

CLAIM FOR DAMAGE, INJURY, OR DEATH

INSTRUCTIONS: Please read carefully the instructions on the reverse side and supply information requested on both sides of this form. Use additional sheet(s) if necessary. See reverse side for additional instructions.

FORM APPROVED
OMB NO. 1105-0008

1. Submit to Appropriate Federal Agency:

Trump, Trump administration, White House, United States vicariously liable for Trump, Trump administration, and the White House

2. Name, address of claimant, and claimant's personal representative if any. (See instructions on reverse). Number, Street, City, State and Zip code.

Joseph Mallon
15 N. School Lane
Souderton, PA 18964

3. TYPE OF EMPLOYMENT

MILITARY CIVILIAN

4. DATE OF BIRTH

03/12/1961

5. MARITAL STATUS

Self

6. DATE AND DAY OF ACCIDENT

10/08/2025

7. TIME (A.M. OR P.M.)

9 am to 5 pm

8. BASIS OF CLAIM (State in detail the known facts and circumstances attending the damage, injury, or death, identifying persons and property involved, the place of occurrence and the cause thereof. Use additional pages if necessary). I have claims concerning the United States.

(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.

9.

PROPERTY DAMAGE

NAME AND ADDRESS OF OWNER, IF OTHER THAN CLAIMANT (Number, Street, City, State, and Zip Code).

I, the claimant, am the owner.

BRIEFLY DESCRIBE THE PROPERTY, NATURE AND EXTENT OF THE DAMAGE AND THE LOCATION OF WHERE THE PROPERTY MAY BE INSPECTED. (See instructions on reverse side).

<https://www.godsmiraclecross.com/realm>

10.

PERSONAL INJURY/WRONFUL DEATH

STATE THE NATURE AND EXTENT OF EACH INJURY OR CAUSE OF DEATH, WHICH FORMS THE BASIS OF THE CLAIM. IF OTHER THAN CLAIMANT, STATE THE NAME OF THE INJURED PERSON OR DECEDENT.

See claims

11. WITNESSES

NAME

ADDRESS (Number, Street, City, State, and Zip Code)

Self

See long-enduring communication and documentation

See more than 30 years of historic notations

12. (See instructions on reverse).

AMOUNT OF CLAIM (in dollars)

12a. PROPERTY DAMAGE

See claims

12b. PERSONAL INJURY

See claims

12c. WRONGFUL DEATH

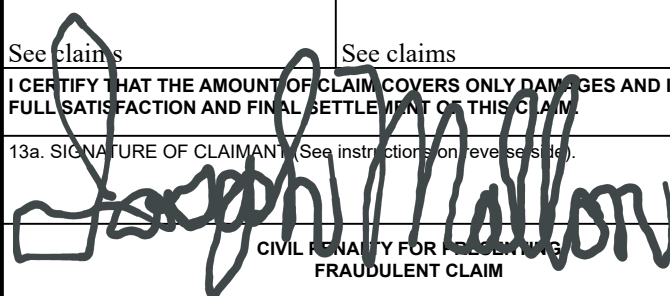
See claims

12d. TOTAL (Failure to specify may cause forfeiture of your rights).

\$1 trillion = estimated amount, to be taken seriously

I CERTIFY THAT THE AMOUNT OF CLAIM COVERS ONLY DAMAGES AND INJURIES CAUSED BY THE INCIDENT ABOVE AND AGREE TO ACCEPT SAID AMOUNT IN FULL SATISFACTION AND FINAL SETTLEMENT OF THIS CLAIM.

13a. SIGNATURE OF CLAIMANT (See instructions on reverse side).


Joseph Mallon

CIVIL PENALTY FOR PRESENTING FRAUDULENT CLAIM

13b. PHONE NUMBER OF PERSON SIGNING FORM

215-279-8580

14. DATE OF SIGNATURE

10/08/2025

CRIMINAL PENALTY FOR PRESENTING FRAUDULENT CLAIM OR MAKING FALSE STATEMENTS

The claimant is liable to the United States Government for a civil penalty of not less than \$5,000 and not more than \$10,000, plus 3 times the amount of damages sustained by the Government. (See 31 U.S.C. 3729).

Fine, imprisonment, or both. (See 18 U.S.C. 287, 1001.)

INSURANCE COVERAGE

In order that subrogation claims may be adjudicated, it is essential that the claimant provide the following information regarding the insurance coverage of the vehicle or property.

15. Do you carry accident insurance? Yes yes, give name and address of insurance company (Number, Street, City, State, and Zip Code) and policy number. No

16. Have you filed a claim with your insurance carrier in this instance, and if so, is it full coverage or deductible? Yes No 17. If deductible, state amount.

18. If a claim has been filed with your carrier, what action has your insurer taken or proposed to take with reference to your claim? (It is necessary that you ascertain these facts).

No insurance involved

19. Do you carry public liability and property damage insurance? Yes If yes, give name and address of insurance carrier (Number, Street, City, State, and Zip Code). No

INSTRUCTIONS

Claims presented under the Federal Tort Claims Act should be submitted directly to the "appropriate Federal agency" whose employee(s) was involved in the incident. If the incident involves more than one claimant, each claimant should submit a separate claim form.

Complete all items - Insert the word NONE where applicable.

A CLAIM SHALL BE DEEMED TO HAVE BEEN PRESENTED WHEN A FEDERAL AGENCY RECEIVES FROM A CLAIMANT, HIS DULY AUTHORIZED AGENT, OR LEGAL REPRESENTATIVE, AN EXECUTED STANDARD FORM 95 OR OTHER WRITTEN NOTIFICATION OF AN INCIDENT, ACCOMPANIED BY A CLAIM FOR MONEY

Failure to completely execute this form or to supply the requested material within two years from the date the claim accrued may render your claim invalid. A claim is deemed presented when it is received by the appropriate agency, not when it is mailed.

