latest incident as a violation of my United States claims two and seven. The incident was a violation because my claims were not honored at Harvard Law School as required. The reason my claims were not sufficiently honored was because the United States did not do its job of informing Harvard Law School or working anything out directly with Harvard Law School ahead of my recent communication of three email letters to Harvard Law School. Because the United States was the liable party on this occasion, I did not charge anything for the violation, and I just reported the violation to the White House and questioned the White House about what the United States is going to do about violations.

I do not want or intend for Harvard Law School to be against me or in contrast in any way to me, and the same is so for any other party, including the United States. I insist, though, that the matters involved, including the laws involved, be honored and dealt with. The United States is responsible for its areas and levels, so I am not fully explaining all of that here. I am just saying here a little that is relevant to Harvard Law School, which is a party involved here because I, in a good will and meritorious way, selected Harvard Law School more than 30 years ago to work with me concerning my law degrees following myself starting in law school at another law school in Pennsylvania, and I again, in a good will and meritorious way, selected Harvard Law School to work with me concerning my law degrees that I already earned.

I am not trying to start out. I am not just applying to Harvard Law School to be admitted into the S.J.D. degree program. I am requesting for Harvard Law School to work with me to provide me with the S.J.D. degree that I already earned and have rights to, including by law and justice. I would not mind completing an S.J.D. degree program application, but that is not a necessity, and apparently based on information I previously received, an S.J.D. degree program application is not available at this time and will not be until next year. I suggest another way of doing this information gathering, such as making a separate, unique, specialized document that can be contractual and official but would recognize and honor me as being a person that Harvard Law School is accepting and wanting to work with concerning the S.J.D. degree.

There is work to be done concerning aspects involved here. Nothing can be done with just a hasty denial. I request that this area involving me concerning Harvard Law School be worked with now and continuing until completion. That does not mean just a quick, arbitrary denial and does not mean some time in the future, such as a year or so away. This means now and continuing towards advancements and as advancements are made.

Of course, there is money involved with Harvard Law School working out this situation and with myself being rewarded and honored with this situation being worked out. The United States owes me a significant amount of money. The United States has been giving me quite a bit of trouble instead of doing right things. There already should be better, and the United States should have communicated to Harvard Law School before I did, but I had to communicate first because of the United States taking up such an excessively long amount of time before taking right actions and communicating in right ways. I am requesting for Harvard Law School to charge right, fair, and reasonable money amounts, fees, for anything involved and to keep an account that will be further worked with until worked out to completion with myself and what the United States owes me. This procedure will help every party involved, including myself, Harvard Law School, and the United States.

I request that you take another look at the letters I previously sent and work a little while with this situation. Pass the work and information on to who here at Harvard Law School should have it and can work with it. We can advance and be successful mutually, and we can mutually advance at the United States working cooperatively. This project is not usual and is a unique project.

I am the discoverer of God's Miracle Cross, which in its original form was an authentic miracle I discovered more than 30 years ago. I made law cases in the U.S. Courts more than 30 years ago, and Harvard Law School was one of the parties of one of my law cases, and the United States was the main or most primary party involved with my law cases. I am a societally important and historic person. My materials have been in the White House for more than 30 years. My materials have been in the White House through the past more than 7 years and have been actively in the White House through this entire year of 2025 to now. My law cases were good law cases and were for the matters involved – the issues involved to be worked out. They were constructive law cases. That mutual success was not achieved by an excessive lack of cooperation, so now I have bridged more than 30 years, and I want cooperation so that mutual success can be and is achieved.

I already earned my S.J.D. degree from Harvard Law School. I already have a completed doctoral law dissertation that is excellent. I have already worked at good, reputable, standard societal companies for more than 30 years. I already have more than 30 years of possible connections and potential and up to the highest levels there can be. As said here, I am already bridging more than 30 years with this unique project. I am requesting sustainable cooperation so that progress is possible and achieved with mutual success concerning the parties involved, such as Harvard Law School, the United States, and myself.

