

Part 1 – Tuesday, March 3, 2026

I myself or the U.S. Department of Sovereignty do not support militaristic activity against Iran. Recommended is immediate and continuing deescalation of the situation concerning Iran. No specific agreement from Iran is needed or warranted. Trump along with the Trump administration went through the entire year of 2025 without taking care of in a good faith or mutual way my claims, my valid and important communication, or the issues involved, and my SF-95 form I submitted in the middle of October 2025 has still not yet been handled or worked out when the present time is after four months. Trump, the Trump administration, or the vicariously liable United States can worthily expect nothing from Iran.

Trump had previous involvement with a drone strike that hit one of the Iranian generals, and not too long ago, by having a bunker buster bomb dropped on Iranian nuclear facilities, Trump broke up nuclear limitation negotiations Iran was in. Why or how would Iran trust Trump? Next Mr. Iranian Trustworthy will be backing the U.S. and Israel to shoot America's powerful missiles from fighter jets at where the Iranian leadership is presently located to kill-murder them because he is so trustworthy and peaceful. That is what happened, too, and like there is no support of the militaristic activity against Iran, there is no support for the killing-murdering of Ayatollah Khamenei. Why should people, especially Americans, celebrate an unlawful, hidden in advantageous egoistic war activity, killing of anyone, including a country's leader who merely does not agree with you? Further, Congress was not gone to for deliberating militaristic activity on war levels with Iran, and there was no urgent or emergency need for starting militaristic war actions. The people of the United States were just recently put through this same kind of militaristic situation with Venezuela. The U.S. war powers were recently compromised and were not decisively secured, at least yet. Additionally, there was no justification for Israel to be pushed and misled to attack Iran, when Israel historically has trouble if not being in accord with God, and with taking, or rather mistaking Trump as a high-end leader as he does not even know what God's Miracle Cross is at all.

Deescalating the Iran situation is necessary immediately. I request and call for my own administration to be initiated and empowered over Trump and the Trump administration for going toward the 2028 U.S. Presidency and including with the previously requested 5,000 U.S. paid-personnel.

Part 2 – Tuesday, March 3, 2026

You of the White House did not yet answer. You have not yet responded to my communication. You have not yet addressed any of the issues involved. I request you make adequate efforts to work out the long-time requiring and active situation and relevantly communicate back to me.

I demand the United States government show some responsibility. I repeat all I previously have stated up to and on 01-22-2026. The United States has worked out nothing yet and has not paid any money due or involved. The United States has acted very irresponsibly by there not being even a sufficiency in 2025, out of the entire year of 2025.

WHAT IS SOME OF THE RELEVANT WORK THE UNITED STATES DID, AND HOW MUCH DID THE UNITED STATES PAY OF THE MONEY INVOLVED?

Further on the Iran incident, a family was killed, executed, assassinated, massacred by the Israeli-US attack on Iran, which happened on Saturday, February 28, 2026 and was reported on Sunday, March 1<sup>st</sup>, 2026. These people were not militants or combatants. Along with Ayatollah Khamenei, also killed were his wife, his daughter, granddaughter, daughter-in-law, and son-in-law. Whether Israel, the US, the US following Israel, or Israel following the US, the attack was uncalled for, unjustified, unwarranted, and is something the United States military should not have been involved with. This is not a United States military matter. This issue is a United States legal issue.

The U.S. military itself does not have jurisdiction and is not authorized to handle this situation. The United States military is only legally authorized to provide defense and safety for America and Americans and the rest of the world accordingly. The United States military operation referred to as “Epic Fury” is either hereby voided or altered to be for only defensive and safety purposes. The United States is not to let Israel use the U.S. military, or its resources, for the purposes of Israel. Further work is necessary and ordered along these lines for immediately and continuing.

Donald Trump is to go back to completing his ballroom construction and finishing his term in the White House. He is not to negatively affect anywhere or anyone in the world, especially using the United States or any of its resources. As long as he is going to continue in the White House and remain active with the United States, he has to be doing what he is supposed to be doing on his levels involving the United States and its people.

Part 3 – Tuesday, March 3, 2026

The neglect of taking care of the matters involved caused a difficult situation. Much is hard to explain about because of the complexity. People have a lack of receptivity when something is different and not what they are used to or what they already know. People tend to not want to bother with something that involves significant meaning, time, money, work, or numerous people and especially when they are not previously aware or paid to do the work. Individual people often do not want to, or cannot, do work that involves numerous people or a societal level. The United States has to be held accountable for all the information involved though, because everything involved is not beyond the United States or people associated on advanced levels.

