



Gordon Watts <gww1210@gmail.com>

Request for legislation from STATE and FEDERAL lawmakers --- you.

Gordon Watts <gww1210@gmail.com>

Thu, Apr 15, 2021 at 4:48 PM

To: Burgess.Danny.web@flsenate.gov, Hebel.Meagan@flsenate.gov, Dhaliwal.Amol@flsenate.gov, Brown.Natalie@flsenate.gov, Simon.Kimberly@flsenate.gov, Lawrence.McClure@myfloridahouse.gov, Peter.Lissarrague@myfloridahouse.gov, Amy.Carpenter@myfloridahouse.gov, GovernorRon.Desantis@eog.myflorida.com, LtGovernorJeanette.Nunez@eog.myflorida.com

Cc: Stargel.Kelli.web@flsenate.gov, Tony Dodds <TDMFlaw@aol.com>, ggeorge <george@coasttocoastam.com>, tom <tom@coasttocoastam.com>, Gina Salvati <Gina@wholelifemagazine.com>, CoastProducer <CoastProducer@aol.com>, Alan Collinge <justice@studentloanjustice.org>, studentloanjustice <studentloanjustice@yahoo.com>, alan_collinge@protonmail.com, gbrink@tampabay.com, Jim Verhulst <JVerhulst@tampabay.com>, tampa@tampabay.com, tampanews@tampabay.com, news@theledger.com, newstips@theledger.com, News@theawareshow.com, Bob Heist <bheist@theledger.com>, voice <voice@theledger.com>, news@wfla.com, news@wtv.com, newstips@wfts.com, Congressman Scott Franklin <FL15SFIMA@mail.house.gov>, Michael.Richards@mail.house.gov, Patrice.Smith@mail.house.gov, melissa.kelly@mail.house.gov, alice.hunt@mail.house.gov, katharine.tate@mail.house.gov, "Sanchez, Taylor (Rubio)" <Taylor_Sanchez@rubio.senate.gov>, "Wright, Brian (Rubio)" <brian_wright@rubio.senate.gov>, Eduardo_Sacasa <Eduardo_Sacasa@rubio.senate.gov>, Caleb_Orr <Caleb_Orr@rubio.senate.gov>, Kyle_Hill@rickscott.senate.gov, "Varela, Jaime (Rubio)" <jaime_varela@rubio.senate.gov>, grace_albergo@rickscott.senate.gov, luis_laracuenta@rickscott.senate.gov, Team Marco <contact@marcorubio.com>, katie_larsen@rickscott.senate.gov, SDay@tampabay.com, "Gww1210@aol.com" <gww1210@aol.com>, Gordon Watts <gww1210@gmail.com>

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To: Hon. Danny Burgess, Fla. State Senator, Dist. 20 – and staff

To: Hon. Lawrence McClure, Fla. State Representative, Dist. 58 – and staff

To: Hon. Ron DeSantis, Governor of Florida

Cc: Hon. Kelli Stargel, Fla. State Representative, Dist. 22 – no cc to staff

Cc: Atty. Tony C. Dodds, Esq. ; Cc: Local and National press, –and Federal Lawmakers –as appropriate (C2C:AM, SLJ, TB Times, The Ledger, etc.)

Dear Senator Burgess and Representative McClure – and staff:

It has come to my attention that there are major vulnerabilities and weaknesses in some Florida State agencies (Fla Dept of Revenue and Fla Dept of Economic Opportunity, to be clear), and that a remedy can be had by contacting Florida State Lawmakers (that's you), to fix these easily-preventable problems. Moreover, when calling your office this morning, right before noon, Sen. Burgess, I spoke with your legislative assistant, Amol Dhaliwal, who was very helpful in sharing that session ends on Friday, 30 April 2021, which I was able to confirm by a cursory search of your website: <https://www.FLSenate.gov/Session/Calendar/2021/Session%20Dates%202020-11-18%20162817.PDF> "April 30, 2021 60th day – last day of Regular Session (Article III, section 3(d), State Constitution)"

So, in summary, I respectfully ask for legislative action, and not just words, regarding ***three*** (3) genuine threats that can be solved by appropriate legislation: We must hurry, if we are to be successful before "the clock runs out," and – I note – we have roughly 15 day, 12 hours, so, here goes nothing! When I say "three," I mean this: I have noticed that 2 other huge problems exist, one of them almost 100% Federal in nature-- but which can be addressed by an appropriate "resolution" from **you** calling on Federal Lawmakers to act – something that is well-within your powers. I hesitate to include three (3) subject in one email – but I think this would make a lot

more sense than to send 3 separate emails – which would be the same amount of research, but more difficult to keep track of—and, as any one of these problems can deliver “knockout punch” power to Florida and America – something that we hope to avoid – I will be brave, and act while there is still time.

