

Executive Director Official Report

for Month

of

June 2021

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Active Areas Included

Historic Layers of Official Eras (Growth, Development, and Continuance)

Trump administration years (2016-2020) with focus on Three Volumes of Executive Director Reports

My work here was done as of December 31st, 2020.

All work done was conclusive and finalized as of the year-end, 12-31-2020.

No additional work obligations exist beyond December 31st, 2020.

Anything additional is open and can build onto or from past work done.

Current status: Independent, Sovereign, Executive Director, Dignitary

Financial and Economic - Personal and fiduciary, including Student Loans Debt, National Debt, and the Financial Sovereignty, Independence, and Success of the United States of America

For the student loans, there appears to be in this year of 2021 a current possibility of putting all the student loans into an official U.S. Government financial account. The student loans would be from the years of 1980 to 2025. These student loans include those paid-off and not paid-off. The total would amount to approximately a little more than \$3 trillion. United States Government officials, employees, and associates would work to pay-off and eliminate this total student loans amount within 10 years. People who owe on the student loans will not have to pay them, and those who paid-off or on any Federal student loans will have that money paid back. No additional interest will be included or charged in any direction of the student loans directly.

These full levels have to be reached. They need to be and should be secured immediately at being gone toward. Progressions can add to advancement. They have to be treated as being what they are and noted for their merits. These little things done cannot be exaggerated to seeming like everything rather than understanding that much additional still has to be included (“What the latest student...,” 2021). Levels of under 10% cannot be settled for instead of reaching necessary points of more than 90% and especially when as emphasized in “What the latest student...” (2021), years have already gone by in these areas. The situation would be more settling if there was no significant danger of being wiped out from too much still being left unhandled and excessively requiring.

Education - Personal and fiduciary

Student Loans (and education), Singularized 1980-2025 national student loans debt account worked toward elimination of the more than two trillion dollars of debt...

With Biden starting a U.S. Presidential term, some information has been being expressed about Biden administration ways of working with the American student loans issue. The first way is to alleviate the student loans debt that is up toward \$2 trillion. However, the Biden administration has to also realize that the concerns have been, through the recent years, to stop the damages and injustices involving student loans and not just to alleviate the total student loans debt. There are law cases active and not just good business meetings. Student loans defenses have been activated and have already been validly present through years, spanning multiple U.S. Presidencies (“How are Corinthian...,” 2021).

Further said in Lorin and Norris (2021) was that up to \$10,000 of the student loans would be cancelled. When considering to cancel the \$10,000, an emphasis was made that approximately one-third of the student loan holders owe less than \$10,000, so that would wipe out all their

student loan debt (Lorin & Norris, 2021). A problem is that eliminating the one-third of the student loan debt, leaves two-thirds still remaining, in addition to the same continuing student loans problem situation. Eliminating 100% of student loan debt for one-third of the student loan holders is not fair to the other two-thirds of student loan debt holders who would not have their student loan debt eliminated and would be only left with the same continuing student loan debt problem situation originally complained about. These other two-thirds of the student loan holders also have rights to their student loan defenses along with any other student loan debt elimination program in the public. Having under \$10,000 of student loans debt does not justify eliminating the student loans debt as opposed to having more than \$10,000 in student loans debt and having and maintaining a valid student loans defense, especially through years.

More expressed in Lorin and Norris (2021) was that the elimination of \$10,000 of student loans debt for everyone would most help people of color (“black race people”) because black race people need debt elimination most. There is no certainty as to why there was not mentioned that many people of no color (“white race people”) need the student loans debt elimination, too. The Lorin and Norris (2021) article expressed that black race people are most of those people with under \$10,000 in student loans debt. The logic would mean that white race people are the most with student loan debt of more than \$10,000 and, thus, greatly need student loan debt elimination as much as, if not more than, those people with under \$10,000 of student loans. Lorin and Norris (2021) indicated that black race people are who primarily do not have enough money to live comfortably in the U.S. society and are in lesser or inferior socio-economic situations. Black race people are also the most sickened by the coronavirus and are the most impacted by the negative economic effects of loss of jobs and income and ability to buy items and food (Lorin & Norris, 2021). Accordingly, as Lorin and Norris (2021) indicated, black race people need the

most to be benefited by the student loans defense feature of reducing student loans debt and which will result from the Biden administration student loans action of eliminating up to \$10,000 of student loan debt for everyone.

The racializing the student loans defense is doing something different with the student loans defense. The student loans defenses were not initiated for the purpose of racialization. There was no racial purpose supposed to be served with the student loans defenses. The student loans defenses were not supposed to be used to seemingly serve a racial purpose, either. Racializing the student loans defenses in the manner put forth makes most people of all non-black races not want to be bothered with the student loans issue at all and most likely even sways many people of black races from the real purpose of the student loans defenses.

The other emphasis about the student loans is use of the term forgiving. Using the phrasing of the U.S. Department of Education forgiving the student loans debt makes the perception seem like the naughty student loan debtors are being forgiven from their bad tendencies of not paying their student loans debts. The forgiveness concept does not describe people who were wronged by something inappropriate or bad that caused damages and injustice, as the student loans situation did to people's financial credit and wealth building (Iovino, 2021a). People who are wronged by something that caused damages or injustice are not the ones supposed to be forgiven. The people or parties who committed the wrong that caused damages and injustice are the ones who could possibly be forgiven after stopping from the wrongdoing and from causing damages and injustice. These parties previously involved with significant impropriety may also have to be repenting and, possibly, compensating and being deterred and prevented from causing any similar damages or injustice.

To eliminate up to \$10,000 of student loans debt for everyone with student loans, as Lorin and Norris (2021) expressed the Biden administration wants to do, does not account for those with the student loans defenses and the seriousness of the student loans defenses. Eliminating up to \$10,000 of student loans does not account for the laws involved or the field of law and does not account for there being more than just politics or good business involved. There is more than politics and good business involved with the student loans defenses and them being in Federal courts successfully through the past years.