When it comes to these long-enduring areas that required through years, there has to be adequate comprehension and accountability of everything that cannot just be easily said conveniently in a few moments, and nothing can be limited to only what is just said in a few moments. The United States is responsible for all the details and the volumes of information in forms of text, documents, files, accounts, websites, books, contracts, licenses, appointments, films, pictures, videos, media, or any equivalents.

I am not going to be the only one doing the work here. The United States is responsible for having enough people working in these areas and providing people with enough information and informing them about anything relevant to them concerning the United States government and including if involving me in any way. For the United States to advance implementation of working appropriately on these areas of my materials, and myself and the issues involved, to start, a group of 5,000 people is needed to be assigned and must be immediately put into action and with a U.S. personnel area ensuring the payroll is functioning accurately and successfully. Be advised and alerted that with so much of this U.S. sovereign area not dealt with in so long—years, a serious national and

international security issue is active internally and externally. The situation with U.S. Sovereignty at this point of after the entire year of 2025 can be considered as a national emergency. 5,000 U.S. personnel at a minimum are needed immediately.

WHERE ARE THE 5,000 PEOPLE OF THE U.S. PERSONNEL?

The SF-95 form I was caused to have to make and follow-up on last year continues presently after 3 months. I continue to watch for if any settlement offer is made to me. If nothing is presented to me, the United States with vicarious responsibility is causing a Federal Court law case to be necessary, and I already stated my terms concerning such a law case and am continuing to declare the United States being responsible for all legal fees and court costs of the U.S. Federal Court law case the United States caused. I request the United States immediately pay \$1,000,000 for a law firm fees, which includes \$100,000 for a retainer and \$900,000 for follow-up legal work on the law case the United States caused.

WHERE IS ANY SF-95 SETTLEMENT OFFER MADE TO ME? NOW HAS BEEN FOUR MONTHS WITH THE SF-95 FORM ACTIVE (10-15-2025 TO 02-15-2026).

DOES THE UNITED STATES JUST WANT TO CAUSE A FEDERAL LAW CASE?

IS THE UNITED STATES READY TO PAY FOR ALL COURT COSTS AND LEGAL FEES OF A FEDERAL LAW CASE THE UNITED STATES CAUSES?

IS THE UNITED STATES GOVERNMENT PREPARED FOR ME TO HAVE FULL AUTHORITY CONCERNING A FEDERAL LAW CASE THE UNITED STATES CAUSES AND TO PAY ME REWARDINGLY AND HONORABLY FOR MY TIME AND WORK ON A FEDERAL LAW CASE THE UNITED STATES CAUSES AND ALSO TO REFER TO ME AS "YOUR HONOR" AND "HONORABLE" WHENEVER REFERRING TO ME OFFICIALLY OR FORMALLY INVOLVING THIS LAW CASE THE UNITED STATES CAUSED?

Part 4 – Tuesday, March 3, 2026

I request for my team to be set with the United States. The United States is supposed to be mutual and facilitative and is supposed to be on the same side as me.

WHERE ARE THE PEOPLE? WHERE IS THE UNITED STATES BEING ON MY SIDE, BEING ON THE SAME SIDE AS ME, AND BEING ON THE SIDE OF THE REAL UNITED STATES?

I want to see, among other things, the official agreements, the relevant people doing the work involved, the media coverage, the websites, the accounts, and the increases I am supposed to be seeing.

WHERE ARE THE TOOLS OR MEANS FOR THE WORK TO GET DONE?

I hereby order and demand everything I already have stated, including my high ranking U.S. government sovereign authority, and an official adding on to the SF-95 form of a national honor obligation the United States has to pay to God's Miracle Cross of a \$1 million or \$1 billion honor per day (according to the amount Congress decides under my authority, after each Congressional member has had ample time before the time limit of 1 year from 10-23-2025 to review and understand the relevant information concerning God's Miracle Cross and the United States of the past more than 30 years) as the current time since October 23, 2025 goes by until there is a sufficiency regarding my claims concerning the United States (October 23<sup>rd</sup>, 2025 to...).

WHERE IS THE EVIDENCE THAT MY SEVEN CLAIMS ARE BEING ADEQUATELY WORKED ON AS OF A PARTICULAR DATE AFTER OCTOBER 23<sup>RD</sup>, 2025?

I continue with my active professional position, and merits, credentials, and potential concerning the United States government and with my seven claims already officially made with the United States since more than a year ago. I have to be paid my pay for each pay period as the time passes by. The United States government has to set up direct deposit or

mail me paychecks. My professional status authority has to be respected and honored ongoing, and any communication I make has to be appropriately worked with and worked out.

