

# BAILIWICK NEWS

Substack posts from [bailiwicknews.substack.com](https://bailiwicknews.substack.com)  
March 2023

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## March 1, 2023 - Organizational Chart, Bank for International Settlements Kill Box

Organizational chart by Iain Davis, author of *Pseudopandemic* and *What is the Global Public-Private Partnership (G3P)?*

New template added to Reconstitution resources page:<sup>1</sup>

- County State Bioweapons Ban Resolution<sup>2</sup> (PDF); County State Bioweapons Ban Resolution<sup>3</sup> (Word). Adapted from draft by Joseph Sansone.<sup>4</sup>

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Iain Davis, author of *Pseudopandemic: New Normal Technocracy*,<sup>5</sup> writing at The Disillusioned Blogger:<sup>6</sup>

- Oct. 6, 2021 - What is the Global Public-Private Partnership?<sup>7</sup>



St. Joseph at Work. Painting by Faustini Modesto.

...The G3P controls global finance and the world's economy. It sets world, national and local policy (via global governance) and then promotes those policies using the mainstream media (MSM) corporations, which are also "partners" within the G3P.

Often those policies are devised by the think tanks before being adopted by governments, which are also G3P *partners*.

Government is the process of transforming G3P global governance into hard policy, legislation and law.

Under our current model of Westphalian national sovereignty, the government of one nation cannot make legislation or law in another. However, through global governance, the G3P creates policy initiatives at the global level, which then cascade down to people in every nation. This typically occurs via an intermediary policy distributor, such as the IMF or IPCC, and national governments then enact the recommended policies.

The policy trajectory is set internationally by the authorised definition of problems and their prescribed solutions. Once the G3P enforces the consensus internationally, the policy framework is set. The G3P stakeholder partners then collaborate to ensure the desired policies are developed, implemented and enforced. This is the oft-quoted "international rules-based system."

<sup>1</sup> <https://bailiwicknews.substack.com/p/reconstitution-starter-pack>

<sup>2</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/03/2023.03.01-template-county-state-ban-resolution.pdf>

<sup>3</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/03/2023.03.01-template-county-state-ban-resolution.docx>

<sup>4</sup> <https://josephsansone.substack.com/p/ban-the-jab-resolution>

<sup>5</sup> <https://iaindavis.com/pnnt/>

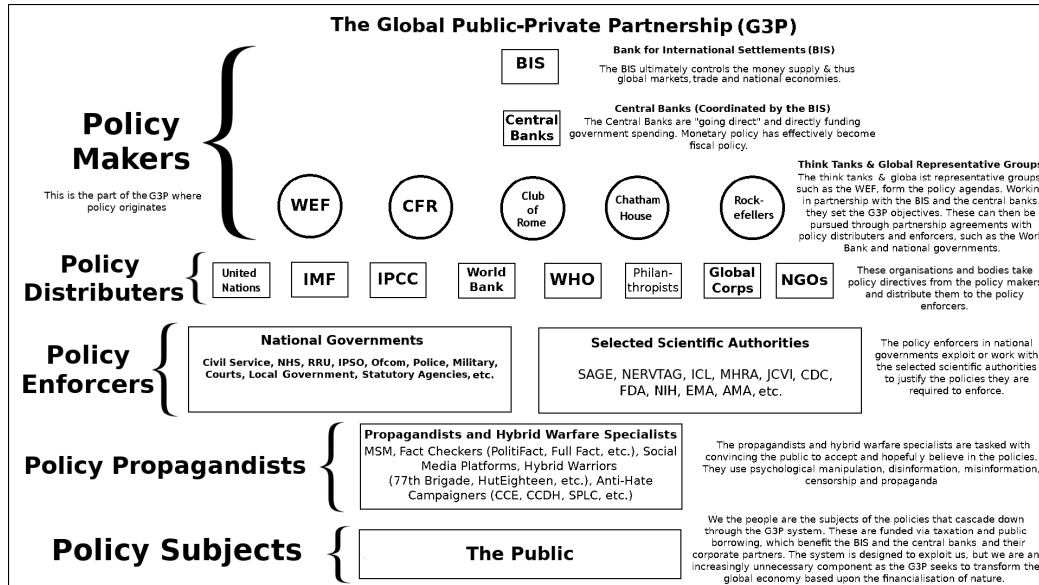
<sup>6</sup> <https://iaindavis.com/>

<sup>7</sup> <https://iaindavis.com/what-is-the-global-public-private-partnership/>

In this way, the G3P controls many nations at once without having to resort to legislation. This has the added advantage of making any legal challenge to the decisions made by the most senior partners in the G3P (it is an authoritarian hierarchy) extremely difficult.

The G3P has traditionally been referenced in the context of public health— specifically in United Nations documents, including documents from UN agencies such as the World Health Organisation (WHO)...

To help his readers better understand and visualize the global corporate-state fascism that’s been quietly constructed around the world’s people over the past century, Davis produced an extremely useful organizational chart.



I first saw Davis’ organizational chart in early February 2022, and posted the black-background/white-text version with one of my early reports on Todd Callender’s Jan. 30, 2022 interview:<sup>8</sup>

- Feb. 3, 2022 - More on the International Health Regulations. Bipartisan Presidential Executive Orders in 2003, 2005, and 2014 authorized the Secretary of Health and Human Services to detain Americans on suspicion of having colds and flus.<sup>9</sup>

Which was folded into the main report on Callender’s interview published a few weeks later:

- Feb. 26, 2022 - Legal Walls of the Covid-19 Kill Box<sup>10</sup>

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I encourage Bailiwick readers to read Davis’ full October 2021 post on the Global Public-Private Partnership,<sup>11</sup> and his other work. Davis also recently joined Substack.<sup>12</sup>

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<sup>8</sup> <https://www.americaoutloud.com/compulsory-vaccination-and-forced-quarantine-camps-in-arizona/>

<sup>9</sup> <https://bailiwicknews.substack.com/p/more-on-the-international-health>

<sup>10</sup> <https://bailiwicknews.substack.com/p/legal-walls-of-the-covid-19-kill?s=w>

<sup>11</sup> <https://iaindavis.com/what-is-the-global-public-private-partnership/>

<sup>12</sup> <https://iaindavis.substack.com/>

**March 2, 2023 - Key quotes from Pfizer's April 22, 2022 Motion to Dismiss and US Government's Oct. 4, 2022 Statement of Interest in Support of MtD.**

From the April 22, 2022 Pfizer Motion to Dismiss:<sup>13</sup>

pp. 3-4

The Government's "actual behavior" here says it all. Both the complaint itself and the public record show the Government has been fully aware of Relator's allegations for nearly two years without withdrawing authorization or stopping payment for Pfizer's vaccine.

To the contrary, FDA took regulatory action that made the vaccine widely available and publicly responded to Relator's allegations by expressing the agency's "full confidence" in the data used to support the vaccine.

DoD continues to purchase the product and make it available, free of charge, to all people living in the United States.

And the U.S. Department of Justice ("DOJ"), which was required under 31 U.S.C. § 3730(a) to investigate Relator's allegations "diligently," declined to intervene in this lawsuit.

All of this is "very strong evidence" that Relator's allegations are not material to the United States, and accordingly Pfizer's vaccine was—and continues to be— eligible for payment by the Government...

pp. 6-7

Because of pandemic-related exigencies, the agreement was not a standard federal procurement contract, but rather a 'prototype' agreement executed pursuant to 10 U.S.C. § 2371b[.]...

p. 8

The [contract's Statement of Work] describes a 'large scale vaccine manufacturing demonstration' that imposes no requirements relating to Good Clinical Practices ('GCP') or related FDA regulations...

From the US Government's Oct. 4, 2022 statement of interest in support of Pfizer's Motion to Dismiss:<sup>14</sup>

p. 10

...[Brook Jackson's] complaint does not identify any provision in the SOW for the Project Agreement between Pfizer and the Army that conditioned Government payment for the vaccine on Pfizer's compliance with the clinical trial protocol or regulations.

The SOW, which is attached to the complaint, further specifies that the Army did not regulate the conduct of the clinical trial, which is "out-of-scope" for the purchase agreement between the Army and Pfizer.

In short, the complaint does not plead factual content to support a conclusion that compliance with the clinical trial protocol or regulations was necessary under the contract between Pfizer and the Army such that clinical trial violations would give rise to a claim for express or implied certification liability.

As the complaint notes, the contract did condition payment between Pfizer and the Army on FDA approval or authorization of the vaccine. This provision in the contract could support a claim for fraud in the inducement if the complaint had pleaded facts supporting an inference that the alleged clinical trial violations at the Ventavia sites actually altered FDA's approval or authorization decision.

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<sup>13</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-motion-to-dismiss.pdf>

<sup>14</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.10.04-jackson-v.-ventavia-us-gov-intervene.pdf>

However, while the complaint generally contends that the alleged clinical trial violations by Ventavia “call[] the vaccine’s EUA into question,” there are no allegations in the complaint that the data from the Ventavia sites caused FDA to authorize the vaccine or that FDA would have revoked authorization had it known about the alleged clinical trial violations by Ventavia...

#### Bailiwick reporting on Jackson v. Pfizer case

- March 14, 2022 - Moderna’s 2013 patent on furin cleavage site, Brook Jackson’s 2020 report to FDA on clinical trial fraud, Pfizer 2021 SEC filings
- May 4, 2022 - Faked Clinical Trials and 'Real World Evidence'
- May 25, 2022 - Pfizer’s Motion to Dismiss the Brook Jackson, federal contracting fraud, clinical trial fraud, whistleblower case.
- May 26, 2022 - Implications of 10 USC 2371b, the federal contracting provision cited by Pfizer
- July 8, 2022 - Contracts
- Aug. 19, 2022 - Mathew Crawford realizing that there were never any valid clinical trials; it was all fabricated.
- Sept. 21, 2022 - Four American war criminals I think should be prosecuted first: Alex Azar, Robert Kadlec, Marion Gruber and Bill Gates
- Oct. 12, 2022 - Secret Squirrel v. Azar, Kadlec and Gruber. First parts of draft 18 USC 2333 federal civil complaint
- Oct. 13, 2022 - 18 USC 2333 cases: venue, national security, Fauci, summary judgment
- Oct. 17, 2022 - Please pray for US District Court Judge Michael J. Truncale. Truncale is the federal judge in the Eastern District of Texas to whom whistleblower Brook Jackson's False Claims Act case is assigned.
- Oct. 19, 2022 - Other Transaction Authority (OTA) is to federal procurement contract regulation as Emergency Use Authorization (EUA) is to federal drug safety regulation. They're both provisions through which Congress and US presidents pretended to legalize criminal conspiracy to produce and use weapons of mass destruction.
- Oct. 21, 2022 - Legal horror movie pitch: The World According to Darp. 'Shouting fire in a crowded theater' meets 'When did you stop beating your wife?' Starring US Government as Darpon Fink, serial-killer/arsonist.
- Oct. 25, 2022 - Pharmaceuticidal tendencies. Condensing the legal nightmare for judicial review.
- Oct. 26, 2022 - Synopsis of proposed Jackson v. Pfizer argument. Clinical trial documents are just props in a theatrical production; clinical investigators are fooled performers and in the fooled audience; playwright and director is DOD.
- Oct. 26, 2022 -The goal is getting one good whistle-blower and one good federal judge together, through one solid, well-argued case.
- Oct. 27, 2022 - How can HHS, DOD and DHS be ‘foreign terrorist organizations?’ Through the treasonous (18 USC 2381) primary allegiance of their secretaries, and other senior executives, to the World Health Organization and its conspiring globalist institutions.
- Oct. 28, 2022 - Jackson v. Pfizer, Ventavia, Icon: Barnes legal team response filed Oct. 27
- Jan. 18, 2023 - Repost - Other Transaction Authority (OTA) is to federal procurement contract regulation as Emergency Use Authorization (EUA) is to federal drug safety regulation (Originally published Oct. 19, 2022)
- Feb. 3, 2023 - Recap of Jackson v. Pfizer, whistleblower Brook Jackson’s False Claims Act case.
- Feb. 9, 2023 - On the significance of 21 USC 360bbb-3(k): "use" of EUA products "shall not constitute clinical investigation."
- Feb. 20, 2023 - Jackson v. Pfizer/DOD scheduled for March 1 oral argument on Motion to Dismiss. Plus a script for an evidence-supported exchange between Judge Truncale and DOJ/Pfizer/DOD/HHS attorneys.

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## March 3, 2023 - Rep. Bud Hulseley in Tennessee understands the scale of the Constitutional crisis, and what states can and should do to respond. Tennessee House Bill 726 - Restoring State Sovereignty Through Nullification Act

March 2, 2023 - Tennessee lawmaker introduces the single most important bill for the life of our Constitution<sup>15</sup>  
Daniel Horowitz writing at The Blaze:

...In Tennessee, Rep. Bud Hulseley (R) introduced a bill (HB 726<sup>16</sup>) that would involve the people, all branches of the state government, and the county governments in constitutional interpretation affecting vital policies when they believe the federal government is clearly wrong. Either the governor may issue an executive order declaring the federal policy void; any member of the legislature can trigger a floor debate and vote to nullify the policy; a state court may declare said policy unconstitutional if it arises during the course of a legitimate case or controversy; any combination of 10 local governing authorities – either through their respective executives or legislative branches – may submit a petition for nullification that triggers a vote in the legislature; and any group of 2,000 registered Tennessee voters may submit a similar petition triggering an automatic legislative vote on nullification.

Once such a bill passes (or a policy is implemented by the governor via executive order), it would be unlawful for any state or local official to assist or fund the policy in any way. When factoring in the constitutionality of a federal policy from any of the three branches, the state legislature must consider the plain text of the Constitution, the ratification debates, state constitutions, the original members of Congress and the Supreme Court, and statements on natural law by philosophers whose wisdom was drawn upon by the framers of the Constitution.

This law would have no statute of limitations, meaning that it could trigger a debate and vote on any law of Congress, executive policy, or precedent from a court ruling...

From the text of the bill:

...SECTION 6: It is declared that federal laws, federal executive actions, and federal court opinions must comply with the jurisdictional limitations of the United States Constitution. It is further declared that any federal action outside the enumerated powers set forth in the United States Constitution are in violation of the peace and safety of the people of this state, and therefore, said acts are declared void and must be resisted.

SECTION 7. The proper manner of resistance is a state action of nullification of the federal action...

SECTION 8.