*** ___ I very rarely ask ANYTHING of my State Lawmakers – and when I do, today, all 3 of my requests address true threats which we face, as a state and nation, so I hope you will indulge me “just this once” in my slightly lengthy email. ___ *** **Plus, as I’m “the” guy who did better than Gov. Jeb Bush in the legendary Schiavo case – all by myself – I hope you “trust me” just this once for a “slightly long” email, Ok?... Thx.**

SUBJECT 1: Lack of exchange of intelligence between two (2) FLORIDA state agencies poses huge threats

SUBJECT 2: Nineteen (19) states (including FLORIDA) have higher student-loan debt than annual budgets

SUBJECT 3: Canada's Grid went down—SOLELY due to Solar Flares, for 9 hours, leaving 6 million without power—a fate which FLORIDA needs to study – and avoid – by appropriate legislation

SUBJECT 1: Lack of exchange of intelligence between two (2) FLORIDA state agencies poses huge threats

I am including Sen. Kelli Stargel (R-22) in my email, even though I no longer live in her district—because I hear from even my “liberal” friends, who say she's done an excellent job of shepherding the budget through the process, and trying to work with both or all sides. This is VERY important because the less time we spend arguing about budget issues, the more time we can spend addressing these THREE (3) HUGE threat—in caps, for boldface, and as documented below. (Plus, I think she deserves thanks for the hard work behind the scenes—and may prove helpful in your issues, described below.) **Gov. Ron DeSantis (R-FL) is able to use the “bully pulpit” to “grease the wheels,” on this – and the other 2 items – and thus is “in the loop” in the cc copy line, today.**

First, I heard from my good friend, Atty. Tony C. Dodds, of Lakeland (not in our district, but he discovered a huge ****statewide**** problem, and I AM in your district, so I write you) about a new twist on the common unemployment comp scams we all see:

In short, he got a notice from the Fla. Dept. of Economic Opportunity that there was an unemployment comp claim made against him. So, why is this an issue that ****you**** need to address? Well, if this Fla state agency had simply shared data – both ways – with the Fla. Dept of Revenue, it would have seen that Mr. Dodds had NO employees on the roll, much less the person who made a claim against him. My point? The “left hand doesn't know what the right hand is doing,” or – to put it in colloquial terms: These state agencies aren't “on the same page.” *****VERY IMPORTANT:** You may wonder about this lack of communication, but I remind you of how the F.B.I. And C.I.A. Did not share intelligence, a few years back, and what happened? We got hit with easily-preventable terrorist attacks! Here, while Mr. Dodds was still able to address this problem, it was NOT without MUCH headache, going on to multiple websites, and a lot of bureaucratic red tape headache—all of which could've been prevented had the 2 Fla. State agencies simply shared data—which (of course) would have “flagged” this scammer as a fraud.

You can learn more about Mr. Dodds, either by contacting him directly (Google: Attorney Tony Dodds of Lakeland, Florida), or by listening to a small – and annotated – “Fair Use” clip of a recent show he hosts – and where I called in:

* LINK: <https://YouTu.be/aZnE2LoC4H0>

* CROSS-POST vid: <https://www.Facebook.com/GordonWayneWatts/videos/10220020556769149>

* CROSS-POST post: <https://www.Facebook.com/GordonWayneWatts/posts/10220020575769624>

MP4 downloads of show:

* Mirror 1: https://GordonWatts.com/FannyDeregulation/TonysShow_LegalEagle_0001_x264.mp4

* Mirror 2: https://GordonWayneWatts.com/FannyDeregulation/TonysShow_LegalEagle_0001_x264.mp4

* Mirror 3: <https://ContractWithAmerica2.com/FannyDeregulation/> (Folder has show notes and all related videos)

* Moreover, **ABC Action News** ****also**** did some coverage of this “false positive” phenomenon, tho I am not clear as to the cause: “[people] received an unemployment check in the mail from the Department of Economic

Opportunity. But they never applied for unemployment.”

