

The Blessed Hope!

“Looking for that blessed hope, and the glorious appearing of the great God and our Saviour Jesus Christ;” –(Titus 2:13)

Diamond & Nugget #220

Time to **Boycot** Tyson Foods

Bon Appétit: Major U.S. Meat Producer to Open WEF-Linked Insect Plant

America’s largest meat producer has announced a new partnership with a World Economic Forum-linked company to open a major insect processing plant in the United States.

Tyson Foods Inc., the [largest](#) meat producer in the U.S. for all kinds of meats, is buying a stake in Netherlands-based insect-protein company Protix BV.

Protix BV describes itself *“as leading the world in the technical aspects of insect production.”* The company has [also been hailed](#) by the World Economic Forum (WEF) and was awarded with globalist organization’s “Technology Pioneer” award. Protix CEO Kees Aarts is also [listed as a member](#) of the WEF.

The two companies will collaborate to establish a manufacturing facility in the U.S. The new plant will produce bug-based meal and oil, typically used in fish feed and dog food.

However, Tyson CFO John Tyson said in an interview that “in the long run,” the company will produce products that are *“good for people.”* *“It’s a multi-billion-dollar industry opportunity that has tremendous growth potential, and we see Protix as being a leader there,”* Tyson said. Tyson added that *“insect-protein inclusion”* can be beneficial to both the *“planet and animals.”*

Financial terms of the deal weren’t disclosed, according to [Bloomberg](#).

Protix already supplies insect-based protein to pet food makers Nestle SA and Mars Inc. The company was established in 2009, and the partnership with Tyson will expand operations internationally.

“It is definitely a huge way to establish ourselves into an international context,” Protix CEO Kees Aarts said. He added the deal with Tyson is a *“tipping point we have been working for.”* Aarts said the U.S. plant will be fully operational by 2025. He said the new facility will be four times larger than its existing facility in the Netherlands.

Slowly but surely, the World Economic Forum and major corporations appear to be resetting the global food supply chain. The WEF has been very vocal about how the masses must give up beef due to the alleged *“emissions”* involved in producing meat. Instead, the public must eat insects, the WEF insists.

Corporate media has been trying to convince the masses. In Europe, an additive made out of powdered crickets has already made its way into pizza, pasta, and cereals.

Tyson’s foray into bug production for animal food is an ominous sign that the meat giant could also be planning edible insects for human consumption. The news comes as unelected bureaucrats and corporate elites continue to push for the public to be banned from eating meat.

As Slay News reported, Phoenix, Arizona recently made steps to implement restrictions on the food supply as part of the Democrat mayor’s plans to ban meat and dairy consumption along with private car ownership to fight *“climate change.”*

Mayor Kate Gallego has taken steps toward enforcing the globalist green agenda by laying the groundwork to usher in WEF founder Klaus Schwab’s 2030 Agenda in Phoenix. The mayor has been working with the C40 Cities Climate Leadership Group.

C40 Cities is a collective of American cities that signed a pact to meet the WEF’s “climate” before 2030, as Slay News previously reported.

Globalist leaders around the world have agreed to ban the public from obtaining meat, dairy, and private vehicles by 2030.

Source: slaynews.com

From the archives of Pastor Bob’s Studies on Deliverance before Judgment / Pre-Tribulation Rapture

A point that was made at the close of Part 3 bears repeating - the Scriptures are abundantly clear: The **“Day of Wrath”** and the **“Great Tribulation”** period are the same event in God’s economy. They are different terms describing the same event. Likewise, this event can be seen as being simultaneous with that of the Pre-Tribulation Rapture. As we close in on the “Season of the Rapture”, we see global events of profound horror looming just ahead. The culmination of a number of events will take place virtually around the beginning of the “Seven” year period, known as Daniel’s 70th Week.

God will judge wickedness and a period has been established when that will transpire. One of the final reasons for this “**Day of Wrath**” is to reach the inhabitants of Earth’s unrighteous. This awesome day will instill the fear of God in mankind. The prophet Isaiah said, “***With my soul have I desired Thee in the night; yea, with my spirit within me will I seek Thee early: for when Thy judgments are in the Earth, the inhabitants of the world will learn righteousness.***” -(Isaiah 26:9)

It has never been part of God’s plan to pour out His wrath on His obedient children. While there is always a community effect of evil and judgment – the lives of everyone in every culture are impacted by wickedness – this is distinctly different from a direct act of God’s wrath. The Scripture makes that abundantly clear. The Apostle Paul wrote these words to the churches, “***For God hath not appointed us to wrath, but to obtain salvation by our Lord Jesus Christ.***” -(1stThessalonians 5:9). If the Great Tribulation is the Day of His Wrath, and it certainly appears clear in Scripture that this is the case, then the saints cannot be on Earth during that period. To speak of Christ’s very Bride (Church made up of Jewish and Gentile believers) on Earth during any portion of the Seven Years of Wrath is to defy every principle of Biblical harmony and God’s principles of love and mercy, not to mention the character of God or the consistency of His Holy Word!

God hath delivered us “***From the wrath to come.***” -(1stThessalonians 1:10) The Spirit of prophecy boldly states, “***We are not appointed unto wrath.***” -(1stThessalonians 5:9). Revelation 19:10b states: “***...for the testimony of Jesus is the spirit of prophecy.***” The Blood of Jesus was shed because Jesus Christ took upon Himself our wrath by a devoted act of substitution, and exchange of position! His death was for atonement of our sins. It is virtually impossible for us to identify and reconcile ourselves with Jesus Christ in His Redemptive role as our Savior and still be subject to God’s Wrath. There can be no greater inconsistency with the Word of God! Paul said, “***Much more then, being now justified by His blood, we shall be saved from wrath through Him. For if, when we were enemies, we were reconciled to God by the death of His Son, much more, being reconciled, we shall be saved by His life.***” - (Romans 5:9-10).

There will be a blessed day of escape for the righteous servants of our Holy God. I might add that there is nothing inherently wrong with the term “escape”. Rightfully understood, we should all desire the escape that comes with the Pre-Tribulation Rapture. Before the Son of God sends His angels to judge wickedness and rights the multiplied wrongs of this world, He will come to get His Bride (Church). John the Revelator, spoke as the Holy Spirit gave him his vision. He promised, “***Because thou hast kept the word of my patience, I also will keep thee from the hour of temptation, which shall come upon all the world, to try them that dwell upon the Earth.***” (Revelation 3:10).

There seems to be an enormous misunderstanding in the comprehension of the word “deliverance” among some circles of society and the actual meaning implied by deliverance. The larger picture of deliverance has nothing to do with an exorcism of a

demonic spirit. Rather it is specifically about salvation through the power and act of a loving God that will set the believer free in the fullness of Christ Jesus.

This is only one of many promises made to the believer in Christ Jesus, but it is sufficient for the conclusion of this article. The faithful will be removed before the **“hour of temptation, which shall come”** begins. This **“hour of temptation”** is synonymous with the Great Tribulation and the Day of Wrath. This world is about to see the **“cup of God’s Wrath”**. When it is concluded after the fulfillment of Daniel’s 70th Week of “Seven” years, there will be no doubters. The Scriptures promise that a remnant of Israel will be saved from that day of wrath. Then the inhabitants of this Earth will learn righteousness. The body (the Bride made up of Jews and Gentile believers) will be with her Bridegroom as this Earth sees a picture of God’s Holiness that no man will ever forget.

The Body (Bride or Church made up of Jewish and Gentile believers) will be removed in the Rapture prior to the Great Tribulation. The Jewish remnant is those who come out of the Great Tribulation. This means they will go through the Day of Wrath. The promise for them is the preservation of their blood line. These are the ones who will once again fill the earth and become like the sands of the sea. In the Holocaust of WWII, one third of the Jews died. In the Great Tribulation, two thirds will die. This includes unbelieving Gentiles who are left behind, as well as the nation of Israel or the Jewish people (of which is the pseudo- or crypto Jews. Revelation 2:9 and 3:9 confirms the why of the Tribulation.

There are approximately two dozen events in Biblical history described throughout the Bible when Lucifer thinks he has the Israelites where he wants them, in order to destroy them. But suddenly God intervenes and delivers a remnant to preserve the Jewish blood line. At present, our best understanding is that the remnant will flee into Jordan and will be divinely protected at Petra.