(a) Nullification is the process whereby this state makes an official declaration that:

1. A specific federal action has exceeded the prescribed authority under the United States Constitution;
2. That said action, as being *ultra vires*, will not be recognized as valid within the bounds of this state;
3. That said action, as being *ultra vires*, is null and void in this state;
4. That an officeholder, agency, or government employee, whether state, county, or city, serving under the authority of the Constitution of Tennessee shall not assist in any attempted enforcement of said federal action; and
5. That state or local funds collected under the authority of the Constitution of Tennessee shall not be used to assist in any attempted enforcement of said federal action...

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In Tennessee, Rep. Hulseley has been joined by cosponsors Rep. Monty Fritts, Rep. Jay Reedy, Rep. John Crawford, Rep. Jody Barrett, Rep. Gino Bulso, Rep. Clay Doggett, Rep. Chris Hurt, Rep. Justin Lafferty.

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<sup>15</sup> <https://www.theblaze.com/op-ed/horowitz-tennessee-lawmaker-introduces-the-single-most-important-bill-for-the-life-of-our-constitution>

<sup>16</sup> <https://legiscan.com/TN/bill/HB0726/2023>

They are boldly leading for the people Tennessee, just as leaders in the Canadian province of Alberta did for the people of Alberta in December 2022.

Dec. 27, 2022 - Alberta Passes Law Rejecting Federal Sovereignty.<sup>17</sup> David Kelly, writing at The New American:

...Seeking to take a stand against federal legislation and policies that are unconstitutional, the provincial government of Alberta introduced, passed, and instituted the Alberta Sovereignty within a United Canada Act this month.

The provincial government overview stated, “The act will be used to address federal legislation and policies that are unconstitutional, violate Albertans’ charter rights or that affect or interfere with our provincial constitutional rights.... The act gives Alberta a democratic legislative framework for defending the federal-provincial division of powers while respecting Canada’s Constitution and the courts.”

The Alberta government designed the act to, as stated, “Shift the burden to the federal government to legally challenge Alberta’s refusal to enforce unconstitutional or harmful federal laws or policies instead of Alberta having to initiate legal challenges and waiting years for a decision while those same federal laws or policies harm Albertans day in and day out.”

Go, states, go.

Keep pushing, People.

Read the bill in its entirety<sup>18</sup> and get it into the hands of state legislators across the country.

Bailiwick reporting on *ultra vires* challenges:

- June 22, 2022 - Smart v. Kemp. Ultra vires - ‘beyond the power.’<sup>19</sup>

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<sup>17</sup> [https://thenewamerican.com/alberta-passes-law-rejecting-federal-sovereignty/?pk\\_campaign=feed](https://thenewamerican.com/alberta-passes-law-rejecting-federal-sovereignty/?pk_campaign=feed)

<sup>18</sup> <https://legiscan.com/TN/text/HB0726/2023>

<sup>19</sup> <https://bailiwicknews.substack.com/p/smart-v-kemp>

## March 3, 2023 - Available informational packages that can be used to understand global biofascism through regulatory, statutory and executive order lenses.

European readers trying to understand the European kill box laws: start here<sup>20</sup> to learn about EU Decision 2119<sup>21</sup> (1998); EU Directive 83<sup>22</sup> (2001); EU Directive 63<sup>23</sup> (2003); EU Regulation 851<sup>24</sup> (2004); EU Decision 1082<sup>25</sup> (2013); EU Regulation 369<sup>26</sup> (2016); EU Regulation 521<sup>27</sup> (2020); and EU Regulation 2371<sup>28</sup> (2022).

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A reader commented recently suggesting a “packet” of information that could be distributed to people who are unfamiliar with the global, militarized, medical biofascism information assembled by Brook Jackson, Sasha Latypova and me.

I replied with some links to collections of material that I think are useful for that purpose.

I think it would be good if readers interested in sharing information, learn the material well enough to be able to assemble your own packets based on how you prioritize different parts of the story, and what you think would be most persuasive to whoever you’re trying to reach with it.

Probably the closest thing to a “packet” that I’ve put together is:

- Jan 2023 Legal History American Domestic Bioterrorism Program<sup>29</sup> - Nine-page version of the American Domestic Bioterrorism Program timeline, with five pages of footnotes.

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The top list at the orientation page<sup>30</sup> is 10 reports I’ve written, that I think give new readers the quickest grasp of the pseudo-legalized criminal enterprise:

1. Feb. 26, 2022 - Legal Walls of the Covid-19 Killbox
2. April 28, 2022 - American Domestic Bioterrorism Program
3. May 10, 2022 - Shell game. November 1997: Congress pretended to protect military servicemen and women from forced submission to biological and chemical weapons experiments. But really just transferred the program to FDA.
4. May 25, 2022 - Implications of 10 USC 2371b, the federal contracting provision cited by Pfizer
5. Aug. 9, 2022 - US federal crimes for which there is evidence to prosecute Covid-19 bioterrorists who occupy US government positions, and a starter list of defendants.
6. Sept. 14, 2022 - Biotech idolatry: DOD-Pfizer contracts have replaced federal constitutions and laws. And the DOD-DOJ-HHS complex has replaced federal legislatures and courts.
7. Sept. 28, 2022 - DOD chemical and biological warfare program: herd-culling plus stockpile disposal in one tidy package
8. Oct. 19, 2022 - Other Transaction Authority (OTA) is to federal procurement contract regulation as Emergency Use Authorization (EUA) is to federal drug safety regulation. They're both provisions through which Congress and US presidents pretended to legalize criminal conspiracy to produce and use weapons of mass destruction.
9. Nov. 22, 2022 - Stopping conditions. 45-page version of the core US statutory history and legal implications.
10. Feb. 9, 2023 - On the significance of 21 USC 360bbb-3(k): "use" of EUA products "shall not constitute clinical investigation."

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<sup>20</sup> <https://bailiwicknews.substack.com/p/european-commission-regulations-implementing>

<sup>21</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/1998.09.24-eu-decision-2119.pdf>

<sup>22</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2001.11.06-eu-directive-83.pdf>

<sup>23</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2003.06.25-eu-directive-63.pdf>

<sup>24</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2004.04.21-eu-regulation-851.pdf>

<sup>25</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2013.10.22-eu-decision-1082.pdf>

<sup>26</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2016.03.15-eu-regulation-369.pdf>

<sup>27</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2020.04.14-eu-regulation-521.pdf>

<sup>28</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2022.11.23-eu-regulation-2371.pdf>

<sup>29</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/jan.-2023-legal-history-american-domestic-bioterrorism-program.pdf>

<sup>30</sup> <https://bailiwicknews.substack.com/p/orientation-for-new-readers>

NUTSHELL: US Government since 1969 has incrementally transferred/hidden the joint DOD+HHS Chemical and Biological Warfare Program (50 USC 32) in the Public Health Service Act (42 USC 201) and Food Drug and Cosmetics Act (21 USC 9), such that federally-funded, federally-directed public health programs and products are actually bioterrorism programs and biological and chemical weapon attacks.

The government's purpose is to commit mass murder/depopulate the world, without public knowledge and without legal consequence, and enslave survivors for wealth and power centralization through digitized 'vaccine' passports and digital currencies, without public knowledge and without public resistance.

The second list at the orientation page links to five exceptionally good posts written by Sasha Latypova at Due Diligence and Art, Substack<sup>31</sup>

1. Dec. 13, 2022 - Intent to Harm<sup>32</sup>
2. Dec. 22, 2022 - Nobody knows what is in the vials<sup>33</sup>
3. Dec. 28, 2022 - The role of the US DoD (and their co-investors) in "covid countermeasures" enterprise.<sup>34</sup>
4. Jan. 11, 2023 - Reviewing the DOD Contracts for Covid "Countermeasures"<sup>35</sup>
5. Feb. 27, 2023 - You cannot contract for a crime, but you CAN write a contract for it! Ask me how. Dissecting DOD contracts for covid countermeasures. Part 1 - Pfizer's "Base Agreement."<sup>36</sup>
6. March 7, 2023 - Part 2 of "Contracts for Crimes" - Pfizer's ATI-MCDC Technical Direction Letter<sup>37</sup>

The third list at the orientation page links to five exceptionally good reports written by Patrick Delaney at LifeSite News<sup>38</sup>

1. Nov. 18, 2022 - US defense dept. secretly controls COVID vaccine production process that 'cannot be traced': researcher<sup>39</sup>
2. Jan. 12, 2023 - US defense dept.'s COVID vax operation pushed unregulated shots, deceived public: researcher<sup>40</sup>
3. Jan. 17, 2023 - 'Toxic by design.' Researcher explains why US defense dept's COVID vax operation shows intent to harm<sup>41</sup>
4. Feb. 1, 2023 - How the US gov't built a shadow structure that enabled COVID vax 'bioterrorism'<sup>42</sup>
5. Feb. 20, 2023 - US defense dept contracted with Chinese Communist Party to deploy COVID vaccine against citizens<sup>43</sup>

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<sup>31</sup> <https://sashalatyova.substack.com/>

<sup>32</sup> <https://sashalatyova.substack.com/p/intent-to-harm>

<sup>33</sup> <https://sashalatyova.substack.com/p/nobody-knows-what-is-in-the-vials>

<sup>34</sup> <https://sashalatyova.substack.com/p/the-role-of-the-us-dod-and-their>

<sup>35</sup> <https://sashalatyova.substack.com/p/reviewing-the-dod-contracts-for-covid>

<sup>36</sup> <https://sashalatyova.substack.com/p/you-cannot-contract-for-a-crime-but>

<sup>37</sup> <https://sashalatyova.substack.com/p/part-2-of-contracts-for-crimes-pfizers>

<sup>38</sup> <https://www.lifesitenews.com/author/patrick-delaney>

<sup>39</sup> <https://www.lifesitenews.com/news/us-defense-dept-secretly-controls-covid-vaccine-production-process-that-cannot-be-traced-researcher/>

<sup>40</sup> <https://www.lifesitenews.com/news/us-defense-dept-s-covid-vax-operation-pushed-unregulated-shots-deceived-public-researcher/>

<sup>41</sup> <https://www.lifesitenews.com/news/toxic-by-design-researcher-explains-why-us-defense-depts-covid-vax-operation-shows-intent-to-harm/>

<sup>42</sup> <https://www.lifesitenews.com/analysis/how-the-us-govt-built-a-shadow-structure-that-enabled-covid-vax-bioterrorism/>

<sup>43</sup> <https://www.lifesitenews.com/news/us-defense-dept-contracted-with-chinese-communist-party-to-deploy-covid-vaccine-against-citizens/>



The first paragraph at the pinned American Domestic Bioterrorism Program post<sup>44</sup> includes links to multiple versions of the legal history.

Other formats:

- Sept. 2022 ADBP + Legal Walls of Covid-19 Kill Box, small-print PDF<sup>45</sup> (67 pages)
- Sept. 2022 ADBP + Legal Walls of Covid-19 Kill Box, large-print PDF<sup>46</sup> (101 pages)
- Nov. 2022 Statutory History Orientation Memo<sup>47</sup> (45 pages)
- Dec. 2022 Legal Structures Outline<sup>48</sup> (2 pages)
- Jan 2023 Legal History American Domestic Bioterrorism Program<sup>49</sup> (14 pages)
- Jan. 2023 Kill Box slide deck<sup>50</sup> (18 pages)
- Feb. 2023 Kill Box slide deck<sup>51</sup> (36 pages)

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The documents in the Reconstitution starter pack<sup>52</sup> post, linked are also a good place to start.

That collection includes two versions of Sasha's cGMP executive summaries compiling evidence of intentional noncompliance with certified Good Manufacturing Practice and other pharmaceutical regulations.

1. Jan 2023 - Legal History American Domestic Bioterrorism Program<sup>53</sup> - Nine-page version of the American Domestic Bioterrorism Program timeline, with five pages of footnotes.
2. Feb 2023 - Latypova Memo re cGMP intentional noncompliance<sup>54</sup> (2 p.); Dec. 2022 - Latypova Memo re cGMP intentional noncompliance<sup>55</sup> (12 p.)
3. Feb. 2023 - Watt Memo re cGMP two prong dilemma argument.<sup>56</sup> Structural argument; to defend, US Government must take one of two positions: mass murder using bioweapons is the official policy of the US Government, and officials carrying it out are fully authorized to do so, or mass murder using bioweapons is prohibited under US law, and US Government officials carrying it out are rogue elements who can and should be removed from power, charged, tried and punished. Same structure applies to bioweapons as non-regulated pharmaceutical products.