Other aspects about the eliminating up to \$10,000 of all the student loans for each student loans debt holder is that Former U.S. President Donald Trump already did that. By stopping the interest since before the 2020 summer to the year end, up to more than \$10,000 student loans debt was eliminated for each student loans debt holder. True, the student loans defenses and the American student loans national issue were not fully taken care of by that U.S. Presidential student loans action taken, but everything about the student loans of America was not supposed to be taken care of with that executive action. That U.S. Presidential executive action was meant to only be a start. A start was accomplished, although if before the 2020 U.S. Presidential election more was done involving the more than 40 million people with student loans, Trump may have received many more votes in the 2020 election. Ongoing, the Biden administration continued the no interest and no payments until September 2021 (Lorin & Norris, 2021). Based on the available information from Lorin and Norris (2021), and other resources, the Biden administration next wants to add on student loans debt elimination up to \$10,000. The other parts of this action, though, are that the money amount slippery-sloped from \$50,000 down to \$10,000, the issues of injustice and time already involved are not addressed, and the student loans debt elimination is not limited to or based on a coronavirus issue or pandemic.

A constructive move would be to get the student loans issue adequately out of a dependency on politics. Student loans of 1980 to 2025 can be looked at and set to be in a national student loans account. Federal employees and associates could manage the American student loans account and work at it professionally and steadily toward total American student loans debt elimination. These are U.S. government jobs and are good jobs for many people, possibly hundreds or maybe even thousands of people. Alternative ways to fund education can be developed and advanced. Tens of millions of American people would be treated better and would be able to live better immediately and continuing. If only there were some good, highly justified, long waited-for Federal Court orders setting this American student loans issue on a right track, rain could fall and sun could shine on millions and millions of Americans throughout the entire country (*Sweet v. DeVos / Cardona*, No. 19-cv-3674, N.D. Cal.). Everyone who has gone through the past years endeavoring to be successful would be much better off and along with all of America for real.

Law - Personal and fiduciary, including U.S. Constitution, National, International, and any other law

Areas became visible and detected in the times after years of experiencing and observing occurrences. With vast resources and potential built up before any regard or benefit, a long time went by before due honors were bestowed and opportunities were provided. There was a tremendous amount of potential before any was enabled to be realized, and again, years of time went by in this way which did nothing but lessen and ruin the potential. Much was going on with these occurrences through all that time, and not just nothing. Still, though, much longer was gone through before anyone would listen to anyone saying about what was going on and before

anyone actually did something about or contributed to doing something about what was going on.

Work on many levels and of various kinds was worked with through the years. Law like many other fields, such as business, religion, politics, and education, remained active and in the background through the years. Law, as one part of everything and like everything else, was worked with and experienced in many ways. The positive and successful ways were the ones earned, deserved, and requiring all the time. Very advanced levels were often reached, and the proper honor, respect, and rewards were due on many occasions, including all too often before being there.

Law had to be maintained through long amounts of time without regard. A long time went by before any legal aspects were supported. After many years and much within those years, people and establishments still were not providing proper honors or acknowledgements. A situation of everything being in jeopardy and at issue all the time was consistently being caused. There should have been a better, more secure, more stable, and more advanced situation, as was earned.

Fighting about everything should not have to be done all the time. Everything is not supposed to be negated. All the good done, and that there is of the times, is not supposed to be ruined or destroyed and be caused to be not enough for anything. A longer and longer amount of time is not supposed to have to be gone through without there being any progress or advancement of status, as was earned.

Law cases in U.S. courts went from the District to U.S. Supreme Court. There were years of maintaining the law without any support and just with natural law and its true elements requiring upholding. There were years of work in various fields and to high levels and too often

without the high levels regarded or rewarded, while they were requiring to be and were supposed to be regarded and rewarded and did still have to be. Five major societal events were gone through, and still these people involved regarded nothing and remained so insulting as to continue doing what was extensively being complained about in many ways. These ways of saying in an advanced, civilized way of something wrong being done and to stop and correct included formally, as a dissertation, student loan defenses and their law cases, advanced professional level materials, and years of all this, as nothing else evidenced. The five major societal events gone through were (1) the Iraq War in 1991-1992, (2) the 2001 911 times, (3) the 2002 to 2010 Second Iraq War times, (4) the 2007 to 2010 Global Financial Crisis times, and (5) the 2020 coronavirus covid-19 pandemic times. Other major societal events gone through during the times of the presence and activity of my materials were (a) Afghanistan conflict, 2001 to 2021; (b) Libya overthrowing through NATO 2011; (c) Syria overthrowing 2014 to 2021; (d) North Korea provocations 2006 to 2021; (e) Russia / Ukraine turmoil, 2014 to 2021; (f) Iran non-mutuality 2010 to 2021; (g) Israel / Palestine flare-ups, 2006 to 2021; (h) China disaccords 2008 to 2021, (i) Egypt / Arab spring destabilizing, 2010 to 2014; (j) U.S. southern border and immigration crisis along with U.S. southern wall endeavors, (k) U.S. northwest disturbances; (l) U.S. protests racially antagonized and externally heightened; (m) homelessness and wealth distortions up to excesses in states such as California, Oregon, and Washington; and (n) Fires of California.

The student loans defenses, and with their law cases, went through years and remained actively requiring with merits and worthiness through that time of those years, such as recently 2017 to 2021. Consistently, other things were done and worked with instead, and the resources and attention were diverted. Little attention was paid to the student loans defenses and their law

cases. Recently there was mentioned about additional media attention (Kalmbacher, 2021). Through past years, there was not much media coverage of the student loans situation when, for constructive progress to be achieved, media coverage has to be significant and consistent enough (“Impactful, Human, Rooted...,” 2021; Berman, 2021a; Cowley, 2021b). Much time was wasted by not settling the student loans defenses and their law cases and while unworthily contrasting parties caused distortions and other things to be done instead (“Project urges secretary...,” 2021; “Dear secretary...,” 2021). The mainstream timeline and public-eye attention were swayed to alternate directions, which negated the importance, validity, and substance of the student loans defenses and their law cases.

