

Subject **1/2/2023 Press Inquiry (Time-sensitive) "Final" Student Loan Bankruptcy legislation press inquiry follow-up: Taxpayers/borrowers both stand to be harmed should student loan bankruptcy legislation not pass before HOUSE goes on holiday/Christmas break 2022 (Time-sensitive press inquiry) (Internal tracking: Final follow-up before Dems lose House to GOP)**



From Gordon Wayne Watts, Natl Dir, CONTRACT WITH AMERICA: PART II(TM) <Gordon@GordonWayneWatts.com>

To <Isabella.Rituccia@Mail.House.gov>, <dan.bernal@mail.house.gov>, <joy.lee@mail.house.gov>, <robert.edmonson@mail.house.gov>, <owen.beal@mail.house.gov>, <Hakeem.Jeffries@mail.house.gov>, <tasia.jackson@mail.house.gov>, <andy.eichar@mail.house.gov>, <zoe.oreck@mail.house.gov>, <Jerry.Nadler@Mail.House.gov> <Slade.Bond@Mail.House.gov>, <amy.rutkin@mail.house.gov>, <daniel.rubin@mail.house.gov>, <john.doty@mail.house.gov>, <JDemTravel2@mail.house.gov>, <Madeline.Dean@mail.house.gov>, <Koh.Chiba@mail.house.gov>, <timothy.mack@mail.house.gov>, <aileen.walsh@mail.house.gov>, <David.Cicilline@mail.house.gov>, <jennifer.bell@mail.house.gov>, <larsen.binzer@mail.house.gov>, <peter.karafotas@mail.house.gov>, <mike_lynch@schumer.senate.gov>, <allison_biasotti@schumer.senate.gov>, <paige_tepke@schumer.senate.gov>, <erin_sager@schumer.senate.gov>, <meghan_taira@schumer.senate.gov>, <mikael_tessema@schumer.senate.gov>, <patrick_donovan@schumer.senate.gov>, <justine_revelle@schumer.senate.gov>, <john_normoyle@durbin.senate.gov>, <emily_hampsten@durbin.senate.gov>, <Emily_Potoma@durbin.senate.gov>, <daniel_swanson@judiciary-dem.senate.gov>, <debu_gandhi@Judiciary-dem.senate.gov>, <Joseph_Zogby@judiciary-dem.senate.gov>, <Stephanie_trifone@judiciary-dem.senate.gov>, <erica_deangelis@durbin.senate.gov>, <maddie_carlos@durbin.senate.gov>, <ray_solorzano@durbin.senate.gov>, <theresa_bordenave@durbin.senate.gov>, <aaron_britt@grassley.senate.gov>, <taylor_foy@grassley.senate.gov>, <george_hartmann@grassley.senate.gov>, <Manpreet_Teji@judiciary-dem.senate.gov>, <Stephanie_Trifone@judiciary-dem.senate.gov>

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Date 2023-01-02 07:22

Priority Highest

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- WrittenTestimony_SenateJudiciary_Tue03Aug2021_WATTS.pdf(~427 KB)
 - Screenshot_C-SPAN_20221230-004614.jpg(~140 KB)
 - Response-by-KohChiba_RepDeansOffice.pdf(~321 KB)
 - PressInquiry-SUPPLEMENTAL_ReplyTo-KohChiba_Wed21Dec2022.pdf(~496 KB)
 - LegalMemo_ForgivenessExecOrder_WATTS_9-6-2021.pdf(~496 KB)
 - C-SPAN_FairUseAudio_2022_12_29_00_37_40.mp3(~466 KB)
 - LameDuck-thread-claim.jpg(~75 KB)
 - LameDuck-thread-response.jpg(~71 KB)
 - US_HOUSE_CALENDAR.jpg(~120 KB)
 - US_SENATE_CALENDAR.jpg(~118 KB)
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From: Gordon Wayne Watts, National Director, CONTRACT WITH AMERICA: PART II (TM)
To: Speaker Pelosi (ATTN: Isabella M. Ristuccia, Joy Lee, PRESS), Minority Leader-elect Hakeem Jeffries; House Judiciary (ATTN: Atty. Nelson Slade Bond, Judiciary; John Doty, Nadler, Tim Mack & Koh Chiba, Dean, Rep. Ciccillini), Senate Leader Schumer, Senate Judiciary chair Durbin, Ranking member Grassley; **Cc:** Sen. Cory Booker (Judiciary), Reps. Johnson, Raskin, Jayapal, Del. Norton, and select cosponsors for H.R.9110 and H.R.4907 and S.2598
Subject: 1/2/2023 Press Inquiry (Time-sensitive) "Final" Student Loan Bankruptcy legislation press

inquiry follow-up: Taxpayers/borrowers both stand to be harmed should student loan bankruptcy legislation not pass before HOUSE goes on holiday/Christmas break 2022 (Time-sensitive press inquiry) (Internal tracking: Final follow-up before Dems lose House to GOP)