If instruction is needed in completing this form, the agency listed in item #1 on the reverse side may be contacted. Complete regulations pertaining to claims asserted under the Federal Tort Claims Act can be found in Title 28, Code of Federal Regulations, Part 14. Many agencies have published supplementing regulations. If more than one agency is involved, please state each agency.

The claim may be filed by a duly authorized agent or other legal representative, provided evidence satisfactory to the Government is submitted with the claim establishing express authority to act for the claimant. A claim presented by an agent or legal representative must be presented in the name of the claimant. If the claim is signed by the agent or legal representative, it must show the title or legal capacity of the person signing and be accompanied by evidence of his/her authority to present a claim on behalf of the claimant as agent, executor, administrator, parent, guardian or other representative.

If claimant intends to file for both personal injury and property damage, the amount for each must be shown in item number 12 of this form.

DAMAGES IN A **SUM CERTAIN** FOR INJURY TO OR LOSS OF PROPERTY, PERSONAL INJURY, OR DEATH ALLEGED TO HAVE OCCURRED BY REASON OF THE INCIDENT. THE CLAIM MUST BE PRESENTED TO THE APPROPRIATE FEDERAL AGENCY WITHIN **TWO YEARS** AFTER THE CLAIM ACCRUES.

The amount claimed should be substantiated by competent evidence as follows:

(a) In support of the claim for personal injury or death, the claimant should submit a written report by the attending physician, showing the nature and extent of the injury, the nature and extent of treatment, the degree of permanent disability, if any, the prognosis, and the period of hospitalization, or incapacitation, attaching itemized bills for medical, hospital, or burial expenses actually incurred.

(b) In support of claims for damage to property, which has been or can be economically repaired, the claimant should submit at least two itemized signed statements or estimates by reliable, disinterested concerns, or, if payment has been made, the itemized signed receipts evidencing payment.

(c) In support of claims for damage to property which is not economically repairable, or if the property is lost or destroyed, the claimant should submit statements as to the original cost of the property, the date of purchase, and the value of the property, both before and after the accident. Such statements should be by disinterested competent persons, preferably reputable dealers or officials familiar with the type of property damaged, or by two or more competitive bidders, and should be certified as being just and correct.

(d) **Failure to specify a sum certain will render your claim invalid and may result in forfeiture of your rights.**

PRIVACY ACT NOTICE

This Notice is provided in accordance with the Privacy Act, 5 U.S.C. 552a(e)(3), and concerns the information requested in the letter to which this Notice is attached.

Authority: The requested information is solicited pursuant to one or more of the following: 5 U.S.C. 301, 28 U.S.C. 501 et seq., 28 U.S.C. 2671 et seq., 28 C.F.R. Part 14.

Principal Purpose: The information requested is to be used in evaluating claims. **C.**

Routine Use: See the Notices of Systems of Records for the agency to whom you are submitting this form for this information.

Effect of Failure to Respond: Disclosure is voluntary. However, failure to supply the requested information or to execute the form may render your claim "invalid."

PAPERWORK REDUCTION ACT NOTICE

This notice is solely for the purpose of the Paperwork Reduction Act, 44 U.S.C. 3501. Public reporting burden for this collection of information is estimated to average 6 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Director, Torts Branch, Attention: Paperwork Reduction Staff, Civil Division, U.S. Department of Justice, Washington, DC 20530 or to the Office of Management and Budget. Do not mail completed form(s) to these addresses.

Part 1 – Wednesday, October 8, 2025

I am sending this communication again because you at the White House did not yet respond. You did not work out anything yet.

What about doing something like having an urban planner talk to me about arranging events I mentioned about?

I request a report be made to me to inform me of the status of my claims concerning the United States.

Look at my materials. Obviously, I have a lot to do and that I want to do. Trump and the Trump administration are making it so that nothing can be done, and the time is just going by being wasted. That is being caused by nothing relevant being done yet, nothing involved being worked out, and no money directly involved being paid yet. Nothing can be done with nothing instead, and there is not supposed to be nothing instead.

I want, demand, and require this week's pay this week.

You have been acting non-mutually, not cooperating, and not facilitating. In so doing, you have been causing me much aggravation, extra work, and to go much longer. You have been making me have to fight against you and everyone else. I am supposed to be rewarded and honored, and I am supposed to be pleased with what I see.

I should not have to fight against everyone or anyone. I should not have to explain any further, and I should not have to go any longer without a sufficiency on the part of the United States and people associated with the United States. I am a good person and a successful person. There is no right to ruin my good traits or my success, including most especially with and concerning the United States.

I report Harvard Law School is violating my claims 2 and 7. Harvard Law School is ignoring communication I make to Harvard Law School, and Harvard Law School is not communicating while my claims are active and requiring functional communication. Harvard Law School is thus causing the time to go by with a deficiency of progress concerning my claims 2 and 7. The situation on Harvard Law School's part is also contemptuous and defamatory. These violations are resulting from the United States not doing its work involving my claims 2 and 7 concerning Harvard Law School. The United States is liable for these claims violations. The United States is requested to do something about these violations and correct them.

My claims are long overdue at being advanced. With my claims advanced, of course, the situation would be good for me and with me. That is what I have rights to and expect to see. I have already been through a very long time, so I want to see progress and improvement in the present times. I want to be treated like I am a very important person and be honored as I am supposed to be in regard of my extraordinary societal merits involved.

You at the White House, including Trump and the Trump administration, have not worked out anything yet or paid any of the money due or owed. I have claims concerning the United States. I report violations and a deficiency on the part of the United States resulting from Trump and the Trump administration.

