

Joseph Mallon

P.O. Box 474, Souderton, PA 18964

Dated: January 28, 2025

Donald Trump, Office of the United States President, the White House, and for informational purposes, to the United States... and others relevant,

I am Joseph Mallon. You should know who I am. My professional / official materials have been in your administration's personnel department since 2017 (see DeStefano letter dated June 2017, Volume I, Worthiness of Director Position, [Perspectives | gmcrsswebsite](https://gmcrsswebsite.com/perspectives) - <https://www.godsmiraclecross.com/perspectives>). My materials and directorship was after 25 years directly involving the United States. My materials and directorship continued through the next years of 2017, 2018, 2019, and 2020 and on to now in 2025, but concerning my areas of official United States involvement, you and your administration did not take care of your end of the United States government functioning. I did my job, though, and was very successful on many occasions through the years. Because your and your administration's end of the U.S. government functions were not completed, I have not been paid yet or honored. I require being paid and honored, and I will not just say about this issue and have to have, as I requested in the past more than once, U.S. Attorneys and/or CPAs to do the work on the finances and laws involved so that the work done is regarded and followed-through with appropriately. To facilitate the process in the summer of 2024, I made claims concerning the United States and sent them in hard-copy form and electronically to the White House. These claims are not worked through yet and are still requiring to be worked through.

My claims are from before your times (quarter-century) in the White House previously, went through your times in the White House (2017-2020), went through the Biden times (2021-2024), and are back in your times since eight years and continuing (your White House times, Biden's White House times, and now your continuing times, which is eight years now and any further time added on in the next four years). You cannot just quickly deal with everything involved because what is involved will not be handled like that. You cannot just not deal with these areas because they will still be present requiring and concerning the United States. These are claims concerning the United States and not just involving you, your administration, any political-oriented person, or political party, and the United States will continue having vicarious liability. These areas are good and best for the United States, but also the United States has to be liable – accountable, responsible – for what people associated or not with the United States are causing concerning the United States before these areas are secured.

I am the discoverer of God's Miracle Cross, which was an authentic miracle I worked with since discovery in 1981. I communicated about this miracle cross to the White House since 1983. I went into law school in 1990 and had all issues come up after 10 years in 1991 during the first Iraq War. I made law cases in U.S. Courts in 1992 and which went into 1993 from the U.S. District Court for the Eastern District of Pennsylvania, to the U.S. Appeals Court for the Third Circuit, and to the U.S. Supreme Court, followed by my own God's Court that I established because I have a God's Miracle Cross (Dist. Ct. Case Number: 92-3242; Apls. Ct., 3rd Cir. Number: 92-1736; S.Ct. Number: 93-5183; and G.Ct. Number: 93-0001). These law cases still have to be completed with them being worked out. They cannot just be not worked out and have to be worked out satisfactorily according to the law involved. This law involved concerns now more than 40 years of rights and interests of people and the United States.

I received my MBA (Master of Business Administration) degree in 2006 from the University of Phoenix. My first published book came out at the same time, Dream Book: From the Book of Dreams (Second edition set as titled, "God's Miracle Cross Dream Book: from the Book of Dreams"). These were the times of the Second Iraq War. I went from the MBA program into the doctoral program. I completed the doctoral program on an A grade (GPA) level in 2012 and including with an excellent dissertation. The University of Phoenix did not do its required work on the doctoral program and left the doctorate unissued and unrewarded, although earned as of in 2012.

Through the next years, more advanced level doctoral work was done and to points of going beyond the bounds of the University of Phoenix to points of post-doctoral work and to the White House in 2017, 2018, and 2019. Student loans were also a national issue in these years. I established and advanced my student loans defense and included the student loans status in director reports I made to the White House. The public's student loans defenses accumulated tremendously, and after years of this accumulation, a class action law case was made in California. The class action law case was not one of my law cases, but I had some involvement because of my student loans defense, which made me a member of the class action law case, (*Sweet v. DeVos / Cardona, 2020, No. 19-cv-3674, N.D. Cal. United States District Court for the Northern District of California* ). With my involvement and background, I communicated relevantly to the White House, to the PPSL (Project of Predatory Student Lending), and to the U.S. District Court in California. This class action law case eventually in 2024, after more than five years, led to the complete discharge of my approximately \$250,000 of student loans.

