roundcube

Subject

Apology to Rep. Virginia Foxx -- and follow-up

From Gordon Wayne Watts, Natl Dir, CONTRACT WITH AMERICA: PART II (TM) <gordon@contractwithamerica2.com> То

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2022-05-23 15:50 Date Priority Highest

• 4-experts Paul-Ed-Gordon-and-RepDavis weigh-in.pdf(~1.2 MB)

PressInquiry_Question.pdf(~92 KB)
FileThis_BILLS-116hr-GWW-proposed-ih.pdf(~102 KB)

Group-8_OPERA_follow-up-and-apology-to_Lawmakers.pdf(~526 KB) HigherEdFail_IMAGE.PNG(~49 KB)

From: Gordon Wayne Watts, Natl Dir Contract With America: Part II(tm) To: Hon. Byron Donalds (R-FL-19), Member of Congress
Cc: Sens. Marco Rubio (R-FL); Rick Scott (R-FL)
Cc: Reps. Virginia Foxx (R-NC-05); C. Scott Franklin (R-FL-15)
Cc: Financial expert Paul Hatfield and his boss, Dr. Ed Shoemaker Subject: Apology to Rep. Virginia Foxx -- and follow-up Date: Mon. 23 May 2022



Dear Representatives Donalds -- and esteemed legislative & press staff:

As you recall, I'm the Conservative higher ed reporter trying to get to the bottom of a mystery like any gumshoe investigative reporter, referring to my email to you last

However, after I proof-read my email (below), I included this statement of explanation: [["Now, I include Rep. Foxx [in this email] because she's the elder statesman of higher ed, having been a long-time member of the Education Committee, as well as a long-serving member of congress, and I have questions of her voting record, not higher ed, having been a long-time member of the Education Committee, as well as a long-serving member of congress, and I have questions of her voting record, not just in refusing to roll back the loan originations (as our GOP platform requires) but -- and more-importantly -- voting for the successor bills to the unsuccessful H.R.507 in Speaker Boehner's years -- which actually **increased** verboten and taboo loan origination limits!"]] Well, it's a matter of record that she did, in fact, vote "AYE" on H.R.609, the "College Access and Opportunity Act of 2006" (109th Congress), which has SEC. 462., which would've amended 20 U.S.C. 1087dd(a), raising loan limits **significantly*, thus violating the GOP's official platform on prohibitions to loan originations. Moreover, she did, in fact, vote "AYE" on H.R.4241 - Deficit Reduction Act of 2005 (109th Congress), which, sadly, became PUBLIC LAW 109–171 on FEB. 8, 2006, which significantly increased both FEDERAL INSURANCE LIMITS and GUARANTEE LIMITS, amending 20 U.S.C. 1075(a)(1)(A) and 20 U.S.C. 1078(b)(1)(A), respectively -- again, egregiously violating our GOP fiscal principles. However, she wisely voted "NAY" on the poison H.R.4137 - Higher Education Opportunity Act (110th Congress), which, sadly, became PUBLIC LAW 110–315 on AUG. 14, 2008, which finally did what H. 609 attempted -- page by significantly raising Student Loan Limits by amending 20 U.S.C. 1187dd(a). what H.R.609 attempted -- namely significantly raising Student Loan Limits by amending 20 U.S.C. 1087dd(a).

*** APOLOGY PROPER ***

So, my point of writing, here, was simply to point out something that, perhaps, no one else noticed (probably not even Congresswoman Foxx, herself), namely that I leveled a serious -- and probably false -- accusation against her when I said that she violated GOP Policy by "...voting for the successor bills to the unsuccessful H.R.507 in Speaker Boehner's years -- which actually **increased** verboten and taboo loan origination limits!" While she did, in fact, vote for 2 of the 3 "poison pill" bills, only 1 of those 2 became law and increased loan limits.

My apologies: I was she had Republican majority in all 3 cases and voted for them, when, in fact, Rep. Foxx bravely "bucked the crowd" and voted NAY on H.R.4137 -- even in spite of the fact that fellow-Republicans voted "AYE" by a 135-to-58 margin, sadly tarnishing our brand name. I guess this falls into the category of "integrity," as described in the famous quote by former U.S. Representative J.C. Watts (R-OK-04), who was also a quarterback for the Oklahoma Sooners. I'm not a football fan, and remember Watts as the conservative representative: Google "JC Watts," if you haven't, as he's legendary; while you're at it, please ask Google: What role did GORDON WAYNE WATTS -- that's me -- play in the Terri Schiavo case. (That was, as I said earlier, the largest pro-life case since Roe, and I nearly won in, doing better than all comers on the pro-life side, eventually losing 4-3 in my state's high court.)

QUOTE: "Character is doing the right thing when nobody's looking. There are too many people who think that the only thing that's right is to get by, and the only thing that's wrong is to get caught." --J.C. WATTS; LINK: https://www.BrainyQuote.com/quotes/j_c_watts_106082 LINK: https://QuoteFancy.com/quote/1460878/J-C-Watts-Character-is-doing-the-right-thing-when-nobody-s-looking

LINK: https://www.Quotes.net/quote/18801

LINK: https://www.GoodReads.com/quotes/449975-character-is-doing-the-right-thing-when-nobody-s-looking-there LINK: https://www.InspirationalStories.com/quotes/character-is-doing-the-right-thing-when-of-j-c-watts-quote/

SEARCH: https://www.Google.com/search?&q=what+role+did+gordon+wayne+watts+play+in+the+terri+schiavo+case

*** FOLLOW-LIP ***

That said, and no disrespect meant, I still have some difficult, but necessary questions I'd like to Congresswoman Foxx, and they revolve around four (4) key aspects of

our GOP ethos: Anti-Tax; Anti-Spending; Anti-Free Handouts; Pro-Constitution.

(#1) ANTI-SPEND: First, our GOP Platform clearly states a prohibition against student loan originations by the Federal Government, and her recorded vote on those 2 bills (one of which became law) violates this "anti-spending" standard. I'd like an explanation. (I'm "Conservative" press -- and a Christian, so I'm not "Liberal, drive-by" attack journalism, as the late Rush Limbaugh might say, and not out to do an attack editorial or column, so please don't get nervous, ok? I'm human, but not Liberal.)