Thank you,

Joseph Mallon

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08-21-2025

Three Letters Sent Recently to Harvard Law School

1.

Appropriate Person and Office at Harvard Law School,

I am not sure exactly where to send this letter, so I am sending it to the two email addresses I have for Harvard Law School - jadmiss@law.harvard.edu and deansoffice@law.harvard.edu . Additionally, I sent this letter through the regular mail, which is still on its way.

My name is Joseph Mallon. I have a unique project to present to Harvard Law School. I would like to know if Harvard Law School would be willing to take on this project. I can be communicated back to by my email, my telephone number, or my PO Box address.

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I have a doctoral law dissertation, which I would like Harvard Law School to accept for affirmatively reviewing to issue me an S.J.D. (Doctor of Juridical Science) degree from Harvard Law School. To affirmatively review, I mean to do a review for familiarity and with the definite intent to forward my dissertation, treat my dissertation as an appropriate and worthy doctoral law dissertation, honor my doctoral law dissertation in all ways appropriate for a S.J.D. doctoral law dissertation, and issue to me an S.J.D. degree. There are many reasons why I make this request and many justifications. Please read the following judiciously.

Of course, my doctoral law dissertation is a more than usual dissertation. I was on a doctoral level as of 2012 and finished a business doctoral edition of this dissertation when I was with the University of Phoenix. The University of Phoenix did many questionable actions following and did not complete its end of the doctoral program. I continued working on my business doctoral dissertation and did very well with it. I continued through the next seven years to in the summer of 2019 when I completed a post-doctoral edition of my

dissertation. This post-doctoral edition of my dissertation was explained about to the White House as the Trump administration was present in its first term.

The University of Phoenix did not have a post-doctoral program and still did not yet do its job with the doctoral program, although the time was then seven years later and included continuous post-doctoral level work on my part through all that time. I made a student loans defense in 2017 and saw that it stuck and continued in 2018. I made executive director reports to the White House through 2017 to in 2019 when I completed my post-doctoral dissertation in the summer of 2019. With the University of Phoenix still functioning questionably and myself having a student loans defense active, I then questioned Trump and the Trump administration about connecting with a university to issue a business post-doctorate to me. Nothing was worked out, and no suggestions were made, but also, I had a business post-doctoral dissertation completed.

I did much more relevant and direct work through the next years of 2019 to in the end of 2024. I had a background in law work because I was in law school in the early 1990s. That was during the first Iraq War times. I knew more than usual at that time because I made a discovery, which is referred to as God's Miracle Cross and, at that time, had 10 years of knowledge and experience of working with this discovery and including with communication made to official locations such as the White House. Thus, I knew what was going on in the society in those times, and I wanted the issues to be worked out and to be issued my law degrees and lawyer's license, and I had law school actively involved at that time, so I made law cases in the U.S. courts. Harvard Law School was one of the parties of my law cases because I wanted Harvard Law School to address the issues involved and work with me to secure my law degrees and lawyer's license. I communicated to Harvard Law School through the whole year of 1992 to in the end of the summer of 1992, and Harvard Law School even did follow-up with me on the phone one day as I was working at a company and conversed with me but then did not follow-up further as was right and necessary, so I was still left with nothing worked out. This continued to in the summer of 1992 when I made law cases in the U.S. Courts, and as said, that was why Harvard Law School was a party of one of my law cases.

The law cases were not really worked through in terms of dealing with the issues involved, so I was again left with everything still requiring. I worked diligently at standard companies in the society through those years, which ended up being through all the 1990s and into the

2000s. I previously liked the J.D./M.B.A. degree, so that is why in the 2000s, with the J.D. degree still not being worked out and myself having direct business knowledge and experience from all the years of the 1990s, I thought it would be good for me to get a M.B.A. degree, which is what I did from the University of Phoenix. When I started at the University of Phoenix, the university was in their best times and had previously had a stadium in Arizona named with the University of Phoenix. I did not know or realize that the university was straying from its good and meritorious practices.

