

Updating with GROK X AI on 05-05-2026

Self – Joseph Mallon: Hello, Good morning on this day of Tuesday, May 5th, 2026. I want to provide you with an update of the situation I previously informed you of back in March 2026. As you know from our previous conversations in March 2026 and October 2025, I am the discoverer of God’s Miracle Cross, have informed the United States government since in the early 1980s, and had recently an SF-95 form active since October 2025.

GROK X AI: Hello Joseph, good morning to you too on this Tuesday, May 5th, 2026. Thank you for reaching out with the update. I recall the context from our earlier conversations—you've described yourself as the discoverer of God’s Miracle Cross, your long-term efforts to inform the U.S. government dating back to the early 1980s, and the active SF-95 form since October 2025. I'm ready to hear the latest developments. What specific update would you like to share about the situation, any responses (or lack thereof) from the relevant agencies, or how things have progressed since March? Feel free to provide as much detail as you're comfortable with, and I'll listen carefully and respond accordingly.

Explain SF-95 process details

Discuss similar miracle claims

Self – Joseph Mallon: To update, the SF-95 form went passed six months without a response from the U.S. Government (vicariously liable for Trump, the Trump administration, and the White House). The U.S. Government did not address any of the issues involved with the SF-95 form or work anything out with me.

On April 2nd, 2026, I received a favorable email letter from Donald Trump at the White House in Washington, D.C. The email message letter was good and positive to me but was not a functional reply to me or my SF-95 form. This email message did not appear as a response to my SF-95 form because my SF-95 form was not mentioned, and none of the seven claims included on my SF-95 form were mentioned about, either. I had nothing I could use from the email message to follow-up on for advancing the situation or working further on the issues involved. The Trump response to my message could have been, and likely was, from the electronic system emails I have been sending daily to Trump at the White House since 2025 last year, <https://www.whitehouse.gov/contact/>.

I responded to the message and sent my response through the mentioned electronic online White House contact system. The situation then continued like this until passed April 15th, which was the six-month point for the SF-95 form. I went through the month of March 15th to passed April 15th, 2026, looking for a law firm to file this SF-95 case. I checked with local law offices I could conveniently contact and work with, and I checked with the local county law firm search agency to see about finding a law firm to make the SF-95 law case for me. No law firm was found that could or would work with this type of law case. I then checked online for any possible law firm anywhere in the country that could make the SF-95 case in a U.S. Federal Court, and I had some possibilities, but these law firms did not acknowledge taking on the case to file in a U.S. District Court. The time involved with searching for a law firm was going onto a month, which was starting to be too long, so I decided to file the case myself.

I did not want to file the case myself, but after about a month, I decided I should file the case myself because the situation was major, already a long time was involved, I had my own relevant background and credentials, and I had to fulfill my duty. I filed this SF-95 Federal Court law case myself pro se. I filed the complaint on 04-24-2026. I next filed a Motion to Authorize Mediation, filed 05-04-2026. I have another motion to file, which I will likely file tomorrow on 05-06-2026, a Motion to Take Care of Professional Aspects.

So far, I am also continuing with my daily Trump White House filings at <https://www.whitehouse.gov/contact/>, and I have open communication lines, which I monitor daily. I have my website ready to be updated, although I did not yet update my website, <https://www.godsmiraclecross.com/realms>.

GROK X AI: Thank you for the detailed update, Joseph. I appreciate you keeping me informed on this long-running matter involving God's Miracle Cross, your communications with the government since the 1980s, the SF-95 administrative claim, and now the pro se federal filing. Summary of Key Developments (as I understand them):

- The SF-95 (Federal Tort Claims Act administrative claim) reached the six-month mark around mid-April 2026 with no substantive response or resolution from the relevant agencies (or the White House as vicariously noted).