Time and time again I hear or read something that an author will state something to this effect, *“that the word “Rapture” cannot be found in the Bible”*. This is a misinformed, short sighted statement because it does not consider or examine the fact that the English translation of a particular word may be rendered in a number of ways. This is one major reason that so many folks do not agree on the meaning of a variety of passages found in many Bible translations that are related to this topic. Greek and Hebrew is far more explicit than English!

In this series “Deliverance before Judgment”, I will address all the arguments used in the attempt to discredit, discourage, and to defame the Biblical message about the Rapture. We are going to take a look now at the Hebrew text of the King James Bible, because it is here where we first find the word “Rapture” in the Old Testament. It is not specifically translated that way, however, but its meaning appears in as many as thirty or more different words.

Even the first six English bibles that preceded the 1611 KJV Bible used the word “**Departure**” rather than the words “**Falling Away**”, as most modern translations have shown it translated. The concept of “Rapture” or “Deliverance” is found in the Hebrew Old Testament over **300X** times. If one were to do an exhaustive search of the various words that address this theme, you would soon discover, collectively that they number just short of 1,000 renderings. The change from “**Departure**” to “**Falling Away**” is the result of the Jesuits meddling in the affairs of the Church of England. At the time the KJV Bible was translated, the Vatican was engaged in efforts to restore Papal dominion and Roman Catholic authority for the purpose of asserting the Papacy over the Church of England.

Given the nature of the circumstances that were taking place at that time in England, it is unlikely that the KJV translators would have ever conceded to a watering down of the textual translation or its interpretation other than for the issues afoot which were instigated by the Jesuits. The Jesuits were attempting to sow discord amongst the English people with the goal of undermining the Reformation not yet seventy years old and still in its infancy. The purpose was to manipulate a return to Roman Catholic authority.

The Hebrew word “**natsal**” appears approximately some **190X** times. It conveys the basic meaning “to separate”, “to be separated”, and it does so by adding the ‘Hiphil’ stem, which means “to be taken by force, to remove by force, to be separated by force”. Even Hebrew scholars will tell you that the word “**natsal**” expressed means “to be removal by force”. Various cognates in Syriac, Arabic, Ethiopian, and Aramaic help to confirm this truth. Cognates are words in two languages that share a similar original meaning, spelling, and pronunciation. The word “**natsal**” in Hebrew appears as:

ניצל

My Hebrew fonts on my version of Microsoft Word are not equipped with the linguistic devices, dots, and dashes, known as ‘diacritics’ that appear beneath or within letters that determine their pronunciation, but those devices do not affect the meaning as such. In the example above, taken from a Hebrew Interlinear Bible for Genesis 31:9, we find it translated in English as, “**and He has taken away**”. Many times the ‘Hiphil’ stem is used to show “force” and is being applied or brought out like what might occur if one were abruptly removed or during an act of deliverance. Some additional examples include Isaiah 44:20 and Ezekiel 3:19. They (linguistic devices) have nothing to do with reading Hebrew, but rather determine whether a word has a soft or hard sound, etc. They are there to provide a means whereby one might obtain the correct or proper pronunciation. The Hiphil stem is generally used to express causative action in the active voice. Of its over 200 usages, the Hiphil stem is by far the most frequent (about 190X times). The emphasis seems to be on the causative tendency of the Hiphil (“to cause to separate” or “to remove from”). For example, Amos 3:12 states, “**So shall the children of Israel be taken out that dwell in Samaria**” (NRSV). Similarly, Gen. 31:9 says, “**God hath taken away the cattle of your father.**” Many times the Hiphil force is brought out in the act of deliverance -(Isaiah 44:20; Ezekiel 3:19).

Exhaustive Search of “deliver” with Derivative Words & Their Frequency – King James Bible

Deliver	296X	Deliverance	16X	Deliverances	1X
Delivered	291X	Deliverer	10X	Delivery	1X
Deliveredest	3X	Delivering	3X	Delivereth	13X

The root word for all of the derivative words above is “**Natsal**”. Concerning how they (the derivative words) are spelled in the Hebrew text is determined by such things as the grammatical terms of gender, case, voice, mood, tense, and the context of its use.

The late Messianic Rabbi, Yakov Rambsel, authored at least four books on the subject of the ‘Bible Codes’. In a guest appearance on the late J.R. Church’s program: ‘*Prophecy in the News*’, I recall Yakov Rambsel remarking that he found the word “**Natsal**” numerous times encoded within the Old Testament text. He was speaking about the word “**Natsal**” appearing within the ‘Bible Codes’.

The point to be stressed here is that while it is true that the word “Rapture” is not found in any Bible other than the old Latin Vulgate, that fact does not preclude or diminish the presence of the idea, concept, or theme, existing in the Biblical languages. At this point, I have thoroughly addressed the major word used in the Old Testament which speaks to the theme of being delivered by force. I have yet to deal with the Greek New Testament, which uses the word “**harpazo**”. It also means to be “snatched out by force”.

Those who want to argue that the Rapture can’t be found in the Bible simply do not know what they are talking about. Their ignorance is revealed by their lack of understanding and education of the Hebrew and Greek text. More importantly, most if not all of those who want to argue this issue have, for the most part, no formal Bible College or Seminary Biblical language training. This is a critical point that often gets overlooked. The above table reference of the New American Standard Bible concordance listing how the word “**Natsal**” is translated in English. I used the NASB translation as an example, since it is the closest or nearest to [word for word] translation in accuracy to that of the KJV Bible, or a [word-for-word] translation. Only the KJV Bible and the NASB Bible provide the reader with a true [word for word] translation.

All other modern translations are really transliterations [thought for thought] translations. This fact is extremely important when you are searching for people to believe and teach an accurate understanding of the Bible, and what it means for us today. With more than 200 modern translations available today, it becomes virtually impossible to maintain a common and consistent understanding as to what the writer says in regard to what the author meant or really actually said. “Newer” does not always necessarily mean “better” and this fact is just as true when it comes to Bible translations.

Methods of Translation

- **Literal translation (word for word):** Attempts to keep the exact words and phrases of the original. It is faithful to the original text, but sometimes hard to

understand. Keeps a constant historical distance. Examples: King James Version (KJV), New American Standard Bible (NASB).

- **Dynamic equivalent (thought for thought):** Attempts to keep a constant historical distance with regard to history and facts, but updates the writing style and grammar. Examples: New International Version (NIV), Revised English Bible (REB).
- **Free translation (paraphrase):** Translates the ideas from the original text but without being constrained by the original words or language. Seeks to eliminate historical distance. Readable, but possibly not precise. Examples: The Living Bible (TLB), The Message.

The NASB definition for **“Natsal”** is: “to strip, plunder, deliver oneself, be delivered, snatch away, deliver.”

For whatever time we have left, I will share from my archived files of articles written over the past fifteen year. Each article is confirmation and evidence proof that **Christian believers can trust in the Pre-Tribulation Rapture!!!** The many related news article like the next article below is included to open the eyes of those unable to discern the times in which we live. Our freedoms are an illusion and nothing like our grandparents’ days! The shadows of the Antichrist Beast System are everywhere and if you doubt the truth of Scripture, Satan has succeed in getting people to see his plan as being the preferred choice! Shame on them!

THE TSA WANTS TO PUT A GOVERNMENT TRACKING APP ON YOUR SMARTPHONE

Published: October 16, 2023



Today the Identity Project submitted our comments **to the Transportation Security Administration (TSA) on the TSA's [proposed rules](#)** for “mobile driver’s licenses”.

The term “mobile driver’s license” is highly misleading. The model [Electronic Credential Act](#) drafted by the American Association of Motor Vehicle Administrators (AAMVA) to authorize the issuance of these digital credentials and installation (“provisioning”) of government-provided identification and tracking apps on individual’s smartphones provides that, *“The Electronic Credential Holder shall be required to have their Physical Credential on their person while operating a motor vehicle.”*

So the purpose of “mobile driver’s licenses” isn’t actually licensing of motor vehicle operators, as one might naively assume from the name. Rather, the purpose of the “mobile driver’s license” scheme is to create a national digital ID, according to standards controlled by the TSA, AAMVA, and other private parties, to be issued by state motor vehicle agencies but intended for use as an all-purpose government identifier linked to a smartphone and used for purposes unrelated to motor vehicles.

We’ve seen the ways that government-mandated tracking apps on citizens’ smartphones are used by the government of China, and that’s not an [example](#) we want the U.S. to follow.

