

In the United States Bankruptcy Court for the District of Columbia

Anthony J. Sanders, Applicant Public Trustee v. Antony J. Blinken, Secretary of State et al: In re:  
Direct Express and Netspend HA-24-9-21 (in-composition)

By Anthony J. Sanders  
Hospitals & Asylums  
[sandersanthony955@gmail.com](mailto:sandersanthony955@gmail.com)

To settle my case for compensation from depositor insurance >\$16,200 life savings + 40 a day witness fees from 24 September 2021 from Netspend and another \$2,034 from Direct Express must be collected or insured whereas Beneficiary's Bank has an Obligation to Pay and Give Notice to the Beneficiary pursuant to the Uniform Commercial Code (UCC) 4A-404 by Social Security Administration Claims BNC # 21T2374K00959-C1 and # 21T2379J53688-HA pursuant to the Debt Collection Improvement Act of 1996 31USC§3718 involuntary petition 11USC§303 for Chapter 7 liquidation of uninsured state institutions 11USC§781 pursuant to the Rule 1003 of the Federal Rules of Bankruptcy Procedure.

To fine the Federal Deposit Insurance Corporation (FDIC) \$1.5 million to commission a thorough revision of their code to redress embezzlement, mail theft and corruption in bankruptcy court. A federal bankruptcy judge is sought to order Congress to: (1) Edit nonexistent Sec. 409 of the Federal Deposit Insurance Corporation Improvement Act of 1991 that needs to be amended to Clearing Organization Netting Sec. 404 of Federal Deposit Insurance Corporation Improvement Act of 1991 12USC§4404 as referenced in 11USC§109 by unanimous roll-call vote; (2) Vote to amend FDIC jurisdiction from United States District Court to United States Bankruptcy Court at 12USC§1819(2)(4). (3) Amend FDIC Non-discrimination from 'It is not the purpose of this chapter to discriminate in any manner against State nonmember banks or State savings associations and in favor of national or member banks or Federal savings associations, respectively. It is the purpose of this chapter to provide all banks and savings associations, with the same opportunity to obtain and enjoy the benefits of this chapter.' to 'It is the purpose of this chapter that banks, savings associations and depositor institutions do not discriminate against the Obligation of Beneficiary's Bank to Pay and Give Notice to Beneficiary in the Uniform Commercial Code 4A-404, regardless of race, color, gender, sexual orientation, nationality, disability, class, political or religious belief.' at 12USC§1830. (4) Any other righteous amendments to FDIC and bankruptcy statute. (5) Amending federal torture statute to comply with Arts. 2, 4 and 14 of the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (1987) by repealing the phrase "outside the United States (altered in 2009)" from 18USC§2340A(a) and amends Exclusive Remedies at §2340B so: The legal system shall ensure that the victim of an act of torture obtains redress and has an enforceable right to fair and adequate compensation, including the means for as full rehabilitation as possible. In the event of the death of the victim as a result of an act of torture, their dependents shall be entitled to compensation.

To sue the US State Department International Security Assistance to pay \$3.6 billion Certain Iranian Assets (2019) with interest. To transfer +/- \$8 billion + 3% inflation in completely terminated International Security Assistance, other than Non-Proliferation, Antiterrorism, Demining and Related Programs \$1 billion (2025), for the immediate amelioration of extreme poverty in Haiti and other least developed countries where the money be used effectively and \$17 billion balance (unavailable without Congressional authorization), to an International Poverty Line Account, to be further funded with a 1

percent income tax, on individuals, whilst the same 1 percent tax on corporations would be used to finance the United Nations and inclusive development of related organizations, in hereby created Supplemental Security Income Trust Fund, to be fully funded to end child poverty by 2024 and all poverty by 2030 by repealing the tax loophole for the rich and state employees at Sec. 230 of the Social Security Act 42USC§430.

To pay \$2 million to transfer responsibility for administrating my life-time of social security disability and retirement to the independent service of the Netherlands pursuant to Service of Process Abroad of Judicial and Extrajudicial Documents in Civil or Commercial Matters (1965) to maintain auditor independence under 17CFR§210.2-01, against discrimination in Sec. 102, and retaliation in Sec. 503 of the Americans with Disabilities Act 42USC§12203 and 42USC§12112 respective of her Majesty, Queen Maxima, Special Advocate to the United Nations Secretary General on Inclusive Finance for Development, suitability to sign the other Public Trustee vacancy. To fine the Social Security Administration \$200 million for their felonious corroboration of the 2020 payroll tax overestimate and 2021 disability beneficiary underestimate, whilst granting Direct Express monopoly rights in violation of 15USC§1 & 2 and 18USC§1033. This overestimate must be bought for nothing by Federal Reserve to purchase rollover funds, that are accounted for as Public Debt Held by the Federal Reserve, with interest from year end 2020, pursuant to 31USC§5153. To fine Social Security Matters blog \$1 million for embezzlement related to their delay in immediately removing the application that cruelly alters names in the unusual fashion of first name, last initial. An Independent Annual Message of the Public Trustees should be done by the beginning of the new year, shortly before or after completion of the FY 22- FY 24 Federal Audit for the General Accounting Office to subpoena SSA under Sec. 1125 of the Social Security Act 42USC§1320A-4.

To treat the spending estimates of the Infrastructure Investment and Jobs Act PL 117-58 of November 15, 2021 as moot whereas Sec. 11101 is “Out of money” in Sec. 80103 pursuant to the Paperwork Reduction Act 44USC§3508.

To pass the District of Columbia Admission Act HR 51 the Committee must redress the “state failure” to direct deposit November social security and veterans benefits and ensure the mass embezzlement does not continue or spread to other States. To enlist the DC Treasurer to prohibit the unlawful random imposition of the excessive 10 percent general sales tax on food sometimes for some people and help redress the mass embezzlement of federal benefits in the capitol.

To pass the Equality Act :To prohibit discrimination on the basis of sex, gender identity, and sexual orientation, and for other purposes HR 5 is a simple law against hate crime.

To fine the White House \$1 million for senile embezzlement and vicious mail theft related to their fraudulent infrastructure bill and social proposal while the Acting OMB Director is on maternity leave and this auditor is embezzled of his life savings and continuing deposits. To fine the White House \$1 million to prohibit the “unconventional weapons missions” on page 14 of the Interim National Security Strategy and “community violence intervention” in the Building Back Better Plan. To disqualify Nancy Pelosi, spy, from Speaker of the House, or any affiliate of the Permanent Select Committee on Intelligence, all agencies to be abolished, from high office, as alternative or prelude to impeachment or disability retirement of the Administration. To censure the Clerk of Congress mail for FBI dosing of rampage shooters and 9-11 suicide attackers, and liberate Constitutional communications from aggravated identity theft.

To terminate and repeal Authority to Employ FBI and DEA Senior Executive Service 5USC§3151-§3152, representation on visit exchange committee 28CFR§0.87, and Office of National Drug Policy 21USC§1701 *et seq.* Transfer J. Edgar Hoover, FBI Office Building, next to Justice Department, to tax and rent-free American, Federal and DC Bar Association building maintenance and utility. Close local offices and disability-retirement officers with prejudice against forcible re-employment.

Netspend correspondence was compromised, contagious and cured with a dose of email in Microsoft, side-effect Windows 8 type alteration. Using Microsoft relieves Mail App messaging block. Telephone messaging is also affected and relieved at same time. Toll-free numbers are strangely expensive, and cut off at inopportune moments, due to infringement of Tracfone, former free-government cell-phone, by Straight Talk billing. Interdepartmental and interbank communications, such as those transmitting payments, may also fail to send or receive, as ineffectively as fictitious reference numbers. Computer science 101: up to \$100 million anti-trust case to remove Mail App and App Store from Apple computers and factory install Microsoft Office on Apple and PC to restore conditions to where they were long before the \$1 million fine for Windows 8 embezzlement related alteration. Offices are advised to store records in Apple, email in PC. Parties to turn vacation responders on and follow up on failures to appear by phone, mail, fax and especially in person to present credentials. Vacation responder doesn't work in basic gmail cc: (secret email). Turn Power Nap off. Conventional office work is essential to relieve COVID-19 related insolvency.

To prescribe conventional office support for COVID-19 and influenza pandemics - Hydrocortisone, eucalyptus, lavender, peppermint or salt helps water cure coronavirus colds. Wash your nose. Submerge the head in water, especially saline or chlorine, to instantly cure coronavirus allergic rhinitis (John 1: 26)(Luke 3: 7)(1 Peter 3: 21)(Mark 6: 24). A dab of hydrocortisone crème to the nose and chest, mentholypus cough drop or Echinacea pill cures Severe Acute Respiratory Syndrome (SARS) from coronavirus. Mentholypus cough drops cure both SARS and wet cough of influenza. Pneumovax or Ampicillin for Azithromycin resistance may be needed to treat the dry cough of pneumonia. Lysol cures as it cleans. Shared office building airspace should be sterilized with eucalyptus scented humidifiers.

To prohibit and destroy slash piles left on all public and private timber land to restore habitat and prevent large modern wildfires. To deploy warships and oil-tankers to extinguish oceanic heating pumps with 15 parts per million of 4-tertiary-butyl-catechol (TBC) for three months, cable them out of the ocean and swiftly transport the self-combusting railcars to a refinery for conversion to a more stable hydrocarbon to prevent drought, regional warming and melting of the polar ice-caps. To overrule the President's treasonous plan to conserve 30 percent of America's land and water by 2030, and increase that figure to more than 40 percent by 2030 whereas 39 percent of America's land is currently public, although only 20 percent is held by the Interior.

To prevent imminent depletion and sustain the \$1,680 million Crime Victim Fund (CVF), it is necessary to raise the mandatory obligation limit from \$2,605 million FY 22 to exactly meet anticipated obligations of \$4,922 FY 22, 3 percent more than the \$4,779 million FY 21 record.

To account for an estimated \$5.8 billion in disabled student loan forgiveness 20USC§1087 *et seq* plus up to \$10,000 for certain workers, by requiring the Secretary to account for federal student loan guarantees pursuant to the Federal Credit Reform Act 2USC§661a(5)(A)(C). From the new unified

education budget framework, the Secretary must delete in TEACH Grants category, everything but line 1 loan subsidies. Federal Direct Student Loans category lines 2-7 must be deleted, and so should line 8 when that insignificant program is terminated. General Funds Receipts attempt at tabulation should be entirely deleted. For the short-term record, Federal Family Education Loans Program Account (HEA IV-B) to be terminated FY 22 can be limited to the final Total, new loan subsidies and net reestimate (non-add) row. Health Education Assistance Loans Liquidating Account, College Housing and Academic Facilities Loans Liquidating Account, Higher Education Facilities Loans Liquidating Account, College Housing Loans Liquidating Account revenues and Advance Appropriations should be clearly marked non-add. The President's fantabulous legislative proposals increasing the budget to only \$102.8 billion FY 2022 must be preliminarily rejected in response to the accounting revelation that his proposals actually cost \$175.5 billion FY 22. A total FY 22 ED budget request of \$98.9 billion FY 22, \$101.8 billion FY 23 and \$104.9 billion FY 24 is sustained.

To supplement the Veterans Health Administration (VHA) facilities appropriation by \$265,320,000 to \$7 billion FY 22 whereas the \$2.6 billion in un-obligated balances returned to the VA Medical Facilities budget do not meet the projected FY 22 obligation level of \$9.5 billion, as the VA supposes, they are \$165 million short. Including the \$100 million cost of the Prospectus to renovate Battle Mountain Sanitarium in Hot Springs and construct or lease a larger Multi-Specialty Outpatient Clinic in Rapid City, South Dakota, Congress, exactly \$7 billion by 42 months (Revelation 13:10).

To approve the reasonable federal costs of the 2021 cross-country Hospitals & Asylums Prospectus from asbestos and mold abatement in 40CFR§61.145 to conclusive lead soil abatement in 40CFR§745.227 in less than five years 24CFR§905.200. Free bathing and Public and Indian Housing at the Army and Navy General Hospital at Hot Spring National Park 24USC§18 and §20. To amend the creation myth of the National Park Service in 16USC§1a-1 (2013 restored) and 54USC§100101(b) (1)(A) from 'Yellowstone National Park in 1872' to 'Hot Springs Reservation in 1832 to provide free baths for the indigent pursuant to the Organic Act of 1916'. Child-safe, low-income housing, Homeland Security headquarter, free camping and swimming pool to cure coronavirus colds and methicillin resistant *Staphylococcus aureus* (MRSA), at Saint Elizabeths Hospital in Washington DC 24USC§225 et seq. The two full-price \$5,000,000 plus recreational operations and maintenance Interior local grants for asbestos abatement, environmental remediation and urban park creation 36CFR§72.1 et seq should generate private historical preservation investors with tax credits, including retroactive credit for federal asbestos and lead abatement liability, to produce low-income housing of high, parklike, quality 36CFR§67.1 for only an optional \$500 tax exempt per agency audit fee pursuant to the Equal Access to Justice Act 5USC§500.

I. [Netspend v. Direct Express](#)

II. [Acting Commissioner of Social Security Kijakazi v. Secretary of State Antony J. Blinken](#)

III. [Abolition of Prohibition Enforcement Agencies](#)

IV. [Appeal of the 5 Palace Hospitals & Asylums Marathon in the District of Columbia](#)

V. [Housing and Urban Development Audit](#)

VI. [Interior Audit](#)

VII. [Prospectus](#)

Work Cited

2020 Annual Report of the Supplemental Security Income Program. May 29, 2020

2020 Combined Statement of Receipts, Outlays and Balances of the US Government. Treasury Bureau of Fiscal Service. December 10, 2020

2021 Annual Report of the Federal Old Age Survivor Trust Fund and Federal Disability Insurance Trust Fund. August 31, 2021

2021 Annual Report of the Federal Hospitals Insurance Trust Fund and Federal Supplemental Medical Insurance Trust Fund. August 31, 2021

Advancing Racial Equity and Support for Underserved Communities Through the Federal Government Executive Order 13985 Jan. 20, 2021

America's Supply Chains EO 14017 February 24, 2021

Comerica Inc. K-10 Annual Report pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 for the fiscal year ending December 31, 2020

District of Columbia Admission Act HR 51

Equality Act: To prohibit discrimination on the basis of sex, gender identity, and sexual orientation, and for other purposes. H.R. 5

Executive Office of the President FY 22

Health and Human Services Budget-in-Brief FY22

Housing and Urban Development (HUD). Housing Needs of American Indians and Alaska Natives in Tribal Areas January 2017

Julin, Suzanne. National Home for Disabled Volunteer Soldiers – Assessment of Significance and National Historic Landmark Recommendations. U.S. Department of the Interior, National Park Service, Washington, D.C. 2008

Kelly, Patrick J. Creating a National Home: Building the Veterans' Welfare State, 1860-1900 Cambridge: Harvard University Press, 1997

National Climate Task Force. Conserving and Restoring America the Beautiful. 2021

NetSpend Holdings, Inc. Form 10-K Annual Report pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 for the fiscal year ending December 31, 2012

Newmark, Jill. Contraband Hospital, 1862-1863: Healthcare for the First Freedpeople. BlackPast. March 28, 2012

Organization of the Executive Branch of the United States Government Executive Order No. 6726 May 29, 1934

Preventing and Combating Discrimination on the Basis of Gender Identity and Sexual Orientation Executive Order 13988 Jan, 20, 2021

Promoting Competition in the American Economy Executive Order 14036 July 9, 2021

Public Company Accounting Oversight Board. Evaluating Consistency of Financial Statement. Audit Standard No. 6. 2008

Sanders, Tony J. Battle Mountain Sanitarium at Hot Springs. Hospitals & Asylums HA-24-7-21

Sanders, Tony J. Chest. Hospitals & Asylums HA-27-7-20

Sanders, Tony J. [Decriminalizing Corrections](#) and Poverty in Washington DC. Hospitals & Asylums HA-5-5-5

Sanders, Tony J, Energy Audit Table. Hospitals & Asylums HA-7-10-21

Sanders, Tony J. Fee to Defund the American Jobs Plan and Audit COVID-19 Booger Gold for Possible Devaluation HA-12-9-21

Sanders, Tony J. Foreign Relations Audit of UN Depression (FraUNd). Hospitals & Asylums HA-24-9-21

Sanders, Tony J. Hot Springs National Park 189 v. 100<sup>th</sup> Anniversary. Hospitals & Asylums HA-20-4-21

Sanders, Tony J. In re: 2020 Payroll Tax Freedom of Information Act Consultation. Hospitals &

Asylums HA-21-8-21

Sanders, Tony J. Judiciary FY 22. Hospitals & Asylums HA-31-10-21

Sanders, Tony J. *Meng Wanzhou et al v. Meng Hongweii*. Hospitals & Asylums HA-4-1-19

Sanders, Tony J. [Statement of the United Nations](#). Hospitals & Asylums HA-19-3-19

State Department, Foreign Operations and Related Organizations FY 22

Sumner, Andy; Hoy, Chris; Ortiz-Juarez, Eduardo. Estimates of the impact of COVID-19 on global poverty. WIDER Working Paper 2020/43. April 2020

Tackling the Climate Crisis at Home and Abroad EO 14008 Jan. 27, 2021

US Department of Justice Summary of Budget Authority by Appropriation FY 22 Request.

Washington DC Admission Act HR 51

Young, Shalanda, Acting Director Office of Management and Budget. Summary of the President's Discretionary Funding Request. April 9, 2021

## Treaties

Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (1987)

Convention on the Elimination of all Forms of Discrimination against Women (CEDAW) 1979

Convention on the Rights of Persons with Disability (CRPD) of 2006

Convention on the Rights of the Child (1990)

Convention on the Suppression of Terrorist Bombings (1997)

Implementation of the Third United Nations Decade for the Eradication of Poverty (2018–2027)

A/73/298 of 6 August 2018

International Convention for the Suppression of Terrorist Bombings, of December 15, 1997 and

International Convention against the Taking of Hostages, of December 17, 1979

Rome Statute of the International Criminal Court (1999)

Service of Process Abroad of Judicial and Extrajudicial Documents in Civil or Commercial Matters (1965)

Territorial integrity of Ukraine A.68/L.39 (2014)

Threats to international peace and security caused by terrorist acts UN Security Council Resolution 2611 (2021)

United Nations Charter

Universal Declaration of Human Rights (1948)

## Cases

*21A23 Alabama Assn. of Realtors, et al* 594 US \_\_ (2021)

*American Athletic Conference, et al v. Shawne Alston, et al* 594 U.S. \_\_ (2021)

Application of the Convention on the Prevention and Punishment of the Crime of Genocide (*The Gambia v. Myanmar*) Summary 2020/1 23 January 2020

*Astrue v. Ratliff* 560 US \_\_ (2010)

*Bivens v. Six Unknown Fed. Narcotic Agents*, 403 U.S. 388 (1971)

*Bostock v. Clayton County, Georgia* 590 US \_\_ (2020)

*California et al v. Texas* 593US \_\_ (2021)

Certain Iranian Assets. (*Islamic Republic of Iran v. United States of America*) (2019)

*Cobell v. Salazar*. United States District Court for the District of Columbia (2009)

*Conservation Congress v. Finley* 774 F.3d 611 (9th Cir. 2014)

*Enron Corp. v. Arora (In re Enron Corp.)*, 316 B.R. 434, 444 (Bankr. S.D. N.Y. 2004)

*Google LLC v. Oracle America Inc.* 592 US \_\_ (2021)  
*Hayburn's Case* 2 U.S. (2 Dall.) 409 (1792)  
*Hurtado v. United States* 410 US 578 (1973)  
*In re: Franklin Nat. Bank Securities Litigation*, 445 Supp. 723, 734 (E.D.N.Y. 1978)  
*Nixon v. Fitzgerald*, 457 U.S. 731 (1982)  
*Rodriguez v. Fed. Deposit Ins. Corp. (In re United W. Bancorp)* 140 S. Ct. 713, 206 L. Ed.2d 62 (2020)  
*Scarborough v. Anthony J. Principi* 541 US 401 (2004)  
*Shinseki v. Sanders* 556 US 396 (2009)  
*Skilling v. United States* 561 US 358 (2010)  
*Social Security Administration Baltimore Federal Credit Union* 138 F. Supp. 639 (1956)  
*Sterret v. Milk River Production Credit Ass'n* 647 F. Supp. 299, 301-02 (D. Mont. 1986)  
*United States v. Burr*, 25 F. Cas. 30 (No. 14,692d) (CC Va. 1807)  
*US v. Thomas Fillebrown, Secretary of Commissioners of Navy Hospitals* 32 US 28 7 Pet. 28 (1833)  
*United States v. Nixon*, 418 U.S. 683 (1974)  
*Van Buren v. United States* (2021)

## Code

Adjustment to Contributions Base Sec. 230 of the Social Security Act 42USC§430  
 Administrative Procedures Act. Scope of review 5USC§706  
 Aggravated Identity Theft 18USC§1028A  
 AIDS Housing Opportunity Act 42USC§12901-12912  
 An Act to Abolish the Arlington Memorial Amphitheater Commission P.L. 86-694 of September 2, 1960 24USC§295a  
 Anti-Drug Abuse Act of 1988  
 Armed Forces Retirement Home Act of 1991; Title XV of the National Defense Authorization Act Year 1991 for Fiscal Year 1991 Pub. L. 101-510, Nov. 5, 1990; 24USC§401 et seq.  
 Armed Forces Retirement Home Trust Fund 24USC§419  
 Arson within special maritime and territorial jurisdiction 18USC§81  
 Authority: Federal tort claims 28CFR§0.172  
 Authority to Employ FBI and DEA Senior Executive Service 5USC§3151-§3152  
 Authorized apportionments necessitating deficiency or supplemental appropriations. Anti-deficiency Act of 1982 31USC§1515  
 Availability of Appropriations 28USC§524  
 Balance available. Anti-deficiency Act of 1982 31USC§1502  
 Bank Entries, Reports and Transaction 18USC§1005  
 Bank Fraud 18USC§1344  
 Battle Mountain Sanitarium Reserve 24USC§151 et seq.  
 Budgetary treatment with OASI and DI Trust Funds Sec. 710 Social Security Act 42USC§911  
 Central Intelligence Agency Act of 1949 50 USC§403q  
 Child tax credit 26USC§24  
 Civil Monetary Penalties and Assessments for Title II, VIII and XVI in Sec. 1129 of the Social Security Act (42USC§1320a-8) Pub. L. No. 74-271, 49 Stat. 620 (1935)  
 Claims for damages caused by investigative or law enforcement officers of the Department of Justice 31USC§3724  
 Clearing Organization Netting Sec. 404 of Federal Deposit Insurance Corporation Improvement Act of 1991 12USC§4404



Commencement of Case Rule 1002 Federal Rules of Bankruptcy Procedure  
 Congressional approval of proposed projects 40USC§3307  
 Connecting or side-trails 16USC§1245  
 Conspiracy Art. 81 of the Uniform Code of Military Justice 10USC§881  
 Coronavirus Aid, Relief, and Economic Security Act PL 116-136 Mar. 23, 2020  
 Corporate Powers 12USC§1819  
 Counterfeit currency 31USC§5153  
 Counterfeiting and forgery 18USC§470 *et seq.*  
 Crimes by or affecting persons engaged in the business of insurance whose activities affect interstate commerce 18USC§1033  
 Custodian of funds; transfer of funds for outdoor relief 24USC§47  
 Customers duty to report unauthorized signature or alteration. Uniform Commercial Code (UCC) 4-406  
 Debt Collection Improvement Act of 1996 (Pub. L. No. 104-134) 31USC§3701 *et seq.*  
 Definitions 11USC§781  
 Definitions Sec. 1101 of the Social Security Act 42USC§1301  
 Definitions and non-application 40USC§3301  
 Delegations respecting claims against the FBI 28CFR§0.89a  
 Demolition, site revitalization, replacement housing, and tenant-based assistance grants for projects Section 24 of the United States Housing Act of 1937 42USC§1437v  
 Direct actions against insurers of members of diplomatic missions and their families 28USC§1364  
 Discipline of Patients at Army and Navy Hospital 24USC§20  
 Discrimination Sec. 102 of the Americans with Disabilities Act 42USC§12112  
 Discrimination Sec. 202 of the Americans with Disabilities Act 42USC§12132  
 Employee's right to petition Congress 5USC§7211  
 Employment by Federal Government Title VII of the Civil Rights Act of 1964 42USC§2000e-16  
 Endangered Species Act (ESA) 16USC§1531 *et seq.*  
 Enforcement 42USC§2000e-5  
 Enforcing Discretionary Spending Limits 2USC§901 repeal (b)  
 Equal Access to Justice Act 5USC§500  
 Establishment; supply of water; free baths for indigent; dedication to United States 16USC§361  
 Exclusive Remedies 18USC§2340B  
 False representation as to liability of United States for acts of corporation; punishment 12USC§631  
 False statements and concealment of facts in relation to documents required by the Employee Retirement Income Security Act of 1974 18USC§1027  
 Federal Credit Reform Act of 1990 2USC§661a  
 Federal Deposit Insurance Corporation 12USC§1811  
 Federal lands transportation programs 23USC§203  
 Federal Property and Administrative Services 40USC§101  
 Federal Tort Claims Act. Exceptions 28USC§2680  
 Fictitious names and address 18USC§1342  
 Fire 36CFR§261.5  
 Fraud and Related Activity in Connection with Computers 18USC§1030  
 Fraud and Related Activity in Connection with Electronic Mail 18USC§1037  
 Fraud and related activity in connection with identification documents, authentication features, and information 18USC§1028  
 Freedom of Information Act. General provisions 31CFR§1.0



Gallaudet University 20USC§4357  
 General Functions 28CFR§0.85  
 Government National Mortgage Association (Ginnie Mae). Title III of the National Housing Act (P.L. 73-479) 12USC§1716 et seq  
 Great American Outdoors Act (GAOA) P.L. 116-152 Aug. 4, 2020  
 Grounds for disapproval 12CFR§308.111  
 High Intensity Drug Trafficking Areas 21USC§1706  
 Historic Preservation Certifications under the Internal Revenue Code 36CFR§67.1  
 Howard University  
 Infrastructure Investment and Jobs Act PL 117-58 of November 15, 2021  
 Intelligence Identities Protection Act of 1982 50USC§421 et seq  
 Interim Trustee 11USC§701  
 International Emergency Economic Powers Act 50USC§1701 et seq.  
 Involuntary cases 11USC§303  
 Involuntary petitions Rule 1003 Federal Rules of Bankruptcy Procedure  
 Issuance of Subpenas by Comptroller-General Sec. 1125 of the Social Security Act 42 U.S.C. 1320a–4  
 Laundering of Monetary Instruments 18USC§1956  
 McKinney-Vento Homeless Assistance Act 42USC§11302  
 Making appropriations for fiscal year 1996 to make a further downpayment toward a balanced budget, and for other purposes Public Law 104-134  
 Manufactured Home Construction and Safety Standards 42USC§5401  
 Military Whistleblower Protection Act 10USC§1034  
 Minimum wage 29USC§206  
 Monopolizing Trade; a Felony; Penalty 15USC§2  
 National Archives Executive Order No.13526  
 National Park Service Organic Act of 1916 16USC§1a-1 (2013 restored); 54USC§100101  
 National scenic and national historic trails 16USC§1244  
 National Security Act of 1947 50USC§403–3h  
 National Trails System Act of 1968 16USC§1241-1251  
 Native American Housing Assistance and Self-Determination Act of 1996 25USC§4111  
 Nondiscrimination 12USC§1830  
 Nondiscrimination in any program or activity 12CFR§352.4  
 Office of National Drug Policy 21USC§1701 *et seq.*  
 Obligation of Beneficiary's Bank to Pay and Give Notice to Beneficiary Uniform Commercial Code (UCC) 4A-404  
 Occupancy and use 36CFR§261.58  
 Organization of Corporations to do Foreign Banking Sec. 25A of the Federal Reserve Act of 1913 and 1919 12USC§611-§633  
 Paperwork Reduction Act, Determination of Necessity for Information. Hearings 44USC§3508  
 Penalty for Persons who Negligently or Fraudulently Prepare Bankruptcy Petition 11USC§110  
 Per diem and mileage generally. Evidence; Witnesses 28USC§1821  
 Perfection of bona fide claims; private exchange of land 24USC§153  
 Periodical and Other Reports Sec. 13 of the Security Exchange Act of 1934 15USC§78m *et seq.*  
 Personal Responsibility and Work Opportunity Reconciliation Act (PRWORA) of 1996  
 Powers and duties of the board of visitors 24USC§164  
 Preservation of historic buildings and grounds at the Armed Forces Retirement Home—Washington 24USC§423

Production of defective national-defense material, national-defense premises, or national-defense utilities under 18USC§2156  
 Prohibition against exclusion from participation in, denial of benefits of, and discrimination under federally assisted programs on ground of race, color, or national origin. Title VI of the Civil Rights Act of 1964 42USC§2000d  
 Prohibition of Retaliation and Coercion. Sec. 503 of the Americans with Disabilities Act 42USC§12203  
 Qualifications of accountants 17CFR§210.2-01  
 Recreational trails 23USC§206  
 Registration and regulation of brokers and dealer. Section 15 of the Securities Exchange Act of 1934 15USC§78o  
 Regulation governing insured depository institutions 12USC§1828  
 Repayment by Secretary of loans of bankrupt, deceased or disabled borrowers; treatment as borrowers attending schools that fail to provide a refund, attending closed schools, or falsely certified as eligible to borrow 20USC§1087  
 Representation on committee for visit-exchange 28CFR§0.87  
 Retention of records by insured depository institutions 12USC§1829b  
 Rules and Regulations for Army and Navy Hospital 24USC§18  
 Schedules of Controlled Substances Schedule I(c)(17) of the CSA 21USC§812  
 Scope. Special Uses 36CFR§251.50  
 Search and Seizure Rule 41 Federal Criminal Procedure  
 Standard for demolition and renovation (asbestos) 40CFR§61.145  
 Statements or entries generally 18USC§1001  
 Substance Abuse and Mental Health 42USC§290aa  
 Superintendent; disbursing agent; appointment; bond; powers 24USC24USC§47, §165 §165  
 Supportive Housing for Elderly. Housing Act of 1959 12USC§1701q  
 Supportive housing for persons with disabilities. Cranston-Gonzalez National Affordable Housing Act 42USC§8013  
 Tax Cuts and Jobs Act (TCJA) of 2017 P .L . 115-97, Dec. 22, 2017  
 Tents, Trailer Camps and other Temporary Abodes 24DCMC24-121  
 Terrorism 18USC§2331  
 Terrorism Finance 18USC§2339C  
 The baseline 2USC§907  
 Theft, embezzlement, or misapplication by bank officer or employee 18USC§656  
 Theft or receipt of stolen mail matter generally 18USC§1708  
 The Public Housing Capital Fund Program. Eligible Activities 24CFR§905.200  
 Title 24 US Code – Hospitals & Asylums. Original Text HA-11-11-21  
 Torture 18USC§2340A  
 Trading With the Enemy Act 50USC App. 1 *et seq.*  
 Trust Funds Sec. 201 of the Social Security Act 42USC§401  
 Trusts; etc.; in restrain of trade illegal; penalty 15USC§1  
 Tubercular Hospital at Fort Bayard 24USC§19  
 United States Constitution  
 Unlawful intrusion, violation of rules and regulations 24USC§154  
 Urban Park and Recreation Act of 1978 36CFR§72.1 *et seq*  
 Visitor Rules for Army National Military Cemeteries 32CFR§553.33  
 Waiver of Sovereign Immunity 11USC§106

What is Section 19 of the FDI Act 12CFR§303.220  
When Bank may Charge Customers Account. Uniform Commercial Code. UCC 4-401  
Whistleblower Protection Act of 1989 5USC§2302  
Whistleblower Protection Enhancement Act of 2012  
Who may be a debtor 11USC§109  
Who may file a plan 11USC§1121  
Wilderness Preservation System 16USC§1131  
Work practice standards for conducting lead-based paint activities: target housing and child-occupied facilities 40CFR§745.227

#### I. Netspend v. Direct Express

\$1,076 direct deposit received Dec. 29, 2021. This is earlier than the Jan. 3, 2022 promised and may be the delayed December payment, doubling the amount embezzled by Direct Express below, before the January payment, but is probably naught, but the restoration of scheduled monthly direct deposits, in want of significantly more than the return of all money stolen, to restore confidence in the good faith of the United States Treasury under Art. 2(2) of the UN Charter.

Claims BNC # 21T2374K00959-C1 and # 21T2379J53688-HA of Anthony J. Sanders pursuant to the Debt Collection Improvement Act of the Social Security Administration as approved by the Treasury Secretary under 31USC§3718.

Western Program Service Center  
P.O. Box 200  
Richmond, California 94802-1791

Office of Central Operations  
1500 Woodlawn Drive  
Baltimore, Maryland 21241-1500

United States Bankruptcy Court for the Western District of Texas

Homer J. Thornberry Federal Judicial Building  
903 San Jacinto Blvd., Suite 322  
Austin, TX 78701

SSA's first local field office opened on October 14, 1936 in Austin, Texas.

5508 Hwy 290 W, Bldg B,  
Austin, TX 78735

or

1029 Camino La Costa  
Austin, TX 78752

\$16,200 + 40 a day witness fees from September 24, 2021

Netspend Corporation  
5800 Airport Blvd  
Austin, TX 78752

\$2,034 from:

Direct Express Payment Processing Services  
P.O. Box 245998  
San Antonio, TX 78224-5998

The Texas Department of Banking webform submission auto-responded my request: I need help collecting and depositing my stolen money and witness fees in Social Security Claims BNC # 21T2374K00959-C1 and # 21T2379J53688-HA. The FDIC has failed to collect or insure and the resignation of the Serbian chairwoman indicates they even neglected to stand trial for the war in Ukraine Secretary Blinken exposed the American legal system. Netspend has thousands of published complaints, mine was censored, and a peculiar [lawenforcement@netspend.com](mailto:lawenforcement@netspend.com). Direct Express is a \$200 million felony antitrust liability conspiracy with SSA/TREAS. Both are mostly headquartered in Austin, Texas. Texas Department of Banking should take responsibility whether or not they have prior arrangement because of their competency with Texas financial institutions and the failure of Washington DC to deposit the November 2021 in the account of any disabled worker or veteran there. After a few random shots, funerals and hostages at the Texas bar a retired Texas teacher said the Texas state government in Austin is okay. This explains how my Netspend account stayed afloat for nearly 20 years without unsolved problem until they were corrupted by police online pharmaceutical adulteration, competition with the Direct Express monopoly and finally their lawenforcement email solicitation taken up by my alter ego Anthony J. Sanders, applicant Public Trustee v. Antony J. Blinken, Secretary of State. In the United States Bankruptcy Court for the District of Columbia (in-composition) [www.title24uscode.org/netspend.pdf](http://www.title24uscode.org/netspend.pdf). Direct Express did not respond after more than 72 hours. Formal filing in regards to Netspend mailed on April 6, 2022.

To settle my case >\$16,200 life savings + 40 a day witness fees from 24 September 2021 must be collected from Netspend and \$2,034 from Direct Express whereas Beneficiary's Bank has an Obligation to Pay and Give Notice to the Beneficiary pursuant to the Uniform Commercial Code (UCC) 4A-404 by the Social Security Administration pursuant to the Debt Collection Improvement Act of 1996 31USC§3718 involuntary petition 11USC§303 for Chapter 7 liquidation of uninsured state institutions 11USC§781 pursuant to the Rule 1003 of the Federal Rules of Bankruptcy Procedure.

Beneficiary's Bank has an Obligation to Pay and Give Notice to the Beneficiary under the Uniform Commercial Code (UCC) 4A-404 that Texas financial institutions must not neglect pursuant to *Enron Corp. v. Arora (In re Enron Corp.)*, 316 B.R. 434, 444 (Bankr. S.D. N.Y. 2004) or their "jury selection" corrupting internally displaced employees relocating to Texas to embezzle their beneficiaries will be subject to criminal prosecution by grand jury indictment for up to \$1 million fine and 30 years in prison for Theft, embezzlement, or misapplication by bank officer or employee 18USC§656 pursuant to *Skilling v. United States* 561 US 358 (2010), not to mention restitution of extremely large class of embezzled beneficiaries with interest/witness fees. It is interesting to note the absolute corruption of Netspend is symbolized in the existence of [lawenforcement@netspend.com](mailto:lawenforcement@netspend.com) impersonating public servant in third degree felony violation of Texas penal code §37.11. This email

must be removed from the Netspend website and investigated by a bankruptcy lawyer for tortious misconduct, in particular serving as an FBI informant/torturer, especially with the Washington DC office, as evidenced by the terminally fraudulent background check on September 24, 2021 pursuant to *Van Buren v. United States* 593\_\_ (2020), and failure of any disabled worker or veteran in DC to receive a direct deposit in November 2021. Netspend is believed to be a “million error” including many thousands of embezzled direct depositors and a great many shortchanged “not a gift cards”. Netspend is not believed to have the money to pay their depositors, and is believed to be stealing their depositors money to pay to employ the influx of internally displaced people to Austin, Texas, and pretend to maintain minimum balance, similar, but much more larcenous than *Skilling v. United States* 561 US 358 (2010). All my lawyers are either dead or killing and there is a \$500 penalty for filing in the bankruptcy court without a lawyer. The Netspend bankruptcy, formally exclusively insured by Bancorp on the back of the card, seems to be an extension of *Rodriguez, as Chapter 7 Trustee for the Bankruptcy Estate of Western Bancorp Inc. v. FDIC as receiver for Unite Western Bank* 589\_\_ (2020). The squabble to receive a tax refund failed to demonstrate that any of the “loss” claimed by either party was the result of the Beneficiary's Bank has an Obligation to Pay and Give Notice to the Beneficiary under the Uniform Commercial Code (UCC) 4A-404. The BanCorp bankruptcy seems to have spread to Netspend. The FDIC has subsequently been fined \$1.5 million in regards to their tortious negligence regarding embezzlement and money laundering and the Serbian Chairwoman resigned rather than stand trial. To ensure that in the future the FDIC either “collects or insures” this US Supreme Court case regarding the BanCorp bankruptcy, and Biden Administration National Kleptomania (BANK) in Texas and Washington DC, may now be appealed to the Human Right Council under Art. 2, 4 and 14 of the Convention against Torture, Cruel, Inhuman, and Degrading Punishment or Treatment to try out the new funding for the Optional Protocol to the International Convention on Civil and Political Rights.