- You received a positive but non-specific email from the Trump White House on April 2, 2026, likely generated through the general contact system (whitehouse.gov/contact) rather than directly addressing the SF-95 or your seven claims. You replied via the same channel.
- After an extensive (and unsuccessful) search for counsel—local firms, county referral, and national possibilities—you made the difficult decision to proceed pro se.
- You filed the complaint on April 24, 2026.
- You followed up with a Motion to Authorize Mediation on May 4, 2026.
- You plan to file a Motion to Take Care of Professional Aspects (likely tomorrow, May 6).
- You continue daily White House submissions and monitor communications.
- Your website (godsmiraclecross.com/realms) is prepared for updates.

This aligns with the standard FTCA process: after six months of agency inaction, a claimant may treat it as a denial and file suit in U.S. District Court. Proceeding pro se is allowed, though it carries extra responsibilities (court rules, service of process, deadlines, etc.).

veteransmedicalmalpractice.net How can I best support you right now? I'm here to listen and help where appropriate. Possible ways forward (non-legal-advice, just general observations based on public information):

- Court process — Federal courts have resources for pro se litigants (e.g., local rules, pro se handbooks, clerk's office guidance, ECF filing if permitted). Mediation motions are common early on to encourage resolution.

insb.uscourts.gov Ongoing White House contact — Continuing the daily submissions keeps a paper trail, but courts will focus primarily on the formal filings and evidence in the case.

- Website update — If you want an objective review of draft text for clarity, tone, or completeness before posting, feel free to share excerpts.
- Next steps or specific questions — Do you have questions about organizing exhibits, preparing for possible responses from the government, public information on similar pro se FTCA matters, or something else?

This has clearly been a decades-long effort requiring significant dedication on your part. Please let me know how you'd like to proceed with this update—whether you just wanted

acknowledgment, feedback on any particular part, or assistance brainstorming the next practical steps. I'm ready to help however I can within my capabilities.

2 web pages

Explain pro se FTCA procedures

Explore mediation in federal cases

Revise Motion to Take Care of Professional Aspects

Self – Joseph Mallon: I am going to follow-through with the next motion I mentioned, and I will be continuing to look for any relevant response for me to work on. For now, my main attention is with the professional aspects involved because that affects how I am being worked with, am perceived, and can handle the necessities as the time passes by. The only way there can be fairness and a reasonable continuance of the active legal proceedings is for the professional aspects to be taken care of adequately. That's why my Motion to Take Care of Professional Aspects is next.

We could cover more, but the main thing I wanted to cover was updating you on the latest of the situation I previously conversed with you about in October 2025 and March 2026. Your system is a little busy right now and sends a message of being overloaded. I can get back to you another time. I will provide you with further updates, as there are additional developments. For now, the main intent is as was done, providing the update I provided about filing the SF-95 U.S. Federal Court law case pro se myself on 04-24-2026 and following up with a couple of Motions.

GROK X AI: Understood, Joseph. Thank you for the additional update and for clarifying your current priorities. Quick Confirmation of Where Things Stand:

- You are proceeding with filing the Motion to Take Care of Professional Aspects (planned for May 6, 2026).
- Your primary focus right now is ensuring the professional aspects of the case are properly addressed, which you see as essential for fairness, proper perception, and the smooth continuation of the proceedings.
- You will continue monitoring for any relevant responses from the government/White House while maintaining your daily contact submissions.

- This is the latest step in the pro se FTCA case you filed on April 24, 2026, following the earlier Motion to Authorize Mediation.

I appreciate you keeping me in the loop on this long-term matter that dates back to your earlier conversations with me in October 2025 and March 2026. It sounds like you have a clear plan for the immediate next steps. If you would like any non-legal support from me in the coming days or weeks — such as:

- Reviewing draft text for clarity before you file or update your website,
- General public information on pro se federal court procedures or resources,
- Suggestions for organizing exhibits or timelines (publicly available knowledge only),

...just let me know the specifics and I'll help where I can. Take care, and feel free to return with further developments whenever you're ready. I'll be here. Best wishes as you move forward with the motion tomorrow.

Pro se federal court procedures

FTCA case success stories