[AAMVA’s website](#) is more honest about the purpose and planned scope of the scheme: *“The mobile driver’s license (mDL) is the future of licensing and proof of identity.”*

As we note in our comments:

The fact that the TSA seeks to require the installation of a government app on a mobile device of a certain type suggests that the government has other purposes than mere “identification”, such as the ability to track devices as well as people. But we don’t know, because we haven’t been able to inspect the source code for any of these apps.

Most of the details of the TSA proposal remain secret, despite our efforts to learn them. So our [comments](#) focus on the unanswered questions about the proposal, the deficiencies in the TSA’s “notice”, and the TSA’s failure to comply with the procedural requirements for consideration of proposed regulations and for approval of collections of information from members of the public — which the TSA is already carrying out illegally, without notice or approval, with digital ID apps that state agencies are already installing on smartphones:

By this Notice of Proposed Rulemaking (NPRM), the Transportation Security Administration (TSA) proposes to establish “standards” (which are not included in the NPRM and not available to the public) for a national digital ID to be used by Federal agencies in an unknown range of circumstances for unknown purposes (also not specified in the NPRM, and for which the notices and approvals required by law have not been provided or obtained).

The NPRM, which includes a proposal to incorporate by reference numerous documents which are not included in the NPRM and have not been made available to would-be commenters who have requested them, fails to provide adequate notice of the proposed rule or opportunity to comment on the undisclosed documents proposed to be incorporated by reference. It violates the regulatory requirements for incorporation by reference of unpublished material....

The proposed rule would also implicitly incorporate the [Master Specification for State Pointer Exchange Services](#) (SPEXS) published by the American Association of Motor Vehicle Administrators (AAMVA), which is not included or mentioned in the NPRM or publicly available and which [AAMVA has actively attempted to remove from public availability](#)....

The NPRM purports to include an analysis, pursuant to the Paperwork Reduction Act (PRA), of “*the information collection burdens imposed on the public,*” and claims to have requested approval for these information collection from the Office of Management and Budget (OMB). But both the NPRM and the request for OMB approval omit any mention of the collection of information from individuals that occurs each time a “mobile ID” is “presented” and an app on a mobile device interacts with TSA or other Federal agency devices or servers....

What data fields will be collected when a TSA or other Federal agency device interacts with a mobile ID app on an individual’s device? We don’t know. What code will an individual be required to allow to run on their device, and with what privileges? We don’t know, although this could be critical to the risks and potential costs to individuals if, for example, they are required to allow closed-source code to run on their devices with root privileges.

From which people, how many of them, in what circumstances, and for what purposes, will this information be collected? We don’t know, although all of this is required to be included in an application for OMB approval of a collection of information....

What will individuals be told about whether these collections of information are required? We don’t know this either, although this is a required element of each PRA notice, because the TSA provides no PRA notices to any of those individuals from whom it collects information at its checkpoints, including information collected from mobile IDs.

As the TSA itself has argued in litigation, [no Federal statute or regulation requires airline passengers to show ID](#). And [hundreds of people pass through TSA checkpoints and board flights without showing ID every day](#). An accurate submission to OMB, and an accurate PRA notice (if approved by OMB), would inform all individuals passing through TSA checkpoints that ID is not required for passage. But instead of providing OMB-approved PRA notices at its checkpoints in airports, the TSA has posted or caused to be posted knowingly false signage claiming that all airline passengers are “required” to show government-issued ID credentials. Individuals incur

substantial costs as a result of these false notices, particularly when individuals without ID forego valuable travel in reliance on deliberately misleading signs that ID is required.

Where did this TSA proposal come from? In 2021, the TSA's parent agency, the Department of Homeland Security (DHS), published a [request for information about mobile IDs](#) from potential vendors and other interested parties.

[Comments](#) criticizing the concept were submitted by, among others, the [American Civil Liberties Union \(ACLU\)](#), [Electronic Frontier Foundation \(EFF\)](#) & [Electronic Privacy Information Center \(EPIC\)](#) and the [National Immigration Law Center \(NILC\) and others](#). The ACLU also released a detailed [white paper](#) on the dangers of mobile IDs.

Much of the content of the proposal consisted of third-party "standards" which the DHS proposed to incorporate by reference. If incorporated by reference into Federal regulations, those standards would have the same force of law as the rest of the regulations. But many of the standards proposed for incorporation by reference weren't publicly available.

The DHS re-opened the comment period and made some of the non-public standards available for inspection (but not copying), under restrictive conditions, for a limited time. In response, NILC submitted [follow-up comments](#) detailing and criticizing the difficulty of accessing the material proposed to be incorporated by reference.

Following this 2021 trial balloon, the DHS assigned the project to the TSA, or at least the TSA now claims that it did so. The delegation by the DHS to the TSA of authority to issue REAL-ID Act regulations has not been made public, and would be of questionable validity.

Undeterred by the procedural and substantive criticisms of the DHS proposal, the TSA has now proposed regulations that would formalize the incorporation by reference of numerous non-public standards into the binding rules for digital IDs.

According to the [Notice of Proposed Rulemaking](#) (NPRM) by the TSA:

[T]his rulemaking proposes to amend § 37.4 by incorporating by reference... nineteen standards and guidelines. All proposed incorporation by reference material is available for inspection at DHS Headquarters in Washington DC, please email requeststoreviewstandards@hq.dhs.gov.

However, as we report in our comments:

In a diligent effort to obtain the material proposed to be incorporated by reference, we sent email messages requesting access to this material to requeststoreviewstandards@hq.dhs.gov on September 8, September 20, September 29, and October 9, 2023.

We have to date received no response whatsoever to any of these messages.

The claim in the NPRM that, “All proposed incorporation by reference material is available for inspection at DHS Headquarters in Washington DC”, is unverifiable, vague, and unhelpful. It does not specify at which of the many DHS locations in Washington, DC, the material proposed for incorporation by reference might be available, during what hours, or through what procedures. Most DHS building are not open to the public, or are open only by appointment and on condition of showing ID deemed compliant with the REAL-ID Act of 2005....

Individuals seeking to review this material can't simply go the specified address, since no address is specified, even if they would be allowed in the door, which they probably wouldn't. The only way members of the public are instructed to try to obtain this material or find out where or how to inspect it is to send an email message to requesttoreviewstandards@hq.dhs.gov. But... all of our messages to that address have gone unanswered.

In our [comments](#), we recommend that the TSA withdraw its entire proposal. In the meantime:

The TSA has neither sought nor obtained approval from OMB for any collection of mobile ID information from individuals....

In the absence of OMB approval or PRA [Paperwork Reduction Act] notices, all current collections of information from physical or mobile IDs by the TSA, other DHS components, or other Federal agencies are being carried out in violation of the PRA, and must be ended immediately.

Pursuant to the PRA, 44 USC § 3512, and implementing regulations at 5 CFR § 1320.6, individuals have the right to ignore these information collections and to go about their business without responding. And the PRA provides a complete bar to the imposition of any form of penalty or sanction, at any time, for not responding to such an information collection.

The government doesn't (yet) have the authority to force you to carry a smartphone, or to install tracking apps on it. It has to trick you or scare you into installing them yourself.

Our [comments](#) to the TSA are a public service announcement and reminder: You aren't required to show any ID to travel by common carrier or pass through TSA checkpoints, and you have the right to “*Just say no*” to any request for information by Federal agents that isn't accompanied by a notice at the point of information collection that includes a valid OMB Control Number and informs you of whether the collection of information is required.

150k square-foot Ammunition Plant in Nebraska Mysteriously EXPLODES – is this another planned assault on vital U.S. infrastructure?

By Ethan Huff // Oct 18, 2023

As all eyes are on the Israel-Palestine conflict, another mysterious factory explosion occurred, this time at an ammunition plant in Nebraska.

The Hornady Manufacturing plant located near Grand Island blew up on October 13, killing one woman and injuring two men. The explosion occurred in the company's chemical compound building, located at 8350 W. Old Potash Highway.

"One individual was transported by ambulance to the hospital with concussion symptoms and one individual was privately transported to the hospital for symptoms related to breathing in dust (and) fumes," announced Hall County Attorney Marty Klein.

Battalion Chief Phil Thomas reportedly had to be transported from the scene after being dispatched there around 9:53 am. *"I know that we have investigations on site,"* said Assistant State Fire Marshal Doug Hohbein from the Nebraska State Fire Marshal's office on Friday afternoon following the incident.