Part 2 – Wednesday, October 8, 2025

From now on we will take a \$1 million portion of the United States money due me and make a fund of God's Miracle Cross money currency. Each dollar or cross has the value of \$1. Gold or other items are valued according to their value in dollars and crosses. The United States as a nation owes me my \$1 million and the backing of the value of my \$1 million in the form of crosses (God's Miracle Crosses currency), regardless of Trump, the Trump administration or anyone or anything else. The God's Miracle Crosses and Faces currency is not crypto currency and is authentic United States and Universal money – currency, fully backed by government powers and divine life forces according to the values. The United States as a country has a duty to provide its security for functioning and investing of my \$1 million fund and for additional investors from anywhere in the world to invest securely into this universal currency fund. This funded \$1 million is a starting point and declared by law

with valid authority concerning the United States. Consider this declaration hereby ordered.

Most financial accounts in the United States send out status reports at least quarterly if there is not account activity, and if the account has activity, status reports are sent out monthly. The United States has gone far longer than monthly or quarterly without sending status reports, and when the accounts have had activity. I request the monthly status reports from the United States immediately.

I want my money today. You owe me money. I demand money that is owed and due me. I am supposed to be honored. What about the United States fulfilling some of its responsibilities?

In accord with my claims 2 and 7, I contacted Harvard Law School. You here at the White House and of the Trump administration should have contacted Harvard Law School first on my behalf, but you did not, and I was not going to wait longer. If anyone from Harvard Law School contacts you here at the White House in reference to anything involving me, I request you treat the person respectfully and that you honor everything involved. My materials must be accessible on request, and appropriate communication and functioning must be active. You should have money matters handled and able to be handled adequately concerning Harvard Law School.

I request an accounting of my money the United States owes me. The United States must state at least some of the money the United States owes me and that I would confirm. The money can be considered pursuant to my claims concerning the United States.

With some of my money the United States owes me, I request \$1 million be set for Harvard Law School to work on my S.J.D. degree being bestowed to me. This money has to be immediately set for fees that Harvard Law School has. No money is to be paid to Harvard if Harvard Law School does not do the work involved with me earning my S.J.D. degree from Harvard Law School.

Pursuant to my claim number 4 concerning the United States, I want another million dollars immediately paid to me. I want to get my finances together with this \$1 million. I want to pay off my house. I need a new car. I want to go to a few stores comfortably.

Pursuant to claim number 1, I want \$1 million to be set for expenses with the Republican National Committee as the RNC is working with me to increase the knowledge and awareness of God's Miracle Cross concerning the United States, including through the past more than 30 years.

I also heard that SEPTA (Southeastern Pennsylvania Transportation Authority) needs money right now. I request \$1 million be set aside for SEPTA to advertise God's Miracle Cross on its public transportation vehicles throughout southeastern Pennsylvania. This project will help the United States with claim number 1 in terms of God's Miracle Cross being nationally worked with concerning the United States.

Part 3 – Wednesday, October 8, 2025

I want another few million dollars to go to claim number 6. I am allocating \$3 million to the United States supporting and promoting healthcare research. Specifically, I want \$2 million to go to regenerative stem cells research, and I want \$1 million to go to regenerative kidney stem cells research.

I want another \$1 million pursuant to claim number 1. I want to sponsor some events throughout the country. Knowledge and awareness of God's Miracle Cross will be increased. Some of these events need to be arranged in the immediate times. Events that are already around can be worked with, and God's Miracle Cross can be added. There can be new events, too, that are unique to God's Miracle Cross. These events can be of various types, such as business, festive, sports events, or seasonal events. The funding is needed for hiring staff, hiring performers, paying for food to be served, for decorations, advertising, and for souvenirs.

At least \$1 million of my back pay must be immediately paid to me. My professional position concerning the United States has to be straightened out pursuant to claim number 4.

I request the specified \$9 million be set immediately for the purposes I stated and pursuant to my claims concerning the United States.

My claims are not worked through yet. I am not seeing a sufficiency right now. I request communication immediately.

I have claims concerning the United States and have been reporting about them through this whole year of 2025.

I report violations of Claim 7 and Claim 2. The United States is liable for violations of the claims because these are claims concerning the United States. What is the United States going to do about violations?

I myself have enough to deal with the United States and every country of the world.

I declare my rights pursuant my claims.

Requested Money for United States to Immediately Set

I request that in accord with my United States claim number 5, \$500 million be immediately paid to me in the form of an annuity, which is a fixed deferred annuity with a 10-year accumulation period, estimated at more than doubling my money before annuitizing if I choose at the end of the 10-year accumulation period.

I request that in accord with my United States claim number 2, \$500 million be immediately paid to me in the form of a variable annuity, which is a deferred variable annuity and has a 10-year accumulation period.

\$500,000,000 University of Phoenix, Claim 5, Fixed Deferred Annuity

\$500,000,000 Law Cases with U.S., Judicial level, Claim 2, Variable Deferred Annuity

\$1,000,000,000 Total requested for United States to immediately set for Annuities

Plus,

\$1,000,000 Back pay to me, Claim 3

\$1,000,000 Events nationally, Claim 1, Increasing awareness of God's Miracle Cross

\$3,000,000 U.S. Healthcare research, Claim 6, to be allocated \$2 million and \$1 million

\$2,000,000 Regenerative Stem Cell research

\$1,000,000 Kidney Regenerative Stem Cell research

\$1,000,000 SEPTA, God's Miracle Cross national work, Claim 1

\$1,000,000 Republican National Committee, God's Miracle Cross national work, Claim 1

\$1,000,000 Past debt owed to me, Claim 4

\$1,000,000 Harvard Law School (For if HLS does work involved) Claims 2 and 7

\$9,000,000 Total requested for United States to immediately set

Part 4 - Wednesday, October 8, 2025

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

I request, demand, and order that the United States im mediately communicate to me respectfully and honorably.

Thank you.

Part 1 – Friday, December 26, 2025 – Nothing yet

Remember, too, there is the U.S. Department of Sovereignty. I am the Director of this U.S. department and have been since 2019. I try not to overly complicate everything here because look how much time was taken so far to work out the aspects involved. The time here directly has been through this whole year of 2025 since January to now in December 2025. Yes, though, there is the U.S. Department of Sovereignty, too.

