

Mixed Views concerning Student Loans and Student Loans Defenses,

The student loans defenses issue must be settled as immediately as possible. The long-term continuing jeopardy has to be stopped. There should not be let to continue an uncertainty about which way the student loans situation is going to go instead of certainty that the student loans are being acceptably discharged. No one with a student loans defense would want the student loans to just go back to the way they were before, as if nothing happened, and with repayments just continuing as normal as of October 1st, 2021. There was something involved with the student loans situation that brought about evidence of nationwide improprieties and injustices, along with a mass of student loans defenses, a number of law cases, and years of work effort on the national student loans issue.

The student loans issue had nothing to do with the COVID-19 coronavirus pandemic so cannot be limited to COVID-19 in any realistic way, although the pandemic occurrence, and its national economic effects, added more justification for the student loans discharging. The student loans being discharged was a major issue of the campaigning toward the 2020 U.S. Presidential election, especially on the Democratic side and with some of the Democrats wanting to eliminate the student loans entirely. On the Republican side, the campaigning with Trump (Former U.S. President Donald Trump) continued and resulted in him stopping student loans interest and repayments in 2020 just before and in the beginning of the pandemic occurrence times. Biden (Joseph R. Biden, Jr.) appropriately continued the student loans interest and repayments stoppage until September 30, 2021. The student loans issue is independent from the COVID-19 pandemic, but the pandemic, especially in consideration of its economic effects, further justifies discharging student loans. The student loans have to be secured at being discharged as of October 1st, 2021 regardless of the status of the COVID-19 pandemic.

Presently, there truly is justification to DEMAND the discharging of the student loans. When a significant law case is active between party A and party B, and party B hires one of party A's leading attorneys, the law case has elements added beyond the scope of the case's previous continuance. To put this another way, if companies A and B worked to obtain a contract for providing a service or product, and company B hired one of company A's leading executives, the separate interests of the two companies may become questionable. If baseball team A and B were playing in the World Series and baseball team A hired one of baseball team B's leading players, the fairness of the continuing competition may become at issue. The time before the complete student loans discharging is already far too long, and no one of the student loans defenses side has that kind of time, and as evidenced, the U.S. Department of Education does not have that kind of time, either, so the student loans must be discharged immediately, as also a justified DEMAND is appropriate.

Please have all the student loans discharged now.

Thank you,

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

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

United States Department of Sovereignty, Director

jmallon@comcast.net - 215-279-8580 - Pennsylvania - 07-09-2021