The facility in question is 150,000 square feet in size, having opened in 2018 on land that formerly housed the Cornhusker Army Ammunition Plant.

(Related: Check out [the report](#) we published earlier this year about the government-led assault on America's food and other vital infrastructure.)

Major media remains silent about incident, despite potentially major implications for ammo supply. One would think that this incident is newsworthy, but other than a few local and independent media reports about it, next to nobody else knows it even occurred – because all eyes are on Israel right now.

The timing of the explosion is curious, especially since the Biden regime has been calling for stricter ammunition laws in the United States. Just last year, it was suspected that the crooks in D.C. were plotting new regulations on the sale of ammunition to civilians.

Apparently, the government only wants itself to have bullets. And do not forget: without bullets, the Second Amendment is of no effect, rendering firearms useless chunks of metal and plastic.

The Washington Examiner [reported in June 2022](#) that the Biden regime had allegedly approached Winchester Ammunition about said planned restrictions on public ammo sales.

A spokesman from the National Shooting Sports Foundation told the *Examiner* that *"the government is considering restricting the manufacturing and commercial sale of legal ammunition produced at the Lake City, Mo., facility"* in question – a claim the White House later denied, by the way.

Currently, Winchester is allowed to sell surplus ammo on the civilian market once the military has had its fill. This is the policy the Biden regime supposedly wants to nullify as it now represents about 30 percent of all 5.56 nm and .223 caliber ammunition sales.

Concerning the Hornady incident, a growing number of people thinks it could have been an attack by the very same government that just last year was exposed for wanting to ban the types of public ammo sales that occur because of its operations.

One woman on X wrote that Hornady is now offline for ammunition, and that Winchester has "announced no civilian ammo" from here on out. "Our guy [sic] store thinks things are going to get problematic!" she further wrote. "There's a whisper that Lake City just suspended all civilian ammo also. And we were told they know something we don't and if you can, go buy ammo and go buy g*ns this is not a drill!"

In other words, *stock up now* if you are concerned about the availability of ammo in the U.S. moving forward and aim to keep your own stockpile just in case.

"I don't buy all the plant explosions being simple coincidences," wrote another person about this suspicious series of events.

Washington, DC's ban on Cashless Businesses, Explained

As contactless, digital and card transactions become more common, the district has joined state and local governments preserving residents' right to pay cash.

Published Oct. 19, 2023



Safety concerns drove many D.C. businesses to go cashless, a former city councilmember said. *DjelicS*

As contactless, digital and card transactions become more commonplace in Washington, D.C., a newly enforced law will ensure those who primarily use cash won't be left out.

Beginning Oct. 1, businesses that discourage or don't accept cash payments became liable to civil penalties. Under the [newly enforced law](#), it's illegal for direct-to-consumer businesses — including bars, restaurants, general retailers and food stores — to refuse cash, charge a higher price to cash-paying customers or hang signs that say cash isn't accepted. A few exceptions exist: Retail sales happening on the internet or over the phone may require a card, as can parking garages that were card-only before December 2020.

All other businesses that require card payments must provide a device on the premises that converts cash into a prepaid card that customers can use in the establishment. The device can't impose fees or require minimum deposits greater than \$5.

D.C. is not the first to adopt such rules. In 2019, Philadelphia became one of the first U.S. cities [to pass a law banning businesses from eliminating cash](#), with similar exceptions as D.C. In 2020, New York City also moved to [protect consumers' right to use cash](#), following the adoption of similar laws in [New Jersey](#) and [San Francisco](#). Massachusetts has [required businesses to accept cash](#) since 1978.

But enforcing cash payments is yet to be a universally approved measure. Atlanta's City Council put a proposal on hold last month amid [concerns that cash invites violent robberies](#). Plus, 18 states, including Florida, Georgia, Maine and Maryland, have [struck down bills that would ban cashless establishments](#).

DC's law, from introduction to enforcement

The enforcement of D.C.'s law is years in the making. In 2019, members of City Council introduced [Bill 23-122](#), the Cashless Retailers Prohibition Act, arguing that requiring card payments perpetuates equity issues.

The bill was inspired by a business owner who approached City Council years ago with concerns about an observed uptick in card-only establishments, said former Councilmember David Grosso, one of the original introducers of the bill. This happened prior to the pandemic, when many businesses implemented contactless payment to stymie the spread of COVID-19 — an emergency need that has now ended.

Grosso said staff looked into the issue of increasing cashless businesses and found a significant number of retailers and restaurants had indeed enacted the policy. The staff flagged that this shift would likely create challenges for many of D.C.'s residents who are "underbanked" or "unbanked."

A City Council Committee of the Whole report on the bill cited 2017 data that showed [8% of D.C. residents were unbanked](#), meaning they don't have bank accounts at all, and about 21% were underbanked, meaning they have bank accounts but often rely on other financial services like money orders and loans.

"They simply don't have access to a card, whether it be a bank card or credit card," Grosso said. *"That was just a lack of understanding of our community when businesses started doing that."* Though anyone can be underbanked, Grosso said D.C. residents experiencing poverty and immigrants without permanent legal status are among those most impacted by bans on using cash. A 2021 analysis by the Federal Deposit Insurance Corporation said Black and Hispanic households, those with a disability, single-mother households and less-educated households are [more likely to rely on cash as well](#).

Safety concerns drove many D.C. businesses to go cashless, Grosso said. He said that some business owners told City Council that having large amounts of cash in a safe or depositing cash to banks made them feel vulnerable to crime. Grosso said councilmembers working on the bill also worried an "unspoken" racial component was at play — they suspected business owners feared young people of color coming into their stores and thought requiring card payments might deter them.

"We felt like it was unfair and not really a good business practice to start with, because you are going to be excluding so many people," Grosso said.

The City Council passed the bill into law in early 2021, and funding to support it became available in the new fiscal year that began on Oct. 1.

A deeper dive into equity concerns

Some experts echoed the same concerns as D.C. about the effect of cashless businesses. They make it exceptionally hard for marginalized groups to carry on with their everyday lives, said Harry Hayman, a senior fellow for the Economy League of Greater Philadelphia's Food Economy and Policy.

"You're ... making it more difficult for the lower third of your economy to participate in the economy," he said.

Felix Shipkevich, a New York-based payments attorney, wholeheartedly supports laws that require businesses to accept cash, citing a time just two decades ago where credit card usage was not the norm for most Americans. Aside from perpetrating inequities among consumers, cashless stores can financially penalize consumers, Shipkevich said, especially when many retailers charge convenience fees for using credit cards.

While lower-income people are disproportionately affected by cashless establishments, Shipkevich emphasized that losing a job, defaulting on a loan or experiencing a medical emergency can send anyone from any income group into a place of losing their access to credit.

“[Credit cards are] not a right, they’re a privilege, right?” he said. “And not everybody’s entitled to them.”

Grosso, Hayman and Shipkevich acknowledged that the pandemic played a part in the push to contactless or card-only payments and that with technological advances, card payments will likely continue to increase. But D.C.’s new law will likely protect the thousands of regular cash users.

“A good economy incorporates everybody, not just for being fair and nice about it, but because it also makes good economic sense,” Hayman said.

This is part of Klaus Schwab’s C40 cities plan that has been in the process of being implemented around the world. As the Antichrist System moves forward in its adoption, this measure is merely a transition phase to where cash is completely eliminated. The clock on cash is quickly running out around the world. I’m waiting to see how schools deal with this issue since students are always selling something to buy things for their classrooms, girl scout cookie sales, craft festivals, street vendors, etc. Holy crap, my grass cutter is going to need as I pay him in cash!

Chicago aims to make composting accessible with food waste drop-off program

Residents will be able to drop off all kinds of food waste at 15 locations managed by the Department of Streets and Sanitation to help meet the city’s climate goals.

Published Oct. 19, 2023





Dive Brief:

- The city of [Chicago has launched its first organics drop-off program](#) meant to collect “all kinds of food scraps” at 15 locations.
- The program aims to make composting accessible to residents in a wide geographic area of the city, while also helping Chicago meet goals in its climate action plan and increase its material diversion rate, the mayor’s office announced Monday.
- The Department of Streets and Sanitation will collect the material and send it to a transfer station, where it will then be [turned into compost](#) at the nearby Harbor View Composting Facility operated by Whole Earth Compost.

The program is among Chicago’s recent efforts to improve waste diversion. Chicago [developed a formal waste strategy in 2021](#), which didn’t set specific diversion targets but did identify organics drop-off programs as an important facet.