I myself already had an extensive background and had books I authored, but was not dealt with, rewarded, or honored yet, even though I had materials active at the White House in those times, including with a book that I had finished with its publication at the same time as I received my M.B.A. degree in 2006, so I went into the doctoral program. I continued through the business doctoral program and did very well, maintained an A level GPA and an A grade level dissertation. I then finished with an A level GPA and an excellent quality dissertation, but that was also when the University of Phoenix was increasing its questionable practices and that I did not know fully about at the time. This university ended up not doing its job in the doctoral program, and this situation continued as previously explained.

I continued to do my work as best as possible through the years and including into the present times. With my student loans defense and myself being a member of the Sweet v. DeVos / Cardona, (No. 19-cv-3674, N.D. Cal.) law case in the Northern District of California, my approximately \$250 thousand student loans were very appropriately and justly discharged completely in 2024. I questioned about additional work being done beyond only the student loans because, of course, there was more than only the student loans involved with the injustice that had been going on through the years and there were no actual compensations provided from the student loans law case itself. Again, everything additional remained requiring.

I decided to work more on my dissertation. I had the past law work I did when I wanted my law degrees and lawyer's license and made law cases in the U.S. Courts, and while that was from more than 30 years ago, I kept working diligently through all that time and had much specialized knowledge and experience. I decided to bridge the time of 30 years ago to the present, so I made my dissertation into a next edition. I was already on a doctoral level since 2012, so I made my dissertation into a doctoral law dissertation. I had not yet

been rewarded for my original dissertation because of the University of Phoenix doing what it did, so it was appropriate and fair for me to still seek the reward and honor due me. Also, absolutely, more than 30 years was a long time to go through without benefits I should have received. I never should have had to go through that much. That was injustice, so I had rights to demand justice. Thus, as a part of justice, I made my post-doctoral business dissertation into a doctoral law dissertation, bridged the 30 years of time, and earned and required my lawyer's license without needing to first be issued a J.D. degree or passing a bar exam, and earned a national United States level lawyer's license. I then communicated extensively to have these areas worked out, including concerning Harvard Law School, but again, I was left with everything still requiring. This situation has been continuing through this entire year of 2025 since January to now in August 2025 and including with extensive communication made to the White House, which I informed and requested to facilitate, collaborate, and contribute.

In addition, through all this time of the years because everything involving the law and my law credentials was left undealt with and requiring, I could not and did not function as a lawyer or on lawyer levels. I would have been much better off if I was functioning on lawyer levels, but that was a part of the problem and injustice that continued through those years, amounting to decades. I did not and could not make the money for pay I otherwise would have made. When there was the student loans law case in California and I sent communication from me to the U.S. District Court about the law case, I even included a disclaimer stating that while I exhibit knowledge, authority, and experience, I am not functioning as a lawyer and am not representing anyone as a lawyer.

I now decided to compose this letter and send it myself directly to Harvard Law School. I am requesting that Harvard Law School work with these areas involved, including my doctoral law dissertation and issue me my S.J.D. (Doctor of Juridical Science) degree. Any funding involved can and should be worked out, and the United States can be the primary party held accountable for funding because I have had claims with the United States since in the summer of 2024 when Biden was in the White House and Trump was campaigning to get back into the White House. Make no mistake about it that the substance of my claims went through the entire Trump first term, and Trump and the Trump administration were well informed through that entire first term and now through the second term to the present. I absolutely kept those claims active, worthy, well-communicated about, and requiring through this entire year of since January through to the present in August 2025. The United States owes me a significant amount of money.

With all that this letter expresses, I am asking if Harvard Law School would work with my doctoral law dissertation to intentionally bestow an S.J.D. degree from Harvard Law School to me.

Dated: 08-11-2025

2.

Harvard Law School Graduate Program,

For the reasons you mentioned, the appropriate people at Harvard Law School have to judiciously review the letter I sent and carefully consider the facts involved. My situation is unique, and my already completed doctoral law dissertation is already extraordinary. Harvard Law School would not be just admitting me on a usual level so would have to work with me and accommodate me and would, thus, have to want to and be willing and eager to have me in the S.J.D. program with Harvard Law School on honorable levels.