Because these levels involved were on United States levels and went up to all the highest United States levels, the media was filled with other issues to sway attention away from the student loans defenses and their law cases. These other stories or fabrications were made to seem like the student loans defenses and their law cases were not significant and were trivial compared to these fabrications. The Trump impeachment proceedings appeared to be one such fabrication.

There has never before in history been a person fired or impeached from a position that the person was already not continuing. Trump was already not continuing in the U.S. Presidency position, so impeachment was baseless. The impeachment proceedings seemed to be nothing but a charade to hide the real reasons why the Trump administration did not win the U.S. Presidential election, as otherwise would have happened. These people were so afraid of the real people and issues being dealt with, worked with, regarded, honored, and advanced that they presented falsehoods or fabrications to the American people and its governance and judiciary. Doing such things on a United States federal government level is a felony, and the doers of such things concerning the United States are felons, who could be found to be and considered as such.

These people knew that law cases were present through all that time. The effort was to contemptuously treat the law cases, the issues, the merits, and the people involved honorably. Already a long time was gone through with these issues and law cases, and longer was not needed or wanted to be gone, but the deviant effort was to make the situation seem early and like more had to be done. This was time that the contrasting parties did not deserve. This was time that these contrasting parties used to distort the situation. and to unworthily try to make the situation be or seem to be something else other than was already proven, evidenced through years, and extensively complained about.

A better situation was already earned, deserved, and much overdue. Four years of the Trump administration was already gone through, and nothing was just starting out with the Biden administration. The Biden administration had already very suspiciously appeared in various ways to be similar to some questionable Trump administration practices, such as not communicating, working nothing out, and only marginally working with the student loans issue (Cowley, 2021a; Douglas-Gabriel, 2021; Kreighbaum, 2021; Swaminathan, 2021; Turner, 2021). When differences were thought and wanted, they soon quickly disappeared and left only similarities and a wondering why. The student loans were not only a matter of good business, and that concept of there not being only good business involved should not have had to be kept being explained about to points of its meaning being lessened and obliterated (“Updated Complaint: Education Department Officials...,” 2021; “How COVID-19 Has Impacted Thousands...,” 2021). Merely saying about something is often not the same as the substance of what is said about. The student loans defenses and their law cases were not all about good business that had happened with student loans and were more about improprieties, injustice, and damages caused through the past years and literally, already years.

An effort was made to have Trump administration U.S. Department of Education officials testify for the student loans defenses law case. These former Trump administration officials did not want to testify and made their own law case in a Florida U.S. District Court, instead of presenting a defense to the Northern California U.S. District Court already handling the case. Information presented also said that the Biden administration supported these former Trump administration officials and their cause of not wanting to testify in the student loans defenses law case. Their testimony was not needed anyway because of so much evidence already being present and so much time already having been gone through.

Obviously, these people had already said all they had to say and had nothing more to say. They rested their cases. Their points were made a long time ago. Their points, arguments, and law cases, are now all moot. No additional testimony from them is needed anyway, just like the Florida law case is not truly needed and should be dismissed. These people do not want to testify, they have nothing more to say; they do not need to testify about moot points, and the issues with the long-enduring law case just need to be worked out conclusively.

Nothing here is expressed with bad intent and is only expressed as involved, important, and requiring. As said on a previous occasion, the original student loans defenses and their law cases were not against the U.S. Department of Education. The accusations only started to go against the U.S. Department of Education when it appeared to not be maintaining neutrality and reasonable efficiency concerning the student loans defenses and their law cases. Betsy DeVos (DeVos) made statements back then, and these statements were heard and understood as being what they were and including with their degrees of accuracy and worthiness. Inaccurate or unworthy statements were rebutted, and accurate or worthy statements were noted.

DeVos said that everyone was not worthy of having the student loans eliminated. The statement was duly noted, and the follow-up was that while everyone was not worthy of having their student loans eliminated, many people were worthy, and for the sakes of the worthy people, the student loans must be eliminated. DeVos said that if student loans are eliminated, there is not fairness to people who faithfully paid off their student loans. The statement was noted, and the follow-up was that all the student loans can be eliminated by being put into one big account for student loans of 1980 to 2025. They all can be paid off and paid back as another way to eliminate all student loans fairly. In addition, we now hear DeVos saying that she does not want to testify for the class-action law case, and she is again heard and understood, as to saying that she has nothing further to add or say regarding the student loans defenses and their law cases and that she rests her case. The student loans defense side does not truly need any additional testimony from DeVos, so a logical follow-up is to recommend the Florida law case be ended/dismissed and the California law case be concluded with the direction of the elimination of all student loans being gone and secured.

I have not heard anything recently about the Florida law case, including whether or not it was dismissed/ended. When not settling the issues, everything remains requiring and open to additional actions in already active directions, such as the California law case (*Sweet v. DeVos / Cardona*, No. 19-cv-3674, N.D. Cal., No. 19-cv-3674, N.D. Cal. *United States District Court for the Northern District of California*). With the continuance remaining non-mutual through another significant amount of time, DeVos was called on by the Court to testify and then has to testify whether wanting to or not and with whatever the value of the testimony is or is not (Iovino, 2021b). The reasoning Iovino (2021b) described was that only DeVos knows and can say why an excessive student loan defense delay happened into 2020 and why thousands of

student loans defenses were hastily and unjustifiably rejected in 2020. The next step beyond DeVos would reach the U.S. Presidential administration, although an issue is that it would be the previous administration, the Trump administration, but there is no telling right now if that far is wanted to be gone.

