

### Gordon Watts <gww1210@gmail.com>

### STUDENT LOAN PETITION TO WHITE HOUSE

Gordon Watts <gww1210@gmail.com>

Sat, Feb 18, 2017 at 10:44 PM

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To: Jaime Clavito <jaime_clavito@yahoo.com>
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I will see what I can do to share your petition, Jaime, but my own Whitehouse petition cost me much monies, and yet yielded only 444 signatures. Thank you for passing along -- if and when I can give you advertisement, I will let you know, God willing.~~Gordon//

On Sat, Feb 18, 2017 at 10:40 PM, Jaime Clavito <jaime\_clavito@yahoo.com> wrote: Gordon:

I have delete my Facebook already because of censorship. If you have their direct e-mail or telephone numbers that will greatly appreciated. Already subscribed to Steve Rhode's Newsletters. Please share my petition so that we can change the oppressive, bad law of undue hardship. I would like also to invite you to read Richard Fossey's Blog, I have been using his writings as one of my sources. Please see: <a href="http://www.condemnedtodebt.org">http://www.condemnedtodebt.org</a>. He is a friend of mine. Thank you again.

Sincerely,

Jaime

On Feb 18, 2017, at 7:33 PM, Gordon Watts <gww1210@gmail.com> wrote:

In addition to that link below, in my last email, Jaime, I'd recommend you join this Facebook group: https://www.facebook.com/groups/StudentLoanHelp/ Atty Jay S. Fleishman and Atty. Joshua Cohen and Atty. Adam Minsky. Plus, Steve Rhode, the GetOutOfDebtGuy has helpful articles. The links, below, are clickable, and I lifted them off my updated court docket page:

http://gordonwatts.com/FannyDeregulation/Tetzlaff-case/DOCKET-15-485\_Tetzlaff-v-ECMC.html or:

http://gordonWAYNEwatts.com/FannyDeregulation/Tetzlaff-case/DOCKET-15-485\_Tetzlaff-v-ECMC.html

OK, I'm going to check out your petition, and remind you to see the links below.

\* Joshua R.I. Cohen: TheStudentLoanLawyer.com -- StudentLoanLawWorkshop.com -- (On YouTube.com) and here: https://www.facebook.com/groups/StudentLoanHelp/

\* Jay S. Fleischman: ConsumerHelpCentral.com

\* Adam Minsky: BostonStudentLoanLawyer.com -- (Facebook Law page) -- Minsky-Law.com -- Twitter.c om/AdamsMinsky

\*\*\* "Get Out of Debt" web-ring:

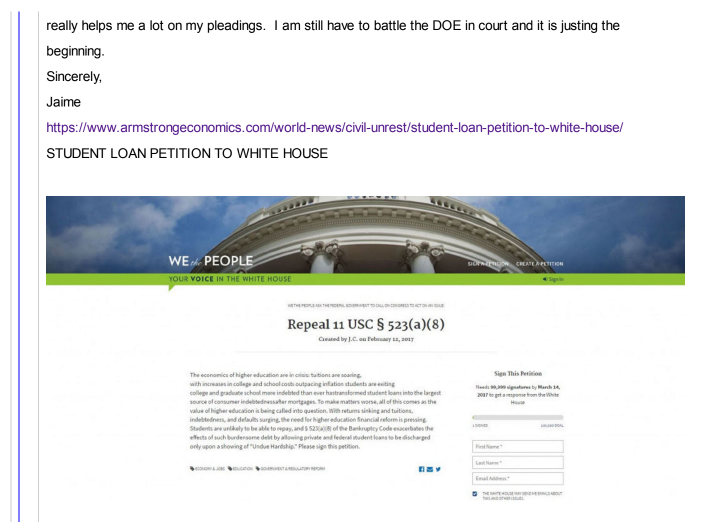
\* Steve Rhode helps people for free to deal with problem debt because bad debt happens to good people.

- \* GetOutOfDebt.org
- \* (On Huffington Post)
- \* Facebook.com/GetOutOfDebtGuy
- \* Twitter.com/GetOutOfDebtGuy

On Sat, Feb 18, 2017 at 10:09 PM, Jaime Clavito <jaime\_clavito@yahoo.com> wrote:

Hi Gordon:

I would like to if you can sign my petition to White House. Thank you for your Amicus Curae writings. It



**REQUEST:** Dear Mr. Armstrong: I am trying to discharge student loan in the bankruptcy court, and it is very tough battle. I am in the situation that it is all out war with the U.S. Department of Education. I have been reading your blog for more than a year now and found that we have common grounds. I agree that we have to make the student loan dischargeable again in the bankruptcy court. I humbly and respectfully request for your help to promote my petition to the White House that We the people should ask the Congress to repeal 11 USC § 523(a)(8), which the statute states that "unless excepting such [student loan] debt from discharge under this paragraph would impose an undue hardship on the debtor and the debtor's dependents." This is the petition I created recently: You now have 30 days to get 99,999 signatures in order for **your petition** to be reviewed by the White House. Until your petition has 150 signatures, it will only be available from the following URL and will not be publicly viewable on the Open Petitions section of We the People:

**<u>REPLY</u>**: I will sign your **petition**. I would point out that this was pay-back from the Clintons to the bankers. The logic was that a student has no collateral, so eliminate bankruptcy protection. The Clintons agreed. Then the bankers still wanted parents to cosign. Thus, this was the greatest fraud that the Democrats pulled off to help the bankers and eliminate bankruptcy protection for even the parents.