While the national student loans issue was continuing in 2019, I completed my post-doctoral dissertation. I continued making my U.S. Chief Executive Director reports to the White House. I

established the U.S. Department of Sovereignty, which was constitutionally based and more than 30 years requiring. Two additional branches of the Department of Sovereignty were set as the Department of Sovereign Services and the U.S. Space Agency. Of course, reports were made to the White House, and funding and staffing were requested also.

The funding and staffing were not followed through with for the Department, and I myself was not even paid any money. I did not receive any pay of my salary, and I did not receive any bonus money, either. No money was worked out for myself or the department. The situation was very difficult like this with there being no money worked out, although requested and when functioning in the modern U.S.A. society where money is extensively used and is very important. I myself and the department continued very successfully through the next years, but the money involved still has to be fully worked out, including officially by United States associated accountants, CPAs, and/or lawyers, as previously said. My original funding request was for my salary that went from more than \$100,000 yearly to up to more than \$200,000 yearly. The department money requested was \$3 billion for the year of 2020 and then accordingly on through the next years. As an additional note, a reasonable amount of debt is not opposed, but too much debt is not wanted or advised. The U.S. Department of Sovereignty continued since 2019 with no debt. Up to now in 2025, the U.S. Department of Sovereignty has no debt and does not owe anything to anyone or any organization or entity. This department is owed significantly right now but does not owe anything.

An additional notation is that I was the director of this department of the United States through the years since 2019, and I thus directed that United States department that has more than \$3 billion in assets. In these assets I am including money owed to the department, which as said previously was \$3 billion after 2020 and amounted to more than \$21 billion after 2024 when I then declared that I would not keep track further by myself and would have to have official United States staff, such as accountants and lawyers do the work.

I then kept working and working in these times of the years of 2020 to 2023. I already had insurance licensing, but now I added on securities. I added on securities licensing of what is called the SIE and then the Series 6, 63, 26, 65, and 7 securities licenses. I still was not dealt with, though, or rewarded, regarded, or honored.

At the same time, the University of Phoenix was still continuing with its rather questionable practices, and as was publicly proclaimed by the U.S. Department of Education in the times. I tried to work with the university to straighten out its situation before the university would

attempt to sell off the university to another university for \$500 million. The university regarded nothing, did not make good faith efforts to make the university a good product to sell, and continued with attempting to sell off the university for \$500 million to the other university. By the end of this university sale project, I substantially communicated formally about everything involved to the U.S. Department of Education, the PPSL, the university itself, and to the other university. This outcome is what resulted in my \$500 million claim I have against the University of Phoenix, which is one of the claims I have concerning the United States.

After all previously described, I still was not dealt with yet or paid. Out of all the work already done and the long amount of time of years (more than 30 years) gone through, I had to do more and go longer at the end of the year of 2023 and into 2024. That turned out to be too much for me physically and caused a healthcare incident in the first quarter of 2024. This healthcare incident area is the healthcare claim I have concerning the United States.

After adequately continuing recovery, I worked diligently making good faith effort in every direction. I did well with everything I did but still was not dealt with or paid. I went through June, July, and August like this, and in the middle of June 2024 I communicated to the White House about my claims I have concerning the United States. I specifically emphasized that my claims are not concerning a political party or a politically-oriented person but are concerning the United States. I requested that the claims be secured and advanced and that there be people, such as U.S. Attorneys, that work on these claims. I was left there still not dealt with or paid. I had to do more and go longer again.

My doctoral dissertation was done in 2012. I did not receive my doctorate yet. My post-doctoral dissertation was done in 2019. I did not receive my post-doctorate yet. I worked more on my dissertation, and because I already have in my background so much honorable law work I did, I made my dissertation into a doctoral law dissertation. Now with my law cases from 30 or so years ago dealt with up to date, I can receive just compensations of my lawyer's license and law degrees up to an S.J.D. (Doctor of Juridical Science) law degree from a qualified American law school such as Harvard Law School.

I did that doing more and going longer again. This situation is up to the present. I am continuing to mitigate. The situation would be better for all involved and for the United States if I was, and these issues were, dealt with, rewarded, and honored on the appropriate United States levels. I will keep watching along the way further. I will make my statements and reports accordingly. I will stay preservative and open to my claims concerning the United States being secured and

advanced. I will keep on as I have been and looking for any rewards and opportunities due me and for me to use accordingly.

Next my claims concerning the United States will follow.

