

Electronic Message Filed at the White House 05-04-2025

I recently communicated about important and active law involved.

1. Law concerning my claims and the United States
2. Law concerning immigration
3. Law concerning the Russia – Ukraine situation
4. Law concerning Japan releasing nuclear wastewater into the Pacific Ocean

The United States, as a result of Trump and the Trump administration, is noncompliant with the mentioned law.

There cannot be a blaming on any party other than Trump and the Trump administration and with the United States having vicarious liability. The law involved is being violated by Trump and the Trump administration and the United States vicariously. The law involved would not be being violated if not for Trump and the Trump administration. The law would not be being violated by the United States if not for Trump and the Trump administration. Trump and the Trump administration are causing the United States to be violating the law.

The United States and people associated, such as most especially Trump and those of the Trump administration, were supposed to know the law involved and do the work of making good faith efforts to advance the law involved. The issues involved were very important. There was already much time involved with them. These issues were already national, international, and global issues. All formal communication lines were used, and a full amount of official filings were made in the appropriate places. There is no true excuse for the noncompliance of Trump or the Trump administration. Such noncompliance is negligent, malpractice, disrespectful, and contemptuous, in addition to being damaging to the interests of the stakeholders involved.

I reiterate that Trump and the Trump administration must immediately and continuing comply with the applicable law as duly served on Trump and the Trump administration through official communication lines and appropriate filings. Trump and the Trump

administration must immediately stop from causing the United States to be violating the law and being in noncompliance. Trump and the Trump administration are responsible for knowing and being in compliance with the involved law concerning my claims, immigration, the Russia – Ukraine situation, and Japan releasing nuclear wastewater into the Pacific Ocean.

I hereby order Trump and the Trump administration to make a report to me and to arrange a conference among us for the purpose of making good faith efforts to be compliant concerning the law involved and to advance the situation in right and lawful ways. This requested report and conference arrangement must be done before the end of this month of May, 2025. If there is not adequate compliance, I will declare Trump and the Trump administration, along with the United States vicariously, as continuing to violate active law and to, thus, not have validity concerning any official matter involving the United States. I will apply a \$700 million penalty amount on Trump, the Trump administration, and the United States as having vicarious liability for Trump and the Trump administration. This law presently and throughout its continuance provides binding and persuasive authority and must be upheld, adhered to, and honored.

05/04/2025

Request for Advancement of Money and Professional Position 05-11-2025

Part 1

I request advancement of money involved being paid and my official professional position being recognized. This request is made in regard to my claims three and four of my claims concerning the United States.

Claims

(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

Pursuant to my United States claims three and four, my official executive position with the United States government has to be recognized and at least some money involved has to be worked out.

Part 2

My official United States position since the summer of 2019 has been U.S. Chief Executive Director of the U.S. Department of Sovereignty, which was formally established following the previous more than a quarter-century. My department, the U.S. Department of Sovereignty, has not been paid yet since 2019, so I request some of the department's money be paid for the department to pay expenses, including for staffing, resources, and my own pay.

The following is from the sovereignty department financial records. None of the department's money has yet been paid to the department.

2025 \$5,750,000,000.00

2024 \$5,250,000,000.00

2023 \$5,000,000,000.00

2022 \$4,687,500,000.00

2021 \$3,750,000,000.00

2020 \$3,000,000,000.00

Total = **\$21,687,500,000.00**

Part 3

My pay, which can come from the Department's money, does not have to be paid to me immediately all at once, but the department has to have its money to at least pay me some of my money. Pay that the U.S. Sovereignty Department can pay me is as follows from the department financial records.

As of 12/31/2021 = \$ 553,769.89

2022 = \$207,000.00

2023 = \$233,289.00

2024 = \$257,201.12

Back in the summer of 2024 when Biden, with the Democratic party, and Trump, with the Republican party, were campaigning toward the 2024 U.S. Presidential election and actively having rallies, I also charged a penalty amount of \$500,000 for if this claims area was not adequately taken care of by September 2024, well ahead of any election, but I did not yet charge another penalty amount.

