FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

washington, D.C. 2054

OMB APPROVAL

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Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b)

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

																				-	
1. Name and Address of Reporting Person* KANE JOHN M					2. Issuer Name and Ticker or Trading Symbol NAVIENT CORP [NAVI]										5. Relationship of Reporting Person(s) to Issuer (Check all applicable)						
TUTTE	3011111	<u>.</u>														Director			10% Ow		
					_ L										X	Officer (g below)	ive uue		Other (specification)	Decily	
(Last)	(Last) (First) (Middle)				[3	Date of Earliest Transaction (Month/Day/Year)										EVP & Group President					
123 JUSTISON STREET					02/03/2016										-F						
SUITE 300																					
(Street)					_	. If Am	endment,	Date	of C	Original F	iled	(Month/D	ay/Year)		6. Ind	ividual or Joi	nt/Group I	Filing (0	Check Appli	cable Line)	
WILMIN	IGTON I)E	19801												X	Form file	d by One	Report	ing Person		
					-1											Form file	d by More	than (One Reporti	ng Person	
(City)	(:	State)	(Zip)																		
		7	able I - No	on-De	erivat	ive S	Securiti	es A	cq	uired,	Dis	posed	of, or E	ene	ficially	Owned					
1. Title of	Security (Ins	tr. 3)			ınsactio					3. 4. Securities Acqui									. Nature of		
					Date (Month/Day/Year)		Execution Date, ir) if any			Transaction Code (Instr.		Disposed Of (D) (Instr. 3, 4 a			4 and 5)	and 5) Securities Beneficially				Indirect Beneficial	
				`	•	<u> </u>	(Month/Da	ay/Yea	ar)	8) `						Following Reported (I) (Instr. 4) O				wnership nstr. 4)	
									Code	v	Amount	(A) or (D)		Price	3 and 4)						
Common Stock				02/	02/03/2016					A		43,13	7(1)	A	\$0	204,338.8958(2)(3)		D			
Common	Stock			02/	/03/20	16				A		71,89	5(4)	A	\$0	276,233.8958 D					
														\dashv		By					
Common	Stock														7,347.0136 ⁽⁵⁾ I By 401(k					· .	
			Table II	- Der	ivativ	/e Se	curities	s Ac	qu	ired, D	isp	osed o	f, or Be	nefi	cially O	wned			<u> </u>		
		4		(e.g	., pu	ts, ca	ılls, waı	rran	ts,	option	ıs, c	conver	tible se	curit	ies)						
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution D if any (Month/Day/	ate,	4. Transa Code (8)		5. Number Derivative Securities Acquired or Dispo- of (D) (In 3, 4 and	re es d (A) sed str.	Ex	6. Date Exercisable and Expiration Date (Month/Day/Year) 7. Title and Am Securities Und Derivative Section (Instr. 3 and 4)		Unde Secu	erlying	8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s)		10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)			
					Code	v	(A)	(D)	Dat Exc	te ercisable		cpiration ate	Title		ount or ober of res		(Instr. 4)				
Stock Option (Right to Buy)	\$9.18	02/03/2016			A		261,386			(6)	02	2/03/2021	Common Stock	20	61,386	\$0	261,3	86	D		
Phantom Stock Units	(7)									(7)		(7)	Common Stock	1,0	30.4015		1,030.40)15 ⁽⁸⁾	D		

Explanation of Responses:

- 1. Grant of restricted stock units (RSUs) under the Navient Corporation 2014 Omnibus Incentive Plan, which is classified as "Common Stock," as permitted, since the RSUs will be settled solely by delivery of shares of Navient common stock. These RSUs vest in one-third increments on each of the first, second and third anniversaries of the grant date.
- 2. Dividend equivalent rights issued on RSUs are included in the reporting person's common stock holding balance.
- 3. Total reflects a downward adjustment of 1,030.4105 of shares reflecting 1,030.4015 of share equivalents that the reporting person continues to hold but which are now reported in Table II below to reflect the derivative nature of such securities.
- 4. Grant of Performance Stock Units ("PSUs") which is classified as "Common Stock," as permitted, since the PSUs will be settled solely by delivery of shares of the Company's common stock upon vesting. A specified percentage of this target award will vest and be settled based upon the satisfaction of certain performance conditions over a three-year performance period ending on the final day of fiscal year 2018. The performance conditions to be used shall be those approved by the Committee in connection with the Company's 2016 Long-Term Incentive Program and shall be set forth in the form of PSU award agreement approved by the Committee. Each vested PSU will be settled in shares of the Company's common stock.
- 5. Between July 31, 2015, and February 4, 2016 Mr. Kane acquired 1,191.048 share equivalents of Navient common stock under the Navient 401(k) Plan. The information in this report is based on the reporting person's actual account balance as of February 4, 2016.
- 6. Grant of net-settled stock options under the Navient Corporation 2014 Omnibus Incentive Plan. These options vest in one-third increments on each of the first, second and third anniversaries of the grant date.
- 7. Share equivalents held in the Navient Supplemental 401(k) Savings Plan. Each share equivalent is the economic equivalent of one share of Navient Corporation common stock.
- 8. Dividends accrued on phantom stock units pursuant to the terms of the Navient Supplemental 401(k) Savings Plan are included in the reporting person's holding balance.