* Source: <https://www.AbcActionNews.com/news/local-news/i-team-investigates/florida-launches-new-form-to-report-unemployment-fraud>

* See also news in *The Sun-Sentinel*: “Fraudsters are cheating the unemployed. Florida”

* Source: <https://www.Sun-Sentinel.com/business/jobs/fl-ne-coronavirus-florida-unemployment-fraud-20210225-jsqdmjtvqb6zjdsnim4ez562i-story.html>

*** FALSE POSITIVES vs FALSE NEGATIVES in Fla. Unemployment Comp ***

That, above, is known as a “false positive” – that is, a case where there WAS no positive need for unemployment comp. Below, I have discovered loads of recent news coverage about Florida's HUGE “false negative” fraud—a fraud in which the State falsely rules “negative” on a claim – by using excuses to deny a genuine claim. THIS IS FRAUD, and also needs to stop. (I'm not sure if legislation is needed—or rather if state employees merely need to follow existing law, but this makes me want to throw up and puke: It is quite disgusting what these state workers did!)

For examples of that, please see *The Tampa Bay Times* recent news coverage of this:

* <https://Archive.vn/y0RxU>

* <https://www.TampaBay.com/news/florida-politics/2021/03/21/florida-took-an-aggressive-approach-to-unemployment-fraud-was-it-worth-it/>

Here is a small quote from the lead: “Pregnant women, Floridians sick with COVID-19 and those caring for children at home were denied benefits because they weren’t “able and available” for work under state law. Jobless Floridians with simple discrepancies on applications saw their claims locked, delaying payments by weeks or months. [] Former call center workers hired to help claimants say that stopping fraud was prioritized over providing benefits.”

The most disturbing thing, however, was **this** small quote from the Tampa Bay Times – please hold onto something solid when reading it, as it will “jolt” you good!

BEGIN COPY/PASTE: “Caitlin Polidoro, 29, who worked at a call center from March until September, said that if a claimant gave identifying information that was in any way inconsistent with their application, she was required to hang up on them without saying why. That’s even if the person had spent as many as eight hours on hold, which was common during the worst parts of the unemployment crisis. [] “If it was a Darryl Johnson Jr. and he put Darryl Johnson II on his application, we weren’t allowed to help them,” Polidoro said. “They only had one chance.””

SUBJECT 2: Nineteen (19) states (including FLORIDA) have higher student-loan debt than annual budgets

Gov. Ron DeSantis (R-FL) should be using the “bully pulpit” to demand that Federal lawmakers and/or The President ACT – and not just talk. (State lawmakers are helpless to fix this problem, but NOT helpless to pass a resolution, calling upon FEDERAL lawmakers. See below.)

OK, another disturbing news item I discovered through my network of friends (who keep me in the loop) is THIS:

* <https://www.businessinsider.com/student-loan-debt-analysis-annual-state-budget-comparison-cancelation-biden-2021-4>

* Archive: <https://Archive.vn/Y2n3i>

Nineteen (19) state – including Florida – hold more student loan debt than their entire annual state budgets... This is insane!!..

I personally know one of the authors of this study, and he advises us to contact our states' governors to do something about this. He is, however, not naïve, and my friend (like myself) know that the state is VERY helpless to actually fix the problem, itself. Since many people are angry at Fla State lawmakers for this problem, I will be a “Good Samaritan” and show how it is NOT your fault – i.e., I will help you defend yourself against baseless (but “tricky”) arguments. – Then, I will offer you a “real” solution—if that is, you really want to address this problem (which, like the fraud above, makes me want to puke: Debt burdens and crashing economies for NO GOOD

reason!)