- (1) God's Miracle Cross – 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;
- (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**

Joseph Mallon

Joseph Mallon - Joseph Mallon, DBA-c, FLMI, FFSI -/\\-

Honorable Joseph Mallon, DBA-c, FLMI, FFSI -/\\-

Securities licensed: Series 7, 6, 63, 26, and 65

United States Department of Sovereignty, Director

[jmallon@comcast.net](mailto:jmallon@comcast.net) - 215-279-8580 - Pennsylvania - 01-28-2025

P.O. Box 474, Souderton, PA 18964

## **Request for Contact Information for Education Claims concerning United States**

I want to know where I can communicate to actively and functionally concerning the United States. I also express the necessity of the United States working out this situation in a reasonable way because that right intent in a constructive direction is important and necessary for all parties involved, including the United States. I have already abundantly communicated in every direction relevant concerning the United States, but the people of the United States, and including most especially the people associated with the Trump administration, do not have the matters involved dealt with yet and do not even have any active communication present. The Trump administration has no active good faith efforts being made yet when I have provided the Trump administration with important and relevant information since 7 years ago and including actively up to the present times.

I have claims concerning the United States. Two of my claims concerning the United States involve education. I want to know where I can communicate to specifically to work on these education claims. I request a direct communication line. I request specific contact information for me to communicate relevantly about my education claims concerning the United States. I was previously sending information to the U.S. Department of Education. I made requests for improvement of that communication situation, and I made my good faith efforts by sending relevant communication in other directions, such as in this direction, which is to the White House. Now, there is less communication instead of more. There is less communication now as a direct result of Trump and the Trump administration working to shut down the U.S. Department of Education. The U.S. Department of Education is being lessened to points of being completely shut down. Where do I communicate to about my United States education claims? Where can I communicate to now with communication relevant to the U.S. Department of Education? Where can I follow-up with my education claims concerning the United States?

U.S. Education Claims –

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

(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.

I request contact information for my education claims concerning the United States.

Posted on White House contact online site

04/13/2025

## **Complex Communication concerning the United States Reiterated along with X-AI**

### Part 1

I have already provided documented proof of filings to the White House since prior to the summer of 2024 and up to the present times. Officials should review these materials pursuant to due process. I sent documents electronically and in hard copy form.

I have had material communicated to the White House appropriately through the past more than 30 years and through the past 7 years directly involving the Trump administration (2017-2021 and 2025 to the present). Such long-enduring filing should meet any threshold for providing notice and for myself doing due diligence. All or any burden of anything due to be done or to be proven is certainly no longer on me and must be on the part of Trump and officials associated with Trump. Further, because these claims involve the United States and are constructive and beneficial to the United States and have been for more than 30 years, including through the past 7 years, the claims themselves are, thus, not adversarial, and Trump and the Trump administration is obligated to act on these claims. My materials, which led to the claims have been filed in appropriate places, including official, and most especially at the White House through decades and to the present, thus triggering review.

My law cases I made in U.S. courts go back to the early 1990s, and I upheld these law cases and what was involved with them on my part all those years, and that includes staying with the real law involved and working to uphold it and advance it and including with a God's Court judgment that I myself made in 1993 because I am the one who is the discoverer of God's Miracle Cross. People or society do not know everything in these areas, so I had to work without support or pay through all those years to now, so any further explanation, obligation, or burden is not on my part and is assuredly on the part of other parties involved, such as Trump and the Trump administration. The United States is involved and has these claims requiring concerning the United States, so thus, Trump and the Trump administration are obligated to secure and advance these claims because of having obligations to the United States.

Further, there was in the recent years, the Sweet v. Devos/Cardona (No. 19-cv-3674, N.D. Cal.) law case and my student loans being discharged, which set precedent for more law work and the settling of other relevant claims, such as mine. My claims have the added

authority of the precedent that the student loans being discharged set. The rest involved with and beyond only the student loans has precedent to be regarded and worked out.

## Part 2

Trump and the Trump administration can arrange for U.S. agencies to investigate my claims from the 2017 to 2021 term and earlier because of involving a \$20 billion departmental obligation that comes from 30 years and culminated as requiring, active, and growing since 2019. People the United States by way of Trump and the Trump administration authorizes should prioritize my claims as being on a top priority level because of the billions of dollars of money involved, which equates to involving fiscal accountability and stakeholder relief, and the actionable data is the money involved and making the payments to who they should go to for the work done and for providing the relief.