To fine the Federal Deposit Insurance Corporation (FDIC) \$1.5 million to commission a thorough revision of their code to redress embezzlement, mail theft and corruption in bankruptcy court. A federal bankruptcy judge is sought to order Congress to: (1) Edit nonexistent Sec. 409 of the Federal Deposit Insurance Corporation Improvement Act of 1991 that needs to be amended to Clearing Organization Netting Sec. 404 of Federal Deposit Insurance Corporation Improvement Act of 1991 12USC§4404 as referenced in 11USC§109 by unanimous roll-call vote; (2) Vote to amend FDIC jurisdiction from United States District Court to United States Bankruptcy Court at 12USC§1819(2)(4). (3) Amend FDIC Non-discrimination from “It is not the purpose of this chapter to discriminate in any manner against State nonmember banks or State savings associations and in favor of national or member banks or Federal savings associations, respectively. It is the purpose of this chapter to provide all banks and savings associations, with the same opportunity to obtain and enjoy the benefits of this chapter.” to “It is the purpose of this chapter to provide the depositors of all banks and savings associations, with the same opportunity to obtain and enjoy the benefits of this chapter, against embezzlement of their money by unscrupulous financial institutions, regardless of their race, color, gender, sexual orientation, nationality, disability, class, political party or religious belief.” at 12USC§1830. (4) Any other righteous amendments to FDIC and bankruptcy statute. (5) Amending federal torture statute to comply with Arts. 2, 4 and 14 of the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (1987) by repealing the phrase “outside the United States (altered in 2009)” from 18USC§2340A(a) and amends Exclusive Remedies at §2340B so: The legal system shall ensure that the victim of an act of torture obtains redress and has an enforceable right to fair and adequate compensation, including the means for as full rehabilitation as possible. In the event of the death of the victim as a result of an act of torture, their dependents shall be entitled to compensation.

It is with immense sorrow that we must inform you that Barbara Barron has passed away. She led this firm for over 30 years, working first alone and then with Steve Sather to build our reputation in bankruptcy and insolvency. Barbara was a giant in her field and her presence will be sorely missed. All of us owe her an immense debt of gratitude. As we receive further information we will pass it on to each of you.

Condolences to Barbara Barron's family, legal representatives and landlords under 24USC420. My last God appointed retired attorney committed suicide 2 weeks before I could meet him. Your memorandum, regarding her passing will be noted in the brief, sans email. Feel free to email regarding any confidential medical issues or official causes of death that might be perplexing you. You may want to update your pro bono form on the website of the United States Bankruptcy Court for the Western District of Texas.

So far the auto-response I received to this Rule 1002(b) and 1003 of Federal Rules of Bankruptcy Procedure petition, regarding Beneficiary's Bank has an Obligation to Pay and Give Notice to the Beneficiary pursuant to the Uniform Commercial Code (UCC) 4A-404 is that the Texas FBI found someone to take a synagogue hostage. Do you think Aaifi Siddiqui has served her time for either stealing a rifle from US interrogators and failing to hit anyone or they entered the room said, "she is loose", and shot her in the belly, treated her and sentence her to 85 years in Texas?

To prevent more international incidents, unless I get a responsible response from you, this is the final notice to the Texas Bar against pro se filings in the US Bankruptcy Court, before Texas will be as exhausted as the resigned former Serbian chair of the FDIC fined \$1.5 million. The shortage of bankruptcy filings in 2021 weighs as heavily as the millions of embezzled Visa and Mastercard "not a gift cards" and direct depositors, mostly at Netspend and all the disabled workers and veterans in Washington DC in November 2021, on the civil nature of the Sikh former Attorney General SEC Chairman and the nationality of Acting Social Security Kilolo Kijakazi, unknown to Wikipedia. Reason being, Netspend is a million error financial institution and Direct Express (Comerica Bank) poses a \$200 million anti-trust liability to SSA / TREAS, and both are located in your jurisdiction, that is challenged to respond competently to these actors.

After having some success on Cinco de Mayo 2005 reducing the Washington DC penal population from more than 1,500 per 100,000, the highest concentration in the world, to less than 350 per 100,000, just a little bit over the legal limit of 250 per 100,000, low in violent crime, but getting embezzled of my life savings when I visited to run the 5 palace Hospitals & Asylums marathon in autumn 2021, I am thinking about turning my baleful abolition of FBI offices nationwide to the Kennedy assassinating state of Texas immigration detentions. Is Texas also unable to pay an independent auditor 17CFR§210.2-01?

There are plenty of individual legal fees to appoint US Trustees to Netspend million error Direct Express anti-trust case, mostly in Austin, Texas, against the Social Security Administration, for all lawyer and non-lawyer representatives pursuant to Rules 1001 and 1003 of the Federal Rules of Bankruptcy Procedure and Sec. 206 of the Social Security Act under 42USC§406. The fee paid by the Social Security Administration under an approved fee agreement is the lesser of 25 percent of the past-due benefits or a maximum amount (currently \$6,000) adjustable by the Commissioner at his or her discretion. There is no limit on the amount of the fee based on a fee petition; a reasonable fee is determined after reviewing the specific services provided by the representative. On top of the safe

return of my life savings I am asking for \$40 a day, about \$1,200 a month witness fees from September 24, 2021 +/- \$4,800, twenty five percent of which is \$1,200, leaving me with \$3,600 less \$1,500 pay day loan - \$2,100 tax free.

If the Social Security Administration and not the responsible banks have to pay the legal fees and/or embezzled funds, or the banks are unable to procure accurate records, they last claimed to have in only a little bit of disarray, I have thought SSA could profit by charging both Direct Express and significantly Netspend for all the money SSA/TREA deposited in these corrupt financial institution, in my name and the United States impose a \$10,000 fine under 12USC1829b. The Social Security Administration is facing up to \$200 million fines for Sherman Anti-Trust violations to ensure all the direct depositors embezzled in consequence to their Direct Express monopoly are compensated with interest. SSA is highly obligated to return the money their Direct Express monopoly stole, to the embezzled depositors with interest to compensate for the hardship caused by the major felony. \$40 a day witness fees, from the 24 September 2021 date of embezzlement is requested in this case.

Feel free to mail the Social Security Administration from the income floor, although my bed is so soft and contaminated with Lysol, I can't tell if it is their decaying letters in the same pouch I keep my ear buds, that quack my back, and am obligated to inform you that their paperwork may be contaminated with a particularly disabling monoclonal antibody to the sacrum and/or spine cured within a week of sterilization with Epsom salt bath or saline or chlorine swim, also known to instantly cure coronavirus.

Maybe the US Trustee should bring Claims BNC # 21T2374K00959-C1 and # 21T2379J53688-HA of Anthony J. Sanders to a local Texas Social Security Office, pursuant to the Debt Collection Improvement Act of the Social Security Administration as approved by the Treasury Secretary under 31USC§3718.

Great care must be taken while communicating with Netspend to prevent Mail App. hijacking from obstructing the ability of your Apple computer to send or receive, although it files. This is treated by using the email in a Microsoft computer. Tracfone was also infringed by Straight Talk, at great expense. Both Netspend and Direct Express records were computer hacked into inability to pay ostensibly by the FBI informant, not to mention the international security and climate terrorism triggered by excessive negligence of the legal system, the computer crimes meet the thresholds of Aggravated Identity Theft 18USC1029A. Because of the communication and record computer and telephone fraud it is necessary to protect our attorney client privilege by bringing these embezzling financial institutions to trial before an adequately cautioned and responsible US Trustee(s) appointed by a US Bankruptcy Court.

Happy New Year!!! Sorry for the delay, constant home internet access doesn't improve memory. My direct deposit finally came in, without any apology for willfully paying the white Texan utility bill at Direct Express for deadly tornadoes and suburb fire, after I had called to terminate the router. It is necessary to extinguish with 15 parts per million tertiary butyl catechol (TBC) and cable out the styrene railcars, in the Gulf of Mexico off the Louisiana Coast, and get them swiftly to a refinery for conversion to a more stable hydrocarbon. With Texas oil so busy taking on refugees from their extra-territorial violence, so far the only service in the Mississippi delta waters has been by the Dutch navy after Hurricane Katrina, California Governor Newsom is responsible for the Pacific and Arctic, no admiral can tolerate the senile dementia flowing out the Potomac. My life savings have gone to justify the highest rate of population decline in the nation in the District of Columbia, resignation of the



Serbian FDIC chairperson and the pursuit of defection of my social security to the Netherlands for a lump sum payment of \$2 million because the United States produces nothing but defective defense products and is technically unable to pay or heed an independent auditor. I may also need a new web host because they require a note from an attorney and utility bill to update a free email address, although I admit it is nice not to receive their advertisements. It is important to note fraudulent Google market capitalization of \$2 trillion, to restore basic gmail cc: (secret email) and Apple \$3 trillion to remove Mail App and App Store. Popularity growth in the US is at an all-time low of 0.1 percent, due to skyrocketing deaths, highly reduced net migration and slightly reduced births due to the pandemic. I hope to finish the federal budget by the end of the month, hit the trail and never commit home-side again. This time I had to avert nuclear war with Russia by advocating for a referendum, indiscriminately prohibited by Territorial Integrity of the Ukraine A.68/L.39 (2014), that failed to specifically condemn the armed interference. Social security has never been so difficult. OASI is in the red, but has the largest savings in the world, to send out the message to repeal the tax-loophole for the rich and state employees to end child poverty by 2024 and all poverty by 2030. After many years of beneficiary cuts DI can miraculously tolerate 1 percent population growth indefinitely. HI did not only participate in the \$150 billion payroll tax overestimate, the final month of Federal Reserve rollover funds, but failed to exclude a huge loan from benefit payments and will turn a profit by 2023 or 2024 instead of be depleted by 2026. With more deaths in 2021 than 2020 it is obvious that the vaccine doesn't work. Every effort will have to be made to instruct the public that the gold standard for coronavirus diagnosis and treatment is; hydrocortisone, eucalyptus, lavender, peppermint or salt helps water cure coronavirus colds.

The email update policy at my web-hosting is so unfair they are obligated to abolish the invasion of privacy pursuant to the Paperwork Reduction Act, Determination of Necessity for Information, Hearings 44USC§3508 and anti-trust the source of the conspiracy pursuant to Judicial Review of the Administrative Procedures Act 5USC§706 Their Back Office bears too strong a resemblance to the dreaded Microsoft "back door" to be tolerated to infiltrate their organization. Requiring (1) Government Issued Photo ID, (2) a notarized statement of authorization, that has been explained to be a note signed by an attorney that states I would like to update my email address and (3) a utility bill dated within the last 60 days, is far too costly to update a free email address. I have never had this difficulty updating my email address on file with you before, should not be suffering it now and no communicable human should suffer the Back Office email update virus again, pursuant to the Paperwork Reduction Act, Determination of Necessity for Information, Hearings 44USC§3508. The unnecessary utility bill requirement conspiracy may result in seeking a new web hosting company that isn't on the home-side of "security". Utility bill related embezzlement and terrorism finance, has already qualified the auditor to seek to "defect" to the independent disability-retirement of the Netherlands under 17CFR§210.2-01, whereas the United States is unable to pay, and may be unable to host web sites, in good faith, due to the Production of defective national-defense material, national-defense premises, or national-defense utilities 18USC§2156.

Updating a free email address is unnecessarily and excessively complicated, without reprieve from the alternative of purchasing an email addresses because basic gmail (secret email) no longer works, is obsolete and no longer provides any material advantage over your more stylish email, except that it is free and the web hosting company arbitrarily and capriciously imposes a legal cost on that freedom, that is unfair and should be overruled. Updating the SSL certificate, with new contact information, has tortiously been unlocked for months of the annual fee, to the consternation of the Uniform Commercial Code, should be updated tomorrow by the Verification process. This does not include the frivolous

legal costs and insecurities, of dealing with the Back Office to update the email address. Legal costs for updating a free email address that are frivolous to tortiously negligent if not applied to collecting embezzled life savings from a financial institution exhibiting similar identification and authentication bamboozlement. There are a number of reasons why this particular conspiracy in restraint of trade is felonious, for emphasis of the Sherman Anti-Trust Act in your corporate decision-making regarding the fair use of emails *Google LLC v. Oracle America Inc.* 592 US \_\_ (2021). One, the old email you have on file has been hijacked. Two, the hijacker embezzled my life savings at Netspend, and this is a felony. Three, SSA wrote to pay Direct Express, also in Texas, after I had cancelled the router to stop payment to an embezzling white Texan making threats about exactly the same utility bill authentication fraud you are beholden to. Voila, in three days of embezzling my Christmas money, deadly tornadoes. I am concerned that the utility bill and lawyer neglecting to collect my embezzled life savings, may either engage in a computer crime, energy disruption, climate change or nuclear war with Russia, in a pattern of aggravated identity theft as a crime of terrorism that transcends national boundaries. If you read carefully, it is ill-advised for the computer industry to further this conspiracy of silence between the embezzled consumer un-obligated FDIC receiverships and energy company side-kick evident in *Rodriguez v. Fed. Deposit Ins. Corp. (In re United W. Bancorp)* 140 S. Ct. 713, 206 L. Ed.2d 62 (2020).

This quarter I went to Washington DC and got embezzled. The 2021 Annual Report to Congress on White House Personnel indicates unaccountable President Jo Biden and Vice-President Kamala Harris are best defined as senile demented, kleptocrat bank embezzling impersonation clients of James V. Secreto Special Assistant to the President and Director of Confirmations. Google needs to restore secrecy to basic gmail cc: (secret email). Have disability beneficiaries in Washington DC got their money since the November direct deposit didn't arrive? Has Social Security terminated their Direct Express monopoly? Is Netspend a million error? The Biden Administration is comprised only of people willing to advocate for their obviously fascist money that does not adhere to generally accepted accounting principles and actively embezzles the repressed accounting staff and disabled reminders that resignation and retirement would be the best thing for the nation. The President's defense against impeachment is that his female successors are extremely domestic violent criminal products of misogyny and the most qualified successor is the Defense Secretary Lloyd Austin but Austin, capitol of Texas, embezzles, and a military coup might be worse than Attorney General enforced intoxication senile dementia. I am pursuing Dutch nationality to manage my benefits, whereas the United States Social Security Administration embezzles to finance Texas terrorism to offend their 2020 payroll tax overestimate and dangerous 2021 disability beneficiary underestimate into "current" lie status. After the Trump Administration terminated the Office of National Drug Control Policy grant funding, forcing them to go underground in the Center for Disease Control and Prevention Office of Injury Prevention and Control, the Biden Administration Executive Office of the President budget is again 49 percent marijuana robbery to push meth; now the White House suicide attack money for the people, is led by one Dr. Rahul Gupta, the first medical doctor to hold such a position of pseudo-ephedrine and anti-depressant prescription addiction, different from the famous immigrant Dr. Sanjay Gupta, but medical doctors are the new bad apples of the COVID-19 pandemic, and American doctors are torturous extortionists. The Acting Director of Office of Management and Budget Shalanda Young is on maternity leave, (defective birth control?), I have been embezzled and am too depressed to work in a timely fashion, the Infrastructure Bill and Build Back Better Framework are moot, unaccountable embezzlements of senile demented kleptocrats, that shall be disregarded by the Treasury, federal accountants and reserve, in the final accounting, but may cause considerable damage

and insolvency in the interim that shall be ignored in the forthcoming federal audit until after the 2024 Presidential election, having spent far more money than they should have, any relief from the split ticket system is not thought to be adequate, to redress the inequality in the capitol or national violence they incite. The child-tax credit has reduced child-poverty by 40 percent and should not be taken hostage by the Build Back Better Bill, or allowed to lapse until the rich are taxed by social security to end child poverty by 2024 and all poverty by 2030. The only money Congress should be voting on this Christmas is extending the child-tax credit to 2024 at 26USC§24 and increasing the federal minimum wage to \$10 (2022) and 3 percent more annually thereafter at 29USC§206(a)(1)(D), until the OASDI tax loophole for the rich and state employees is decisively repealed to finance a Supplemental Security Income (SSI) Trust Fund to end child poverty by 2024 and all poverty by 2030 Sec. 230 of the Social Security Act 42USC§430.

Tensions regarding a Russian military buildup on the border of the Ukraine have brought to light how the non-binding General Assembly resolution Territorial integrity of Ukraine A.68/L.39 failed to condemn the Crimean referendum specifically for the armed interference therewith and instead condemns any such action in flagrant violation of the right of all people to self-determination of such referendum under Art. 1 of the Covenant on Economic, Social and Cultural rights and Art. 55 of the UN Charter.

This Christmas, social security has sanctioned "money in the Biden Administration National Kleptomania (BANK)" and I am vainly pursuing Dutch citizenship and social security from delayed Ministry of Justice and Security no-reply auto-response, being more or less happy with the asylum of US land and water to provide for a fo'rest' to sleep in at night, usually but, having been embezzled, costs too much, and have been temporarily forced to commit what amounts to home-side, slavery, and this tortured existence must not be allowed to impair geo-political decision-making. In no case of 2020 payroll tax overestimation and underestimate of 2021 disability beneficiaries can an auditor and large swaths of geo-politically vulnerable beneficiaries be deprived of their subsistence. This embezzlement by the fascist FDIC/FBI is thought to finance more ethnic tensions with the Ukraine and KGB Kremlin than juvenile psychiatric detention centers, if only by capitalism rearing its ugly senile dementia, in equal parts terrorism finance and embezzlement of rights.

It is important that the West learn to distinguish the militant tendencies of ethnic Russians from the inalienable rights of ethnic Russians and realize that their capitalist predilection for embezzlement under auspice of sanctions makes them "incredibly rich" and in need of correction to the tune of not less than the return of \$3.6 billion embezzled Certain Iranian Assets (2019) with interest. The value of free and fair elections in separatist eastern Ukraine to prevent armed conflict: strengthen the role of mediation in the peaceful settlement of disputes, conflict prevention and resolution, cannot be ignored. A free and fair vote between competitive proposals of Russian non-aggression and Ukraine non-discrimination must be protected against armed interference, violence and sanctions of any sort pursuant to the principle of non-use of force in Art. 2(4) of the UN Charter. The International Court of Justice may be called upon to help delineate the exact Russian boundary and may impose a reasonable purchase fee on Russia to punish the current and prior armed interference, mitigated by Russian financial responsibility for the government and pensions in the disputed Russian territories.

After a year of blissful self-medication, my current highly television dependent relationship coerced me into getting a COVID vaccination. Besides not being effective at eliminating coronavirus infection, after the second dose the side effects were so severe I did not do any exercises the next day and three

days later am still sore and fatigued. Although this impairs my motivation more than my performance, in comparison with the highly safe and effective OTC remedies for coronavirus that have been ruthlessly suppressed by the COVID-19 vaccine news media and government monopoly, I have come to make an apt analogy. The third rate COVID-19 vaccine is the lesser of two evils, exactly like capitalism, the reason we again aren't just informed how to have a Good Christmas-

The gold standard for coronavirus diagnosis and treatment is hydrocortisone, eucalyptus, lavender, peppermint or salt helps water cure coronavirus colds. Submerging the head in saline or chlorine water instantly cures coronavirus allergic rhinitis (John 1: 26)(Luke 3: 7)(1 Peter 3: 21)(Mark 6: 24). A dab of hydrocortisone creme to the nose and chest, mentholiptus cough drop or Echinacea pill cures severe acute respiratory syndrome (SARS). Eucalyptus or lavender, usually a mentholiptus cough drop, cures the wet cough of influenza. Pneumovax or ampicillin for azithromycin resistance may be needed to treat pneumonia. Lysol for cleaning. Eucalyptus humidifiers (diffusers) are advised to cure coronavirus and prevent transmission in hospitals and schools. Retreat.

Afghanistan faces a very difficult winter, with huge problems of food scarcity and a crumbling economy. On April 14, 2021, the President announced his intention to withdraw all U.S. troops from Afghanistan by September 11, 2021. The \$3.3 billion FY 22 Afghan Security Forces Fund (ASFF) will obviously need to be terminated after they surrendered to the Taliban without a fight. Pursuant to redressing the urgent Threats to international peace and security caused by terrorist acts UN Security Council Resolution 2611 (2021) it is advised that any unspent money from the ASFF should be given to the United Nations Assistance Mission in Afghanistan to provide emergency food and economic relief and for emergency humanitarian relief and up to \$400 million cost to rebuild after Supertyphoon Rai in the Philippines and food for peace in Ethiopia.

According to the English language information on the Immigration and Naturalisation Service Ministry of Justice and Security website I am a Dutch citizen by law and should apply for a passport or identity card at the Dutch representation in my country of residence - the United States of America. I am a Dutch citizen by law because my father was a Dutch citizen at the time of my birth. Although, it does not matter whether I was born in the Netherlands or abroad, I was born in Tholen, Netherlands and at the time my father's parents were also living in the Netherlands. My Dutch citizenship should not have been lost or revoked for two reasons. One, my father forced me to become a US citizen at age 14. Two, I did not become a US citizen until 13 years after I had moved to the USA at age six months, more than five years. When I visited the Netherlands to study Dutch for six months after I graduated from high school the vreemdling politie offered me Dutch citizenship, but it was time to return home and I took it for granted.

I am hoping that Dutch nationality will facilitate Service of Process Abroad of Judicial and Extrajudicial Documents in Civil or Commercial Matters (1965) specifically pay my social security disability benefit because the United States Acting Social Security Commission Kililo Kijakazi is acutely unable to fulfill the Obligation of Beneficiary's Bank to Pay and Give Notice to Beneficiary Uniform Commercial Code (UCC) 4A-404 and at least ten years deep in less than one year of Civil Monetary Penalties and Assessments for Title II, VIII and XVI in Sec. 1129 of the Social Security Act (42USC§1320a-8) Pub. L. No. 74-271, 49 Stat. 620 (1935) in coercive retaliation interfering against the \$200 million fine for significantly overestimating the 2020 payroll tax and underestimating the number of disability beneficiaries 2021 in violation of 18USC1033, Sec. 102 and Sec. 503 of the Americans with Disabilities Act 42USC§12112and 42USC§12203.

My proposal is that the Kingdom of the Netherlands would sue the United States of America for \$2 million this 2021 to: (1) Process my social security disability and retirement payments and identification theft, for the rest of my life, as if I was a dual Dutch and United States citizen who had been embezzled by the US Social Security Administration. This would cost the Kingdom of the Netherlands \$20,000 upfront and \$2,000 a month plus three percent annual inflation. US SSA could then collect my stolen life savings, without having to pay their victim, at rates eight times more than the similarly fascist Federal Depositor Insurance Corporation (FDIC). (2) Enlist Queen Maxima to be the second applicant Public Trustee of the Annual Reports of the Board of Trustees of the Old Age, Survivor, Disability, and Medicare Insurance Trust Funds signatory for formal approval of the US President and Senate.

The new banking regulation in Spain seems to have done the trick to extinguish the longest erupting volcano in history from September to December. To prevent more severe weather events, after the Dec. 11 central United States tornadoes and Typhoon Rai in the Philippines, I would like to commission a deepwater investigation into the Sea Surface Temperature (SST) Anomaly that has been reported by the US National Oceanic and Atmospheric Administration (NOAA) and Australian Meteorological and Oceanographic Society (AMOS), to have existed for some time in international waters to the east of Japan pursuant to Art. 61 (b) of the Constitution of Hospitals & Asylums Non Government Economy that states: Self-combusting styrene filled railcars, dumped in oceans, have caused the vast majority of drought and global warming in recent decades, need to be extinguished for three months, with 15 parts per million of 4-tertiary-butyl-catechol (TBC), cabled out by warship or oil-tanker and shipped to a refinery for conversion to a stable hydrocarbon, finder keeper. It is possible that the Asian Pacific SST warming anomaly is not due to a self-combusting styrene railcar. It could be caused by other hydrocarbon oceanic heating pump that might also be extinguished with TBC, a nuclear device, natural volcanic activity or other natural or human pyrotechnical cause. Before attempting to pay for or deploy an oceanic cooling pump to cool dangerously warm waters, it is necessary to rule out artificial warming, that might require subsidy even for experienced pro bono styrene railcar hunter California Governor Newsom, to extinguish, haul out of the ocean, and swiftly convert to a more stable hydrocarbon, because it is so deep in that part of the Pacific.

Social Security Administration (SSA) interference by BNC # 21T2374K00959-CI and #21T2379J53688-HA has facilitated Direct Express to embezzle another \$1,017 in December ruining 2021 and all history, for a drunken promise to pay a 5.9 percent COLA first thing 2022 in flagrant violation Sec. 503 of the Americans with Disabilities Act 42USC§12203. Treasury contracted with Comerica Bank, a U.S. financial institution (FI), to establish the Direct Express (DE) debit card program for a period of five years beginning in January 2020, however by fall 2021 it is obvious this collusion, constitutes felony monopolization in violation of the Sherman Anti-Trust Act 15USC§1 & §2. To resolve the consequential direct deposit disability SSA is fined \$200 million to exactly cancel corroboration of their criminal overestimation of the 2020 payroll tax and underestimation of disability beneficiaries in the 2022 Annual Report by the Board of Trustees 18USC§1033. The Labor audit has clarified that in addition to “current law” 2USC§907(c)(1) *et seq* there is only budgetary treatment with OASI and DI Trust Funds Sec. 710 Social Security Act 42USC§911.

The embezzled Direct Express deposits require special attention because they not only prove felonious conspiracy between SSA and Direct Express, that must be terminated at the local office, but the second

bold faced willful embezzlement by SSA interference, was used to finance terrorism temporarily warm up the Gulf of Mexico with styrene railcar(s) and intentionally caused the warm wind from the south that caused the devastating cross-currents spinning the tornadoes, to advertise the insolvent “Build Back Better Plan” to be censured to prevent a death spiral of unconventional weapons missions and community violence these infrastructure intelligence failure bills are not adjudicating, that has taken the child tax credit hostage, in violation of 18USC§2339C, International Convention for the Suppression of Terrorist Bombings, of December 15, 1997 and International Convention against the Taking of Hostages, of December 17, 1979, as presaged by Direct Express, Texas demand for utility bill criminally cited in this brief for Production of defective national-defense material, national-defense premises, or national-defense utilities under 18USC§2156. SSA retaliatory interference has previously tread on the 1997 Terrorist Bombing Convention and the novel 2021 Annual Financial Report falsely associates the valid Debt Collection Improvement Act of 1996 with the little arbitrary benefit “overpayment” embezzlement the Commissioner expresses so much love for from Sec. 203 of the Foster Care Independent Act of 1999 is the good cop in comparison with no benefits for institutionalized children from whence the 9-11 suicide attack foreign terrorist dosing mission originated in the vacuum of Clinton love triangle slayings.

To ensure SSA and Treasury are punished for their intentional (international?) Direct Express embezzlement, and knows local SSA offices must stop felonious monopolistically facilitating Texas white Direct Express employees, in comparison with Texas foreign Netspend employees, to embezzle disability beneficiaries, limited liability for civil monetary penalties is assessed pursuant to Sec. 1129 of the Social Security Act 42USC1321a-8(a)(1). SSA made a statement for use in determining a continuing right to the amount of monthly insurance benefits under title II, that the person knows or should know is false or misleading, insofar that the letter demanding a laborious request for reconsideration was not written until after the new account and router information had been entered. They made such a statement with knowing disregard for the truth that people are paid for benefits at the end of the month before or in the beginning of the month for which they are attributed. They withhold disclosure of the fact that the withholding of December payment is misleading attention from the fact that the December payment had been sent to Direct Express to finance terrorism although action had been taken to prevent the theft and threat of exactly this sort of power outage causing climate attack by a corrupt Texan energy interest. Not to stifle SSA Debt Collection Improvement Act correspondence to be required by the Treasury, it is not the two correspondences BNC # 21T2374K00959-C1 and # 21T2379J53688-HA from Western Program Service Center P.O. Box 200; Richmond, California 94802-1791 dated December 8, 2021, nor one letter BNC #21T2379J53688-HA from Office of Central Operations, 1500 Woodlawn Drive; Baltimore, Maryland 21241-1500 also dated December 8, 2021 although it did not arrive until much later to shoot the light bulb out of my brain and make sure I understood that my December benefit had been embezzled by Direct Express, that are fined. SSA letter writing employees involved are to be fined for two counts of up to \$7,500 in regards to their knowing involvement in the embezzlement of my two, November and December by Direct Express to finance the oceanic heating pump in the Gulf that theoretically caused the recent severe tornado event, for a total of \$2,034 embezzled by Direct Express, after more than \$16,200 was embezzled on September 24, 2021. Their current lie about paying for December benefits in January, must not be taken to heart by SSA, who pays at the end of the month, on the 28<sup>th</sup> pre-embezzlement, or beginning of the month, now promised on the 3<sup>rd</sup> for the month in question. For several months before embezzling in Washington DC Netspend had required monthly phone calls be made to deposit the monthly payment from Hot Springs, South Dakota – the moral is monthly benefit notice information was all Netspend ever emailed. Direct Express made it clear they did not adhere to the benefit payment notice. Neither

financial institution has provided the locked out account holder of any sort of records.

Due process would seem to be for the Comptroller-General lawyer to serve a subpoena upon the provided SSA addresses for BNC # 21T2374K00959-C1 and # 21T2379J53688-HA to initiate a civil trial in United States District Court to refer Direct Express and Netspend contumacy to a United States Bankruptcy Court, rather than Texas, whereas I have had better luck in *California et al v. Texas* 593US\_(2021) pursuant to the issuance of subpoenas by the Comptroller-General in Sec. 1125 of the Social Security Act 42 U.S.C. 1320a-4. The United States District Judge is thought to find for this embezzlement of my November and December benefit as evidence of felonious monopolization conspiracy between SSA and Direct Express. Provided these SSA employees do not truly bear me any ill-will and care about how the Texas terrorism they financed in my name may have caused the recent tornado event in the Central United States, and that the distinctly international characters of the Comptroller of Currency Michael J. Hsu (2021) and Acting Social Security Commissioner Kilolo Kijakazi (2021), are distinguished by the latino Homeland Security Secretary Alejandro Mayorkas (2021) from the white male Comptroller-General Gene Dodaro (2008) and are not individually or non-independently, an international or domestic, terrorist civil rights conspirator, silenced by the President's take on the unconstitutional Equal Employment Opportunity Commission fine 42USC§2000e-5, the United States District Court is thought to authorize the Comptroller-General lawyer to represent these same SSA officials, knowledgeable of my identity and router numbers, to subpoena the Treasury Secretary, Netspend and Direct Express for proceedings in a United States Bankruptcy Court for the immediate experimental recovery of bank records, money and fees stolen by these financial institutions, immediately sent to me via router and regular US mail as authorized by the Treasury Secretary pursuant to the Debt Collection Improvement Act of 1996 31USC§3718 with bankruptcy judge authorized Comptroller-General counsel address. To appeal to the many disabled workers, veterans and other Americans who were embezzled by Direct Express, Netspend or other financial institution, and pray for those who didn't get their Direct Deposit in Washington DC in November. Liberating my mind from debtor prison will liberate Hospitals & Asylums to conclude the extremely tardy federal audit, without pay, submit it to the General Accounting Office (GAO) for the first time, and go on strike until after the 2024 Presidential election, to redress harmful bank errors of the sort discussed in *Shinseki v. Sanders* 556 US 396 (2009) in addition to which \$40 a day witness fees from the September 24, 2021 date I was first embezzled, two days after arriving in Washington DC, are asked pursuant to 28USC§1821, 1.8 percent annual inflation from *Hurtado v. United States* 410 US 578 (1973) as liberated by the Equal Access to Justice Act 5USC§500, *Scarborough v. Anthony J. Principi* 541 US 401 (2004), *Astrue v. Ratliff* 560 US\_(2010) plus the un-contestable \$18,234 from the Debt Collection Improvement Act of 1996 31USC§3718.

After aforementioned vetting by the United States District Court, a lawyer for the Comptroller-General or better appointed representative, is asked to file for involuntary proceedings in my behalf to prove that Direct Express and Netspend are moneyed pursuant to the forgivably vague terms of 11USC§303, clear Obligation of the Beneficiary's Bank to Pay and Give Notice to the Beneficiary pursuant in the Uniform Commercial Code (UCC) 4A-404 and making an unpublished bankruptcy judge glad to return to Sanders more than \$5 for nothing. To conclude the Treasury Secretary and President recognized FDIC Direct Deposit Disability Discrimination, suppressed by the now exhausted Senate Committee on Banking, Housing and Urban Affairs November 28 hearing, I am proposing that the bankruptcy judge order Congress to: (1) Edit nonexistent Sec. 409 of the Federal Deposit Insurance Corporation Improvement Act of 1991 that needs to be amended to Clearing Organization Netting Sec. 404 of Federal Deposit Insurance Corporation Improvement Act of 1991 12USC§4404 as referenced in



11USC§109 by unanimous roll-call vote, without taking it hostage with the child tax credit in the tornado terrorist advertised Build Back Better Plan, as an admission of Congressional error in regards to the Federal Deposit Insurance Corporation (FDIC), or without vote with due respect for the competency of the bankruptcy court in regards to the inability of financial institutions to pay their beneficiaries, banks and bankruptcy statute. (2) Vote to amend FDIC jurisdiction from United States District Court to United States Bankruptcy Court at 12USC§1819(2)(4). (3) Amend FDIC Non-discrimination from “It is not the purpose of this chapter to discriminate in any manner against State nonmember banks or State savings associations and in favor of national or member banks or Federal savings associations, respectively. It is the purpose of this chapter to provide all banks and savings associations, with the same opportunity to obtain and enjoy the benefits of this chapter.” to “It is the purpose of this chapter to provide the depositors of all banks and savings associations, with the same opportunity to obtain and enjoy the benefits of this chapter, against embezzlement of their money by unscrupulous financial institutions, regardless of their race, color, genders, sexual orientation, nationality, disability, class, political party or religious belief.” at 12USC§1830. (4) Any other righteous amendments to FDIC and bankruptcy statute, known to the Court.

Federal agents are obligated to pay damages pursuant to the Federal Tort Claims Act (FTCA). The FTCA allows recovery for injury or loss of property, or personal injury or death under 28USC§1364(b) (1), *Hayburn's Case* 2 U.S. (2 Dall.) 409 (1792). The FTCA provides for the recovery of damages for certain intentional torts for any claim arising out of assault, battery, false imprisonment, false arrest, malicious prosecution, abuse of process, libel, slander, misrepresentation, deceit or interference with contract rights 28USC§2680(h); *Bivens v. Six Unknown Fed. Narcotic Agents*, 403 U.S. 388 (1971) or any claim for damages caused by the fiscal operations of the Treasury or by the regulation of the monetary system (i). *Social Security Administration Baltimore Federal Credit Union* 138 F. Supp. 639 (1956), *In re: Franklin Nat. Bank Securities Litigation*, 445 Supp. 723, 734 (E.D.N.Y. 1978) found the FDIC could be held liable in tort for negligent regulation; federal intermediate credit banks are subject to liability in tort to the same extent as a private entity *Sterret v. Milk River Production Credit Ass'n* 647 F. Supp. 299, 301-02 (D. Mont. 1986); *Rodriguez v. Fed. Deposit Ins. Corp. (In re United W. Bancorp)* 140 S. Ct. 713, 206 L. Ed.2d 62 (2020).

Senate Committee on Banking, Housing and Urban Affairs Hearing Summons: Direct Express and Netspend representatives and banking industry lobbyists, Apple and Microsoft representatives, Janet Yellen Treasury Secretary, Kililo Kijakazi Acting Commissioner of Social Security, Denis McDonough Secretary of Veterans Affairs, Antony Blinken Secretary of State, Miguel Cardona Education Secretary, Deb Haaland Interior Secretary, Marcia Fudge Secretary of Housing and Urban Development, District of Columbia Treasurer, Federal Reserve, Federal Deposit Insurance Corporation, United States Bankruptcy Court for the District of Columbia, Merrick Garland Attorney General; Removals: Speaker of House and Federal Bureau of Investigation or White House.

The Chairman's Infrastructure Investment summary is moot and exacerbates the undeclared Infrastructure Intelligence Failure rampage shootings, its only genuine purpose is to better secure Prospectus against the Clerk of Congress negligence to impeach Nancy Pelosi, spy, from lead office, by estimating and attempting to account for total infrastructure spending, but doesn't and isn't anything but a fascist violence. To not be complicit with telegraphing the assassination of Bob Dole this terminates my obligation to the Committee for suppression of non-fascist economists, adieu. The “corrupt” Federal Deposit Insurance Corporation (FDIC) is fined \$500,000 to legislate United States bankruptcy court jurisdiction at 12USC§1819(2)(4). It is a simple matter for a bankruptcy judge to be cognizant of

the need to overcome Congressional inability to convince a financial institution to pay. Likewise the FDIC must not require embezzled consumers to do the regulation governing insured depository institutions 12USC§1828(a)(1)(B). The FDIC will get a bankruptcy judge to instantly file an involuntary Chapter 11 case against any financial institution that is not “moneyed” and exhibits an inability to pay, before there are more Netspend million error accounts 11USC§303. Debt is not unusual for financial institutions, it is unusual that United States bankruptcy judges would tolerate the nonexistence of Sec. 409 of the Federal Deposit Insurance Corporation Improvement Act of 1991 that needs to be amended to Clearing Organization Netting Sec. 404 of Federal Deposit Insurance Corporation Improvement Act of 1991 12USC§4404 as referenced in 11USC§109.