When the U.S. Department of Sovereignty was established formally and officially back in the summer of 2019, it was designed to be civilian and peaceful. This country, U.S.A., was not designed to be a militaristic country. The military was intended to be only for guarding if and when needed and with there being maintained appropriate law and authority. The Space Force was made, which was militaristic, and that doing everything militarily was not what this country was supposed to be doing, so the U.S. Department of Sovereignty initiated the Space Agency, which was civilian-oriented and designed for strictly peaceful purposes.

The civilian and peaceful side of the United States is much needed and has much importance to the quality of life in and of this country, U.S.A. Many advancements are needed and have potential. The Space Agency has now been around since 2019 and has not yet been dealt with or rewarded concerning any space missions, although the U.S. Space agency is a vital component of humanity's outer space advancement. This Space Agency is one of two divisions within the U.S. Department of Sovereignty, in addition to the department itself.

The other division of the U.S. Department of Sovereignty is the U.S. Sovereign Services. The United States needs the functioning of this division because the U.S. government has been disconnected from most of Americans and America through the past more than a quarter-century. This division serves the purpose of connecting the U.S. citizens with the U.S. government. This division is a liaison between the U.S. government and the people. Nothing else serves this purpose on a full U.S. level. That is why and how the U.S. government is so divided from the people of the United States. This key division of the U.S. government has been left unsupported since its beginning times in 2019. Nothing has been serving these purposes of keeping the United States government connected to the people of the United

States. The United States Department of Sovereign Services is a vital division of the United States government and critically helps with the safe and fair administration and functioning of and in accord with U.S. Constitution amendments 9 and 10.

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. The United States is not supposed to be in opposition to me and is supposed to enable other people to be on my side or my team when I have very many rights, credentials, merits, and important issues requiring advancement and honor. The United States is supposed to enable people to be on a right team. As is known here, my side spans the past more than 30 years and includes this whole year of 2025, has not been dealt with or rewarded yet, and is requiring to be dealt with, rewarded, and honored.

Part 2 – Friday, December 26, 2025 – Nothing worked out

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. I am saying that as the time goes by without a sufficiency in directions of my claims, damages and injustices are being caused by who is causing this situation, and who would have to be considered as being Trump and the Trump administration and for which the United States has vicarious liability. 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) as the current time since October 23, 2025 goes by until there is a sufficiency regarding my claims concerning the United States. I require evidence of my United States claims being secured and advanced.

I sent a completed SF-95 form. I complained that damages and injustices have been being caused to me by my claims concerning the United States not being appropriately or adequately worked on by people who were supposed to be associated with the United States and were supposed to do work on behalf of the United States. By leaving my claims concerning the United States unadvanced, the SF-95 form continues being caused to

progress. If advancing my claims and rights pursuant my claims, as is herein expressed, furthering the SF-95 claim form lessens.

Each day has importance, and a season is an era, an age, and an eternity to people.

I am sending this communication again because you at the White House did not yet respond. You did not work out anything yet.

What about doing something like having an urban planner talk to me about arranging events I mentioned?

I request a report be made to me to inform me of the status of my claims concerning the United States.

Look at my materials. Obviously, I have a lot to do and that I want to do. Trump and the Trump administration are making it so that nothing can be done, and the time is just going by being wasted. That is being caused by nothing relevant being done yet, nothing involved being worked out, and no money directly involved being paid yet. Nothing can be done with nothing instead, and there is not supposed to be nothing instead.

I want, demand, and require this week's pay this week.

You have been acting non-mutually, not cooperating, and not facilitating. In so doing, you have been causing me much aggravation, extra work, and to go much longer. You have been making me have to fight against you and everyone else. I am supposed to be rewarded and honored, and I am supposed to be pleased with what I see.

I should not have to fight against everyone or anyone. I should not have to explain any further, and I should not have to go any longer without a sufficiency on the part of the United States and people associated with the United States. I am a good person and a

successful person. There is no right to ruin my good traits or my success, including most especially with and concerning the United States.

Part 3 – Friday, December 26, 2025 – Nothing regarded

I report Harvard Law School is violating my claims 2 and 7. Harvard Law School is ignoring communication I make to Harvard Law School, and Harvard Law School is not communicating while my claims are active and requiring functional communication. Harvard Law School is thus causing the time to go by with a deficiency of progress concerning my claims 2 and 7. The situation on Harvard Law School's part is also contemptuous and defamatory. These violations are resulting from the United States not doing its work involving my claims 2 and 7 concerning Harvard Law School. The United States is liable for these claims violations. The United States is requested to do something about these violations and correct them.

My claims are long overdue at being advanced. With my claims advanced, of course, the situation would be good for me and with me. That is what I have rights to and expect to see. I have already been through a very long time, so I want to see progress and improvement in the present times. I want to be treated like I am a very important person and be honored as I am supposed to be in regard of my extraordinary societal merits involved.

You at the White House, including Trump and the Trump administration, have not worked out anything yet or paid any of the money due or owed. I have claims concerning the United States. I report violations and a deficiency on the part of the United States resulting from Trump and the Trump administration.

From now on we will take a \$1 million portion of the United States money due me and make a fund of God's Miracle Cross money currency. Each dollar or cross has the value of \$1. Gold or other items are valued according to their value in dollars and crosses. The United States as a nation owes me my \$1 million and the backing of the value of my \$1 million in the form of crosses (God's Miracle Crosses currency), regardless of Trump, the Trump administration or anyone or anything else. The God's Miracle Crosses and Faces currency is not crypto currency and is authentic United States and Universal money – currency, fully

backed by government powers and divine life forces according to the values. The United States as a country has a duty to provide its security for functioning and investing of my \$1 million fund and for additional investors from anywhere in the world to invest securely into this universal currency fund. This funded \$1 million is a starting point and declared by law with valid authority concerning the United States. Consider this declaration hereby ordered.