Chicago also released a climate action plan in 2022 that aims to reduce the city’s carbon emissions 62% by 2040. Introducing a [citywide organics collection system](#) is among the recommendations in that plan. Chicago had initially considered launching some version of that program as late as 2040, but sped up the timeline based on feedback from residents who were interested in the service, according to the action plan.

“Diverting food scraps for composting is one of the easiest and most impactful ways for individuals and cities to address the climate crisis,” said Mayor Brandon Johnson in a statement.

Last year, the city announced a community composting program where residents can [drop off some types of food scraps](#) at six community gardens. That project, done in partnership with nonprofit NeighborSpace, was funded by the city and a Natural Resources Defense Council grant.

The new city-run food scrap drop-off program announced on Monday is meant to complement the community garden composting program. The two programs *“are distinctly different in the kinds of material accepted,”* said Mimi Simon, director of public affairs for DSS. The garden drop-off locations don’t accept items like meat or bones, while the new drop-off will take [almost any kind of food waste](#), including leftovers, she said. No food packaging or plastic bags are accepted.

The new drop-off program is also meant to be more accessible, as the 15 sites are located at DSS facilities throughout a larger area of the city than the community garden program, she said.

DSS hasn't set goals for the drop-off program, but Simon said it plans to monitor sign-ups and create program metrics as more residents learn about the service.

Organics diversion is just one aspect of the "suite of policies and actions aimed at minimizing waste disposal and its negative environmental impacts" that the city will pursue, said Angela Tovar, Chicago's chief sustainability officer, in a statement.

Chicago is also working to [improve its residential recycling program](#) and has plans for other waste diversion initiatives outlined in its waste strategy. Tovar also mentioned recent work with the newly established Mayor's Office of Climate and Environmental Equity, meant to oversee the city's climate action plan and address environmental justice issues. Johnson, who was inaugurated in May, has said environmental justice is a [major priority](#) for his time in office.

California's Environmental Regulations Are Crushing Pennsylvania

[John Stossel](#) / [@JohnStossel](#) / October 18, 2023



Pennsylvania's Environmental Quality Board is forcing their state to automatically copy California's onerous environmental regulations. Pictured: Trucks parked at a dealership.

BY [John Stossel@JohnStossel](#)

John Stossel is the creator of Stossel TV videos, and author of "No They Can't! Why Government Fails—But Individuals Succeed."

Pennsylvania's Peter Brothers Trucking delivers goods all across America. Owner Brian Wanner says Pennsylvania bureaucrats now are driving him out of his home state.

"We have no say," complains Wanner in my new video. "We can't do anything about it."

"No say" because Pennsylvania's new rules don't come from Pennsylvania. They come from California.

"I don't want to be anything like California!" complains Wanner.

Too bad for him and other Pennsylvania truck owners, because Pennsylvania's Environmental Quality Board decided their state will automatically copy California regulations.

California's rules will raise the price of a new truck by about one-third. Trucks that once cost \$190,000 will now cost about \$260,000.

California regulators said this new air pollution regulation is needed because the trucks Wanner drives *"contribute greatly to ... serious health and welfare problems."*

That's ridiculous, says Wanner. *"We have come so far in the last 40 years. In 1980, one truck produced as much [pollution] as 60 trucks today."*

"So, to reduce pollution, we want people to buy new trucks," I point out.

"But if you put these costs on us that we cannot afford, we're going to just run the older trucks!" responds Wanner.

"The regulators don't think about that?" I ask.

"They do not!" Wanner replies. *"They do not see the consequences of what they're doing."*

Now truckers like Wanner will just buy trucks in neighboring states.

"We can go to Ohio and get cheaper trucks," he says.

So there won't be any pollution reduction. The new rule will just hurt Pennsylvanians who sell trucks.

Who are these regulators? Pennsylvania's Environmental Quality Air Board is mostly made up of people from unrelated departments, like the Fish and Boat Commission, the Game Commission, the Historical & Museum Commission. I doubt that many know much about air pollution.

"The whole idea of having a regulatory board like this is, 'Oh, these people are experts,'" says attorney Caleb Kruckenberg of the Pacific Legal Foundation, *"They know what they're talking about. They're smarter than the lawmakers.' But if you look at the board, that's not true. These are just random bureaucrats who work in the government, and they say, 'I don't know. Let's follow California.'"*

Kruckenberg is suing Pennsylvania on behalf of truckers like Wanner, arguing that what Pennsylvania does violates [the Constitution](#).

“Nobody in Pennsylvania has ever voted for the standards that now control Pennsylvania.”

I push back. *“So what? California seems to have a lot of money. I could see a state saying, ‘Yeah, let their regulators figure out how we reduce pollution, and we’ll save money doing what they do.’”*

“If people want something,” Kruckenberg replies, *“their legislature is supposed to pass it.”*

California’s rules will soon get still more expensive because Gov. Gavin Newsom has decreed that soon, all new vehicles must be electric.

“But electricity comes from fossil fuels!” Kruckenberg points out. In Pennsylvania, some comes from coal, and most comes from natural gas. So, to power all-electric trucks, Pennsylvania will burn more fossil fuels. Still another problem: Electric trucks are heavier.

“That’s harder on the roads,” says Wanner. Also, *“electric trucks have a very low mileage radius, so you can’t work all day. It’s nothing that you can take across the United States.”*

Pennsylvania’s regulators don’t seem to care. They just want to do what California does.

“Why would we allow our state to give away their lawmaking procedures to California?” asks Wanner. *“That’s not the American way. If we want to follow California, we can move there! I don’t want to be anything like California.”*

Israeli government “found” lost Pfizer Agreements!

By Derek Knauss
October 19, 2023

From Sasha Latypova substack:

Four agreements between Israel and Pfizer have been released via FOI lawsuit, still in a heavily redacted form. They prove that the Israeli government conducted forced experiments on people.

Israeli news article with detailed analysis and history of these FOI: [The new documents reveal: 4 agreements and partial disclosure of redactions – more questions than answers](#)
[Four agreements released by FOI here.](#)

[Supplementary agreements here.](#)

There are at least four key agreements/documents that the Israeli Ministry of Health (IMOH) signed with Pfizer, and the release of these documents after legal wrangling that went for months reveals that all four were signed even before the vaccine received the EUA from the FDA. The government attempted to conceal the real dates of the signing, and apparently created a false representation that it was signed later in order to lie to the people that the product was “authorized” by the FDA and EMA. The four agreements that were released include:

The data sharing agreement with Pfizer – a copy was published by the IMOH on January 17, 2021, as the “[Israel-Pfizer Agreement](#)” or “Real-World Epidemiological Evidence Collaboration Agreement”. This is the agreement that specifies the terms of information sharing between the State of Israel and Pfizer in a “real world” study to be conducted in Israel – on Israeli citizens. The stated purpose of this agreement was to collect and analyze epidemiological data resulting from the vaccination of the Israeli population, and to determine whether herd immunity would be achieved as a result of the vaccine.

As a result of the FOI lawsuit, a [signed copy of this agreement](#) was found by the Israeli government. Previously, the government stated they “lost” it or could not locate it, but now they found it. The most important finding from these two documents is the real date of signing of this agreement. In the latest released version, (see link in this paragraph, p.4 of the pdf) the IMOH admits that this agreement was signed on December 1, 2020 – about five weeks earlier than was claimed before (i.e. January 6, 2021).

This proves that the IMOH actively concealed the true date of the signing of the agreement and lied about it while claiming a later date. This deception is important since the Israeli government relies entirely on FDA and EMA for approvals of medical products in the country and has little to no capacity to formally verify the completeness and rigorousness of the data used in making decisions by these ex-Israel government agencies. Thus, the Israeli public was entirely misled by the Israeli government. The EUA was granted to Pfizer by the FDA only on December 11, 2020. An EUA by the FDA simply means “we have no real evidence this works or is safe, but you can use it if you are desperate” – an EUA product is unlicensed and unapproved for anything. Thus, “The Information Sharing Agreement” with Israel was signed about ten days before even an emergency permit was received from the FDA for this product, and the IMOH tried to hide it and lied about it.