It would be remiss not to straighten out the most significant legal error abusing the term “non-discrimination” that states at 12USC§1830: “It is not the purpose of this chapter to discriminate in any manner against State nonmember banks or State savings associations and in favor of national or member banks or Federal savings associations, respectively. It is the purpose of this chapter to provide all banks and savings associations, with the same opportunity to obtain and enjoy the benefits of this chapter.” It is true the FDIC is wrong to burden embezzled consumers, with meaningless distinctions between financial institutions, however the *raison d'etre* of advertising FDIC membership is that insured deposits of the human race are backed by the full faith and credit of the United States Government 12USC§1828(a)(1)(B). It is imperative that FDIC non-discrimination statute is rewritten to recognize the human right of depositors to not be discriminated against by FDIC member financial institutions. It is suggested to rewrite the section: “It is the purpose of this chapter to provide the depositors of all banks and savings associations, with the same opportunity to obtain and enjoy the benefits of this chapter, against embezzlement of their money by unscrupulous financial institutions, regardless of their race, color, genders, sexual orientation, nationality, disability, class, religion, or political belief.” 12USC§1830.

The FDIC Inspector General has expressed a conflict of interest between Chinese run Comptroller of Currency and his plan to get help with my bank in Texas to invade Metabank in South Dakota, for only \$3.95 on a \$20 “not a gift card”. Due to the military buildup on the border of Ukraine, it might cost Russia \$100 billion dollars to buy ethnic Russian Dombaas. Texas is very warlike and has one of the highest concentrations of prisoners in the world, homicides and serious crimes in the United States and is not suitable location for any national or international financial institution, especially now that several of its financial institutions have gone crooked with the failed State of the District of Columbia HR51, Texas must abolish its FBI offices to pay their abortion bill. The Treasury shall contract for debt collection services pursuant to the Debt Collection Improvement Act of 1996 31USC§3718 whereas Beneficiary's Bank has an Obligation to Pay and Give Notice to the Beneficiary pursuant to the Uniform Commercial Code (UCC) 4A-404.

There is hereby established a Federal Deposit Insurance Corporation (hereinafter referred to as the “Corporation”) which shall insure, the deposits of all banks and savings associations. The division of asset disposition shall carry out all of the responsibilities of the Corporation relating to the liquidation of insured depository institutions and the disposition of assets of such institutions under 12USC§1811. Since September 2021, Netspend has thousands to millions of depositors locked or closed out of their accounts. By November, it has become obvious that the contagion has spread to Direct Express, also in Austin, Texas where two other financial institutions are already on the FDIC short list of closed institutions. Also in November no disabled worker or veterans received their direct deposit in Washington DC 12CFR§352.4. SSA will have to rethink their monopoly grant to Direct Express

whereas that alone disqualifies the institution from acquiring Netspend accounts 12CFR§308.111. Whereas the requested restatement regarding Netspend was never received from depositor services, after the email that Metabank is a failed bank was altered, the FDIC is fined \$500,000 for money laundry to legislate a bankruptcy court to process embezzlement, mail theft and “law enforcement” supra, dishonest and corrupt money laundry by civil trial of the District Court in Sec. 19 of the Federal Deposit Insurance Act 12CFR§303.222. Embezzlement statute, the quintessential crime of theft by or from financial institutions, the FDIC insures against, is no longer “altered”, an important concept for the non-opportunistic correction of hacked accounts, and is described “embezzles, abstracts, purloins or willfully misapplies”. Mail theft is cross-referenced with, and often complicates embezzlement. Beneficiary's Bank has an Obligation to Pay and Give Notice to the Beneficiary pursuant to the Uniform Commercial Code (UCC) 4A-404. Treatment of inability to pay is synonymous with bankruptcy, whether an individual account or institution closing bankruptcy of a bank - Debt Collection Improvement Act of 1996 31USC§3701(b)(1). To avoid unsatisfactory, recidivist and disastrous civil trials that have resulted in unregistered federal imprisonment, and do the common corruption of banks poetic and effective justice, it is minimally held that the FDIC rules of construction of corporate powers must be amended to change the federal court jurisdiction from United States District Court to United States Bankruptcy Court at 12USC§1819(2)(4) et seq.

Direct Express has been embezzled by Vice President Kamala Harris, former California Attorney General and is dishonest in regards to repairing the altered mailing address, on the basis of the agreed upon passport card, pleading utility bill - Production of defective national-defense material, national-defense premises, or national-defense utilities under 18USC§2156. Two cards stolen, no activity. They hung up on the fact that as of the Infrastructure bill the United States Treasury is “out of money”. This shall serve as our Memorandum of Understanding (MOU). The bankruptcy proceeding will need to widen the search of American piggy banks for the acquisition of Netspend accounts and reconsider their monopoly grant to Direct Express. The Social Security Administration (SSA) will need to learn to close embezzled accounts and credit them to the beneficiary pursuant to 24USC§47, §165 (historical) and Debt Collection Improvement Act of 1996 (Pub. L. No. 104-134). The Treasury will need to handout paper checks, from local SSA offices around the nation, to the mentally ill embezzlement and mail theft victims. SSA has suggested utilizing a representative payee, however there is concern about spreading the contagion – African swine fever. This geographical anecdote is not intended to condone any discriminatory anti-tourism propaganda from the White House against the curability of Omicron coronavirus variant with hydrocortisone, eucalyptus, lavender, peppermint or salt helps water. I speak better Afrikaans than Dutch. After a sip of frozen potato soup the old folks want me to get vaccinated and it turns out most of the US vaccination statistics are only the result of universal online scheduling, its falsity regarding a third rate medicine doesn't matter, like leaky testing laboratories and news media. The concern is that American bank judicial allergies are much more severe and uninsured than the \$100,000 Euro insured Dutch rechtbank – Court - and it is a simple matter of state bank failure to instantly achieve African levels of absolute poverty, although justice is not that popular there and the animist reference, where the state sometimes fails to pay its soldiers and veterans, is probably more in regards to going guerrilla. The goal is to allow people to sustainably hunt wildebeest in the Serengeti while there are more than 750,000 to analyze the November issue of National Geographic that got the Secretary of State to Africa to be chastised to wrongfully slapping sanctions on Ethiopian exports that should be redressed to prevent harm to the civilian population. The International development Devil is in the SSA calculus calculator used in part II of this work, the \$30 billion 1 percent international policy line tax is my \$150 billion underestimate, little African sweat, the 16 percent 14 percent 2020 payroll tax overestimate corroboration while the novel 2021 Annual

Financial Report is open, is a serious crime under 18USC§1033. I need to keep calling SSA after the Monday rush to stop depositing in my American piggy bank because the smash and grabbers stole all the hammers. Welcome Senator Sherrod Brown, Chairman of the Senate Committee on Banking, Housing and Urban Affairs.

Although the December benefit arrived in Ohio, my December benefit debt is suspected by the SSA representative of floating around the Treasury, just like November beneficiaries in Washington DC, evidently victims of FBI wirefraud investigation misconduct, from whence Vice-President Kamala Harris, back on White House arrest with the senile infrastructure embezzling President, came all the way to mail theft a Direct Express card, mail student loan debt and arm a rampage shooter who went to school on time to terrorize the as of yet unpublished non-hearing by the Senate Committee on Banking, Housing and Urban Affairs, regarding the FDIC and direct deposits of disabled workers and veterans by the Treasury Secretary who needs to limit spending to 3 percent inflation and Federal Reserve who needs to buy t-bonds in excess of 3 percent of GDP deficit.

Senate Committee on Banking, Housing and Urban Affairs of November 30, 2021. Federal Reserve Chair Powell and Treasury Secretary Yellen were interviewed by Senators as the stock exchange went down. Sec. Yellen estimates the Treasury will be out of money by Dec. 15. With the stock exchange negative, Chairman Powell does not enjoy the liberty to expect the central bank to begin tapering its "purchase" of public debt held by the Federal Reserve. The rule is that the Bureau of Fiscal Service and Federal Reserve cannot safely sell more than 3 percent of GDP deficit and must counterfeit the rest, pending devaluation on resolution of inflation concerns. Accounting for the deficit is difficult due to the subversive academic legislation and the currently extremely severe discrimination against disability of the accounting staff, akin to the pronounced global discrimination against human rights defenders. It should suffice for the Federal Reserve to observe that the stock exchange is going down to know that they must "purchase" the federal deficit rather than "sell" t-bonds.

Sec. Yellen's genuine concerns regarding the social security and veterans benefits and FDIC were suppressed. The true cause of stock market decline is probably withdrawal of assets to pay the expenses of disability beneficiaries who did not receive their November deposit. However, that means the stock exchange cannot afford so much as 3 percent of GDP deficit and should be corrected by tapering t-bonds sold until the market is relieved rather than prematurely tapering federal debt "bought" by the Federal Reserve. The whole problem would seem to be that there is an unlawful policy that Congress does not discuss legislation before it is passed; end result failure. The Infrastructure bill and Build Back Better Plan does not provide a foundation for any mathematical accounting, deviates from the legal budgetary foundation and must be excluded from accounting and can only influence regular spending academically. The Infrastructure Bill and Build Back Better Plan are moot. Participants were unable to provide credible numbers. It is necessary to formalize this, insofar that the invasive numbers are not in addition and the plans and schemes involving these invasive numbers must be disregarded as food for thought, academic. Because I am so embezzled I don't think I will be able finish a thorough audit of the federal government by that time to stabilize federal accounting inflation, and discuss devaluation, in December, regarding consumer price inflation that is particularly out of control in the housing sector. For instance, instead of working, I am writing this review of your televised hearing appearance.

In conclusion Chairman Powell must continue to "buy/counterfeit" federal debt to protect the stock exchange. He must not abet widespread embezzlement and mail theft of disability and veterans

benefit deposits by coining the phrase cyber-risk to describe and subsidize theft and embezzlement by bank officers. Revenue provisions must be dusted off to close loopholes neatly. They are second rate and revenue estimates do not seem very accurate. The micro bank investigation has backfired and must be abolished to protect gift giving less than \$10,000 in the spirit of the holiday season. The point is that the IRS is only entitled to interest income reports, and this interference trying to monitor ins and outs of personal accounts under the tax exempt gift size, seems to have angered or precipitated widespread embezzlement by the banking sector. To be effective the OASDI tax-loophole for the rich and state employees must be closed to end child poverty by 2024 and all poverty by 2030, but the SSA calculus error has caused significantly bankruptcy. The individual income tax can also be raised.

Sec. Yellen must moderate federal spending as I have directed and continue to direct although motivationally impaired by embezzlement, eg. depressed. The rule is that 3 percent inflation is the norm, federal agencies must uphold, to negotiate with rental and other consumer inflation in the spirit of sovereign equality against big bills. Of particular concern to Sec. Yellen, Head Start already, not only, provides for universal preschool education and subsidizes 85 percent of childcare, but has received a windfall in budgetary revenues in excess of 10 percent inflation. Head Start does not have any email and Sec. Yellen must beware of both mail theft and certain disaster from embezzlement by the President's expensive propaganda. It would seem the President wants to charge people 7 percent of their income for that which is currently free to free of unwanted government interference. Government subsidies for child care cannot be allowed to supplant, steal or embezzle money for families with children. Incommunicado Head Start has the burden of proving that they spend their >10 percent regular inflation effectively. It does not seem that the federal government has the money or will-power to re-invest the additional fascist babysitting money in necessary TANF child benefits. Yellen has defended regular Head Start hyperinflation. The market and federal accounting cannot tolerate the super-hyper-inflationary ruse and she has the burden of proving the regular Head Start hyperinflation is well spent. We thank her for the \$300 a month child tax credit until 2024 and stimulus payments, but there is a regular budget to sustain.

After reviewing hundreds of recent customer reviews at Wallet Hub, Sidejabber, Better Business Bureau and Trust Pilot (best) it seems that Netspend who has been struggling with the Patriot Act for a long time regarding being "not a gift card" has embezzled large numbers of beneficiaries by locking them out of their accounts since December 2020 and this has become very common as of autumn 2021 since Social Security Matter blog began altering people's names (\$1 million fine). Beneficiaries are forced to deal with customer service, who tend to speak English poorly, and do not perform, in the sense that they pay. The FDIC has negligently bailed them out without insuring the complainant (\$500,000 fine to embezzle, mail theft, bankruptcy court, sundry FDIC statute). The President of the United States is also fined \$1 million for passing his "Infrastructure Embezzlement" and now trying to pass other spending bills to embezzle his Acting OMB Director's maternity leave (6 months exclusive breastfeeding) and child care, that will not be accounted for as anything but a fraud, by this extremely tardy and abused auditor, whereas the truth is that he embezzled all social security and veterans beneficiaries in the admittedly failed state of Washington DC HR 51 as of November 2021. There are two possible outcomes for Netspend from this hearing before the Senate Committee on Banking, Housing and Urban Affairs. Netspend can either unlock the accounts and pay pursuant to Obligation of Beneficiary's Bank to Pay and Give Notice to Beneficiary under the Uniform Commercial Code (UCC) 4A-404 or the more likely alternative is that Netspend may be declared to be bankrupt and ineligible for merger due to misconduct, workers insured for unemployment, merchandise recalled, and all their accounts immediately acquired by Direct Express, also in Austin, Texas. Liability for insurance of

depositors by BanCorp (original), Metabank (taking full responsibility for failure to remove South Dakota Attorney General from office for vehicular manslaughter), National Association, and Republic Bank & Trust Company may be supplemented up to \$200 million 2020 payroll tax overestimate counterfeit cancellation settlement by Federal Reserve, pursuant to the 120 day quarantine process in 11USC§1121 et seq. American Express sells a gift card that doesn't require fraudulent labor intensive activation, pays in full, and can be activated for direct deposit. Rough drafts of Interior and HUD audits are done, the Prospectus should be done by next week, by when the November loaded Direct Express card should arrive, there is no reason for the Committee to delay acquisition and insurance of Netspend depositor accounts by Direct Express. The do not reply to student loan discharge letter is received as evidence of mail theft of life savings and disability benefits by Vice-President Kamala Harris who should not have interfered with the secrecy of the Chairman's State December benefits in flagrant embezzlement of the prohibition against retaliation and coercion in Sec. 503 of the Americans with Disabilities Act (ADA) 42USC§12203, Discrimination against applicant Public Trustee in Sec. 102 and disability beneficiaries in general under 202 of the ADA 42USC§12112 and §12132 respective of the Obligation of Beneficiary's Bank to Pay and Give Notice to Beneficiary under the Uniform Commercial Code (UCC) 4A-404 not the obligation of the generally unsolicited rampage shooting and acutely bioterrorist for more than \$20 divorcing professional mom, with assets frozen under penalty of perjury = second degree assault, infringing on my last name, estranged until death, insuring Education Secretary to kindly pay for an estimated \$5.8 billion in disabled student loan forgiveness 20USC§1087 et seq up to \$10,000 for certain workers, although the Secretary still doesn't know how to account for federal student loan guarantees pursuant to the Federal Credit Reform Act 2USC§661a(5)(A)(C).

It is evident Vice-President Kamala Harris, like all Attorney Generals since 2010, does not seem to enjoy any commanding officer non-judicial punishment for torture by up to one year suspension without any pay except disability-retirement, for any kind of unlawful warrant, whatsoever under 24USC§419(a)(4). Until the Authority for Employment of FBI and DEA Senior Executive Service 5USC§3151-§3152 is repealed, the Security Exchange Commission (SEC) "Acquisition" Contact Information for removing FBI moles from public corporations includes the following paragraph in its applicable nondisclosure forms and agreements to comply with the requirements of the notoriously homicidal FBI informing Whistleblower Protection Enhancement Act of 2012 and Section 715 of the Consolidated Appropriations Act of 2012: These provisions and restrictions [of the nondisclosure agreement] are consistent with and do not supersede, conflict with, or otherwise alter the employee obligations, rights, or liabilities created by existing statute or Executive order relating to (1) classified information, (2) communications to Congress, (3) the reporting to an Inspector General of a violation of any law, rule, or regulation, or mismanagement, a gross waste of funds, an abuse of authority, or a substantial and specific danger to public health or safety, or (4) any other whistleblower protection [collectively, including but not limited to Executive Order No.13526 (75 Fed. Reg. 707), or any successor thereto; section 7211 of title 5, United States Code (governing disclosures to Congress); section 1034 of title 10, United States Code, as amended by the Military Whistleblower Protection Act (governing disclosure to Congress by members of the military); section 2302(b)(8) of title 5, United States Code, as amended by the Whistleblower Protection Act of 1989 (governing disclosures of illegality, waste, fraud, abuse or public health or safety threats); the Intelligence Identities Protection Act of 1982 50USC§421 et seq.) (governing disclosures that could expose confidential Government agents); sections 7(c) and 8H of the Inspector General Act of 1978 5 USC App. (relating to disclosures to an inspector general, the inspectors general of the Intelligence Community, and Congress); section 103H(g)(3) of the National Security Act of 1947 50USC§403-3h(g)(3) (relating to disclosures to the inspector general of the Intelligence Community); sections 17(d)(5) and 17(e)(3) of the Central

Intelligence Agency Act of 1949 (50 USC§403q(d)(5) and 403q(e)(3)) (relating to disclosures to the Inspector General of the Central Intelligence Agency and Congress); and the statutes which protect against disclosure that may compromise the national security, including sections 641, 793, 794, 798, and 952 of title 18, United States Code, and section 4(b) of the Subversive Activities Control Act of 1950 50USC§783(b).

Correction: The District of Columbia is a failed State. The United States of America is not precisely a failed State, the Treasury failed to make direct deposits to any disability, veteran or maybe extremely senile retirement over the age 70 ½ beneficiaries located in the District of Columbia equally unpopular as the Netspend lock out, the rest of States have not yet fallen en masse to Biden Bank Balance before the 2024 elections and December 2021 holiday benefit test under the XXV Amendment. I have not been able to access my life savings since 24 September 2021 and as of November social security and/or veterans beneficiaries have not received their deposit. This is the first time the US Treasury has failed. On Veterans Day 11 November the House passed the “Infrastructure Embezzlement” Bill. The President has an Obligation of Beneficiary's Bank to Pay and Give Notice to Beneficiary under the Uniform Commercial Code (UCC) 4A-404 and Art. 36 of the Statute of the International Court of Justice. Failure to fulfill this obligation constitutes embezzlement, a type of theft by senile negligence, to treat Treasury Mail App with a dose of Microsoft (side-effect Windows 8 type alteration), for which the penalty is up to 30 years in prison under 18USC§656 and 18USC§1708. The crime causing “failure of the United States Treasury” is certainly as intolerable to all elected federal officials as it is to those appointed for life without parole. The Infrastructure Embezzlement Bill, and its clones, have long been held by any self-respecting auditor of any President intimidated Cabinet budget to constitute embezzlement. To act in good faith the President must veto the Infrastructure Embezzlement Bill he treasures more than the American people. To defend the President against certain imprisonment and Chief Justice from yet another lengthy recovery from severe cyber illness, that would either last longer than a year or result in death, President Biden must veto this aforesaid Infrastructure Embezzlement contribution to his political campaign and be tried for impeachment by the Senate under Art. 2(4) as restrained to provide for disability retirement under Art. XXV of the US Constitution pursuant to social security and veterans extra service pay *US v. Thomas Fillebrown, Secretary of Commissioners of Navy Hospitals* 32 US 28 7 Pet. 28 (1833), Prospectus for the renovation of the Army and Navy General Hospital, Battle Mountain Sanitarium Reserve and Saint Elizabeths Hospital without the use of any Infrastructure Embezzlement (rampage shooting false personation of any Prospectus served upon the Clerk of Congress), Equality Act HR. 5 and Washington DC Admission Act HR 51. Furthermore, to respond competently to the undeniably legitimate demand for impeachment, the President and Chief Justice must immediately remove Nancy Pelosi from the position of Speaker of the House due to her failure to abolish the agencies comprising the Permanent Select Committee on Intelligence, that disqualify her and them from holding Microsoft Home and Office, and make a good faith effort to ensure Treasury Secretary Yellen and her beneficiaries get their secondary transmission. If President Biden wishes to be an honest crook, and wait until after his impeachment trial to officially veto the Infrastructure Embezzlement Bill, because the worst case scenario is actually that the Senate Committee on Banking, Housing and Urban Development receives HUD Sec. Fudge's mail, the President may pay a \$1 million fine for embezzlement to the Chief Justice of the United States to give notice that social security and veterans beneficiaries shall be paid what they are due although they may not have received their deposit this Veterans Day pursuant to UCC 4A-404.

The Board of Trustees are fined up to \$200 million for the harmless cancellation of your +/- 14 percent overestimate of the 2020 payroll tax as a Crimes by or affecting persons engaged in the business of



insurance whose activities affect interstate commerce 18USC§1033 requiring the redress of Counterfeit currency by the Federal Reserve 31USC§5153. Social Security Online must be sued to redress the application altering the names entered into Social Security Matters blog, denial of service attack on certain social security numbers and their advocacy of the historical online alteration regarding Anthony never having been the most popular male baby name for decades and of this constitutes Theft, embezzlement, or misapplication by bank officer or (Treasury) employee 18USC§656. In November many or all social security beneficiaries, maybe only in DC, but probably nationwide, did not receive their direct deposits on-time, regardless of whether or not they bank in Austin, Texas. What has been exhibited in this case of EMBEZZLEMENT is that possibly mutual victimization by Fraud and Related Activity in Connection with Identification Documents, Authentication Features and Information must be interpreted to constitute Theft or receipt of stolen mail matter generally 18USC§1708. What is suspected of happening is that when sued Social Security Online got warm and melted down, possibly the entire Treasury, due to the hijacking of unremovable Mail App, now when they click send/pay in an Apple computer, the message does not transmit, this is treated by emailing once in Microsoft, however the side-effect is heightened vulnerability to the alteration of records by the FBI mole in PC. This embezzlement may affect all government beneficiaries and federal employees.

It is time to let the President of the United States know that I, his Applicant Public Trustee is filing to impeach him for embezzling me, and now in November, no one seems to be getting their direct deposit, and this constitutes felony embezzlement 18USC§656 for which the Treasury Secretary and “Acting” Commissioner of Social Security must be assessed pursuant to Sec. 1129 of the Social Security Act 42USC§1320a–8 under Art. 2(4) of the US Constitution. While the Social Security Office and Veterans Administration are going through the motions of restoring money to fraud victims whose cards were turned off, the aforementioned, theft from the mail prevails. The problem may be that [press@treasury.gov](mailto:press@treasury.gov) is as Mail App bugged as my Netspend secure inbox after mentioning her name. The President of the United States and Treasury Secretary Yellen are now served by US Marshall under 15USC§10, discrimination against importation of Queen Maxima to be other Dutch Public Trustee overruled in Sec. 8. The sorely tested Acting Commissioner Kilolo Kijakazi will screen the Chairman of the Banking, Housing and Urban Affairs Committee for concealed weapons, HUD and Interior audits pending St. Elizabeths Hospital asbestos abatement grant. In *United States v. Burr*, 25 F. Cas. 30 (No. 14,692d) (CC Va. 1807) Chief Justice Marshall held that a *subpoena duces tecum* can be issued to a President. Presidential privilege is rooted in the separation of powers under the Constitution and *United States v. Nixon*, 418 U.S. 683 (1974). A rule of absolute immunity for the President does not leave the Nation without sufficient protection against his misconduct. There remains the constitutional remedy of impeachment, as well as the deterrent effects of constant scrutiny by the press and vigilant oversight by Congress according to *Nixon v. Fitzgerald*, 457 U.S. 731 (1982).

The President is fined \$1 million for embezzlement of mandatory funds, in regards to the infrastructure spending bill obstructing Congress, ascribed to the five year American Jobs Plan in the Housing and Urban Affairs FY 22 budget request, that must be killed by referral to Committee (ie. Senate Banking, Housing and Urban Affairs; St. Elizabeths Hospital asbestos abatement audit of HUD and Interior pending) with \$40 billion a month bailout prejudice against Theft, embezzlement, or misapplication by bank officer or employee 18USC§656. Social Security and Veterans beneficiaries have not received their checks this November and it is important to associate embezzlement with Theft or receipt of stolen mail matter generally 18USC§1708. The crime that is believed to mimic real embezzlement by their fake infrastructure funding plan is that, like all Apple computers, Treasury Apple computer Mail App can be hijacked to obstruct send/pay and receive, but is cured with a dose of Microsoft, the side-

effect is alteration of records by the FBI mole in the PC. The President, Vice-President, Treasurer, VA Secretary and Acting Commissioner of Social Security are all on trial for removal from office due to their inability to pay beneficiaries and probably federal employees, who are generally, too dishonest to witness they are contagious crime victims, wherefore there is an Obligation of Beneficiary's Bank to Pay and Give Notice to Beneficiary Uniform Commercial Code (UCC) 4A-404. Apple is on trial for the removal of hijackable Mail App and App Store and the factory installation of Microsoft Office on their computers to restore things to the way they were long before Windows 8 under 15USC§2. Social Security Online is on trial for an injunction against the specifically embezzlement related application cruelly altering blogger names, in the unusual format of First name, Last initial, the fine is \$1 million under 18USC§656. The President is especially fined for his outrageous embezzlement of the admittedly overpriced Battle Mountain Sanitarium Prospectus by means of rampage shooting and false association with his cockamammy infrastructure plan, aggravated by vaccine propaganda by the VA Secretary ignoring the fact hydrocortisone, eucalyptus, lavender, peppermint or salt helps water cure coronavirus, and that HA has a long history of sending tyrants to prison to get their extra service pay pursuant to *US v. Thomas Fillebrown, Secretary of Commissioners of Navy Hospitals* 32 US 28 7 Pet. 28 (1833). Treasury payments to Social Security and Veterans beneficiaries and maybe Federal employees, who would never admit they had been embezzled, must be immediately paid to fulfill the Obligation of Beneficiary's Bank to Pay and Give Notice to Beneficiary Uniform Commercial Code (UCC) 4A-404.

I regret to inform you, the Federal Deposit Insurance Corporation (FDIC) is a failed institution of bankruptcy court. Not only was their email that Metabank is a failed bank altered, when I demanded a restatement regarding the solvency of Netspend, half a months record on my new email address were hacked off, and they have subsequently not responded. I had to refer the FDIC bailout of Netspend to the Federal Reserve to protect the Stock Exchange and the FDIC made no effort to return to me my life savings. Nor for that matter of where Metabank comes from, regarding removing the Attorney General Jason Ravensborg of South Dakota, from office for vehicular manslaughter of a person wrongfully prohibited from hitchhiking throughout the state or camping in jurisdictions of FBI supported camping gear theft, no marijuana was sold on July 1, 2021. This is the second time the FDIC has corruptly failed me. The first time in revenge for the fake overdraft driving me to Netspend in 2004, they impeached all the corrupt state executives from my former corrupt county, in Hamilton County, Ohio, the State from whence Sherrod Brown (D), Chairman of the Senate Banking Housing and Urban Affairs hails, the County held in the much kissed iron fist of Prosecutor Joe Deters (R), of 50 percent of state death row inmates with only 4 percent of the state population infamy and bizarre fame of having meteorically been elected state treasurer from his squalid fortress with declining population due to homicide and migration therefrom. Point being, the FDIC is a dishonest money launderer of the sort they are wrongfully trying entice into a civil trial in the US District Court, rather than bringing banks to bankruptcy court, the fine, for dishonestly not compensating the depositor, is twice the \$250,000 insurance settlement, the maximum \$500,000 under 12CFR§303.220. Congress must afford a major overhaul of FDIC statute to refer them to bankruptcy court, to warrant any negotiations with law enforcement, and begin to deal squarely with the alteration of records indicative of embezzlement and corruption of banks in bankruptcy court with law and records that are not altered or fudged, beginning with bankruptcy court ordered editing or formal amendment to jumpstart FDIC bankruptcy law overhaul, by changing the reference in 11USC§109(b)(2) and §781 from nonexistent Sec. 409 of the Federal Deposit Insurance Act of 1991 to Sec. 404 of said 1991 Act under 12USC§4404. To encourage the Public Trustee embezzling Board of Trustees to return my stolen life savings, Queen Maxima, of the land of my birth in the Netherlands, and Special Advocate for Inclusive Finance for Development

(UNSGSA), is informed of this extra-judicial bankruptcy proceeding for possible service of process abroad, reason to renounce my US citizenship and get Dutch documents, and possible side-job for her as one of two vacant Public Trustee positions, pursuant to the Service of Process Abroad of Judicial and Extrajudicial Documents in Civil or Commercial Matters (1965).

Having receiving only a letter denying my request for a social security card, on the November 2, 2021 date that I should have received my first of two monthly paper checks, before the activation of my new Direct Express card, Memorandum of Understanding (MOU) not received, the burden of returning to me my > \$16,200 life savings and \$40 a day witness fees from 24 September 2021 until I have access to my social security income and savings or \$250,000 FDIC insurance settlement or greater compensation, so that I can live on the interest of \$1 million whereas social security is a failed financial institution, on my account of good work performed running for Public Trustee, without respect, or now that I am in the District of Columbia, any tax-free income or savings wisely and securely dedicated to insulting my intelligence, whatsoever, falls squarely on the <\$200 million anti-trust settlement regarding the harmless cancellation of the +/- 14 percent 2020 payroll tax overestimate for the costs of merging hopelessly corrupt Netspend with the Direct Express monopoly. Without any Public Trustees, and an embezzled applicant, the Social Security Administration cannot be trusted with the original documents they demand, after initially refusing the in-person office visit so that I could present my credentials to a conventional office, have my life savings returned to me and campaign for Public Trustee at the local DC office, after being closed out the national network during my trip across the country, due to COVID-19. To redress the denial of service in regards to my social security number, evident in the denial of a worthless social security card being used to justify borrowing or theft of valid and expired picture Ids, and the denial of service to my social security number by social security online, and also the fatal flaw in the automated phone reception at Netspend on 24 Sept. the Social Security Administration is fined for Fraud and related activity in connection with identification documents, authentication features, and information 18USC§1028, False statements and concealment of facts in relation to documents required by the Employee Retirement Income Security Act of 1974 18USC§1027 pursuant to Civil Monetary Penalties and Assessments for Title II, VIII and XVI in Sec. 1129 of the Social Security Act (42USC§1320a-8) Pub. L. No. 74-271, 49 Stat. 620 (1935). HA website back online after a one day hiatus, and paid for a year in advance. Different billing screens on my computer and web host witnessed, prior with Netspend circa 2015.

I subscribed to the President's newsletter. Have not received any emails yet. The President needs to produce an Executive Office of the President (EOP) FY 22 budget request, totally abolishing the Office of National Drug Control Policy (ONDCP), nearly exactly like the Commissioner must produce a 2021 Annual Report of the Supplemental Security Income Program, however it turns out the ONDCP influenced EOP budget is merely unsolicited independent of the Budget Appendix. The regular budget is too bankrupt to get high, in excess of 3 percent inflation, with every sales person and produce more decadent American Jobs and Families Plans and Build Back Better Frameworks, net worth “community violence”, to leave our 85 percent subsidized preschool children half poor, snot nosed caregivers without hydrocortisone, eucalyptus, lavender, peppermint or salt to help water compete with expensive hospital and nursing home care for Medicare dollars, DC trails obstructed by unfinished union construction jobs, DC trials obstructed by the J. Edgar Hoover Office Building and repeal of OASDI tax loophole to end child poverty by 2024 and all poverty by 2030 neglected. The Secretary of State is informed that to comply with the Office of Management and Budget direction in the Summary of the President’s Discretionary Funding Request, dated April 9, 2021, the Department of Defense (DoD) is shifting funds that had previously been designated as Global War on Terrorism/Overseas Contingency

Operation (OCO) to the base budget; 2USC§901(b) must be repealed pursuant to the Paperwork Reduction Act under 44USC§3508. Acting Director of the Office of Management and Budget Shalanda Young, on maternity leave with 6 months exclusive breastfeeding duty, and Acting Commissioner of Social Security, are both referred to the Senate for confirmation. Acting Director Young or her temporary replacement Jason Miller will have to produce the repeal of the ONDCP in the Executive Office of the President FY 22. Having been so poorly treated by DC, unless the President nominates me Public Trustee or the agencies pay for my work, I will not conduct another audit of the federal government until after the Appalachian Trail and 2024 election.

The US Supreme Court tolerates stare decisis and it does not seem necessary to reverse the reverse chronology. In summary, the credit card and email information on my cracked smartphone I used for GPS, that was stolen with my camping gear, in South Dakota on 19 September 2021 was cracked. I disputed several small online transactions around 21 September before I took the bus to Washington DC and ignored the email sales confirmation notices. Shortly after arriving at the capitol, on 24 September, at nearly the exact moment I submitted my audit to the State Department, my email was hijacked and I had to dispute another transaction entirely where the FBI and/or Netspend “law enforcement” email address convinced a banker or committed computer fraud to embezzle a background check on two fictitious sub-claimants at my expense pursuant to *Van Buren v. United States* (2021) and 18USC§656. I did not immediately try to withdraw money until a day or two later to discover my card was blocked. So far no Netspend employee has been willing or able to unblock my account or remove the fictitious names of sub-claimants to my account that would seem to be obstructing \$250,000 FDIC insurance settlement for unclaimed funds. The Netspend fraud and related activity regarding authentication, identification and information process is fraught with all sorts of theft from the mail under 18USC§1708. On 28 September the online account was locked shortly after I witnessed the October deposit bringing the balance to just over \$16,200. My account is offline to me and FDIC unclaimed funds. The FDIC wrote that Metabank is a failed bank, but that email was altered, and they have subsequently not responded. On 25 October 2021 Netspend emailed me to inform me that my account had been closed and I must now recover it from SSA pursuant to Part II of this brief and our Memorandum of Understanding of 26 October 2021.

In addition to the more than \$16,200 life savings, I am asking \$40 per diem FDIC bank failure witness fees from 24 September 2021 until my money is returned to me, 25 October 2021 is acceptable, pursuant to inflation from *Hurtado v. United States* (1973) under 28USC§1821. 32 days, \$1,280? Less than the \$2,400 I asked Treasury Secretary Yellen for my two month, now three month, stay in D.C requested in the Fee to Defund the American Jobs Plan and Audit COVID-19 Booger Gold for Possible Devaluation HA-12-9-21. Otherwise I can settle for \$250,000 FDIC insurance payment to more swiftly correct alterations in bank statements in Section 19 of the Federal Deposit Insurance (FDI) Act 12CFR§303.220 cases. The FDIC settlement would make nominating and confirming me Public Trustee more worthwhile under Sec. 201(c) of the Social Security Act under 42USC§401(c). If the bank refuses to pay after demand by the beneficiary and receipt of notice of particular circumstances that will give rise to consequential damages as a result of nonpayment, the beneficiary may recover damages resulting from the refusal to pay to the extent the bank had notice of the damages, unless the bank proves that it did not pay because of a reasonable doubt concerning the right of the beneficiary to payment. The Beneficiary's Bank has an Obligation to Pay and Give Notice to the Beneficiary pursuant to the Uniform Commercial Code (UCC) 4A-404(a).

A banking corporation that is in debt, may not engage in foreign banking clearing bank liquidation

under 11USC§109(b)(2) and §781 under Sec. 25A of the Federal Reserve Act 12USC§611 *et seq.* esp. §631 where Congress seems to be getting their \$10,000 invasion of privacy debate, to evade bond payment discussion with a bank not incorporated, to operate as a multilateral clearing organization pursuant to the fictitious reference to Sec. 409 of the Federal Deposit Insurance Corporation Improvement Act of 1991 that needs to be edited to Sec. 404 of said 1991 Act under 12USC§4404 to neutralize out of control sanction abuse that may exceed \$7.2 billion interests in \$3.6 billion Certain Iranian Assets (2019) declared under Sec. 407 reference to the President's authority under Trading With the Enemy Act 50USC App. 1 *et seq.* or the International Emergency Economic Powers Act 50USC§1701 *et seq.* because when the United States seizes foreign assets pursuant to alleged sanctions these measures are taken by the United Nations Security Council Sanctions Committee established under Art. 39 of the UN Charter.

Although there is a penalty against persons, other than an attorney, who prepare bankruptcy petitions, I freely admit both Netspend and I are bankrupt. My web host legal department has protected me this October and I have promised to pay a year in advance when my first deposit arrives at the end of the month, if all goes as agreed upon, after losing my life savings to Netspend's bankruptcy. I have advised Netspend retain a bankruptcy lawyer to investigate the impact of the Netspend law enforcement email and I add \$200 million anti-trust settlement to insure depositors against felonious consequences of the Direct Express monopolization of the direct deposit industry under 11USC§110. Due to the large size and federal direct deposit nature of the Netspend bailout, the market cannot afford, I feel that it is very, to most, important that the Federal Bankruptcy Court and related agencies do not belittle the Applicant Public Trustee under 11USC§701. As a matter of prior conviction, the colloquial reference to a 'waiver of' sovereign 'immunity' in 11USC§106 pathologically offends Parkinson's, tardive dyskinesia, extra-pyramidal syndrome (Proven to be cured by Cogentin, back on the market, after Amantadine that cures influenza has proven to fail), and delirium tremors (I paid a bereaved father of a 15 years old COVID-19 fatality, denied Ativan detox, \$5 to get some alcohol to sip on to avoid a 15 percent chance of dying) with their routine traumatic evasion of the principle of 'sovereign equality' in Art. 2 of the UN Charter.