Date: Monday, 02 January 2023

Dear Speaker Pelosi, Leader Schumer, & staff:

As shown below, our last press inquiry was titled "penultimate," e.g., "2nd to last," meaning we intended to inquire of lawmakers & staff just once more before Dems lose Congress (perhaps for decades -- and thank you to the many legislative staff who promptly responded to our Friday press inquiry, over the holiday break!).

However, in the interim, we discovered something that may be of interest to lawmakers and legislative staff trying to finish business before your time-clock runs out: the undersigned writer is a member of many powerful political groups on both sides of the aisle, with leaders, powerful politicians, lawmakers, candidates, etc., and whilst in once such group (whom we shall keep anonymous), a member (see attached screenshot of comment) posted the following:

"President Biden wants to use the FINAL HOURS of the lame duck session of Congress to force a vote of an unconstitutional bill to make abortion PERMANENT. It's Jay Sekulow. We're facing a MIDNIGHT deadline..."

This writer went to Mr. Sekulow's website and did other research and could neither confirm nor deny the veracity of the claim made in forum, above; however, our legal analysis of the claims were quite interesting: we think that it is a true legal statement, regarding conducting business during your closing hours either today (Mon.1/1/23) or tomorrow, Tue. 1/2/23, before the noon transition to the 118TH Congress: whatever are your views on abortion, it matters not: as a parliamentary fact, Speaker Pelosi is, according to our analysis & research, fully within her constitutional rights to use proxy voting and conduct legislative business, which means that the pending collegiate debt bankruptcy discharge legislation, S.2598, its "non-identical" companion bill, H.R.9110 (which would need to promptly be reconciled with an unopposed motion), and the bill for private student loans, H.R.4907, all very popular bills which were mentioned when (see attached response to Koh Chiba), as documented in our recent communications, had callers *flood* the C-SPAN phone lines in the last several months, begging C-SPAN to use its influence to lobby lawmakers to pass said bills. (The undersigned writer even got in on the fun a few times, as did many others, who are limited to calls once every 30 days or more.)

Along those lines, Democrats shoved through the SSM legislation (aka "gay marriage"), and a congressional pay raise, in closing days of session; and, whatever are your views on these matters, it is clear the lawmakers are capable to passing legislation of they desire: as the DEMOCRAT platform specifically promised student loan bankruptcy constitutional rights be restored (see below), our news converge will take only 1 of 2 divergent paths in the coming days: Google "Dewey Beat Truman," for context, or, let me do it for you: <https://www.google.com/search?&q=Dewey+Beat+Truman+headlines> We will either report that DEMS failed to keep their word, or, rather, we will report that DEMS pulled out a "last minute" save, and kept their word to 45 Million Americans with student debt, another 50-65 million cosigners and family (slightly over 110 Million

Americans, total).

Whatever are your views on Pres. Biden's "cancellation" aka "forgiveness" Exec Order (and regardless of the outcome in court), this is no long-term solution to student debt; and experts now tell us that with looming takeover by my party, the GOP, there will be a 2-year guaranteed gridlock, where passing *any* legislation (except possibly renaming of a Post Office after a local slain hero) will be 110% impossible; so, anything that needs to be done on student loan bankruptcy legislation, as a genuine long-term fix to America's "epic fail" higher ed lending system (which harms taxpayers, students, and now patients, as we document a crisis shortage of doctors, nurses, & other medical professionals, as 99.9% of Americans can now *not* afford higher education), will either be done in the next 2 days, or Congress will forever hold its peace and, rather, enter eternal gridlock.

All signs are that I will be transferred to a different beat, other than Higher Education; and, while I can not predict the future, this may be the last press inquiry I send out.