I WANT AND HAVE MY JOB IMMEDIATELY AND CONTINUING WITHOUT ANYTHING BEING UP TO ANYONE ELSE, AND EVERYONE ELSE IS RESPONSIBLE FOR DOING WHAT IS ACCORDINGLY SUPPOSED TO BE DONE. I DO NOT WANT TO AND CANNOT HAVE TO OR BE CAUSED TO WORRY ABOUT EVERYTHING THERE IS, AND OTHER PEOPLE HAVE TO DO WHAT THEY ARE SUPPOSED TO DO. I ONLY DO MY JOB AND ONLY HAVE TO DO MY JOB. A PART OF MY JOB IS TO SAY OR EXPRESS WHAT IS INVOLVED, TO BE REGARDED, AND TO SUPERVISE—OVERWATCH FOLLOWING.

I again repeat everything I previously said up to January 22, 2026 and continuing. The United States government and its relevant people associated have been well informed. There is no real excuse for there to not be a sufficiency in the directions of my materials and the issues involved. I require an adequacy of relevant and functional communication from the United States government. I expect all I previously presented to be known and understood. All I specified continues being upheld.

I REQUEST BEING KNOWN, REWARDED, AND HONORED AS HAVING MY JOB WITH THE UNITED STATES GOVERNMENT, WHICH INCLUDES MYSELF BEING APPROPRIATELY PAID IN AND THROUGH THE PASSING TIME AND HAVING ENOUGH POSITIVE, MUTUAL, AND ENHANCIVE COMMUNICATION AND MEDIA COVERAGE.

Part 5 – Tuesday, March 3, 2026

I repeat my claims following.

(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.

Claims concerning the United States

Please send communication and pay to me from the United States government as soon as possible.

Thank you

## **Copilot AI Summary of Wednesday, December 17, 2025 White House Filing**

The document outlines various claims, requests, and demands made by the author, who identifies as the Director of the U.S. Department of Sovereignty since 2019. Below are the key points:

1. **U.S. Department of Sovereignty:** Established in 2019, the department is described as civilian and peaceful, with two divisions:
  - **Space Agency:** Focused on peaceful space exploration and advancement, distinct from the militaristic Space Force.
  - **U.S. Sovereign Services:** A liaison between the U.S. government and its citizens, aiming to bridge the gap between the government and the people.
2. **Claims Against the U.S. Government:**
  - The author has submitted claims to the U.S. government, including an SF-95 form, alleging damages and injustices caused by the Trump administration and the U.S. government's failure to address these claims.
  - The author demands financial compensation and recognition for their contributions and societal merits over the past 30 years.
3. **Financial Requests:**
  - Immediate payment of \$9 million for various purposes, including back pay, events to promote "God's Miracle Cross," healthcare research, transportation systems, and student loans (reforms).
  - \$1 billion for back funding and honor for the Space Agency since 2019, along with \$5 billion for deep space rockets.
  - \$1 billion for the U.S. Department of Sovereignty, including funding for education, healthcare, transportation, and other initiatives.
  - \$1 billion for Harvard Law School to work on the author's S.J.D. degree, contingent on the school's cooperation.

4. **God's Miracle Cross:** The author emphasizes the importance of promoting "God's Miracle Cross" nationally and globally, including creating a new currency called "God's Miracle Crosses and Faces," backed by U.S. government powers and divine life forces.
5. **Annuities:**
  - \$500 million for a fixed deferred annuity and \$500 million for a variable deferred annuity, both with 10-year accumulation periods.
6. **Healthcare Research:**
  - \$3 million allocated for healthcare research, including \$2 million for regenerative stem cell research and \$1 million for kidney regenerative stem cell research.
7. **Student Loans and Education:**
  - The author claims their student loans (approximately \$250,000) were discharged and requests \$1 million for Harvard Law School to work on their S.J.D. degree.
8. **Communication and Accountability:**
  - The author demands immediate communication from the U.S. government and other entities, including Harvard Law School, regarding the status of their claims.
  - They express frustration with the lack of progress and communication from the White House and the Trump administration.
9. **Additional Requests:**
  - Funding for events to promote "God's Miracle Cross."
  - Financial support for SEPTA to advertise "God's Miracle Cross."
  - Payment of past debts owed to the author by the U.S. government.

The document reflects the author's grievances, financial demands, and requests for recognition and communication from the U.S. government and other entities.