The student loans issue could be settled right now. The U.S. Department of Education could officially rest its case. The defense, which here is the U.S. Department of Education, could request forgiveness. Any and all officials relevant and involved could work out financial arrangements to take care of the student loans of 1980 to 2025 over the next 10 years. A consented to, mutually agreed with, and good faith plan can immediately be worked out and set into law.

Table

Table of Total Student Loans (Duffin, 2020)

Student Loans Issued in the United States, in Billions \$

Estimated	1980	8.0
Estimated	1981	9.0
Estimated	1982	10.0
Estimated	1983	11.0
Estimated	1984	12.0
Estimated	1985	13.0
Estimated	1986	14.0
Estimated	1987	15.0
Estimated	1988	17.0
Estimated	1989	20.0
Estimated	1990	21.0
Estimated	1991	23.0
Estimated	1992	25.0
Estimated	1993	30.0
Estimated	1994	35.0
Estimated	1995	40.0
Estimated	1996	45.0

Estimated	1997		50.0
Estimated	1998		55.0
Statistical	1999	57.4	57.4
Statistical	2000	58.6	58.6
Statistical	2001	63.1	63.1
Statistical	2002	72.8	72.8
Statistical	2003	84.2	84.2
Statistical	2004	93.1	93.1
Statistical	2005	98.3	98.3
Statistical	2006	102.7	102.7
Statistical	2007	112.1	112.1
Statistical	2008	114.3	114.3
Statistical	2009	128.9	128.9
Statistical	2010	134.1	134.1
Statistical	2011	131.0	131.0
Statistical	2012	125.3	125.3
Statistical	2013	121.8	121.8
Statistical	2014	116.0	116.0
Statistical	2015	114.2	114.2
Statistical	2016	112.9	112.9
Statistical	2017	110.3	110.3
Statistical	2018	106.2	106.2
Statistical	2019	102.0	102.0
Estimated	2020		103.0
Estimated	2021		102.0
Estimated	2022		103.0
Estimated	2023		102.0
Estimated	2024		101.0
Estimated	2025		102.0
		2,159.3	3,225.3

2,159.3 2 point 2 Trillion dollars

3,225.3 3 point 2 Trillion dollars

This second number, 3,225.3, represents a total amount of student loans issued and paid back and included statistical records information and estimates.

In other words, the total student loans issued amounts to 3.2 trillion dollars; the total student loans unpaid and outstanding equals 2.2 trillion dollars, and the total student loans paid back equals 1 trillion dollars.

Total student loans issued since 1980 to 2025 equals a little more than \$3.2 trillion.

All student loans can be paid back to student loans holders or former student loans holders. Those who did not pay the student loans will not have to pay them, and those who did pay the student loans will be paid back.

The direction of complete student loans elimination can be gone or some other, but the most appropriate with all things considered appears to be the direction of student loans elimination. That would be all student loans since 1980 to 2025 put into one big account for the United States employees, associates, and officials to work on with a definite 10-year student loan elimination plan. A plan to eliminate the full student loans debt by the end of 10 years has to be set. There cannot be any intent to drag out the student loans debt and burden the United States government or society, and instead, all involved has to be and remain successful, a positive reality, and a meritorious accomplishment.

Of course, everything here can be just not bothered with and be made to just not go on instead (Brown, 2021; Berman, 2021a; Minsky, 2021c). Not bothering instead with something of choice would save a lot of time and work for many people who would otherwise be arduously working (Kalmbacher, 2021; Cowley, 2021b). If no one really cares anyway and no one is going to regard anything relevant involved, then why should other people worry about all the student loans since 1980 to 2025 and without according levels of support and security (Meckler & Douglas-Gabriel, 2021; “Updated Complaint: Education Department Officials...,” 2021). The more than 40 million people with student loans can just keep on paying their student loans as other people and races of people receive unworthy favoritism to hide debtors paying student loans through their careers and lives (Brown, 2021; Minsky, 2021a; Minsky, 2021b; Ward, 2021; Berman, 2021b). These people can keep on saying how superior they are to everyone else and how much everyone else can listen to and be subservient to them, but skewed distortions will not help and will only cause inaccuracy toward original targets (Brown, 2021; Burke, 2021).

The people with the student loans can think nothing of history. They can be beyond history and have no part of history themselves (McKenzie, 2021; Manuel, 2021; Rainey, 2020). Just consider that all involved with the student loans defenses was nothing significant in history. Everyone in history can be forgotten about and thought nothing of because of all that history and the people involved being, in actuality, merely insignificant and far less than everyone else, such as these people who are the student loans holders and everyone like them (“Biden administration can cancel student debt...,” 2021; Meckler & Douglas-Gabriel, 2021; Henney, 2021).

If more does not come of things, facts, truths, efforts, and rights, then this direction of student loans holders lacking worthiness is the way being gone (Brown, 2021; Berman, 2021a; Minsky, 2021c). If these student loans holders do not treat each other right, who would think that they would treat other people right (Stratford, 2021)? If these student loans holders would not give any consideration, regard, respect, and honor to anyone else, then why would anyone give any one of these people \$10,000 or more (Brown, 2021; “Project on Predatory Student Lending Statement...,” 2021)? Who would just give someone \$10,000 or more for nothing and when the person does not deserve anything, such as \$10,000 or more? The justification has to be present and abundant.

For example, I myself am not dealt with yet, and I have not received any of the benefits, rewards, and honors due me. I have everything meritorious on my part, and that includes but is not limited to the student loans (Mallon, 2018; Mallon, 2019b; Mallon, 2021b). I have more than a quarter-century of everything active and requiring before being secured (Mallon, 2012). I have the student loans defense along with supporting authority of a *Request for Reconsideration* and *Written Objections or Comments to the Court* (Mallon, 2020a; Mallon, 2020b; Sweet v. DeVos / Cardona, No. 19-cv-3674, N.D. Cal.). I have my excellent dissertation for my doctorate and post-

doctorate, and I have my official Federal government professional position of U.S. Chief Executive Director that went through the past four years still not dealt with, paid, or secured yet (Mallon, 2019a; “Statement on Education Department...,” 2021; Feldman, 2021; “Student loan truth...,” 2021a; “Student loan truth...,” 2021b; “Student loan truth...,” 2021c).