<Hillary-Students.jpeg>

**Bankruptcy in the United States** is governed under the US Constitution (Article 1, Section 8, Clause 4) which authorizes Congress to enact "uniform Laws on the subject of Bankruptcies throughout the United States." To exclude students violate the **Due Process clause and Equal Protection Clause**. Supreme Court case of Allgeyer v. Louisiana in 1897, the Court came to the conclusion that the **Due Process Clause** in the **Fourteenth Amendment** extended to private contracts as well, allowing such liberties as "freedom of contract" to be enforced without the implementation of various social and economic regulations passed by Federal and State governments.

This is discrimination for the government should **NOT** be allowed to discriminate also against a class of people, not just race or creed. All the students whose teachers allow them to cut class and protest against Trump for his immigration ban for 120 days, would never allow their students to do the same on this issue for schools will not have it so easy if they have to compete for students and provide degrees that are worth something. Forbes Magazine reported that 60% of students cannot find a job in what they paid for.

Therefore, the education system also violates consumer fraud statutes. The definition i On Aug 24, 2016, at 6:26 PM, Gordon Watts <gww1210@gmail.com> wrote:

Sure- of course you may use my legal ideas, Jaime. In fact, I explicitly give the OK here:

http://GordonWatts.com/legal.html and/or http://GordonWayneWatts.com/legal.html

(Now, I'm not a lawyer, nor do I play one on TV - or my website... :D ...) But none of my court filings (or anyone's so far as I know) are copyrighted...so you can copy like I do - just steal it - it's public domain, I am quite sure -- (but ask a real lawyer 2 be for sure) -- but thank you for asking. One thing: THIS dude \*has\* filed successfully http://www.unduehardship-povertyrequired.com - and you just right-clock and save to desktop my filings in the US Supreme Court, here, http://gordonwatts.com/FannyDeregulation/Tetzlaff-case/DOCKET-15-485\_Tetzlaff-v-ECMC.html or here: http://gordonWAYNEwatts.com/Fa nnyDeregulation/Tetzlaff-case/DOCKET-15-485\_Tetzlaff-v-ECMC.html - yes, I have two mirrors - in case one has a flat on the Internet highway. - Let me know how it turns out. - PS: See e.g., my namesake page http://GordonWatts.com or http://GordonWatts.com for front-page news and links in question. - I don't often update my page, so the stuff will likely be there for you in the distant future.

On Tue, Aug 23, 2016 at 5:21 PM, Jaime Clavito <jaime\_clavito@yahoo.com> wrote: Hi Gordon,

Good afternoon. I came across your briefs and argument for the student loan. I am in the process of my discharging my student loan through bankruptcy process. It has been upheaval process and I am having difficulties with my current adversary proceeding. I would like to ask if I could use your writings into my pleadings, and get some additional guidance from you. I am neither lawyer nor any close to expert in bankruptcy laws. I think this is my only shot to erase my student loan and I would need every ounce of help I could get. Please advice and thank you in advance.

Sincerely,

Jaime

### Gordon Wayne Watts, editor-in-chief, The Register

www.GordonWayneWatts.com / www.GordonWatts.com

# ALWAYS FAITHFUL - TO GOD

BS, The Florida State University, Biological & Chemical Sciences AS, United Electronics Institute 821 Alicia Road, Lakeland, FL 33801-2113 Home: (863) 688-9880 Work: (863) 686-3411 Voice&FAX: (863) 687-6141 Cell: (863)409-2109 See also: http://Gordon\_Watts.Tripod.com/consumer.html Gww1210@aol.com ; Gww12102002@Yahoo.com Truth is the strongest, most stable force in the Universe Truth doesn't change because you disbelieve it *TRUTH doesn't bend to the will of tyrants* www.GordonWayneWatts.com / www.GordonWatts.com Get Truth. "First, they [Nazis] came for the Jews. I was silent. I was not a Jew. Then they came for the Communists. I was silent. I was not a Communist. Then they came for the trade unionists. I was silent. I was not a trade unionist. Then they came for me. There was no one left to speak for me."

silent. I was not a trade unionist. Then they came for me. There was no one left to speak for me." (Martin Niemöller, given credit for a quotation in The Harper Religious and Inspirational Quotation Companion, ed. Margaret Pepper (New York: Harper &Row, 1989), 429 -as cited on page 44, note 17, of Religious Cleansing in the American Republic, by Keith A. Fornier, Copyright 1993, by Liberty, Life, and Family Publications.

Some versions have Mr. Niemöller saying: "Then they came for the Catholics, and I didn't speak up, because I was a Protestant"; other versions have him saying that they came for Socialists, Industrialists, schools, the press, and/or the Church; however, it's certain he DID say SOMETHING like this. Actually, they may not have come for the Jews first, as it's more likely they came for the prisoners, mentally handicapped, & other so-called "inferiors" first -as historians tell us -so they could get "practiced up"; however, they did come for them -due to the silence of their neighbors -and due in part to their own silence. So: "Speak up now or forever hold your peace!"-GWW

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