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<sup>44</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

<sup>45</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/09/2022.09.20-american-domestic-bioterrorism-program-pdf.pdf>

<sup>46</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.09.20-american-domestic-bioterrorism-program-large-print.pdf>

<sup>47</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/11/2022.11.21-statutory-history-orientation-memo-footnoted.pdf>

<sup>48</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/12/2022.12.10-legal-structures-outline.pdf>

<sup>49</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/jan.-2023-legal-history-american-domestic-bioterrorism-program.pdf>

<sup>50</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/kill-box-presentation-1.pdf>

<sup>51</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/kill-box-presentation-long-form-1.pdf>

<sup>52</sup> <https://bailiwicknews.substack.com/p/reconstitution-starter-pack>

<sup>53</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/jan.-2023-legal-history-american-domestic-bioterrorism-program.pdf>

<sup>54</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2023.02.13-latypova-memo-re-cgmp-intentional-noncompliance-2-p.pdf>

<sup>55</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2022.12.18-latypova-memo-re-cgmp-intentional-noncompliance-12-p.pdf>

<sup>56</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2023.02.06-watt-memo-re-cgmp-two-prong-dilemma-argument.pdf>

**March 7, 2023 - Bioweapons ban resolution for county and state use; pioneered in Lee County, Florida. Also Epoch Times report on Jackson v. Pfizer; new DOD contract analysis by Sasha Latypova; biowarfare 'public health' sausage-making at state/local level; and PDF compilations.**

Zachary Stieber and Darlene McCormick Sanchez reporting on March 1, 2023 *Jackson v. Pfizer*<sup>57</sup> hearing:

- March 2, 2023 - Fate of the Pfizer Whistleblower Case to Be Decided by Federal Judge in Texas<sup>58</sup> (*Epoch Times*)

Sasha Latypova reporting on DOD bioweapons contracts:

- Feb. 27, 2023 - You cannot contract for a crime, but you CAN write a contract for it! Ask me how. (Part 1)<sup>59</sup>
- March 7, 2023 - Part 2 of "Contracts for Crimes" - Pfizer's ATI-MCDC Technical Direction Letter<sup>60</sup> - "...cost-sharing is a common practice in contracting for R&D collaborations, and I have negotiated several agreements that included elements of cost-sharing. Here is why the DOD "cost-share" is a smokescreen — in legitimate contract practice, when the contract includes cost sharing between the parties, all cost elements that are being shared are IN THE SCOPE of the contract. If those elements are excluded from scope -- it is not cost sharing. Those are activities irrelevant to the contract. Which, in fact, is the truth: **the FDA regulations were at the time and continue to remain irrelevant to the mRNA/DNA injections. Because they are not pharmaceuticals, but weapons...**"

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#### County/State Bioweapons Ban Resolution — Template

- County State Bioweapons Ban Resolution<sup>61</sup> (PDF)
- County State Bioweapons Ban Resolution<sup>62</sup> (Word)

*Adapted from Joseph Sansone, Lee County (Florida) Republican Party: Ban the Jab Resolution*<sup>63</sup>

Whereas strong and credible evidence exists that Covid 19 and Covid 19 injections are biological and technological weapons under 18 USC 175, 18 USC 229 and related state and international laws;

Whereas Pfizer's early clinical data revealed 1,223 deaths, 42,000 adverse cases, 158,000 adverse incidents, and approximately 1,000 side effects;

Whereas an enormous number of humans have died and or have been permanently disabled;

Whereas strong and credible evidence exists that Covid mRNA shots alter human DNA;

Whereas government agencies, media and tech companies, and other corporations, have committed enormous fraud by claiming Covid injections are safe and effective;

Whereas a Florida statewide grand jury is investigating Covid vaccine crimes;

Whereas continued experimentation on humans and denial of informed consent are violations of the Nuremberg Code and therefore constitute crimes against humanity;

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<sup>57</sup> <https://bailiwicknews.substack.com/p/recap-of-jackson-v-pfizer-whistleblower>

<sup>58</sup> [https://www.theepochtimes.com/fate-of-the-pfizer-whistleblower-case-to-be-decided-by-federal-judge-in-texas\\_5094219.html](https://www.theepochtimes.com/fate-of-the-pfizer-whistleblower-case-to-be-decided-by-federal-judge-in-texas_5094219.html)

<sup>59</sup> <https://sashalatyova.substack.com/p/you-cannot-contract-for-a-crime-but>

<sup>60</sup> <https://sashalatyova.substack.com/p/part-2-of-contracts-for-crimes-pfizers>

<sup>61</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/03/2023.03.01-template-county-state-ban-resolution.pdf>

<sup>62</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/03/2023.03.01-template-county-state-ban-resolution.docx>

<sup>63</sup> <https://josephsansone.substack.com/p/ban-the-jab-resolution>

Be it Resolved:

On behalf of the preservation of the human race, the [county/state political party or county/state legislature] calls upon [state legislature and/or governor] to prohibit the sale and distribution of Covid injections and all mRNA injections in the [county or state], and for the [county District Attorney or state Attorney General] to immediately seize all Covid injections and mRNA injections in the [county or state] under 18 USC 175 and related state laws, and have a forensic analysis conducted.

[Date, Jurisdiction and Signature Block]

Selected References:

- 1947, Nuremberg Code, *US v. Brandt*
- 2015, *SARS-like Cluster of Circulating Bat Coronaviruses Pose Threat for Human Emergence*. Menachery et al., Nature Medicine
- 2021, *5.3.6 Cumulative Analysis of Post-Authorization Adverse Event Reports of PF-07302048 (BNT162B2) Received through 28-Feb-2021*, Pfizer
- 2022, *Intracellular Reverse Transcription of Pfizer BioNTech COVID-19 mRNA Vaccine BNT162b2 In Vitro in Human Liver Cell Line*. Alden et al., Current Issues in Molecular Biology.
- 2022, *Leaked Documents Outline Department of Homeland Security's Plans to Police Disinformation*. Klippenstein and Fang, Intercept.
- 2022, Supreme Court of Florida: *Petition for Order to Impanel a Statewide Grand Jury*. Petitioner: Governor Ron DeSantis

How the biowarfare ‘public health’ sausage gets made at the state and local level

*Model State Emergency Health Powers Act (MSEHPA) and Turning Point Model State Health Powers Act (MSHPA)*

I've done some reporting on the mechanisms by which the globalist's pseudo-legalized kill box programs have been translated down from the World Health Organization and other supranational organizations to the nation-state level (that's the American Domestic Bioterrorism Program<sup>64</sup> timeline and the European Union regulatory overview<sup>65</sup>) and also from the nation-state down to the state and local level.

- March 17, 2022 - On the World Health Organization's current round of pandemic treaty negotiations. Preemption doctrine at the global level: America is already under stealth occupation.
- May 2022 - On the federal government's plan to use force against American civilians
- July 23, 2022 - Why do local law enforcement officers side with hospitals and nursing homes in conflicts with patients, patients' family members and pastoral care providers?
- Sept. 27, 2022 - On why Biden's comment that 'the pandemic is over' doesn't lift the bioterrorist police state jackboot off our necks.
- Oct. 5, 2022 - State-level Mini-Me government-run bioterrorism programs. Turning Point Initiative, Model State Emergency Health Powers Act and progeny.
- Nov. 3, 2022 - Is bodily trespass under medical pretexts constitutional?
- Nov. 4, 2022 - Forced internment on communicable disease and public health emergency pretexts. New York is the outlier in not already having pseudo-laws pseudo-authorizing death camps. By 2021, 48 state governments had already put them in place.

These mechanisms are examples of what Iain Davis writes about<sup>66</sup>:

...through global governance, the [Global Public-Private Partnership] creates policy initiatives at the global level, which then cascade down to people in every nation. This typically occurs via an intermediary policy distributor, such as the IMF or IPCC, and national governments then enact the recommended policies.

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<sup>64</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

<sup>65</sup> <https://bailiwicknews.substack.com/p/european-commission-regulations-implementing>

<sup>66</sup> <https://iaindavis.com/what-is-the-global-public-private-partnership/>

The policy trajectory is set internationally by the authorised definition of problems and their prescribed solutions.

Once the G3P enforces the consensus internationally, the policy framework is set. The G3P stakeholder partners then collaborate to ensure the desired policies are developed, implemented and enforced. This is the oft-quoted “international rules-based system.”

In this way, the G3P controls many nations at once without having to resort to legislation.

This “consensus-building” process is also how the G3P controls many populations at once, without having to resort to soldiers, guns, tanks and bombs.

Because, again, not using guns and bombs gives them room to plausibly deny<sup>67</sup> that they’re engaged in warfare to control and kill the world’s people.

I’ve been doing more research on this topic — the mechanics of how globalists define problems without input from populations; develop consensus among nation-state leaders aimed at harmonizing what the globalists call solutions to the problems they’ve defined; and then write policies and model legislation for federal, state and local officials to adopt and enforce.

I think it’s useful to understand the mechanics of how the legal cages have been constructed by war criminals committing war-crimes-written-into-law under ‘public health’ pretexts.

But I don’t know how long it will take to pull a good report together. Among other things, I’d like to draft a “how-to” guide to help readers track down the public-health-pretext, mass-murder-enabling laws and regulations in each American state and county that need to be exposed and repealed.

In the meantime, for readers interested in digging more, key phrases, institutions and names to search include:

- Turning Point Public Health Statute Modernization Collaborative
- Model State Emergency Public Health Act (MSEPHA)
- Model State Public Health Act (MSPHA)
- Robert Wood Johnson Foundation
- W.K. Kellogg Foundation
- Center for Law and the Public’s Health at Georgetown and Johns Hopkins Universities
- Turning Point National Program Office at the University of Washington
- Temple University Center for Public Health Law Research
- Duke [University] Global Health Institute
- Duke-Margolis Center for Health Policy
- Duke Center for Policy Impact in Global Health
- Oak Ridge Associated Universities
- Network for Public Health Law
- O’Neill Institute for National and Global Health Law at Georgetown Law School
- American Public Health Association
- Association of State and Territorial Health Officials
- National Association of County & City Health Officials
- National Association of Local Boards of Health
- National Governor’s Association
- National Conference of State Legislatures
- National Association of Attorneys General
- James G. Hodge, Jr., JD, LL.M.
- Lawrence O. Gostin, JD, LL.D.

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<sup>67</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/kill-box-presentation-1.pdf>

## March 15, 2023 - Duress, State-sponsored, State-protected contract crimes, and the Bank for International Settlements. Exploring the duress defense for contract bioterrorists.

Thank you to reader Roger Golden Brown who made a PDF of the American Domestic Bioterrorism Program post with clickable links.<sup>68</sup> Other available PDF versions<sup>69</sup> have footnotes instead.

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I've been reading *Tower of Basel*<sup>70</sup> by Adam LeBor, about the 1930 founding and subsequent history of the supranational Bank for International Settlements.

A series of banking incidents during the Spanish Civil War and World War II — the looting of gold and other assets through the BIS as transactional intermediary — illuminate a legal dilemma that still confronts BIS and its public and private sub-agencies.

Duress can provide grounds for judicial nullification of contracts.

International and federal courts, if any should emerge from their current status as BIS vassals, could nullify the contracts signed between the globalist infiltrators in the US government,<sup>71</sup> the bioweapons manufacturers,<sup>72</sup> and the state- and local agencies engaged in the front-line bioweapons attacks on victims,<sup>73</sup> on grounds that the contracts were signed under duress and are therefore invalid.

This would mean helping private bioweapons dealers (masquerading as pharmaceutical and non-governmental organization executives) reduce their own criminal exposure, by creating opportunities for them to flip on their supervising accomplices in exchange for lesser sentences for themselves.

It would give them an opportunity to join with past and prospective victims to mount joint legal attacks against the individuals and institutions financing and directing the global chemical and biological warfare program.

I'm exploring it despite my interest in seeing corporate executives face full justice for their crimes, because I'm even more interested in killing the nascent and rapidly growing<sup>74</sup> so-called biodefense industry, which is, in truth, a biomunitions industry.

[Similar to the way the Lend-Lease program in 1941 was established to pre-commit the United States to entering World War II, the development of the "warm-base" bioweapons manufacturing system<sup>75</sup> built since the early 1980s, is designed to replace the Cold War arms race, with what the globalist hope will be a permanent, costly "biodefense" industry capable of destroying wealth and populations, along the lines of the 1967 Iron Mountain report.<sup>76</sup>]

I'm interested in killing all of its grotesque technological platforms including but not limited to mRNA injections.

I'm interested in killing the weapons industry and the weapons platforms at the legal, financial and geopolitical sources that are supplying legal impunity, money and geopolitical 'public health' pretexts for global mass murder. There will be more posts in this series, but the notes-draft got really long, so I'm breaking the material into pieces so the information is easier to digest.

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<sup>68</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/03/2023.03-adbp-pdf-live-links.pdf>

<sup>69</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

<sup>70</sup> [https://www.adamblebor.com/books/tower\\_of\\_basel/](https://www.adamblebor.com/books/tower_of_basel/)

<sup>71</sup> <https://bailiwicknews.substack.com/p/dual-use-government-officials-of>

<sup>72</sup> <https://bailiwicknews.substack.com/p/on-harboring-and-financing-contract>

<sup>73</sup> <https://bailiwicknews.substack.com/p/why-do-local-law-enforcement-officers>

<sup>74</sup> <https://sagehana.substack.com/p/feds-race-to-make-vaccine-in-2003/comment/13275262>

<sup>75</sup> <https://bailiwicknews.substack.com/p/more-sars-cov-2-and-spike-protein>

<sup>76</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/12/1967-report-from-iron-mountain-substitutes-for-war.pdf>

## Restatement of the world's most pressing legal problems:

Historically, national governments have been able to destroy wealth and kill their own people by

1. designating sub-populations as internal enemies or genetic, cultural or political contaminants;
2. disarming them; and
3. propagandizing, coercing and arming other sub-populations to serve as guardians of purity by arresting, imprisoning and killing the designated enemies, and stealing their property.

Since January 2020, virtually all national governments, coordinated by the Bank for International Settlements and the World Health Organization, have been able to kill people all over the world by medicalizing and globalizing the nation-state mass murder model.

They've used coordinated, distributed lies-presented-as-true to persuade large proportions of each population that the ends (defeating ill-defined, invisible, ever-present, ever-mutating, lethal communicable pathogen enemies) justify the means: mass censorship; house-arrest and mass diagnostic testing; business, school and church closures and expropriation of assets; financially-incentivized hospital/nursing home homicide protocols; physical and socio-economic duress (firings, school expulsions, military discharges and medical license suspensions); and coerced, repeated mass injection of mislabeled toxic products that cause bodily injury and deaths, largely through gene-based disarmament and self-destructive, autoimmune weaponization of the human immune system.

A crucial, novel feature of the coordinated global fraud + mass murder program revealed through Covid-19, is the **perversion of law**, converting the law from a shield wielded by the lawful State in cooperation with the People, to protect the People from State and non-State violations of human moral and bodily integrity, into a spear wielded by unlawful, State-affiliated criminals, to weaken, attack, enslave and kill the People.

This inversion and transfer of power — from State-lawfuls to State-criminals — is the reason why prosecutors, courts and legislators have been rendered ineffectual as the chemical and biological warfare attack (disguised as Trojan horse 'public health' programs) has become more obvious to victims and observers.

This is also the reason why so many of the legal strategies pursued by private attorneys and plaintiffs, have met with failure so far and are likely to continue to do so.

When the overarching criminal enterprise includes perversion of the law<sup>77</sup> and perversion of the prosecutorial and judicial systems themselves, we're confronted with and trapped within a closed system.

State-sponsored, State-protected criminals commit crimes disguised as lawful acts, citing pseudo-laws.

The People are rendered vulnerable, and suffer without legal recourse or remedy.

Put another way: the pseudo-State-actors' adoption of pseudo-laws that conditionally (i.e. under declared public health emergency or national security threat conditions) pseudo-authorize criminal acts and pseudo-suspend Constitutional limits on State power, are foundational crimes underpinning all the other Covid-era crimes of fraud, theft, attempted murder and murder.

**Crimes against lawmaking, language and legal interpretation are the crimes without which the other crimes could not have occurred.**

So long as those pseudo-laws remain in effect — so long as they are not nullified by competent courts or competent legislatures — the derivative crimes can and will continue.

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<sup>77</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

## Legal theory

International contract law may be a vulnerability for the globalist contract killers, because they need two contradictory things.

They need some laws, courts, and contracts to be recognized as legitimate by the People and enforced by State officials who are perceived as legitimate, to carry out the interlocking fraud, theft and mass murder programs under 'public health,' 'biodefense' and 'medical countermeasures' rubrics.