Additionally, for this year of 2025, my pay is set at \$282,981.23.

Adding my pay up totals \$2,034,241.24 . The U.S. Department of Sovereignty can pay my pay but needs its money to be able to pay me my pay.

Part 4

The description for my pay is my claim three, but for claim four, the money owed to me is by the United States itself and has to come from the United States itself, such as by way of the U.S. Treasury. I did a summation to cover the areas, and that is still good for a start and an adequacy. To cover money involved I set for claim four \$500,000 for the 1980s, \$500,000 for the 1990s, \$500,000 for the 2000s first decade, \$500,000 for 2010 and teens of 2000s, and \$500,000 for the 2020s. The total is \$2,500,000.00 .

Part 5

Remember that I am the discoverer of something that involves the United States through all those years and have to be paid in this way, not because of a pay, a penalty, any kind of force, or anything nonmutual, but because of an honor to me involving that discovery as I had my United States involvement. That discovery is in claim one, but this claim four is involving me being honored financially as the discoverer of that societally significant discovery and who most had to do and did work with that discovery concerning everything and anything involving the United States through those years of more than a quarter-century.

I request communication as soon as possible to inform me of the status of my claims concerning the United States. I need somewhere to communicate to, for if I have to or want to, and I need, and request that, at least some of my money be paid to me right away.

Thank you

05/11/2025

Electronic Message Filed at the White House 05-13-2025

I am making a refiling of this 5-4-2025 White House filing because I want to be sure the White House was informed about my request for a conference before the end of this month, May 2025. What is the White House requested mode of the conference – over the Internet or direct in person at the White House or somewhere else? If over the Internet, the utilities, such as a Zoom session or some sort of teleconference, has to be set up for each party of the conference. If the conference will be direct, more has to be done. More has to be arranged for a direct conference, but it can be done. For a direct conference, I have to know two weeks ahead of time, which means that I have to hear back within the next few days of this week. An adequate advance payment of my money has to be paid to me. The location must be set, and accommodations, including with transportation, meals, and lodging, have to be made for a direct conference. Any such conference to be mutually arranged must be set before the end of this month, May 2025. I first made mention of this required conference May 4th, 2025, and my filings have been made in the White House since January through to now in May 2025.

Please communicate efficiently back to me about the White House arranging the conference with me before the end of May 2025 so that I can make plans accordingly.

The May 4th, 2025 communication is as follows.

I recently communicated about important and active law involved.

1. Law concerning my claims and the United States
2. Law concerning immigration
3. Law concerning the Russia – Ukraine situation
4. Law concerning Japan releasing nuclear wastewater into the Pacific Ocean

The United States, as a result of Trump and the Trump administration, is noncompliant with the mentioned law.

There cannot be a blaming on any party other than Trump and the Trump administration and with the United States having vicarious liability. The law involved is being violated by Trump and the Trump administration and the United States vicariously. The law involved would not be being violated if not for Trump and the Trump administration. The law would

not be being violated by the United States if not for Trump and the Trump administration. Trump and the Trump administration are causing the United States to be violating the law.

The United States and people associated, such as most especially Trump and those of the Trump administration, were supposed to know the law involved and do the work of making good faith efforts to advance the law involved. The issues involved were very important. There was already much time involved with them. These issues were already national, international, and global issues. All formal communication lines were used, and a full amount of official filings were made in the appropriate places. There is no true excuse for the noncompliance of Trump or the Trump administration. Such noncompliance is negligent, malpractice, disrespectful, and contemptuous, in addition to being damaging to the interests of the stakeholders involved.

.....