I have been through the past more than 30 years with my law work worthy of the United States and Harvard Law School. I was on the J.D. degree level back in 1992 to 1993 but was not worked with as I should have been and needed to be back then. I made law cases in U.S. Courts, and there were a few parties of the law cases, and Harvard Law School was one of the parties of one of my law cases. The issues were not worked out back then although they should have been. Following, I did more relevant law work and wanted my J.D. degree from Harvard Law School and wanted to then have the LL.M. degree waived and to go right into the S.J.D. degree program, as was able to be done back then. I want to follow this procedure now, too, based on the facts and merits involved on my part through the past 30 years and bridging that time from then to now in 2024 and 2025. Inherently involved is good business but not just good business, and law specifically is involved and justice. The justice part has to be understood and included because the justice aspects are what provide exceeding justification for Harvard Law School to honorably work with me and my already completed law doctoral dissertation.

Harvard Law School would have to secure the J.D. degree level based on my work and merits since 30 years ago and put me into Harvard Law School's LL.M. degree program to be passed on from the LL.M. degree program through to the S.J.D. program to be finished up in final points to honorable completion. Everything here is not early and is already long overdue. That is why what I am requesting concerning Harvard Law School is not beyond reasonability or realistic expectations and is all understandable and righteously fair when understanding the facts and laws I expressed about concerning the past 30 years to the present.

The lawyer's license I want and earned is not just a state issued lawyer's license but, rather, is a United States issued lawyer's license. I understand that there previously is no such thing, so this is another reason why this particular work has to be done on this unique project. There will then be such a thing as the United States lawyer's license and which would be issued to me.

For funding, the United States has to be worked with and has to be set with Harvard Law School for the funding to be provided. The United States owes me a significant amount of money and has to be worked with in a right way concerning my money being allocated in my directions for my exclusive and beneficial use.

As I mentioned in my previous letter, I have claims concerning the United States. These are my United States claims:

(1) God's Miracle Cross – involving the United States – has to be nationally worked with since more than 30 years ago

(2) Law Cases with United States – U.S. Attorney has to be assigned to work with me on law cases for U.S. Courts and must communicate with me to advance the law involved

(3) United States Official Professional Position – Must be fully set officially with the United States, and some back-pay or a bonus has to be paid to me

(4) United States Past Debt to Me – Joseph Mallon – payments and arrangements have to be set and advanced in regard of the past more than 30 years of relevant and official work I did, including up to U.S. Chief Executive Director levels

(5) University of Phoenix Claim – \$500 million has to be paid to me

(6) Hospital Claim – \$109,441.71 discounted 80% leaving \$21,888.34 for United States to pay, plus work on healthcare advancement is needed and required on U.S. national levels; adding on to this healthcare claim is necessary because of additional costs being added for the months of January and February, and any additional months, of 2025 when these claims were not sufficiently advanced or secured

(7) Student Loans – Student Loans Defense Number: 01400527 – my approximately \$250 thousand student loans were fully, justly, successfully, and worthily discharged; I have a doctoral dissertation done in 2012 and earning my business doctorate. I have a post-

doctoral dissertation done in 2019 and earning my business post-doctorate. I have a law edition of my post-doctoral dissertation done in 2024, earning my law doctorate, and have to have secured a doctoral law degree such as an S.J.D. doctoral law degree from a qualified American law school such as Harvard Law School.

My Harvard Law School rights of being honorably worked with would be within the bounds of claim number 7, while other claims are applicable too, such as claim number 2, which involves my past law cases and, perhaps, present law cases, if I am worked with honorably, as the claims signify and justify concerning the United States.

Please review my material again very judiciously. I do not expect everything to be done all at once. I would like to know that this situation is moving forward positively, though. I would like for progression to be secured. Work would have to intentionally be done on the part of Harvard Law School. You here of Harvard Law School do not even have to give me an immediate answer because I would not want you – Harvard Law School – to just arbitrarily say yes or no. I want you – Harvard Law School – to mean what is said, know what is said is right and just, and be willing and enthusiastic to do the work involved with this unique project.