Everything on my part has been presented through more than 30 years, and including through the past 7 years to the present. Causing any further explanation by me or causing me to have to go any longer at all is only more unreasonable delay. The United States and Trump and the Trump administration have been abundantly notified through proper channels, including of the White House administration filings. The filings since 2017 should compel review because officials should know what they have obligations to know.

My claims involve advancement of humanity, as is a part of the claims with God's Miracle Cross, healthcare advancements, and debt resolution, so these claims are in the public interest, which obligates U.S. officials, including Trump and the Trump administration, to make an assessment. Because of these claims specifically building associated with the White House through the Trump administration times of 2017 on and the jurisdiction being the United States, locally to nationally, and including externally to all around the world, and even ultimately to beyond the world, which is another part of what God's Miracle Cross is all about, appropriate action is mandated.

Because my claims have been well substantiated and presented formally to the White House since the summer of 2024, and while Trump was not in the White House but was actively having rallies to get back into the White House, officials and including most especially of the Trump administration, should secure and advance the claims pursuant due process. Billions of dollars in departmental funds requiring to be paid, \$500 million

university claim, and back pay have been individually verified and are under the White House administration agency purview.

### Part 3

Trump and the Trump administration have a legal duty to act on securing and advancing my claims for many reasons and including because of there being billions of dollars involved, which is substantial enough to justify investigation. The issue of such funds being unaccounted for needs to be resolved for the best interests of all the stakeholders, so U.S. officials, including most so of the Trump administration should act on resolving my claims concerning the United States.

My claims were fully submitted with evidence. As said previously, there was the California law case discharge of the student loans. There were my White House filings through the recent years. There were communicated U.S. Department of Education documents. These materials have been present for a long time. Trump and the Trump administration along with U.S. attorneys have the responsibility to act when the U.S. interests are at stake. U.S. officials are obligated to respond to verified claims where actionable records have been provided (filed with the White House, January to April 2025). The present times are post-submission, so that burden of further explanation or proof is on Trump along with the Trump administration.

Based on the accurate description herein made, Trump, his representatives, or U.S. attorneys should act to secure and advance the claims I submitted since mid-2024, with backing of a documented student loans discharge, time spanning decades, and billions of dollars involved. The United States has best interests in resolving legitimate claims, especially claims with fiscal implications. I will continue to observe and point out the status of the claims. After all this communication from me in the years, any delay or stalling consists of obligation on the part of Trump, the Trump administration, and/or the United States. If I am caused to have to make any further emphasis, I may provide a nudging in a right direction to settle the situation.

Joseph Mallon, done in collaboration and consultation with X-AI

04/14/2025

I previously said on numerous occasions that I have these claims concerning the United States. The claims were filed with the administration at the White House and, again, on numerous occasions, just like today, April 16, 2025. The United States government officials, and including most especially, Trump and Trump administration officials, are responsible for these claims because of having duties with the United States. My seven claims are based on the past more than 30 years of my involvement with the United States, the past more than seven years involving Trump and the Trump Administration, and the presently active and continuing times of the United States.

If any official causes any kind of damage or delay concerning any aspect of these claims, the United States is vicariously liable and has to hold that particular official responsible, and I demand a full straightening out of the situation and any compensations for damages and provocation. My materials of these claims concerning the United States are not there for mockery, damages, injustice, or delays to be caused to any aspect of my claims concerning the United States.

I request an official report on the status of my 7 claims concerning the United States. I also request appropriate contact information.

#### 7 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 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 - United States**

**04/16/2025**

I am now and ongoing requesting that the Republican National Committee (RNC) work with me toward the next election for the U.S. Presidency to fully make me the President of the United States. You, here in the White House, including Trump and the Trump administration, have not responded to my official communication filed with the White House, and you have not dealt with or worked out anything relevant yet. This situation cannot continue as it has been, which is with me validly communicating and you ignoring everything. We will not just contentedly go through another four years like this.

I gave you chances through the past years, and you did nothing but let me down. I gave you a chance since the beginning of this year, 2025, but you have not come through on anything yet. I am giving you one more chance, your final chance. You have to make a contractual agreement with me as being officially associated with the United States as the Director of the United States Department of Sovereignty and as having V.I.P. (Very Important Person) status concerning anything involving the Trump administration or the United States. Adequate valuable consideration must be included, and the contractual agreement must fully be legally enforceable with me receiving any and every benefit of the doubt and favoritism. Further, you have to have in the contract you, and the Trump administration, sponsoring and supporting me toward the next U.S. Presidency and you, Trump, not having a third term but myself being the one who should be and most worthily is the United States President for the next term, 2028 to 2032.