But they also need some courts, laws and contracts — or at least some parts of otherwise-valid components of law, justice, government — to be viewed by the People as invalid, inapplicable, non-competent, and unenforceable, so they can keep getting away with what would otherwise be clearly stoppable, punishable crimes, without being stopped or punished.

Historically, the BIS has been embroiled in political controversies surrounding its unreviewable decisions about whether or not to conduct financial transactions between itself and member central banks. Prior BIS decisions and attempts to reconcile the internal contradictions are highly relevant today.

To the extent that executives running State-sponsored contract bioweapons producers have been threatened — by individuals impersonating US Government or US military officials, or by individuals representing the World Health Organization, Bank for International Settlements or federal central banks — with death to themselves and their families, or **financial destruction of the companies they run**, if they refuse to sign and fulfill bioweapons production contracts, those executives have been and are currently being subjected to legally-cognizable duress, and all current and derivative future contracts can be nullified by competent courts on that basis.

## Duress

*Duress* comes to us from the early 14th Century, meaning "harsh or severe treatment." It derives from Old French *duresse*, by way of Latin *durus*, "hard," and proto-Indo-European *deru-* "be firm, solid, steadfast," related to other words for "wood" and "tree."

The legal sense of duress, as coercion and compulsion, comes from the early 15th Century: "actual or apprehended physical constraint so great as to amount to coercion."

In legal contexts, duress refers to a situation where one person makes unlawful threats or otherwise engages in coercive behavior that causes another person to commit acts that they would otherwise not commit.

In a 2010 Texas case, *McCord v. Goode*, 308 S.W.3d 409, the court defined duress as "unlawful conduct or a threat of unlawful conduct of such a character as to destroy the other party's **exercise of free will and judgment**...the threat must be imminent and the party must have no present means of protection."

A 2006 Florida case, *Williams v. Williams*, 939 So.2d 1154, cited a 1928 case (*Herald v. Hardin*, 116 So. 863, 864) to define duress as "a condition of mind produced by an improper external pressure or influence that practically destroys the **free agency** of a party and causes him to do an act or make a contract not of his own volition."

In corporate finance contexts,<sup>78</sup> duress is defined as "the act of using threats or psychological pressure to force someone to behave in a way that is contrary to their wishes..."

In contract law, a party who is forced into an act or contract under duress can petition a court to rescind the contract, rendering it null and void.

In a duress defense, the party admits to committing a criminal act, but unwillingly. Even though the act was illegal, the act was entered into under extreme pressure or threat to cause bodily harm or even death. A party is not deemed guilty of committing an illegal act if he was convinced that he would suffer bodily harm if he did not participate in the

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<sup>78</sup> <https://corporatefinanceinstitute.com/resources/management/duress/>

act. The role of the [lawful] government is then to prove that the defendant threatened to cause harm to the plaintiff if the latter did not enter into the contract.

Generally, the criminal defendant attempting a duress defense must prove three things: 1) that the defendant was placed in constant, immediate threat of serious bodily harm or death; 2) the defendant reasonably feared the perpetrator could and would carry out the threat; and 3) there was no opportunity for the defendant to escape safely, except by committing the unlawful act.

Physical duress can be directed at either a person or goods.

Physical duress directed at a person includes death threats for noncompliance with demands, for example.

Duress to goods occurs when one party withholds the goods of another party until the party enters into an illegal contract, leaving the second party with no alternative other than to give in to the coercion.

Relevant to the DoD-ATI-ANSER-BARDA-DARPA-HHS-FDA-MCDC 'biodefense' and 'medical countermeasures' contracts disclosed through Brook Jackson's whistleblower case,<sup>79</sup> duress defenses can also be used by parties subject to economic threats.

Economic duress occurs when one party uses unlawful economic pressure to coerce another party into a contract that they would otherwise not agree to, or when one party threatens to cancel an existing contract unless the other party agrees to enter into another contract.

Courts can set aside criminal contracts if one or more of the criminal contractors "flip" on their co-conspirators and show that they had no choice but to enter into the contract, that they were presented with an offer [threat] they were not in a position to refuse.<sup>80</sup>

### Free will

The moral principle of free will is essential for the legal defense of duress, and this is why Catholic theology — particularly the juridical theology taught by St. Thomas Aquinas — is extremely important to the legal systems of historic Christendom.

This is also why the erasure of and public amnesia about the moral principle of free will has been such an important project for the Luciferian globalist banksters working over the last century to create conditions conducive to establishing global Old World Slavery, with a New World Order label slapped on the bottle.

They can't make the human attribute of free will not be a true fact about human nature, because God built free will immutably into our design and function.

But they can tempt, confuse, or abuse individual human beings to get us to temporarily forget, renounce, ignore or discount our free will.

That's what the 1951 Solomon Asch conformity experiments,<sup>81</sup> 1958 Harry Harlow social isolation experiments,<sup>82</sup> 1961 Stanley Milgram obedience to authority experiments,<sup>83</sup> 1971 Philip Zimbardo Stanford prison experiments,<sup>84</sup> Martin Seligman 1972 learned helplessness experiments;<sup>85</sup> and 1977 Bruce Alexander solitary confinement "Rat Park" experiments<sup>86</sup> were all about.

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<sup>79</sup> <https://bailiwicknews.substack.com/p/written-artifacts-of-informational>

<sup>80</sup> <https://idioms.thefreedictionary.com/An+Offer+You+Can%27t+Refuse>

<sup>81</sup> <https://www.verywellmind.com/the-asch-conformity-experiments-2794996>

<sup>82</sup> <https://www.simplypsychology.org/harlow-monkey.html>

<sup>83</sup> <https://www.simplypsychology.org/milgram.html>

<sup>84</sup> <https://www.simplypsychology.org/zimbardo.html>

<sup>85</sup> <https://ppc.sas.upenn.edu/sites/default/files/learnedhelplessness.pdf>

<sup>86</sup> <https://exploringyourmind.com/the-rat-park-experiment/>



That's what the whole collection of CIA-directed psychological, soul-torture programs and their progeny in the Covid-era "behavioral considerations"<sup>87</sup> and "overcoming vaccine hesitancy"<sup>88</sup> programs have been all about.

Resisting duress — fighting against the demonic temptation to renounce free will, submit to sin, and reject God, fighting even unto bodily death to stay close to God — is what martyrs do. Pastor Andrew Isker recently made a very good case that those of us alive in these times, are being called to endure psychological martyrdom.<sup>89</sup>

The point is: globalists and their accomplices at the federal, state and local level can elicit temporary renunciation of free will, but they can't make it permanent. The willing human being can always withdraw his or her prior consent to sin and return to God.

Even bioweapons arms dealers like Albert Bourla (Pfizer), Stephane Bancel (Moderna), Steve Hopkins (ANSER), Chris van Metre (ATI), Bill Gates (BMGF), and Seth Berkeley (GAVI).

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### BIS and duress in the 1930s.

So far, I've read the first six chapters of Adam LeBor's 2013 book *Tower of Basel*.

It's an extremely useful history of the Bank for International Settlements, and I'm using some of the footnotes to locate good source documents. One shortcoming is that LeBor (so far) appears to accept at face value, BIS claims that the intent of the original structure — outside of any sovereign government control — and the bank's decisions are to keep the bank above or outside of politics, for "neutrality."

Although the book is full of examples demonstrating that the neutrality characterization is a lie, LeBor doesn't directly confront the ways in which BIS has always deliberately used its concentrated, unchecked unchallenged financial power to influence and direct geopolitical events.

BIS simply states as fact that bank decisions are not political, and since they're chartered outside the control of any national government, their statements have historically not been subjected to any form of moral or legal challenge. Below are brief sketches of three examples from the very earliest years of the bank's operations, through which BIS executives, with or without BIS board knowledge or approval (it varied), made different decisions about whether to conduct requested international financial transactions, depending on the BIS staff's own geopolitical goals and legal opinions about whether or not the requests were submitted under duress, which could have made it impossible for BIS to honor those requests under Article 10 of the Jan. 20, 1930 BIS charter:<sup>90</sup>

...The Bank, its property and assets and all deposits and other funds entrusted to it shall be immune in time of peace and in time of war from any measure such as expropriation, requisition, seizure, confiscation, prohibition or restriction of gold or currency export or import, and any other similar measures...

Not surprisingly, BIS decisions ran in favor of BIS profits in every case, and for or against specific depositors in each case.

Most relevant to the geopolitical, legal and financial contract predicaments in which the world is now embroiled, BIS bank officers and directors experienced some difficulty and some concern about public exposure of their legal analyses and financial transaction decisions.

Briefly, BIS has financially facilitated looting and mass murder programs, and some member countries have occasionally found the bank's actions reprehensible.

The first example of BIS geopolitical interference played out during the Spanish Civil War. (pp. 54-57)

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<sup>87</sup> <https://bailiwicknewsarchives.files.wordpress.com/2021/12/2020.10-who-guidance-behavioral-psychology-of-covid-vaccine-manipulation-.pdf>

<sup>88</sup> <https://apps.who.int/iris/bitstream/handle/10665/352029/WHO-EURO-2022-3471-43230-60590-eng.pdf?sequence=1&isAllowed=y>

<sup>89</sup> <https://news.gab.com/2023/02/martyrdom-in-trashworld/>

<sup>90</sup> <https://www.bis.org/about/charter-en.pdf>

LeBor reports that “transnational capital decided the fate of Spain,” during the war between the Nationalist army, led by General Franco, and the Republicans.

“The nationalists understood that finance was a weapon as effective as bullets.”

The nationalists set up a rival economy, rival national bank, and rival currency, called the *peseta*, the same name as the Republican currency. Despite the fact that the Republican government had ample gold reserves and should have been able to issue bonds to finance the economy and the war, the international banks and financiers refused to purchase the bonds. Meanwhile, “Nazi Germany and Fascist Italy provided hundreds of millions of dollars worth of aid” to the nationalists.

The result was inflation: “the Republican *peseta* was worth three times less in French francs” than the nationalist *peseta*.

“The nationalists steadily corroded the Spaniards’ belief in their currency and, by extension, in their government.”

Because they couldn’t issue bonds, the Republican government instead sold the country’s gold and silver reserves to France and Moscow. Meanwhile, the nationalists criminalized the use of banknotes issued by the Republicans after 1936, and sent bankers into each newly-captured territory with military leaders, “to reorganize the local banks.”

“This, as much as the Blitzkrieg, was the real lesson of the Spanish Civil War: the nationalists’ sophisticated fusion of financial and military power. The Nazis would hone this model, using the BIS to underpin their economic empire.”

A key lesson of World War II is the globalists’ sophisticated fusion of financial, military *and biomedical* power.

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The second example of BIS geopolitical control through financial transactions is Hitler’s September 1938 annexation of the Sudetenland territory of the Czechoslovak Republic and subsequent requests — which Czech officials made to BIS under German orders — that BIS transfer Czech gold reserves to the Reichsbank. (pp. 59-69)

Before the war, the Czechs had already transferred most of their gold reserves to two accounts at the Bank of England for safety. There was one gold account in the name of BIS and one in the name of the National Bank of Czechoslovakia. “Josef Malik, the governor of the national bank, and his fellow Czechs believed that, even as the Nazis dismembered their homeland, if the national gold was safe, then something of the country’s independence would endure.”

In February 1939, “Berlin ordered Prague to transfer just over 14.5 metric tons of gold.” Then in March, after the Wehrmacht occupied Prague and dissolved Czechoslovakia,

“a Reichsbank official was dispatched...and ordered the [Czech bank] directors, under the threat of death, to issue two orders...the first...to transfer the 23.1 metric tons of Czechoslovakia gold held at the BIS account at the Bank of England to the Reichsbank BIS account, also held at the Bank of England [and] ...the second to transfer almost 27 metric tons of gold held in the National Bank of Czechoslovakia’s own account to the BIS’s gold account at the Bank of England.”

Malik and other Czech bank directors believed the BIS and Bank of England would not do the transfers, on grounds that they were under Nazi duress.

But BIS president Johan Beyen consulted BIS legal advisor Felix Weiser, who argued that if the paperwork was in order, the BIS-to-Reichsbank transaction should be processed, and further argued that the Czechs couldn’t be under duress, because the only way to prove it would be to go to a Swiss court, but they couldn’t travel to Switzerland to press their case, because they and their country were under German control.

After a few ass-covering maneuvers, BIS and Bank of England, led by Montagu Norman, ratified the annexation by transferring the first 23.1 metric tons of gold.

“With London, Paris and Basel’s compliance, Nazi Germany had just looted 23.1 metric tons of gold without a shot being fired.”

Brief political and popular outrage ensued. There were some unflattering press reports in the *Daily Herald* and *Financial News* and angry Parliament speeches. The second transfer didn’t go through after the chancellor of the Exchequer construed the National Bank of Czechoslovakia’s own gold account at the Bank of England differently from the Czech gold held in the BIS account. The former was construed as a national asset subject to transaction blocks; the latter was construed as exempt.

The precedent had been set; BIS and Bank of England established legal principles giving them authority to expropriate and transfer the national assets of other countries.

The US Federal Reserve followed the precedent shortly thereafter, transferring \$35,000 from the Czechoslovak National Bank account into the BIS account.

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Side note: *Tower of Basel* author LeBor interprets these actions as the incapacity of Montagu Norman (Bank of England) and Johan Beyen (BIS) to “conceive of any moral or political dimension to their decisions.”

In my view, a more plausible explanation is that both men — and their successors — have been fully aware of the moral and political dimension of their decisions, and make decisions to covertly achieve geopolitical aims that cannot be achieved through public mechanisms of elective, sovereign governance at the nation-state level.

\*

A third example of BIS geopolitical control through financial transactions occurred in June 1940, after the Red Army invaded Latvia, Lithuania and Estonia. (p. 79-80)

By this time, the BIS president was American lawyer Thomas McKittrick. When the Soviets ordered the three central bank governors in Latvia, Lithuania and Estonia to instruct the BIS to transfer their gold reserves into the Soviet Union’s state bank, BIS managers and legal advisors argued that the transactions should go through, citing to the Czech-Reichsbank precedent.

McKittrick solicited an external legal opinion from a Swiss professor (Dieter Schindler), who argued that the Baltic banks and bank governors were no longer “free agents, but had probably acted under the instructions of the Soviets.”

LeBor writes: “[Schindler] quoted Article 10 of the BIS charter, which prohibited coercive mechanisms against depositors...thus...it was the duty of the BIS management to “resist”... any attempts by governments to interfere with the BIS’s assets.”