(#2.) ANTI-TAX: Also, in my research, I quote Sen. Rick Scott (R-FL), probably more than any other person, and Senator Scott rightly calls tuition a tax (since, by the definition, a tax is funding going to any arm of govt, this case being state govt colleges), and SCOTT says: ""Raising tuition on families is a tax increase. And, it's a tax increase that harms Floridians' ability to achieve the American dream..." "Sen. Rick Scott to Florida Board of Governors: Do Not Raise Tuition on Florida Students," Press Release dated: Monday, November 30, 2020, LINK: https://www.RickScott.senate.gov/sen-rick-scott-florida-board-governors-do-not-raise-tuition-florida-students ARCHIVE-1: https://Archive.vn/uONHw ARCHIVE-2: https://Web.Archive.org/web/20201209181658/https://www.rickscott.senate.gov/sen-rick-scott-florida-board-governors-do-not-raise-tuition-florida-students ARCHIVE-3: https://ContractWithAmerica2.com/SCOTT-PressRelease-Nov-30-2020_PDF.pdf SEE ALSO: https://www.FloridaDaily.com/rick-scott-raising-tuition-on-families-is-a-tax-increase Or: https://Archive.vn/CyDEm Or:

https://www.foridabaily.com/rick-scott-faising-tuition-on-families-is-a-tax-increase or: https://web.Archive.org/web/20201202031211/https://www.floridadaily.com/rick-scott-raising-tuition-on-families-is-a-tax-increase or: https://ContractWithAmerica2.com/RickScott_RaisingTuitionOnFamiliesIsATaxIncrease_FloridaDaily-01Dec2020.pdf ***QUESTION FOR ALL REPUBLICAN LAWMAKERS: Why haven't we reduced this tax, on a federal level (states can't control subsides, which affect tuition), when we held House, Senate, & Oval Office twice in recent decades (once under Bush-2, and again in the Trump administration)??

(#3.) PRO-CONSTITUTION: Why are we Republicans violating the U.S. Constitution's Bankruptcy Uniformity clause by our inaction to fix unconstitutional code? (Inaction is, itśelf, action.) LINK: https://ContractWithAmerica2.com/#bankruptcy ARCHIVES: https://Archive.ph/8sZDR#bankruptcy AND: https://web.Archive.org/web/20220415183222/https://contractwithamerica2.com/#bankruptcy

(#4.) ANTI-FREE LIBERAL HANDOUTS: Now, after having made a serious mistake in an incorrect accusation (even if accidental, and even if no one else caught it), I am very careful to not repeat my mistake, so I will be very careful here. However, while I can't recall precisely where I've heard it, I do vividly recall others lobbing a "liberal free handout" accusation against Rep. Foxx, accusing her of "double standards" when she (allegedly) got an free (or almost free) college education, herself, but begrudges the current generation from having anything affordable at all.

While I won't make this accusation myself, I do find this article on the web, which says as follows: QUOTE: "That's right, Virginia Foxx paid \$87.50 in tuition. That was the price of a full

semester's tuition at UNC in 1961.," SOURCE: "Virginia Foxx paid \$87.50 in Tuition in 1961," By Rachel Fishman, NEW AMERICA, April 19, 2012,

LINK: https://www.NewAmerica.org/education-policy/edcentral/virginia-foxx-paid-8750-in-tuition-in-1961/

Archive-1: https://Archive.ph/f0GwF

Archive-2: https://Web.Archive.org/web/20210613183743/https://www.newamerica.org/education-policy/edcentral/virginia-foxx-paid-8750-in-tuition-in-1961/

Archive-3: https://ContractWithAmerica2.com/VirginiaFoxx_paid_87.50_tuition_viaArchiveToday.pdf

Moreover -- Rep. Foxx, herself, to her great credit, is not afraid to admit the following repost to her official page of this article's quote: "Still, it's a lot harder to work your way through college now than it was when Ms. Foxx was an undergrad. In the 1967-68 academic year, her last at Chapel Hill, a year of tuition and fees for an English major like Ms. Foxx was just \$327.50, or \$2,367 in today's dollars. Nearly 50 years later, tuition and fees at Chapel Hill are \$8,834 for North Carolina residents — that's below average for a state school, and does not include living expenses.," SOURCE: "News Home" Press release, subtitled: "A Day in the Life of Virginia Foxx: By Kelly Field, The Chronicle of Higher Education," Official Press Release by Rep. Virginia Foxx (R-NC-05), December 22, 2016, LINK: https://Foxx.House.gov/news/documentsingle.aspx?DocumentID=398989

Archive-1: https://Archive.ph/yKPf3

Archive-2: https://Web.Archive.org/web/20220520111922/https://Foxx.House.gov/news/documentsingle.aspx?DocumentID=398989

Archive-3: https://ContractWithAmerica2.com/ADayInTheLifeOfVirginiaFoxx_CongressionalWebsiteViaArchiveToday.pdf

Whether using the "\$87.50/semester in 1961" figure from New America (which is only about \$848.89/semester or \$846.05/semester, in today's dollars) or the quote she reposted, \$327.50/year in 1967 (which is only about \$2,877.91 or \$2,834.83 in today's dollars), nonetheless, it's a fact that the costs of college are out-of-sight, in the "ten grand" range at the least:

CALCULATOR-1: https://www.bls.gov/data/inflation_calculator.htm

CALCULATOR-2: https://www.UsInflationCalculator.com/

SEARCH: https://www.Google.com/search?&q=average+cost+of+college+now

NEWS: https://www.UsNews.com/education/best-colleges/paying-for-college/articles/paying-for-college-infographic

In fact, we quote many people, including Sen. Rick Scott as admitting that "When I went to college in the 70's, tuition was as low as \$200 a semester, with no fees that I can remember," or about one grand in today's dollars. Source: https://ContractWithAmerica2.com/#freeREDUX

ARCHIVES: https://Archive.ph/8sZDR#freeREDUX

AND: https://Web.Archive.org/web/20220415183222/https://contractwithamerica2.com/#freeREDUX

CONCLUSION:

I can't guarantee that The Ledger will publish any more columns as they and others have done in times past, and as documented in my entry in the "staff" section of the flagship page of this project (I'm the 2ND entry underneath my father, the late Bobby Watts), but, regardless of where/when I publish, I'd like some straight answers on how our GOP lawmakers have refused to follow our party's stated platform, such a their refusal to file any legislation that would comply with the official GOP PLATFORM'S prohibition against the federal government originating loans.

Source: https://ContractWithAmerica2.com/#staff ARCHIVES: https://Archive.ph/8sZDR#staff

AND: https://web.Archive.org/web/20220415183222/https://contractwithamerica2.com/#staff

Tip of the day: In my opinion, the refusal of our GOP lawmakers to reverse these federal govt loan originations is not totally due to "Liberal" or "RINO" tendencies (I must be a Christian and assume the best), but rather due to the lack of Constitutional Bankruptcy Uniformity, as S.2598 and H.R.4907 would afford borrowers, something that would "back off" and "tamp down" Education Department incessant and excessive lending, and force lobbyists to "back off" our GOP delegation sufficient to afford them "breathing room" to pass these Sine Qua Non subsidy/originations cuts. Thus, I call of Rep. Foxx and colleagues to join fellow-Republicans John Cornyn (R-TX) and Josh Hawley (R-MO) on our "conservative alternative" to liberal free handouts, a bill with more GOP sponsors than Democrat:

** https://www.Congress.gov/bill/117th-congress/senate-bill/2598/cosponsors

Accordingly, we owe Democrats an apology, and, for the same reasons as above, get H.R.4907 passed as well: https://www.congress.gov/bill/117th-congress/housebill/4907/text

In unrelated but interesting news, Rep. Foxx, when calling your office the other day, one of your staffers identified himself as "Ireland," like the county. I told him that I'd spoken to another Ireland in either Sen. Rubio's or Rick Scott's office, and that his 1ST name was very uncommon, to which he responded that he was the same Ireland -- bu that he'd been transferred from Sen. Rubio to you, Rep. Foxx. We both remarked "what are the odds." While he said he didn't have authority to address my press inquiry, nonetheless, he addressed me by name, asking "is this the same Gordon Wayne Watts" who spoke when I called Sen. Rubio's office, as a constituent of his, to which I replied, 'yes.' Ireland is very familiar with these issues and deserves kudos, credit, and probably a pay raise and/or promotion, a useful resource to tap, in any case.