Netspend may be bankrupt because their unmonopolized social security direct deposits are worthless upon demand for Federal Bureau of Investigation (FBI) discrimination against the disability of the Applicant Public Trustee by Office of National Drug Control Policy (ONDCP) pseudo-ephedrine intoxicated and coronavirus cured President and Secret Service counterfeit expert impersonators under Sec. 102 of the Americans with Disabilities Act under 42USC§12112. The Board of Trustees of the Social Security Trust Funds is completely defenseless against insurance fraud under 18USC§1033. The relevant issue is that the +/- 14% 2020 payroll tax overestimate 18USC§1001 triggers counterfeiting and forgery under 18USC§470 *et seq.* unless authorized by the Federal Reserve under 31USC§5153. Bailout seems to be necessary to insure the withdrawals of bona fide Netspend depositors against overdraft under the Uniform Commercial Code (UCC) 4A-404(a). Whereas Netspend harbors the alterations of embezzlers to conceal stolen accounts from FDIC unclaimed funds, the proposed plan is to inform the public that Netspend's millions of personal accounts be carefully acquired by and merged with Direct Express under 11USC§1121 with \$200 million anti-trust settlement to insure depositors against misdemeanor and felony monopolization under 15USC§1 & §2, Promoting Competition in the American Economy Executive Order 14036 of July 9, 2021 that got the opinions of the US Supreme Court back online after a two year hiatus with *American Athletic Conference, et al v. Shawne Alston, et al* 594 U.S. \_\_ (2021). This whole banking fiasco seems to be coercive retaliation interfering with the release of *Meng Wanzhou et al v. Meng Hongweii* HA-4-1-19 by Anthony J. and Antony J. on 24 September 2021 prohibited under Sec. 503 of the Americans with

Disabilities Act under 42USC§12203. In defense of the Russian oligarch whose American associates were unlawfully intruded upon without a Rule 41 Fed. Crim. P. warrant by the FBI. This is the FBI's second official random act of violence in response to this very personalized case against them and the *Van Buren v United States* (2021) Court really needs to start suspending the FBI perpetrators without pay for up to twelve months under 24USC§419(a)(4).

The Netspend Visa and Mastercard® Prepaid Cards are issued by The Bancorp Bank, MetaBank®, National Association, and Republic Bank & Trust Company, Member FDIC. NetSpend Holdings, Inc. most recent readily available online SEC filing Form 10-K Annual Report pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 was published for the fiscal year ending December 31, 2012. Newer K-10 Annual Report filings are too difficult to find using the EDGAR Search engine and there is nothing authoritative with a newer date than 2017 that cannot be re-found. It would seem that Netspend, and probably other securities are clicking send and mailing in a paper copy certified delivery, that also may or may not arrive, but there is no easily published electronic record, and EDGAR does not sort out the K-10 annual report, to make auditing easy. The pertinent information in the K-10 2012 Annual Report for Netspend Holdings, Inc. IRS Employer ID No. 20-2306550, 701 Brazos Street Suite 1300, Austin, Texas 78701-2582 (512) 532-8200 is found in the Other Financial and Operating Data on Page 33. In 2012 Netspend had 2,352,000 active cards, with 1,082,000 active direct deposits with a gross dollar volume of \$13,156,091,000 (\$13.2 billion), 46 percent of which was direct deposit. 2012 exhibited strong growth, 18 percent in dollar terms, from 2011 when there were 2,063,000 active cards, 865,000 direct deposit with a gross dollar volume of \$11,159,181,000 (\$11.2 billion), 41.9 percent direct deposit. In 2010 there were 2,100,000 active cards, 719,000 active direct deposits, worth \$9,810,515,000 (\$9.8 billion), 34.2 percent direct deposit. In 2009 there were 1,868,000 active card, 515,000 direct deposits, worth \$7,570,339,000 (\$7.6 billion), 27.6 percent direct deposit. In 2008 there were 1,578,000 active cards, 361,000 direct deposits, worth \$5,690,842,000 (\$5.7 billion), 22.9 percent direct deposit. Coming out of the Great Recession Netspend was exhibiting strong growth and this probably continued at a more moderate pace until the intervention of the Direct Express social security direct deposit monopoly, COVID-19 office closures, -3 percent decline in disability beneficiaries, and 2020 payroll tax counterfeit cracked the piggy bank Netspend was not until COVID-19.

Formal Netspend bankruptcy, FDIC, Federal Reserve and Direct Express acquisition proceedings will require the submission of the most recent K-10 Annual Report. Because communication is extraordinarily compromised certified and hand-delivery and in-person interviews may be necessary in Austin, Texas. The communication breakdown of postal mail, voicemail and email has really driven home the vulnerability in those annoying menus and long wait times to speak with a representative and need to return to a conventional office with adequate staffing. Too bad about email, it has potential to replace those infernal criminal courts where the postal service doesn't go and it turns out they refuse to sign certified delivery. I was always worried about the Texas address, never physically passed through the state without witnessing a major criminal incident, but from about 2004, when Netspend was founded, and I joined after a fuzzy overdraft incidental to attempting to defend a bank fraud defendant sentenced to a period unregistered federal imprisonment, until 2021 Netspend was just. The FDIC has specifically written, in the passed tense whereas the email was altered to make reference to Texas, Metabank is a failed bank, and the FDIC must restate this. Metabank is located in South Dakota and Idaho, and this is suspicious because that is where my hiking backpack with cracked smartphone used for GPS, with some credit card and email information. There is a serious kleptomania going in medium sized cities, there, where at least three Sioux Indians also reported their camping gear stolen,

and an elderly lady reported things being stolen out of her home, and the pretty lady banker-like budget speakers at the post-theft cafe, exhibited the annoying, internally displacing, Apple battery charging block App, from the West Coast and now DC - Production of defective national-defense material, national-defense premises, or national-defense utilities under 18USC§2156. The South Dakota FBI are suspected of handling information stolen by these thieves over to the kleptocratic sanction capitalists in the DC FBI Headquarters, to be abolished. Metabank seems to be the most interested in Netspend, but Netspend is not a monopoly but an oligarchy of The Bancorp Bank, MetaBank®, National Association, and Republic Bank & Trust Company, Member FDIC.

The Direct Express® Debit Mastercard® card is issued by Comerica Bank, pursuant to a license by Mastercard International Incorporated. Mastercard® and the Mastercard® Brand Mark are registered trade marks of Mastercard International Incorporated. Direct Express® and the Direct Express® logo are service marks of the U.S. Department of the Treasury, Bureau of Fiscal Service (used with permission). PayPerks® is a registered trade mark of PayPerks, Inc. In 2010, the U.S. Department of the Treasury (Treasury) launched an “all-electronic” initiative, pursuant to an act of Congress (Public Law 104-134). For more than 10 years before January 7, 2020, the Direct Express® program has provided unbanked federal beneficiaries with a low-cost, secure payment option, and has done so with a consistently high customer satisfaction rating of 94%, The Direct Express. Treasury contracted with Comerica Bank, a U.S. financial institution (FI), to establish the Direct Express (DE) debit card program for a period of five years beginning in January 2020. The Direct Express® program provides 4.5 million Americans – the majority of whom do not have a bank account – with a prepaid debit card to receive their monthly Social Security or Veterans benefit payments. There are no SEC filings specifically pertaining to Direct Express. Their K-10 Annual Report as of December 31, 2020, indicated Comerica owned directly or indirectly all the outstanding common stock of 2 active banking subsidiaries (Comerica Bank, a Texas banking association, and Comerica Bank & Trust, National Association) and 31 non-banking subsidiaries. At December 31, 2020, Comerica had total assets of approximately \$88.1 billion, total deposits of approximately \$72.9 billion, total loans of approximately \$52.3 billion and shareholders’ equity of approximately \$8.1 billion.

My future seems to be in order at the DC Social Security Administration (SSA) office, although it turns out DC US Postal Service does not have General Delivery, and I have to reorder a Direct Express card through the social security Memorandum of Understanding. Ultra-expensive toll-free number calls on Tracfone, former free-government cell phone, rudely hung up, infringed by Straight Talk billing, now owned by the same umbrella company, upon successfully agreeing to wait for a confirmation call, costing twenty dollars, plus tax, and more than one entire day, to not receive a call back before 5 pm. The one minute wait times at Treasury Direct Deposit Solution and Direct Express connection, were a breeze, but, not only had I made an error about General Delivery, the phone number on record was wrong, and SSA enters the information. Direct Express required me to get a Memorandum of Understanding from an SSA Supervisor and was rerouted to local office. Direct Express cards issue paper checks for the first two months before the direct deposit takes over, so I will have to stay in DC until December. There was a Straight Talk infringement on my TracFone that disrupted the talk with Mr. Emerson right after we had arranged SSA would call me back, I would have liked to say goodbye, it was too late in the day for them to call. The next day I called DC SSA and got a response right before lunch, I was really worried my phone would be unable to receive their call, the MOU is in order. On 25 October 2021 Netspend emailed me to inform me that my account had been closed and I must now recover it from SSA pursuant to Part II of this brief and our Memorandum of Understanding of 26 October 2021. Although I still don't have any plastic, I should be able buy a gift card to pay my web



host a year in advance, in a timely fashion. For the sake of closure witness fees are dated 24 September to 25 October. The case remains in-composition until I have complete access to my direct deposit card in December when the bibliography shall be cross-referenced for the US Supreme Court.

The stock exchange crashed a bit in the Communication Sector because the market cannot afford to bailout Netspend. Netspend v. Direct Express is the only option to stop discriminating against this Applicant Public Trustee and get the Federal Reserve to open a brand new line of counterfeit currency 31USC§5153 to redress the unfair competition in the direct deposit industry by fining the outrageous 2020 14 percent payroll tax overestimate up to \$200 million under 15USC§1 and §2 pursuant to the Executive Order 14036 Promoting Competition in the American Economy of July 9, 2021 that got the opinions of the US Supreme Court back online after a two year hiatus with *American Athletic Conference, et al v. Shawne Alston, et al* 594 U.S\_\_ (2021). If more is needed discrimination against the counsel of this disability beneficiary applying for Public Trustee runs into the hundreds of billions annually to end child poverty by 2024 and all poverty by 2030 to more than ten trillion GWP growth if the US dollar is devaluated pursuant to Sec. 102 of the Americans with Disabilities Act under 42USC§12112. In this case only FDIC authorized Netspend depositor deficiencies would be insured pursuant to the Anti-deficiency Act under 31USC§1502 and §1515. The Federal Reserve must also authorize this transaction in the new line of 2020 payroll tax overestimate counterfeit currency pursuant to 31USC§5153.

The FDIC has written to inform me that Netspend's Metabank has failed. My mail App has been relieved, however the FDIC is going to have to restate that Metabank is a failed bank for my record, due to an obvious alteration in the correspondence in my gmail account. Seeing that the FDIC has not indicated that they wish to pay me a \$250,000 insurance settlement for unclaimed funds, due to communication difficulties, I am hoping that the FDIC will email me with a fax number so that I can send the FDIC my identifying information, and the FDIC could try to communicate with Netspend regarding transferring my slightly more than \$16,200 to an ABLE account, with a minimum of Fraud and related activity in connection with identification documents, authentication features, and information under 18USC§1028 and Theft or receipt of stolen mail matter generally, clearly written at 18USC§1708, that has made it impossible to just turn my card(s) back on. I will commandeer a social service office and case worker. ABLE will buy me a new Apple computer and the rest will be retirement home and post-mortem web hosting dedicated assets. I will try to remove the Mail App right away, using the five easy methods to remove a Mail App, except the difficult one. My Direct Express card should arrive by the end of the month and I will start saving all over again, whether or not Netspend was uninsured for Mail App robbery.

Netspend must retain a bankruptcy lawyer to investigate the deletion of the peculiar law enforcement email impersonation/solicitation from their website on a rational basis, for the FDIC. The FDIC does not seem to track bank balances as well as banks track personal account balances. Taking people's mail from the last thirty days does not make a mortgage backed asset. A mortgage backed asset is the way big full service banks, with eviction moratorium stressed mortgage lending programs, are bailed out at \$4 to the \$1 legitimate loss. Netspend is probably not the only bank that is unable to service their identity thefted customers and catch their embezzlers because there is a shortage of old fashioned office work to break through the Mail App, due to COVID-19 office closures. As a Direct Deposit and gift card financial institution, currently stealing my life-savings after an unauthorized transaction dispute and paying \$3.95 on a \$20 panhandled load to me, and \$150 of \$750 gift card to a beggar, it is quite obvious Netspend is bankrupt- they do not have enough money to pay their depositors withdrawals.

The FDIC has written that Metabank is a failed bank. The easiest merger or acquisition would be for Direct Express to acknowledge their fiduciary duty to Netspend depositors since the Social Security Administration (SSA) granted Direct Express monopoly rights. SSA must investigate the possibility that a lot of the 2020 -3 percent decline in disability beneficiaries may have been due to not having any offices available to the public to process the denial of service attack on destitute Mail App identity theft victims. I have not witnessed any disability beneficiaries making such complaints, but -3 percent decline is unprecedented. It is important that people return to work in their big expensive office buildings. More than 700,000 Americans have died because it is impossible for the falsely advertised COVID-19 two week cure vaccines to end the pandemic because it takes the so-called vaccines two weeks to cure the chronic patient for an instant. Visiting local social security offices to campaign for Public Trustee was an objective in my trip across the country, but I could not because the offices were closed due to COVID. The solution for public cohabitation during COVID-19 and influenza pandemics, so that office workers can get back to work safely, is to treat these highly contagious diseases with the readily available over-the-counter remedies. Hydrocortisone, eucalyptus, lavender, peppermint or salt helps water cure coronavirus colds. Wash your nose, properly medicated soaps help, but water is the key ingredient. Submerging the head in water, especially saline or chlorine, instantly cures coronavirus allergic rhinitis (John 1: 26)(Luke 3: 7)(1 Peter 3: 21)(Mark 6: 24). A dab of hydrocortisone crème to the nose and chest, mentholypus cough drop or Echinacea pill cures Severe Acute Respiratory Syndrome (SARS) from coronavirus. Mentholypus cough drop cures both SARS and the wet cough of influenza. Pneumovax or Ampicillin for Azithromycin may be needed to treat the dry cough of pneumonia. Lysol cures as it cleans. The habitual nature of tobacco addiction makes menthol cigarettes one of the most effective cures. Shared office building airspace can be sterilized with eucalyptus scented humidifiers (diffusers).

There seem to be two options to pay for the Netspend bailout. One, a mortgage lender could cosign, or acquire Netspend, to enable the Federal Reserve to counterfeit more mortgage backed securities, this is however thought to be second rate under 31USC§5153. Two, the best option to redress the unfair competition in the Direct Deposit industry seems to be to capitalize on the personal bankruptcy of the Applicant Public Trustee, while in Washington DC, to fine the outrageous 14 percent payroll tax overestimate up to \$200 million under 15USC§1 and §2 pursuant to the Executive Order 14036 Promoting Competition in the American Economy of July 9, 2021 that got the opinions of the US Supreme Court back online after a two year hiatus with *American Athletic Conference, et al v. Shawne Alston, et al* 594 U.S\_\_ (2021). If more is needed discrimination against the counsel of this disability beneficiary applying for Public Trustee runs into the hundreds of billions annually to more than ten trillion GWP growth if the US dollar is devaluated Sec. 102 of the Americans with Disabilities Act under 42USC§12112. In this case only FDIC authorized Netspend depositor deficiencies would be insured pursuant to the Anti-deficiency Act under 31USC§1502 and §1515. The Federal Reserve must also authorize this transaction in the new line of 2020 payroll tax counterfeit currency pursuant to 31USC§5153. The 2021 Annual Report does not indicate that the Board of Trustees even consulted with the Bureau of Fiscal Service, as requested, before taking advantage of a bank error. Demand for bailout must be carefully limited to cover depositors. After being the victim of the arbitrary customer ending tax on food in DC, although another lady in line was not, at a DC Safeway, where their prices are always deceptive, my Netspend card was blocked, and they could not even scan in a Netspend card in three tries, consideration must be given to securing or terminating the (not a gift) card line and possibly retiring Netspend and selling Direct Express. Netspend v. Direct Express.

I have written a Social Security Matters blog post in regards to the 5.9 percent (2022) Cost-of-living adjustment (COLA) Anthony J. 14 October 2021. Thank you for the chance to be rich or completely destitute for life, if I become another Metabank -3 percent disability beneficiary (2020). I am sorry you did not choose a perpetual 3 percent annual increase. I have bad news. The FDIC has written to inform the public that Netspend is a failed bank - Metabank. These days direct deposits go in Direct Express accounts provided by SSA representatives. Netspend suffers from unremovable Apple Mail App hijacking inability to send email messages as well as the whole host of mail and fax thefts incidental to embezzlement. It is possible that victimization so far may be limited to just after an unauthorized transaction dispute. Although flight of capital may hurt my personal finance I have a duty to inform the public. I have advised Metabank and its customers seek bankruptcy protection to avoid a civil fate. Anthony J. v. Antony J. Your Applicant Public Trustee in DC? Venue is changed from District to Bankruptcy. Linda Coe from Tzedek Debt Law Firm has confirmed that Social Security is my best office for this deal, and any social service office with food as or more appropriate and more pleasant.

Settlement Proposal– Assuming Netspend Risk Management received my fax of 11 October 2021 my email authentication remains impossible. We must clean up my account to the satisfaction of the FDIC. “Inducement” is illegal in this vicinity and would be impossible in larger unclaimed fund cases. Nonetheless, I have proposed that provided I win the \$250,000 insurance settlement, I would reimburse Netspend for the loss of the unclaimed funds, if the FDIC were to grant permission. Because this would be mathematically impossible in larger cases, and is technically illegal, I add that this good faith settlement would go to retain a bankruptcy lawyer to investigate the deletion of the peculiar “lawenforcement” email on the Netspend website pursuant to *Van Buren v. United States* (2021). The 2021 Comerica bank K-10 did mention the possibility of reduced price FDIC settlements. I left a phone message for Ashley Davis at Netspend at 1-800-261-2414, it was all my phone card could afford, \$20 toll-free call. I will call on Monday. I have allowed my FTC identity theft account to expire due to no-reply email and failure to protect in regards to experimental gmail complaint. Sans email authenticated insurance, I authorize my web hosting legal department to represent me and this brief to Netspend, [security@google.com](mailto:security@google.com) and [depositorservices@fdic.gov](mailto:depositorservices@fdic.gov). I pray they shall accept this as October payment. Neither of two new gmail addresses are sending or receiving, nor can an outlook account be genuinely created on the first try.

There has been insurance authentication fraud affecting both SSL certificate and FDIC unclaimed funds under 18USC§1033. The statute is unsatisfactory in regards to this being an insurance fraud and should instead be treated as Identification documents, Authentication Features and Information 18USC§1028, Fraud and Related Activity in Connection with Computers 18USC§1030, with emphasis on Fraud and related Activity in Connection with Electronic Mail 18USC§1037 and especially Bank Fraud under 18USC§1344 valued at more than \$16,200 plus \$40 a day witness fees since 24 September 2021 pursuant to 12CFR§303.220(a). Theft or receipt of stolen mail matter generally is clearly written at 18USC§1708. It is evident that Netspend exhibits a “law enforcement” and a President email. Impersonating a law enforcement officer is not only a federal and state crime, a law enforcement email address has never before been seen on a bank website. Due to the unresolved FBI embezzlement conspiracy in progress, and prior unregistered federal imprisonment of elderly bank owning FBI family embezzlement victim/exploiter, it is highly advised that Netspend stop soliciting for law enforcement by deleting the law enforcement email from their website, make peace with economists and accountants and retain a bankruptcy lawyer to investigate *Van Buren v. United States* (2021).

I need charity until my Direct Express card is delivered and direct deposited at the end of the month,

and will not then have enough to buy a new Apple laptop computer if this one breaks and my website may lapse from non-payment, if the new card doesn't work or even arrive General Delivery. The SSA representative brought it to my attention that the temporary Netspend card, that was only worth \$3.95 of a \$20 load, is no longer owned by BankCorp but MetaBank, Member FDIC. I pray the FDIC will email the Netspend email representative and President I disclosed my identity to, to see if my online savings account would appear to the FDIC as an unclaimed fund, if the names and addresses of the two fake sub-claimants were removed from my online account and saved as evidence, as I requested of a Netspend worker without thought of reward? Is Netspend able to continue to pay my web-hosting this month? Would the existence of unclaimed funds in my name mean my intended DC ABLE long-term investment account to buy a retirement home automatically wins \$250,000 tax-free and the FDIC gets the unclaimed funds from Netspend? Otherwise, why doesn't Netspend just refund me my more than \$16,200 as of 28 September 2021 with \$40 a day witness fees, that Netspend may be a failed bank from 24 September 2021, when they ceased to recognize my social security number over the phone, according to the FDIC? Did Netspend accidentally or intentionally alter my name and social security number from my online savings account entirely, and is now unable to recognize me, similar to the way Social Security Matters has recently been challenged about automatically altering the names of bloggers first name, last initial -Hospitals &., seeming to have resulted in the loss or theft my life savings to the combined Netspend and my Social Security account online denial of service attack on my social security number?

It might appeal to the passport revenue: After ten years of statelessness, since the un-appealed theft of my passport in 2000 and unappealable expiration of my driver's license in 2010, I moved to a new state and was informed to purchase a passport for a \$150 search fee, this year 2021. My concern at the time was that I would be afflicted with another ten years of heart disease, after a brief spell of not having any valid identification documents to torture. Except for maybe once or twice to buy subsequently adulterated tobacco, the only time I ever recall using the passport card was to report to Netspend that the non-respondent Secretary of State had embezzled my life savings from their bank instead of paying me the requested \$500 audit gift (tax-exempt fee up to \$10,000) on 24 September 2021. So far Netspend has not responded to the true passport card identified me, to return to me my life savings. After getting only \$3.95 out of \$23 promised temporary card to connect me to more than \$16,200 life savings as of 28 September 2021, when I got locked out of my online account, the one or two day expedited delivery of the debit card, with my name on it, did not arrive General Delivery in the promised ten or so days on 6 October 2021. Can the Uniform Commercial Code salvage my life savings from aggravated identity theft under 18USC§1028A?

There is another moral hazard regarding Direct Deposits from the Social Security Administration (SSA) consequential to their discrimination against disability in general and in particular in regards to my application to the President of the United States to be nominated Public Trustee, mostly in violation of Sec. 102 and 202 of the Americans with Disabilities Act under 42USC§12112 and §12132. The 2020 Combined Statement of Receipts, Outlays and Balances of the US Government by the Treasury Bureau of Fiscal Service and the 2021 Annual Report of the Board of Trustees of the Federal Old Age Survivor Insurance (OASI) Trust Fund and Federal Disability Insurance (DI) Trust Funds conspired to cheat on their 2020 payroll taxes they overestimated by about 14 percent. They are unable to distinguish this counterfeit currency from those Acts of Congress "bought" for nothing and accounted for as Public Debt Held by the Federal Reserve, rather than immediately sold under 31USC§5153 and Art. I Sec. 8 Clause 1 of the US Constitution. During the 2020 COVID-19 pandemic the number of disability beneficiaries is reported to have declined by -3 percent. Retirement is down to 2 percent

growth from their extraordinarily usual 2.4 percent growth rate. Deaths are high, the reduction in disability is attributed to retirement, however there is concern that a lot of disability beneficiaries have gotten locked out of their Netspend cards just like non-taxpayers are locked out of their Social Security online accounts. Furthermore, having witnessed the death of a 60 year old ALS patient from coronavirus, so soon after their compassionate allowance was authorized, and doxycycline was held to cure neurodegenerative disease caused by Lyme disease, disclosure of the subversive nationwide epidemic of monoclonal antibody to the sacrum and spine contaminated disability questionnaires mailed out by local Social Security Offices is necessary. Methicillin resistant *Staphylococcus aureus* (MRSA) is treated with an Epsom salt bath, saline or chlorine swim but it takes about a week for the lesion, causing vertebral misalignment visible on x-ray, to completely subside. Please nominate and confirm me, for one of two long-time vacant Public Trustee positions, while I plan to be in Washington DC until mid-November, to finish auditing the Biden budget to exact possible devaluation negotiation with the UN and advocate for the one available beneficial macro-economic action to repeal the OASDI tax loophole, without any related and possibly fraudulent activity, by repealing Sec. 230 of the Social Security Act under 42USC§430 to end child poverty by 2024 and all poverty by 2030.

To explain the pre-ponderance of fake news and general deterioration of human intelligence, the FBI office building is hereby condemned to shadow the Department of Justice. There are no picnic tables with electricity to be found. Download speeds are very slow and this is an example of what happens when a vulnerable crime victim uses wifi that asks for your email address in DC where Hillary Clinton's FBI email prohibitor is quartered. The good news is that novel smart phone fraud is not inaptly, but inaccurately, lumped together with Fraud and Related Activities in Connection with Computers under 18USC §1030. The fact that a Netspend agent "Straight Talked my Tracphone" is probably more due to fruitlessly waiting for an hour to talk to Google than malice by that particular Netspend agent. It turns out that Straight Talk and Tracphone are owned by the same company and their notice that you run out of minutes can be un-infringed, with three automatic menus and two phone number device checks, but there is twice an aggravated identity thief behind the message from Straight Talk that you ran out of Tracphone minutes. It is our honor to advocate for the restoration of free Google gmail Voice and Video chat on gmail. The owners are Russian, Google might be particularly interested in repealing the Iron Curtain 28CFR§0.87. There are no longer any truly free calling apps to make free telephone calls from a computer. Without functioning computers the need to be able to walk into a local social security office has never been higher.

This federal case seeks to repeal the Federal Bureau of Investigation (FBI) representation on foreign exchange committee at 28CFR§0.87 for a \$250,000 insurance settlement in exchange for my stolen life savings valued at slightly more than \$16,200 as of 28 September 21, from the Federal Depositor Insurance Corporation (FDIC) pursuant to Section 19 of the Federal Deposit Insurance (FDI) Act under 12CFR§303.220(a). The FDIC did not discover any unclaimed funds in my name and suggests Netspend may be a failed bank. I pray the FDIC would check with Netspend to see if my account would appear to them as an unclaimed fund, if the names and addresses of the two fake sub-claimants were removed from my online account, and wonder if that means my DC ABLE account automatically win \$250,000 and the FDIC gets the unclaimed funds, or if Netspend can just refund me my more than \$16,200 with \$40 a day witness fees from 24 September 2021? It would seem my account was not automatically reported as an unclaimed fund when I was locked-out because two fictitious names had been locked-in as sub-claimants incidental to the unauthorized "Truth check" transaction trademark of FBI entrapment of informants noted *Van Buren v. United States* (2021) in violation of 18USC§1342. To warrant Sec. 19 of the FDI, \$250,000 insurance settlement it seems necessary to advocate for repeal

of 28CFR§0.87 ultimate abolition of the FBI, DEA and ONDCP as requested by more than 300 marijuana legalizing economists during the Obama Administration, this concealment of assets from the FDIC is construed to constitute money laundering under 18USC§1956 although embezzlement of more or less than \$1,000 under §656 – alteration to be precise.

I have fulfilled my duties to report unauthorized transactions related to the theft of my camping gear, including a smart phone used for GPS with debit card info, received using an old debit card number from a prior blocking, that should have been deleted years ago, pursuant to Customers duty to report unauthorized signature or alteration in the Uniform Commercial Code (UCC) 4-406. The bank may not charge me any fees for any of the transaction they made since Sept. 24, 2021, as the result that their completion was improper UCC 4-401(d)(2). Instead of allowing me to access my account as promised by the honest agent who expedited 1 or 2 day delivery of a new card in an estimated 12 days, by panhandling enough to buy a Netspend Card and upload a minimum \$20 gift, although the box says this is not a gift card, they locked my online account where they keep the national treasure behind glass and the temporary card does not work as promised and my \$23 was worth only \$3.95. Furthermore, Safeway could not even get the item to scan in their computer and I had to buy the defective direct deposit card at CVS. If this is how 50 percent of all their technology and transactions are tortuously fuzzed up or actually embezzled by insiders, Netspend may indeed either be a failed bank due to insufficient funds or headed very quickly in that direction of mathematical insolvency. In summary the Beneficiary's Bank has an Obligation to Pay and Give Notice to the Beneficiary under UCC 4A-404(a). If the bank refuses to pay after demand by the beneficiary and receipt of notice of particular circumstances that will give rise to consequential damages as a result of nonpayment, the beneficiary may recover damages resulting from the refusal to pay to the extent the bank had notice of the damages, unless the bank proves that it did not pay because of a reasonable doubt concerning the right of the beneficiary to payment. Failing to pay the \$250,000 depositor insurance, I am therefore minimally charging the FDIC \$40 a day witness fees from the 24 September 2021 date they ceased to automatically recognize my social security number in their phone system and remove the fictitious sub-claimants, to the date my money is restored to me, pursuant to inflation *Hurtado v. United States* (1973) under 28USC§1821.

Free Apple Store Genius Bar Mail App-endectomy anti-trust consultation service. Remove Mail App and App Store. Factory installation of Microsoft Office. Acquired aggravated identity theft from Hot Springs National Park Police whereby the computer must be turned off and restarted if charging is interrupted. Vulnerable to popular cell phone signal that prevents Apple computers from charging. Frayed power cord weakens conviction, currently sustained at the Library 200 feet from where it had been blocked. Power Nap Turned Off.

[sandersasylum@gmail.com](mailto:sandersasylum@gmail.com) (actively hijacked since 24 September 2021 Rule 41 Fed. Crim. P.),  
[sandersanthony955@gmail.com](mailto:sandersanthony955@gmail.com), [sandersanthony747@gmail.com](mailto:sandersanthony747@gmail.com) not sending receiving,  
[sandersanthony747@outlook.com](mailto:sandersanthony747@outlook.com) cannot be genuinely created; Can't delete Mail app.

II. Acting Commissioner of Social Security Dr. Kilolo Kijakazi v. Secretary of State Antony J. Blinken

I would like to appoint Acting Social Security Commissioner Dr. Kilolo Kijakazi to represent me, Applicant Public Trustee, to the Secretary of State, via the US Supreme Court. Out primary objective, other than solicit for nomination and confirmation respectively, would be to set the stage for the appropriation of all International Security Assistance except Nonproliferation, Antiterrorism,

Demining and Related Programs (NADRP) \$1 billion (2025), some \$10 billion annually to be transferred from USAID budget to create a Supplemental Security Income Trust Fund, including this international account to pay social security benefits to all people living below the international poverty line, about \$1.75 a day, whereas the United Nations is too depressed to end poverty by 2030. This transfer should be effected immediately because the State Department, Foreign Operations and Related Organizations budget is evidently not up to growing 4 percent annually to get their budget above \$70 billion in less than 42 month (Revelation 13:10). Although the Secretary does not admit that the total budget request is a healthy \$63 billion, it is. The United States is obviously far too trying on the killing and captivity of saints, to carry on levying war against the United States under such an FBI infringed repeal of 28CFR§0.87 and is unable to make the leap of faith right now.

The Acting Commissioner is not believed to have yet produced the SSI Annual Report and could create the “SSI Trust Fund to end child poverty by 2024 and all poverty by 2030” today when she is thrilled with the 2021 Annual Report, but before actual congressional approval of her plan to “repeal the tax loophole in Sec. 230 of the Social Security Act under 42USC§430” and diversion of more than \$10 billion plus 3 percent annual growth from the State Department Security Assistance to Supplemental Security Income Trust Fund International Poverty Line Account. To agree to represent the Applicant Public Trustee, to the US Supreme Court, regarding this case, there are two other issues that the Acting Commissioner must agree to. One, pre-authorize the missionaries kidnapped in Haiti, for PTSD related social security disability benefits. Unnamed US officials were cited by the newspaper as having authorized \$15 million aid to Haitian police to combat gangs right before the kidnapping by some newly minted gang of 400. I authorized the forfeiture of some \$275 million Countering People Republic of China Malign Influence (CPRCMI) propaganda for Haitian Earthquake Relief, with a \$3.5 million NADRP concession for Enriquillo Plantain Garden Fault monitoring. This is a perfect example of why the US must not run off with a foreign President's armed forces. Two, admit that the 2020 payroll tax is an estimated 14 percent over-estimate and consult with the Bureau of Fiscal Service regarding the exact amount of this line of counterfeit currency from the 2020 payroll tax to be authorized by the Federal Reserve pursuant to 31CFR§1.0(a)(4) and 31USC§5153 valued at a \$200 million anti-trust settlement to insure Netspend depositors withdrawals against embezzlement and cancellation of the exact amount of overestimate to pay for both total Netspend bailout and Direct Express merger costs and any deficiencies for usual benefit payments at expense of the OASI and HI Trust Funds, to be accounted for in their respective 2022 Annual Reports.

To create an international poverty line account and avoid the persecution related to the number of the beast \$60-\$70 billion, the Commissioner of Social Security and Secretary of State must agree to transfer an exact amount of budget, plus three percent annual growth, by closing most International Security Assistance programs and transferring these funds to an International Poverty Line Account they are both named trustees to, in a newly created Supplemental Security Income Trust Fund entrusted to the Board of Trustees, for everyone's satisfaction, from the most inferior Court to a Congress that repeals the Adjustment to Contributions Base tax loophole at Sec. 230 of the Social Security Act 42USC§430 and replaces it with an SSI Trust Fund to end child poverty by 2024 and all poverty by 2030. To act in better faith than the FDIC Netspend bailout, all the Acting Commissioner would need to do is recover my more than \$16,200 life savings, by forcibly closing the Netspend account and depositing it in my Direct Express account, with or without \$40 a day witness fees from 24 September 2021. Ironically, mail theft and alteration is referenced to embezzlement, and it turns out that the US Postal Service does not provide General Delivery in the Washington D.C. idiosyncrasy. I will need to order a new card be sent to the social services office I eat at, on Monday. Social Security should

deposit in my new account, before I will be able to activate it to see if Direct Express also delays and adulterates Indian online pharmaceuticals from their mutual Austin, Texas location by popular demand of suppliers who text messages. There have been two vacant Public Trustee positions, for too long, for the District of Columbia to embezzle an Applicant Public Trustee, in the course of being tardy exacting a devaluation estimate for the COVID-19 bailout in time for the new fiscal year so that timely December devaluation currently seems impossible, to not be reminded that two members of the public (both of whom may not be from the same political party), who shall be nominated by the President for a term of four years and subject to confirmation by the Senate pursuant to Sec. 201 of the Social Security Act 42USC§401(c). I don't vote, pay taxes or rent, it is the President who must ask the Senate to vote to pay me, their public bankruptcy trustee, \$2,000 a month tax free social security benefit. The Secretary and Acting Commissioner, who is assumed to also want a Senate confirmation vote and is as desperately in need of this +/- \$10 billion exorcism to get SSI budget request from \$60 to \$70 billion after an unlawfully long delay, as the Secretary of State needs some time to heal before again attempting the leap of faith (Revelation 13:10), may close both individual and institutional accounts pursuant to Civil Monetary Penalties and Assessments for Title II, VIII and XVI in Sec. 1129 of the Social Security Act (42USC§1320a-8) Pub. L. No. 74-271, 49 Stat. 620 (1935), and UN Charter principles in Art. 2 (1) sovereign equality (4) non-use of force, Art. 55 equal rights, self-determination and Applicant Public Trustee's Charter civilizing Statement of the United Nations (SUN).

**Closure of Unlawful International Security Assistance FY 22**  
(millions)

International Security Assistance	FY 2022
International Narcotics Control and Law Enforcement (INCLB)	1,526
Peacekeeping Operations	470
International Military Education and Training (IMET)	113
Foreign Military Financing	6,176
Total	8,285

Source: State Department, Foreign Operations and Related Organizations FY 22

To facilitate the swift settlement of this case it seems best to first establish the exact amount of budget, plus three percent inflation, that will be used to create the International Poverty Line Account that will establish the Supplemental Security Income Trust Fund. If these malign programs actually retain any US employees, they can be carefully vetted over to Non-Proliferation, Anti-terrorism, Demining and Related Programs. These programs to be terminated are so evil, it would not be bad to terminally interrupt financing part way through the year. International Narcotics Control and Law Enforcement (INCLB) is entirely dedicated to grants to finance drug war in developing countries and it would be treason to finance foreign police at their finest. Peacekeeping Operations infringe on underfunded UN Peacekeeping and the United States is conspicuously not authorized by the UN Security Council to be deployed in some 146 foreign countries pursuant to Art. 43 of the UN Charter. International Military Education has been held to be causative of Guatemalan genocide, poses a bilateral treason legality and



in general police training is not a substitute to requiring a Bachelor degree to prevent recidivism. International Military Finance is a leading cause of international arms races, inequality, and militant anti-American sentiment, corruptly “buys” US weapons, that obviously get into enemy hands as seen in majority Pashtun Afghanistan, and is no substitute for a US military base in the Holy Land to defend Israel against military invasion and diplomatic non-aggression Palestine, or US base in general. This \$8,285 million FY 22 is presented to Congress to increase 3 percent annually and could be immediately available for multi-lateral disbursement to people living below the international poverty line who come under the special protection of the United States Department of State and USAID. The 2020 Combined Statement of Revenues, Outlays and Balances indicates International Narcotics Control and Law Enforcement multilateral clearinghouse had only \$15 million balance at year end FY 20. On the other hand, Defense spending had a balance of \$17 billion at year end FY 20. The new fad is that withdrawals of Bureau of Fiscal Service balances require the authorization of Congress. Without Congressional approval the SSI Trust Fund International Poverty Line Account could be created today with about \$8 billion plus 3 percent annual growth, by Court approved agreement between Commissioner of Social Security and Secretary of State, plus about \$17 billion when the Commissioners SSI budget request is authorized by Congress.