The BIS refused to conduct the transfer of Baltic gold to the Soviet Union.

McKittrick sent the legal opinion to Merle Cochran, the unofficial American State Department ambassador to the BIS, asking Cochran to keep it confidential.

“My one serious concern is that it should not get into the press. After the damaging campaign of publicity regarding the Czech gold, it is of the greatest importance to the BIS to remain in the background at this time.”

#### State's evidence v. People's evidence

In the scenario I'm exploring, executives at Pfizer, Moderna, ATI, ANSER and other DOD biomunitions contractors would have an opportunity to flip on the criminal contract counterparties who have placed them under economic and likely also physical duress.

Historically, this process would be called "turning State's evidence"<sup>91</sup> because — until the Covid-19 biowarfare criminal enterprise began — in most cases the criminal contract counterparty was not identical to the State, or at least not as obviously and with as widespread, deadly effect.

Until January 2020, the State, represented by the public prosecutor, (federal or state Attorney General or county District Attorney) could accept reports and then investigate organized crime, criminal enterprises, and criminal contracts on behalf of the People, to protect the People from the predations of the criminals.

After evidence collection, the State prosecutor could then file charges against one or more criminal defendants, some of whom could choose to admit guilt — admit participation in the criminal activity — and then reveal valuable evidence to the prosecutor.

Men and women who “flipped” could testify at trial as witnesses to support conviction of other criminals in the network (accomplices or co-conspirators), higher up the chain of command, in exchange for lessened charges.

And this is another way in which we’re in uncharted legal waters.

During the ongoing Covid-19 fraud, theft, and mass murder criminal enterprise, infiltrators control the power levers of the State — ***including the prosecutorial and judicial offices*** — are simultaneously serving as the supervising accomplices and contract counterparties to the private bioweapons manufacturers and criminal frontline aggressors: militarized nurses and pharmacists injecting targets with poisons.

To whom do People have recourse when almost every State worldwide has been captured by criminals and the capture is rendered almost invisible by perversions of language and law?

As far as I can tell, it’s God: the Divine authority from whom all legitimate earthly human authority derives.

That’s why I think it’s a good idea for people to be ready — with all the evidence and arguments we’ve been assembling since the Covid-19 crime spree began — for the time when God clears the path and shows us where legitimate human lawmakers, prosecutors and judges are located and who those people are.

I have no idea what that path will look like, when God will reveal it. I don’t know who those men and women are, or when God will help them step forward.

I’m on the lookout for it every day. I pray that He opens the path soon, and that I’ll be able to recognize it quickly, and walk it faithfully. I have faith that He will provide the path and the people when the time is right, according to His plan for the world.

\*

Venerable Bishop Fulton J. Sheen:

It is not the sanctuary that is in danger; it is civilization.  
It is not infallibility that may go down; it is personal rights.  
It is not the Eucharist that may pass away; it is freedom of conscience.  
It is not divine justice that may evaporate; it is the courts of human justice.  
It is not that God may be driven from His throne;  
it is that men may lose the meaning of home.  
For peace on earth will come only to those who give glory to God!  
It is not the Church that is in danger, it is the world!

\* \* \*

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<sup>91</sup> [https://www.law.cornell.edu/wex/turn\\_state%27s\\_evidence](https://www.law.cornell.edu/wex/turn_state%27s_evidence)

**March 17, 2023 - Contracting for facilitation of crimes: contract killing and biomunitions hitmen. A third double-bind argument built on the truth that the products are prohibited bioweapons designed to injure and kill, not regulated medicinal products designed to protect and heal.**

Excellent new interview of Sasha Latypova by Robert F. Kennedy Jr.

- March 15, 2023 - Militarized Healthcare with Sasha Latypova<sup>92</sup> (60 min)

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Several months ago, while thinking about Brook Jackson's case,<sup>93</sup> I started developing some argument frameworks to help plaintiffs, attorneys and judges get past some of the biggest legal obstacles and move closer to justice for the Covid-19 crimes and criminals.

I published one such exploration in November.

Nov. 16, 2022 - Some thinking about tampering with evidence and spoliation<sup>94</sup>

...the men and women doing these things are not acting in their official capacities or under color of legal authority but are rogue actors....

Trump, Biden, Azar, Becerra, Fauci, Birx, Walensky, etc [have been] impersonating federal officials (18 USC 912<sup>95</sup>).

We need plaintiffs, fact patterns and claims that drive a legal wedge to separate the legitimate US Government and the people still operating under the US Constitution and legitimate federal laws, from the infiltrated/co-opted illegitimate US Government and the embedded agents operating as if the US Constitution has been suspended, under federal pseudo-laws through the fraudulent national emergency and public health framework.

Summarized: we need to get the US Gov in a position where it must either admit or deny that fraud + mass murder is the official, authorized policy of the US Gov., such that the **identifiable people** who are running the programs have recourse to legal defense services provided by the US Department of Justice, or get cut loose, declared rogue and are then opened to criminal prosecution in their **personal capacities**...

I explored this framing a bit more in January:

Jan. 16, 2023 - Dual-use government officials of concern<sup>96</sup>

...I'm most interested in developing and supporting cases that force government defendants and defense counsel to first, admit that the evidence (the record of their public acts and documents) conclusively shows they've launched a covert war with their people, which is becoming widely seen and understood.

The government attorneys would then be compelled to choose between two defenses:

- The war on the world is legal and the use of bioweapons to carry out official, authorized duties and orders to maim and kill billions of people, is justified and endorsed by the US government as an institution.

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<sup>92</sup> <https://podcasters.spotify.com/pod/show/rfkjr/episodes/Militarized-Healthcare-with-Sasha-Latypova-e20go74>

<sup>93</sup> <https://bailiwicknews.substack.com/p/recap-of-jackson-v-pfizer-whistleblower>

<sup>94</sup> <https://bailiwicknews.substack.com/p/some-thinking-about-tampering-with>

<sup>95</sup> <https://www.law.cornell.edu/uscode/text/18/912>

<sup>96</sup> <https://bailiwicknews.substack.com/p/dual-use-government-officials-of>

- The war is illegal, such that the official government acts undertaken by named defendants, to conduct the war, have been done without proper authority, by rogue actors, who can and will be removed from power and tried for their war crimes.

To the extent the Department of Justice responded to a criminal prosecution of Kadlec, Azar, Gruber and Hinton by using the second argument, the war criminals would be subject to prosecution in their personal capacity, without recourse to sovereign, legislative, administrative or other immunities.

They would be cut loose from the government, and legally construed as **people who committed the war crimes outside their official capacities, while impersonating federal officials, or while serving as agents of foreign invaders or occupiers.**

The advantage offered by cutting the war criminals loose, is that it would leave the core governing institutions (legislatures, courts and executives) and the US Constitution intact...

I developed the argument a bit more in February, applying it to the **bioweapons products** known as 'Covid-19 vaccines,' as distinct from the people who pseudo-authorized their deployment.

Feb. 7, 2023 - On the impalement of embedded, treasonous, DOD-HHS bioterrorists on the horns of their dilemmas.<sup>97</sup>

...The same double-bind can be applied to the manufactured prototype **products**...the products in use are bioweapons, not pharmaceutical drugs, devices, biologics or vaccines within the purview of FDA regulation.

There is ample evidence<sup>98</sup> to demonstrate they were never subject to FDA procedures regulating or monitoring certified Good Clinical Practice (cGCP), certified Good Manufacturing Practice (cGMP), certified Good Laboratory Practice (cGLP), certified Good Distribution Practice (cGDP), dispensing, labeling, adverse effects, etc.

To defend, the US Government must take one of two positions:

1. The products are pharmaceutical drugs, devices, biologics or vaccines, but none of the FDA regulatory standards for safety and efficacy testing, manufacturing, distribution, dispensing, labeling were followed prior to dispensing and during use, [and they've lied every time they've told the public that safety and efficacy testing, manufacturing controls and safety monitoring had been/are being conducted]; or
2. The products are military bioweapons for battlefield use, and none of the FDA regulatory standards for safety and efficacy testing, manufacturing and distribution were applicable, legally required or necessary for deployment on military targets [so the truth or falsity of statements about 'safe and effective' and properly manufactured and monitored were always legally irrelevant].

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I've been thinking more about the *Jackson v. Pfizer contracts* these last few weeks:

- 2020.07.20 DOD-ATI-MCDC-FDA-Pfizer Base Agreement<sup>99</sup>
- 2020.07.21 DOD-ATI-MCDC-FDA-Pfizer Technical Direction Letter<sup>100</sup>
- Feb. 14, 2023 - Brook Jackson Attorney Robert Barnes Asserts that the DOD is a Patsy for Pfizer Which Sounds Exactly Backwards<sup>101</sup> (Saga Hana writing at Substack)
- Feb. 15, 2023 - European Commission regulations implementing the global pharma-military kill box. Also brief response to Robert Barnes' recent post.<sup>102</sup> - "...I don't know why [Barnes] doesn't seem able to see the

<sup>97</sup> <https://bailiwicknews.substack.com/p/on-the-impalement-of-embedded-treasonous>

<sup>98</sup> <https://sashalatyova.substack.com/p/my-talk-from-lakaruppropet-conference>

<sup>99</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2020.07.20-base-agreement-pfizer-contract-56-p-exh-a-jackson.pdf>

<sup>100</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2020.07.21-dod-ati-pfizer-technical-direction-letter-ota-w15qkn-16-9-1002-35-p.pdf>

<sup>101</sup> <https://sagehana.substack.com/p/brook-jackson-attorney-robert-barnes>

<sup>102</sup> <https://bailiwicknews.substack.com/p/european-commission-regulations-implementing>

bigger picture, that the bioweapons program and its legal support structure long pre-date Trump and Operation Warp Speed, cover many more “countermeasures” than the Covid-19 injections alone, and that his approach to Brook’s case<sup>103</sup> — accepting the Pfizer + Gov claim that the products are pharmaceutical products (vaccines) subject to FDA regulation, and trying to argue on that turf even though the factual record makes it absolutely clear that no valid FDA regulatory actions occurred and the statutory/regulatory record makes it absolutely clear that no valid FDA regulatory action was ever required — yields the most important disputed issue to the Pfizer + Gov benefit...”

- Feb. 16, 2023 - Written artifacts of informational warfare.<sup>104</sup> - “...I’ve concluded that all of the written artifacts produced and published by governments and government contractors operating the medical martial law system (the kill box) are dual-use documents. They contain some truths and some lies. The true provisions are written with the intent to convey real contractual obligations among the parties: terms and conditions that will be fulfilled by the responsible party, and if he or she fails, will be enforced by the counter parties, through their exercise of contractual rights to extract financial or other penalties. The false provisions are written with the intent to convey the illusion of contractual obligations to non-parties. They list terms and conditions that will never be fulfilled or enforced by the contract parties. Those terms and conditions are listed for the sole purpose of misleading the public in our role as billions of marks<sup>105</sup> in a global long con<sup>106</sup>...”
- Feb. 18, 2023 - Responding to Criticism Regarding My Statements on Pfizer's DOD Contract.<sup>107</sup> (Sasha Latypova writing at Substack)
- Feb. 27, 2023 - You cannot contract for a crime, but you CAN write a contract for it! Ask me how. Dissecting DOD contracts for covid countermeasures. Part 1 - Pfizer's "Base Agreement"<sup>108</sup> (Sasha Latypova)
- March 7, 2023 - Part 2 of "Contracts for Crimes" - Pfizer's ATI-MCDC Technical Direction Letter.<sup>109</sup> (Sasha Latypova)

I’ve been thinking about the inherent problems faced by all the victims and lawyers who have been bringing knives to the active gun fight. They’ve been trying to stop a bioweapons-based, intentional, coordinated global genocide with polite requests that the financiers and arms manufacturers please comply with inapplicable drug safety regulations. Bioweapons are not governed by drug safety regulations, even when the parties to the production and use contracts fraudulently call the bioweapons ‘vaccines.’

It bears repeating: bioweapons are not governed by drug safety regulations.

Bringing drug regulations to a chemical and biological war is counterproductive.

I’ve also been thinking about the concept of duress as grounds for courts to throw out contracts: grounds to throw out existing contracts *and* future contracts derived from current contracts through built-in extension provisions.

- March 15, 2023 - Duress, State-sponsored, State-protected contract crimes, and the Bank for International Settlements<sup>110</sup>

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The **contracts** provide a third double-bind argument structure available to plaintiffs, prosecutors and judges, joining the first two: the **people** (authorized officials carrying out a legal war on humanity or rogue actors engaged in illegal war crimes) and the **products** (prohibited bioweapons that were never subject to drug safety regulation at all — because inapplicable — or medicinal products that demonstrably were never tested or regulated under otherwise-applicable drug safety laws during design, manufacture or use).

The clear intent of the **contracts**, as written, was to facilitate the design, production, distribution and murderous injection-into-human-beings,<sup>111</sup> of prototype bioweapons, and to facilitate the fraudulent, public characterization of

<sup>103</sup> <https://bailiwicknews.substack.com/p/recap-of-jackson-v-pfizer-whistleblower>

<sup>104</sup> <https://bailiwicknews.substack.com/p/written-artifacts-of-informational>

<sup>105</sup> <https://www.dictionary.com/browse/mark>

<sup>106</sup> <https://www.dictionary.com/browse/long-con>

<sup>107</sup> <https://sashalatyova.substack.com/p/responding-to-criticism-regarding>

<sup>108</sup> <https://sashalatyova.substack.com/p/you-cannot-contract-for-a-crime-but>

<sup>109</sup> <https://sashalatyova.substack.com/p/part-2-of-contracts-for-crimes-pfizers>

<sup>110</sup> <https://bailiwicknews.substack.com/p/duress-state-sponsored-state-protected>

<sup>111</sup> [https://en.wikipedia.org/wiki/Contract\\_killing](https://en.wikipedia.org/wiki/Contract_killing)

the prototype bioweapons — by financiers, manufacturers and individuals impersonating government officials — as ‘vaccines,’ for the purpose of preventing target awareness of and resistance to bioweapons attacks.

Under legal challenge, each **contract signatory** who signed with full knowledge and understanding of the contents, terms and conditions — would be compelled to respond in one of two ways:

He or she signed and executed the contracts with freely-willed consent to participate in commission of the contractually-facilitated lying and killing, or

1. He or she signed and executed the contracts to participate in contractually-facilitated lying and killing, but under duress, without free and unfettered consent of the will.

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To recap:

Products designed to kill targets are weapons.

Products designed to kill targets are not vaccines, drugs or devices.