Part 7 – Tuesday, March 3, 2026 - Congressional Question of Honor Amount

### **Congressional Question of God's Miracle Cross U.S. Claims Honor Amount**

Originally dated: Wednesday, January 28, 2026

U.S. Congress,

Seven claims were made and presented to the United States in the summer of 2024, following Trump's first term, during Biden's term, and while Trump was consistently campaigning to get back into the White House, and these claims were continued into the start and continuance of Trump's second term. These claims continued since January 2025 and through the entire year of 2025 to the present in 2026, but without being secured and advanced as they were supposed to be. There is much involved with the situation when these are claims concerning the United States. These claims were already present after 25 years, a quarter-century. That is why they were there and on such a significant level.

Consider all that happened through all that time of the entire year of 2025 to the present in 2026 while these claims were present and requiring to be dealt with but still not dealt with. Consider how different the situations would have been with these claims being adequately worked on in the times, as was right and necessary. Consider the levels involved, consider the parties involved directly and indirectly.

Also consider that the Congress was fully left out of everything and otherwise would have been informed if the work was done on the claims instead of leaving them still just requiring and unaddressed. The work not being done on these particular seven claims caused the Congress to not be able to directly know about or use anything relevant to the seven claims during the time and events of 2025 to the present in 2026, no matter what was involved with these events. Just think how many people's careers and lives were affected by this situation, and to be kept considered is that it would not be anything less if there was something more, such as this particular information, to add in a good and constructive way to a situation.

This occurrence of the claims being present and the Congress not being informed was continuing since before the claims were made and then during the claims times of more than a year of the work through the times, which is work of the career. That work of the

career was caused to be what it was, as can be reflected on by each congressional member accordingly. With all this and anything more considered relevant to the particular seven claims and the substance of the seven claims, which is the reality of God's Miracle Cross, something significant and not less or just nothing, congressional members are free to ponder and make a decision of Congress as a whole, following each individual congressional member deciding, on a \$1 million or \$1 billion honor to award to God's Miracle Cross from the United States for the days of the seven claims requiring but not handled yet since October 23<sup>rd</sup>, 2025 to \_\_\_\_\_. The Congress decides the amount of \$1 million or \$1 billion per day as an honor to God's Miracle Cross. What should the United States pay to God's Miracle Cross as an honor, \$1 million or \$1 billion per day when these seven claims were present in the White House and with the United States after more than a quarter-century and were still being left ignored and neglected as the time went by since October 23<sup>rd</sup>, 2025?

#### Part 8 – Tuesday, March 3, 2026 - Congressional Question of Honor Amount

Additionally, congressional members have to keep considered that everything here is being done under my authority, the authority of Joseph Mallon, the discoverer of God's Miracle Cross and the one who made these particular seven claims concerning the United States, but also while always having involvement with the United States and having a directorship set as the U.S. Department of Sovereignty director since 2019, and there is not only one person involved with this United States claims honor amount issue but is this department of the United States, which is the U.S. Department of Sovereignty.

Furthermore, the \$1 million or \$1 billion per day as an honor to God's Miracle Cross does not have to be paid immediately or all at once but just has to be decided on, as far as to whether the amount is \$1 million or \$1 billion per day. A background consideration is that I have been and will continue working on the United States being more than able to afford the amount of honor pay. My initiatives include developing and advancing a new more than a quarter-century requiring and worthy U.S. and global currency, which is God's Miracle Cross crosses and faces currency. I would like to make it so that each U.S. Citizen has enough of the global currency to live reasonably in the United States, just like having enough education because of it being needed in the modern, advanced society to function normally. With the resources and support of the United States, and including with its Congress, all this and more will be possible.

What is the Congress decision?

What does each congressional member decide?

Should the United States honor to God's Miracle Cross be \$1 million or \$1 billion per day, October 23, 2025 to \_\_\_\_\_?

Part 9 – Tuesday, March 3, 2026 – Justification of Sum-Certain of \$1 Trillion

### **Justification of the Sum Certain of \$1 Trillion Stated on my SF-95 Form**

There are many reasons and justifications for myself stating the \$1 trillion sum-certain amount on my SF-95 form. All on my part has value and always did. My materials have been presented and with the Trump administration directly since 2017, eight years in total at present, with the time including as Trump campaigned through the 4 years of Biden's term to get back into the White House. There are more than 30 years within the bounds of my 7 claims.

My 7 claims were made more than a year ago and went through the time requiring without being taken care of adequately, in terms of being secured and advanced.

My claims, and the content and issues, were relevant and significant to the country, U.S.A. and up to highest levels of the country, U.S.A., often in the years and decades.