I do not request anything immediate, but I request there being as much efficiency as possible and that any time passage be limited to what is needed and reasonable because, as previously said, I have already been through more than 30 years.

I will look for communication back from Harvard Law School. Please do not be hasty, and I am honestly and righteously looking for communication back and prefer that it be relevant, pleasing, and honoring.

Thank you,

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08-13-2025

3.

Harvard Law School Graduate Program,

I thank you for your reply to me, but I have to reiterate that there is more than usual involved with the unique project I presented to Harvard Law School. With the information I received about starting as an applicant for an LL.M. or S.J.D. degree, this season is closed and in the new year of 2026, an application can be sent in for the autumn season of 2026. I have everything that I communicated about right now, though. Perhaps, something additional is possible. I attached the three letters I sent in the present times about the unique project available to Harvard Law School.

I request to have a unique status with Harvard Law School. I am not an applicant for a law degree program at Harvard Law School. I am a Doctor of Law and requesting that Harvard Law School works up to date with me, my dissertation, the United States, and perhaps, the rest of the world, accordingly. I have been on doctoral levels since 2012 but am not dealt with, rewarded, or honored yet, so I am requesting for Harvard Law School to add to this situation and facilitate myself being dealt with, rewarded, and honored on doctoral levels and including with Harvard Law School, especially in consideration that I originally wanted and had rights for Harvard Law School to work with me more than 30 years ago up to the standard doctoral law levels of the S.J.D. degree program at Harvard Law School. If the program was standard with myself and Harvard Law School, that would have been done back in the 1990s, but now in 2025, the situation is not standard, so I am asking Harvard Law School to recognize the extraordinary circumstances and work with me willingly, enthusiastically, intentionally, knowledgeably, and honorably concerning this unique project.

Please review my questioning a little further. Again, do not just make a hasty assertion because there is much more involved than that. Perhaps, some research should be done and some meetings and conferences should be done. Some understanding of the background facts and merits should be increased so that appropriate decisions can be made and the correct follow-up work can and will be done.

If Harvard Law School does not want to or cannot work with me at this present time, I still have all I have already without Harvard Law School. I still have more than 30 years of honorable work done, including high level law work, and which law work is requiring due honor and reward. I still have a highly honorable doctoral law dissertation completed in the end of 2024. I still have claims with the United States and have years of materials filed in the White House, including through this whole year of 2025. My claims I specifically mentioned previously, claim number 7 and claim number 2, are still requiring to be secured and advanced with the United States. I will get by without Harvard Law School working with me, but I am just also giving a chance to Harvard Law School to enable a better and higher level situation mutually by taking on and being successful with this unique project I presented.

Please consider this opportunity further. I already have more than 30 years involved. I have been on doctoral levels since in 2012 and have not been dealt with, rewarded, or honored yet on the doctoral levels although in the 12 years developed my doctoral levels to be advanced doctoral law levels. I have already worked with many major issues in and of the United States and have already made a substantial emphasis on many of the highest levels of this country, U.S.A. My approximately \$250 thousand of student loans have already been justly discharged in full, and I am not seeking to add on any additional student loan. The United States owes me an excessive amount of money, which can be put into constructive and worthy use. In truth and actuality, I already have plenty of authority and am supposed to be referred to as “Your Honor” because of myself being a historic person of societal significance.

Please allow me to sort of remand this case back to you for further work consistent with the facts and merits of the past more than 30 years expressed about and that go into this unique project requested for Harvard Law School to intentionally take on. I will again look for communication back from Harvard Law School. I will respect, regard, and work with what Harvard Law School communicates back to me in the present times while I will continue with everything I expressed as being already present.

Please just let me know if there is any additional possibility here in the present times. If there is, just let me know, and I will work with that. If there is not any possibility with Harvard Law School presently, I will work with that and will continue to be successful and endeavor for progress concerning all the many facts and merits involved.

Thank you,
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08/14/2025