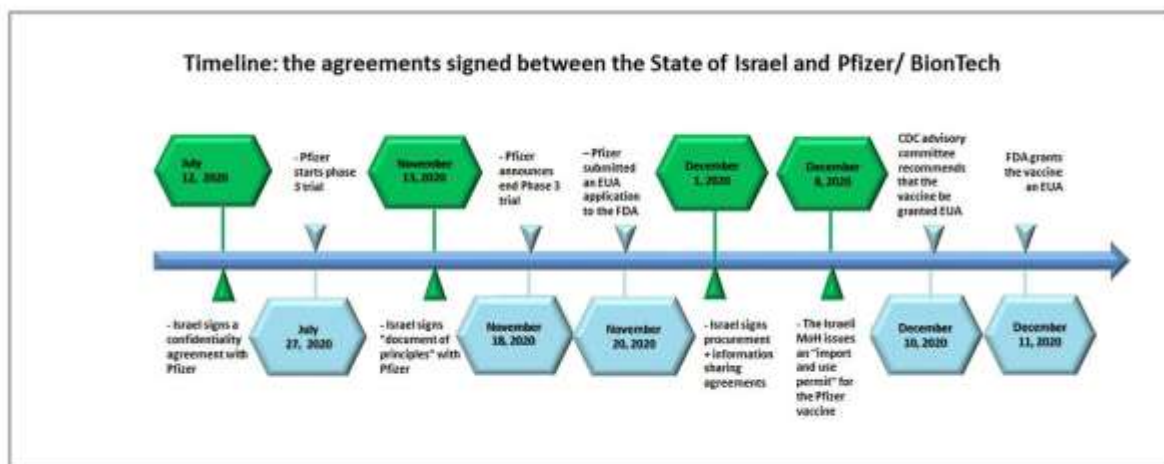
The released version of the agreement has many redactions and even the page numbers in the new copy are also redacted. The parts about liability waiver/potential pledge of state assets to Pfizer (US DOD/central bank owners?) are 100% redacted. There is a concern that the copy of the agreement may not include all of its pages.

The production and supply agreement with Pfizer (aka “Manufacturing and Supply Agreement”) – This agreement is released for the first time, however, its existence has been known since the unsigned copy of “The Information Sharing

Agreement” was first published in January 2021. It is now clear that the purchase transaction itself, was signed on December 1, 2020, at the same time as “The Information Sharing Agreement”.

Confidentiality Agreement – it appears that this agreement was signed by the Ministry of Health and Pfizer on July 12, 2020. In fact, this agreement was signed three months before Pfizer submitted an application, and even before the company began the phase 3 study on its product.

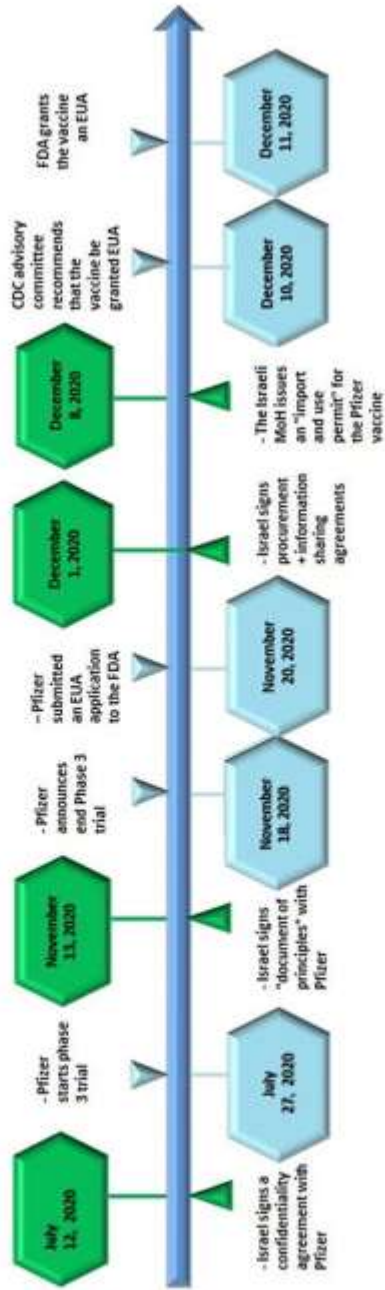
*“THE SERIES OF AGREEMENTS SIGNED WITH PFIZER THUS INCLUDES AT LEAST FOUR AGREEMENTS/DOCUMENTS: A **CONFIDENTIALITY AGREEMENT** SIGNED ON JULY 12, 2020; A **PRINCIPLES DOCUMENT** SIGNED ON NOVEMBER 13, 2020; A **PRODUCTION AND DISTRIBUTION AGREEMENT** SIGNED ON DECEMBER 1, 2020; AND AN **INFORMATION SHARING AGREEMENT** ALSO SIGNED ON DECEMBER 1, 2020. AS SHOWN IN THE TIMELINE DIAGRAM ATTACHED BELOW, ALL FOUR AGREEMENTS WERE SIGNED BEFORE THE VACCINE RECEIVED THE EUA, AND THE PRINCIPLES DOCUMENT WAS EVEN SIGNED BEFORE PFIZER SUBMITTED THE REQUEST FOR APPROVAL. ADDITIONALLY, THE CONFIDENTIALITY AGREEMENT WAS SIGNED BEFORE THE COMPANY BEGAN ITS PHASE 3 STUDY, SAYS ATTORNEY GUR. “UNDER SUCH CIRCUMSTANCES, IT IS VERY DIFFICULT TO TAKE SERIOUSLY THE CLAIM THAT THIS IS NOT A REAL HUMAN EXPERIMENT”.*



The main conclusion from the above is the following:

The Israeli Ministry of Health “approved” the import of Pfizer mRNA injections before even the superficial FDA’s issuance of the EUA! At the same time they agreed to give Pfizer the medical data on the effects of this “black box” substance on the Israeli population. Then they lied to the people claiming the product was tested and approved by the FDA, and furthermore, forced the injections without informed consent by using extremely harsh and coercive measures. [A larger vertical image of the above chart is on page 23 below]

Timeline: the agreements signed between the State of Israel and Pfizer/ BionTech



If this doesn't say "forced medical experimentation without consent" I don't know what does.

I would like to state that I am very much anti- the anti-Semitism that is evidently practiced by the Israeli government against the population of Israel. I am having hard time identifying material differences between the actions of the Israeli government towards the Israeli people and what happened under the [Nazi rule in Germany 1941-1945](#). CIA library Wiki is not a reliable source, but one key difference stands out – there were about 15,000 victims of Nazi medical experiments in Germany, perhaps more. With the current mRNA injected atrocity in Israel we have millions of victims who were forced into the mRNA transfection experiment, including pregnant women and children. Population of Israel is around 9 million, and coerced [covid injections uptake](#) was high (approx. 4 million received 3 shots):

WITHIN 2 MONTHS ABOUT HALF OF THE TOTAL POPULATION HAD RECEIVED A VACCINE DOSE. AS OF 1ST JUNE 2021, 81% OF THE POPULATION AGED ≥16 YEARS HAD RECEIVED THE SECOND VACCINE DOSE. VACCINE UPTAKE WAS HIGH, EXCEEDING 75% AMONG THOSE AGED 20 YEARS AND INCREASING WITH AGE, SURPASSING 90% IN INDIVIDUALS AGED ≥60 YEARS.

The numbers of the medical experimentation victims (deaths, disabilities and injuries) is likewise very high. Vaccine injured group on Facebook in Israel has 42,000 participants according to [this article](#). If the estimated short-term death numbers from worldwide data apply in Israel (~1/800 – 1/1000 injections), that we can expect at least 100,000 deaths from these shots (a conservative estimate).

On a more technical note, the Pfizer-Israel contracts refer to "Rule 29", i.e. the covid injections were expected to be imported into Israel under this rule. Confirming that the government was knowingly signing off on a dangerous mass experiment. The rule is an "exception" to marketing of approved medical products, including for what appears to indicate use of chemical and radiological weapons. This is equivalent to the "countermeasures" provisions in the US and EU law.