I cannot just be not dealt with. I cannot just have all my merits negated and not taken seriously. I cannot just be not regarded when I have something important to say. I have to be able to say and be regarded. I have to have follow-up capabilities to ensure there is what there is supposed to be, and I have to have my appropriate levels of authority because sometimes that is important and needed. There cannot just be all this and then I am merely not regarded and am left just saying things to no avail.

I continue maintaining everything on my part. My materials have already been presented and have been around through the past years. I continue maintaining open communication lines. Everything remains active, worthy, and successful on my part. I continue within the bounds of the laws and rights involved, and I continue preserving, evaluating, and advancing all worthy and meritorious aspects involved.

Social Areas - Personal and fiduciary, Societal observances and considerations

These areas are kept open and maintained for present and future possibilities and functioning to whatever degree involved, relevant, and right for the times and places. Much of the past is kept known and reflected on and preserved with its relevancy and translation to the present and future. Some things in a good way can never be repeated, and some things in a bad way can never be made up for to any truly comparable extent (Mallon, 2019a; “Student loan truth...,” 2021a; “Student loan truth...,” 2021b; “Student loan truth...,” 2021c). A balancing and

eye of wisdom is always necessary. Perceptions and ponderings of the internal and external, the near and far, the close and distant, the small and massive, and the truths and trends will continue.

The more support these areas have, the larger these areas can be and the more time they can have, but the lesser support amounts to the smaller these areas will be and the less time they will have available. These areas have been run down to almost nothing and to even existing only in what may be considered parallel universes, and full rights of according actions remain reserved. All was maintained and was understood and proclaimed. This background continues as a form of a scale and measurement system that calculates all aspects of the weighing and produces its lines of gravity for each and all historical events to take place. All here is being continued as it should accordingly and remains going precisely along with the state of the times but with a continuous positive energy for preservation, aligning, and betterment.

Professional and official status, rank, level, condition, and efficacy on standard issues

Professional positions are important and have many affects in numerous ways. The opportunities have to be present for people to have a selection from multiple jobs so that each person can be in a right job for the person. Jobs have to be on right professional status levels and with correct pay accordingly with the person and the job. People cannot be caused to be working inappropriately subordinate or in low status jobs and to not be receiving promotions and raises when due comparatively or reasonably. People cannot be using quotas, electronic systems, ratings, statistics, measurements, or basic concepts abusively instead of as guidelines or tools (Mallon, 2020c). Thus, this emphasis espouses as natural law immediately and continuing throughout the Sovereignty Department jurisdiction of the United States and beyond and as enforceable to ultimate extents of the natural means and any and all other accordingly.

Historic background rewarded, honored, and preserved

The situation presently and ongoing has to be always remembered as being one where I already have more than a quarter-century of background merits, experience, knowledge, and credentials. I have worked on societal levels and maintained societal features for more than the past 25 years. Because of having such societal involvement, I am supposed to be referred to as your honor, not only because of working with law but because of the societal areas involving me and that I have worked with through the past more than a quarter-century. These extensively worked on areas were communicated to the White House after more than a year of working with them and going up to and beyond the city and state levels. There was relevancy and importance concerning the country, and such a vital situation remained since then and beyond the more than a quarter-century.

I am the one who is the discoverer of God's Miracle Cross, which in its original form was an authentic miracle, a solid miracle, one that had physicality in addition to depth of substance and spirituality. My first published book involved dreams and was the first published book ever in history to include God's Miracle Cross. Everything involved was not just regarded and worked out well in the times or through the years. My communication and presentations stayed appropriate and according to the facts and circumstances. Many of the societal situations were not at best because of these areas left out so much rather than including them, but through all those times, full worthiness and potential were maintained in and concerning these areas, which are any and all areas relevant to God's Miracle Cross and my societal involvement.

I remained specialized in these areas, while I advanced in other areas, too. I did acquire a master's degree in 2007 and earned a doctorate in 2012. The 2012 doctorate was not issued appropriately to me back in 2012, and this area remained an issue area since then and was a

major part of all I expressed about concerning student loans and the student loan defenses. Since 2012, I was finished all the formal work of the doctoral program, but the university involved engaged in a practice of shenanigans instead of issuing my doctorate to me. I continued proving myself through the next years, but should not have had to like that, and I worked on doctoral and post-doctoral levels through all that time and completed a post-doctoral edition of my dissertation by mid-2019.

I presently have two completed editions of my dissertation before I have been issued my doctorate (or post-doctorate), and I have worked on doctoral levels through approximately the past 10 years and including through and beyond the past four years of 2016 to 2020. The student loan defenses and their law cases have been active through the past more than four years, and I have expressed about much relevant in these directions through the times. I made an offer and a claim directly involving the student loans in mid-2019. In August of 2020, I sent the fifth chapter of my dissertation to the White House and questioned further about everything relevant. Instead of the matters involved being worked on and worked out, there appeared to have been disconnects and discordance. Presently everything here concerning education, my dissertations and doctoral status, and the student loans seems to be getting more and more remote, although everything still remains active, just like the student loans defenses situation evidences. The issues involved here have to be worked out and will not be settled otherwise.

I involve all these areas and more. I am a very important person in and of this country. I have societal affects in one way or another whether or not I am regarded although the better affects happen with me being regarded. I am supposed to be treated well, be pleased, and be honored because that is how I am and is the situation with me and concerning my involvement on societal and historic levels. Sometimes the situation is known and sometimes unknown, but

whether overt or covert, there still is supposed to be what there is supposed to be and if there is, everything is at best, and in all other ways, advancement requires.