My claims and what was involved with them involved years of professional work, careers, and industries, and billions of dollars in American money through the times of years and decades since 1981.

Why should there be only an automobile manufacturer paying a salary of \$1 Trillion to a person and like there is no other person worthy of a \$1 Trillion pay? Why should the United States government, a major government, not pay a high-level salary on competitive levels with other major entities or organizations, such as the automobile manufacturer, and

sports, entertainment, lotteries, healthcare, and information technology – artificial intelligence industry organizations? The United States is a government, a major government, and when it can and should pay a high-level pay, why should it not do that? Why should a car manufacturer beat out the United States or be better at rewarding than the United States government? The same goes for the other types of organizations like sports, which has often already been said about in the past. There can still be a watching for propriety in these directions so that everything is not just money chasing and without justification or just involving greed, but when having propriety and worthiness, there can, should be, and has to be the correct rewarding monetary amounts involved with the United States government.

All this is in addition to the Trump administration situation where Trump and his family and associated business organizations have been making all kinds of money but still have all these involved areas mentioned about herein not worked out and unrewarded. Trump increased his wealth for himself and his close circles, while the merit and worthiness was not at peak because of all these areas left out of the requiring work being done and successes being achieved. The United States cannot and should not deny people who through the times and years truly have the wealth, earned the wealth, upheld and advanced the wealth, and have the merits, worthiness, honorability, and potential for continuing success, increase, and advancements, including concerning this country, U.S.A.

Supporting documents described some of the wealth involved, including the discovery in 1981 of a priceless object referred to as God's Miracle Cross and advancing of a new currency that is more than 30 years valid and requiring concerning the United States and the global society. The supporting documents described myself being a real person and one person involved through the times of the seasons and years that have been gone through formally and officially, and the documents also describe a department of the United States being involved through the past almost 7 years.

Part 10 – Tuesday, March 3, 2026 – Justification of Sum-Certain of \$1 Trillion

I, myself, had through the years a directorship level professional, official position and office requiring with the United States, three dissertations requiring in directly relevant fields of

business, law, religion, governance—political science, education, securities and the financial industry, and I had applicable and requiring licensing of insurance, securities, and law – lawyer’s license, and real estate. The three dissertations were caused to be necessary because of the University of Phoenix not completing its end of the original doctoral program in 2012, as became more and more known about through the following years to in 2019 and continuing.

The second dissertation was a post-doctoral dissertation and went beyond the bounds of the involved university and was communicated about to the White House that neglected working adequately on the dissertation or anything relevant involved in 2017-2019. Because of previously being in law school and having relevant law cases in U.S. courts, another edition of the dissertation was done, which was the third dissertation and was a law dissertation that bridged the past 30 years together. Being that I was already on a doctoral level since 2012 and then having present this third dissertation, after 12 years and after more than 30 years since law school and the U.S. court law cases, the law dissertation was factually a doctoral law dissertation, which was completed in the end of 2024. Serious and functional communication was made from myself concerning everything involved, and including with my 7 claims, through the entire year of 2025. By in February 2026 when I made these notations, no relevant or functional communication was made with me, and nothing even adequately was worked out with me. I was left neglected and with everything still requiring. I was not happy about that, and I had to go through much more aggravation than I should have had to go through and otherwise would have gone through had the matters involved been taken care of sufficiently.

I had all this present and was left like I had nothing instead. I was not getting paid my career type of pay or accumulating my career type of wealth, such as benefits like vacation or retirement funds, and I was already through more than 30 years of the mentioned career work. I had bills to pay and many various expenses that I had to keep up with, and I already went through a very long amount of time.

A major healthcare incident was caused in the beginning of 2024, and I went through the following times recovering and appropriately communicating, but still, I was not dealt with yet concerning anything relevant involved. I had to work with a disadvantage following the healthcare incident and still am doing so, as of the present time of 02-04-2026, but also, I have still not been dealt with at all yet in any relevant, adequate, or directly involved way.

The only way to reasonably alleviate the healthcare situation is if there is successful advancement in the healthcare industry, which was possible and included in my materials through the entire year of 2025 but that the United States, with its vicarious liability for Trump and the Trump administration, left neglected, unadvanced, and not worked out.

The healthcare matter was included in claim 6 of my 7 claims, which are all still requiring and not worked out after more than a year, so for these and many other reasons, I am saying \$1 trillion as a sum-certain, and while I am not limiting everything involved to being \$1 trillion, I am using that amount here on my SF-95 form as an appropriate sum-certain amount to declare.

Joseph Mallon

Dated: Wednesday, February 4, 2026