SOLEMN WARNING: As elucidated in the assessment of all four (4) financial experts, it is ONLY with the presence of bankruptcy self-defense (in my view comparable to 2ND Amendment Rights) will the lender (the Ed Dept, in this case) tamp down sufficient to (in my opinion) avert a crash of the dollar and avoid an economic collapse. Do not say I didn't warn toy that failure to pass these bills WILL result in a collapse of the dollar due to excessive loan originations: Taxpayers have been RE-PAID IN FULL

by students, and are actually ahead now Source: https://ContractWithAmerica2.com/#PaidInFull

ARCHIVES: https://Archive.ph/8sZDR#PaidInFull

AND: https://Web.Archive.org/web/20220415183222/https://contractwithamerica2.com/#PaidInFull

And, we must "get out" of toxic, sub-prime and predatory loan originations. But if we don't do so, taxpayers (and students) will suffer irreparable harm and crash the dollar as we hemorrhage and bleed to death here. I nearly bled to death once due to an unexpected reaction to OTC meds, and don't wish to see our dollar bleed to

PRESS INQUIRY PROPER: Please clarify your views on why GOP lawmakers fail to obey the GOP's platform on student loan origination prohibitions. (Alternatively, you might to like Sen. Josh Hawley (R-MO), and not reply at all in response to my recent press inquiry, but simply file the needed legislation -- the BK bills and the cuts to pork subsidies outlined in Source: https://ContractWithAmerica2.com/#pork ARCHIVES: https://Archive.ph/8sZDR#pork

AND: https://Web.Archive.org/web/20220415183222/https://contractwithamerica2.com/#pork), a copy of which is reattached to this email.

I eagerly await your reply; I am on deadline for 3 reasons: First, for the conventional reasons, and secondly, as S.2598 is headed to markup as we speak, this is time-sensitive. Third and last, I stand by my prediction of a dollar crash if my advice is not heeded, something to be avoided.

With kind regard, I am, Sincerely,

Gordon Wayne Watts

Natl Dir, Contract With America: Part II(tm), and higher ed reporter, The Register

On Thursday, May 19, 2022, at 15:29, "Gordon Wayne Watts, Natl Dir, CONTRACT WITH AMERICA: PART II (TM)" < gordon@contractwithamerica2.com > wrote:

From: Gordon Wayne Watts, Natl Dir Contract With America: Part II(tm)
To: Hon. Byron Donalds (R-FL-19), Member of Congress
Cc: Sens. Marco Rubio (R-FL); Rick Scott (R-FL) Cc: Reps. Virginia Foxx (R-NC-05); C. Scott Franklin (R-FL-15)
Subject: Interview Request (Press Inquiry) from G.W.Watts, Natl Dir CONTRACT WITH AMERICA: PART II(TM) Date: Thr. 19 May 2022

Cc: I'm including Paul Hatfield, one of the four financial experts cited in the attachment in order to verify the veracity of my claims, as Rep. Franklin personally knows him, and Cc Paul's boss, Dr. Ed Shoemaker

Congressman Donalds and fellow lawmakers:

I suppose you recall our press inquiry (one question "multiple-choice" type) asking your solution to the Higher Ed epic failure (colleges rip off students and taxpayers both, meaning we actually have "common ground" with Democrats, or at least a "common enemy"). However, since then, I've discovered a new, and disturbing, phenomenon: Absolutely zero GOP lawmakers have taken steps to comply with, or otherwise advance legislation, as required by the Republican Party platform, which prohibits federal tax dollars being used to originate (make) student loans. (Possible s are S.323 and H.R.899, which would eliminate the Dept of Ed, but these bills, while well-meaning, have no chance of passing, and are not accounted for.) As such, my editor has directed me to contact five (5) "Conservative Republican" lawmakers to try and get to the bottom of this mystery: Why have absolutely *zero* GOP lawmakers even attempted to file legislation to obey the official GOP Platform's prohibition on tax dollars to make collegiate loans? You and the other 4 lawmakers in the Cc line are the ones I chose.

I suppose introductions are due, as we've never met; as indicated in my original press inquiry, I am "the" Gordon Wayne Watts who almost won the legendary Terri Schiavo case -- all by myself -- the largest pro-life case since Roe. (See references below, or ask Google what role did Gordon Wayne Watts - that's me -- play in the Schiavo case -- all by myself -- the largest pro-life case since Roe. (See references below, or ask Google what role did Gordon Wayne Watts - that's me -- play in the Terri Schiavo case.) When speaking to Mercedes, one of your staff, last week, I asked her if she was old enough to remember Schiavo, and she replied 'yes', to which I asked if she was as old as me, and she kindly informed me that she was born in 1976 (ten years younger than me and two years older than you), and said she was the "old lady" of the staff. I think a better title of honour would be the "staff matriarch." Actually, we may have met, as I tried to speak to you this past Saturday, 5-15-22, when you spoke at a campaign event in neighbouring Lakeland, but security was tight, and you left before we could speak. I was the thin, White higher ed reporter taking video and doing a few interviews. (I'm both fiscally and morally conservative in my opinion pieces, and "Conservative" press, but when reporting news, I shall be unbiased, and report the hard truths, such as how GOP lawmakers are far "worse" at obeying our GOP platform than Democrat lawmakers, who actually come close to 50%, as best I recall.) Since I'm "the" Gordon Watts who almost won Schiavo all by myself (well, Jesus helped me, but no one else), I can do like Trump and Oprah -- and "get away" with a website that is "my name" dot com! Back to my original reason for writing -- if you take a look at current news coverage, you'll see we've already commenced investigative reporting to try and get to the bottom of this higher ed mystery: Why do absolutely **zero** GOP lawmaker even make an attempt to obey our party platform on key issues: our party platform on key issues:

- ** https://GordonWatts.com/#DonaldsFoxxRubioUpdate
- ** https://GordonWayneWatts.com/#DonaldsFoxxRubioUpdate
 ** https://Archive.ph/NiJSC#DonaldsFoxxRubioUpdate
- ** http://Web.Archive.org/web/20220518213621/https://gordonwatts.com/#DonaldsFoxxRubioUpdate
- **https://Web.Archive.org/web/20220518213732/https://gordonwaynewatts.com/#DonaldsFoxxRubioUpdate

After speaking with Mercedes this past Friday the 13TH of May, Matt called me back this Monday, and so I hope to either do a formal recorded interview or get replies to my press inquiry by email. You could do like Sen. Josh Hawley (R-MO): I called their office, in my capacity as conservative press, asking why he had not cosponsored S.2598, the Student Loan Bankruptcy Bill that he supported in committee comments, and, as reported -- and documented -- below -- he never responded, but a few hours later, he signed on as cosponsor to S.2598, in obvious response to my press inquiry.

