

In the United States Bankruptcy Court for the District of Columbia

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

By Anthony J. Sanders
Hospitals & Asylums

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sandersanthony747@outlook.com cannot be genuinely created; Can't delete Mail app.

15 minutes on a Microsoft computer at the library and a social service office, Mail App now relieved but not removed, perhaps relocated to those without vacation-responder, on, write
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Dear Federal Deposit Insurance Corporation:

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, which operates, or operates as, a multilateral clearing organization pursuant to section 409 of the Federal Deposit Insurance Corporation Improvement Act of 1991. 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.

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 only defense the FDIC and Netspend has against being an insurance fraud in my personal bankruptcy, rather than merely being affected, as of their non-response this week, is that the Mail App jumped from me to them after the FDIC email that Metabank failed was altered and requires restatement, and the Board of Trustees of the Social Security Trust Funds is completely defenseless under 18USC§1033. The relevant issue is that the +/- 14% 2020 payroll tax overestimate 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 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).

My future seems to be in order at the DC social security office. Like my father, they find Netspend bailouts “above my pay-grade”. Depending on the online communication with the FDIC and Netspend regarding the bank fraud, I may pursue social service office support because Netspend has demanded conventional office work to secure communication of a destitute beneficiary against incommunicado theft and embezzlement with a failed bank being bailed out under bankruptcy protection pursuant to Uniform Commercial Code (UCC) 4A-404(a). Because 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, I shall pursue the only available in-person visits to the local social service office to get an official social security card, without Medicare verification. 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(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.

The market is crashing because it 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 on me 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 Ashley Davis at Netspend regarding transferring my slightly more than \$16,200 to a DC 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 is 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. 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, mentholiptus cough drop or Echinacea pill cures Severe Acute Respiratory Syndrome (SARS) from coronavirus. Mentholiptus 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. Shared office building airspace can be sterilized with eucalyptus scented humidifiers.

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).

I left a phone message for Ashley Davis at Netspend at 1-800-261-2414, it was all my phone card could afford, bought a new one. 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 and depositorservices@fdic.gov. I pray they shall accept this as October payment. I will call tomorrow, after Ms. Davis. 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 in both SSL certificate and FDIC unclaimed funds. The statute is unsatisfactory in regards to this being an insurance fraud and should instead be treated as 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? 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).

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. Lately, snail mail doesn't work in the criminal court, the last fatally marijuana stealing and FBI adulterating and dispensary distributing, police chief was fired by the chief judge; so was the FBI agent, for her deadly norovirus coffee, at a later date by email. I am praying that your negligence does not force me, to go unrepresented by email corresponding lawyer, to a Civil Trial to get my life savings back. 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.

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. For the purpose of Sec. 19 of the FDI, \$250,000 insurance settlement, repeal of 28CFR§0.87 and 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 rather than embezzlement of more or less than \$1,000 under §656.

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 torturously fuzzed up or actually embezzled by FBI 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 Netspend \$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 I had to talk with Netspend's unentitled people, to the date they restore to me access to my money, pursuant to inflation from *Hurtado v. United States* (1973) under 28USC§1821.

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 in violation of 18USC§1001 and §470 *et seq.* 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, people are very smartphone in DC, where the hereby condemned FBI office building shadows 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 to redress Fraud and related activities in connection with electronic mail under 18USC§1037. There are no longer any truly free calling apps to make free telephone calls from a computer. Google Security has a duty to communicate with my new email address as sandersanthony955@gmail.com to restore sandersasylum@gmail.com. Whereas the owners are Russian, Google might be particularly interested in repealing 28CFR§0.87 that discriminates against the “Iron Curtain” and diplomatic immunity and has obviously destroyed not one, but two of my email addresses. The fact my whole life savings were lost with my gmail account, this

time, may mean that I will actually do the gmail hijacking the justice of a golden parachute, seeing they actually only seem to be able to maliciously destroy them like online passwords, in order to connect them to those illiterate smartphones so vulnerable to bio-terrorist GPS stalkers, rather than read and write with their impersonation, by repealing the Authorization for Employment of the FBI and DEA Senior Executive Service under 5USC§3151-§3152 and Office of National Drug Policy under 21USC§1701 *et seq.* To keep a socialist distance from smart-phone capitalist monopolization Google is strongly advised to restore the free Google Voice and Video Phone Chat to Gmail and the world of Foreign Relations Audit of UN Depression (FraUNd) HA-24-9-21.

As of yet undissemintated letters with quick list of fraud and related activities: Dear National Disability Institute and DC Center for Independent Living: I need emergency financial assistance. Netspend has stolen my life savings. Sandersasylum@gmail.com has been hijacked by cell phone, bank fraud and camping gear thief from Rapid City, South Dakota. On hold with google. Temporary or probably permanent email anthonysanders955@gmail.com, this is the second time the State Department FBI mole has destroyed my sanderstony@live.com The situation deteriorates everytime I call them and their phone refuses to recognize my social security number. Yesterday I panhandled enough to buy a Netspend card like they said in their email, but they refused to let me access my funds because I didn't answer a security question they refused to ask. Now my online account is locked and it is not an easy matter to close my account. They do have email address, and I can only complain that my email account at sandersasylum@gmail.com was destroyed on the same 24 September 2021 my life savings were stolen, nor does my phone work after talking to them during the course of fraud related activity. Nor, due to the locking of my online account, can I transfer my funds to an ABLE account online, without assistance. Before getting to the Uniform Commercial Code let me vent. Communicating with them causes the corruption to spread to other devices, ie. prepaid phone card, temporary hacking of the document above that makes the federal case for the repeal of the diplomatic immunity corrupting FBI Iron Curtain representation on exchange committee 28CFR0.87 as evidenced by this unauthorized "background check" identified FBI informant exchange corruption of a bank *Van Buren v. United States* (2021). Netspend faces fines and imprisonment for Bank Entries, Reports and Transaction 18USC1005, Bank Fraud 18USC1344, False statements and concealment of facts in relation to documents required by the Employee Retirement Income Security Act of 1974 18USC1027, Fraud and Related Activity in Connection with Identification Documents, Authentication Features and Information 18USC1028, Fraud and Related Activity in Connection with Computers 18USC1030, Fraud and related Activity in Connection with Electronic Mail 18USC1037 and Fictitious names and address 18USC1342 attached to receive payment to my account. Point being, there is no salvaging my relationship with Netspend. Can the Uniform Commercial Code salvage my life savings?