*** CONCLUSION ***

While, yes, our press inquiry is for the state purpose: to query DEM lawmakers as to whether your party will/won't keep it word (Yes//No) in re the student loan bankruptcy promises made, we admit we also serve another capacity -- see below:

QUOTE: "Free press doctrine lionized the press as the prime defender of public liberty in its role as a bulwark against governmental tyranny. Open press doctrine, on the other hand, stressed the individual right of every man to air his sentiments for all to consider, regardless of his political perspective or the consequences for the people's liberty." Source: "THE FOUNDING OF AMERICAN DEMOCRATIC PRESS LIBERTY," 1640-1800 by Robert W. T. Martin. New York: New York University Press, 2001. 238 pp. Cloth \$40.00. ISBN: 0-8147-5655-7, Reviewed by Rick A. Swanson, Department of Political Science, University of Louisiana at Lafayette, SSN 1062-7421, Vol. 12 No. 2 (February 2002) pp. 79-83, LINKS: <https://www.LawCourts.org/LPBR/reviews/martinrowt.htm> * <https://Archive.vn/wip/J3j94> * <http://Web.Archive.org/web/20230102130351/https://www.lawcourts.org/LPBR/reviews/martinrowt.htm>

Thus, we look forward to your speedy reply; and, lastly: we hope our legislative and parliamentary analyses are helpful, and, despite any personal political differences we, Conservative writers wish her the best blessings at keeping her promises, protecting her legacy, and achieving genuine bipartisan(**) solutions to American Higher Ed ending epic fail, herein.

(**) To verify the bipartisan support, see e.g., the sponsors of said legislation and/or the following polling data: <https://ContractWithAmerica2.com/#polls> * <https://Archive.ph/goFy6#polls> * <https://Web.Archive.org/web/20221205050402/https://contractwithamerica2.com/#polls> AND: See also:

- (*) <https://ContractWithAmerica2.com/#PaidInFull>
- (*) <https://Archive.ph/goFy6#PaidInFull>
- (*) <https://Web.Archive.org/web/20221205050402/https://contractwithamerica2.com/#PaidInFull>

- LINKS: <https://GordonWatts.com/#crash>
- (**) <https://GordonWayneWatts.com/#crash>
 - (**) <https://Archive.ph/xs3Pd#crash>
 - (**) <https://Web.Archive.org/web/20221208024805/https://www.gordonwatts.com#crash>

Tarry not; we are running out of time. Let me know your response, or, you can do like Sen. Josh Hawley's office, and simply don't respond, but act:

- LINKS: <https://GordonWatts.com/#GOP>
- (**) <https://GordonWayneWatts.com/#GOP>
 - (**) <https://Archive.ph/xs3Pd#GOP>
 - (**) <https://Web.Archive.org/web/20221208024805/https://www.gordonwatts.com#GOP>

--a few ours after our press inquiry of his office as to why he didn't cosponsor S.2598, the FRESH START THROUGH BANKRUPTCY bill, he said nothing to us, but a few hours later signed on as cosponsor.

Lawmakers and press staff can do likewise, if it is more convenient. Eagerly awaiting your response.

Gordon///

On Friday, December 30, 2022, at 07:14 A.M. EST, "Gordon Wayne Watts, Natl Dir, CONTRACT WITH AMERICA: PART II (TM)" <gordon@contractwithamerica2.com> wrote:

From: Gordon Wayne Watts, National Director, CONTRACT WITH AMERICA: PART II (TM)
To: Speaker Pelosi (ATTN: Isabella M. Ristuccia, Joy Lee, PRESS), Minority Leader-elect Hakeem Jeffries; House Judiciary (ATTN: Atty. Nelson Slade Bond, Judiciary; John Doty, Nadler, Tim Mack & Koh Chiba, Dean, Rep. Ciccillini), Senate Leader Schumer, Senate Judiciary chair Durbin, Ranking member Grassley; **Cc:** Sen. Cory Booker (Judiciary), Reps. Johnson, Raskin, Jayapal, Del. Norton, and select cosponsors for H.R.9110 and H.R.4907 and S.2598
Subject: "Student Loan Bankruptcy legislation" press inquiry follow-up: Taxpayers/borrowers both stand to be harmed should student loan bankruptcy legislation not pass before HOUSE goes on holiday/Christmas break 2022 (Time-sensitive press inquiry) (Internal tracking: Penultimate follow-up before Dems lose House to GOP)
Date: Friday, 30 December 2022

Contract With America: PART II (TM)
 CONSERVATIVE NEWS THAT MATTERS:
The Register
 Gordon Wayne Watts National Director
 Publisher and Editor-in-Chief
<https://ContractWithAmerica2.com>
<https://GordonWatts.com>
<https://GordonWayneWatts.com>

Dear Speaker Pelosi and Leader Schumer and staff:

INTRO: Before I submit my brief press inquiry, I would like to acknowledge speaking to Isabella M. Ristuccia, press officer of Speaker Pelosi, last Friday the 23rd, and interns Zaire in Sen. Booker's office and Mitchell in Sen. Grassley's Waterloo, IA office this past Tuesday the 27th, Press Officer Audry Cook in Sen. Cornyn's office, and I want to especially thank Koh Chiba in Judiciary Co-Chair, Madeleine Dean's office, for his response, this past Monday, 19 December 2022, acknowledging receipt of my two legal memoranda. I've attached our reply (PDF format) to Koh, in which we document a frightening number of people, even many "conservatives," were calling in practically every day to C*SPAN, begging for their help in persuading lawmakers to pass these 3 student loan bankruptcy bills -- implying that these many callers apparently felt that Democrat lawmakers, who apparently needed only hours to give themselves a pay raise (direct funding issue) could at least keep their word and return bankruptcy to student loans (one later caller even said as much).

QUOTE: On page 71 of the 2020 Democratic Party Platform[14], we see they clearly say that: **“Democrats will also empower the CFPB to take action against exploitative lenders and will work with Congress to allow student debt to be discharged during bankruptcy.”** (p.72, par.1, sentence 2) [Editor's Note: This is page 72 of 92 of “PDF” page numbers, but the writer labels this as page “71,” since there's a title page that offsets numbering by one.] **Source:** **“2020 Democratic Party Platform,”** used under Fair Use for commentary, criticism, and research. Editor's Note: This author could not find a more

current version, that this 2020 version:

LINK: <https://Democrats.org/wp-content/uploads/2020/08/2020-Democratic-Party-Platform.pdf>

Archive: <https://Web.Archive.org/web/20220421223320/https://democrats.org/wp-content/uploads/2020/08/2020-Democratic-Party-Platform.pdf>

I VERIFY MY PRESS GRAVITAS: In any event, I know that the recipients of my press inquiry, this morning, are no doubt busy, so I'll cut right to the chase: We have been doing ongoing news coverage of the student loan bankruptcy legislation referenced in the header above, namely H.R.9110, H.R.4907, and S.2598. Referring to the attached C*SPAN screenshot and small audio clip from their website, C*SPAN's Closed Captioning voice-to-text did not render their C*SPAN commentator, correctly, but if you listen to the audio, she says that House will have *Pro Forma* meetings every 3 days until session ends, something I can not confirm independently, meaning you may meet Today (Fri 30 Dec 2022) AND Monday, 02 Jan 2023, but this much is certain: Only today is guaranteed, so here is the "gist" of my press inquiry; and, I remind you that since I'm the same Gordon Wayne Watts who nearly won the largest pro-life case since *Roe*, see e.g., <https://www.Google.com/search?q=gordon+wayne+watts+terri+schivo> , my blogs, occasional columns, and press inquiries, are taken seriously: <https://www.GwinnettForum.com/2022/12/another-view-america-faces-challenges-no-matter-who-is-in-control> See e.g., <https://ContractWithAmerica2.com/#staff> , my work page, where I am Nat'l Director:

In Re: GORDON WAYNE WATTS (as next friend of THERESA MARIE 'TERRI' SCHIAVO), No. SC03-2420 (Fla. Feb.23, 2005), denied 4-3 on rehearing. (Watts got 42.7% of his panel)

FloridaSupremeCourt.org/clerk/dispositions/2005/2/03-2420reh.pdf

** *In Re: JEB BUSH, GOVERNOR OF FLORIDA, ET AL. v. MICHAEL SCHIAVO, GUARDIAN: THERESA SCHIAVO*, No. SC04-925 (Fla. Oct.21, 2004), denied 7-0 on rehearing. (Bush got 0.0% of his panel before the same court) FloridaSupremeCourt.org/clerk/dispositions/2004/10/04-925reh.pdf

Schiavo ex rel. Schindler v. Schiavo ex rel. Schiavo, 403 F.3d 1223, 2005 WL 648897 (11th Cir. Mar.23, 2005), denied 2-1 on appeal. (Terri Schiavo's own blood family only got 33.3% of their panel on the Federal Appeals level) ** Media.CA11.UsCourts.gov/opinions/pub/files/200511556.pdf

“BREAKING- FLA GAY MARRIAGE: Novel legal argument brought to bear strongly defends Florida's definition of marriage; under review in the 11th U.S. Circuit Court of Appeals” – LAKELAND, FLORIDA (PRWEB) DECEMBER 01, 2014, LINK: via PRWeb.com * [Archive Today](#) * [Wayback Machine](#)