To assist the Acting Commissioner of Social Security to prepare her extremely tardy 2021 Annual Report of the Supplemental Security Income Program, I shall now treat upon the intellectual disability of the 2020 Annual Report and current FY 22 State Department, Foreign Operation and Related Organizations budget requests to secure this +/- \$10 billion transaction. Now that pandemic unemployment compensation is over, the Commissioner must stop submitting the annual SSI budget request by May 15 because of Sec. 231 of the Personal Responsibility and Work Opportunity Reconciliation Act (PRWORA) of 1996 and start submitting the budget request because the PRWORA cut 10 million TANF benefits (1996-2000) causing a dramatic escalation in child poverty. SSI must take responsibility, not only for the 5.9 percent (2022) Cost-of-living adjustment (COLA) in excess of perpetual 3 percent COLA, to provide child benefits to the large number of families below the poverty line, being half helped out of poverty with a \$300 child tax credit inefficiently written for the undeserving middle-class, and long-term out-of-work pandemic unemployment beneficiaries to end child poverty by 2024 and all poverty by 2030. Unlike the extremely poor, many of whom may now be former pandemic unemployment compensation beneficiaries, school social service office supported families with children growing up below the poverty line are not expected to have to walk into the local social security offices closed due COVID-19. To snub the high Medicare prices, and long wait until the 2022 Annual Report, if the author is even confirmed Public Trustee to scribble in his prescription, the Commissioner is hereby authorized to inform the public and social security personnel of the readily available home-remedies for coronavirus at the bottom of the first page of this brief so everyone can safely return to work and school. Calculation is complicated by the alleged -3 percent decline in disability insurance beneficiaries (2020) we shall estimate a 7 percent increase in 2022 SSI spending to ensure Congress provides an adequate balance available to meet anticipated demand for SSI benefits in 2022 pursuant to the Anti-deficiency Act under 31USC§1502. When Congress repeals the Sec. 230 and SSI is linked to the payroll tax to end child poverty by 2024 and all poverty by 2030, SSI will be taken off-budget, and it will be okay to terminate the child-tax credit in 2024 by which time all poor families with children should receive SSI benefits. This will reduce the deficit by the amount of the SSI program and child-tax credit. The SSI Trust Fund will receive equal budgetary treatment with OASI and DI Trust Funds pursuant to Sec. 710 of the Social Security Act 42USC§911. There is no need for the Applicant Public Trustee to explain his trade secret regarding adjusting the payroll tax rate to settle this case and the SSI Annual Report does not usually make future projections, so cross my palm with

silver.

**Supplemental Security Income Three Year Budget Request 2019-2022**  
(billions)

Year	Total Revenues	Tax Revenues	GF Reimbursement	Tax on Benefits	Net interest (3%)	Total Costs	Scheduled Benefits	Administrative Costs	International Poverty Line	Net Increase end of year	Assets at end of Year	Trust fund Ratio
2019	58.8	n/a	58.8	n/a	n/a	58.8	54.7	4.1	n/a	n/a	n/a	n/a
2020	61.3	n/a	61.3	n/a	n/a	61.3	56.9	4.4	n/a	n/a	n/a	n/a
2021	61.2	n/a	61.2	n/a	n/a	61.2	56.7	4.5	n/a	n/a	n/a	n/a
2022	65.5	n/a	65.5	n/a	n/a	65.5	60.7	4.8	n/a	n/a	n/a	n/a
2022 IPL	73.5	n/a	73.5	n/a	n/a	65.5	60.7	4.8	n/a	8.0	8.0	a/a
2022	90.5	n/a	90.5	n/a	n/a	82.7	74.2	5.0	8.5	16.3	16.3	192

Source: 2020 Annual Report of the Supplemental Security Income Program

The United Nations International Day for the Eradication Poverty 17 October 2021 warmly received the International Poverty Line Account Proposal. UN News reran Implementation of the Third United Nations Decade for the Eradication of Poverty (2018–2027) A/73/298 of 6 August 2018 and Estimates of the impact of COVID-19 on global poverty of April 2020. The Secretary of State is well aware of the need to support the United Nations through their depressing, quasi oligarchic, professional negligence, to provide for a global social security system, partially or totally subsidized by wealthy industrialized nations, to rationally and appropriately respond, on a nation by nation or regional basis, to incomes below the international poverty line and end poverty by 2030 pursuant to Goal 1 of the Sustainable Development Goals. The international poverty lines is currently estimated at US\$1.90, US\$3.20 and US\$5.50 per day (purchasing power parity (PPP) 2011 prices). In 2013, of the 783 million people living in extreme poverty, more than half were in sub-Saharan Africa and close to a third lived in Southern Asia. Using the global Multidimensional Poverty Index, 1.46 billion people across 104 countries were classified as poor in 2017, 689 million were children aged 0–17 years A/73/298. In comparison to the status quo in 2018, the COVID pandemic is estimated to increase extreme poverty below \$1.90 a day by between 85–135 million under a 5 per cent contraction, by between 180–280 million under a 10 percent contraction, and, startlingly, between 420-580 million people under a per capita income or consumption contraction of 20 percent. \$1.90 a day is the genuine international poverty line. \$3.20 a day is the line for working poor in developing nations, and \$5.50 a day is assumed to mean the limit when benefits might be reduced or cut off to spread the wealth (Sumner et al '20). The 2022 cost of \$1.90 a day benefit would be about \$57 a month or \$694 a year for about a billion people \$694 billion, plus an annual cost of living adjustment of about 1-3, two percent. The United States can only spare about \$8.5 billion (2022), if the \$17 billion balance is closed out, because it is fundamental to the concept of social security programs, that social security benefits are not cut due to budget constraints from poor financial planning, and the US program revenues from the general fund are only projected to grow to about \$8.5 billion (2023) and three percent more

annually, a 100 percent trust fund ratio is considered adequate. A mandatory 1 percent tax or optional 2 percent suggested donation is also proposed to be placed on all individual and corporate tax forms in the United States, for some \$150 billion. Cooperation of industrialized nations and most importantly the beneficiary nations, themselves, is essential. The US may wish to begin the administering the International Poverty Line Account program in Haiti, the poorest nation in the Americas.

Before reviewing her false statement, it seems necessary for the Banking Committee, to ask the Acting Commissioner, a few questions regarding her psychological inability to pay fair. The superceding indictment is that terrorism is defined as an attack on the civilian population 18USC§2331. It would seem the Veterans Secretary has again failed to bring the terrorists he schmoozes with to trial by leveling the charge. While there is still time to apologize for the malicious, ill-advised, out-squeezing, hyperinflation of the 5.9 percent (2022) cost-of-living adjustment (COLA) the Commissioner is highly recommended to settle for a perpetual 3 percent COLA to best compete with inflation? What nationality or nationalities are her family? Is she a US citizen, born or naturalized? Is Kilolo Kijakazi her birth name? Is her first name a legal fiction? Is her last name the product of marriage, the illicit proceed of divorce or fiction? We are moderately concerned about her non-theological instructional take on the African religion of a psycho who use a fictitious name publicly, including legal name change, and in particular the dangerous moles who use the last name of their (un?)divorced husband, who seem particularly unable to pay and active participants in court and secret police sanctioned abuse against the same children they purport to wish to identity theft and everyone, against the protests of their victims, but usually strangely not of concern to the ex or soon to be ex-husband with the prolonged, nasty (un) divorce, or relations who abuse them. Furthermore, a charge of extremely criminal reverse discrimination against the male (mail?) gender must be leveled against the “sisterhood” writing her novel Agency Financial Report FY 20 – FY 21. Although convents are great places for 50 percent of Catholic priests to get laid, other sisterhoods are extraordinarily prone to domestic violence, with the speed of anti-depressant withdrawal, sibling rivalry and those aforementioned (un?) divorced women who do not use their maiden name – the Virgin Mary doctrine.

Besides the following criminal prophecy, this social security sisterhood is accused of several serious crimes of State. One, removing the fact that, Anthony, has been the most popular male baby name for decades, from the current and historical records. Two, embezzling Anthony J. Sanders and re-frauding Antonio Guterres and Antony J. Blinken. Three, participating in or masterminding the alteration of the right to a shelter to home(side) in the Universal Declaration of Human Rights (1948). The spirit of brotherhood therein has been thought to be gender discrimination to the detriment of the non-recidivist good conduct of female, sibling rivals, who must be permanently estranged with three generations of family. The deletion of the only law of 2020, that temporarily restored the right to shelter, to convict Secretary General Antonio's COVID-19 vaccine monopolization as a war crime, rather than genocide, a meaningless distinction regarding the extinction of the human race bamboozled of their gold standard for coronavirus treatment – hydrocortisone, eucalyptus, lavender, peppermint or salt help water cure coronavirus colds. The Application of the Convention on the Prevention and Punishment of the Crime of Genocide (*The Gambia v. Myanmar*) Summary 2020/1 23 January 2020 formerly held; Myanmar's military and security forces responsible, inter alia, for killings, rape and other forms of sexual violence, torture, beatings, cruel treatment, and for the destruction of or denial of access to food, shelter and other essentials of life, all with the intent to destroy the Rohingya group, in whole or in part. In regards to this embezzlement the Secretary General has held that poverty is the deadliest violence of all.

Instead of the Annual Report on the SSI Program, on November 10, 2021, when it had become evident

that no-non-senile social security beneficiary in the District of Columbia had received their direct deposit for the month of November, Acting Commissioner Kililo Kijakazi, Chief Financial Officer Michelle King and Inspector General Gail Ennis, released the deceptive second annual draft of the FY 2021 Agency Financial Report, with the unqualified opinion of Grant Thornton LLP. This maliciously embezzled, statistically fraudulent bank error, is not the discrimination against disability regarding the OASDI tax rate adjustment and retaliatory acts of domestic and international terrorism, against holy lands, of the Office of Chief Actuary, this third draft tyranny of tardiness, is a premeditated discrimination against disability this criminal sisterhood has opted to enforce rather than consult with the Bureau of Fiscal Service and Office of the Chief Actuary and edit. The absolute destitution they have caused must be construed as attempted murder of the Applicant Public Trustee, affected disability beneficiaries, entire class of 10 million disability insurance beneficiaries and SSA employees under retirement age.

The underlying criminal charges are: One, the 2020 payroll tax is overestimated +/-14 percent, before declining to a slightly high, but believable level 2021, a crime by or affecting persons engaged in the business of insurance 18USC§1033. Two, they report a -4 percent decline in disability insurance beneficiaries from 9.73 million FY 20 to 9.34 million FY 21 and -3.5 percent decline in supplemental security income from 8.05 million FY 20 to 7.77 million FY 21 they criminally seek to make true with their Fall 2021 embezzlement of banks that has not penetrated the statistically and analytically unqualified Grant Thornton advocacy of data security protocols. Three, SSA “expects” that more than 21,000 of its 59,000 employees (36 percent), down from 70,000, will retire by the end of FY 2022. Criminal treatment of the latter two offense is deprivation of rights under color of law 18USC§242 due to the risk deprivation of relief benefits 18USC§246 poses to persons whose disability is qualified because it will last for more than a year or result in death in Sec. 223 of the Social Security Act 42USC§423. Civil treatment is Prohibition of Retaliation and Coercion Sec. 503 of the Americans with Disabilities Act 42USC§12203, Discrimination Sec. 202 of the Americans with Disabilities Act 42USC§12132 and Discrimination Sec. 102 of the Americans with Disabilities Act 42USC§12112 – now hiring qualified microeconomic social security representatives to reopen local offices with coronavirus and influenza curing eucalyptus scented humidifiers, public trustees and Commissioner.

The benefit embezzling, overpayment, underpayment, generalized anxiety of the FY 2021 Agency Financial Report, is best described as a civil rights offense. Like most such congressionally sanctioned offenses it is filled with bad law, contradictions and faulty reasoning, not always based upon Windows 8 type alterations of numeral sums, although meticulously hand entered in Apple computers, to avoid automatic alteration, that can't be made true by government officials; enter bank officer. The proper attitude for social security policy is to advocate for socio-economic growth by cost-effectively redressing the wretched levels of poverty in the United States, and elsewhere, with the Social Security Act, within the balance available, eg. Redress the embezzlement crisis on the tip of our nose, Non-discrimination on the basis of disability; Racial equality; Close the tax-loophole to end child poverty by 2024 and all poverty by 2030. This is not the first time that microeconomic Inspector General propaganda has been badly abused and to prevent stealing children's lunch money from being the *raison d'être* of, for instance the Annual report on the SSI program, it has been suggested in other similar circumstances, where the skin color and female gender of an gang was not substituted for benevolence, that an Office of Civil Rights be combined with the Office of Inspector General, to deal as fairly with people of all races, genders etc. as the socio-economy-disability.

Before the COVID-19 pandemic began, SSA had reduced pending initial disability claims from almost

708,000 at the end of FY 2012 to almost 594,000 at the end of FY 2019. However, SSA's response to the COVID-19 pandemic, including closing DDSs and delaying consultative examinations, impacted initial disability claims processing. By the end of FY 2021, pending claims levels increased 25 percent to nearly 740,000 pg. 133. This conflicts with the opening statement that the hearings backlog is at its lowest level in over 20 years pg. 1. SSA has not achieved its processing time goal of 270 days. For FY 2021, the average processing time for hearings was 326 days, and the hearings pending level was 350,137 pg. 133. In FY 2021, SSA's field offices served approximately 1.2 million visitors, much less than the 20.6 million it served in FY 2020 and the 43 million it served in FY 2019. In a June 2021 report, we noted that SSA serviced an average 1,645 visitors per day from March 2020 through April 2021. In FY 2021, SSA registered over 9.5 million users for *my* Social Security accounts. Since SSA implemented *my* Social Security, it has registered over 62 million users. SSA handled over 31 million calls on our National 800 Number. To redress embezzlement and extreme poverty it is important that SSA open their local offices and to do so it is medically necessary that they deploy eucalyptus scented humidifiers (diffusers) to cure coronavirus and influenza and use Lysol cleaner.

Over 59,000 Federal employees and 15,000 State employees serve the public from a network of more than 1,500 offices across the country and around the world. It is unusual that SSA "expects" that more than 21,000 of its 59,000 employees (36 percent), will retire by the end of FY 2022 and cruel that they do not actively solicit for new hires like everyone else pursuant to Advancing Racial Equity and Support for Underserved Communities Through the Federal Government Executive Order 13985 Jan. 20, 2021 and Equality Act: To prohibit discrimination on the basis of sex, gender identity, and sexual orientation, and for other purposes H.R. 5 to overrule the subversive violence in Preventing and Combating (Non-) Discrimination on the Basis of Gender Identity and Sexual Orientation Executive Order 13988 Jan, 20, 2021 and of course cure coronavirus and influenza in the local offices with eucalyptus scented humidifiers (diffusers).

In FY 2021, total benefit payment expenses increased by \$36.3 billion, a 3.2 percent increase. The FY 2021 fictionally huge DI and SSI benefit payment expense decreases are primarily due to a contrived decrease in the number of beneficiaries, and are not thought to be an accurate statement, just wishful thinking of an evil actuary, who chronically discriminates against disability, in a very racist social statistical administration, latched onto what may have been a preconceived addition error of the new Acting Commissioner, following a pattern of negligent zero to negative disability growth, who doesn't want to admit they completely depleted the DI trust fund and be again forced by Congress to do the tax rate adjustment math. Result, OASI's FY 2021 net costs exceed financing sources, decreasing its net position while DI's FY 2021 financing sources exceed its net costs, increasing its net position, by dangerously lying about the number of DI beneficiaries, instead of lying about there being a "current law" prohibition of transferring funds from one trust fund to the other, accomplished by adjusting the OASDI tax rates. SSI makes \$53.1 billion in payments FY 21. In large part due to the monoclonal antibody to the spine contaminated disability questionnaires treated with an Epsom salt bath, although the DI program comprises only 11.9 percent of the total benefit payments we make, it consumes 19.8 percent of annual administrative resources. Likewise, while the SSI program comprises only 4.6 percent of the total benefit payments, it consumes 32.8 percent of annual administrative resources. SSA misapplies their silly economic assumptions, of interest to everyone, but the regular rates of inflation in the social programs that stabilize the economy they were unable to produce in 2020, despite the finest counsel in the world, because their conviction in their assumptions is weak to nonexistent, and they are failing to disclose their Treasury Bureau of Fiscal Service source. The other pernicious lie is in regards to pretending there is any way forward but closing the tax-loophole on the rich and state

employees to end child poverty by 2024 and all poverty by 2030 or just to stop lying at some time in the future, pg. 28.

Receipts for SSA programs in FY 2021 represented 28.2 percent of the \$4.0 trillion in total Federal receipts, a decrease of 5.9 percent from last year. SSA Outlays decreased by 0.1 percent to 17.5 percent of Federal outlays. FY 2021, total financing sources, did not actually decrease by \$23.9 billion to \$1,136.4 billion, they increased from an undetermined low in 2020. “Tax revenue decreased \$12.2 billion to \$972.3 billion in FY 2021 as a result of negative adjustments to prior year taxable earnings estimates. These adjustments were the result of true-ups of the estimated taxable earnings to actual tax information received by Treasury, which was less than estimated because of the Coronavirus Disease 2019 (COVID-19) pandemic” pg. 23. As required by “current law”, the OASI and DI Trust Funds are due the “total amount of employment taxes payable regardless of whether they have been collected” on pg. 70. These estimated amounts are subject to adjustments for wages that were previously unreported, employers misunderstanding the wage reporting instructions, businesses terminating operations during the year, or errors made and corrected with either the Internal Revenue Service (IRS) or SSA. Revenues to the OASI and DI Trust Funds are reduced for excess employment taxes, which are refunded by offset against income taxes. During FY 2020, due to the impact of the COVID-19 pandemic, the IRS did not process Single and Multiple Employer Refunds. The IRS usually processes these refunds of employment taxes paid in September. The refunds are the diseased result of employers reporting wages in excess of the applicable taxable maximum (Single Employer Refunds), or employees whose combined wages from multiple employers exceeded the applicable taxable maximum (Multiple Employer Refunds). These refunds are deducted from employment tax revenues. The FY 2020 refunds were processed in FY 2021 totaling \$75 and \$13 million for Single Employer Refunds, and \$3,265 and \$552 million for Multiple Employer Refunds, for OASI and DI respectively. The point of this paragraph is that the \$842 billion estimated 2020 OASDI payroll tax is \$118 billion, more than the +/- \$724 billion actually collected. The employment tax should not have been estimated to have grown at a normal rate of 6 percent while the income tax declined -6.2 percent, some 16.2 million people collected pandemic unemployment compensation that does not pay payroll taxes although they file an individual income tax. Overestimates are considered a particularly heinous crime by or affecting persons engaged in the business of insurance in 18USC§1033 and it appeals to the Federal Reserve and future SSA Actuaries to cancel the exact amount of the overestimate, except for an up to \$200 million direct deposit industry anti-trust settlement Sherman Anti-Trust Act 15USC§1 & 2 and Promoting Competition in the American Economy Executive Order 14036 July 9, 2021.

SSA management is responsible for managing risks associated with embezzling the Applicant Public Trustee and maintaining effective internal control and financial management systems (FMS) to meet the objectives of Sections 2 and 4 of the *Federal Managers’ Financial Integrity Act* (FMFIA). An entity’s internal control over financial reporting includes those policies and procedures that: (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the entity; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with U.S. Generally Accepted Accounting Principles, and that receipts and expenditures of the entity are being made only in accordance with authorizations of management and those charged with governance; and (3) provide reasonable assurance regarding prevention, or timely detection and correction, of unauthorized acquisition, use, or disposition of the entity’s assets that could have a material effect on the financial statements. A deficiency in internal control exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to

prevent, or detect and correct, misstatements on a timely basis. A material weakness is a deficiency, or a combination of deficiencies, in internal control, such that there is a reasonable possibility that a material misstatement of the Agency's financial statements will not be prevented, or detected and corrected, on a timely basis. A significant deficiency is a deficiency, or a combination of deficiencies, in internal control that is less severe than a material weakness, yet important enough to merit attention by those charged with governance. It is hoped that SSA will use their authority from the Non-Entitled Debtors (NED) program to collect debts from embezzling bank debtors who have never been entitled to Old-Age, Survivors, and Disability Insurance (OASDI) benefits or Supplemental Security Income (SSI) payments and credit them to the account of the beneficiary they were stolen from pursuant to the Debt Collection Improvement Act of 1996 (Pub. L. No. 104-134)

Antony J. Blinken is not only of Hungarian Jewish descent, he is an American lawyer of the sort who has removed cognizance that the US has the biggest prison in the world and the Kennedy Commission had a few ideas, he was a major Democratic instigator of the Iraq invasion, that bombed my largest reparation in history, on the equinox, my day of publication. Reason being Blinken is already twice a megamurderer on account of the affect of the false pretense to make colonial war, he supported, had on both Iraq and Syria. The removal of Anthony as most popular baby name from historical online records by Acting Commissioner of Social Security, Kilolo Kijakazi, nationality unknown, brings these two agencies, particularly struggling with the number of the beast, together. My objective is that you will convince the US Supreme Court to have the ballot stuffing US President remove Blinken from Office for the war in the Ukraine, his Cold War brinksmanship started. The number of the beast settlement must be dealt with immediately by transferring some \$8 billion International Security Assistance to pay for the creation of an International Poverty Line Account in an SSI Trust Fund pursuant to the 42 month limit on such persecutions Blinken's take is immediately unacceptable. Blinken must be immediately removed from office for megamurder in Iraq whereas his Cold War colonialism has intoxicated to Putin to invade Ukraine.

### III. Abolition of Prohibition Enforcement Agencies

More than 300 economists petitioned President Obama to legalize marijuana and abolish prohibition era law enforcement agencies. Both United States Attorney General and Secretary General of the United Nations, currently from Portugal where all drugs were decriminalized in 2001, are especially obligated to delete marijuana from their Schedules of Controlled Substances Schedule I(c)(17) of the CSA under 21USC§812(c). If they can't respect the superiority of marijuana to alcohol or tobacco, how are they ever to prescribe so much as a mentholypus cough drop or menthol cigarette to save someone's life from SARS, or hydrocortisone, eucalyptus, lavender, peppermint or salt to help water cure coronavirus colds. So far the medical use of cannabis is legal, with a doctor's recommendation, in 36 states, four out of five permanently inhabited U.S. territories, and the District of Columbia. the recreational use of cannabis is legalized in 18 states, the District of Columbia, the Northern Mariana Islands, and Guam. Another 13 states and the U.S. Virgin Islands have decriminalized its use. It is very important that people have the freedom to grow marijuana on private property, usually limited to about 4 plants per consumer a year, without license, fee or sales tax, and transport usually up to a pound or two to the whole four, interstate or even on certain international airplane flights.

There has been absolutely no progress on abolishing prohibition era law enforcement agencies. Termination and repeal of Authority to Employ FBI and DEA Senior Executive Service 5USC§3151-§3152, representation on visit exchange committee 28CFR§0.87, and Office of National Drug Control

Policy 21USC§1701 *et seq.* require the cooperation of the Attorney General and President of the United States. Of particular concern, to legal literacy, and to end the COVID-19 pandemic, is the scheme to proliferate ONDCP grants in the Justice Department and Center for Disease Control (CDC) without legal limit. ONDCP grants are highly associated with police robbery of marijuana to push methamphetamine. The methamphetamine precursors of concern are prescription pseudo-ephedrine and anti-depressants. Pseudo-ephedrine is a stimulant, indicated to clear the sinuses of bacterial and viral infections, including coronavirus that it cures, but it causes insomnia at regular doses and shrinks the brain, causing a week of illiteracy and thereby an inability to disseminate propaganda or defend against enforced false allegations in a criminal court. Antidepressant withdrawal is particularly violent and misbehaved, by design in many prescriptions. Involuntary exposure by inferior court security syringes tends to vacillate between two bag meth and unwashable cardiotoxic statin correction, whose peculiar brain damage induces chronic meningitis, eg. Unpleasant senile dementia, without Pneumovax. The typical concern with the FBI is topical Dimethoxymethylamphetamine (DOM), also called STP, it causes three day and night panic attack, followed by six month recovery from severe mental illness, if not washed off with water. Rampage shootings are associated with emails to the Clerk of Congress, regarding Acts of Congress, and leaks to the FBI by malicious state judicial officials. On the other hand, the Clerk of Congress responds to unrelated personal investigations that the FBI uses to for instance dose the 9-11 suicide attackers. Nancy Pelosi must be disqualified from her long-term position as Speaker of the House because of her official relationship with the Permanent Select Committee on Intelligence, all of whose agencies need to be abolished, including the CIA to create a State Department World FactBook. Stalin and J. Edgar Hoover have proven pervasive secret police forces can keep evil officials popular with an evil, jeopardized people, for a long, hard time.

Other than bullet wounds, the FBI is reported to fatally shoot more people than the entire nation of regular police officers, about 500 annually, the most painful symptom of the secret police force is the pervasiveness of FBI and DEA informants in the family, health, housing and banking sectors. The payment of awards (including those over \$10,000) is subject to the availability of appropriations under 28USC§524(c)(2), and purchase of evidence (including the authority to pay more than \$100,000) under 28USC§524(c)(1)(F) under 28CFR§0.85(k) by the FBI and DEA must be limited by Attorney General approval and this is thought to unfair to the Attorney General until the actual secret police are abolished. The Rome Statute of the International Criminal Court has specifically made compelling a prisoner of war or other protected person to serve in the forces of a hostile Power under Art. 8 (2)(a)(5) and Willfully depriving a prisoner of war or other protected person of the rights of fair and regular trial at (2)(a)(6) a war crime. Under 28CFR§0.89a the Director of the Federal Bureau of Investigation is authorized to exercise the power and authority vested in the Attorney General under 31USC§3724, with regard to claims for damages by investigative officers of the Justice Department, not exceeding \$50,000 in any one case under 28CFR§0.172.

No one shall be subjected to arbitrary interference with his privacy, family, home or correspondence, nor to attacks upon his honour and reputation. Everyone has the right to the protection of the law against such interference or attacks under Art. 12 of the Universal Declaration of Human Rights (1948). The United States cannot continue operate on Pelosi's 2009 alteration of torture statute eliciting from President Obama the hope “the United States does not torture”. Congress must amend federal torture statute by repealing the phrase “outside the United States” from 18USC§2340A(a) and is also advised to amend Exclusive Remedies at §2340B so: The legal system shall ensure that the victim of an act of torture obtains redress and has an enforceable right to fair and adequate compensation, including the means for as full rehabilitation as possible. In the event of the death of the victim as a



result of an act of torture, their dependents shall be entitled to compensation under Art. 14 of the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (1987). The Prohibition against retaliation and coercion in Sec. 503 of the Americans with Disabilities Act under 42USC§12203 provides (a) No person shall discriminate against any individual because such individual has opposed any act or practice made unlawful by this chapter or because such individual made a charge, testified, assisted, or participated in any manner in an investigation, proceeding, or hearing under this chapter. (b) It shall be unlawful to coerce, intimidate, threaten, or interfere with any individual in the exercise or enjoyment of, or on account of his or her having exercised or enjoyed, or on account of his or her having aided or encouraged any other individual in the exercise or enjoyment of, any right granted or protected by this chapter. (c) The remedies and procedures available under sections 12117, 12133, and 12188 of this title shall be available to aggrieved persons for violations of subsections (a) and (b), with respect to subchapter I, subchapter II and subchapter III, respectively. Point being coercion and retaliation are disabling.

The creation of the FBI is attributed to Order of Attorney General Charles J. Bonaparte on July 26, 1908 that unskillfully stated: All matter relating to investigations under the Department, except those to be made by bank examiners, and in connection with the naturalization service, will be referred to the Chief Examiner for a memorandum as to whether any member of the force of “special agents” under his direction is available for the work to be performed...with reason why a “regular employee” cannot be assigned to the work. Attorney General A. Mitchell Palmer responded with a massive investigation, led by a young Justice Department lawyer named J. Edgar Hoover, who amassed detailed information and intelligence on radicals and their activities. The ensuing “Palmer Raids” were poorly planned and executed and heavily criticized for infringing on the civil liberties of the thousands of people swept up in the raids. After the prohibition of alcohol, the FBI terrorized socialists until his DEA (Drug Enforcement Administration) circa 1973. The FBI did not participate in drug enforcement until 1982. The White House Office of National Drug Control Policy (ONDCP), a component of the Executive Office of the President, was established by the Anti-Drug Abuse Act of 1988.

Not wishing to die of Alzheimer's like Reagan, Trump, a statin consumer with Pneumovax, attempted cut back on ONDCP pseudo-ephedrine spending, reducing White House spending to the office, however he allowed their grant programs for police robbery of marijuana to push methamphetamine to proliferate, in the Justice Department and Center for Disease Control (CDC). A thorough audit of extra-curricular ONDCP and FBI spending by the Department of Health and Human Services and Justice Department is needed to thoroughly abolish prohibition financing. The President's American Jobs Plan is cited for being high on pseudo-ephedrine, government infrastructure spending must fit in the 3 percent inflation margin, so that savings, lending and cooperation estimates do not distort the regular budget. The President needs to commission the Office of Management and Budget (OMB) to completely abolish the White House ONDCP in the prelude to the FY 23 Executive Office of the President budget request. Budgetary treatment of this termination would be that budget terminations reduce the deficit and closure of Treasury balances would lend to the availability of balances for other budget cases for Congressionally approved spending from agency savings.

**Estimated Deficit Reduction and Availability of Balance from Prohibition Agency Closure FY 22**  
(millions)

Agency	FY 22 Budget	FY 20 Year-end Balance
--------	--------------	------------------------

Federal Bureau of Investigation (FBI)	10,276	5,070
FBI Health Care Fraud and Abuse Control (HCFAC)	149	0
Drug Enforcement Administration (DEA)	2,409	896
DEA Diversion Control Fees	512	146
Office of National Drug Control Policy (ONDCP)	60	16
ONDCP Centers for Medicare and Medicaid Services (CMS) edit ONDCP to SAMHSA	0	0
ONDCP Justice Department	0	0
ONDCP Center for Disease Control	785	844
Total	14,191	6,972

Source: US Department of Justice Summary of Budget Authority by Appropriation FY 22 Request. Executive Office of the President FY 20 Request, Department of Health and Human Services Budget-in-Brief FY22. 2020 Combined Statement of US Government Receipts, Outlays, and Balances.

Terminating FBI and DEA funding is relatively straight-forward – the Attorney General must delete these agencies from the Summary of Budget Authority by Appropriations, with the cooperation of the extremely incompetent Secretary of Health and Human Services (HHS) to terminate FBI Health Care Fraud and Abuse Control and DEA Registration Fees. The employees must be laid off, insured for disability/retirement and allowed to search for employment with prejudice against the inherent inefficiency caused by their generations of police misconduct by the secret police infringing on the Department of Justice that does not need much, if any, reinforcement in other law enforcement programs to compensate for the loss of these prohibition g-men. The exception is that it should be noted in Washington DC the American, Federal and DC Bar Associations are encouraged to occupy the vacated J. Edgar Hoover building next door to the Department of Justice with tax and rent free incentives, due to the physical proximity of the two national headquarters. There is no need to replace or transfer responsibility for these programs, except the aforementioned Quantico Bay Federal Police Academy, Forensic Laboratory and Uniform Crime Reports. The Department of Justice also collects money from HHS Health Care Fraud and Abuse Control (HCFAC) and duplicate FBI funding is only thought to infinitely increase the inefficiency of this poorly named program that abusively infringes on and attempts to “control”, the old Health Care Financing Administration (HCFA) acronym. The US Marshall Service does not need to be threatened with termination of funding for the Interagency Drug and Crime Enforcement spending because like UN Office of Drugs and Crime, drugs must not be confused with crime in the prima facie. Statistics indicate this program really seems to infringe on agency information to produce assembly line arrests, however, perhaps they have outstanding warrants, and this agency merely needs to be required to remove drugs from their name and federal government wide debarment enforcement. Likewise, the Bureau of Alcohol, Tobacco and Firearms (ATF) also needs to change their name to Bureau of Firearms and Explosives (FE), legalize marijuana and respect

the jurisdiction Alcohol, Tobacco, Tax and Trade Bureau (TTB) change of name to Alcohol, Tobacco and Marijuana (ATM) Bureau.

Terminating ONDCP financing is much more complex and urgent. Since 2019 when the Trump Administration inconclusively expelled ONDCP grant programs from the White House, the US Supreme Court opinions went offline around the summer solstice (until summer solstice 2021) and the COVID-19 pandemic began in December, the Center for Disease Control and Prevention (CDC) Injury Prevention and Control program has been receiving hundreds of millions of dollars of Office of National Drug Control Policy money for High Intensity Drug Trafficking and Drug-Free Community grant programs. News and CDC budget reports indicate that the Attorney General has jointly adopted the ONDCP grant program funding, in same limitless hyperinflationary style, but this is not sustained in the Justice Department budget, that does indicate a hyperinflationary response to the opioid crisis and to have succumbed to Health Resources Service Administration (HRSA) Vaccine Injury Compensation Program impersonation, like the Judiciary, for want of a physician to not cruelly refuse to report childhood vaccine injuries. Although the Justice Department may need to transfer ONDCP grant funding to regular law enforcement programs, the burden of terminating illicit COVID-19 era ONDCP grant funding falls squarely on the CDC Injury Prevention and Control (IPC) program. Estimated at 3 percent inflation since FY 17 before unlawful cut in FY 18 and FY 19 ONDCP corruption, normal IPC spending should be \$318 million FY 22, not \$1.1 billion, a reduction of \$785 million FY 22. The 2020 balance also exhibits a billion of dollars of hyperinflation, in unspent funds, that is redressed by leaving IPC with only \$100 million. This is not a matter of money, but propaganda, prescription pseudo-ephedrine is a methamphetamine precursor. There will be no transferring this money to other CDC fighting words, it is forfeit to reduce the deficit. It must be made clear that this unauthorized mandatory funding for the ONDCP conspiracy with the Attorney General to launder twice the amount, per agency, \$5 billion FY 23 – FY 29, is in excess of the \$280 million annual authorization through FY 2018-2023 under 21USC§1706(p)(6). To punish ONDCP for poisoning the patrons of the three branches of the US Constitution with pseudo-ephedrine family of stimulants, derived from Ephedra, found in the Great Basin area of Utah and Nevada, violence prone anti-depressant withdrawal, police robbery of marijuana to push meth-amphetamine made from these precursors, plus opiate cough syrup, buried for a month until crystalized, to avoid meth laboratory fires, it is necessary for Congress to repeal ONDCP statute at 21USC§1701-§1715. The excessively complicated Substance Abuse Mental Health Services Administration (SAMHSA) financing statute may be simplified to incorporate any wisdom ONDCP may have imparted on the opioid crisis and smooth out FY 22 SAMHSA hyperinflation, with more support for Ativan alcohol detox to prevent 15 percent chance of dying from delirium tremors under 42USC§290aa et seq.

In the District of Columbia closure of J. Edgar Hoover, FBI Office Building, next to Justice Department, by tax and rent-free American, Federal and DC Bar Association building maintenance and utility, would eliminate the cancer at its origin. Congress approved a separate FBI building in April 1962. The building received its official name, the J. Edgar Hoover F.B.I. Building, through Public Law, 92-520, which President Richard Nixon signed May 4, 1972, two days after Director Hoover's death. The first FBI employees moved into the new building June 28, 1974. Nixon resigned on August 8, 1974 over the Watergate hotel bungle. President Gerald Ford dedicated the building on September 30, 1975. The Washington DC headquarters are mostly kleptomaniac by nature of their political and international presence in the national capitol. Other cities and states are encouraged to abolish these terrorist organizations, wherever they are harbored, in self-defense against the wide-variety of criminal tendencies they can exhibit. Although unwarranted and wantonly destructive searches and seizures by

law enforcement officers come with a nearly misdemeanor one year sentence, it is important that their punishment, insured suspension without pay, is not overlooked in the hefty sentences imposed on false or unskillful allegations against other persons, who probably would not have been criminal witnesses at all, if they had not been entrapped. Savings resulting from the termination of these programs should only be used to reduce the federal deficit, however there are other assets that need to be neatly handed over to the proper authorities and personally identifying information and ongoing investigations will require review by a lawyer to open or close them. With destruction of food and drugs seized by the police being required to prevent poisoning and recirculation by the slave trade, the only FBI, DEA and ONDCP programs requiring federally protection are the history, 6 month Quantico Bay Federal Police Academy, Forensic Laboratory, and Uniform Crime Reports. The lesson is that not only do law enforcement officers need to have been honorably discharged after serving two to four years in the military, attend a six week to six month police academy and have a warrant, they need a Bachelor degree to prevent recidivism 100 percent of the time in several state studies. The Energy Audit Table money laundry case of 7 October 2021 held, essentially picnic tables with electrical outlets and gazebos are needed for Washington DC to process government reports and stop producing fake news, without Internet infringement or one inch black plastic nail shaped tracking devices from security screening or possibly radioactive, cardio-toxic civil filing information and/or forms from Clerk to US District Court for the District of Columbia Rule 41 Fed. Crim. P.