Exceptions to pharmaceutical marketing authorization procedures "Rule 29" ([source describing regulations of pharmaceuticals in Israel](#)):

IN SPECIAL CIRCUMSTANCES, A MEDICINE MAY BE EXEMPT FROM REGISTRATION IN ISRAEL IF IT FALLS WITHIN ONE OF THE EXEMPTIONS LISTED IN REGULATION 29(A) OF THE PHARMACISTS REGULATIONS (PREPARATIONS), AS IMPLEMENTED BY THE MOH'S DIRECTOR GENERAL. THIS INCLUDES WHERE:

- *The medicine is to be used as part of a compassionate use programme.*
- *The medicine is intended for the treatment of a serious disease or medical condition and no alternative medicines for treating the same disease or medical condition are registered and marketed in Israel.*

- *The medicine is designated for the medical treatment of Israeli residents in relation to an epidemic or other contagious disease.*
- *The medicine concerns protection from chemical or radioactive substances.*

Finally, my educated guess on what happened in Israel, and worldwide with regard to knowingly pushing poisonous injections across various state borders: the top government/intelligence officials probably knew that covid exercise was a global population control/enslavement/NWO plan. That's just a few people/country however who are fully briefed on the real reasons. The rest of the officialdom were sold the ostensible reasons, the CIA-Pentagon story of e.g., *"engineered lethal virus/lab leak from China"* and thus all the military style responses, countermeasures and associated secrecy + panic + forced lockstep measures propagated from WHO were deemed ok throughout the many layers of bureaucracy. Down below that are the layers which were sold Hollywood bullshit about pandemics from bats and monkeys and told to be healthcare heroes: *"doing their jobs"* and *"we are in it together"* and *"protect grandma or our precious socialist healthcare system"*. My readers are well aware by now that a large scale atrocity is very easily committed by nice people as long as the tasks are compartmentalized enough and minimally plausible narratives supplied to provide the excuse for the moral cowards to go along.

I may be paranoid or too jaded, but I can't help but see the connections to the most recent *"screw-up"* of the Israeli intelligence somehow missing the Hamas attack along what is supposed to be some of the most secure and surveilled border in the world.

Right, they just *"missed"* the breach of that super-wall for 20+ hours. Was it intentional? This means everything happening now was planned. The Israel Government has refused to explain why the Israel Defense Forces, with 173,000 active personnel, 193 fighter jets, 38 attack helicopters and 1,760 tanks on standby, and advance warning of an attack, took almost 3 days to cross the 77 miles from Jerusalem to Gaza.

Was this orchestrated attack precipitated by the truth about global covid atrocity coming out and people realizing what has been done to them and why – the ultimate goals of the cabal? Is the globalist cabal behind the puppets in the Israeli government (and all other major governments) unhappy with the population reduction numbers achieved so far, e.g. far short of the Deagel predictions (population reduction targets were US -70%, Israel -63%) and now needs to push for the next phase of destruction – the kinetic global war?

This post is another dimension to what I referred to in Blessed Hope #219 as evidence of Satanic Genocide of the **"seed"** line or descendants of the Bloodlines of Abraham, Isaac, and Jacob. I am not sure whether Sasha Latypova grasps the full impact of her substack post, as I indicated in my comments on Dr. Robert Malone' article. As these two have noted there is something going on in a larger way to produce another Holocaust through the syringe needle under a disguised hoaxed virus. This has the earmarks of a Biblical Genocide of the descendants of Abraham, Isaac, and Jacob!

ALARMING New Data: Just 0.1% of Sudden Deaths Are Unvaxxed

Statistics show that over 99.9 percent of sudden deaths are people who were vaccinated, despite only 75% of Americans having received Covid shots.

By Frank Bergman October 19, 2023

An alarming new data report has revealed that fewer than 0.1 percent of people who die suddenly are unvaccinated for Covid.

Statistics show that over 99.9 percent of sudden deaths are people who were vaccinated, despite only 75% of Americans having received Covid shots.

In recent years, reports of people dying suddenly have soared.

The corporate media insists that sudden and unexpected deaths have been happening throughout history and that recent spikes are nothing out of the ordinary.

However, what governments, health officials, and corporate media hacks fail to reveal is that the vast majority of recent sudden deaths were vaccinated for Covid.

In fact, since the rollout of the mRNA shots in late 2020, the number of unvaxxed sudden deaths is estimated to be fewer than 1 in 1,000.

According to a bombshell new report from American tech entrepreneur and data expert Steven Kirsch, this ratio of sudden deaths is statistically impossible to occur unless there is a cause.

If the Covid shots are related to the deaths, then roughly 25% of the people who die suddenly should be unvaccinated because 25% of Americans are not vaccinated, Kirsch explains.

This isn't the case as less than 0.1% of sudden deaths are unvaxxed.

"One explanation: the vaccine is causing the deaths," Kirsch states.

"Is there another explanation? Nobody has ever offered an alternative."

New York University professor Mark Crispin Miller has been tracking the alarming rise in sudden deaths since 2022.

Miller estimates that he has documented over 10,000 cases of people dying suddenly since he started.

In all of the cases recorded, only ten of the deceased were not vaccinated with the Covid shots.

In the U.S., 25% of the population is not vaccinated with for Covid.

So in 10,000 deaths, we'd expect to see 2,500 deaths.

However, just 10 deaths were recorded.

"That could happen by chance," Kirsch notes.

"The probability is really small though.

"It's less than $1e-330$ which is the limit of Python's floating point.

"It's so small that even if Mark Crispin was off by three orders of magnitude, and there were 1,000 people who were unvaccinated and died suddenly, it's still $6.6e-256$."

As Slay News recently reported, 8-year-old Israeli boy Yonatan Moshe Erlichman died of a heart attack on October 12, 2023, while taking a bath.

Interestingly, Erlichman was the "poster child" of Israel's national child vaccine campaign during the pandemic.

8-year-olds rarely die from heart attacks like this where there is no cause.

It's a fewer than 1 in a million occurrence, Kirch notes.

One has to be asking the question, *"Why is the government, public health agencies, and the World Health Organization continuing to cajole the public to get boosted?"*

The good, the bad, and the ugly: breaking down Biden's \$100 billion request to Congress

Targeted support is good. Vague slush funds are bad.

JORDAN SCHACHTEL

OCT 20, 2023

The people who run the Biden Administration sent out their permanently confused figurehead leader Thursday evening to list off a series of requests to Congress, with President Biden calling for \$100 billion in supplemental funding, much of which includes foreign aid.

With the United States now over \$33 trillion in debt, it's more important than ever to scrutinize supplemental funding requests, which come on top of the already behemoth federal annual budget.



The doppelganger above was not in the White House “Oval Office” when his so-called message was broadcast to the nation. It was simply more bovine excrement and political theater to deceive the American public. The man seated at some stage set has no ear lobe and so you know it is all a fake, fraud. The background is not the White House “Oval Office”. The lighting is another giveaway of an effort of a cheap knock off scam!



At Ramstein AFB, Germany in a stopover, the 'Daily Caller' raised this question. "What The Hell Happened To Joe Biden's Chin In This Video?"

What is going on with Joe Biden's face?

President Joe Biden appeared to grow a mushy butt chin while making remarks to the press at Ramstein Air Base in Germany following his [trip to Israel](#).

It's possible a busy trip to the Middle East and lack of sleep are affecting our 80-year-old president's physical appearance.

I think we are being scammed and the Obama handlers have found more than one look alike "ringer" to play the game of destroy the U.S.A. for the Antichrist, aka Prince Charles the pedophile! Who benefits most for the U.S. and Russia to destroy each other? You guess right if you say Prince Charles and Pope Francis!

Here's a list, via CBS News, of what's being requested from the currently Speaker-less Congress, and what we think about it. [Without a Speaker of the House money bills cannot be dealt with, and I pointed out last time or before it, this may be an intentional delay to thwart the Obama/Biden plans to fund the globalist plan to start a war between the U.S. and Russia, China, and North Korea.]

\$61 billion for Ukraine and replenishing U.S. stockpile.

As Mitch McConnell openly admitted already, the war in Ukraine has become a giant slush fund for the defense industry, replacing Afghanistan as the money tree for the military industrial regime.

Strategically, there is no winning for Americans. There is no scenario in which Ukraine will be able to defeat Russia or push Moscow back beyond the significant chunk of Russia-friendly turf in Ukraine. All of the money being spent there has become a sunk cost for the American taxpayer. It's a lose-lose all the way through, unless you happen to own shares with or work for Raytheon, Boeing, Lockheed, and the gang.

MIC McConnell: Senator discloses that the indefinite proxy war in Ukraine is purposed with 'reindustrializing' the arms industry

SEPT 27

\$14 billion in Israel-related assistance

\$10 billion is for air and missile defense support. Similar to the Ukraine situation, the money is not going to Israel, but to the U.S. defense industry, so it acts as a subsidy for these institutions.