I hereby order Trump and the Trump administration to make a report to me and to arrange a conference among us for the purpose of making good faith efforts to be compliant concerning the law involved and to advance the situation in right and lawful ways. This requested report and conference arrangement must be done before the end of this month of May 2025. If there is not adequate compliance, I will declare Trump and the Trump administration, along with the United States vicariously, as continuing to violate active law and to, thus, not have validity concerning any official matter involving the United States. I will apply a \$700 million penalty amount on Trump, the Trump administration, and the United States as having vicarious liability for Trump and the Trump administration. This law presently and throughout its continuance provides binding and persuasive authority and must be upheld, adhered to, and honored.

05/04/2025

Full posting here made on 05-13-2025

Electronic Message Filed at the White House 05-14-2025

I have not received any word of anything being worked out from here, Trump and the Trump administration at the White House, and I have not been presented with anything additional for me to consider. Thus, I repeat all I previously expressed.

Currently, there is not much time for a conference to be arranged with me, so I am specifically saying about the conference again now to provide a reminder that there is not much time to have a conference worked out with me before the end of this month, May 2025. This lack of time is especially so if the conference is going to be anything other than virtual. If the conference is going to be direct, then there are only two days left to be on time with the arrangements.

You here of the Trump administration at the White House have to have communication made to me within the next two days if you intend for any direct conference with me before the end of this month. If you do not communicate with me in the next two days to arrange for our conference, then you Trump and the Trump administration at the White House have given up your rights to have a direct conference with me. You are constructively admitting to relinquishing your rights to say anything to me, concerning me, or involving me directly. The only possibility you will have remaining is to arrange a virtual conference with me before this month's end. If you fail to do that, you will have failed at everything concerning arranging any mutual conference. How much of a say do you think you should have in that situation? I will automatically and immediately repeat everything I have previously stated and continue expressing about your accountability and the United States being vicariously liable. I may add an additional penalty charge of \$700 million as I warned in my previous filing that said about law served to the White House and that was supposed to be honored and advanced along with my claims concerning the United States.

The background should already be known and understood here by Trump, the Trump administration, the White House, and the United States vicariously. I have done nothing additional yet. You here have not meritoriously worked out anything mutual yet. Everything of the active times and of years still excessively requires. I say all that I previously expressed, without repeating myself again here. Further, if you, Trump and the Trump administration at the White House, do not cooperatively and reasonably say you have

something valid to say, then the proceeding times have to be with your complying, respecting, and honoring everything I have previously said and admitting that as being all there is and you having nothing else there or involved.

With you, Trump and the Trump administration at the White House, not having a conference worked out with me by this month's end, you are saying you expect to be accountable for knowing and understanding everything I previously specified. You know you have to work in my interests and mutual with me, as you are supposed to anyway. I cannot have to explain about anything I should not have to explain about, and I cannot have to go through any additional amount of time without a sufficiency concerning anything relevant involved. I will proceed as you knowing the primary information you are expected to know, and I will proceed as you being accountable for that. You, Trump and the Trump administration at the White House, agree to hold yourself accountable. That and more like that will be the proceeding by after the end of this month of May 2025, if you do not work out a conference with me before the end of May 2025, and you, Trump and the Trump administration at the White House, admit and agree to that, whether you do or do not, regardless of anything you express contrary, if you do not communicate back to me for working out our conference in a timely manner.

I request a reply.

Thank you.

05-14-2025

Follow-up Filing at the White House, 06-01-2025

Part 1

You have not arranged any meeting with me before the end of the month of May 2025. I requested the meeting since 05-04-2025 and restated the request 05-14-2025. I said if no meeting was worked out by the end of the month, I would apply appropriate penalties because the present time is after more than 7 years and the recent active times since more than 100 days (5 months, almost ½ year of 2025). In my 05-04-2025 White House filing I said that,

if there is not adequate compliance, I will declare Trump and the Trump administration, along with the United States vicariously, as continuing to violate active law and to, thus, not have validity concerning any official matter involving the United States. I will apply a \$700 million penalty amount on Trump, the Trump administration, and the United States as having vicarious liability for Trump and the Trump administration. This law presently and throughout its continuance provides binding and persuasive authority and must be upheld, adhered to, and honored.