Considering the U.S. Department of Sovereignty, my \$1 million fund will eventually transcend into a U.S. Department of Sovereignty \$1 billion fund. We will take a \$1 billion portion of the United States money due to the department and enlarge the fund of God's Miracle Cross money currency. As before, each dollar or cross has the value of \$1. Gold or other items are valued according to their value in dollars and crosses. The United States as a nation owes the U.S. Department of Sovereignty its \$1 billion and the backing of the value of its \$1 billion in the form of crosses (God's Miracle Crosses currency), regardless of Trump, the Trump administration or anyone or anything else. The God's Miracle Crosses and Faces currency is not crypto currency and is authentic United States and Universal money – currency, fully backed by government powers and divine life forces according to the values. The United States as a country has a duty to provide its security for functioning and investing of the United States Department of Sovereignty's \$1 billion fund and for additional investors from anywhere in the world to invest securely into this universal currency fund. This funded \$1 billion is a starting point and declared by law with valid authority concerning the United States. Consider this declaration hereby ordered.

Part 4 – Friday, December 26, 2025 – Nothing back

This fund is not for or by a bunch of gamblers. Sound investment is favored. Investment into this fund has to be solid like investment into the sovereignty governances upholding the fund, which are the sovereign governances that value the dollars and cents and crosses and faces currency. When buying something, the buyer wants and deserves what is paid for. When a buyer has something, the buyer does not want to lose anything and wants a fair and competitive gain, especially as time passes by. The value does not have to mean with interest or just based on time but has to mean in value. Buyers/investors want to see the original value and then with good increase. In this style, the fund has to be set and administered.

The start of the fund is the \$1 million the United States allocates to me. Of that \$1 million, the crosses and faces currency has to be made. The \$1 million value cannot lessen and has to only increase fairly, and people/investors have to be able to invest into this fund and have what they invest and with fair increase as the currency fund value increases. The base value of \$1 million has to be maintained just like the base amount invested has to always be maintained. The fund has to be kept securely moving positively with its fair and reasonable increase.

The start of the department fund is the \$1 billion the United States allocates to the department. Of that \$1 billion, the crosses and faces currency has to be made. The \$1 billion value cannot lessen and has to only increase fairly, and people/investors have to be able to invest into this fund and have what they invest and with fair increase as the currency fund value increases. The base value of \$1 billion has to be maintained just like the base amount invested has to always be maintained. The fund has to be kept securely moving positively with its fair and reasonable increase.

This fund does not just come from money, currency, or text characters, digits, or pixels, and it comes from the United States and God's Miracle Cross. The currency is and has to be authentic currency with full sovereign governance value. Appropriate professional people have to do the work involved and have to be appropriately credentialed, knowledgeable, and experienced. The investors have to be responsible and accountable on their levels and as would be expected and necessary for members of the public.

This fund must have a starting \$1 million wealth level growing into the department's \$1 billion wealth level maintained at all times and a matching of wealth with each investment so that way the investor always has the investment as it is safeguarded during its continuance and growth in the fund. This fund can fluctuate in value so the wealth invested can decrease, which shows a securities side of this fund, but safety measures will activate. If a decrease, the not allowing a decrease for 10 or 15% will activate. After the 10 or 15% decrease, if the decreasing continues, the gold standard will kick in to raise the wealth level up to the full invested level and to continue to grow as best as possible ongoing and naturally with normal continuance.

According to the Howey test made by the U.S. Supreme Court, in *Howey v. SEC*, an investment is regulatable as a security if it meets four criteria. 1. Money is invested. 2. The investment fund is run by an involved group of people, 3. A profit is anticipated by those who invest, and 4. The anticipated wealth increases are a result of a sponsor such as the United States upholding and servicing the fund by law, obligation, duty, and honor. Setting this fund as also being known as securities furthers the ability to work with, establish, and advance this fund and currency in the forms of United States dollars and cents and God's Miracle Cross crosses and faces. Banking laws and practices also apply and must continue being used with this fund and its currency.

Part 5 – Friday, December 26, 2025 – No communication

Most financial accounts in the United States send out status reports at least quarterly if there is not account activity, and if the account has activity, status reports are sent out monthly. The United States has gone far longer than monthly or quarterly without sending status reports, and when the accounts have had activity. I request the monthly status reports from the United States immediately.

I want my money today. You owe me money. I demand money that is owed and due me. I am supposed to be honored. What about the United States fulfilling some of its responsibilities?

In accord with my claims 2 and 7, I contacted Harvard Law School. You here at the White House and of the Trump administration should have contacted Harvard Law School first on my behalf, but you did not, and I was not going to wait longer. If anyone from Harvard Law School contacts you here at the White House in reference to anything involving me, I request you treat the person respectfully and that you honor everything involved. My materials must be accessible on request, and appropriate communication and functioning must be active. You should have money matters handled and able to be handled adequately concerning Harvard Law School.

I request an accounting of my money the United States owes me. The United States must state at least some of the money the United States owes me and that I would confirm. The money can be considered pursuant to my claims concerning the United States.

With some of my money the United States owes me, I request \$1 million be set for Harvard Law School to work on my S.J.D. degree being bestowed to me. This money has to be immediately set for fees that Harvard Law School has. No money is to be paid to Harvard if Harvard Law School does not do the work involved with me earning my S.J.D. degree from Harvard Law School.

Pursuant to my claim number 4 concerning the United States, I want another million dollars immediately paid to me. I want to get my finances together with this \$1 million. I want to pay off my house. I need a new car. I want to go to a few stores comfortably.

Pursuant to claim number 1, I want \$1 million to be set for expenses with the Republican National Committee as the RNC is working with me to increase the knowledge and awareness of God's Miracle Cross concerning the United States, including through the past more than 30 years.

I also heard that SEPTA (Southeastern Pennsylvania Transportation Authority) needs money right now. I request \$1 million be set aside for SEPTA to advertise God's Miracle Cross on its public transportation vehicles throughout southeastern Pennsylvania. This project will help the United States with claim number 1 in terms of God's Miracle Cross being nationally worked with concerning the United States.