***** IN DEFENSE OF STATE LAWMAKERS: You... *****

First off, let's say that Fla State Lawmakers passed legislation lowering tuition to "affordable" levels for ALL state colleges, would this solve the problem? NO. – All that would happen is that Georgia, Alabama, and other nearby states, would continue to charge insane amounts (because Federal lawmakers UNWISELY subsidize student loans with YOUR taxpayer dollars, thus allowing them to have taxpayers as a "Sugar Daddy"), and their income differential would put FLORIDA colleges & universities at a HUGE disadvantage, thus costing us students: After all, we would lower tuition, and be unable to make it up with state tax increases (for which we are, presently, "maxed out," ok?).

Thus, no real "state" solution exists via legislation. So, why am I writing you? Well, if you simply put forth a minimal effort, you could craft an EXCELLENT "resolution," calling upon FEDERAL lawmakers to act—thus solving the problem—and, additionally, silencing your critics—on both ends of the political spectrum: Remember, Sen. Burgess, over 45 Million Americans hold student debt, and another 40—50 Million are cosigners, family, and friends (meaning about 100 Million adult Americans are crushed beyond repair, to the benefit of a few elite in higher ed, who are VERY rich) and over eighty-five (85%) percent will NEVER repay their loans—even though students have paid back \$1.22 for EVERY \$1.00 BORROWED =equals= disgusting and obscene (and quite illegal) price-gouging. (Where is the DOJ when you need them?)

Since student debt is now over Two Trillion (\$2,000,000,000,000.00) Dollars, and comprises close to TEN (10%) PERCENT of total U.S. Debt, we WILL crash the dollar if we don't act: This Higher Ed Bubble is a PONZI Scheme, and will crash if left unchecked...like all other unwise countries who crash their economies. (We will be next.)

Normally, I would not expect you to read a 22-page editorial published on my personal blog,... but, as I'm "the" guy who did better in court than Gov. Jeb Bush (and all others combined on our side) in the legendary Terri Schiavo pro-life case (and I document it in my editorial, by the way), when I need to "drop a 'Big Name,'"... I can drop my own name-- and get away with it... even if just this once.

OFFICIAL PRESS RELEASE: "Florida Supreme Court splits 4-3 on surprise last-minute filing in Terri Schiavo Case" – LAKELAND, FLA. (PRWEB), FEBRUARY 25, 2005

LINK: <https://www.PRWeb.com/releases/2005/2/prweb212613.htm>

Archive-1: <https://Archive.vn/6XaUG>

Archive-2: <https://Web.Archive.org/web/20180907023219/https://www.prweb.com/releases/2005/2/prweb212613.htm>

[1] 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)

LINK: <https://www.FloridaSupremeCourt.org/clerk/dispositions/2005/2/03-2420reh.pdf>

[2] 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) LINK: <https://www.FloridaSupremeCourt.org/clerk/dispositions/2004/10/04-925reh.pdf>

[3] Schiavo ex rel. Schindler v. Schiavo ex rel. Schiavo, 403 F.3d 1223, 2005 WL 648897 (11th Cir. Mar.23, 2005), denied 2-1 on appeal. (Terri Schiavo's own blood family only got 33.3% of their panel on the Federal Appeals level)

LINK: <https://Media.ca11.UsCourts.gov/opinions/pub/files/200511556.pdf>

Suffice it to say that the attached editorial (my response to Pres. Joe Biden) addresses the situation quite well.

In light of all that, I ask you to please pass a bicameral resolution calling on Federal Lawmakers to act... such as this example (which you can tweak if you have a better idea):

***** JOINT RESOLUTION of the FLORIDA STATE HOUSE and the FLORIDA STATE SENATE *****

“

Whereas college, once affordable (or free in places), is no longer affordable; and,

Whereas a higher education is even more necessary to a thriving economy; and,
Whereas the CBO has reported that taxpayers, once “ahead,” now stand to start losing money in tax dollars used to make or back student loans; and,
Whereas students have paid back \$1.22 for every \$1.00 borrowed – and THAT at highly inflated costs, and in some cases via deceptive lending and/or illegal change in loan contract after the ink was signed (by removal of bankruptcy and other terms); and,
Whereas Florida State lawmakers have little control over federal policies which have created – and perpetuate – this sordid mess; **THEREFORE:**

Be it resolved that Florida Lawmakers, in joint session, resolve to call upon Federal Lawmakers to do the following four (4) things:

(#1) – First, federal lawmakers must lower “loan limits,” that is, tax dollars used to make or guarantee student loans. Two (2) versions of a “loan limits” bill (which is really a spending cuts bill, as tax dollars are used to make/back said collegiate loans) can be found in the following online folder, and needs to be filed without delay. One will would reverse the adverse effects of §422 of H.R.507 (109th CONGRESS), the “College Access and Opportunity Act of 2005,” a chief cause of this crippling & massive college debt, because colleges raise tuition when “easy money” is available from the taxpayer “Sugar Daddy,” and reversing loan limits would force colleges and bloated budgets to live within their means. The other version of this bill would reduce the limits “to zero,” thus preventing the use of any taxpayer dollars to make or guarantee and higher education loan.

** LINK-1: <https://GordonWatts.com/LetterToSenLoeffler/>

** LINK-2: <https://GordonWayneWatts.com/LetterToSenLoeffler/>

** Archive: <https://Web.Archive.org/web/20210126033237/https://gordonwatts.com/LetterToSenLoeffler/>

** This is not unreasonable: Students never had, in decades past, needed student loan subsidies from TAX DOLLARS – because there WERE no student loans at all: College was affordable. Moreover, if we fund PUBLIC EDUCATION, and we tell our children that HIGHER EDUCATION is “necessary,” we either fund Higher Ed in an “affordable” (whether “free” or not – but not obscenely unaffordable) manner—or else we hate our children whom we make over burdened with debt and under educated, and thus unable to become professionals who need an education.

(#2) We know Federal Lawmakers have not done #1 above, and it can only be because lack of bankruptcy defense renders student borrowers defenseless—and sends a message to higher ed lobbyists that lawmakers are a “pushover.” Returning bankruptcy defense to student loans (like it was in the past—and it worked quite well, thank you!, so please don't try to “fix” what was NOT broken) would “send a message” to lobbyists to BACK OFF—and stop bullying lawmakers (with “legal bribes” aka campaign contribs), thus allowing lawmakers to pass spending cuts (loan limits) above, as needed.

(#3) Public Utilities and various insurance have “price controls,” to set “legal monopolies” aka “public utility” and “insurance” costs. If all else fails, this method may be employed. FEDERAL LAWMAKERS should carefully consider this.

(#4) If Federal Lawmakers “forgive” (or: “cancel” – as “forgive” is inappropriate, since victims of price-gouging and predatory lending did not “sin”) some or all of federally-held student debt, legislative appropriations rules would require this to be paid for by taxpayer dollars. THIS IS TO BE AVOIDED. However, as students are documented (in the WATTS editorial response to PRES. JOE BIDEN) to have REPAYED MUCH MORE than they borrowed, it would be appropriate to consider correcting this egregious injustice. Therefore, since an Executive Order by The President can “cancel” some or all of said debt WITHOUT COSTING ONE DIME OF TAXPAYER DOLLARS, and without need for even ONE PENNY of new appropriations (new taxes), therefore Florida State Lawmakers call upon President Joe Biden to – by executive order – consider “freeing the slaves” in this manner.

[[Note: Author of this draft, Gordon Wayne Watts, is a “conservative” who opposes any such forgiveness or cancellation or free college Liberal actions, but fully and 100% acknowledges that students have been royally ripped off. Thus, while students DESERVE to be freed from this debt slavery, it would not be appropriate to free just **some** slaves without ending debt slavery and illegal price-gouging en toto – in sum total. This “commentary” text, here, in double bracket, should be included in any resolution, so that The President and

”

FEDERAL LAWMAKERS will know what needs to be done and why.]]

SUBJECT 3: Canada's Grid went down—SOLELY due to Solar Flares, for 9 hours, leaving 6 million without power—a fate which FLORIDA needs to study – and avoid – by appropriate legislation

Gov. Ron DeSantis (R-FL) should be using the “bully pulpit” to demand we make needed upgrades, and both State and Federal lawmakers should ACT – and not just talk.

This should be self-explanatory, but as we face huge – and unprecedented – threats, I will make a few comments before referencing documented sources and asking FLORIDA STATE LAWMAKERS to act:

My recent call-in to the international and legendary talk radio program, COAST TO COAST: AM, linked below, may prove helpful to understanding the threats we face:

Cross-posted: <https://www.Facebook.com/GordonWayneWatts/posts/10219969311208042> ?