Recently in 2019, I set the establishing of the U.S. Department of Sovereignty. That is where my United States executive director position comes from to the present times. The situation was not secured adequately, though, and still is not. The United States has still not yet provided any money due for the pays or the funding. All money remains kept track of in my materials, and most people, even of the United States and its government, do not know how much that funds area is and what that involves. I will say, though, that the United States needs additional funding resources right now and cannot and should not waste or neglect such vital areas, such as much of the valid, worthy, and valuable sovereign wealth of this country.

Societal situation and functionality

There are no current plans to establish any physical presence throughout the United States. Eventually, there will be, but that time is sometime in the future. A full spiritual and jurisdictional presence is maintained throughout the United States, but only relevant glimpses can be seen, experiences can be reflected on, and activeness can be sensed. Not everyone can see, reflect on, or sense these areas, and of any who do, most of them do not know what they are seeing, experiencing, or sensing, although they know it is something. There is something connecting with what they know, but that is not limited to what they themselves know or do.

There is this situation because this department rightfully, officially, and worthily keeps active jurisdiction throughout the United States. This current status and activity have continued through the past years and came from more than a quarter-century of establishment and history. There has been no funding yet, and there has been no support or collaboration. There continued being so much worthiness and necessity, though, that the department has self-existed, grown,

developed, advanced, and stayed successful. The continuance shows many signs of staying the same and with heightened and increased success and fulfillment, although there also remains a requiring and appropriateness for funding, support, and collaboration.

Many accomplishments achieved were so significant that they were important in their times and remained relevant and active through the following years to the present. Some of these areas still remain requiring their due honor and reward so that there can be vital progress. Other areas are affected because of there being so much substance involved. The better of the ways are the right ways and the needed ways, but with whatever there is, the situation will be accordingly concerning anything and anyone involved. Through the past years, the favorable results and successes achieved were in the directions connected with here and with the specific work done and accomplishments achieved within these bounds (“The Project...,” 2021). There were many favorable results and successes that last even still (“The Project...,” 2021). The following are some highlights: (1) doctoral levels maintained, (2) excellent dissertation maintained, (3) Executive Director professional materials and production maintained relevant to the highest levels of this country, (4) complete U.S. sovereignty maintained to points of producing and then maintaining a U.S. Department and with two additional divisions: Sovereignty Services of the United States and the U.S. Sovereignty Space Agency; (5) a raw, crude, active national authority of the United States was connected with and developed into a formal United States Department authority that persuades, binds, leads, guides, and protects; (6) student loans situation with defenses included along with their law cases reported on, explained about, upheld, backed, defended, and advanced to appropriate continuance and outcome involving more than only basic business, (7) preservation of meaningful, important, true, and worthy history of more than a quarter-century that remained important to the present and future of the United States; (8) built

up and maintained U.S. department level resources and wealth, and (9) overcame everything through the pandemic times with plenty of powers to spare and going through and coming out like an unopposable defense, an ark, and a sanctuary of the United States. Much productivity and success resulted in these directions through the past years for a solid foundation to further build on.

U.S. Presidency and inclusion, connection, relativity, or functionality level

Communication past, present, future and functionality level

The communication situation is still not what it should be and, thus, could be better. There is this deficiency still continuing from past times. Such a situation is caused when parties involved do not communicate in an excessive amount of time and then just do not bother with everything. A gap is caused. As a result, much of my communication continues outward with there being nothing there dealing with it.

The parties supposed to deal with that communication, the activity supposed to be present involving that communication, and the advancements supposed to result, are all missing and not enabled to be providing benefits in the times. There is other, additional, and mitigating communication, but the core communication remains lingering undealt with and also further communicated about as being active and requiring. Everything is kept up to date with, and everything is kept successful for continuing. Anything additional would depend on what was involved. In such a situation, there would be advance notice and more than sufficient information provided.

In the meantime, there is a continuing gap. This gap will remain until it is bridged or eliminated. The communication is posted and presented on my website and remains sent in a few

relevant directions still continuing from the past, although with still not enough added in the present. The material still ranges in forms from raw to refined. My book I have out is also like that because the book out is still my first published book and is not even in a second edition form yet after more than 10 years. My dissertation is another book and was done after my first published book, but the dissertation has not been honored yet since its completion in 2012 and when there is also a second edition, a post-doctorate edition completed in 2019.

We went through the entire year of 2020 without any communication and with all the relevant communication not responded to and left there lingering on requiring. The present time in 2021 is like this, too, but with an added gap of people not continuing actively at the White House while all this material, and all involved, remains present and requiring in the years. There is still a little around here and there, and everything remains requiring, but everything was closer to being worked out previously when the material was active on levels of the White House through the past four years. A connecting with that situation has to be done, but now that is something that has to be done whereas previously that did not have to be done and was already done. Of course, nothing any good would have resulted if everything was continued to be left there not worked out, and the only consideration in these directions presently is if there is any additional progress to lessen that extra gap.

I do not only wait around. I continue with mitigating measures. However, all I do without the matters involved dealt with is still not the matters involved dealt with, and everything remains requiring with the described gap not lessening and maybe even increasing. I keep checking and watching. I keep everything up to date. I keep the possibilities open, active, and successful while also looking with a wary eye and following-up accordingly on the accurate views.

U.S. Department of Sovereignty and all therein or relevant - securing, advancing, and prospering

Department securing

Everything is kept up with and maintained as successful. All involved is handled and preserved. Appropriate presentations have already been made. More time, weathering, experience, and status continues adding on. Much potential continues mounting, and there remains a continued growth of urgency and necessity for the department to be generously funded and honored.

Department Maintaining, Upholding, Preserving

Communication previously made continues being abided by and remains fully backed. Records are kept for the present and continuing times. These records include financial and have relevancy and importance to the United States government and its divisions. Everyone does not know everything involved here, but everyone with any primary involvement knows enough, and the rest is accordingly concerning merits. The wealth of the United States is an important area concerning the sovereignty aspects of this country.