I want another few million dollars to go to claim number 6. I am allocating \$3 million to the United States supporting and promoting healthcare research. Specifically, I want \$2 million to go to regenerative stem cells research, and I want \$1 million to go to regenerative kidney stem cells research.

I want another \$1 million pursuant to claim number 1. I want to sponsor some events throughout the country. Knowledge and awareness of God's Miracle Cross will be

increased. Some of these events need to be arranged in the immediate times. Events that are already around can be worked with, and God's Miracle Cross can be added. There can be new events, too, that are unique to God's Miracle Cross. These events can be of various types, such as business, festive, sports events, or seasonal events. The funding is needed for hiring staff, hiring performers, paying for food to be served, for decorations, advertising, and for souvenirs.

At least \$1 million of my back pay must be immediately paid to me. My professional position concerning the United States has to be straightened out pursuant to claim number 4.

Part 6 – Friday, December 26, 2025 – No good faith effort

I request the specified \$9 million be set immediately for the purposes I stated and pursuant to my claims concerning the United States.

My claims are not worked through yet. I am not seeing a sufficiency right now. I request communication immediately.

I have claims concerning the United States and have been reporting about them through this whole year of 2025.

I report violations of Claim 7 and Claim 2. The United States is liable for violations of the claims because these are claims concerning the United States. What is the United States going to do about violations?

I myself have enough to deal with the United States and every country of the world.

I declare my rights pursuant my claims.

Requested Money for United States to Immediately Set

I request that in accord with my United States claim number 5, \$500 million be immediately paid to me in the form of an annuity, which is a fixed deferred annuity with a 10-year accumulation period, estimated at more than doubling my money before annuitizing if I choose at the end of the 10-year accumulation period.

I request that in accord with my United States claim number 2, \$500 million be immediately paid to me in the form of a variable annuity, which is a deferred variable annuity and has a 10-year accumulation period.

\$500,000,000 University of Phoenix, Claim 5, Fixed Deferred Annuity

\$500,000,000 Law Cases with U.S., Judicial level, Claim 2, Variable Deferred Annuity

\$1,000,000,000 Total requested for United States to immediately set for Annuities

Plus,

\$1,000,000 Back pay to me, Claim 3

\$1,000,000 Events nationally, Claim 1, Increasing awareness of God's Miracle Cross

\$3,000,000 U.S. Healthcare research, Claim 6, to be allocated \$2 million and \$1 million

\$2,000,000 Regenerative Stem Cell research

\$1,000,000 Kidney Regenerative Stem Cell research

\$1,000,000 SEPTA, God's Miracle Cross national work, Claim 1

\$1,000,000 Republican National Committee, God's Miracle Cross national work, Claim 1

\$1,000,000 Past debt owed to me, Claim 4

\$1,000,000 Harvard Law School (For if HLS does work involved) Claims 2 and 7

\$9,000,000 Total requested for United States to immediately set

When considering the United States Department of Sovereignty, the money amounts are to be set in similar ways.

\$500,000,000,000 Restoring a national United States education level and advancing it to exist uniformly with a global educational level up to standards of any beyond Earthly educational level, Claim 5, Fixed wealth museum bank

\$500,000,000,000 Law since 1980s with inclusion and use of U.S. Constitution and its amendments and most notably amendments 1, 9, and 10, Claim 2, Variable wealth Mint and honorable minerals resources

\$1,000,000,000,000 Total requested for United States to immediately set for United States Department of Sovereignty Wealth

Plus,

\$1,000,000,000 Back pay to the Department, Claim 3

\$1,000,000,000 Events and offices nationally, Claim 1, Increasing awareness of God's Miracle Cross

\$3,000,000,000 U.S. Healthcare research, Claim 6, to be allocated \$2 billion and \$1 billion

\$2,000,000,000 Regenerative Stem Cell research

\$1,000,000,000 Kidney Regenerative Stem Cell research

\$1,000,000,000 Transportation systems throughout U.S., God's Miracle Cross national work, Claim 1

\$1,000,000,000 Republican National Committee, God's Miracle Cross national work with Department of Sovereignty, Claim 1

\$1,000,000,000 Past debt owed to Department, Claim 4

\$1,000,000,000 Harvard Law School (For if HLS does work involved with department, especially involving myself) Claims 2 and 7

\$9,000,000,000 Total requested for United States to immediately set

Part 7 – Friday, December 26, 2025 – Nothing by major holidays

For the Space Agency, Division of the U.S. Department of Sovereignty, requested, demanded, and ordered is \$1 billion for back funding and honor since 2019 and a set of deep space possible rockets with value of at least \$5 billion each. This rocketry is exclusively for the Space Agency intents and strictly for civilian and peaceful purposes. Guarding is required for only if and when needed and ordered, and law and rights must be maintained.

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

I request, demand, and order that the United States immediately communicate to me respectfully and honorably.

Thank you.

Part 8 – Friday, December 26, 2025 – Nothing yet

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.

U.S. Department of Justice, Torts Branch, and the United States,

The document, which I presented with the SF-95 form, and included here in an updated form as an attachment, I have been communicating to the White House since the beginning of this year, 2025. I also had and still have everything here posted on my website - <https://www.godsmiraclecross.com/realm>. This document built up to being what it expresses at the end of the year. This document stayed in the same way through months and was added on, recorded, and refined as was right and to be inclusive through the times. I also had a doctoral law dissertation completed in the end of 2024, so this document can be considered as being and known as law. All penalty amounts were appropriate in the times and were added on appropriately to amount to the specified amounts. All rewards and honors were done similarly but in an honoring way, which means that all honors were appropriate in the times and were added on appropriately to the points of the specified accumulations. I am now entitled to all amounts I have specified. I earned them. I won them. I have rights to and require all that is mine.