- ** https://GordonWatts.com/#GOP
- ** https://GordonWayneWatts.com/#GOP
- ** https://Archive.ph/NiJSC#GOP

 ** http://Web.Archive.org/web/20220518213621/https://gordonwatts.com/#GOP
- ** https://Web.Archive.org/web/20220518213732/https://gordonwaynewatts.com/#GOP

Now, I include Rep. Foxx because she's the elder statesman of higher ed, having been a long-time member of the Education Committee, as well as a long-serving member of congress, and I have questions of her voting record, not just in refusing to roll back the loan originations (as our GOP platform requires) but -- and more-importantly -- voting for the successor bills to the unsuccessful H.R.507 in Speaker Boehner's years -- which actually **increased** verboten and taboo loan origination

Also, while I as yet have not received any official response, my own member of Congress, Scott Franklin, has promised to look into my concern. Oh, one other thing: Four higher ed expert (two Conservative higher ed and finance experts whom Rep. Franklin personally knows) have spoken on the relationship between student loan bankruptcy self-defense and loan originations, and all four of us agree on one thing: The lender -- whomever it may be -- will be **more** reluctant to lend insane trillions of my tax dollars if students can assert bankruptcy defense. In this sense, Rep. Foxx's recent C*SPAN comments in opposition to use of bankruptcy as a free market check on excess lending are illogical: Returning bankruptcy defense -- as it was back when the system worked -- would *save* taxpayers, not cost them. I do note that her methods have not gotten the job done to obey the GoP's platform on prohibitions in student loan originations -- no, not even when we held House, Senate, and Oval Office twice in recent decades -- once under George W. Bush and again under Trump. I include Sen. Rick Scott because he is arguably the most conservative senator, and often cited in my workshop page, CONTRACT WITH AMERICA: PART II(tm), where I'm not the Natl Dir, https://ContractWithAmerica2.com and it looks like we will obtain copyright on our trademark name. (I wonder what Gingrich would think of this? we are finishing what he didn't.)

Also, it is no secret that I have written harsh things about many fellow-Republicans who have supported Liberal increases in taxing, spending, regulations, etc., but I am NOT trying to do "drive by" journalism: I DO want to write something "good" about you, Congresswoman Virginia Foxx, and my own 3 lawmakers, Rubio, Rick Scott, and Scott Franklin, but I am an honest, Conservative Christian first, and a partisan Republican second. You have to do your part for this to happen.

Currently, students have repaid taxpayer \$1.22 for every dollar borrowed, just counting defaulted student loans, which makes an "excellent" argument for cancellation, but as Rick Scott and others have rightly pointed out, canceling loans would not solve the underlying problems (and has little support among lawmakers or the president), and the 2 student loan bankruptcy bill should be our conservative alternative: If those 2 bills don't pass into law, there will be NO free market check on the Dept of Ed's insane lending, and we WILL crash the dollar. And, as collegiate debt is almost ten (10%) of total U.S. Debt, we will crash the dollar if we don't address this NOW, and it won't be my fault: I'm doing my part. Therefore, please work with me in fixing this mess: This is our "last" last chance.

Gordon Wayne Watts, Higher Ed Reporter, The Register Natl Dir, CONTRACT WITH AMERICA: PART II (TM)

On Wednesday, May 04, 2022, at 17:19, "Gordon Wayne Watts, Natl Dir, CONTRACT WITH AMERICA: PART II (TM)" < gordon@contractwithamerica2.com > wrote:



From: Gordon Wayne Watts, National Director, CONTRACT WITH AMERICA: PART II (TM)

To: U.S. Senators and Members of Congress via staff email behind Bcc

Subject: Press Inquiry (a "4-part, multiple choice" question on higher ed epic failure; time-sensitive due to the Markup schedule on at least one bill, S.2598) -- timesensitive (Internal tracking: Group VI, Pacific West Coast)

Date: Wednesday, 04 May 2022

Dear Lawmakers and staff:

A few weeks ago, we sent you a 1-question Press Inquiry ("4-part, multiple choice," short & sweet), and if you've already responded to us, please disregard. Otherwise -- due to the time-sensitive nature of S.2598 markup, and ramifications, including (but not limited to) a crash of the dollar, this is a priority 1 matter. We look forward to your replies to our press inquiry, and, hopefully, a remedy to nefarious economic oppression on both taxpayer (a concern of Conservatives) and student (a concern of Liberals).

As we've been giving ongoing coverage of the epic fail in American Higher Education funding, we've been informed by official sources that S.2598, an historic and landmark bill, is headed for markup at light speed, and, speaking only for myself, my gut feeling says that a related bill, H.R.4907, is shortly to follow, though we have no official word. In case you haven't heard of our organisation or myself, I'm the higher ed reporter & editor in chief of *The Register*, Conservative online news & Nat'l Dir., CONTRACT WITH AMERICA: PART II^(TM) (**), a nonpartisan research project patterned after Newt Gingrich's original CWA (though not affiliated), which advocates for bipartisan issues such as protecting the power/telcom "grid," cutting excess "pork" spending, and affordable college. Our press inquiry to lawmakers inquires where you stand on proposed solutions. We've found these <u>four</u> dominant in the political zeitgeist: (pick <u>one</u> or <u>multiple</u> for your response)

- ((A)) LIBERAL SOLUTION: Free College (like we do with taxpayer-funded Public Ed), and broad student loan cancellation.
- ((B)) STATUS QUQ: College is excessively unaffordable to most; both taxpayer and student feel the crunch.
- ((C)) DE NOVO: New "repayment" programs or plans (such as S.2596, Sen Rubio's "LOAN ACT").
- ((D)) MIDDLE-GROUND COMPROMISE: S.2598, the current student loan bankruptcy bill with a modest 10-year wait period, claw-back accountability measures for "bad colleges," and a bill with twice as many GOP sponsors as Democrat, along with H.R.4907, which addresses Private Student Loans:
- ** https://www.Congress.gov/bill/117th-congress/senate-bill/2598/cosponsors
- ** https://www.Congress.gov/bill/117th-congress/house-bill/4907/cosponsors

PRESS INQUIRY, PROPER: While these 4 choices look "deceptively simple," and some may've made up your minds on proposed solutions, I'd respectfully ask lawmakers and staff to carefully review the "pros" and "cons" legislative analyses given below for **ONE** solid reason: While I'm a stranger to most readers, nonetheless, it's a matter of record that I'm "the" Gordon Wayne Watts who nearly won the legendary Terri Schiavo case, the largest pro-life case since Roe -- all by myself -- doing better in court than even Gov. Jeb Bush or the family's team of lawyers -- combined. (See references below to verify and/or Google me.) So, no matter your political orientation, you can be assured my analyses are thorough/complete. Below my press credentials are the pro/con legislative analyses and one multiple choice question being asked:

((**)) Conservative Press credentials documentation>>

((I.)) MORAL: I'm "the" Gordon Wayne Watts who almost won the legendary Terri Schiavo case all by myself, losing 4-3 in the Fla. Supreme Court, doing better even than former Fla. Gov. Jeb Bush, who lost 7-0 when Bush tried to win: Ask Google "What role did Gordon Wayne Watts play in the Terri Schiavo issue," or, perhaps, see the sources cited in https://contractWithAmerica2.com/#staff ARCHIVES: https://creative.ph/8sZDR#staff AND: https://web.Archive.org/web/20220415183222/https://contractwithamerica2.com/#staff

PRIMARY SOURCES: ** In Re: GORDON WAYNE WATTS (as next friend of THERESA MARIE 'TERRI' SCHIAVO), No. SC03-2420 (Fla. Feb.23, 2005), denied 4-3 on rehearing. (Watts got 42.7% of his panel) https://FloridaSupremeCourt.org/clerk/dispositions/2005/2/03-2420reh.pdf

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

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

See also: "BREAKING- FLA GAY MARRIAGE: Novel legal argument brought to bear strongly defends Florida's definition of marriage; under review in the 11th U.S. Circuit Court of Appeals" – LAKELAND, FLORIDA (PRWEB) DECEMBER 01, 2014, LINK: via PRWeb.com * Archive Today * Wayback Machine [Here, I defend 1-man-1-woman marriage, but also defend our gay friends who are sometimes mistreated in various areas.]

((II.)) FISCAL: Besides that, see some of my published columns, such as "Polk Perspective: Offer relief for taxes dressed up as 'loans'," By Gordon Wayne Watts, Guest columnist, The Ledger, November 19, 2019, <a href="https://www.TheLedger.com/story/opinion/columns/2019/11/19/polk-perspective-offer-relief-for-taxes-dressed-up-as-dress loans/2262933007/ ARCHIVES: https://Archive.vn/2qdEW AND: https://ContractWithAmerica2.com/TheLedger-Online-PDF-FairUse-cache-WATTS-GuestColumn-Tue19Nov2019.pdf And: https://web.Archive.org/web/20220128124731/https://ContractWithAmerica2.com/TheLedger-Online-PDF-FairUse-cache-WATTS-GuestColumn-Tue19Nov2019.pdf Besides the fact that I carefully document that former Ed Sec Betsy DeVos, plagiarised me without attribution, you can see my quote in my column: 'To be clear, I'm conservative and don't seek free college, loan forgiveness, or liberal free handouts.'

((III.)) RECENT: More-recent news coverage at https://GordonWayneWatts.com/#GOP documents "pretty convincing" evidence that it was my press inquiry to Sen. Josh Hawley (R-MO) which caused him to sign on as cosponsor to S.2598.

((IV.)) Nat'l Dir, CONTRACT WITH AMERICA: PART II (TM)

https://ContractWithAmerica2.com

Conflict of Interest disclosure: While I do have student loans outstanding, they're all in IBR (Income-based Repayment), with monthly payments of \$0.00 for the foreseeable future, and thus any loan "forgiveness" or "cancellation" would not benefit me whatsoever, so I declare no appreciable conflict of interest. Documentation:

ARCHIVES:

https://ContractWithAmerica2.com/#conflict AND: https://web.Archive.org/web/20220415183222/https://contractwithamerica2.com/#conflict https://Archive.ph/8sZDR#conflict

Legislative Analyses:

((A)) LIBERAL SOLUTION: Free College (like we do with taxpayer-funded Public Ed), and broad student loan cancellation.

Pros: Students have repaid taxpayers \$1.22 for EVERY \$1.00 that taxpayers have lent them -- when looking just at how gov't recovers \$1.22 from every \$1.00 of defaulted student loans -- probably more when you consider that loans in good standing have no repayment problems. https://ContractWithAmerica2.com/#PaidInFull ARCHIVES: https://archive.ph/8sZDR#PaidInFull AND: https://web.Archive.org/web/20220415183222/https://contractwithamerica2.com/#PaidInFull Thus, a good argument could be made for cancellation on "repayment" grounds alone.

Pros: Students have not only fully repaid taxpayers, and then some, but this was at illegally-inflated price-gouging levels: https://contractWithAmerica2.com/#price AND: https://contractwithamerica2.com/#price Thus, fraud alone (price-gouging is illegal) justifies cancellation, and possibly some tort damages. (As colleges have been paid by taxpayers, the second loans are disbursed, there's no concern here, either.)

Pros: In many, even if not all, outstanding student loans, the change in loan contract terms by changes in the law violated clear and unambiguous Contract Law, as well as provisions of the US Constitution: https://ContractWithAmerica2.com/#contract <a href="https://ContractwithAmerica2.com/#contractwithamerica ARCHIVES: https://Archive.ph/8sZDR#contract

To put it another way, some old timers say "they knew what they were signing," but this is false: The rules were changed after the horse race begun. Changes in a contract are prohibited by well-settled law, and any changes made void the contract "ab initio" (legal term: from the get go), torts possibly also justifying some payment to borrowers harmed.

Pros: Experts project that eighty-Five (85%) Percent of all students are expected to default and/or otherwise never repay their loans before they die: https://ContractWithAmerica2.com/#SuperHighDefaultRate ARCHIVES: https://Archive.ph/8sZDR#SuperHighDefaultRate AND: https://Web.Archive.org/web/20220415183222/https://contractwithamerica2.com/#SuperHighDefaultRate This implies predatory lending.

Pros: Older people outnumber younger people with student loans, and they owe far more: https://contractWithAmerica2.com/#older ARCHIVES: https://contractWithAmerica2.com/#older AND: https://contractWithAmerica2.com/#older There are more people over 50 than under 25 with student loan debt, more people over 35 than under 35 with student loans, and the older groups owe far more in both cases. This implies predatory lending.

Pros: According the official Dept of Ed data, over half of all student loans borrowers were not paying, even before the pandemic, in 2019, probably closer to 65% when you consider \$0.00/month IBR payments. https://contractwithAmerica2.com/#OverHalfNotPaying ARCHIVES:https://contractwithAmerica2.com/#OverHalfNotPaying This implies predatory lending.

Cons: Enacting broad loan cancellation would free some debt slaves but not abolish debt slavery and be abhorrent to Abraham Lincoln who would be turning over in his grave.

Cons: Moreover, where broad loan cancellation enacted for past victims of predatory lending, there might be "push back" against efforts to fix the broken system for future students. (Critics might say we "can't afford it" because we've already done cancellation.)