Nonetheless, there is a stark difference between the situations in the Middle East and Europe. Israel is on the front line in the fight against a new global jihadist uprising. Ukraine is fighting an inter slavic turf war on behalf of NATO.

Moreover, Israel can actually achieve its military objective in the defeat of Hamas, whereas the best Ukraine can hope for is a negotiation over what's left of its territory. A victory for Israel will pay significant dividends for the West as a whole.

Israel's first point of order: restoring deterrence by shattering the jihadist invincibility complex

BY JORDAN SCHACHTEL

Another \$3.7 billion is vaguely related to “State Department needs related to Israel.” That goes beyond what the Israelis requested, and doesn't seem necessary.

\$9 billion for humanitarian assistance

This line item is supposedly to help with “humanitarian needs in Ukraine, Israel, the Gaza Strip and elsewhere.”

If any of this money goes into Gaza or the West Bank, it will be used by Hamas and other radical factions to continue their endless jihad against Israel and the West. American taxpayers should not be subsidizing the welfare of non-Americans. Humanitarian assistance is largely a racket.

\$3 billion for the submarine industrial base

This money will be dedicated to ramping up production at the U.S. Navy's four public shipyards. Submarines are a critical component of maintaining nuclear deterrence. It's strange that this money didn't make it into the NDAA.

\$2 billion for security assistance to the Indo-Pacific region

A vague request for money to combat China and work with American allies near China. It doesn't seem specific enough to be helpful.

\$11 billion for border security and migrant matters

While advertised as a border security measure, much of the money will go to government agencies tasked with supporting illegal aliens. The Biden Administration remains opposed to actually securing America's Southern Border.

\$2 billion to counter China in developing countries

Another potential slush fund purposed with throwing more money at corrupt leaders than China can. This inevitably leads to massive waste and abuse.

\$1 billion for countering fentanyl

Good luck with that

\$1 billion for migrant support

Welfare for illegal aliens.

\$100 million for combatting child labor exploitation

Something that sounds like red meat in order to sweeten the deal for Republicans.

Conclusion:

The vast majority of these funds (75-80%) is a total waste of money, particularly the \$61 billion request for Ukraine. There's a case to be made that restocking Israel's arsenal can deliver some bang for your buck. There's also a good reason to find money, but in a more targeted fashion, that can be deployed to limit China's prowess abroad and in Asian. And of course, funds that can be deployed to continue America's qualitative military advantage is generally money well spent.

State governments collect the DNA of nearly every newborn baby in the U.S. Most parents don't even know

Blood taken from newborns via a heel prick has been used in medical research without parental consent and given to law enforcement without a warrant. In some states, it's stored indefinitely.



(LifeSiteNews) — Most new parents have no idea that by the time they leave the hospital with their newborn, a sample of their child’s blood has already been sent to the state government. Depending on the state, the government may store and use their child’s blood for anywhere from months to indefinitely – and not only is it legal, it’s actually mandated by law.

Each American state has its own newborn screening program through which healthcare professionals who deliver babies are required to collect a blood sample in order to test for rare genetic or metabolic diseases. Only in two states, Maryland and Minnesota, are healthcare practitioners even required to obtain parental consent. Wyoming law technically requires parents’ *“written consent,”* but is worded vaguely enough that in practice, it amounts to a system that must be opted-out of rather than opted into. Utah allows a “religious exemption” that mandates the parents report their religion to the state – and it must be *“a specified, well recognized, religious organization whose teachings are contrary to the testing required by Utah law for each newborn infant.”*

The issue of state governments harvesting the DNA of almost every newborn has received sporadic attention from health-freedom advocates over the years.

“Within 48 hours after the birth of a baby, the heel is pricked, newborn blood is squeezed onto a card with special filter paper, and the card is sent for analysis to the State government laboratory or the laboratory under contract with the State Department of Health,” the Citizens’ Council for Health Freedom (CCHF) explained in 2007. *“At least 4.0 million newborn babies are tested every year in the United States.”*

Next-Generation Smart Cities: What City Leaders Need to Know

The definition of a smart city continues to evolve with advances in technology and the sustainability goals of the communities they serve. From reducing carbon emissions and securing energy supply to upgrading infrastructure and engaging with stakeholders, the next generation of city leaders can lay a smart foundation that addresses their communities’ needs and paves the way for a net zero future.

This playbook explores smart city solutions that enable city leaders to achieve their goals and demonstrates how several large municipalities around the country have successfully deployed smart technologies into their cities. Smart city solutions discussed are:

- Improving efficiency and visibility with smart lighting
- Tackling transparency with smart meter solutions
- Developing a savvy, carbon-free energy supply
- Leveraging network connectivity for multiple smart applications
- Connecting stakeholders to build engagement
- Partnering with a smart city solution integrator

MENTAL SLAVERY IS THE WORST FORM OF SLAVERY. IT GIVES YOU THE ILLUSION OF FREEDOM, MAKES YOU TRUST, LOVE AND DEFEND YOUR OPPRESSOR WHILE MAKING AN ENEMY OF THOSE WHO ARE TRYING TO FREE YOU OR OPEN YOUR EYES.



Why The Rapture Occurs Before the Revealing of the Antichrist!

¹“Now we beseech you, brethren, by the coming of our Lord Jesus Christ, and by our gathering together unto him, ²That ye be not soon shaken in mind, or be troubled, neither by spirit, nor by word, nor by letter as from us, as that the day of Christ is at hand. ³Let no man deceive you by any means: for that day shall not come, except there come a falling away first, and that man of sin be revealed, the son of perdition; ⁴Who opposeth and exalteth himself above all that is called God, or that is worshipped; so that he as God sitteth in the temple of God, shewing himself that he is God. ⁵Remember ye not, that, when I was yet with you, I told

you these things? ⁶And now ye know what withholdeth that he might be revealed in his time. ⁷For the mystery of iniquity doth already work: only he who now letteth will let, until he be taken out of the way. ⁸And then shall that Wicked be revealed, whom the Lord shall consume with the spirit of his mouth, and shall destroy with the brightness of his coming: ⁹Even him, whose coming is after the working of Satan with all power and signs and lying wonders, ¹⁰And with all deceivableness of unrighteousness in them that perish; because they received not the love of the truth, that they might be saved. ¹¹And for this cause God shall send them strong delusion, that they should believe a lie: ¹²That they all might be damned who believed not the truth, but had pleasure in unrighteousness.” –(2nd Thessalonians 2:1-12)

The Church is taken out of the way first, and then the Man of Sin, the Antichrist is revealed. We have discussed in length there are two different words, one that deals with the “Departure” (physical) and the other falling away (spiritual) from the faith. For reference you can read Dr. Tommy Ice’s paper on this at the link here below:

[pre-trib.org](https://www.pre-trib.org)

<https://www.pre-trib.org/pretribfiles/pdfs/Ice-TheDepartureIn2Thess2-3.pdf>

[PDF]

THE “DEPARTURE IN 2 THESSALONIANS 2:3 - Pre-Trib Dr. Ice’s paper is everything you need to know that we will be taken out before Daniel 9:27 is fulfilled. It is centered in the dates of COP28 and so we have an approximate date.

Dr. Andy Woods wrote a book on this very topic, ‘*The Falling Away: Spiritual Departure or Physical Rapture*’ in 2018.

When you read and hear that **Damascus has been “**Nuked**” you will know that you only have days before the End! When Isaiah 17:1 is fulfilled, Russia will enter the picture that leads to World War III. We were told in advance it would happen! Russia has defense treaty agreements with Syria. The COP28 meetings are still on schedule and the calendar dates below are baked into the cake.**

Believers worldwide will be Raptured out of here just before or at least prior to when Prince Charles makes his rare appearance that will usher in the Great Tribulation of Daniel 9:27. Hanukkah, 2023 offers another possible Rapture date in this time frame!

Count down to ‘Confirming the Covenant with the Many’

<p>Hanukkah 12/7/23 – 12/15/23 COP28 Begins November 30th as of 10/22/23 – 39 Days Days to end COP28 December 12th as of 10/22/23 – 50 days</p>
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Praise God!



**ADMIT THAT YOU
ARE A SINNER.**

**BELIEVE THAT JESUS
PAID FOR YOUR SIN
ON THE CROSS. †**

**CONFESS THAT JESUS
IS LORD AND CALL UPON
HIM FOR SALVATION.**

Blessings in the Precious Name of Jesus Christ, Lord of lords, and King of kings!

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