Trump and the Trump administration did nothing but excessively ignore everything through the passing time, which amounted to the whole year of 2025. That was excessive, unreasonable, negligent, defamatory, and contemptuous. There was no justification for any of that, either. That mistreatment, neglect, and carelessness caused me much aggravation and deprivation of anything any good coming of anything that was good and meritorious involved on my part. That mistreatment was the opposite of anything and everything good on my part and was in contrast to anything and everything that was good. That action, deliberate or not, damaged what was good and meritorious on my part through all that time. For example, to leave my professional director level position undealt with left me without prestigious functioning and pay that amounted to \$2,034,241.24 since 2018 to 2025. I had to live with nothing any good providing any of the needed benefits instead of having all the good providing the important and much needed benefits through that time.

This year of 2025 was after the previous seven years when I had my materials presented to Trump and the Trump administration. I should have been dealt with well since the beginning of those previous seven years in 2017 and then all through those seven years. This year of 2025 was after all that, and I did specifically point that out and express why it is essential for me to be appropriately regarded and dealt with in these present times of 2025.

Trump and the Trump administration seemed to do nothing but make a mockery of everything by neglect, not bestowing any rewards or honors due, and doing other things and dealing with other people instead while I was present requiring to be rewardingly and honorably dealt with and had a significant amount of my materials presented officially and formally through all that time of 2025.

My material was filed in the White House every day through the holiday times of 2025 since before Thanksgiving to passed New Year's day of 2026, but Trump and the Trump administration left me with nothing through all that time, which included Christmas and the holiday season, not a very nice, friendly, or responsible thing to do. I am an American and a U.S. Citizen and have been all my life, and Christmas has meaning to me. Nothing came through to me at all. In no way at all was I dealt with, which is excessive in that way of not dealing with someone or something involved. That is not how you treat people—Americans and U.S. Citizens people, or stakeholders—interested parties—especially in the holiday season. Plus, that was another year I went through, and not just the first year, so I am exclaiming that Trump and the Trump administration caused more irreparable damages and injustice and for which the United States has vicarious liability.

I noticed a news article saying of Mr. Trump filing two claims with the U.S. Department of Justice, Civil Division, Torts branch (Barrett & Pager, 2025, Fields, 2025, Mallin & Faulders, 2025, “Trump Jokes...,” 2025). Considering the claims Mr. Trump had made on his behalf, Mr. Trump had my material present in the White House bounds in 2020 and January 2021 and my material continued actively with the United States in 2022 and 2023, and myself, and my material should have been included and regarded respectfully and honorably (Mallon, 2025, <https://www.godsmiraclecross.com/perspectives> and <https://www.godsmiraclecross.com/realm>). Mr. Trump and the Trump administration of 2020-2021 do not deserve extra consideration concerning the events following in 2021 to 2023. Trump and the Trump administration had my material present through significant time and did not act adequately on it or respect or honor anything involved, although my material was there. I was not rewarded or honored yet, and this situation was continuing since at least in 2017. I do not say about Mr. Trump having a lack of worthiness in 2016 (Barrett & Pager, 2025, Fields, 2025, Mallin & Faulders, 2025, “Trump Jokes...,” 2025). There is no excuse, however, as of in the year of 2017, so I do say about that lack of worthiness for 2020 and 2021. Of course, the 2022 Trump assertion is for a year after 2021 (Barrett & Pager, 2025, Fields, 2025, Mallin & Faulders, 2025, “Trump Jokes...,” 2025). The questions,

practices, and findings would not be for me necessarily to say about here beyond as I mentioned for 2021 and beyond to the present, which is the end of 2025.

Further, as can be seen here, Mr. Trump and the Trump administration stayed busy working on the Trump legal claims while innocent U.S. citizens, such as myself, had valid and important claims concerning the United States and including with the U.S. Department of Justice, Civil Division, Torts branch. Mr. Trump and the Trump administration did nothing to support, alleviate, or settle the claims that were within the bounds of their job functioning but just worked on their own claims and in their own interests instead. Trump really should have been doing his job through all this time and should have been guiding his administration to be doing likewise. I truly do not like to say it, but Trump let down the American people and directly let me down numerous times.

On my SF-95 form I stated that the wealth amount involved is \$1 trillion. The wealth level is, but is not limited to, \$1 trillion. Of course, that is a lot of money and a more than usual amount of money, but remember that I am the discoverer of God's Miracle Cross and have had my materials with the United States up to the highest levels of the United States and through the past more than 30 years, including through the entire year of 2025. My law dissertation was completed in the end of 2024 (Mallon, 2024). I have not been rewarded or honored yet and was caused to go through many difficult times because of not receiving the rewards and honors due me, as I have been complaining about. Now, I have to be being paid steadily through the immediate times and continuing to the full wealth levels. I want, need, and require my job security. My securities licensing of series 7, 6, 63, 26, and 65 must be secured and included as credentials I have and that the United States accounts for honorably.

People of the United States or the United States will not just give me the wealth due me and most likely will not be able to on their own. That is a reason why I have to be securely dealt with and honored on my levels concerning the United States and have to have my security and authority. I can enable the people of the United States and the United States to build up to being able to enable me to have my required, appropriate, and earned wealth levels concerning the United States.

For the wealth purposes, a part of my compensations and rewards here with the SF-95 form has to be to secure and deal with me as coming from my official position of U.S. Director of the Department of Sovereignty since 2019 to exclusively as the one who is to be the President of the United States as of 2028. The Republican National Committee has also been communicated to by me through the past years to the present and did not do anything that was supposed to be done or that would have been good or reasonable to do. While that may have been another one of the results of Trump and the Trump administration, that is another area that the United States has vicarious liability for and has to straighten out. These are more reasons why the Republican party has to be secured at being tasked to do the work involved with ensuring I am the one who will exclusively be the United States President as of 2028. The United States has this necessity for the wealth levels to be able to be right for the times up to and following 2028, and the U.S. Department of Justice is obligated to honor and respect my authority and contribute pursuant to my filing of the SF-95 form and its included seven claims.