Permalink: <https://YouTu.be/8M9QglWie8?>

Mirror-1: https://GordonWatts.com/FannyDeregulation/Grid-call-in-COAST-to-COAST-AM_0003_x264.mp4

Mirror-2: https://GordonWayneWatts.com/FannyDeregulation/Grid-call-in-COAST-to-COAST-AM_0003_x264.mp4

Mirror 3: <https://ContractWithAmerica2.com/FannyDeregulation/> (Folder this and other videos, plus limited notes)

If you don't want to “sit through” close to 20 minutes of annotated video (very interesting, tho, if you do – and in STEREO with caller on left, and host on right), you can <https://ContractWithAmerica2.com/#grid>

I remind you, Sen. Burgess, that I have lots of support for all 3 items:

- * 1. Atty. Dodds is a well-respected and long-time LAKELAND, FLORIDA attorney, who supports item #1, above.
- * 2. My good friend, Alan Collinge, is legendary in his knowledge of Americans student debt, and he would support commonsense solutions to avert and avoid and prevent an economic meltdown and burst of the higher ed bubble.
- * 3. George Noory, the current host of C2C:AM – and all 3 are getting cc copies here – is an ardent supporter of our need to upgrade and protect our fragile power and telecommunications grid.

My new website, above, CONTRACT WITH AMERICA: PART II, my applied for Trademark, is still “under construction,” so please forgive the mess. Anyhow, the legislation to “Protect the Grid,” can be had by both STATE and FEDERAL Lawmakers... and,.ah... What? Just as I was typing, I got an email from my Member of Congress, U.S. Rep. C. Scott Franklin (R-FL-15), which is titled: “We Need Targeted Infrastructure, Not Partisan Wish Lists.”

I think he's on the right track, but to help him along the way, I will include a copy of my recently-published scientific paper on the need to protect the grid—with legislative solutions for lawmakers—and practical solutions for citizens.

THEREFORE, please see enclosed for said attachments.

Senator Burgess, these three (3) legislative requests which I am making today are **well-within your reach**—and, let me remind you: If we fail to “teamwork” on ANY ONE of these, we could go down—and not come back up—as a state and a nation. "Let's do this."

With kind regards, I am,

Sincerely,

Gordon Wayne Watts, constituent

LIST OF ATTACHMENTS:

- ** This cover letter included also as an attachment
- ** Radio Show notes
- ** ABC Action News coverage
- ** Sun-Sentinel coverage
- ** Tampa Bay Times coverage
- ** Business Insider news coverage of 19 states' budgets vs student debt
- ** H.R.2648, which needs to be refiled
- ** The "Loan Limits" (aka spending cuts) bill – 2 versions of which are included, 1-page each
- ** My response to Pres. Biden
- ** Newsletter I just received from Rep. Scott Franklin
- ** WATTS published scientific paper on Solar Flares – with references to document claims

–

Gordon Wayne Watts, editor-in-chief, [The Register](#)

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ALWAYS FAITHFUL - To God

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Truth is the strongest, most stable force in the Universe

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Get Truth.

"First, they [Nazis] came for the Jews. I was silent. I was not a Jew. Then they came for the Communists. I was silent. I was not a Communist. Then they came for the trade unionists. I was silent. I was not a trade unionist. Then they came for me. There was no one left to speak for me." (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. Fournier, 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

11 attachments

 **CoverLetter_email-to-FlaLawmakers.pdf**
151K

 **LegalEagle-show-notes.pdf**
43K



ABC-FlaUnemploymentcompFraud.pdf

553K



SunSentinel-FlaUnemploymentcompFraud.pdf

389K



FlaStateAgencies_Portrait.pdf

1111K



19-StatesHaveHigherStudent-LoanDebtThanAnnualBudgets_Report.pdf

622K



BILLS-116hr2648ih.pdf

201K



BILLS-116hr-GWW-proposed-ih.pdf

103K



Response-to-JoeBidenEtc.pdf

693K



viaRepFRANKLIN_WeNeedTargetedInfrastructure.pdf

186K



WATTS_SolarFlarePAPER.pdf

1342K