In my previous filing at the White House on 05-14-2025, I said that,

if you do not communicate with me in the next two days to arrange for our conference, then you, Trump and the Trump administration at the White House, have given up your rights to have a direct conference with me. You are constructively admitting to relinquishing your rights to say anything to me, concerning me, or involving me directly. The only possibility you will have remaining is to arrange a virtual conference with me before this month's end. If you fail to do that, you will have failed at everything concerning arranging any mutual conference. How much of a say do you think you should have in that situation? I will automatically and immediately repeat everything I have previously stated and continue expressing about your accountability and the United States being vicariously liable. I may add an additional penalty charge of \$700 million as I warned in my previous filing... (The White House, filing, 05-14-2025).

Because there was not adequate compliance by 05-31-2025, I automatically and immediately repeat everything I have previously stated and continue expressing about Trump, the Trump administration, and the White House having accountability and the

United States being vicariously liable. I declare Trump and the Trump administration, along with the United States vicariously, as continuing to violate active law and to, thus, not have validity concerning any official matter involving the United States. I add in an additional penalty charge of \$700 million, as I warned in my previous filing.

Part 2

I also said in my previous White House filing that,

further, if you, Trump and the Trump administration at the White House, do not cooperatively and reasonably say you have something valid to say, then the proceeding times have to be with your complying, respecting, and honoring everything I have previously said and admitting that as being all there is and you having nothing else there or involved (The White House, filing, 05-14-2025).

The following times have to be with you, Trump and the Trump administration at the White House complying, respecting, and honoring everything I have previously said and admitting that as being all there is and you having nothing else there or involved.

Further in my filing in the White House on 05-14-2025 was that,

with you, Trump and the Trump administration at the White House, not having a conference worked out with me by this month's end, you are saying you expect to be accountable for knowing and understanding everything I previously specified. You know you have to work in my interests and mutual with me, as you are supposed to anyway. I cannot have to explain about anything I should not have to explain about, and I cannot have to go through any additional amount of time without a sufficiency concerning anything relevant involved. I will proceed as you knowing the primary information you are expected to know, and I will proceed as you being accountable for that. You, Trump and the Trump administration at the White House, agree to hold yourself accountable. That and more like that will be the proceeding by after the end of this month of May 2025, if you do not work out a conference with me before the end of May 2025, and you, Trump and the Trump administration at the White House, admit and agree to that, whether you do or do not, regardless of anything you

express contrary, if you do not communicate back to me for working out our conference in a timely manner (The White House, filing, 05-14-2025).

Part 3

Thus, the law from the 05-04 and 05-14-2025 White House filings is that Trump and the Trump administration, have implicitly said,

I am as I expect to be accountable for knowing and understanding everything you, Joseph Mallon, previously specified. I know I have to work in your interests and mutual with Joseph Mallon, as I am supposed to anyway. Joseph Mallon does not have to explain about anything he should not have to explain about, and he cannot have to go through any additional amount of time without a sufficiency concerning anything relevant involved. Joseph Mallon will proceed as I am knowing the primary information I am expected to know, and Joseph Mallon will proceed as me being accountable for that. I, Trump and the Trump administration at the White House, agree to hold myself/ourselves accountable. That and more like that is proceeding now, which is after the end of the month of May 2025, and having not worked out a conference with Joseph Mallon before the end of May 2025. I, Trump and the Trump administration at the White House, admit and agree to all I herein previously expressed, whether I do or do not, regardless of anything I express contrary, because I did not communicate back to Joseph Mallon for working out our conference in a timely manner.

I request, as I did since my White House filing back in the 2024 summer, that my claims be secured and advanced, and with my increased authority, if the White House is being respectful and compliant, I ORDER the work be done.

Part 4

My claims follow,

(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 concerning the United States

I request a status report be made to me, and again with my increased authority, if the White House is being respectful and compliant, I ORDER the status report be made to me.

Thank you

06/01/2025

My website containing backing information - <https://www.godsmiraclecross.com/realm> ...