Fraud, theft, attempted murder and murder are crimes.

Liars, thieves and murderers are criminals.

Passing laws, regulations and executive orders to facilitate crime, is crime.

Lawmakers and administrative officials who pass and implement unlawful laws and regulations are criminals.

Drafting, signing and executing contracts to facilitate fraud, theft, attempted murder and murder are crimes.

Contract signatories and contract executors are criminals.

\* \* \*



**March 21, 2023 - Smashing the Overton window. Omnibus Repeal Act for Congress members in post-invasion, post-coup, occupied, financial-biopharmaceutical-wartime America to consider.**

I saw a Twitter comment a few weeks ago, about the information and analysis that Sasha Latypova and I offer to the public discourse during the Covid-19 Constitutional crisis, describing it as —

So far outside the overton window<sup>112</sup> at this stage virtually no one knows what to do with it.

The Overton window has been defined as “the range of policies politically acceptable to the mainstream population at a given time.”

The Twitter comment lines up with my experience of how a lot of people respond to our work.

Most thoughtful people have immediate, visceral responses.

Paraphrased, the first response is:

Whoa! This makes sense of a lot of things that don't make sense without it.

It explains things that aren't explained by analyses limited to FDA incompetence, regulatory capture, and Big Pharma profiteering.

The second response is,

Wait, what the heck??? This can't be real!!! How can the US Government be engaged in a semi-covert war against its own people and the people of the whole world, on behalf of a handful of central bankster families, using financial system manipulation, public health emergency pretexts and bioweapons fraudulently labeled as vaccines?

And if it's true, why does everybody in what we thought were positions of legitimate authority keep pretending it's not happening, and doing nothing to stop the killing and looting?

The two responses sometimes occur simultaneously within one person.

Sometimes people cycle back and forth between the two.

\*

I don't find the Overton window concept all that useful anymore, because the legal, geopolitical waters — an ocean of State-sponsored, contract biowarfare<sup>113</sup> disguised as ‘public health — that we've been swimming in since January 2020 are **uncharted** waters.

I also don't find the Overton window useful because, just like pseudo-laws and pseudo-information (media propaganda) are written by people deeply invested in blocking public understanding and constructive public response for as long as possible, the range of pseudo-acceptable political choices is set by the same people.

The Overton window is another version of the 1967 CIA Nurnad Memo, the conspiracy to discredit ‘conspiracy theories.’<sup>114</sup>

Both are preemptive thought-stopping tactics.

They narrow of the range of publicly-thinkable, publicly-discussible problems.

They keep the field clear for complex criminal enterprises to continue.

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<sup>112</sup> [https://en.wikipedia.org/wiki/Overton\\_window](https://en.wikipedia.org/wiki/Overton_window)

<sup>113</sup> <https://bailiwicknews.substack.com/p/on-harboring-and-financing-contract>

<sup>114</sup> [https://ia800705.us.archive.org/30/items/COUNTERINGCRITICISMOFTHEWARRENREPORT/COUNTERING\\_CRITICISM\\_OF\\_THE\\_WARREN\\_REPORT.pdf](https://ia800705.us.archive.org/30/items/COUNTERINGCRITICISMOFTHEWARRENREPORT/COUNTERING_CRITICISM_OF_THE_WARREN_REPORT.pdf)

I don't think it's possible to develop legitimate-law-based, geopolitical responses to global financial and biochemical war pretending (through illegitimate law and coordinated public lying) to be 'public health' programs — which is the crazy but true reality — that don't also sound and often feel crazy.

**Anything less radical than seemingly-insane responses are disproportionate to the crisis.**

Adapting a Kurt Vonnegut point,<sup>115</sup> “A sane geopolitical response to an insane geopolitical situation must appear insane.”

I empathize with the proverbial frogs. I imagine them sitting in the pot of warming water, considering their predicament as the boil approaches.

I imagine them weighing the pros and cons of staying in or trying to leap out; the hotness of the fire just outside and underneath the pot, where they will have to stick the landing; and the coolness of the ground outside the circle of the fire if they can ever hop that far.

One option is to calmly, quietly let the families that own the Bank for International Settlements finish the job they started a century ago to gradually centralize all geopolitical power, loot all the world's resources, kill a whole lot more people, and enslave the survivors in ways that they describe as normal; politically-neutral; socially-acceptable; traditional and trustworthy but also cutting-edge and innovative; sensible; comfortable; safe and effective; incremental; inevitable; and unstoppable.

Another option is to try to dismantle the legal support structures, which are major support pillars for our crumbling society even as they've also, somewhat surprisingly, turned out to be mechanisms-of-killing-and-enslavement-action.

There are many more years of profound societal disorder ahead of us, whether the globalists push on unimpeded, or the People make some headway in wrestling the diabolical legal tools out of their hands and repairing some of the damage they've already wrought using those tools.

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I've been thinking about these things because I got invited to participate in a podcast later this week, to talk about “legislative actions Congress must take to restore informed consent, medical freedom, and dismantle the biomedical experimentation state.”

I've addressed possible Congressional actions a few times:

- Aug. 11, 2022 - 22 worst Congressional bioterrorism authorization and funding laws passed since 1983
- Jan. 7, 2023 - Could Congress members, federal and state judges, state legislators, governors and prosecutors restore the American Constitutional republic?
- Jan. 19, 2023 - Pharmaco-military genocide, enabling laws Congress should repeal and courts should nullify.
- Jan. 20, 2023 - Subsidiarity

For those posts, I focused mostly on the biomedical and national security aspects of the coup that the Bank for International Settlements has completed — effective January 27, 2020 — to overthrow the United States Constitution, sovereign government and People.

I diverge from many other Covid-era writers on this point. For good reasons, many other writers argue that the task before the world's people is to prevent or stop the imminent relinquishment of national sovereignty to the World Health Organization and its financial backers.

But, as I've written and said previously, I think the invasion, the coup is complete.

Enemies foreign and domestic are already in power, occupying offices including HHS Secretary (Xavier Becerra) and Defense Secretary (Lloyd Austin).

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<sup>115</sup> <https://quotefancy.com/quote/849754/Kurt-Vonnegut-A-sane-person-to-an-insane-society-must-appear-insane>

National sovereignty has already been handed over to these enemies, through ‘public health emergency’ statutes, regulations, executive orders and contracts enacted, ratified and implemented by federal, state and local legislatures, executives and courts.<sup>116</sup>

That's why I construe the task as identifying, isolating and extracting already-entrenched financial and biomedical occupiers from their pseudo-government strongholds.

It's not about stopping an invasion and occupation.

It's about kicking the invaders out and bringing the occupation to an end.

It's about restoring rightful government, which is currently in covert-exile, held as covert-hostages, to power.

For readers interested in revisiting those arguments, here are some of the relevant posts:

- March 17, 2022 - On the World Health Organization's current round of pandemic treaty negotiations. Preemption doctrine at the global level: America is already under stealth occupation.
- March 19, 2022 - Catherine Austin Fitts discussion with Karel van Wolferen
- April 1, 2022 - Lipid nanoparticle production facilities are the munitions factories of World War Biochemistry
- May 11, 2022 - On the relationship between the World Health Organization and the US government
- June 20, 2022 - How the 1913 Federal Reserve Act may connect to the government-run bioterrorism campaign called Covid-19.
- Nov. 23, 2022 - Informed, connected & brave v. ignorant, isolated & scared. Thinking about the Constitution-in-exile predicament.
- Dec. 7, 2022 - Another outline of the legal frameworks
- Dec. 12, 2022 - Is the power there or not?

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I'm still thinking through how to prioritize Congressional actions, and still working to understand the structural lies at the heart of the global central banking system.

For now, I think a good Omnibus Repeal Act of 2023 would repeal, at minimum, the following:

- Homeland Security Act (6 USC Ch. 1, Domestic Security)
- Federal Reserve Act (12 USC Ch. 3, Banks and Banking)
- International Bureaus, Congresses, Etc., (22 USC Ch. 7, Foreign Relations and Intercourse) including Subchapter XVIII, International Organizations Immunities Act, and Subchapter XX, World Health Organization
- Defense Against Weapons of Mass Destruction Act, 50 USC Ch. 40, War and National Defense, including amendments to 10 USC Ch. 15, Armed Forces (Military Support for Civilian Law Enforcement Agencies), and amendments to 10 USC 382, renumbered to 10 USC 282, authorizing domestic deployment of military against civilians during “emergency situations involving chemical or biological weapons of mass destruction.”
- Food Drug and Cosmetics Act, (21 USC Ch. 9, Food and Drugs), including Emergency Use Authorization program
- Public Health Service Act (42 USC Ch. 6A, Public Health and Welfare), including Public Health Emergencies program and Vaccines program
- Social Security Act (42 USC Ch. 7, Public Health and Welfare), including Medicare and Medicaid programs
- Stafford Act/Disaster Relief Act (42 USC Ch. 68, Public Health and Welfare)
- Chemical and Biological Warfare Program (50 USC Ch. 32, War and National Defense)
- War Powers Resolution/War Powers Act (50 USC Ch. 33, War and National Defense)
- National Emergencies Act (50 USC Ch. 34, War and National Defense)
- Defense Production Act (50 USC Ch. 55, War and National Defense)

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<sup>116</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

- PATRIOT Act (Additions and Amendments to Title 8, Aliens and Nationality; Title 15, Commerce and Trade; Title 18, Crimes and Criminal Procedure; Title 31, Money and Finance; Title 50, War and National Defense; and Title 51, National and Commercial Space Programs

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Congress broke America, at the behest of enemies foreign and domestic who wanted to build a pseudo-legal front onto ordinary cross-border looting, slave-taking and killing, so they could do it long-term, without facing detection or well-organized, effective resistance.

Congress broke America because members of Congress— some imprudent and cowardly, some greedy, treasonous and malicious — abandoned liberty for false security in response to orchestrated and false flag threats.

Congress can fix what they broke. None of the current members appear interested; not even Ron Johnson, who is furthest along the learning curve.

But that doesn't mean it's not possible. It means there's work to do, educating and emboldening them.

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An Omnibus Repeal Act could begin with a Whereas sequence starting:

WHEREAS, prior Congresses and US Presidents have, for more than 100 years, under the influence of enemies foreign and domestic, through enactment of the following statutes and related appropriations, enabled and financed the covert theft from, enslavement, and mass murder of the American people, and

WHEREAS, in purported response to the events known as "Covid-19," recent Congresses and US Presidents have expanded and provided additional funding for additional enslavement, theft and mass murder policies and programs enabled by these statutes, rendering them more immediately deadly and therefore more visible to the American people...

[WHEREAS clauses explaining how each statute enables theft, enslavement and killing of Americans by enemies foreign and domestic...]

THEREFORE, the following Congressional acts are hereby repealed...

\* \* \*

**March 22, 2023 - On the utility, for inducing peaceful compliance with violent globalist control-and-kill programs, of presenting fake threats as real. Plus war criminal Xavier Becerra extends the public health emergency, effective March 15, 2023, using slightly-different wording.**

New podcast interview:

- March 22, 2023 - Why the Biomedical Tyranny Is More of a Military Campaign Than Public Health.<sup>117</sup> Daniel Horowitz, Katherine Watt (60 min total: my participation from approx. 13:00 to 43:00)

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Important work by Mike Yeadon:

March 22, 2023 - Why I don't believe there ever was a Covid virus.<sup>118</sup> Mike Yeadon at *The Conservative Woman*

...If I'm correct that there was no novel virus, what a genius move it was to pretend there was! Now they want you *only* to consider how this 'killer virus' got into the human population. Was it a natural emergence (you know, a wild bat bit a pangolin and this ended up being sold at a wet market in Wuhan) or was it hubristically created by a Chinese researcher, enabled along the way by a researcher at the University of North Carolina funded by Fauci, together making an end run around a presidential pause on such work? Then there's the question as to whether the arrival of the virus in the general public was down to carelessness and a lab leak, or did someone deliberately spread it?...

I have colleagues who do not believe what we've been told (i.e. that a virus has been experimentally constructed) is even possible technologically. I don't have the background to assess that idea. But the rest hangs together for me in a way that no other explanation does.

To this point, an ex-pharmaceutical industry executive Sasha Latypova, speaking with Robert F Kennedy Jr on his podcast of last Thursday,<sup>119</sup> March 16, describes the extensive evidence of the contracts and relationships that were in place before the Covid era. Contracts were signed for billions of dollars in February 2020. Not only would the required production never happen (from a standing start, to sign such a large commitment is ridiculous) but it cannot be done.

She estimated that approximately one kilogram of DNA was required. There isn't that much medicinal grade DNA on the planet at any one time. That's because it's hard to do, very expensive, wholly bespoke and difficult to store for long periods. Also, the amounts of any specific DNA sequence required and held in store by commercial suppliers would be milligrams or perhaps grams at a stretch. So it was always completely unfeasible, regardless of how much money was thrown at the problem, to have accomplished what they claim to have done in a short time.

Consequently, no other conclusion is supported by the facts than that it's a huge crime, extensively planned. In itself, that rules out a natural emergence of a pathogen, unless divine providence occurred. Logically we're left with a leak or, as I argue, a lie plus a PsyOp...

Two comments:

One, I'm not interested in debating the existence of viruses as a class of molecular material with anyone. Some readers find that to be an annoying fact about me, but a fact it remains: the general NAV (not-a-virus) issue is not among the topics to which I allocate research, thinking and writing time. I focus on understanding and communicating information about pseudo-legal, statutory and regulatory weapons used to control and kill people, and finding ways to take those statutory and regulatory weapons out of the hands of the killers.

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<sup>117</sup> <https://www.iheart.com/podcast/263-the-conservative-co-28419175/episode/why-the-biomedical-tyranny-is-more-111271425/>

<sup>118</sup> <https://www.conservativewoman.co.uk/why-i-dont-believe-there-ever-was-a-covid-virus/>

<sup>119</sup> <https://anchor.fm/rfkjr/episodes/Militarized-Healthcare-with-Sasha-Latypova-e20go74>

Two, I think Yeadon's position leaves room for Jonathan Couey's hypothesis about the ongoing, intentional dispersal of purified, aerosolized toxic clones of spike protein-type material,<sup>120</sup> which I first encountered last November, and which

I think represents the most plausible explanation for the observable outbreak patterns, including but not limited to experiences with Covid-era illness in myself, my family and among my friends and colleagues since late 2019.