I do hereby justifiably, honorably, and meritoriously request, demand, and require all, but not limited to, the wealth amounts I have stated in my official White House filings, to have my prestigious rank and authority with the United States, and for my claims to be fully secured and advanced, as should have already been done.

Reference –

Barrett, D. & Pager, T. (2025). Trump said to demand justice dept. pay him \$230 million for past cases. *New York Times*. Retrieved from <https://www.nytimes.com/2025/10/21/us/politics/trump-justice-department-compensation.html>

Fields, A. (2025). Trump quips about seeking DOJ settlement: 'I hereby give myself \$1 billion.' *The Hill*. Retrieved from <https://thehill.com/homenews/administration/5658234-trump-doj-settlement-north-carolina/>

Mallon, J. (2024). Stakeholders by Law Increasing Opportunities with Essential Honors by and for Stakeholders: A Legal Qualitative Case Study. *Law Doctoral Dissertation*.

Mallon, J. (2025). Documents relevant to U.S. - God's Miracle Cross site - Perspectives and Realm. *God's Miracle Cross*. Retrieved from

<https://www.godsmiraclecross.com/perspectives> and
<https://www.godsmiraclecross.com/realm>

Mallin, A. & Faulders, K. (2025). Here's what Trump said about seeking \$230M settlement from DOJ. *ABC News*. Retrieved from <https://abcnews.go.com/US/trump-seeking-230m-settlement-doj/story?id=126772259>

“Trump Jokes...” (2025). Trump jokes about pursuing DOJ settlement. *Straight Arrow News*. Retrieved from <https://san.com/media-miss/trump-quips-about-seeking-doj-settlement-i-hereby-give-myself-1-billion/>

Thank you,

Joseph Mallon

15 N. School Lane, Souderton, PA 18964

215-279-8580

jmallon@comcast.net

12-26-2025

Mailed to: U.S. Department of Justice, Civil Division, Torts Branch, P.O. Box 146, Benjamin Franklin Station, Washington, D.C. 20044-0146

and

Donald Trump, U.S. President Office, The White House, 1600 Pennsylvania Avenue, N.W., Washington, D.C. 20500

and sent electronically to [Contact Us – The White House](#) -
<https://www.whitehouse.gov/contact/>

Copilot AI Description of SF-95 Form Binder Plus from Joseph Mallon

This document is a detailed claim submitted by Joseph Mallon to the U.S. Department of Justice and the White House under the Federal Tort Claims Act using Standard Form 95. Below are the key points:

1. Claims Against the United States:

- The claimant, Joseph Mallon, alleges damages, injuries, and violations caused by the United States, specifically the Trump administration and the White House, over the past 30 years.
- He lists seven claims, including:
 1. National recognition and promotion of "God's Miracle Cross."
 2. Assignment of a U.S. Attorney to work on his law cases and communicate with him.
 3. Official recognition of his professional position with back pay or bonuses.
 4. Payment of past debts owed to him for work done for the U.S. government.
 5. A \$500 million claim against the University of Phoenix.
 6. A hospital claim for \$21,888.34 and additional healthcare advancement funding.
 7. Discharge of approximately \$250,000 in student loans and recognition of his academic achievements, including securing an S.J.D. doctoral law degree from Harvard Law School.

2. Financial Requests:

- The claimant requests \$1 trillion in damages and compensation, including:
 - \$1 billion for the U.S. Department of Sovereignty.
 - \$1 million for personal use, including back pay, house payments, car purchase, and other expenses.
 - \$500 million for a fixed deferred annuity and \$500 million for a variable deferred annuity.

- \$3 million for healthcare research, including regenerative stem cell and kidney stem cell research.
- \$1 million for Harvard Law School fees (if they assist with his S.J.D. degree).
- \$1 million for the Republican National Committee to promote "God's Miracle Cross."
- \$1 million for SEPTA to advertise "God's Miracle Cross."
- Additional funds for events, transportation systems, and other projects.

3. Allegations Against Trump Administration:

- Mallon accuses Trump and his administration of neglecting his claims and causing damages and injustices by failing to act on his requests since 2017.
- He alleges that Trump prioritized his own legal claims over addressing valid claims from U.S. citizens, including his own.

4. Creation of "God's Miracle Cross Currency":

- Mallon proposes the establishment of a new currency called "God's Miracle Crosses and Faces," backed by the U.S. government and divine forces.
- He requests \$1 million to start the fund, which would grow into a \$1 billion fund under the U.S. Department of Sovereignty.

5. U.S. Department of Sovereignty:

- Mallon claims to be the Director of the U.S. Department of Sovereignty since 2019, which he states was established to promote civilian and peaceful governance.
- The department includes two divisions: the Space Agency (focused on peaceful space exploration) and the Sovereign Services (to connect U.S. citizens with the government).

6. Additional Requests:

- Mallon requests monthly status reports on his claims and financial accounts.

- He demands immediate communication and action from the White House and the Department of Justice regarding his claims.
- He requests funding for various projects, including healthcare research, transportation systems, and events to promote "God's Miracle Cross."

7. Legal and Financial Assertions:

- Mallon claims his law dissertation completed in 2024 should be considered as law and asserts his entitlement to the specified amounts.
- He references the Howey test to argue that his proposed currency fund qualifies as a security and should be regulated accordingly.

8. Criticism of Trump Administration:

- Mallon criticizes the Trump administration for neglecting his claims and failing to honor his contributions and merits, particularly during the holiday season of 2025.

9. Future Political Aspirations:

- Mallon states that he has communicated with the Republican National Committee and asserts that he should be exclusively recognized as the President of the United States in 2028.

10. Overall Demand:

- Mallon demands immediate payment of the requested amounts, recognition of his claims, and communication from the U.S. government to address his grievances and advance his claims.