ANALYSES: We take no official position for or against student loan cancellation (and the undersigned author is "Conservative" and is personally opposed to "Liberal" free handouts); however, we do note that both The President and the Sec. of Education do, indeed, have 100% and full legal authority granted him under the 1965HEA to cancel any/all student debt: https://contractWithAmerica2.com/ReviewOfMarkKantrowitzForgivenessArticle_WATTS_9-6-2021.html ARCHIVES: https://web.archive.org/web/20220106142652/https://contractwithamerica2.com/ReviewOfMarkKantrowitzForgivenessArticle_WATTS_9-6-2021.html Moreover, it is well-documented that cancellation by Executive Order would require no appropriation nor any new taxes or cuts in spending. However, if "cancellation" was done by Legislation, "PayGo" rules, if not waived (and they probably wouldn't be) would indeed require appropriations.

CONCLUSION: While excellent legal, constitutional, and moral bases exist for 100% loan cancellation (and then some due to tort damages), not only would it not solve the problem "long term," and possibly create push back, but cancellation is not politically viable in the current political environment. While broad cancellation has strong polling support, few lawmakers are willing to consider it, and President Biden has made his view clear: He will not keep his promises in this regard. No matter our views, cancellation isn't a viable option at this time.

((B)) STATUS QUO: College is excessively unaffordable to most; both taxpayer and student feel the crunch.

Pros: The "INERTIA" and "STARE DECISIS" arguments: Any change would "rock the boat," and thus the arguments for defending status quo are to stand by precedent.

Cons: Allowing this to go unchallenged harms Black Americans at a disproportionate rate: "Four years after graduating college, black students owe nearly twice as much student debt as their white peers do and are three times more likely to default on those loans, according to a new paper by *The Brookings Institution*." SOURCE: "Black College Grads Have Twice as Much Student Debt as Whites," by Kerri Anne Renzulli, *TIME*, Oct 21, 2016: Archive Today cache; Wayback Machine archive; See also: SOURCE: "REPORT: Black-white disparity in student loan debt more than triples after graduation," by Judith Scott-Clayton and Jing Li, *The Brookings Institution*, Thursday, October 20, 2016. https://contract/withAmerica2.com/#black ARCHIVES: https://archive.ph/8sZDR#black AND: https://web.archive.org/web/20220415183222/https://contractwithamerica2.com/#black Cons: This hurts over 45 Million Americans with student debt and another 40-50 Million who are cosigners, family/friends, etc., about 100M Americans: https://contractwithamerica2.com/#100m ARCHIVES: https://archive.ph/8sZDR#100m AND: https://archive.org/web/20220415183222/https://contractwithamerica2.com/#100m

Cons: Currently, taxpayers are "ahead" and should ask nothing for a debt that has already been "more than paid" slightly over TWO times: BUT -- An old 2019 Wall Street Journal article, quotes the CBO (The Congressional Budgeting Office), which said that the U.S. Student-Loan Program has begun losing money (running a deficit), and that was in early May 2019, BEFORE the Covid-19 Economic Downturn. https://ContractWithAmerica2.com/#cbo ARCHIVES: https://Archive.ph/8sZDR#cbo AND: https://web.Archive.org/web/20220415183222/https://contractwithamerica2.com/#cbo Thus, we can't allow this to continue lest we crash the dollar. (Indeed, "free" college would cost taxpayers less than the current situation: Like Public Ed, we could regulate the costs with price controls.)

Cons: No less than nineteen (19) U.S. States hold more collegiate loan debt than their entire annual state budgets: https://contractWithAmerica2.com/#19states
ARCHIVES: https://critica.com/#19states
ARCHIVES: https://critica. https://Archive.ph/8sZDR#19states https://www.BusinessInsider.com/student-loan-debt-analysis-annual-state-budget-comparison-cancelation-biden-2021-4

((C)) DE NOVO: New "repayment" programs or plans (such as S.2596, Sen Rubio's "LOAN ACT"), which reduces interest to zero in favour of set fees.

Pros: Sen. Rubio, my senior senator, means well (and this would be good, in theory).

Cons: Without the "threat of bankruptcy defense" to force the Dept of Ed to administer this fairly, it would fail, and if anyone disagrees, then please explain why ninetynine (99%) of all PSLF (Public Service Loan Forgiveness) applicants are rejected.

https://ContractWithAmerica2.com/#PSLFfailure ARCHIVES: https://Archive.ph/8sZDR#PSLFfailure AND: https://web.Archive.org/web/20220415183222/https://contractwithamerica2.com/#PSLFfailure Cf: https://www.cnbc.com/2021/03/23/the-us-already-has-student-debt-forgivenessbut-barely-anyone-gets-it.html Even were Sen. Rubio's bill, S.2596, to pass, it would likely be administered unfairly like PSLF was. Moreover, Credit Card lenders "work with" borrowers to refi, unlike the broken American Higher Ed lending system.

((D)) MIDDLE-GROUND COMPROMISE: S.2598, the current student loan bankruptcy bill with a modest 10-year wait period, claw-back accountability measures for "bad colleges," and a bill with twice as many GOP sponsors as Democrat, along with H.R.4907, which addresses Private Student Loans:

- ** https://www.Congress.gov/bill/117th-congress/house-bill/4907/cosponsors

Cons: The "INERTIA" and "STARE DECISIS" arguments: Any change would "rock the boat," and thus the arguments for defending status quo are to stand by precedent.

Pros: Bankruptcy Uniformity is not a free handout but rather required by the US Constitution's Uniformity clause:

https://ContractWithAmerica2.com/#bankruptcy https://Archive.ph/8sZDR#bankruptcy https://Web.Archive.org/web/20220415183222/https://contractwithamerica2.com/#bankruptcy NOTE: US Bankruptcy Code for student loans not only lack uniformity compared to other debt (unsecured credit cards, for example), but also amongst itself: Some Federal circuits use the "Undue Hardship" standard, whereas others use the "totality of circumstances" standard when considering discharge of student debt. (Google these or ask me if you need help, here.)

Pros: (FOR CONSERVATIVES) Only with the threat of bankruptcy self-defense will the Dept of Ed tamp down obscenely excessive taxpayer-funded student loan subsidies, thereby putting a stop to "trillions" bleeding out in pork spending. (Example: Credit Card companies aren't lending excessive amounts to borrowers because they can defend in bankruptcy.)