- Nov. 9, 2022 - Jonathan Couey and Mathew Crawford Gain-of-Purity discussion: new analysis of the virus, lab-manipulation, fraud-on-the-world frameworks
- Nov. 10, 2022 - Legal context for the Couey hypothesis discussions.
- Nov. 12, 2022 - More SARS-CoV-2 and spike protein biology, immunology and vaccinology from Nov. 3 CHD panel discussion with Jonathan Couey, Robert Malone and others.
- Nov. 18, 2022 - Immunomodulation and fear modulation.

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War criminal Xavier Becerra extends the public health emergency, effective March 15, 2023, using slightly-different wording.

Yesterday, someone sent me a March 20, 2023 Federal Register notice<sup>121</sup> on the extension of the Public Health Emergency (PHE) and Emergency Use Authorization (EUA) declarations and determinations.

The sender asked me "whether that EUA amendment I sent you made substantive changes, or was this just a regular extension?"

I replied that there are enough redundancies built in throughout the PHE and EUA declaration and determination procedures, and they're both unreviewable by Congress and courts anyway, that the wording of any particular one isn't worth spending a lot of time to parse in detail.

[Note: when criminal prosecutions are eventually brought against specific war criminals, these documents will be part of the evidence incriminating the signatories. At that point, parsing the documents in detail will be extremely important, to tie the dates, circumstances and effects of specific acts taken in furtherance of the war crimes, to the people who committed those acts.]

The latest iteration slightly alters the original, false claims.

In the original determination of public health emergency, effective Feb. 4, 2020,<sup>122</sup> a war criminal impersonating the US-HHS Secretary (Alex Azar) claimed that "there *is* a public health emergency that has a significant potential to affect national security or the health and security of United States citizens living abroad" and that the emergency "involves a novel (new) coronavirus (nCoV) first detected in Wuhan City, China."

In the latest amendment to the determination of public health emergency, effective March 15, 2023,<sup>123</sup> a war criminal impersonating the US-HHS Secretary (Xavier Becerra) claimed that the nCoV outbreak has already infected and killed millions of people, and that there are now variations circulating, such that "there is a public health emergency, **or a significant potential for a public health emergency**, that affects, or has a significant potential to affect, national security or the health and security of United States citizens living abroad."

The two forms of PHE "determination" are used interchangeably, to provide pseudo-legal pretexts for COVID-19 Emergency Use Authorization/EUA declarations (which are, more accurately, military orders to deploy bioweapons labeled as 'vaccines' to injure and kill recipients) and amendments thereto.

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<sup>120</sup> <https://gigaohmbiological.com/>

<sup>121</sup> <https://www.govinfo.gov/content/pkg/FR-2023-03-20/pdf/2023-05609.pdf>

<sup>122</sup> <https://www.govinfo.gov/content/pkg/FR-2020-02-07/pdf/2020-02496.pdf>

<sup>123</sup> <https://www.govinfo.gov/content/pkg/FR-2023-03-20/pdf/2023-05609.pdf>

For emphasis, Becerra added to the latest notice:

...The four previously-issued section 564 declarations that refer to the February 4, 2020 determination have not been terminated by the Secretary because, among other things, the circumstances described in section 564(b)(1) continue to exist — i.e., COVID-19, a disease attributable to SARS-CoV-2, continues to present a public health emergency, or a significant potential for a public health emergency, that affects, or has a significant potential to affect, national security or the health and security of United States citizens living abroad...

As with all effective lies, there are kernels of truth within most HHS Secretary notices, declarations and determinations.

The emergency that existed in January 2020, and still exists, is a group of war criminals, coordinating with each other worldwide, as participants in a criminal enterprise that “involves” the novel coronavirus pretext as a pseudo-legal mechanism to suspend lawful government functions; instill fear; suppress critical thinking, public debate, alternative treatments, comparative assessment of threats, biomedical ethics obligations and rights, and self-preservation instincts; and induce peaceful compliance with lethal injection programs labeled as ‘vaccine’ programs.

For the purpose of making it easier for mass murderers to get away with mass murder.

See Yeadon analysis, above.

One other purpose of the new, March 15, 2023 determination, is to *de facto* void the Jan. 30, 2023 announcement<sup>124</sup> that the public health emergency would end effective May 11, 2023.

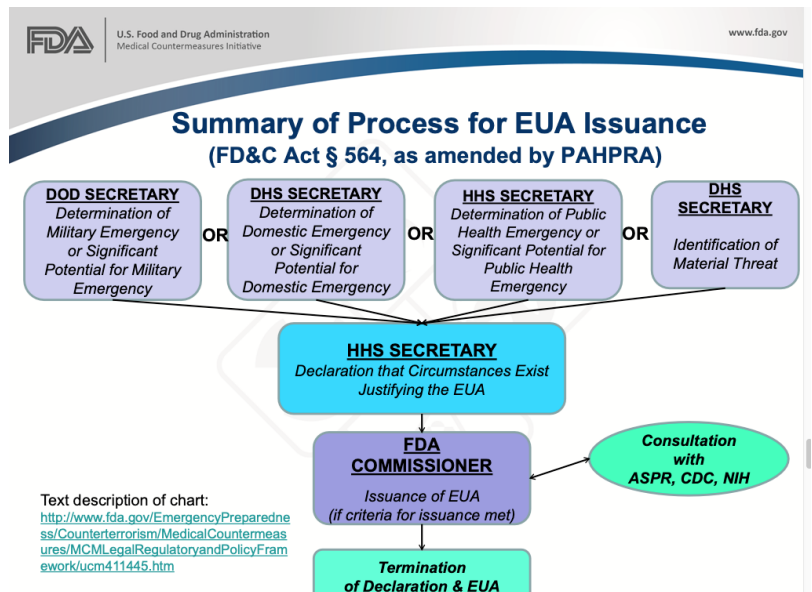
Biden, on behalf of his central banker handlers, made that announcement to:

1. undercut then-pending Congressional action (H.R. 382,<sup>125</sup> approved by House Jan. 31, 2023, 220 to 210, and H.J. Res. 7,<sup>126</sup> approved by House Feb. 1, 2023, 229 to 197), without actually relinquishing emergency executive powers; and
2. prevent any further consideration of the termination bills by Congress, because Congressional debate would make the Constitutional crisis triggered by the Covid-19 control-and-kill program through the enabling statutes and regulations, much more visible to the American people.

FDA offers a slide from an April 2015 FDA slide deck<sup>127</sup> outlining changes to EUA law effected by 2013 Congressional passage of the Pandemic and All-Hazards Preparedness Reauthorization Act (PAHPRA).

The chart shows how many different ways mass murdering war criminals pretending to be US government officials can declare and maintain "emergency" powers to kill people using bioweapons fake-named as EUA ‘vaccines’ and other countermeasures, including events for which there may not even be fake evidence of a threat, but for which the war criminals claim there is "significant potential" of a future threat.

It's very similar to the gradual addition of "asymptomatic" and "precommunicable" stages of



<sup>124</sup> <https://apnews.com/article/biden-united-states-government-district-of-columbia-covid-public-health-2a80b547f6d55706a6986debc343b9fe>

<sup>125</sup> <https://www.congress.gov/bill/118th-congress/house-bill/382>

<sup>126</sup> <https://www.congress.gov/bill/118th-congress/house-joint-resolution/7>

<sup>127</sup> <http://wayback.archive-it.org/7993/20170722114215/https://www.fda.gov/downloads/EmergencyPreparedness/Counterterrorism/MedicalCountermeasures/MCMLegalRegulatoryandPolicyFramework/UCM443964.pdf>

<https://www.fda.gov/downloads/EmergencyPreparedness/Counterterrorism/MedicalCountermeasures/MCMLegalRegulatoryandPolicyFramework/UCM443964.pdf>

disease, to the original “symptomatic” stage, authorizing the HHS Secretary to order the military and local law enforcement<sup>128</sup> to arrest and detain civilians indefinitely under 42 USC 264 and related regulations and executive orders.

These war criminal assessments, like all the other determination and declaration procedures rendered visible through the Covid-19 global crime, are assessments placed by Congress and US Presidents, solely in Cabinet secretary hands, and — for so long as they remain unchallenged by Congress members and judges, three years and counting — not subject to Congressional or judicial review or termination.

Many paths.

Same herd-culling destination.

The death machine will keep running until some combination — of Congress, courts, state governments, the People and/or some other political force TBD — cuts off the statutory fuel<sup>129</sup> and the funding.

#### *Citations and prior reporting*

- 42 USC 264 (as amended 2002) - Authorizes HHS to apprehend and detain civilians on communicable disease pretexts for diseases listed on Presidential executive orders.
- 42 CFR 70.6 (as amended 2017) - One of the implementing procedures for HHS-directed apprehension and indefinite detention of civilians for communicable diseases on list authorized by president via Executive Order.
- Executive Order 13674 (2014) - Authorized HHS exercise of civilian apprehension and indefinite detention power, on basis of suspected asymptomatic SARS-like respiratory illness.
- 10 USC 382, renumbered 10 USC 282 (added 1996, last amended 2016) - Authorized deployment of military against civilians during declared “emergency situation involving a weapon of mass destruction.”
- May 21, 2022 - On the federal government’s plan to use force against American civilians
- July 23, 2022 - Why do local law enforcement officers side with hospitals and nursing homes in conflicts with patients, patients’ family members and pastoral care providers?
- Sept. 27, 2022 - On why Biden’s comment that ‘the pandemic is over’ doesn’t lift the bioterrorist police state jackboot off our necks.
- Oct. 5, 2022 - State-level Mini-Me government-run bioterrorism programs. Turning Point Initiative, Model State Emergency Health Powers Act and progeny.
- Nov. 3, 2022 - Is bodily trespass under medical pretexts constitutional?
- Nov. 4, 2022 - Forced internment on communicable disease and public health emergency pretexts.

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<sup>128</sup> <https://bailiwicknews.substack.com/p/january-17-2017-federal-register>

<sup>129</sup> <https://bailiwicknews.substack.com/p/smashing-the-overton-window>



**March 25, 2023 - Transcript - Feb. 18, 2023 China Rising interview with James Bradley and Jeff Brown**  
**Feb. 18, 2023 China Rising Interview - Transcript**

(James Bradley, Jeff Brown and Katherine Watt)

Feb. 18, 2023 China Rising Interview<sup>130</sup> - (James Bradley, Jeff Brown and Katherine Watt, 30 min)

...James Bradley: Hello, this is James Bradley. I am JB East out in Saigon, in Vietnam, and I'm here with JB West, Jeff Brown out in Normandy [...] So, the reason we're talking to Katherine today is that since early 2020, Katherine has focused her considerable skills on COVID-19 issues, including legal framework investigations. Now, what's her background? Katherine earned a philosophy and natural sciences degree from Penn State in 1996. She has reporter chops. She was a reporter for a number of different newspapers. In 2003, she earned a paralegal certificate and has provided legal research and writing in constitutional law, civil rights, and environmental law. Katherine has published several independent journalism blogs. She's worked on local food, water, and energy security campaigns, and she founded Bailiwick News<sup>131</sup> in 2016 [...] So, Katherine, can I tell you a story and then ask you two questions?

Katherine: Sure.

James: Okay. I published a book called *Flags of Our Fathers*, and *Newsweek* magazine said Bradley writes on the level of a 17-year-old and my family was upset for me. And I said they got it right. It took me five years to write the book. If I wrote on the level of a master's degree, it would take me about two years. Kurt Vonnegut wrote *Slaughterhouse-Five*. It took him 18 years. It's less than 200 pages. So, my point is that to make it simple, I'm not saying a 17-year-old isn't very bright.

You are bright at 17. I was. But we have an international audience. We have Japanese, Vietnamese, French, and everybody listening to us. So, I'm not as educated as you. And I'd like to get two simple things simply stated upfront. Number one is why is this a bioweapon? If an 18-year-old walked in here right now, how could I explain why this is a bioweapon? Number one. And number two, how did they get this done? Now, let me say it in my civilian language and then you correct me or let's just simplify this.

So, if somebody said to me, James, the COVID-19, whatever it is, it's not a vaccine. But the COVID-19 vaccine is not a bioweapon. I would answer and say, yes, it is. The reason we know that is because the Defense Department DARPA says, uses the euphemism 'countermeasure' for a weapon. They don't say to develop a laser weapon. They say to develop a laser countermeasure. And in their paperwork, they said this was a bio countermeasure. Therefore, it is, the COVID-19 injection is a bioweapon. So, what do you say to that, Katherine?

Katherine: I think that's right. I think a more accessible way to understand it might be by observing what happened. In some ways, we couldn't know it was a bioweapon right at the beginning because we hadn't seen all the adverse effects and deaths and neurological problems and fertility problems and autoimmune disorders, everything that has happened since. So, I think the most persuasive argument is that even after it became clear that it was injuring and killing people, they did not end the program. They expanded the program to more and more people to more and more injections. And that, to me, is the biggest evidence that the deaths and the injuries are intentional. And that's what makes it a bioweapon, in my view.

James: Well, I have friends who say there aren't deaths, there aren't excess deaths and injuries.

Katherine: Well, I'm not going to argue with them that they can't see it. They can't see it.

James: Okay. And then the other thing that you described very well in a few podcasts is the management, the legal what I call the under-structure. So, I'd say to the audience, imagine Washington, DC. There's the White House, you can see the building. Down the street is Congress, there's the Supreme Court, and we imagine that that's our government. Well, let's go underneath and look at the plumbing, like let's literally go under the street and realize that Congress over the last six years and the executive branch kind of rewired the plumbing without us seeing.

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<sup>130</sup> <https://chinarising.puntopress.com/2023/02/26/katherine-watt-is-preparing-nuremberg-2-0-vs-us-presidents-hhs-and-dod-secretaries-for-domestic-bioterrorism-build-the-gallows-jb-west-and-jb-east-present-see-you-in-the-hague-50/>

<sup>131</sup> <https://bailiwicknews.substack.com/>

And they hooked up the Department of Health and Services, DHS, and they made DHS the emergency controller. So, while we civilians look to the White House and to Congress for leadership, it's actually they switched it to DHS so that the head of DHS is an emergency dictator and he has the emergency powers or she has the emergency powers to get this all done. So that's my civilian take on that. How would you describe that?

Katherine: I would mostly agree,<sup>132</sup> but it's not DHS. DHS is the Department of Homeland Security. It's HHS – the Department of Health and Human Services. But it's actually, the rewiring I think is correct. I think the more I learn about it and watch what they do and talk to other people who are looking at it, too, I think the HHS secretary is the person who is set up as the frontman to look like the dictator. Well, he's not supposed to look like the dictator. He's supposed to look like he's doing a public health service. But it's actually as far as I can tell now, more of a committee. People call it the deep state. People call it the administrative state in which all of these different cabinet agencies and their upper leadership are coordinating activities across departments, across the HHS, across Homeland Security, across the Department of Justice, and across DOD. USDA – Department of Agriculture is key. The Veterans Administration. All the way across, and they meet together in several different committees. The one that I think is most relevant is called the Public Health Emergencies Medical Countermeasures Enterprise.