#### IV. Appeal of the 5 Palace Hospitals & Asylums Marathon in the District of Columbia

In 2005 I sued DC Mayor Anthony A. Williams to reduce the penal population from 1,500 prisoners per 100,000, the highest in the world and redress the highest level of income inequality in the nation in [Decriminalizing Corrections](#) and Poverty in Washington DC HA-5-5-5. In 2010 Homeland Security occupation completely terminated psychiatric functions of St. Elizabeth's Hospital in *motu proprio*. Although destitution explores new lows, the DC detainee population was reported to have been reduced to 369 per 100,000 in 2013, higher than the international legal limit of 250 per 100,000, quite good for the United States. For the past two years I have been traveling the continental United States of America to visit the historical Hospitals & Asylums (HA) sites. I hiked the American Discovery Trail from the forbidden Seville oranges in Sacramento, California to the Continental Divide Trail to the site of the Tubercular Hospital at Fort Bayard, New Mexico where I drafted a Convention on Pandemic Treatment to help hydrocortisone, eucalyptus, lavender or peppermint cure coronavirus in the *Chest* HA-27-7-20 under 24USC§19. In 2021, after getting burned out of the Pacific Crest Trail (PCT) two years in a row, I took a bus to Hot Springs, Arkansas, the true first national park, where I set about finishing the second edition medical textbook and demolishing the asbestos and lead contaminated, condemned buildings, surrounding the rehabilitated Army and Navy General Hospital to make way for free hot tubs and heated swimming pool, the water is a scalding 140° F in *Hot Springs National Park 189 v. 100<sup>th</sup> Anniversary* HA-20-4-21 under 24USC§18 and §20. By summer I hiked the Ouachita National Recreational Scenic Trail to the end of the Trail of Tears in Oklahoma and took a bus to the last National Home for Disabled Volunteer Soldiers at Hot Springs, South Dakota, where I perfected the prescription for hydrocortisone, eucalyptus, lavender, peppermint or salt helps water cure coronavirus in the barely warm mineral waters of *Battle Mountain Sanitarium at Hot Springs* HA-24-7-21 under 24USC§151 *et seq.* Now in the District of Columbia to scout the 26.2 mile 5 palace HA Marathon.

In 1851, Congress created the U.S. Military Asylum, known by the 1860s as the U.S. Soldiers' Home, after decades of debate about the costs of such a facility as well as its appropriateness in the United

States. The casualties suffered during the Mexican-American War, however, helped to convince legislators that a provision for soldiers unable to care for themselves was necessary. The institution was originally funded from Mexican-American War fines as well as deductions from the salaries of enlisted men. The U.S. Soldiers' Home was intended to house disabled and elderly soldiers; regulars or volunteers with twenty years of service who had contributed to its support through pay deductions were eligible for admittance. Originally developed with three branches, the asylum was centralized in Washington, D.C. by the end of the 1850s because so few ex-soldiers sought residence at the institution. By the time the Civil War began, the Soldiers' Home housed approximately 130 residents, about half its capacity. Its lack of success in attracting men led some congressmen to believe veterans would not be interested in living in institutions (Kelley '97: 12-14). Before 1862, the capacity of the U. S. Soldiers' Home, as well as the services provided by the Government Hospital for the Insane, were more than adequate to serve veterans who needed the services and assistance they could provide. The Civil War created a much larger and more diverse body of veterans, men who were not career military soldiers and whose needs could not be met by the existing facilities (Julin '08: 10). After an extended stay at the U.S. Soldier's Home in Washington D.C., on September 22, 1862 President Abraham Lincoln signed the Emancipation Proclamation whereby "all persons held as slaves..shall be...forever free". The Armed Forces Retirement Home Act of 1991 in Title XV of the National Defense Authorization Act Year 1991 for Fiscal Year 1991 Pub. L. 101-510, Nov. 5, 1990 assumed command of the U.S. Soldiers Home as codified at 24USC§401 et seq. There is an infestation of English ivy that is killing the old trees on the campus, for which the groundskeepers are entitled to an assessment and grant from the National Park service to redress pursuant to 24USC§423.

In 1852, after extensive lobbying by Dorothea Dix, Congress established the Government Hospital for the Insane to provide care to regular members of the Army and Navy forces and residents of Washington, D.C. Located in the southeastern part of the city, the hospital was constructed as a central administrative building with east and west wings. Architect Thomas U. Walters, who designed the Capitol Building, drew the first plans for the central unit. During the Civil War, parts of the facility were used to treat ill and injured Union soldiers and sailors. A shop manufactured artificial limbs and amputees remained at the hospital while they learned to use their prostheses. Men reluctant to admit their residence at an institution for the insane began to refer to the institution as "St. Elizabeths," the name of the tract of land upon which the hospital was built. Following the war, the military hospital and artificial limb shop were closed and the facility returned to its original purpose; it provided long-term care to many Civil War veterans suffering from mental illnesses. In 1866, Congress passed an act allowing Union veterans diagnosed as insane within three years of their discharge to enter the hospital and in 1882 authorized the National Home for Disabled Volunteer Soldiers (NHDVS) to transfer mentally ill patients there. A cemetery was established on the grounds to bury deceased veterans. The care of Civil War veterans led to overcrowding, and the institution added new buildings in 1878, 1879, and 1883. In 1916, Congress officially changed the name of the hospital to St. Elizabeths and treated mostly civilians. In the 20<sup>th</sup> century the hospital went through two phases. At first they had a farm where the patients worked, recovered and were released from the institution. At its peak at the end of World War II there were 7,000 patients, and the property was filled with building. By mid-century, the farm was closed and patients were subjected to a life of pharmaceutical psychiatric treatment. The hospital ceased to be a federal facility in 1987 and became part of Washington, D.C.'s mental health system. St. Elizabeths was designated a National Historic Landmark in 1991 (Julin '08: 9-10). In 2010 the Department of Homeland Security took over the campus to the west of Martin Luther King Jr. Ave. The District of Columbia owns the land to the east. There is a homeless shelter. The psychiatric hospital continues to function behind gates. An older sister of an elderly African-American DC

resident was detained there from age 7 to over 60 today. Of 62 buildings DHS plans to restore 54, but there are more than 50 large abandoned buildings. A moderate income apartment complex, with efficiency to three bedroom apartments, has been renovated on the road to the hospital,. Strangely they are building expensive condominiums in a vacant lot across the street and all of the construction is taking place on the fringe surrounding the complex. There are plans to put in a grocery store and shopping center, but the land is currently not hygienic due to mold and decay from the abandoned building that require major investment. The federal government must not delay demolishing the condemned buildings, DHS should be renovating and occupying the buildings, to encourage investment. The many buildings on the Saint Elizabeths campus require major work, asbestos 40CFR§61.145 and lead paint 40CFR§745.227 abatement, for either demolition or restoration, with a generous tax credit encouraging historical preservation of the buildings under 36CFR§67.1 et seq.

Forerunner of the Howard University Hospital, Freedmen's Hospital served the black community in the District of Columbia for more than a century. On April 16, 1862, the District of Columbia Emancipation Act freed slaves in the District of Columbia and compensated owners up to \$300 for each free-person. First established in 1862 on the grounds of the Camp Barker, 13th and R Streets, NW, Freedmen's Hospital and Asylum cared for freed, disabled, and aged blacks. In 1863, the Hospital & Asylum was placed under Dr. Alexander Augusta (1825-1890), the first African-American to head a hospital. After the Civil War, it became the teaching hospital of Howard University Medical School, established in 1868, while remaining under federal control. Between 1872 and 1910 every single hospital administrator, whether white or black, was involved in some sort of scandal from misconduct to malpractice. Prior to 1874 it was run by the Freedmen's Bureau in the U.S. Department of War, and in 1874 it was transferred to the Department of the Interior. During 1883–1905, the hospital was run by the Commissioners of the District of Columbia, but it was returned to the Department of the Interior afterwards. Early in the 20th century, Congress authorized the construction of a new hospital which was completed in 1909. In 1940, the hospital was transferred from the Department of the Interior to the U.S. Public Health Service. President John F. Kennedy signed a bill that officially transferred the hospital to Howard University P.L. 87-262 September 21, 1961 75 Stat. 542 (20USC§124-§129) Sec. 7 of which repealed all laws specifically applicable to Freedmen's Hospital effective with the transfer. Moving into new facilities in March 1975, Freedmen's Hospital was renamed Howard University Hospital (Newmark '12). The original Freedmen's building (Bryant and 6th Streets) still stands and now houses Howard University's College of Nursing and College of Allied Health Sciences. Freedmen's Hall, a permanent museum located at the University Hospital, is devoted to the history of medical education and health care at Howard University. Students are protesting that the high cost tuition, about \$26,000 annually, does not pay to have mold abated with Chlorine (bleach), Hydrogen peroxide, Quaternary ammonium compounds, Essential oils, Alcohol, Iodophors (iodine), Phenolics, Formaldehyde. Essential oils include cinnamon oil, thyme oil, clove oil and/or tea tree oil.

The Columbia Institution for the Deaf and Dumb was established on February 16, 1857. An Act of Congress, that changed the institution's charter, enabling it to issue college degrees, was signed into law by President Abraham Lincoln (1809-1865) in 1864 and was codified in Chapter 5 Columbia Institution for the Deaf 24 US Code §231-250. The school for the deaf became the teaching hospital of Howard University Medical School in 1868 when the law was abolished and school renamed Gallaudet University in honor of Thomas Hopkins Gallaudet (1787-1851), a notable figure in the advancement of deaf education, and is endowed as Education for the Deaf under 20USC§4357. I. King Jordan was elected President of Gallaudet University (1988-2006) amid student protests for a deaf leader in response to the only female President Elizabeth A. Zinser (1988). When the federal government again

attempted to appoint a hearing female President another student protest quickly elected deaf male President T. Alan Hurwitz in October 18 2010. Demand for a deaf woman educator to be the next President of Gallaudet University can be heard under the Convention on the Elimination of all Forms of Discrimination against Women (CEDAW) of 1979 that states, "the full and complete development of a country, the welfare of the world and the cause of peace require the maximum participation of women on equal terms with men in all fields ". "Recognizing also that discrimination against any person on the basis of disability is a violation of the inherent dignity and worth of the human person" in the first comprehensive human rights treaty of the 21<sup>st</sup> century, the Convention on the Rights of Persons with Disability (CRPD) of 2006. The Gallaudet University campus is beautiful and people there speak in sign language.

On June 15, 1864, the Arlington House property and 200 acres of surrounding land were designated as a military cemetery. The first burial at Arlington National Cemetery was that of Private William Henry Christman of Pennsylvania, who lies in Section 27, Lot 19. Section 27 contains the remains of more than 3,800 former slaves who resided in the Freedman's Village on the cemetery grounds. Freed slaves were allowed to farm on this land from 1863 to 1883, and those who died while residing in the village were buried here. Confederates were originally buried in several different sections of the cemetery using headstones that were the same as those used to mark the graves of civilians. Beginning in 1898, former Confederates led an effort to identify and mark Confederate burials. Legislation in 1900 led to pointed top headstones for Confederates. The largest structure within the cemetery is the Memorial Amphitheater, located on Memorial Drive, near the center of the grounds. The original amphitheater constructed in 1873 near the Arlington House. Dedicated on May 15, 1920, the amphitheater is used for three major ceremonies each year, the services on Easter, Memorial Day, and Veterans Day. The amphitheater is enclosed by a white marble oval colonnade, topped with a frieze inscribed with the names of 44 battles from the Revolutionary War through the Spanish-American War. The names of 14 U.S. Army Generals and 14 U.S. Navy Admirals are inscribed on panels flanking the stage. Inscribed above the west entrance is a quote from the Roman poet, Horace, which reads "Dulce et decorum est pro patria mori," meaning, "It is sweet and fitting to die for one's country." The Memorial Amphitheater is codified by An Act to Abolish the Arlington Memorial Amphitheater Commission P.L. 86-694 of September 2, 1960 at 24USC§295a. On average, 28 burials occur each weekday, for a total of nearly 6,900 each year. Flags at Arlington National Cemetery are flown at half-staff from 30 minutes prior to the first funeral until 30 minutes past the last funeral. Today the cemetery covers over 600 acres and contains the remains of more than 300,000 veterans in 70 burial sections, and 38,500 remains in the eight columbariums. Arlington National Cemetery must abolish their ID check and search, except on marathon days and Presidential Memorial Day addresses, and repeal their morose ban on public speaking, and recreational activities, running, jogging, sports and picnics in 32CFR§553.33(c)(3)&(7) pursuant to 36CFR§251.50(c).

To perfect bona fide claims to land under 24USC§153 the District of Columbia is said to "Repeal" Title 24 of the District of Columbia Municipal Regulations Section 24-121.1 of District of Columbia Code No person or persons shall set up, maintain, or establish any camp or any temporary place of abode in any tent, wagon, van, automobile, truck, or house trailer, of any description, or in any combination, on public or private property, without the consent of the Mayor of the District of Columbia. Repeal 24DCMC24-121.3 Not more than two (2) single, temporary places of abode, as defined in this section, shall be maintained at any one (1) location. Leaving 24DCMC24-121.2 Nothing contained in this section shall prevent any owner or lawful occupant of private property provided with sufficient sewage and water facilities, in the opinion of the Director of Health, from permitting use of

the his or her private property for setting up and maintaining a temporary place of abode for not more than a total thirty (30) days in any consecutive three (3) months. 24DCMC24-121.4 Each tent, wagon, van, automobile, truck, house trailer, or other temporary place of above shall be situated or placed more than forty feet (40 ft.) from any public space; and shall not disturb the peace and quiet of the neighborhood. Camping would be cited 24DCMC24-121-2&4.

I no longer the most popular baby name for decades and don't feel like arguing with the people who don't truly have a right to a "home" under the altered Universal Declaration of Human Rights and 21A23 *Alabama Assn. of Realtors, et al* 594 US (2021) since the temporary restoration of the right to "shelter" was deleted by the Secretary General's December 2020 strict interpretation differentiating Genocide and War Crimes, from the Application of the Convention on the Prevention and Punishment of the Crime of Genocide (*The Gambia v. Myanmar*) Summary 2020/1 23 January 2020, that formerly held; Myanmar's military and security forces responsible, inter alia, for killings, rape and other forms of sexual violence, torture, beatings, cruel treatment, and for the destruction of or denial of access to food, "shelter" and other essentials of life, all with the intent to destroy the Rohingya group, in whole or in part. Even with the nice weather there are no beds for the homeless. When it gets cold a lot of people will need tents and sleeping bags to stay warm. If they can repeal the only true law of 2020, there is not reason we can't repeal the contradiction at (1) &(3) from DC camping statute 24DCMC24-121-2&4. Otherwise, the only thing going in the legislature would be the Equality Act H.R. 5.

Furthermore, to rid the national capitol of subversive idiosyncrasies, I would like to sue DC Treasurer to prohibit the illegal imposition of their extortionate 10 percent general sales tax that extends to the food items of some grocery shoppers, but not others. It must be enforced that food is not taxed. US Postal Service in DC is advised to adopt General Delivery. Picnic tables with electricity and gazebos are needed. The DC property tax evading federal government seems to rely entirely on privately funded non-profits to provide madmen with shoes. It is difficult to impossible to procure a conventional street map of DC with the Interior Department offices closed and the specialty shops and gas stations so limited. To pay for the costs of English ivy removal at AFRH, mold abatement at Howard University and asbestos abatement and demolition at Saint Elizabeths Hospital the Interior Secretary is petitioned for the maximum \$5 million local grant to the District of Columbia for the upkeep of Hospitals & Asylums properties under 36CFR§72.1 et seq.

## V. Housing and Urban Development Audit

The Department of Housing and Urban Development (HUD) was created at the end of the Great Depression in the Housing Act of 1937 shortly after the Federal Housing Administration (FHA) was created in 1934 to give homebuyers access to reasonably priced mortgages under fair terms. The Department of Housing and Urban Development Act of 1965 created HUD as Cabinet-level agency. HUD's mission is to create strong, sustainable, inclusive communities and quality affordable homes for all. Marcia L. Fudge, from Ohio, is the Secretary of Housing and Urban Development. She is supported by the Sen. Sherrod Brown (D-OH), Chairman of the Senate Committee on Banking, Housing and Urban Affairs. FY 2021 the Treasury Department Budget-in-Brief claimed responsibility for one-time \$46,547 million in emergency rental assistance and \$9,958 Homeowner Assistance Fund COVID mandatory payments. The HUD budget is much improved insofar that the arbitrary method of calculation of total outlays results in net economic growth. However the FY 22 lump sum calculation of a five year plan is not a generally accepted accounting practice (GAAP) by the annual Audit



Standard No. 6 Evaluating Consistency of Financial Statement by the Public Company Accounting Oversight Board.

In 2020 the housing market totaled \$2.9 trillion of housing and utilities consumption and more than \$885 billion of residential fixed investment, together accounting for 17.5 percent of gross domestic product. Coronavirus Aid, Relief, and Economic Security Act CARES Act by October 2020. Sec. 4022 of the Coronavirus Aid, Relief, and Economic Security Act CARES Act provided for a foreclosure moratorium and consumer right to request forbearance on Federally backed mortgage loan is extended to multifamily properties under Sec. 4023. There is a temporary moratorium on eviction filings for a 120-day period of eviction relief for tenants in federally-backed housing, who may not be served with an eviction notice from March 27, 2020 until July 25, 2020 and the notice must give 30 days to leave the property (Aug. 24, 2020). The CDC eviction moratorium extension was terminated August 27, 2021 by *21A23 Alabama Assn. of Realtors, et al* 594 US (2021). FY 2021 the Treasury Department Budget-in-Brief claimed responsibility for one-time \$46,547 million in emergency rental assistance and \$9,958 Homeowner Assistance Fund COVID mandatory payments. The Congressional Budget justification makes an error on pages 29-1 and 29-2 regarding a \$900 billion in limitation on new commitments of single class MBS which is \$400 billion lower than the 2021 enacted level; when in fact, the limit has been \$550 billion since FY 21 when it was increased from \$500 billion = \$900 billion - \$400 billion. Page 29-4 argues in 2020, commitment authority sales totaled \$877 billion, which represents a 93 percent increase over 2019.

The 2021 commitment authority sales estimate is based on the expectation of low or lower interest rates for the remainder of the year. If increased levels of demand for government- backed loans materialize and are not able to be supported via commitment authority sales, the result will be a rationing of access to the Federal housing programs, which Ginnie Mae believes is counter to its mission and to be avoided at all costs. Government backing for Mortgage backed securities have required an estimated \$40 billion a month in counterfeit currency from the Federal Reserve under 31USC§5153. The budgetary and currency exchange treatment of the cancelation of these privately repaid, advance payments from nothing, is exclusion, from the federal budget. To reduce the lawless embezzlement driving mortgage backed securities bailouts from the Federal Reserve, HUD is advised to seek Congressional approval to raise the MBS commitment authority from \$550 billion to the demanded \$900 billion, although there does not seem to be any requirement for Congressional approval ,wherefore the loan limitation is raised \$327 billion to \$877 billion FY 21, and \$350 billion to \$900 billion FY 22 and thereafter, with the objective of eliminating the need for Federal Reserve bailouts.

**Housing and Urban Development Budget Overview FY 17 – FY 24**  
(in millions)

HUD	FY 17	FY 18	FY 19	FY 20	FY 21	FY 22	FY 23	FY 24
Disputed (Net) Outlay Request	48,168	47,833	53,688	68,989	60,499	68,969	70,384	72,466
(Gross) Discretio	64,827	54,789	66,298	86,089	74,728	78,769	80,110	82,483

nary Budget Authority								
Mandator y Budget Authority (Net)	12,738	8,959	8,411	14,949	24,174	7,637	7,580	7,775
Program Level	[931,524]	[931,506]	[931,524]	[931,508]	[1,308,53 5]	[1,331,56 8]	[1,331,56 8]	[1,331,568]
Advanced Appropria tions	[4,400]	[4,400]	[4,400]	[4,400]	[4,400]	[4,400]	[4,400]	[4,400]
FTEs	7,911	7,650	7,394	7,736	8,592	8,720	8,807	8,895

Source: Carson, Ben. Housing and Urban Development Fiscal Year 2019 and 2021 Budget-in-brief; Fudge, Marcia. Department of Housing and Urban Development 2022 Congressional Justifications

Sec. Fudge's FY 22 Budget Authority by Program Comparative Summary request is for \$68,688 million in Discretionary Outlays (Gross). This FY 22 budget request audit total is \$68,969 million HUD Discretionary Outlays (Gross) margin of error 0.4 percent. In response to the eviction moratorium HUD employment has increased dramatically 7,670 FY 20 FTEs to 8,592 FY 21 before tapering off at 8,720 FY 22 sustained at 1 percent net annual employment growth. Sec. Fudge's FY 22 budget request, makes some insignificant misinterpretations of negative subsidies and addition errors in violation of the Federal Credit Reform Act under 2USC§661a(5)(A)(C). The majority of the marginal difference between the budget request estimates of this audit and HUD are attributed to this audit subtracting offsetting receipts from the useless Discretionary (Congressional) Budget Authority total, except Manufactured Home Fees subtracted from discretionary outlays total HUD federal budget request for the additional pleasure of the Office of Management and Budget (OMB) in their pursuit of an alternate definition of undistributed offsetting receipts as used by the Bureau of Fiscal Service. Former Sec. Carson got scared of the number of the beast from FY 17 and excessively subtracted budget authority offsetting receipts from federal outlays, instead of bravely making the leap from \$60 to \$70 billion in federal outlays in less than the 42 months limit on such persecutions of saints. According to this audit Sec. Fudge will successfully make the leap to \$70.4 billion FY 23, in less than 42 months, by whence HUD should have 70 or more offices – one at the low-income free swimming pool projects at the Army and Navy General Hospital at Hot Springs, Arkansas and one at Saint Elizabeths Hospital in the District of Columbia and at least two more anywhere online (Revelation 13:10).

**Housing and Urban Development: Budget Authority, Outlay, Limit FY 17 – FY 24**  
(millions)

HUD	FY 17	FY 18	FY 19	FY 20	FY 21	FY 22	FY 23	FY 24
Public and Indian								

Housing								
Tenant-Based Rental Assistance								
Section 8 Contract Renewals	18,355	18,228	20,313	21,502	23,080	24,986	25,736	26,508
Administrative Fees	1,650	1,641	1,886	1,977	2,159	2,765	2,834	2,905
Section 8 Rental Assistance (Tenant Protection Vouchers)	110	109	85	75	116	100	103	106
Advanced Appropriation	[4,000]	[4,000]	[4,000]	[4,000]	[4,000]	[4,000]	[4,000]	[4,000]
Veterans Affairs Supportive Housing	40	40	40	40	40	0	0	0
Homeless Vouchers – Domestic Violence	0	0	0	0	44	0	0	0
Tribal HUD / VASH	7	7	4	1	0	0	0	0
Mainstream Voucher Renewals	120	119	225	229	314	508	252	260
Rental Assistance Demonstration	[83]	[104]	[89]	[53]	[63]	[77]	[79]	[82]

(transfer)								
Family Unification Program	10	10	20	25	25	0	0	0
Mobility Demonstration	0	0	25	25	0	0	0	0
Mobility Related Social Services	0	0	0	0	0	531	547	563
Incremental New Vouchers for the Homeless	0	0	0	0	0	1,552	1,599	1,647
Contract Renewals (CARES Act)	0	0	0	400	0	0	0	0
Administrative Fees (CARES Act)	0	0	0	850	0	0	0	0
Contract Renewals (American Rescue Plan)	0	0	0	0	[4,177]	0	0	0
Administrative Fees (American Rescue Plan)	0	0	0	0	[603]	0	0	0
Allocation Adjustment CY 2021 (American Rescue	0	0	0	0	[200]	0	0	0

Plan)								
Rescission	0	0	0	(6)	0	0	0	0
TBRA Outlay subtotal	20,292	20,154	22,598	25,118	25,778	30,442	31,071	31,989
TBRA BA subtotal	20,375	20,258	22,687	25,171	30,821	30,519	31,150	32,071
Self-Sufficiency Program (SSP)								
Family Self-Sufficiency	75	74	80	80	105	120	124	128
Resident Opportunity and Supportive Services (ROSS)	35	35	0	35	35	35	36	37
Jobs Plus Demonstration	15	15	15	15	15	20	21	21
Free Camping HUD transfer	0	0	0	0	0	[1]	[1]	[1]
SSP outlay subtotal	125	124	95	130	155	175	181	186
SSP BA subtotal	125	124	95	130	155	176	182	187
Public Housing								
Operating Subsidy	4,400	4,370	4,653	5,234	4,887	5,034	5,185	5,340
Operating	0	0	[600]	0	25	30	31	32

Shortfalls								
Capital Formula Grants	1,834	1,822	2,655	2,772	2,765	3,200	3,296	3,395
Energy Efficiency and Climate Resiliency Grants	0	0	0	0	0	245	252	260
EPC Innovation Pilot and Utilities Benchmark	0	0	0	0	0	55	57	58
Emergency Disaster Reserve	17	16	20	12	20	20	20	20
Safety and Security	5	5	10	9	10	20	20	20
Emergency/ Disaster – Receiverships and Monitors	0	0	0	0	45	0	0	0
Financial and Physical Assessments	10	10	14	8	23	23	23	24
Resident Opportunity and Support Services (ROSS)	0	0	0	37	0	0	0	0
Administrative and	1	1	0	35	15	45	46	48

Judicial Receivers hips								
Lead- Based Hazards	25	25	25	1	25	25	25	25
Jobs Plus	0	0	0	31	0	0	0	0
Radon Mitigatio n	0	0	0	0	4	4	4	5
Healthy Homes	0	0	0	0	35	25	25	26
Rental Assistanc e Demonstr ation (transfer)	[146]	[158]	[140]	[94]	[119]	[151]	[156]	[160]
Total Public Housing Fund (PHF) outlays	6,292	6,249	7,377	8,139	7,854	8,726	8,984	9,253
Total PHF BA	6,438	6,407	8,117	8,233	7,973	8,877	9,140	9,413
Choice Neighbor hoods								
Choice Neighbor hoods	138	137	150	175	200	200	200	200
Choice Neighbor hood Climate Grants	0	0	0	0	0	50	50	50
Total Choice Neighbor hoods	138	137	150	175	200	250	250	250

Native American Housing Block Grants								
Formula Grants	645	641	646	746	647	723	745	767
Technical Assistance	4	3	5	5	7	7	7	8
National or Regional Organization	4	3	2	2	0	0	0	0
Competitive Grants	0	0	100	100	100	100	100	100
Indian Community Block Grants	0	0	0	170	70	70	70	70
Native-American Housing Block Grants ARP Act	0	0	0	0	[450]	0	0	0
Indian Community Development Block Grants (ARP Act)	0	0	0	0	[280]	0	0	0
Training and Technical Assistance	0	0	0	0	[10]	0	0	0
ONAP	0	0	0	0	0	100	100	100



Climate Initiative								
Title VI Federal Guarantees for Tribal Housing Activities								
Program Account	2	2	2	2	1	0	0	0
Loan Guarantee Limitation	[18]	[18]	[18]	[7]	[45]	[50]	[50]	[50]
NAHBG outlays	655	649	755	1,025	825	1,000	1,022	1,045
NAHBG BA	655	649	755	1,025	1,565	1,000	1,022	1,045
Indian Housing Loan Guarantee Fund (HLGF)								
Program Account	6	6	0	1	1	3	3	3
Loan Guarantee Credit Subsidy	1	1	1	1	1	1	1	1
Limitation Level	[1,190]	[1,190]	[1,190]	[1,190]	[1,190]	[1,190]	[1,190]	[1,190]
HLFG outlays subtotal	7	7	1	2	2	4	4	4
Native Hawaiian Loan Guarantee Fund								

(NHLGF)								
Limitation Level [P.L]	[16]	[...]	[16]	[11]	[...]	[28]	[28]	[28]
Native American Programs (NAP) outlays	655	649	755	1,025	825	1,000	1,022	1,045
NAP BA	662	656	756	1,027	1,567	1,004	1,026	1,046
NAP P.L.	1,224	1,208	1,224	1,208	1,235	1,268	1,268	1,268
Total Public and Indian Housing (PIH)	27,502	27,313	30,975	34,587	34,812	40,593	41,508	42,723
Total PIH BA	27,738	27,582	31,805	34,736	40,716	40,826	41,748	42,967
Community Planning and Development (CPD)								
Community Development Fund								
Entitlement/Non-entitlement	3,000	2,972	3,293	3,393	3,443	3,443	3,546	3,653
Insular Area CDBG	3	7	7	7	7	7	7	7
Indian Tribes	60	60	65	0	0	0	0	0
Disaster	[9,603]	0	[4,109]	0	0	0	0	0

Assistance								
Recovery Housing (PL 115-271)	0	0	0	25	25	25	25	25
Communities Act (PL 115-271)	0	0	0	0	0	295	0	0
CARES Act Program	0	0	0	4,990	0	0	0	0
CARES Act Technical Assistance	0	0	0	10	0	0	0	0
CDBG outlay subtotal	3,063	3,039	3,365	8,425	3,475	3,770	3,578	3,685
CDBG BA subtotal	12,666	3,039	7,474	8,425	3,475	3,475	3,578	3,685
HOME Investment Partnerships Programs								
Formula Grants	948	942	1,248	1,347	1,347	1,846	1,846	1,901
Insular Areas	2	2	3	3	3	4	4	4
HOME subtotal	950	944	1,251	1,350	1,350	1,850	1,850	1,905
Community Development Loan								

Guarantees (Sec. 108)								
Loan Guarantee Limitation	[300]	[298]	[300]	[300]	[300]	[300]	[300]	[300]
Self-Help and Assisted Homeownership (SHOP)								
SHOP	10	10	10	10	10	10	12	14
Section 4 Capacity Building	35	35	35	36	41	41	42	43
Capacity Building for Rural Housing	5	5	5	5	5	5	6	7
SHOP for Veterans	4	4	4	4	4	4	5	6
SHOP subtotal	54	54	54	55	60	60	65	70
Homeless Assistance Grants (HAG)								
Competitive Grant Renewals (Shelter Plus Care and Supportive Housing)	2,018	2,004	2,219	2,350	2,569	3,069	3,161	3,256
Emergency Solutions Grants	310	308	280	290	290	290	299	308

National Homeless Data Analysis Project	12	12	7	7	7	7	8	8
Youth Demonstration	43	43	75	70	72	82	85	87
Youth Technical Assistance	0	0	5	10	10	0	0	0
Housing Needs for Human Trafficking Victims	0	0	0	[14]	0	0	0	0
Rapid Rehousing for DV Victims	0	0	50	50	52	52	54	55
Supplemental	0	0	0	4,000	0	0	0	0
Homeless Assistance Grants HAG outlay	2,383	2,367	2,636	6,777	3,000	3,500	3,607	3,714
HAG BA	2,383	2,367	2,636	2,791	3,000	3,500	3,607	3,714
Housing Opportunities for Persons with AIDS (HOPWA)								
Formula Grants	320	318	354	423	387	405	417	430
Competitive Grants	36	35	39	51	43	45	46	48

CARES Act Technical Assistance	0	0	0	1	0	0	0	0
HOPWA outlay and BA subtotal	356	353	393	475	430	450	463	478
Community Planning and Development (CPD) outlay subtotal	6,806	6,757	7,699	17,082	8,315	9,630	9,563	9,852
CPD BA subtotal	16,399	6,747	11,798	17,007	8,315	9,630	9,563	9,852
Housing Programs								
Project-Based Rental Assistance								
Section 8 Contract Renewals	10,334	10,267	11,319	13,010	12,879	13,535	13,941	14,359
Contract Administrators	235	233	245	345	350	355	366	377
Advanced Appropriation	[400]	[400]	[400]	[400]	[400]	[400]	[400]	[400]
Tenant Resources Network	3	0	3	2	6	10	10	11
Mod Rehab and SRO	244	242	180	213	230	160	165	170

Rental Assistance Demonstration (transfer)	[99]	[54]	[54]	[41]	[59]	[81]	[83]	[86]
PBRA outlays subtotal	10,816	10,742	11,747	13,570	13,465	14,060	14,482	14,917
PBRA BA subtotal	10,915	10,796	11,801	13,611	13,524	14,141	14,565	15,003
Housing Counseling Assistance (HCA)								
Housing Counseling Assistance	51	50	46	45	54	61	63	65
Training Grants	0	0	0	[3]	[3]	[3]	[3]	[3]
Administrative Contract Services	5	4	5	5	4	5	5	5
HCS outlays	56	54	51	50	58	66	68	70
HCS BA	56	54	51	53	61	69	71	73
Supportive Housing for the Elderly (Sec. 202) (SHE)								
Capital Advance (Expansion)	0	0	0	89	47	100	103	106

Capital Advance Amendm ents and Other Expenses	0	0	0	3	3	3	3	3
PRAC Renewals /Amendm ents	414	412	524	630	661	700	721	743
Service Coordinat ors/Congr egate Housing Service Program	75	74	90	110	125	125	129	133
Senior Preservati on Rental Assistanc e Contracts	10	10	0	2	0	0	0	0
Intergener ational Dwelling Units	0	0	0	0	5	0	0	0
Supportiv e Services / WISH Demonstr ation	0	0	0	0	14	0	0	0
Other Expenses	3	3	3	0	0	0	0	0
Aging in Place Home Modificat ion Grants Expenses	0	0	10	0	0	0	0	0
Rental Assistanc	0	0	0	0	[3]	[7]	[7]	[7]



e Demonstr ation								
SHE outlay	502	499	627	834	855	928	956	985
SHE BA	502	499	627	834	858	935	963	992
Housing for Persons with Disabiliti es (Sec. 811) (HPD)								
Capital Advance and PRA (Expansio n)	0	0	0	40	54	80	82	85
Capital Advance Amendm ents and Other Expenses	0	0	0	2	2	2	2	2
PRAC/P AC Amendm ents/Rene wal	144	143	152	160	171	190	196	202
CARES Act	0	0	0	15	0	0	0	0
Other Expenses	2	2	2	0	0	0	0	0
HPD subtotal	146	145	154	217	227	272	280	289
FHA Funds								
Mutual Mort. Ins. And								

Coop. Mgt. Housing Ins. Funds								
Managem ent Housing Insurance (CMHI)								
Administr ative Expenses	130	129	130	130	130	150	155	159
Good Neighbor Next Door	0	0	0	0	0	30	31	32
Direct Loan Limitatio n	[20]	[5]	[1]	[1]	[1]	[1]	[1]	[1]
Loan Guarantee Limitatio n Level	[400,000]	[400,000]	[400,000]	[400,000]	[400,000]	[400,000]	[400,000]	[400,000]
MMI/CM H outlay	130	129	130	130	130	180	186	191
General Insurance and Special Risk Insurance Funds								
Direct Loan Limitatio n	[20]	[5]	[1]	[1]	[1]	[1]	[1]	[1]
Loan Guarantee Limitatio n Level	[30,000]	[30,000]	[30,000]	[30,000]	[30,000]	[30,000]	[30,000]	[30,000]

FHA	130	129	130	130	130	180	186	191
Manufactured Housing Standards Program (MHSP)								
Payments to States	2	2	4	4	5	5	6	6
Contracts	8	8	8	8	8	10	10	11
MHSP outlays	10	10	12	12	13	15	16	17
Other Assisted Housing								
Rent Supplement	5	10	3	0	0	0	0	0
Rental Housing Assistance (Sec. 236)	15	10	2	3	(14)	0	0	0
Rental Assistance Demonstration Transfer	[36]	0	[4]	0	0	0	0	0
OAH outlays subtotal	20	20	5	3	0	0	0	0
OAH BA subtotal	56	20	9	17	14	0	0	0
Green and Resilient Retrofit Program	0	0	0	0	0	250	258	265
HP outlay	11,810	11,728	12,856	14,946	14,878	15,951	16,432	16,925
HP BA subtotal	11,815	11,653	12,784	14,874	14,872	15,862	16,339	16,830

Government National Mortgage Association								
Guarantees of Mortgage-Backed Securities								
GNMA – Salaries and Expenses outlay and BA subtotal	26	26	30	33	36	40	41	42
MBS Guarantee Limitation	[500,000]	[500,000]	[500,000]	[500,000]	[877,000]	[900,000]	[900,000]	[900,000]
Policy Development and Research								
Research and Technology outlay and BA subtotal	89	88	96	98	105	145	149	154
Fair Housing and Equal Opportunity (FHEO)								
Fair Housing Initiative Program	39	39	40	45	46	56	58	59
Fair	24	24	24	24	25	25	27	27

Housing Assistance Program								
Fair Housing Limited English Proficiency Program	0	0	0	0	0	1	1	1
Fair Housing Training Academy	2	1	2	2	2	3	3	3
FHEO outlay and BA subtotal	65	64	66	71	73	85	89	90
Office of Lead Hazard Control and Healthy Homes								
Lead-Based Paint Hazard Reduction								
Lead Hazard Control Grants	58	57	70	76	190	200	206	212
Technical Studies	2	2	5	5	5	5	6	6
Healthy Homes	30	30	45	50	60	85	88	90
Resident Safety Carbon Monoxide	0	0	0	0	0	5	5	5

and Radon Testing								
Lead Hazard Reduction	55	55	64	159	95	95	98	101
Aging in Place	0	0	0	0	10	[10]	0	0
OLHCH H outlay s	145	144	184	290	360	390	403	414
OLCHCH BA	145	144	184	290	360	400	403	414
Managem ent and Administr ation (MA)								
Salaries and Expenses, HUD	1,354	1,346	1,384	1,475	1,499	1,681	1,731	1,783
Salaries and Expenses, OIG	128	127	128	143	137	147	151	156
Informati on Technolo gy Fund	257	255	285	280	300	323	333	343
Working Capital Fund	[5]	0	[39]	0	0	0	0	0
MA outlay subtotal	1,739	1,728	1,797	1,898	1,936	2,151	2,215	2,282
MA BA subtotal	1,744	1,728	1,836	1,898	1,936	2,151	2,215	2,282
(Gross) Federal Outlay	48,182	47,848	53,703	69,005	60,515	68,985	70,400	72,482

Subtotal								
Manufactured Housing Fees Trust	-14	-15	-15	-16	-16	-16	-16	-16
(Net) Outlays Gross	48,168	47,833	53,688	68,989	60,499	68,969	70,384	72,466
Gross BA Total	64,827	54,789	66,298	86,089	74,728	78,769	80,110	82,483
Offsetting Receipts								
MMI Capital Reserve	11,150	7,411	6,887	5,649	11,444	7,048	7,259	7,477
GNMA Receipts	138	119	140	132	240	181	186	192
GNMA Capital Reserve	2,016	1,696	1,987	1,050	2,453	2,340	2,410	2,483
GI/SRI Negative Subsidy	676	872	504	602	937	940	968	997
Private Offsetting Receipts	13,980	10,098	9,518	7,433	15,074	10,509	10,823	11,149
Net Discretionary Budget Authority	50,847	44,691	56,780	78,656	59,654	68,260	69,287	71,334
Mandatory Budget Authority								
Indian Housing Loan Guarantee	7	14	22	2	20	0	20	21
Native Hawaiian	0	0	0	0	5	0	0	0

Housing Block Grants								
Tenant Based Rental Assistance	0	0	0	0	4,980	233	0	0
Native Hawaiian Housing Loan Guarantee	0	1	5	2	1	0	5	5
Native American Programs	0	0	0	0	740	400	400	400
HOME Investment Partnership Program	0	0	0	0	4,950	35	0	0
Community Development Loan Guarantee Program Account	0	0	0	0	2	0	0	0
Housing Trust Fund	219	15	248	327	711	711	711	711
FHA General and Special Risk Program Account	0	90	1,284	792	1,913	0	0	0
FHA General and	25	25	25	25	25	25	25	25



Special Risk Liquidating Account								
FHA Mutual Mortgage Insurance Capital Reserve Account	11,150	7,641	6,887	7,059	11,444	7,048	7,259	7,477
Guarantees of Mortgage-Backed Securities Capital Reserve	2,016	1,696	1,987	2,171	2,453	2,340	2,410	2,483
Guarantees of Mortgage-backed Securities Program Pass Through Assistar	0	0	0	8,700	0	0	0	0
Fair Housing Activities	0	0	0	0	19	0	0	0
Program Office Salaries and Expenses	0	0	0	0	66	0	0	0
Mandatory Budget Authority (Gross)	13,417	9,482	10,458	19,078	27,329	10,792	10,830	11,122
Mandatory Receipts	-679	-523	-2,047	-4,129	-3,155	-9,388	-3,250	-3,347

Mandatory Budget Authority (Net)	12,738	8,959	8,411	14,949	24,174	7,637	7,580	7,775
----------------------------------	--------	-------	-------	--------	--------	-------	-------	-------

Source: Carson, Ben. Fudge, Marcia. Housing and Urban Development Fiscal Year 2019 and 2021; Budget-in-brief; Fudge, Marcia. Department of Housing and Urban Development 2022 Congressional Justifications

In 2021, 80 percent of HUD’s non-emergency discretionary appropriations were provided for rental assistance. The 2022 Budget requests \$54.3 billion for rental assistance programs across HUD or 79 percent of the total request and will serve nearly 4.8 million families. The Coronavirus Aid, Relief, and Economic Security Act, P.L. 116-136 (CARES Act) provided \$3.0 billion for rental assistance programs to prepare for, prevent, and respond to the ongoing COVID-19 pandemic. Rent costs increased 13 percent since 2000 compared to renter incomes which ebbed and flowed with the economy and in 2019 were only up 1 percent since 2000. HUD’s *Worst Case Housing Needs: 2019 Report to Congress* reveals that among very low-income renter households that lacked assistance, 7.72 million had worst case housing needs resulting from severe rent burden (paying more than one-half of their monthly income for rent) or living in severely inadequate housing units. Redevelopment must incorporate sustainable demolition practices through “deconstruction” of public housing to allow for reuse of salvaged materials and recycling.