If you work out this contractual agreement with me for the immediate and continuing times, I will work with you and will not work against you. I will greatly improve your situation and continuance with the United States. I will add checks and balances to your situation. I will add much of what you, the Trump administration, and the United States have had missing through the past years to now. I will enable your direction to be on-track, good, meritorious, worthy, and successful through your times of history.

If you do not work out this contractual agreement with me for the immediate and continuing times, my continuance will not include us working mutually, and I will not intend any benefits in your directions. I will proceed with us being in opposition and certainly not because of me but, fully, because of you. I will think of you as having no worthiness at all and as someone questionable in every way, including by law.

I saw an article saying that you and those of the Trump administration now want to crack down on student loans, but you can see that if you do not make my requested contractual agreement with me, you, and the Trump administration, need to be cracked down on. You, and the Trump administration, have deprived people of their jobs through the past years to the present and continuing times. You have thus made it so that those people with the education and the according student loans could not get their jobs to be able to pay their bills such as the student loans. You have fired, or attempted to fire, many people previously associated with the U.S. federal government, regardless of them having bills to pay, including student loans. You, and the Trump administration, have also done away with the U.S. Department of Education regardless of any of these people previously associated having bills to pay, including student loans. Remember, there is U.S. federal court precedent set for further law work to be done concerning the student loans and relevant issues (Sweet v. DeVos / Cardona, No. 19-cv-3674, N.D. Cal.).

I recommend that you, and the Trump administration, work out the contractual agreement with me for the immediate and continuing times. We will not be working mutually otherwise. I am commencing to inform and advance the Republican National Committee more and more. I request relevant communication back.

04/22/2025

I have still not received from Trump or the Trump administration any communication back concerning my claims or working out a contractual agreement with me. My areas, including my claims concerning the United States are still active and requiring since a long time ago, including through the Trump first term, after being filed with the White House in June 2024 while Trump was continuing with rallies to get back into the White House. My filings with the White House continued through this current year of 2025 to the present while Trump and the Trump administration got back into the White House and while my claims were already filed there and requiring concerning the United States.

Trump or the Trump administration are causing a non-mutual situation to be continuing. As said in my previous communication, if no contractual agreement is worked out with me, a nonmutual situation would be caused, and since you of the Trump administration did not work out any contractual agreement with me, you are causing a nonmutual situation to be continuing. This nonmutual situation will continue until and unless you of the Trump administration work out the mentioned contractual agreement with me. While you of the Trump administration are causing a nonmutual situation, you should not be making any emphasis concerning important, national, international, or global issues because you have too much left out and are, thus, entirely too inaccurate and unworthy. You of the Trump administration are too nonmutual to make an accurate assertion in the direction of any issue with substance. Obviously, your nonmutual position is not good or reasonable for the position you, Trump and the Trump administration, have been in.

How can there be better? I do not want to have to go longer and longer. I do not want to have to say more and more before or without being dealt with. I should not have to take additional actions to be dealt with. I do not want to just have to know and say that there has to be security and authority concerning you of the Trump administration so that there can be an adequacy of what there is supposed to be and within a reasonable amount of time. I do not want to have to keep saying that I am owed an excessive amount of money without being paid an adequacy of money that I should be being paid, especially when it comes to money concerning the United States. You of the Trump administration have already been well informed, and you have to be accountable. If you, Trump or the Trump administration, take up any additional time without a sufficiency in my directions, you are wasting the time, and have to be accountable for that time, unwanted, needless, and nonmutual time. If you of the Trump administration, cause any excessive aggravation in my directions, I want you charged for that provocation. If you cause any jeopardy in my directions, I want you charged for causing such jeopardy, and I want the situation immediately corrected.

I demand being dealt with immediately and continuing at the White House and by the United States pursuant to my claims concerning the United States. Penalties have to be able to be administered for securing the situation and providing deterrence and so that there is a knowing to take important aspects seriously and to advance the situation appropriately. I request, as I have been, that my claims concerning the United States be immediately secured and advanced. I request that the mentioned contractual agreement be made with me. I request that appropriate communication be made back to me.

04/27/2025

Joseph Mallon