“A Polk Perspective: Fix our bankrupt policy on student debt,” By Gordon Wayne Watts, Guest columnist, *The Ledger*, August 04, 2016: [Link](#) * [Archive](#)

“Polk Perspective: Rescue taxpayers from mounting student debt,” By Gordon Wayne Watts, Guest columnist, *The Ledger*, November 16, 2018, [Link](#) * [Archive](#)

“Polk Perspective: Offer relief for taxes dressed up as 'loans',” By Gordon Wayne Watts, Guest columnist, *The Ledger*, November 19, 2019, [Link](#) * [Archive](#)

OK, now that I've hopefully convinced you that I'm not just a small guy with a "big ego" and got a website with my name "dot com" (but can be like OPRAH, TRUMP, OBAMA, and BIDEN, and have a website with "my name dot com" and be "big name" enough that "it's ok"), here's where we're doing news coverage:

MIRROR 1: <https://GordonWatts.com/#NoRedWave>

MIRROR 2: <https://GordonWayneWatts.com/#NoRedWave>

RESEARCH PAGE: <https://ContractWithAmerica2.com/#bankruptcy> (this subject, student loan bk)

AND: <https://ContractWithAmerica2.com/#clear> ("Clear Understanding" addresses nuances)

Without further ado, here is our press inquiry:

QUESTION: Will the Democrat Party (who currently controls House, Senate, and Oval Office -- a rarity!) keep its long-standing word to pass collegiate debt bankruptcy legislation (namely, S.2598, a bipartisan bill by Durbin, Hawley, & Cornyn), H.R.4907 (private student loans), H.R.9110 (Nadler and many Democrats), and/or H.R.4563, <https://www.Congress.gov/bill/117th-congress/house-bill/4563> , yet another bipartisan bill by Reps. Glenn Grothman, R-WI-06 and J. Luis Correa (D-CA-46). **ANSWER: YES // NO.**

Hopefully, the answer is yes. (The only other options are 1: to hope the GOP will cooperate with you next session, and honestly, I don't think that's likely; 2: admit utter and abysmal failure, even after repeated requests by constituents as documented in current polling data: <https://ContractWithAmerica2.com/#polls> 3: try to slip it into the OMNIBUS, but that ship's already sailed; or 4: try a "discharge petition": possible, but very unlikely, as it embarrasses the ruling party. Not. 5. Keep your word and simply ram through said legislation as you have done with other stuff; I may be a "Republican," and a "Conservative" writer, and WILL be impartial in my news-reporting, ok? But I'm a man of faith first, and will be pulling for you to NOT embarrass yourself further, and am timely notifying you: look at the time-stamp on this email, and notice that the day is young, and you have time--if you act now.

If - and may God forbid -- that the answer is "NO," above, I would like a detailed report... correction: my many readers, listeners, followers, viewers, editorial board, and community --we, plural, want a detailed accounting of why the Democrat Party -- even after much notification to all parties by ZACK NEFF'S "LOAN WOLVES" MSNBC documentary --and numerous emails, tweets, phone calls, press inquiries, and some by the undersigned writer, would oppose the DEM platform, quoted above. "Why?" Does the Democrat Party now disagree with its own platform? Inquiring minds want to know.

Our sources inform us that ((a)) you still have time, if you act now; ((b)) you do have the votes to pass all bills now (but not in the 118TH Congress, as GOP leadership will likely block collegiate debt bankruptcy discharge legislation period); ((c)) Jerry Nadler and Chuck Grassley are parliamentary geniuses who can verify or correct my assertions and help you get these bills passed before the clock runs out. (But my recommendation would be a "traditional" path of bringing bills out of committee, sending to floor vote, and letting chips

fall where they may).

With kind regards, I am, Sincerely,

Gordon Wayne Watts, editor-in-chief, **The Register: "CONSERVATIVE NEWS THAT MATTERS"**

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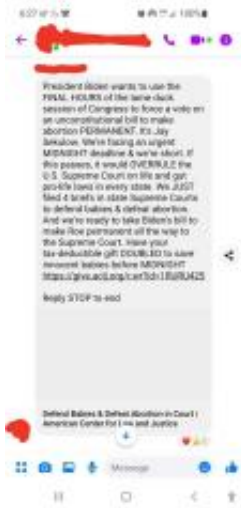
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LameDuck-thread-response.jpg
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