Section 8 contract renewals exhibit hyperinflation of 7.3 percent FY 20 – FY 21 at 8.2 percent FY 21 – FY 22 that must be limited to no more than 3 percent. State legislatures have counter-intuitively been too permissive regarding inflation, where regulated at all. Rent is too big of a bill to be allowed to hyper-inflate in excess of 3 percent annually. Because of heightened demand for rental assistance the hyperinflation shall be tolerated, however it is highly recommended that the HUD hyperinflation, in excess of 3 percent not go to contract renewals and instead be transferred to new assistance, in order to ensure the burgeoning post-eviction moratorium population is accommodated. Administrative expenses inflate only 2.5 percent. Tenant protection voucher fluctuation is stabilized at 3 percent growth from \$100 million FY 22. VA HUD/VASH and Tribal HUD/VASH housing assistance is terminated FY 22 because homelessness is reported to have been eliminated in Veterans, due to the distribution of hyperinflation in benefits, even before the massive COVID die-off of pensioners. Homeless Vouchers - Domestic Violence is a one time COVID-19 payment FY 21. Mainstream Voucher Renewal hyperinflation must also be condemned for setting bad precedence although accepted for FY 22 due to bad news on the rental inflation front, and limited to 3 percent annually since FY 19, 12 percent FY 23; those in need would be funded by the new Housing Trust Fund. Family Unification and Mobility Demonstration Programs are terminated effective FY 22 and FY 21 and Mobility Related Social Services FY 22 creation are accepted with serious and possibly victim compensable reservation regarding child services kidnapped children in greedy foster care having a right to live with their family Sec. 1101(d) of the Social Security Act 42USC§1301(d) and Convention on the Rights of the Child (1990). Incremental Vouchers for the Homeless FY 22 creation sustain with 3 percent inflation. CARES Act funding is supplemental to outlays, American Rescue Act adds only to BA. Some minor alterations in historical outlay record are evidence of embezzlement whereas BA is exact.

The Self-Sufficiency Program, is not truly self-sufficient as was thought was a good idea, it costs the budget request, and does not provide for HUD contributions to [Free camping]. This is a tragedy

because the press really enjoyed HUD inspiration on the topic of free camping, contrary to the current, post-deletion of the only judgment of 2020 in the summary of the Application of the Convention on the Crime and Punishment of the Crime of Genocide, the online version the Universal Declaration of Human Rights does not truly provide for a right to a “home” but a right to a “shelter” and the truth of the matter is that, barring tree-fall, it is healthier to camp in an old growth forest than built over, buggy farm land, for which [\$1 million] FY 22 stands, for HUD porto-potties, legal defense, etc. Family Self-Sufficiency and Resident Opportunity inflate 3 percent from FY 22. The Public Housing Fund has unskillfully consolidated the Public Housing Fund (PHF), Public Housing Operating Fund and Public Housing Capital Fund, and deviates from the historic record it purports to separate from. Three different duplicate old and new Public Housing Fund (PHF) ledgers are consolidated into one. The \$5 billion Moving to Work proposal did not pan out and the row is deleted. Rental Assistance Demonstration Funding is reported an unlawfully reported negative subsidy FY 20 – FY 22 and must be excluded from outlays and added to total budget authority. Native Hawaiian old, unfunded, Program Account and new Credit Subsidy in violation of the Federal Credit Reform Act rows are deleted. Loan limitation levels are added to estimate total Program Level (P.L.). The rest follows.

HUD has a portfolio of approximately 4.5 million existing public and assisted housing units. The requested funding level will maintain current services for approximately 2.3 million participating households and fund the 2021 goal to increase program utilization by 53,000 units. The Public Housing Fund supports the Public Housing program by providing Federal grants necessary for Public Housing Agencies (PHAs) to operate, maintain, and make capital improvements to approximately 960,000 affordable public housing units in 2022, serving nearly 1.8 million residents. In the targeted Choice Neighborhoods housing, 86 percent of the resident population is non-white. The Housing Choice Voucher (HCV) program currently serves approximately 2.3 million families; seventy-six percent of program participants are people of color. The average household size is 2.3 persons with an average household income of approximately \$15,073. Extremely low-income families (families earning less than thirty percent of an area’s median income) make up approximately seventy-eight percent of households served. Twenty-nine percent of households earn wages as their primary source of income and the average household monthly contribution towards rent (Total Tenant Payment) is \$387. Females with children head thirty-six percent of households. Twenty-nine percent of households have an elderly head of household and forty percent of all households served include children. The Continuum’s of Care (CoC’s) report through the Point-in-Time (PIT) count of sheltered and unsheltered homeless persons found that the number of people experiencing homelessness nationwide increased by two percent between 2019 and 2020, marking the fourth consecutive year that total homelessness has increased in the United States. The total number of people experiencing homelessness on a single night in January 2020 is 580,466 and is largely driven by the increase in the unsheltered homeless population. The 2020 Continuum of Care Homeless Assistance Programs Homeless Populations Report also identified 26,464 survivors of domestic violence in emergency shelter, 6,231 in transitional housing, and an additional 15,837 unsheltered by any any HUD campaign to camp for free, wherever they wouldn't be violence, poisoned, sneezed or snored upon under section 103(a) of the McKinney-Vento Homeless Assistance Act 42USC§11302(a).

On average, low-income households pay 8.1 percent of their income (and as much as 30 percent in some locations) on energy costs, compared to 2.3 percent for non-low-income households. Although other utility usage has stayed the same cost, water costs have risen 30 percent and water expenditures now account for almost 40 percent of PHA-paid utilities in public housing. A preliminary analysis of HUD’s portfolio by building type and region yielded an estimated total carbon footprint of 13.6 million

metric tons for public and assisted housing, or the equivalent of over 2.9 million vehicles (Table 2).<sup>10</sup> Cutting energy use in half to meet the President's goal of a 50 percent reduction in building carbon emissions by 2030 will yield the equivalent of removing almost 1.5 million cars from the road. The number of affordable housing units at risk from flooding in coastal areas will triple by 2050. The odds of a foreclosure rise by 3.6 percentage points for a single-family mortgage originated in the first year after a hurricane, and by 4.9 percentage points for a mortgage originated in the third year. Year-long power outages in Puerto Rico following Hurricane Maria show the need for both hardening the electric grid and developing decentralized resilient power options at the building and community scales to enable local residents to better weather power outages.

The American Jobs Plan proposes to invest the allegorical sum of \$147.3 billion in an array of HUD programs to bolster the nation's housing infrastructure and create jobs to offend annual Audit Standard No. 6 Evaluating Consistency of Financial Statement by the Public Company Accounting Oversight Board. Sec. Fudge's language doesn't include any of the President's "unconventional weapons missions" nor "community violence interventions". Her plan includes. Address longstanding public housing capital needs. Produce, preserve, and retrofit affordable, resilient, accessible, energy efficient, and electrified housing units. Eliminate exclusionary zoning and harmful land use policies. Remediate and redevelop idle real property, and spur the buildout of critical physical, social, and civic infrastructure in distressed and disadvantaged communities. Invest in housing and expand economic and community development in Indian Country. Safeguard critical infrastructure and services and defend vulnerable communities from the effects of climate change. Section 24 of the United States Housing Act of 1937 (42 U.S.C. 1437v) provides for transformation, rehabilitation, and replacement housing needs of both public and HUD-assisted housing.

The 2022 President's Budget requests \$1 billion for Native American Programs, which is \$175 million, 17.5 percent, more than the 2021 enacted level (\$76 million more for IHBG formula grants and \$100 million more for Climate Initiatives). In January 2017, HUD published *Housing Needs of American Indians and Alaska Natives in Tribal Areas* pursuant to Title VI of the Civil Rights Act of 1964 under 42USC§2000d and Native American Housing Assistance and Self-Determination Act of 1996 under 25USC§4111 *et seq.* The study found that the physical housing problems for Indian households in tribal areas are much more severe than for U.S. households on average. It estimated that between 42,000 and 85,000 Native Americans are "doubled up" with family or friends, they are usually placed by a housing authority, two families to a trailer. because they have no place else to stay and would otherwise be staying in a homeless shelter, a place not meant for human habitation (fo-rest), or living on the streets. Home-side is the enemy here, the oft repeated condemnation of camping in Native American regional fo-rest is a combination in restraint of trade; Indian Reservations are peculiar insofar that they almost always totally prohibit camping in their commercially exploited woods, and are especially pressed to blaze hiking trails and legalize free camping so Native families can sleep in the fo-rest, in tents or aboriginal dwellings, get their kids to shower at school, and recover their health from urban colonization. In tribal areas, attempting to capitalize on their predatory prohibition of free camping, homelessness is translated into overcrowding, and 68,000 units of new affordable housing are begged to replace substandard or overcrowded units. In May 2017, HUD published *Housing Needs of Native Hawaiians*. According to the report, Native Hawaiians, and other Pacific Islanders account for 39 percent of the State's overall homeless population, although they represent only 10 percent of the State's population. In addition, Native Hawaiians have lower incomes, higher poverty rates, and lower educational attainment rates than other residents of Hawaii. In addition to fully funded Native American and Hawaiian Programs, tribal housing authorities are entitled to a fair share of all HUD

programs under 42USC§2000d.

The Housing Opportunities for Persons With AIDS (HOPWA) program provides stable and permanent housing assistance and supportive services to the most vulnerable populations – low- income persons living with Human Immunodeficiency Virus (HIV) /Acquired Immune Deficiency Syndrome (AIDS) pursuant to the AIDS Housing Opportunity Act 42USC§12901-12912. To obtain projected cost per unit, a 4.46 percent housing cost inflation rate provided by the Office of Policy Development and Research for 2021 and a 5.96 percent inflation rate for 2022 was applied to the current per unit cost of \$4,568.85, as reported for 2019. In 2017, only 71 percent of their unstably housed clients were virally suppressed, compared with 86 percent of all Ryan White clients. Research shows that when people living with HIV attain and maintain a suppressed or undetectable viral load, they have effectively no risk of sexually transmitting HIV. Housing was associated with 41 percent fewer visits to emergency departments, a 23 percent reduction in detectable viral loads, and a 19 percent reduction in unprotected sex with partners whose HIV status was negative or unknown. People experiencing homelessness at HIV diagnosis had 27 times higher odds of death compared to those with housing. The nation's third consecutive five-year national HIV strategy and aims to reduce new HIV infections by 90 percent by 2030; this is much better stated than Health and Human Services agencies, hoping to end AIDS and selling drugs they advertise to stop the sexual transmission and sell to health workers in risk of blood borne transmission.

The Community Development Fund (CDF) provides annual grants to more than 1,200 recipients, including large cities, urban counties, States, Puerto Rico and the U.S. Territories; \$3.8 billion FY 22. In addition to some 53,000 families and 120,000 homeless served through the housing activities, CDF public improvements, such as streets, sidewalks, parks, and water and sewer systems, served nearly 1.8 million people in 2020. HOME is the primary Federal tool of States and local governments for the production of affordable rental and owner-occupied housing for low-income to extremely low-income families, including mixed-income housing and housing for homeless and persons with HIV/AIDS; \$1.85 billion FY 22. HOME completed 1,333,913 affordable units in the past 29 years, of which 546,914 were for new homebuyers, 256,234 were for owner-occupied rehabilitated housing and 530,765 were new and rehabilitated rental units. An estimated 13 percent of American households in 2019 use a mobility device (wheelchair, walker, cane, etc.). However, a 2015 HUD study found that only 0.15 percent of all housing units in the nation are wheelchair accessible and 3.8 percent are livable for people with moderate mobility difficulties. Another 33.3 percent of homes have some essential structure features for accessibility but would not be accessible without further modifications.

The 2022 President's Budget requests \$3.5 billion for Homeless Assistance Grants (HAG), which is \$500 million more than the 2021 enacted level. The Budget includes \$2.8 billion to meet renewal need for the Continuum of Care (CoC) Program, which will allow HUD to continue to serve over 750,000 people experiencing homelessness each year. It also includes \$290 million for Emergency Solutions Grants (ESG), which supports over 350,000 persons in emergency shelter each year, and \$7 million for Homeless Management Information System (HMIS). Homelessness is said to have declined 9 percent between 2010 and 2020. homelessness increased slightly between January 2019 and January 2020. The number of people experiencing homelessness nationwide increased by 2 percent (12,751 people). This increase was driven by a 7 percent (14,787 persons) increase in unsheltered persons overall. Between 2007 and 2020, the number of people experiencing homelessness on a single night in January has decreased by 10 percent (66,792 people). Unsheltered homelessness declined by 12 percent (29,777 fewer people) over the same period. The number of veterans experiencing homelessness increased by

less than one percent between 2019 and 2020 and has dropped by almost 50 percent since 2009. We continue to see over-representation of people of color in the homeless population. People identifying as black or African American accounted for 39 percent of all people experiencing homelessness but are 12 percent of the total U.S. Population. A 2017 study conducted in Orlando showed that placing 58 persons who regularly use public services (e.g., hospitals, jails) into permanent supportive housing resulted in a cost savings of nearly \$2.5 million in a single year.

The Housing Trust Fund (HTF) is a mandatory program authorized by the Housing and Economic Recovery Act of 2008. This Act directed the account to be funded from assessments from the Federal National Mortgage Association (Fannie Mae) and the Federal Home Loan Mortgage Corporation (Freddie Mac). The 2022 budget estimates that \$371 million will be provided to the Housing Trust Fund from assessments from Fannie Mae and Freddie Mac, and it will leverage \$3.75 billion from public and private sources. Since its creation in 2016 it has built more than 750,000 new residential units. The Project-Based Rental Assistance (PBRA) program provides over 1.2 million low-income and very low-income families with decent, safe, and affordable housing. Nationally, only 37 affordable units are available per 100 extremely low-income renters. Approximately 45 percent of assisted households are headed by elderly persons, 16 percent by persons with disabilities, and 33 percent are families with children. More than 5,100 PBRA properties carry financing issued by FHA. The Green and Resilient Retrofit Program will provide funding to the owners of multifamily-assisted properties to rehabilitate these properties to be more energy efficient, healthier, and more resilient to extreme weather events. The 2022 President's Budget requests \$250 million, which is \$250 million more than the 2021 enacted level.

The Housing for the Elderly (Section 202) program expands the supply of affordable housing with supportive services for the elderly through capital advances and project rental assistance contracts. The 2022 President's Budget requests \$928 million for Housing for the Elderly, which is \$73 million more than the 2021 enacted level. Sec. 202 serves approximately 115,000 households headed by seniors in the 2,740 properties pursuant to the Housing Act of 1959 12USC§1701q. Housing for Persons with Disabilities Program (Section 811) provides project-based rental assistance to very low- and extremely low-income persons with disabilities to live independently in integrated housing settings with community-based support and services. The 2022 President's Budget requests \$272 million for the Section 811 program, which is \$45 million more than the 2021 enacted level. Sec. 811 serves approximately 31,000 units included in the 2,700 housing properties pursuant to section 811 of the Cranston-Gonzalez National Affordable Housing Act 42USC§8013. *Genworth 2020 Cost of Care Survey* estimates the national average cost of a semi-private room in a nursing home is \$93,075 per year. The mission of the Department of Housing and Urban Development's (HUD) Office of Housing Counseling is to provide individuals and families with the knowledge they need to obtain, sustain, and improve their housing stability and financial health. The 2022 President Budget's requests \$85.9 million for the Office of Housing Counseling (OHC), which is \$8.4 million more than the 2021 enacted level.

Manufactured homes provide approximately 9 percent of the Nation's single-family housing starts in 2020, one in seven rural homes, and about 17.5 million people live in them under 42USC§5401. \$14 million FY 22, \$1 million more than the previous year, funding for the Manufactured Homes program is solely supported from the receipt of HUD's certification label fee of \$100 for each transportable section. the Mutual Mortgage Insurance (MMI) Fund has insured approximately 50.9 million home mortgages since 1934. The 2022 President's Budget requests \$400 billion in loan guarantee

commitment limitation, which is to remain available until September 30, 2023. The \$264.2 billion in loan volume projected for the entire MMI portfolio in 2022 is expected to generate \$7 billion in negative subsidy receipts, which are transferred to the MMI Capital Reserve account, where they are available to cover any unexpected cost increases for the MMI portfolio. The 2022 President's Budget requests \$30 billion in loan guarantee commitment authority for the Federal Housing Administration's (FHA) General Insurance and Special Risk Insurance (GI/SRI) Fund, and \$1 million in direct loan authority, which is equal to the 2021 enacted level. The Budget estimates \$940 million in offsetting negative credit subsidy receipts in 2022 from GI/SRI loan guarantees. Over the last 10 years, GI/SRI insurance has supported over 1.7 million multifamily housing units and 517,788 residential care facility beds.

The Government National Mortgage Association (Ginnie Mae) makes affordable housing a reality for millions of households across America by channeling global capital into the nation's housing markets while minimizing the risk to the U.S. Taxpayer pursuant to Title III of the National Housing Act, as amended (P.L. 73-479; codified at 12USC§1716 et seq. The Ginnie Mae guarantee (i.e., the timely payment of principal and interest to mortgage-backed securities (MBS) investors, backed by the full faith and credit of the U. S. Government) enables mortgage lenders to sell their loans at favorable prices in the U.S. secondary mortgage market, increasing the total funding available for lenders to make new loans at attractive interest rates to borrowers. The Congressional Budget justification makes an error on pages 29-1 and 29-2 regarding a \$900 billion in limitation on new commitments of single class MBS which is \$400 billion lower than the 2021 enacted level; when in fact, the limit has been \$550 billion since FY 21 when it was increased from \$500 billion = \$900 billion - \$400 billion. Page 29-4 argues in 2020, commitment authority sales totaled \$877 billion, which represents a 93 percent increase over 2019. The 2021 commitment authority sales estimate is based on the expectation of low or lower interest rates for the remainder of the year. If increased levels of demand for government-backed loans materialize and are not able to be supported via commitment authority sales, the result will be a rationing of access to the Federal housing programs, which Ginnie Mae believes is counter to its mission and to be avoided at all costs. Mortgage lenders these days require an estimated \$40 billion a month in counterfeit mortgage backed securities from the Federal Reserve under 31USC§5153. The budgetary and currency exchange treatment of the cancelation of these privately repaid, advance payments from nothing, is exclusion. Mortgagees require assistance although the CDC eviction moratorium extension has been terminated *21A23 Alabama Assn. of Realtors, et al* 594 US \_ (2021). In 2020 the housing market totaled \$2.9 trillion of housing and utilities consumption and more than \$885 billion of residential fixed investment, together accounting for 17.5 percent of gross domestic product. Mortgage lenders still reject African Americans and other minority protected class applicants almost twice as often as Whites. The FHA bars discrimination against homosexuals and transgender people pursuant to *Bostock v. Clayton County, Georgia* 590 US \_ (2020). Agencies processed almost 5,900 fair housing complaints, and obtained monetary relief totaling more than \$4.67 million in addition to public interest relief such as adoption/revision of nondiscrimination policies, education and outreach efforts, and fair housing training.

The 2022 President's Budget request for the Office of Lead Hazard Control and Healthy Homes (OLHCHH) program is \$400 million, which is \$40 million more than the 2021 enacted level. Healthy home supplements have an average cost of \$3,000 per unit. Over 22 million homes (34 percent of the homes built before 1978) have significant lead-based paint hazards. HUD currently requires testing (with suitable exceptions) and mitigation of radon levels in indoor air when the EPA's radon action level (of 4 picocuries per liter) is equaled or exceeded, about 7 percent of homes have radons levels that

exceed this limit. The 2022 Budget requests \$1.7 billion for HUD salaries and expenses (S&E), an increase of \$189 million from the 2021 enacted level. HUD experienced a decline in staffing of approximately 22 percent during the period 2010 through 2019. HUD realized a surge in hiring during the final quarter of 2019 and ended the year with a slightly higher number of employees than at the beginning of the year for the first time since 2011. The Department built on this success in 2020 by increasing its staffing by approximately 180 full-time equivalents (FTEs), an almost three percent gain from 2019 levels. HUD continues an intense focus on staffing in 2021 and projects to end the year with just under a six percent increase over 2020 staffing levels. The requested funding in 2022 also supports a cost-of-living increase of 2.7 percent and an increased Federal Employee Retirement System agency contribution of 1.1 percent.

In regards to the American Jobs Plan the Mandatory Funding constitutes embezzlement of bankrupt mortgage backed securities to the tune of \$40 billion a month bailout from the Federal Reserve. The reason for the 5 year estimate is to make it impossible to pass the AJP. For the sake of accounting accuracy, it is necessary to go over the HUD budget to review the mandatory proposals to ensure they do not exceed or impair the <\$10.5 billion capacity of mathematically misapplied offsetting receipts and mandatory receipts under the Federal Credit Reform Act of 1990. \$400 million Native American Programs funding can be sustained for only a mentholypus cough drop a day by John the Baptist. Mandatory funds cannot be used to capitalize the Public Housing Fund. The itty bitty, private money “leveraging” Housing Trust Fund cannot receive more than the \$711 million FY 21, after being \$9 billion annually naughty. The Public Housing Fund, Community Development Fund, Zoning Reform, Community Revitalization Fund, novel Main Street Grant, Project-Based Rental Assistance, Housing for the Elderly (and Disabled prior revenues and embezzlement expunged), Green and Resilient Retrofit Program and Lead Hazard Reduction rows are deleted from Mandatory (Asbestos Abatement) Appropriations. The \$9.4 billion FY 22 overestimate of mandatory receipts is reduced to the same as FY 21 \$3,155 million and 3 percent growth thereafter.

## VI. Interior Audit

Interior Sec. Deb Haaland, is the first Native American Cabinet Secretary pursuant to equal employment opportunities without discrimination on the basis of race, color, religion, sex, national origin, handicap, or age in the Interior Department and Forest Service in Title VII of the Civil Rights Act of 1964 under 42USC§2000e-16(e), Executive Order 13985, Advancing Racial Equity and Support for Underserved Communities Through the Federal Government, and Executive Order 13988, Preventing and Combating Discrimination on the Basis of Gender Identity and Sexual Orientation. To avoid future FY 20 account deficits the Secretary must be made to understand how to calculate balance available pursuant to the Anti-deficiency Act of 1982 under 31USC§1502. Tackling the Climate Crisis at Home and Abroad EO 14008 of January 27, 2021 is the longest executive order ever written, and without any price fixing is fair in every respect but the irrelevant incitement to excessive roughness in the first word of the title. America's Supply Chains EO 14017 of February 24, 2021 neglects inflation and the Interior Secretary is challenged to convince energy corporations the Interior Department is prepared to reduce receipts to reduce threatened 30 to 50 percent inflation in home hydrocarbon energy prices and reaffirm adequate supply of isobutane and propane camping fuel canisters. The Secretary must prohibit and destroy slash piles left on all public and private timber land, especially National Forests, to restore habitat and prevent large modern wildfires. She must deploy warships and oil-tankers to extinguish oceanic heating pumps with 15 parts per million of 4-tertiary-butyl-catechol



(TBC) for three months, cable them out of the ocean and swiftly transport the self-combusting railcars to a refinery for conversion to a more stable hydrocarbon to prevent drought, regional warming and melting of the polar ice-caps. Most importantly, she must overrule the infra-structurally embezzling President's treasonous propaganda to conserve 30 percent of America's land and water by 2030, and increase that figure to more than 40 percent by 2030 whereas 39 percent of America's land is currently public, although only 20 percent is held by the Interior.

The Bureau of Indian Affairs was established in 1824 under the War Department and was transferred to the Department of the Interior, originally created by Congress as the Home Department March 3, 1849. Interior manages more than 480 million acres, more than 671 million acres including 191 million acres of National Forests, or about 20 to 28 percent of the land area of the United States, 700 million acres of subsurface minerals, and nearly 760 million acres of submerged land in seven marine national monuments. The Department has jurisdiction over 1.7 billion acres of the Outer Continental Shelf. Interior manages 417 units of the national park system, 566 national wildlife refuges, 153 national forests, 72 fish hatcheries, 21 national conservation areas and similarly designated areas, and 27 national monuments in BLM's national conservation lands. Over 488,000 acres of high-priority abandoned coal mine sites have been reclaimed through the OSM's Abandoned Mine Lands program. FWS acts to protect over 2,300 endangered and threatened species, more than 1,660 of which are in the United States. The Department maintained an 'Indian email war FY14-FY20' with 567 federally recognized Tribes in the lower 48 States and Alaska and provides support to a service population of more than two million people with 56 million surface acres and 59 million acres of subsurface mineral estates. There are 96 BIA-funded corrections programs and 190 bureau and tribal law enforcement programs. The BIE provides education services to 47,000 individual students in 23 States attending 183 elementary and secondary schools and dormitories and supports 33 BIE-funded community colleges, universities, and post-secondary schools.

Interior is the steward of 20 percent of America's lands. Interior has nearly 70,000 employees located in approximately 2,400 locations across the United States, Puerto Rico, U.S. Territories, and Freely Associated States. The Forest Service employs 33,000 for a total of 103,000. Interior benefits from approximately 580,000 volunteers who provide more than 10 million hours of service, valued at an estimated \$243 million per year. Annually, more than 67 million visits are made to BLM public lands, nearly 324 million visits to national park units, 235 to national forests, more than 50 million visits to national wildlife refuges and fish hatcheries, and more than 30 million visits to Reclamation recreation sites. The Department is the largest supplier and manager of water in the 17 western States. Reclamation manages 492 dams and 338 reservoirs that deliver water to 31 million people and one out of every five western farmers irrigating 10 million acres of farmland. Interior manages lands, subsurface rights, and offshore areas that produce approximately 20 percent of the Nation's energy, including 17 percent of natural gas, 26 percent of oil, and 44 percent of coal. Federal lands also host projects that account for a significant portion of the Nation's renewable energy generating capacity, including 15 percent of hydropower, four percent of wind-power, 42 percent of geothermal energy, and 34 percent of solar energy. Interior provides unbiased, multi-discipline science for use in understanding, mapping, and managing natural resources and hazards. Data are available to the public from over 8,200 stream-gages, 3,100 earthquake sensors and two earth observation satellites—the Landsat 7 and 8 missions, 155,000 USGS-authored citations and 82,000 USGS publications.

Carbon is not the most toxic pollution produced by the energy sector – nuclear waste, algae, etc. Carbon dioxide is a cherished treasure of the plant kingdom, that should not excessively give rise to

germaphobia amongst animals, unless they are having difficulty breathing. Progress towards ending internal combustion engines is encouraging to self-determinate consumers. The Administration recently released a preliminary report to the National Climate Task Force—*Conserving and Restoring America the Beautiful*—recommending a 10-year, locally led campaign to conserve and restore America’s lands and waters. Haaland makes good paying union jobs plug orphan oil and gas wells and clean up abandoned mines. The 2022 budget includes \$73.0 million to start transitioning Interior’s 30,800 fleet to zero emission vehicles (ZEVs). Testifying before Congress earlier this year, Secretary Haaland spoke to the importance of strengthening the Government’s relationship with Tribes as a Presidential priority and her plan to achieve this goal through more meaningful Tribal consultation that incorporates Tribal input. Earlier in 2021, the Administration held its first meeting of the White House Council on Native American Affairs.

The Department’s 2022 budget totals \$17.6 billion in current authority (\$17.4 billion in net discretionary authority)—an increase of \$2.5 billion, or 17 percent, from the 2021 enacted level. An additional \$330.0 million is available through a budget cap adjustment to ensure necessary funds are available in the event of a severe fire season without harming other Interior programs. The budget also provides an estimated \$9.5 billion in permanent funding in 2022. Within the increase for 2022, \$218.6 million will be used to cover fixed-cost increases, such as rent and Federal salary adjustments. Sec. Haaland JD is right, the budget requests of her predecessors were wrong. However, the Secretary must take steps to combat hyperinflation and has a duty to offer to earn less offshore mineral receipts to help reduce threatened 33 to 50 percent consumer price inflation in fossil fuels to 3 percent, just like her stabilized FY 23 budget. I pray Sec. Haaland can adopt the method of calculation of undistributed offsetting receipts to better avoid another deficit of -\$366 million FY 21 as I have adopted her current appropriations to be the Interior Budget request, to completely justify the hyperinflation FY 19-FY 20 I do not want, and in case of FY 17 and FY 18 am unable to redo, because access to budget documents is denied, ostensibly to defend the Zinke family, to prove just how low her mentally deficient predecessors went mathematically, without recognizing the equal right to current appropriations from the US Treasury by local beneficiaries. FY 17 – FY 19 low budget request estimates, total revenues and total budget authority. The \$11.7 billion FY 17 and FY 18 budget requests is overruled because current appropriations equal budget request. The FY 17 through FY 19 total federal budget estimate is adjusted to equal current appropriations. This must not give rise to prejudice against the seeming irregularity in the increasingly simple and accurate current account. Going forward and backward, total current appropriations equal total budget request for 3 percent inflation in all programs. Although total revenues have steadily increased, total budget authority did not maximize utility of these revenues, that were lost to Congressional authorization to withdraw balances from the insolvent off-budget and lack of general acceptance of the definition and agency by agency tabulation of undistributed offsetting receipts used by this auditor, between OMB that uses the crudely similar estimate provided by the differently defined term using the same name of undistributed offsetting receipts expressed by the Bureau of Fiscal Service. There is no going back to any method of accounting other than current appropriations equal budget request. Going forward, without bankrupting the tax provisions of the infrastructure embezzlement veto, with duplicitous spending, it is necessary to defend significantly higher levels of budget authority for the Interior to skillfully finance legally and historically necessary environmental foundation for federal government wide demolition, renovation and construction projects

**Interior Department Balance Available FY 17 – FY 24**  
(millions)

Year	FY 17	FY 18	FY 19	FY 20	FY 21	FY 22	FY 23	FY 24
Budget Request; Current Appropriations	13,576	13,535	11,961	16,473	15,670	17,777	18,310	18,860
Receipts	9,579	10,799	13,246	10,340	10,859	12,103	12,466	12,840
Total Interior Revenues	23,155	24,334	25,207	26,813	26,529	29,880	30,776	31,700
Total Budget Authority	-19,246	-19,722	-21,997	-25,316	-26,865	-27,286	-28,105	-28,991
Undistributed Offsetting Receipts	3,909	4,612	3,210	1,497	-366	2,594	2,671	2,709

Source: Zinke, Ryan (access denied); Bernhardt, David; Haaland, Deb. The Interior Budget in Brief. FY 18, 19, 21 and FY 22

The hyper-inflationary increase in total current appropriations FY 20 and FY 22 is justified in compensation for unlawful budget cuts, for which \$450 million are due CR 18 and \$2.4 billion FY 19, thereby justifying the \$16.5 billion FY 20 request, that incurred a \$355 million account deficit FY 20. The reduction to current appropriations in \$400 million excess of 3 percent inflation from FY 17 in FY 21 is because the mathematically impaired, corporate underspending predates this audit, and another dramatic increase in spending is necessary FY 22, however this is the last increase in current appropriations in excess of three percent annual growth that will be accepted from the Interior Department and spending is stabilized at 3 percent annual growth, FY 23, FY 24 and thereafter. The acceptance of FY 22 hyperinflation is contingent on both future stabilization at 3 percent inflation and the good faith cost-sharing with Housing and Urban Development (HUD) public housing developing, for asbestos and mold abatement, demolition and lead soil abatement of the Army and Navy Hospital at Hot Springs National Park in Arkansas and Saint Elizabeths Hospital in Washington DC and the installation, operation and maintenance of free naturally heated hot tubs and large swimming pool at Hot Springs National Park, by grant to local government, and other projects of historical and environmental significance, federal government wide. Provided, the Interior does not neglect to restore the agency to its full historical glory administrating the environmental aspects of federal demolition, renovation, construction and recreational operation and maintenance efforts especially HUD public housing and Indian housing title 24 code of federal regulations and historical HA properties in title 24 US Code, superfund and underfunded environmental clean-up sites, and new Civilian Climate Corp trails and free primitive camping on public and tribal land, in the generous future scenario, of free camping on the park-like grounds of public housing, with porto-potty to proper bathing and food bank facilities, it will be necessary to Enforce Discretionary Spending Limits of 3 percent inflation from FY 22 under 2USC§901(a) repeal (b).