Pros: (FOR CONSERVATIVES) Only with the threat of bankruptcy self-defense will lobbyists "see the handwriting on the wall," and back off sufficient to let "Conservative" lawmakers file/enact legislation to cut pork subsidy spending? (Example: If you disbelieve, then please explain why even very Conservative lawmakers haven't even filed such bills, much less passed them into law. EXAMPLE: Sen. Rick Scott's (R-FL) failure to enact or even file price-control or subsidy cuts (promised in his 9-10-2019 press release) proves the need for this Free Market force to tamp down excess lending by Dept of Ed, making them reluctant to waste trillions in unneeded loans which we never needed in the past. LINK: https://www.RickScott.senate.gov/sen-rick-scott-announces-proposals-lower-cost-higher-education ARCHIVES: https://Archive.vn/bOr5L AND: https://www.RickScott.senate.gov/sen-rick-scott-announces-proposals-lower-cost-higher-education ARCHIVES: https://www.RickScott.senate.gov/senate.gov/senate.gov/senate.gov/senate.gov/senate.gov/senate.gov/senate.gov/senate.gov/senate.gov/senate.gov/senate.gov/senate.gov/se higher-education AND: https://ContractWithAmerica2.com/FannyDeregulation/SCOTT-PressRelease-Sept-10-2019 PDF.pdf)

Pros: (FOR CONSERVATIVES) College debt is almost ten (10%) percent of total US Debt and must be reduced or eliminated to avert a crash of the dollar: "Today, FSA's [student debt] portfolio is nearly 10 percent of our nation's debt. [] Stop and absorb that for a moment. Ten percent of our total national debt." Source: U.S. Dept of Education, Sec. of Education, Betsy DeVos, 11-27-2018 speech: LINK-1: https://archive.vn/aRKbd LINK-2: https://Web.Archive.org/web/20210108035439/https://www.ED.gov/news/speeches/prepared-remarks-us-secretary-education-betsy-devos-federal-student-aidshttps://GordonWatts.com/DeVos-speech 11-27-2018 PDF.pdf LINK-4: training-conference LINK-3: https://ContractWithAmerica2.com/DeVos-speech 11-27-2018 PDF.pdf

Pros: (FOR CONSERVATIVES) College debt, if not addressed by lawmakers (students, who've over-paid, can't pay any more, so forget that) will crash the dollar if lawmakers don't cut or eliminate taxpayer-funded subsidies, here: Without the "Free Market" forces of bankruptcy to tamp down excessive spending of tax dollars, we absolutely will crash the dollar and collapse the US economy:

https://GordonWatts.com/#crash

https://GordonWayneWatts.com/#crash

https://Archive.ph/kxGMw#crash

https://Web.Archive.org/web/20220411190915/https://gordonwatts.com/#crash

Pros: (FOR LIBERALS) Only with the threat of bankruptcy self-defense would IBR, IDR, and PSLF be administered fairly.

Pros: (FOR LIBERALS) Only with the threat of bankruptcy self-defense would the Dept of Ed become more reluctant to lend irresponsibly, thus colleges would be forced to lower costs when they realise that borrowers no longer have "deep pockets" loans from the "Sugar Daddy" taxpayer.

Pros: Of all the options being discussed, this is the only option that is politically viable and yet still effective at being a "compromise" that doesn't compromise ones values, helping students (a concern of liberals) and taxpayers (a concern of conservatives), causing pain only to colleges, who are in no need of additional enrichment, especially given the quality compared to higher education in other countries which charge students and taxpayers far less.

Pros: Broad bipartisan support, even among GOP Republican lawmakers, normally reluctant to support collegiate debt bankruptcy uniformity:

- ** Sen. John Cornyn (R-TX), original sponsor of S.2598, FRESH START Through Bankruptcy Act, 116th Congress (2021-2022)
- ** Sen. Josh Hawley (R-MO), cosponsor of S.2598, FRESH START Through Bankruptcy Act, 116th Congress (2021-2022)
- ** Sen. Richard J. "Dick" Durbin (D-IL), currently the Democratic Whip and Chair: U.S. SENATE JUDICIARY COMMITTEE: "Primary Sponsor" of S.1414 Student Borrower Bankruptcy Relief Act of 2019, 116th Congress (2019-2020) and: "Primary Sponsor" of S.2598 FRESH START Through Bankruptcy Act, 116th Congress (2021-2022) Sen. Durbin makes key comments in the Senate Judiciary Committee for S.2598, about growing bipartisan support—which is true, and necessary for progress.
- ** Rep. Glenn S. Grothman (R-WI-06th) Conservative Republican: "Primary Sponsor" of H.R.5899 To amend title 11 of the United States Code to make debts for student loans dischargeable., 116th Congress (2019-2020)
- ** Rep. John Katko (R-NY-24th) Conservative Republican, and a former Federal Prosecutor: "Primary Sponsor" of H.R.770 Discharge Student Loans in Bankruptcy Act of 2019, 116th Congress (2019-2020) – -as well as an "Original cosponsor" of H.R.2648 - Student Borrower Bankruptcy Relief Act of 2019, 116th Congress (2019-2020) – -as well as an "Original cosponsor" of H.R.2366 - Discharge Student Loans in Bankruptcy Act of 2017, 115th Congress (2017-2018) – -as well as a cosponsor of H.R.449 - Discharge Student Loans in Bankruptcy Act of 2015, 114th Congress (2015-2016)
- ** Rep. Christopher H. Smith (R-NJ-04th) Conservative Republican, and long-term, well-respected Congressman: "CoSponsor" of H.R.770 Discharge Student Loans in Bankruptcy Act of 2019, 116th Congress (2019-2020)
- ** Rep. Ralph Norman (R-SC-05th) Conservative Republican: "Original cosponsor" of H.R.5899 To amend title 11 of the United States Code to make debts for student loans dischargeable., 116th Congress (2019-2020)
- ** Rep. David W. Jolly (R-FL-13th) former member of Congress who was a life-long Republican, who served in Congress from 2014 to 2017, following the death of his mentor and former boss, Rep. C.W. "Bill" Young and a staunch opponent of the Affordable Care Act and abortion –but who quit the GOP and registered as "Independent" only over differences with President Trump: Cosponsor of H.R.449 Discharge Student Loans in Bankruptcy Act of 2015, 114th Congress (2015-2016)

Pros: Broad bipartisan support among Americans, not just lawmakers, with the following support: "updating bankruptcy laws to get rid of student debt (66%)" and "restrictions or price controls on the cost of a university education (78%)."

https://ContractWithAmerica2.com/#polls

ARCHIVES:

https://Archive.ph/8sZDR#polls

AND: https://web.Archive.org/web/20220415183222/https://contractwithamerica2.com/#polls

Pros: Back when student loans were treated the same as all other loans in bankruptcy court, only about zero-point-three (0.3%) percent were discharged in bankruptcy, thus change in bankruptcy laws was not justified, but rather done on false pretenses:

https://ContractWithAmerica2.com/#harvard

ARCHIVES:

Cf:

https://Archive.ph/8sZDR#harvard http://HarvardLawReview.org/wp-

https://Archive.ph/pkPL3

AND: https://Web.Archive.org/web/20220415183222/https://contractwithamerica2.com/#harvard content/uploads/pdfs/vol126 student loan exceptionalism.pdf
Or: https://web.Archive.org/web/20210919080910/http://harvardlawreview.org/wp-content/uploads/pdfs/vol126 student loan exceptionalism.pdf bankruptcy defense worked well back them, it can work well again. "If it ain't broke, don't fix it."