Remarks:

Exhibit 24 - Power of Attorney

/ Kurt T. Slawson (POA) for 02/05/2016 John M Kane

** Signature of Reporting Person

Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

- * If the form is filed by more than one reporting person, see Instruction 4 (b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.

- 1. The undersigned hereby makes, constitutes and appoints each of Kurt T. Slawson, Matt B. Wallace and Mark L. Heleen or each of them acting individually, as his or her true and lawful attorney-in-fact, with full power and authority to:
- (A) prepare, execute in the undersigned?s name and on the undersigned?s behalf, and submit to the United States Securities and Exchange Commission (the ?SEC?) a Form ID, including amendments thereto, and any other documents necessary or appropriate to obtain codes and passwords enabling the undersigned to make electronic filings with the SEC of the reports required by Section 16(a) of the Securities Exchange Act of 1934 and the rules and regulations promulgated thereunder, as amended from time to time (the ?Exchange Act?);
- (B) prepare, execute in the undersigned?s name and on the undersigned?s behalf and file Forms 3, 4, and 5 (including any amendments thereto) with respect to the securities and derivative securities of Navient Corporation, (the ?Corporation?), with the SEC, any national securities exchanges and the Corporation, as considered necessary or advisable under Section 16(a) of the Exchange Act;
- (C) do and perform any and all acts for and on behalf of the undersigned which may be legally required or desirable in connection with the foregoing, including, but not limited to, seeking or obtaining information on transactions in the Corporation?s securities from any third party, including brokers, employee benefit plan administrators and trustees, and the undersigned hereby authorizes any such person to release any such information to the attorney-in-fact and approves and ratifies any such release of information; and
- (D) perform any and all other acts which in the discretion of such attorney-in-fact are legally required or desirable for and on behalf of the undersigned in connection with the foregoing, it being understood that the documents executed by such attorney-in-fact on behalf of the undersigned pursuant to this Limited Power of Attorney shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve in such attorney-in-fact?s discretion.
- 2. The undersigned hereby gives and grants each of the foregoing attorneys-in-fact full power and authority to do and perform all and every act and thing whatsoever requisite, necessary or appropriate to be done in and about the foregoing matters as fully to all intents and purposes as the undersigned might or could do if personally present, with full power of substitution, hereby ratifying and confirming all that each such attorney-in-fact of, for and on behalf of the undersigned, shall heretofore or hereafter lawfully do or cause to be done by virtue of this Limited Power of Attorney. The undersigned acknowledges that the foregoing attorneys-in-fact, in serving in such capacity at the request of the undersigned, are not assuming, nor is the Corporation assuming, nor relieving the undersigned of, any of the undersigned?s responsibilities to identify, disclose, ensure the proper reporting of and monitor the reporting of and any potential liability with respect to any transactions and holdings under Section 16 of the Exchange Act.
- 3. This Limited Power of Attorney shall remain in full force and effect until the undersigned is no longer required to file Forms 3, 4 and 5 with respect to the undersigned?s holdings of and transactions in the Corporation?s securities, unless earlier revoked by the undersigned in a signed writing delivered to each such attorney-in-fact. Upon signing of this Limited Power of Attorney, the undersigned hereby revokes all previous powers of attorney granted concerning the subject matter herein.

IN WITNESS WHEREOF, the undersigned has caused this Limited Power of Attorney to be executed as of the 12th day of August, 2015.

Signature:	/s/ John M. Ka	ιne
Name:	John M. Ka	ine