**Interior Current Appropriations by Bureau FY 17 – FY 24**  
(millions)

Year	FY 17	CR 18	FY 19	FY 20	FY 21	FY 22	FY 23	FY 24
Total Current Appropriations	13,576	13,535	11,961	16,476	15,671	17,606	18,139	18,687
Bureau of Land Management (BLM)	1,260	1,259	1,038	1,386	1,326	1,638	1,687	1,738
Bureau of Ocean Energy Management (BOEM)	118	112	129	147	128	170	175	180
Bureau of Safety and Environmental Enforcement (BSEE)	103	98	132	150	125	181	186	192
Office of Surface Mining and Reclamation (OSMR)	253	251	122	258	223	312	321	331
US Geological Survey (USGS)	1,085	1,078	860	1,271	1,316	1,642	1,691	1,742
Fish and Wildlife Service (FWS)	1,520	1,509	1,226	1,648	1,584	1,915	1,973	2,032

National Park Service (NPS)	2,932	2,924	2,730	3,371	3,113	3,494	3,599	3,707
Bureau of Indian Affairs (BIA)	2,860	2,842	2,398	2,580	2,115	2,725	2,807	2,891
Bureau of Indian Education (BIE)	0	0	0	1,367	1,647	1,348	1,388	1,430
Bureau of Trust Funds Administration (BTFA)	0	0	0	109	108	111	114	118
BIA CA	2,860	2,842	2,398	4,056	3,870	4,184	4,309	4,439
Bureaus subtotal	10,131	10,073	8,635	12,287	11,685	13,536	13,941	14,361
Department Offices								
Office of the Secretary (OS)	271	269	135	287	103	131	135	139
Office Insular Affairs (OIA)	108	108	195	166	115	122	126	129
Office of the Solicitor (OTS)	66	65	66	67	87	95	98	101
Office of the Inspector General (OIG)	50	50	52	57	59	66	68	70
Office of	139	138	107	0	0	0	0	0

the Special Trustee of American Indians (OSTAI)								
Departme ntal Offices subtotal	634	630	555	577	364	414	427	439
Departme nt-wide Programs								
Payments in Lieu of Taxes	465	462	516	517	525	525	541	557
Office of Natural Resource Revenue	0	0	138	147	148	170	175	180
Central hazardous Materials Fund	10	10	10	22	10	10	10	10
Wildland Fire Managem ent	943	986	989	1,070	993	1,110	1,143	1,178
Wildfire Suppressi on Operation s Reserve Fund	0	0	0	232	310	330	340	350
Natural Resource Damage and Assessme nt (NRDA)	8	8	5	8	8	8	9	9
Working	67	67	56	56	61	91	94	97

Capital Fund								
Department Wide Programs subtotal	1,493	1,533	1,714	2,052	2,055	2,244	2,312	2,381
Bureau of Reclamation (BR)	1,307	1,289	1,049	1,680	1,670	1,533	1,579	1,626
Central Utah Project Completion	11	10	8	21	21	20	21	21
Total Current Appropriations	13,576	13,535	11,961	16,617	15,795	17,747	18,280	18,828
Adjustment for Mandatory Current Accounts	0	0	0	-59	-57	-57	-57	-57
Adjustments for Discretionary Receipts Offsets	0	0	0	-82	-67	-84	-84	-84
Total Current Appropriations	13,576	13,535	11,961	16,476	15,671	17,606	18,139	18,687

Source: Current Appropriations by Bureau. Zinke, Ryan (access denied), Bernhardt, David, Haaland, Deb. The Interior Budget in Brief. FY 18, 19, 21 & 22

FY 20 - FY 22 budget authority is significantly altered from the FY 21 request. The presentation is that FY 21 budget authority declined from FY 20, in most programs except Indian Affairs, and they are compensated with hyperinflation FY 22, at the expense of Native Americans, Although she has honored the abolition of excessive Office of the Secretary payments to states that were never authorized to be distributed to any state but Alaska under Sec. 20001(b)(5) of the Tax Cuts and Jobs Act (TCJA) of 2017 (P.L. 115-97, Dec. 22) and the Interior is overestimating Office of Surface

Mining Reclamation and Enforcement. Having checked the internal consistency of estimates, there is no recourse but to accept the numbers given in the FY 22 budget, and stabilize with 3 percent inflation on aforementioned restoration of the Interior to its former levels of socially and environmentally responsible administrative responsibility.

**Interior Total Budget Authority by Bureau FY17 - FY24**  
(millions)

Year	FY 17	CR 18	FY 19	FY 20	FY 21	FY 22	FY 23	FY 24
Total Interior Budget Authority	19,246	19,722	21,997	25,316	26,865	27,286	28,105	28,991
Bureau of Land Management (BLM)	1,464	1,459	1,617	1,772	1,623	1,959	2,018	2,078
Bureau of Ocean Energy Management (BOEM)	118	129	130	147	128	170	175	180
Bureau of Environmental Safety (BES)	103	98	136	150	125	181	186	192
Office of Surface Mining Reclamation (OSMR)	730	888	826	2,373	1,114	1,182	1,218	1,254
US Geological Survey (USGS)	1,086	1,078	1,260	1,272	1,317	1,643	1,692	1,743
Fish and Wildlife Service (FWS)	2,935	2,946	3,037	2,952	3,227	3,554	3,661	3,770



National Park Service (NPS)	3,551	3,632	4,085	3,938	4,146	4,602	4,740	4,882
Bureau of Indian Affairs (BIA)	2,983	2,974	3,287	2,732	3,151	2,847	2,932	3,020
Bureau of Indian Education (BIE)	0	0	0	1,367	2,497	1,348	1,388	1,430
Bureau of Trust Fund Administration (BTFA)	0	0	0	641	594	602	620	639
BIA subtotal	2,983	2,974	3,287	4,740	6,242	4,797	4,940	5,089
Bureaus subtotal	12,970	13,204	14,378	17,344	17,922	18,088	18,630	19,188
Departmental Offices								
Office of the Secretary	1,705	2,195	2,559	2,096	1,915	2,148	2,212	2,279
Insular Affairs (OIA)	652	629	658	734	645	684	705	726
Office of the Solicitor (OTS)	66	65	66	67	87	95	98	101
Office of the Inspector General (OIS)	50	50	55	57	59	66	68	70
Office of	297	280	258	256	0	0	0	0

the Special Trustee for American Indians (OSTAI)								
Departmental Offices (DO) subtotal	2,770	3,219	3,596	3,210	2,706	2,993	3,083	3,176
National Indian Gaming Commission	18	19	19	21	21	18	19	19
Department-wide Programs								
Payments in Lieu of Taxes	465	462	516	517	525	525	541	557
Office of Natural Resource Revenue	0	0	138	147	148	170	175	180
Central hazardous Materials Fund	10	10	10	22	10	10	10	10
Wildland Fire Management	943	986	989	1,070	993	1,110	1,143	1,178
Wildfire Suppression Operations Reserve Fund	0	0	0	232	310	330	340	350
Natural	586	354	575	544	616	618	637	700

Resource Damage Assessment and Restoration (NRDAR)								
Working Capital Fund	67	67	56	56	61	91	94	97
National Parks and Public Land Legacy Restoration Fund	0	0	0	0	1,616	1,527	1,573	1,620
Department-wide Programs (subtotal)	2,071	1,879	2,284	2,588	4,279	4,381	4,513	4,692
Bureau of Reclamation (BR)	1,396	1,382	1,698	2,122	1,906	1,778	1,831	1,886
Central Utah Completion Act (CUC)	21	19	22	31	31	28	29	30
Total Interior Budget Authority	19,246	19,722	21,997	25,316	26,865	27,286	28,105	28,991
Forest Service	[6,077]	[6,649]	[6,333]	[8,150]	[8,371]	[9,161]	[9,436]	[9,719]
Public Land	[25,323]	[26,371]	[28,330]	[33,466]	[35,236]	[36,447]	[37,541]	[38,710]

Source: Total Budget Authority by Bureau. Zinke, Ryan (access denied), Bernhardt, David, Haaland, Deb. FY 18, 19, 21 & 22 The Interior Budget in Brief. US Department of Agriculture Budget in Brief FY 21 [Forest Service Transfer to Interior]

The Budget Authority and Receipts Table adds Total Revenues from Outer Continental Shelf, Onshore

Mineral Leasing, Other Offsetting Receipt and Other Receipts. Outer Continental shelf revenues are projected to increase 33 percent from \$3.8 billion FY 21 to \$5 billion FY 22 after reasonable 3 percent growth FY 20 – FY 21. There concern that this hyperinflation in Outer Continental Shelf revenues is pegged to hyperinflation in consumer fuel prices and the Interior should surely play this card to try and negotiate a 3 percent increase in fuel prices. Revenues from Onshore Mineral Leasing increase 6 percent to \$3.4 billion FY 22 from \$3.2 billion FY 21. Other Offsetting Receipts and Other Receipts go down 4.4 percent and 5.5 percent respectively.

The Bureau of Land Management's (BLM's) mission is to sustain the health, diversity, and productivity of the public lands for the use and enjoyment of present and future generations. After FY 21 cuts to overcompensate BIA, The 2022 BLM budget for current appropriations is \$1.6 billion, an increase of \$311.9 million, 23 percent over the 2021 enacted level. The 2022 BLM budget includes significant funding increases in support of the Administration's commitment to address climate change. P.L. 152, the Great American Outdoors Act (GAOA), enacted August 4, 2020, established the National Parks and Public Land Legacy Restoration Fund (LRF) to support deferred maintenance projects on Federal and Tribal lands from FY 21 to FY 25. Most economic growth is in the Management of Land and Resources category. BLM will increase efforts to implement the National Seed Strategy through a nationwide network of seed collectors, farmers and growers, nurseries, seed storage facilities, and researchers to develop science-based native seed mixes to restore resilient post-fire ecosystems. Protecting, restoring, and conserving surface and groundwater resources against pollution and drought, is vital to the overall health of BLM-managed landscapes and to the wildlife and communities that depend on them. BLM uses an Assessment, Inventory, and Monitoring (AIM) Strategy to evaluate best-available science. The public lands managed by BLM have excellent solar and wind energy potential and significant geothermal energy resources. The 2022 budget includes an increase of \$50.8 million to create good-paying jobs through remediating and reclaiming abandoned wells and mines. funds will enable BLM to plug the wells—which in some instances could be causing groundwater contamination or leaking methane, an extremely potent greenhouse gas—as well as reclaim the sites. A similar coordinated effort must be made to destroy all slash piles on public and private land once and for all - prohibited flammable debris under 36CFR§261.5.

The Bureau of Ocean Energy Management (BOEM) manages development of the Nation's offshore energy and mineral resources in an environmentally and economically responsible way. The budget includes \$227.8 million for BOEM's ocean energy management activities, including renewable energy, conventional energy, marine minerals, and environmental studies and analysis. Current appropriations for Ocean Energy Management increase 33 percent to \$170 million FY 22 while offsetting collections decrease -8 percent to \$58 million FY 22. Tackling the Climate Crisis at Home and Abroad EO 14008 of January 27, 2021 is the longest executive order ever, it is interpreted by BOEM to seek to deploy 30 gigawatts of off-shore wind in the United States by 2030. America's Supply Chains EO 14017 of February 24, 2021 neglects inflation.

The mission of the Bureau of Safety and Environmental Enforcement (BSEE) is to ensure the safe and environmentally responsible exploration, development, and production of America's offshore energy resources through regulatory oversight and enforcement. The Bureau of Safety and Environmental Enforcement was established on October 1, 2011. The Bureau conducts more than 20,000 inspections per year to ensure the safe and environmentally responsible operation of approximately 1,700 offshore oil and gas drilling and production facilities and more than 20,000 miles of pipelines. The 2022 budget includes \$30.0 million to properly plug and abandon (i.e., cutting 15 feet below mudline) orphaned

wells and properly decommission the associated orphaned pipelines. EO 14008 directs the Department to review siting and permitting processes on public lands and offshore waters to identify steps to facilitate increased renewable energy production.

The mission of the Office of Surface Mining Reclamation and Enforcement (OSMRE) is to ensure, through a nationwide regulatory program, that coal mining is conducted in a manner that protects communities and the environment during mining, restores the land to beneficial use following mining, and mitigates the effects of past mining by aggressively pursuing the reclamation of abandoned mine lands. The 2022 budget request for OSMRE is \$312.0 million in current appropriations, \$89.4 million above the 2021 enacted level. OSMRE estimates staffing will equal 416 full time equivalents (FTEs) in 2022, an increase of 18 FTEs from the 2021 level. OSMRE expects to recover \$40,000 of the costs to review, administer, and enforce permits for surface coal mining and reclamation on Federal and Indian lands in 2022. OSMRE also expects to collect \$100,000 from civil penalties under Section 518 of the Surface Mining Control and Reclamation Act (SMCRA). OSMRE funding allocations since the Surface Mining Control and Reclamation Act of 1977 have resulted in the closure of more than 45,000 abandoned underground mine shafts and openings, the elimination of more than 990 miles of dangerous high-walls, and the restoration of more than 52,000 acres of clogged streams and affected land. Abandoned Mine Land Economic Revitalization (AMLER) grants, an increase of \$50.0 million above the 2021 enacted level. AMLER grants are distributed to six Appalachian States with the highest number of unfunded Priority 1 and Priority 2 Abandoned Mine Land (AML) sites and three Tribes. The reason for the FY 20 hyperinflation United Mine Workers Health Benefit Plans (UMWA) is that on May 5, 2017, the Consolidated Appropriations Act of 2017 was enacted and Division M Section 104 of the Act, cited as the Health Benefits for Miners Act of 2017. During FY 2019 and 2020, OSMRE processed UMWAF transfer requests for the three UMWAF health plans and provide funding for an estimated 41,848 beneficiaries. This stereotypical union overestimate of health care costs instead of demanding a pay raise, is the sneaky congressional abetted crime by or affecting people involved in the business of insurance under 18USC§1033 that caused the FY 20 Interior account deficit, that sets the combined Bureau of Indian Affairs spending leap of faith to \$7 billion in less than 42 months back, that might be redressed with due diligence, but not in time for the three year budget request.

The Bureau of Reclamation (Reclamation) mission is to manage, develop, and protect water and related resources in an environmentally and economically sound manner in the interest of the American public, with an emphasis on drought and water availability. Reclamation's 2022 budget request is \$1.5 billion in current appropriations, a decrease of \$137.1 million from the 2021 enacted level. Permanent appropriations in 2022 include \$104.1 million for the Colorado River Dam Fund, \$13.6 million for the San Joaquin River Restoration Fund, and \$124.0 million for the Reclamation Water Settlements Fund mandatory appropriations, which includes \$120.0 million in new budget authority and \$4.0 million in anticipated interest. Reclamation estimates the budget supports staffing of 5,280 full-time equivalents. Reclamation owns 78 hydroelectric power plants and operates 53 of those plants, which account for 15 percent of the hydroelectric capacity and generation in the United States. Each year, on average, Reclamation generates about 40 million megawatt hours of electricity and collects more than \$1.0 billion in gross power revenues for the Federal Government. Producing an equal amount of energy with fossil fuels would take more than 130 billion cubic feet of natural gas or about 7.1 million tons of coal; as a result, Reclamation's hydropower program displaces more than 18 million tons of carbon dioxide that may otherwise have been generated by traditional fossil fuel power plants. 50 percent of

hydroelectric inventory is from 1900-1950 before state of the art design and construction practices. The Dam Safety program has identified 364 of 491 dams as high- and significant-hazard dams. The budget provides \$20 million FY 22 for continuing construction of the Utah Lake Drainage Basin Water Delivery System, the final component of the Central Utah Project (CUP) to deliver 60,000 acre-feet of municipal and industrial water to Salt Lake and Utah Counties, and provide support for associated fish and wildlife conservation measures.

The U.S. Geological Survey (USGS) monitors, analyzes, and predicts current and evolving Earth-system interactions and delivers actionable intelligence at scales and timeframes relevant to decision makers. The U.S. Geological Survey was founded by an Act of Congress in 1879. USGS provides science about natural hazards, natural resources, ecosystems and environmental health, and the effects of climate and land-use change. USGS is a primary Federal source of science-based information available to the public, providing data about ecosystem science, energy and mineral resources, natural hazards, water use and availability, and updated maps and images of the Earth's features. The 2022 USGS budget is \$1.6 billion, an increase of \$326.9 million above the 2021 enacted level. USGS estimates that staffing is 8,196 full-time equivalents (FTEs), an increase of 475 FTEs from 2021. There is a large funding increase for climate science and National Volcano and Shake Alert Earthquake Early Alert Systems and Ecosystem Programs for Environmental Health, Species Management and Invasive Species and Energy and Mineral Resources programs, Natural Hazards, Cooperative Geologic Mapping program. Science Synthesis, Analysis and Research. The capitol needs to sell a street map of the District of Columbia.

The mission of the U.S. Fish and Wildlife Service (FWS) is to work with others to conserve, protect, and enhance fish, wildlife, plants, and their habitats for the continuing benefit of the American people. The 2022 President's budget for FWS totals \$3.6 billion, including current appropriations of \$1.9 billion, an increase of \$331.3 million above the 2021 enacted level. The budget includes \$1.6 billion available under permanent appropriations, most of which will be provided directly to States for fish and wildlife restoration and conservation. FWS estimates staffing will equal 9,077 full-time equivalents (FTEs) in 2022, an increase of 917 FTEs from the 2021 enacted level. The U.S. Fish and Wildlife Service originated in 1871 to study and recommend solutions to a decline in food fish. The budget strengthens natural resource conservation efforts to support the Administration's goal to conserve 30 percent of U.S. land and water by 2030 public land crunch deception overruling 30 percent with 40 percent, one percent more public land than 39 percent in 2020. The Refuge System's 850 million acres of lands and waters include 568 wildlife refuges, waterfowl production areas in 209 counties managed within 38 Wetland Management Districts and 49 Coordination Areas, seven National Monuments, and 760 million acres in Marine National Monuments.

The Organic Act of 1916 created the National Park Service (NPS) "to conserve the scenery and the natural and historic objects and the wildlife therein and to provide for the enjoyment of the same in such manner and by such means as will leave them unimpaired for the enjoyment of future generations." The national park system covers 85 million acres at 423 park units, including 136 historical parks or sites, 84 national monuments, 63 national parks, 31 national memorials, 25 battlefields or military parks, and 84 otherwise designated national park units. NPS estimates the budget will support total staffing of 20,120 full-time equivalents in 2022. In 2019, NPS served more than 327 million visitors from across America and around the world. Visitation in 2020 dropped to 237 million because of restrictions in park operations and the decline in travel due to the COVID-19 pandemic. In 2019, more than 279,000 volunteers worked to preserve, protect, and share the history of

this land and its people. In 2020, the number of volunteers declined to about 110,500 volunteers. The 2022 budget requests \$3.0 billion for operations of the national park system. The NPS budget includes an additional \$45.0 million for the Civilian Climate Corps in EO14008. Two-year funding availability will allow NPS to manage available resources more efficiently and effectively and adjust for disruptions in the fiscal year.

The mission of the Bureau of Indian Affairs (BIA) is to enhance the quality of life, promote economic opportunity, and carry out Federal responsibilities to protect and improve the trust assets of American Indians, Indian Tribes, and Alaska Natives. Bureau of Indian Affairs (BIA) has been subjected to significant reform and the Bureau of Indian Education (BIE) is now an independent row and Bureau of Trust Funds Administration (BTFA) has replaced the Office of the Special Trustee for American Indians (OST) since FY 20 and are both accounted for as separate accounts that must be added together in a BIA subtotal to monitor historical inflation. The Secretary's FY 21 revision of BIA and related programs, dramatically increased budget authority 42 percent, from \$3.3 billion FY 19 to \$4.7 billion FY 20 and another 32 percent to \$6.2 billion FY 21 before going down to \$4.8 billion FY 22. This hyperinflation is far in excess of compensation for recent generally accepted shortfalls from 3 percent inflation. It has long been held that BIA and BIE are underfunded and 3 percent inflation is estimated from the agreed upon level of \$4.8 billion FY 22, 45 percent more than FY 19. Tribal governments needs to invest this money in free recreational trails and wilderness camping. Must reject the President's 30 percent conservation by 2030 goal for an increase of 40 percent wilderness from the current rate of 39 percent public land. Interior budget-in-brief needs to add a new BIA subtotal, to sustain a 3 percent rate of economic growth. Like State Department, BIA was injured not making the leap from \$6 - \$7 in less than 42 months (Revelation 13:10).

The 2022 budget for the specialized BIA agency is \$2.7 billion in current appropriations, \$609.9 million above the 2021 enacted level. Indian Land Consolidation Program in BIA. ILCP funding will be used to purchase fractional interests from willing individual Indian landowners and convey those interests to the Tribe with jurisdiction. The 2022 budget includes \$507.1 million for Public Safety and Justice activities, a 13 percent increase of \$58.4 million from the 2021 enacted level. Operation Lady Justice retained 22 prosecutors to review missing and dead Native American cold cases. Sec. Haaland created a Missing & Murdered Unit (MMU) in BIA. The juris doctor is a greedy pig whose gains may be jeopardized if she cannot restrain hyperinflation and reject federal corrupt colonial subjugation to drug enforcement. The 2022 budget proposes Tribal Priority Allocation funding of \$788.9 million for self-determination. The 2022 budget for the Contract Support Costs account is \$346.5 million, which fully supports estimated needs to administer FY 2022 federal programs. \$11.8 million, will guarantee or insure \$103.5 million in loan principal to support Indian economic development in Indian Country.

The mission of the Bureau of Indian Education (BIE) is to provide students at BIE-funded schools with a culturally relevant, high-quality education that prepares students with the knowledge, skills, and behaviours needed to flourish in the opportunities of tomorrow, become healthy and successful individuals, and lead their communities and sovereign nations to a thriving future that preserves their unique cultural identities. The 2022 President's budget for BIE is \$1.3 billion in current appropriations. In addition, BIE received \$1.5 billion in supplemental funding in 2020 and 2021 from the Coronavirus Aid, Relief, and Economic Security Act, the American Rescue Plan Act, and the 2021 Consolidated Appropriations Act. BIE funding supports classroom instruction, student transportation, native language development programs, cultural enrichment, gifted and talented programs, facility

operations, and maintenance at BIE schools operated by Tribes or directly by BIE. BIE continues to strengthen as an independent bureau with a separate budget structure and ongoing reforms to improve learning and student outcomes at BIE schools, decoupling functions of the Bureau of Indian Affairs (BIA). The Bureau of Indian Education provides education services to 45,000 individual students, with an average daily membership of 40,000 students in 23 States, 169 elementary and secondary schools, and 14 dormitories; 70 percent are tribally controlled. BIE also provides funding to 33 colleges, universities, and postsecondary schools. The 2022 budget includes \$264.3 million in annual funding for Education Construction. BIE is expected to receive up to \$95.0 million per year in permanent funding for priority deferred maintenance projects from 2021 through 2025 pursuant to Great American Outdoors Act (GAOA, P.L. 116-152).

The mission of the Bureau of Trust Funds Administration (BTFA) is to manage the trust beneficiaries' financial assets. BTFA provides fiduciary guidance, management, and leadership for Tribal Trust and Individual Indian Money (IIM) accounts. BTFA manages approximately \$5.67 billion, held in roughly 3,800 trust accounts for more than 250 Indian Tribes and about 402,000 open IIM accounts FY 22, 3 percent more than FY 21. The \$1.9 billion Trust Land Consolidation Fund authorized by the settlement agreement in *Cobell v. Salazar*, confirmed by the Claims Resolution Act of 2010. As of April 2021, 26 pending cases were filed in various Federal courts by Indian Tribes or individual Indians regarding the Federal Government's fiduciary trust duties.

Executive Order No. 6726 (May 29, 1934) established in the Department of the Interior the Division of Territories and Island Possessions, which was renamed the Office of Insular Affairs on August 4, 1995. The Office of Insular Affairs (OIA) strengthens economic and health capacities in the U.S. territories and fulfills the Compacts of Free Association obligations to the freely associated states for the U.S. territories of Guam, American Samoa, the U.S. Virgin Islands (USVI), and the Commonwealth of the Northern Mariana Islands (CNMI). OIA administers and oversees Federal assistance under the Compacts of Free Association to the Federated States of Micronesia (FSM), the Republic of the Marshall Islands (RMI), and the Republic of Palau. The 2022 budget includes \$122.4 million in current appropriations, an increase of \$7.3 million over the 2021 enacted level. OIA estimates the budget will support staffing equal to 36 full-time equivalents in 2022.

Departmental Offices provide leadership, management, and coordination activities; deliver services to Interior's bureaus and offices; and operate unique cross-cutting functions that do not logically fit elsewhere. The Office of the Secretary (OS) provides executive leadership for the Department through the development of policy, legislation, and the annual budget. Interior's administrative appeals functions through the Office of Hearings and Appeals and appraises the value of lands and minerals through the Appraisal and Valuation Services Office (AVSO). The Office of Natural Resources Revenue collects, disburses, and verifies Federal and Indian energy and other natural resource revenues on behalf of all Americans. The Payments in Lieu of Taxes program provides payments to local governments with Federal lands within their boundaries. The Central Hazardous Materials Fund provides a coordinated, consistent approach to remediate Interior sites affected by hazardous substances. The Natural Resource Damage Assessment and Restoration program coordinates all the Department's restoration efforts for resources damaged as a result of oil spills or hazardous substance releases into the environment. The Wildland Fire Management program addresses wildfire on public lands. Working collaboratively with participating bureaus, the Department coordinates wildland fire activities within the Department of the Interior and with the Department of Agriculture's U.S. Forest



Service. The Energy Community Revitalization Program is a new program proposed in the 2022 budget request to address the reclamation of abandoned hard rock mines and orphaned oil and gas wells. The 2022 budget request for Departmental Operations is \$130.9 million, an increase of \$10.3 million above the 2021 enacted level, exclusive of the rescission of prior-year balances (\$17.4 million). The mission of the Office of Inspector General (OIG) is to promote efficiency, accountability, and integrity in the programs and operations of the Department of the Interior and to deter, detect, and report on misconduct and mismanagement. The 2022 budget includes \$66.4 million for the OIG, an increase of \$7.8 million from the 2021 enacted level.

Native Americans have exhibited the highest statistical level of morbidity and mortality from the COVID-10 pandemic of any racial group, and National Park visitation has also been highly affected. It is necessary that the Secretary terminate support for drug war and vaccine propaganda. The gold standard for coronavirus diagnosis and treatment is hydrocortisone, eucalyptus, lavender, peppermint or salt helps water cure coronavirus colds. Submerging the head in saline or chlorine water instantly cures coronavirus allergic rhinitis (John 1: 26)(Luke 3: 7)(1 Peter 3: 21)(Mark 6: 24). A dab of hydrocortisone creme to the nose and chest, mentholiptus cough drop or Echinacea pill cures severe acute respiratory syndrome (SARS). Eucalyptus or lavender, usually a mentholiptus cough drop, cures the wet cough of influenza. Pneumovax or ampicillin for azithromycin resistance may be needed to treat pneumonia. Lysol for cleaning. Eucalyptus humidifiers (diffusers) are advised to cure coronavirus and prevent transmission in hospitals and schools. Retreat.

To reduce agricultural fire risk the best thing to do is make good on the ceremonial annual transfer of the Forest Service from the USDA to Interior Department. An acre of National Forest is 65 times more likely to burn than an acre of National Park. Furthermore, to redress the single most common cause of forest fire, it is necessary to prevent people from being unlawfully kicked from camps alongside the National Wild and Scenic Rivers into the flammable duff, and ostensibly accidentally lighting wildfires or more likely inciting FBI arson with their contested tickets, it is necessary to amend the cruel and unusual prohibition of camping on the National Wild and Scenic Rivers to 'urban drinking watersheds, endangered species habitat, private property, military base perimeters or area closures' by amending 36CFR§261.58(e)(z). Furthermore, to straighten out the West Coast it is necessary to overturn *Conservation Congress v. Finley* 774 F.3d 611 (9th Cir. 2014) with extreme prejudice against all work in the fo-rest, prohibit, burn, chip, chop into firewood, scatter or otherwise dispose of all slash piles littering the National Forests between the South Sierra Nevada and North Cascades, for the last time, to restore Pacific Fisher (*Pekania pennanti*) habitat pursuant to the Endangered Species Act (ESA) at 16USC§1531 *et seq.* with the Wilderness Preservation System at 16USC§1131 under penalty of Arson within special maritime and territorial jurisdiction 18USC§81, Conspiracy Art. 81 of the Uniform Code of Military Justice 10USC§881 and Convention on the Suppression of Terrorist Bombings (1997). Slash piles are prohibited because they immediately destroy the habitat and dramatically increase the risk of large modern canopy fires. Because deer, bears and weasels are known to contract coronavirus, workers, whether or not they have been vaccinated, must prevent any infection from spreading to wildlife, by washing the face and nose and taking eucalyptus, lavender, peppermint or salt remedies to cure coronavirus.

According to a report released in 2019 by the Insurance Institute for Highway Safety the number of pedestrians killed by those drivers has skyrocketed by 81 percent in the last decade. The Department of Transportation must contribute an estimated 1.5 percent of their budget to federal lands rural public

transportation programs under 23USC§203 and recreational trails under §206. Before contact trails ran from Coast to Coast. Today the American Discovery Trail is mostly highway and cheap public transportation to national parks and recreation areas has been out of service for half a century. City to city trails and cheap public transportation to the national parks, recreation areas and trailheads are wanted pursuant to the National Trails System Act of 1968 under 16USC§1241-1251. For instance, funding is needed for Hot Springs National Park to complete the Hot Springs Creek path to Lake Hamilton and cross-connect Hot Spring National Park Zig-Zag Peaks Trail with the Ouachita National Recreational Scenic Trail under 16USC§1245. Usually cities must be connected with the surrounding wilderness, federal land and long distance national recreational scenic trails. Most of all Congress, without any elaboration upon discovery trails, is advised to insert, The American Discovery Trail, a route of approximately 6,000 miles extending from Cape Henlopen State Park in Delaware to Point Reyes National Seashore in California, extending westward through Delaware, Maryland, the District of Columbia, West Virginia, Ohio, and Kentucky, where near Cincinnati it splits into two routes. The Northern Midwest route traverses Ohio, Indiana, Illinois, Iowa, Nebraska, and Colorado, and the Southern Midwest route traverses Indiana, Illinois, Missouri, Kansas, and Colorado. After the two routes rejoin in Denver, Colorado, the route continues through Colorado, Utah, Nevada, and California. The trail is generally described in Volume 2 of the National Park Service feasibility study dated June 1995 which shall be on file and available for public inspection in the office of the Director of the National Park Service, Department of the Interior, the District of Columbia. The American Discovery Trail shall be administered by the Secretary of the Interior in cooperation with at least one competent trail-wide volunteer-based organization and other affected Federal land managing agencies, and State and local governments, as appropriate. No lands or interests outside the exterior boundaries of federally administered areas may be acquired by the Federal Government solely for the American Discovery Trail at 16USC§1244(a)(31). President Biden's goal to conserve 30 percent of the Nation's land and water by 2030 must be sued for deception because currently 904 million acres, 39 percent of the 2.3 billion acres of land in the United States, are protected as public land.

## VII. Prospectus

Prospective amendments to internal cross-references regarding the Buy America Act in Sec. 70941 of the bankrupt Infrastructure Investment and Jobs Act PL 117-58 of November 15, 2021 failed to update the Buy American provisions in 24USC§225h(d) where the virtual reference to 41USC§10 et seq must be amended because that statute has been relocated to 41USC§8301 et seq. now done in the Veterans Day 2021 original text edition of Title 24 US Code – Hospitals & Asylums. Further additional transfers of \$90 billion to the Highway account and \$28 billion to the Mass Transit in Sec. 80103 are contradicted by the novel discrimination “‘Out of money” in the Treasury not otherwise appropriated, there is hereby appropriated’. It should not take longer than five years for Congress to earn their Title 24 HA insert in Title 23 US Code Highways and graduate from Title 24 Code of Federal Regulations Housing and Urban Development rents, by which time someone else will hopefully be their most embezzled slumlord in an Army issue asbestos suit 24USC§18, §20, §151 et seq, §225 et seq and 24CFR Part 51. In response to *Hot Spring National Park 189 v. 100<sup>th</sup> Anniversary* HA-20-4-21 the Interior Secretary agreed with the news media to raise the local grant limit to \$5 million to prove to future generations of appellate judges without undistributed offsetting receipts or profit or FY 20 loss statement, she is not just a greedy pig, she's the Native American juris-doctor who stole our money fee simple.

We really expect Interior Secretary Deb Haaland to convince HUD Secretary Marcia Fudge (OH) and Senator Sherrod Brown (D-OH) Chairman of the Committee on Banking, Housing and Urban Development, to approve the reasonable federal costs of the entire 2021 cross-country Hospitals & Asylums Prospectus from asbestos and mold abatement in 40CFR§61.145 to conclusive lead soil abatement in 40CFR§745.227 in less than five years 24CFR§905.200 for old times sake 16USC§361 and 24USC§164 et seq (repealed). The Interior has a duty to provide free bathing and Public and Indian Housing at the Army and Navy General Hospital at Hot Springs National Park 24USC§18 and §20 and hold Congress responsible for amending the creation myth of the National Park Service in the Organic Act of 1916 16USC§1a-1 (2013 restored) and 54USC§100101(b)(1)(A) from 'Yellowstone National Park in 1872' to 'Hot Springs Reservation in 1832 to provide free baths for the indigent'. Child-safe, low-income housing, Homeland Security headquarter, free camping and chlorinated swimming pool to cure coronavirus colds, mold and methicillin resistant *Staphylococcus aureus* (MRSA), are wanted by the District of Columbia at Saint Elizabeths Hospital 24USC§225 et seq.

The two full-price \$5,000,000 plus Interior local grants for asbestos abatement, environmental remediation, and urban park creation 36CFR§72.1 et seq should generate private historical preservation investors with tax credits, including retroactive credit for federal asbestos and lead abatement liability, to produce low-income housing of high, parklike, quality 36CFR§67.1. Interior liability for environmental restoration at these three Hospitals & Asylums sites is limited to \$10,100,000, effective immediately, plus local parks and recreation operation and maintenance grants, at both major sites, Bureau of Indian Affairs and Indian Health Center offices at Battle Mountain Sanitarium. All the Secretary of Interior gets in return is everything at Hot Springs National Park and Saint Elizabeths Hospital back until the HUD Secretary pays and a “Black Hills” Bureau of Indian Affairs and Indian Health Center detox center in the future to share with the VA at Battle Mountain Sanitarium to settle once, and for all tribes *Hot Springs Cases*, 92 US 698 (1875) and *United States v. Sioux Nation of Indians*, 448 U.S. 371 (1980) pursuant to *Battle Mountain Sanitarium* HA-24-7-21. The once, totally and permanently embezzled, new tax free \$500 per agency audit fee is extended to the Interior and HUD Departments pursuant to the Equal Access to Justice Act 5USC§500 et seq and Sec. 102 of the ADA 42USC§12112.

To be civil HUD Sec. Fudge (OH) is not reported to have been forced by the lack of respect for common law in the District of Columbia to marry a bankruptcy judge to adopt her \$40 billion a month mortgage backed securities Federal Reserve bailout from threatened Presidential embezzlement and eviction by *21A23 Alabama Assn. of Realtors, et al* 594 US \_\_ (2021) as mitigated by the HUD Interim Rule obligating landlords to extend eviction from 14 to 30 days and provide notice of rental assistance programs FR Oct. 7, 2021. The HUD email addresses I used in Hot Springs, Arkansas, to respond to an alteration and send out reference numbers unlinked to the real estate, are no longer available online. Besides the President's aforementioned embezzlement threat, and some other mathematical uncertainty regarding net discretionary outlays and the subtraction of mortgage backed security receipts to produce net budget authority, categorically distinguished in this audit, the HUD budget looks great, with only one itty bitty violent propaganda unresolved in the Democratic fine print. She must not only be a vegetarian Seventh Day Adventist to make the 42 month leap to \$70 billion for 70 offices so skillfully, but appreciative of the immediate availability of cyber-space for two new highly effective asbestos abatement HUD offices at the Army and Navy Hospital at Hot Springs National Park, Arkansas and Saint Elizabeths Hospital in the District of Columbia, Title 24 of the United States Code – Hospitals & Asylums proposes to Title 24 of the Code of Federal Regulations – Housing and Urban Development.

While Title 24 US Code may be most derelict slum in the informant embezzling federal government brought to the attention of the General Services Administration under 40USC§1309, copious Title 24 Code of Federal Regulations are not as cost-effective at prioritizing asbestos abatement to unlock demolition or renovation 40CFR§61.145 as they are at finishing the lead soil abatement 40CFR§745.227 in less than five years 24CFR§905.200. Of general concern to the Committee on Banking, Housing and Urban Affairs, a Prospectus must be approved by Committee on Environment and Public Works of the Senate and the Committee on Transportation and Infrastructure of the House of Representatives, for construction projects costing more than \$1.5 million under 40USC§3307 and this seems more architecturally economical, than to beg the White House for an exemption for public housing, recreation, military and veterans history, in the public interest, right off under 40USC§3301(C)(iv)(vi)(vii)(viii) or require a Prospectus for Veterans Health Administration (VHA) major construction projects costing more than \$5 million. The importance of approving and adding up the current annual cost of Prospectus, to defend the national economic system against totalitarian extrapolations of local spin-offs of the Infrastructure Investment and Jobs Act PL 117-58 of November 15, 2021 related overestimates, cannot be overemphasized in a world that is currently bankrupt due to forsaking the gold standard for the treatment of highly contagious coronavirus colds - hydrocortisone, eucalyptus, lavender, peppermint or salt helps water cure coronavirus allergic rhinitis.

Whereas Hot Springs, Arkansas, when not treating syphilis with mercury at their Congressionally sanctioned bathhouses, has repeatedly suffered the free hot tubs and swimming hole to be shut down by the National Park Service, due to alarmingly monopolistic concerns regarding hygiene by toxic armed aggravated identity thieves receiving big bucks from the Interior juris-doctor, it is necessary to ensure understanding that the true federal purpose of the “establishment of pools” is distinguished by the word “or” from systems for transportation, at 40USC§101(1). Chlorinated swimming pools cure topical to moderately subcutaneous coronavirus colds, mold and methicillin resistant *Staphylococcus aureus* (MRSA) and are an integral public health tool for any community, including visitors to the District of Columbia, who could even be charged a fee to use the pools that are free for embezzled residents. Furthermore, to prevent uncertainty and embezzlement, it is necessary that these Committees understand that the Treasury is “out of money” for the Infrastructure Investment and Jobs Act PL 117-58 of November 15, 2021 at Sec. 80103 and no money to pay for this Prospectus, or the many denial of service attacked reasonably priced Prospectuses spurred to resubmission by the final passage of the President's bizarre promise of trillions of dollars, the nation cannot afford, shall exceed the regular budget appropriations, for contributing partner agencies, Homeland Security regular Customs officers and irregulars of all ages, will be free to shoot on site and imprison any survivors and should identify the relocation of the gun shop from next door to the Department of Health and Human Services in Garland County, Arkansas as an affordable national security priority secondary only to publicly destroying Customs drug seizures, superceding *Hot Spring National Park 189 v. 100<sup>th</sup> Anniversary* HA-20-4-21 and *Battle Mountain Sanitarium* HA-24-7-21, *Hot Springs Cases*, 92 US 698 (1875)