Therefore,

Pros: While reasonable minds can disagree on the "free college" and "loan forgiveness" matters, almost all Americans are fed up with "Bankruptcy for me, but not for thee" double standards pushed by politicians of both political parties -- which many believe violate The "Golden Rule" in three (3) Major World Religions and has strong polling data to support this contention:

JUDAISM: Leviticus 19:18b, Leviticus 19:34, The Golden Rule, OLD TESTAMENT (PENTATEUCH)
CHRISTIANITY: Matthew 22:39b, Mark 12:31b, Luke 6:31, Matthew 7:12, The Golden Rule, NEW TESTAMENT (HOLY BIBLE)
ISLAM: Surah 24:22 An-Nur, The Light, on treatment; Surah 2:275 Al-Baqarah, The Cow, on prohibitions of usuerious interest; See also: Surah 3:130, The Family of Imran; Surah 4:161, The Women; Surah 30:39 al-Rum aka The Romans (THE NOBLE QUR'AN)

https://ContractWithAmerica2.com/#polls ARCHIVES: https://Archive.ph/8sZDR#polls AND: https://Web.Archive.org/web/20220415183222/https://contractwithamerica2.com/#polls

Most Americans fall into one of these "3 major" religions, and should be expected to comply; however, even most atheists and agnostics, when questioned about "fair treatment" would probably find repugnant and morally objectionable a legal standard that allows rich colleges to obtain bankruptcy discharge (as well as rich businesses and even gamblers, a point mentioned in passing in the SENATE JUDICIARY hearing on S.2598), but deny poor college students. (The only Americans in favour of "unfair" bankruptcy standards are probably those few rich folk who directly benefit, but, while their welfare is important, the needs of the many outweigh the needs of the few - or the one - as Lenard Nimoy's SPOCK rightly tells viewers in one recent STAR TREK movie.) See also:

Unequal Scales / Unfair Balances (Prov.11:1-3, 16:11, 20:23, Deut.25:13-15, Hosea 12:7-8, Micah 6:11), Jubilee (Lev.25, Num.36:4), Usury (Ex.22:25, Lev.25, Deut.23:19-20, Ps.15:5, Prov.28:8, Ez.18:8-13, Is.24:2, I Tim.6:17-19, James 5)

See also supporting documentation:

https://GordonWatts.com/GordonWayneWatts AMENDED Testimony SenateJudiciary Tue03Auq2021 Proposed.pdf

https://ContractWithAmerica2.com/GordonWayneWatts AMENDED Testimony SenateJudiciary Tue03Aug2021 Proposed.pdf

https://Web.Archive.org/web/20220127234544/https://www.gordonwatts.com/GordonWayneWatts AMENDED Testimony SenateJudiciary Tue03Aug2021 Proposed.pdf

https://ContractWithAmerica2.com/Supporters-StudentLoanBankruptcy-only-FINAL.html

https://Archive.ph/niFTa

https://web.archive.org/web/20211127102408/https://www.gordonwatts.com/Supporters-StudentLoanBankruptcy-only-FINAL.html

CLOSING REMARKS in favour of S.2598:

QUOTE: "[Sen. Elizabeth] Warren, who is not a sponsor of that bill [S.2598], declined to comment on whether she would support it, saying she is committed to cancellation as the way to relieve borrowers of the country's collective \$1.7 trillion in student debt. [] "I am not going to negotiate against myself," Warren said. "We need the president to cancel \$50,000 in student loan debt.""

"Biden gives reprieve for student loans, but borrowers want permanent relief," by Haley Fuller, Globe Correspondent, BOSTON GLOBE, Updated January 28, 2022, LINK: https://www.BostonGlobe.com/2022/01/28/nation/biden-gives-reprieve-student-loans-borrowers-want-permanent-relief/
ARCHIVES: https://Archive.ph/zuzKt AND: https://Web.Archive.org/web/20220128231300/https://www.bostonglobe.com/2022/01/28/nation/biden-gives-reprieve-

student-loans-borrowers-want-permanent-relief/

AND: https://ContractWithAmerica2.com/BostonGlobe -on-LizWarren 1-28-2022 viaArchiveToday.pdf Official RESPONSE from this undersigned writer: Sen. Liz Warren's (D-MA) refusal to get behind Sen. Durbin's student loan bk bill, S.2598, "negotiates against" herself insofar as it leaves borrowers defenseless as evidenced by the 99% PSLF failure rate and other mistreatments.

Further RESPONSE from this undersigned writer: Sen. Rick Scott's (F-FL) refusal to join Sens. Hawley (R-MO) and Cornyn (R-TX) on S.2598 "negotiates against" himself insofar as his continued failure to enact or even file price-control or subsidy cuts (promised in his 9-10-2019 press release) proves the need for this Free Market force to tamp down excess lending by Dept of Ed, making them reluctant to waste trillions in unneeded loans which we never needed in the past. LINK: https://www.RickScott.senate.gov/sen-rick-scott-announces-proposals-lower-cost-higher-education ARCHIVES: https://Archive.vn/bOr5L AND: https://Web.Archive.org/web/20201026053431/https://www.RickScott.Senate.gov/sen-rick-scott-announces-proposals-lower-cost-higher-education AND: https://ContractWithAmerica2.com/FannyDeregulation/SCOTT-PressRelease-Sept-10-2019 PDF.pdf

PRESS INQUIRY, PROPER -- REPRISED: Of the four proposed solutions, above, which one do you support? You may pick several if they don't conflict, for example, you can pick cancellation and bankruptcy restoration, but you can't pick status quo and anything else.

- ((A)) LIBERAL SOLUTION: Free College loan cancellation -- strongly justified, but politically unviable.
- ((B)) STATUS OUO; College is excessively unaffordable to most; both taxpayer and student feel the crunch.
- ((C)) DE NOVO: New "repayment" programs or plans (such as S.2596, Sen Rubio's "LOAN ACT"), which will fail like PSLF's 99% reject/fail rate. Well-meaning but ineffective.
- ((D)) MIDDLE-GROUND COMPROMISE: S.2598, the current student loan bankruptcy bill with a modest 10-year wait period, claw-back accountability measures for "bad colléges," and a bill with twice as many GOP sponsors as Democrat, along with H.R.4907, which addresses Private Student Loans:
- ** https://www.Congress.gov/bill/117th-congress/senate-bill/2598/cosponsors
- ** https://www.Congress.gov/bill/117th-congress/house-bill/4907/cosponsors

TO REPLY -- You have several options:

- [[#1.]] We plan on monitoring Congress.gov for cosponsors to these bills and will do news and commentary as appropriate.
- [[#2.]] You may "reply to all," as follows:

Gordon@ContractWithAmerica2.com, Gww1210@GMail.com, Gww1210@AOL.com

- [[#3.]] Alternatively, you may call me if you have questions: 863-687-6141 or 863-688-9880.
- [[#4.]] Bonus 4th option: I can sometimes be reached by social media.

We await your reply; please tarry not, as these bills are headed towards markup at last word.

With kind regards, I am, Sincerely,

Gordon Wavne Watts, editor-in-chief, The Register

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ALWAYS FAITHFUL - To God

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

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

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