There is no way that these areas relevant here can be left insufficiently worked out or regarded because too much requires for that. Too much advancement is needed. Without this progress, an enormous deficiency would remain decades and generations into the future. Nothing else has the substance or worthiness to handle these areas. Nothing else can handle these areas without causing far greater problems than seeming solutions, so all in the areas of the department stays active, maintained, and preserved.

Department advancing

Further advancement is significantly still needed. To continue progress and potential for higher levels of progress, the staying on track is done. The continuing to do what was said was going to be done continues, and the level of above and beyond in all ways continues being achieved. The department does things how the department does things and not in any other way. This practice continues accordingly with all things considered, effectively, and righteously so that even with any party possibly having discounted views, attitudes, or opinions, the department stays understood as having involvement and importance.

The finances of the department were already communicated about. This department went through its first official year without being paid and without incurring any debt. That was 3 billion dollars still open for ongoing application involving all its needs, the needs of its branches, and the United States Government. For this year of 2021, the department funding is set at \$3.75 billion, which has not yet been paid, but also, no debt is incurred and will not be incurred or accepted until after the department is being adequately funded.

This department is not limited to its funding of a few billion dollars yearly. There should be adequate comprehension here when the United States administered a more than 2 trillion dollars stimulus package in 2020 and then a second one of \$1.9 trillion in 2021. The national issue of the student loans will take almost \$4 trillion. The national debt has to be secured, too, which should take another \$5 trillion to start, although being at more than \$27 trillion right now and with this being less than the country generates by a deficit of \$1.8 trillion (Henney, 2021; Manuel, 2021; Rainey, 2020). These monetary amounts of active money needed are $2.2 + 1.9 + 4 + 5 = \$13.1$ trillion.

Administering the funds is one part of the process and the other part is the wealth accumulation to handle the funding without annihilating all value. Only 4 trillion of that \$13.1 has been set to be administered so far. The rest can be set to be administered. This department should be worked with during the funds allocation to set the administration on course securely and to handle this nation's sovereignty aspects involved. The accumulating the wealth can then be fully worked on and set on course, which can only be done with this department having its appropriate inclusion.

Only these sovereign areas connect with that much wealth and do not just involve raising taxes or increasing costs or debts. There is no other division, person, or entity on Earth that has that much wealth or can connect with that much wealth. The U.S. Department of Sovereignty must be included. Working on and with these aspects, and keeping at best all in these areas, is this department continuing to advance. This advancement will continue through the rest of this year of 2021 and ongoing.

Department communication and functionality

More is not done yet because of the department still not being adequately worked with concerning foundational issues actively involved. Nothing more will be done until after a sufficiency of mutuality is displayed. There will remain for the ongoing times an according degree of reciprocity. There will only be the same communication means and levels until there is a sufficiency of communication the other way around. When there is progress made in relevant ways, there will be reciprocal progress and that will also be in communication forms.

Eventually - national expansion or filling in

Nothing is in sight in these directions yet. There will be no national expansion or filling in yet or for the foreseeable future. There was nothing additional yet. Out of everything that there has been, nothing has been dealt with yet. Nothing has been worked out.

Nothing has been paid, and no funding has been provided. There is still not even any relevant communication, and the present is already after a long amount of time. The societal situation still remains out-of-order and below acceptable levels to accommodate anything along the lines of success or progress in these continuing national areas.

Nothing more will be done in these present times. At most and at best, everything will be maintained. The national levels and issues will remain with these areas requiring. These areas will remain missing from everything else. Enormous gaps will stay around throughout the country.

Significant disconnects, misunderstandings, and misperceptions will keep happening. Much will stay hidden and not said about because of there being a lack of support, proper roles, or honor in these important national directions. Right people will continue not being dealt with or not being dealt with adequately, and the best of outcomes will not be what happens instead of the usual lesser situations that occur consistently. All this, and more like this, has been happening. There is nothing more yet. Without there being anything more, there is nothing to say that these occurrences will not continue happening or worsen because of added time following an already significant amount of time.

Watching continues. Tracking continues. Potential continues. Merits continue, and much requiring continues. Who knows when, though, there will be anything that comes of anything or when there will be any better situation?

These people involved wasted a lot of good time. More than 4 trillion dollars was added into the economic circulation without there being more than 4 trillion dollars of increase. The majority of the 4 trillion dollars did not go in the most needed directions and only went in some directions that did not necessarily include other directions. If and when inflation hits, difficulties will arise for everyone. The businesses alone cannot be counted on for increasing pays equal to the inflation or the cost-of-living increases, or for providing additional opportunities or enabling progress when the businesses have held pays down for many years previously. Everyone has already been saying for years about how the pays – the salaries have not been increasing and have been remaining stagnant.

Pay increases that are under the level of inflation or the same as inflation are not pay increases. Always making less pay than enough cannot ever be enough pay. The companies of the past years have had a dismal track record of pay and benefit increases. Such a track record means that businesses alone cannot be relied on for people of the United States to handle the national issues of this country. There has to be business and businesses, but all involved with any business has to be mutual, good, right, and successful.

When and if there is something additional, it will be dealt with efficiently and successfully. Evaluations will be made and appropriate actions will be taken. Until then, the situation will continue with inadequacies and, at best, will be maintained with potential. The potential needs to be better realized, though, and cannot just be continued being ruined from

neglect through excessive time passage. Potential unrealized is potential ruined. Potential realized is an accomplishment.

Advancement of U.S. Society, Humanity, and Civilization

Sovereignty of the United States and American People

Open - mutual issues (to be announced, not yet set)

I have a department of the United States. My professional status level with this department is director – chief executive director. I am in full control of this department and have full authority of this department. I myself, personally and exclusively, am the one effectual to most, if not all, aspects of this department concerning itself and the rest of the United States government and its governance. I earned plenty of money and honor, although I have not yet truly been paid or honored, but I am still around and am and have all I previously expressed.

I fully communicated and provided abundant information so that parties involved would be well informed, as they were and would continue. I maintain open communication lines, whether or not there is any real or relevant communication there. If there is no communication or is only communication that is not relevant, there is nothing that has to be done with it, and any relevant communication is worked with accordingly. I have, and have presented, years and books of materials.

I also have an excellent dissertation that was completed to qualify me for my doctorate in 2012. I had that doctoral level to be worked with and did work with it through the next years before academia did its work or job, or performed its services. I then, thus, in 2019 had a post-doctorate edition of my excellent dissertation.

Similar to having a department of the United States, a dissertation and post-doctorate dissertation edition is having a large part of academia. I, therefore, have a big chunk of the United States government and a big chunk of academia. I expressed about these areas extensively through the previous years, especially involving the White House, my U.S. executive director position, and the U.S. Department of Education student loans and student loans defenses. The student loans defenses have had continuous successful activity in the Federal courts through the past years (“Project on Predatory Student Lending Statement...,” 2021).

Nothing involved here has been secured or worked out yet, but everything here remains active, valid, worthy, successful, honorable, and requiring. On levels of the United States or overall academia, there cannot be a reasonable continuance without these areas being included, honored, and advanced, as the Trump administration evidenced with its transition into former status. After the previous years, and all that there has been present and requiring before due honor and advancement, how can these areas be dealt with or worked out successfully? Originally, offers and opportunities were supposed to be provided, and the appropriate rewards and honors were supposed to be bestowed. There are now years more added to this situation, so there are questions of what is possible and what will be presented, if anything, and nothing is there until it is there for real.

* All in bounds of U.S. Executive Director Reports Made through Years of 2018 to 2020

* Official communication; Confidential; No part of this official communication may be disparaged or contemptuously treated in any way; Honor will work reciprocally.

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

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

United States Department of Sovereignty, Director

jmallon@comcast.net - 215-279-8580 - Pennsylvania - 06-01-2021

Director Invoice

June 2021 Director Invoice

June 2021

Reporting from Director

June 4, 2021 Each Day of Month as reported on June 1 st , 2021	June 1, 2021	4 Pay Weeks	\$ 3,461.54
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June 11, 2021		\$ 3,461.54
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June 18, 2021		\$ 3,461.54
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June 25, 2021		\$ 3,461.54
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Total Salary	\$13,846.16
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<i>Total Salary since September 2018</i>	\$ 460,308.31
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Still not paid but Could
and Should be paid

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

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

United States Department of Sovereignty, Director

jmallon@comcast.net - 215-279-8580 - Pennsylvania - 06-01-2021

Overdue: September 2018 - December 2020

* Not Paid Yet *

Invoice

Director - United States

Total Salary

Total Salary since

\$ 348,769.81

September 2018 through to December 2020

Could and Should be paid

U.S. Department of Sovereignty Invoice

June 2021 U.S. Department of Sovereignty Invoice

	United States Department of Sovereignty				
2nd-Year Funding \$3.75B (25% increase from 2020) Spread through Year of 2021					
Month	Pay for Month	Due	Total Due	Paid	Date Paid
Jan-21	\$ 312,500,000.00	\$ 312,500,000.00	\$ 312,500,000.00		
Feb-21	\$ 312,500,000.00	\$ 312,500,000.00	\$ 625,000,000.00		
Mar-21	\$ 312,500,000.00	\$ 312,500,000.00	\$ 937,500,000.00		
Apr-21	\$ 312,500,000.00	\$ 312,500,000.00	\$ 1,250,000,000.00		
May-21	\$ 312,500,000.00	\$ 312,500,000.00	\$ 1,562,500,000.00		
Jun-21	\$ 312,500,000.00	\$ 312,500,000.00	\$ 1,875,000,000.00		
Jul-21	\$ 312,500,000.00				
Aug-21	\$ 312,500,000.00				
Sep-21	\$ 312,500,000.00				
Oct-21	\$ 312,500,000.00				
Nov-21	\$ 312,500,000.00				
Dec-21	\$ 312,500,000.00				
Total	\$ 3,750,000,000.00				

Overdue: January 2020 - December 2020

	United States Department of Sovereignty				
Start-up Funding \$3B Spread through Year of 2020					
Month	Pay for Month	Due	Total Due	Paid	Date Paid
Jan-20	\$ 250,000,000.00	\$ 250,000,000.00	\$ 250,000,000.00		
Feb-20	\$ 250,000,000.00	\$ 250,000,000.00	\$ 500,000,000.00		
Mar-20	\$ 250,000,000.00	\$ 250,000,000.00	\$ 750,000,000.00		
Apr-20	\$ 250,000,000.00	\$ 250,000,000.00	\$ 1,000,000,000.00		
May-20	\$ 250,000,000.00	\$ 250,000,000.00	\$ 1,250,000,000.00		
Jun-20	\$ 250,000,000.00	\$ 250,000,000.00	\$ 1,500,000,000.00		
Jul-20	\$ 250,000,000.00	\$ 250,000,000.00	\$ 1,750,000,000.00		
Aug-20	\$ 250,000,000.00	\$ 250,000,000.00	\$ 2,000,000,000.00		
Sep-20	\$ 250,000,000.00	\$ 250,000,000.00	\$ 2,250,000,000.00		
Oct-20	\$ 250,000,000.00	\$ 250,000,000.00	\$ 2,500,000,000.00		
Nov-20	\$ 250,000,000.00	\$ 250,000,000.00	\$ 2,750,000,000.00		
Dec-20	\$ 250,000,000.00	\$ 250,000,000.00	<i>\$3,000,000,000.00</i>		
Total	\$ 3,000,000,000.00				

Sovereign Services of the United States

January 2021 – December 2021

Sovereign Service of America
\$ 500,000,000.00 yearly allocation from above funds

Sovereign Space Agency

January 2021 – December 2021

Sovereign Space Agency
\$ 500,000,000.00 yearly allocation from above funds

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