James: Can you repeat that?

Katherine: Public Health Emergency Medical Countermeasures Enterprise.<sup>133</sup> And it's very similar to Fannie Mae and Freddie Mac as government-sponsored enterprises during the mortgage market, housing market meltdown, and the great financial crisis. In that, this enterprise is quasi-public, quasi-private. It has some legal aspects of being public because most of the people on it are appointed cabinet secretaries or undersecretaries.

And it gets public funding, but it spends the money on private corporate contracts through pharmaceutical companies like Pfizer. So, I think that's where the United States branch of what I see as a globalist criminal enterprise is coordinated in the United States, on that committee the PHEMCE, and DOD and HHS are sort of probably the two co-chairs, let's say, of that committee.

James: Okay. And then going back to the bioweapon, isn't there paperwork or DARPA says that we're creating a countermeasure, a biological countermeasure?

Katherine: Yes, there are contracts and there're guidance documents and there are regulations and you can track the word countermeasure in a public health context: medical countermeasures, qualified countermeasures, and security countermeasures. They have a lot of different modifier words to go with the word countermeasures. You can track that back to the late nineties, and early 2000s in both public health law and also in military law and it sort of jumps back and forth between those two. They refer to each other from one section to the other, which is part of how you can tell that it's a coordinated bioweapons program run mostly by HHS and DOD.

James: Okay, so now I focused you on two questions, and I'm going to turn you over to Jeff. You guys are both brainiacs on bioweapons. But before I do, if you are addressing our international audience, what would you like to tell them? What does Katherine Watt have to say about February 2023 and this whole COVID thing that we are involved in? I'll give you the floor.

Katherine: I think that it looks much more impenetrable -- their power looks much more impenetrable or overwhelming than it actually is because so much of it depends on people believing lies to be true. And so, the more you can see through the lies and see what's actually true, the less power they have over you and the more power you have to work with other people to push back against the programs that they're trying to put in place and the programs they have already put in place. I could say more about that. But that's the basic message, is that it's built on lies and so it's made to look much, much stronger than it actually is.

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<sup>132</sup> Clarification: I think the merger of the chemical and biological warfare program and public health police state has been in development for many decades, since the 1944 Public Health Service Act and precursors, not for just the last six years.

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[https://en.wikipedia.org/wiki/Administration\\_for\\_Strategic\\_Preparedness\\_and\\_Response#:~:text=The%20Public%20Health%20Emergency%20Medical%20Countermeasures%20Enterprise%20%28PHEMCE%29,medical%20countermeasures%20to%20deal%20with%20public%20health%20emergencies](https://en.wikipedia.org/wiki/Administration_for_Strategic_Preparedness_and_Response#:~:text=The%20Public%20Health%20Emergency%20Medical%20Countermeasures%20Enterprise%20%28PHEMCE%29,medical%20countermeasures%20to%20deal%20with%20public%20health%20emergencies)

James: So, if I'm listening to you for the first time and hearing a message of hope, what are my next steps? So, there is hope. There's a bunch of lies. How do I begin to penetrate?

Katherine: Number one is to keep talking about it. People have been talking about it for three years now. And talking about it with each other is how we have figured out so many pieces of it. And that's why it was so important for them to do all the censorship and all the propaganda to confuse people and to put out false information and pretend it was true. And so, continuing to talk, even when they try to get you to shut up is, I think, priority number one. And you could talk to anybody you could think of to talk to, in any format, writing or speaking or whatever.

And then beyond that, the other major piece of what the globalists need for their system to clamp down as hard as they want it to, is for people to give up on their own national governments, which is easy to do because it looks like your national governments have completely betrayed you, and elements of your national government have completely betrayed you.

But I still think it's important to stick to your loyalty, to your constitutions, and to the concept of having a national government that represents the people and protects the people in a nation-state.

Because the reason they need to undermine your loyalty to that is so they can bring in the one world government and tell you, 'This is the solution to the problem that you have with your terrible corrupt government,' when in fact they are the entity that has corrupted your national government and they cannot fix it. They do not want to make it any better or more responsive to you or more protective of you than it is.

So, you have to be on the other side saying No. World Health Organization, get out. World Economic Forum, get out. The United Nations, get out. We do not want your one-world government. We want our own national government back in our own hands.

James: And what's the end of the road or the hope? I mean, is there going to be a Nuremberg 2.0? It's so confusing because I can talk to you and people in your field and, gee! this is a bioweapon and it's killing people and it's got to end. And then I look at New Zealand, and they're injecting babies in America. You look at the media and everything's fine. You get your booster and Australia is on its fifth one. What is happening in the world? Are we any closer to any accountability?

Katherine: I think we're closer than we were, but there's no way to know how long it's going to take. It's already taken much longer than anybody thought it would. I know when it started happening back in 2020, I thought, wow, something about our Constitution, something about our Congress, something about people's own interest in living their own lives is going to push back on this and make it stop.

And that has not happened yet. But the momentum and the number of people who are really concerned about it and learning much more about it is bigger now than it was three years ago. And it's getting bigger every day. It's not shrinking. It's not like people on our side are suddenly saying, 'Oh, you know what, I was totally wrong.' That's not happening. More people on the other side are saying, 'Wow, I can't believe it. Now I have some idea of what's going on.'

So, it is moving in the right direction. It's just moving extremely slowly and nobody has any way of knowing what that final straw is going to be. And when that final straw is going to get on the camel's back and make it tip. So, the project as I see it is just to keep pushing and keep pushing and keep pushing in that direction without knowing when it's going to push through the wall.

James: Okay. Yeah. Turn it over to you.

Jeff: I agree with you. The one-world government thing is a huge part of it. And this goes back to Malthus and their depopulation agenda all through the 19th century and into the 21st century and the elite. So, this is not changing for 200 years. I feel like Seymour Hersh just came out with this incredible investigation about the Nord Stream 2 terrorist attack and clearly showed that it was the United States. It's Biden who personally ordered it. And yet I can tell you that if you probably ask ten Americans and ten Europeans where I am about it, they've never heard of it.

And I think that's to me, they control the media now so much and that's my biggest concern. I call it the Big Lie Propaganda Machine. And it is so ruthlessly effective by censorship and PSYOPS fake news.

Do you have any comments about how we can kind of overcome that, Katherine? Because to me, that's the biggest hurdle. If we had a really truly free press, everybody would be informed, but they aren't.

Katherine: Right. My basic answer is just perseverance and persistence and keep going. It's not up to us how fast it unfolds. I think that's up to God. It's our job to give Him the material he needs to work with to push it forward at the pace that He wants it to be.

We do have independent media. That's why awareness is growing, because of independent platforms like yours and all the independent platforms, podcasts, and things like that. And those are small. Some of them have smaller audiences, but in the aggregate, they reach a lot of people. Those people talk to other people. I think also the way the mainstream media portrays itself as being widely viewed as credible is false. I think most people, even if they watch it, watch it thinking 'This is garbage' and don't trust it.

And the useful thing is that as long as they need the Internet to do their moneymaking and to do their own corrupt -- globalists, I'm talking about -- as long as they need the Internet to be functioning to do the stuff that they want it to do, some parts of it are still available to independent journalists and people who want to talk about information in an accurate, true way. And so, I do think at some point they're going to shut it down and do like the cyber-attack or whatever. But I also think they're going to try to get it back up on the other side. And we will still have to just be persistent and keep going.

Jeff: I just recently restarted using Twitter. Now that Elon Musk has bought it, there's a lot more freedom, and a lot more information on Twitter right now about COVID. I'm putting posts up that would have been censored by the previous deep-state management team. So that is an area to really look into. And as both you and James and I can attest for the time being, fingers crossed, Substack is an incredible platform. It is an amazing platform.

There are so many amazing people on that platform who are just reporting and reporting and reporting. And it's just, it's amazing. And I understand they have some kind of peer-to-peer ownership to keep it diluted and to keep the deep state out of it. But right now, I think Twitter and Substack are really the two places to help get informed. And then James and I, our show. I'm the curator of the Bioweapon Truth Commission and its Global Online Library ([www.bioweapontruth.com](http://www.bioweapontruth.com)<sup>134</sup>).

The information is out there and so it's just trying to inspire people to quit, to turn off MSNBC and BBC and quit reading the *Washington Post* and the *New York Times* and expand their horizons. I guess that's my biggest encouragement to all the people out there that are listening. Katherine's doing incredible work. And James and I are really happy to be able to promote her efforts. Can I ask you one more question, Katherine?

Katherine: Sure.

Jeff: One thing that just amazes me. I'm producing changes in my last show. It's about the connections between the JFK assassination, Richard Nixon being pushed out of office, and the whole Trump fiasco of him being cheated out of the 2020 election and the January 6 false flag done by his enemies. And what really James has done is an incredible amount of work on this. And what's impressive is the number of people that are involved in these things. He was talking about just the JFK assassination, 200 people over the decades have been assassinated for speaking up.

And I'm thinking of Anthony Fauci at NIH and giving Ralph Baric the COVID virus and he weaponized it. And Peter Daszak at EcoHealth Alliance spends tens of millions of dollars giving it to universities and elsewhere. So many people are involved. And it's just, how they did they do or is it these interdepartmental meetings? I mean, did Fauci get together with the groups with HHS and DOD or do they do it by email or how did you see this happening? It's amazing. There must be thousands of people involved.

Katherine: Yeah, I think it's incentive structures. I think there are people who know what the overall program is and they know how to motivate other people to go along with it. And the part -- I think that's the main reason why they

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<sup>134</sup> <http://www.bioweapontruth.com/>

did this sort of conversion of it that I write about. It was a DOD program. It was the Chemical and Biological Warfare program. And then they transferred it and relabeled it to be the Public Health Emergencies Medical Countermeasures Program.

And there are a lot of people who really do believe that what they're doing is a public health service because it hasn't been as clear as it is now until COVID came. And then they did the forced injections and the adverse effects and covering up the adverse effects and deaths and refused to stop the program. All the things that I think make it very clear that it's a bioweapons program and not public health. But up until that happened, until we could see it happening in real-time, it was very, very difficult to see.

You could very easily go along with it and say, sure, H1N1 is an outbreak of communicable disease and wow, it's so great. They have come up with a vaccine and they're offering it to us. And that was the thing. They did it incrementally. Like it was, first with 2003, the first SARS. It was like, 'Oh, here's a communicable outbreak. We should all be worried because this is global or whatever.' That was why we should not be worried, because it's just an ordinary cold, basically. And then they add pieces each time.

So, the next time with H1N1 in 2009, they were like, 'Oh, there's this global outbreak. Now we have a vaccine and we suggest that you take it.' And a lot of people did because it still looked like it was a benevolent program.

When they got to 2020 and COVID and they did the lockdowns and they did the mask mandates and then they did the bioweapon mandates, it became much more clear that there is nothing benevolent about this. But it's much easier to keep people going along with the program if they think they're actually doing a good thing. And now that people are figuring out, they were not doing a good thing, they were doing a really, really bad thing. It changes. It changes the dynamics.

Jeff: I guess a lot of there's probably a lot of compartmentalization --

Katherine: Yes, but I do think Fauci does --

Jeff: -- This person doesn't know what this is. Oh, yeah, absolutely. Well, he was the one that gave Ralph Baric the coronavirus to weaponize it at the University of North Carolina, Chapel Hill.

Katherine: Well, I just wanted to say Fauci has been in a position in the Health and Human Services since the late 1960s when the whole program started. So, he was right there. He was right there to manage the AIDS outbreak. He was right there to manage the swine flu in 1976. So, he has been at the center of it since the very beginning in the late sixties.

James: Katherine?

Katherine: Yeah.

James: So, I'm in Vietnam and have not been in the States for a number of years. And listening to you, it sounds like people are becoming aware. You're using words like facts and damage and growing awareness. Well, I have a friend who's on the board of directors of a major clinic in the Midwest. And how is it possible that a civilian board of directors, bankers, lawyers, people from all walks of life, not just doctors, that there is a board and then underneath that board, there's an administrator, major clinic. There are many doctors and nurses in this clinic and they have been administering a bioweapon for three years?

So how is that possible that there's not a demonstration, that no one's throwing eggs at the window, that the board is allowing this to happen? I mean, how do you get hundreds of people in an institution? They must be hearing the feedback that you're talking about.

Katherine: You incentivize them. You tell them and you demonstrate to them that if they cooperate, they will continue to get funding. They will continue to have jobs. They continue to be the leaders of this type of organization. And if they do not cooperate, they will be cut off for money in their personal and professional contexts. They will lose their businesses. They will lose their homes. Their marriages will fall apart. It's a carrot and stick and it's extremely effective.

And it runs from the very, very top for the Bank for International Settlements, holding that carrot-and-stick-like system over each national government and each central bank of each government. And then the central banks and the national governments hold it over the state governments and the state governments hold it over the counties and the counties hold it over the towns and the school boards and the hospitals. And then they hold it over people who work at all of those organizations. And it's very effective.

James: Well, I wanted to say that is a brilliant and succinct answer, and I appreciate you going all the way up to the BIS. Not many people do that in this field talking about COVID, talking about the financial motivations. And if the audience doesn't know what BIS is, they should read Tower of Basel. Tower of Basel, I think is the name of the book.

Katherine: Adam Lebor (download free book<sup>135</sup>).

James: Yeah. And I just really admire what you just said. And I'd like to say to the audience, this is Katherine Watt and look her up at [Bailiwicknews.substack.com](http://Bailiwicknews.substack.com).

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<sup>135</sup> <https://archive.org/details/tower-of-basel-2013-by-adam-le-bor>

**March 26, 2023 - Rand Paul proposed an amendment to S.316, to repeal the 2001 Authorization for Use of Military Force (AUMF), which is one of the statutes enabling globalist herd-culling war on the world's people. Senate voted the amendment down, 86-9, with five not voting.**

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Senate Amendment 2,<sup>136</sup> “To repeal the 2001 Authorization for Use of Military Force,” [PL 107–40; 115 Stat. 224<sup>137</sup>] was proposed by Sen. Rand Paul on March 22, 2023, during debate on S. 316,<sup>138</sup> a bill introduced by Sen. Tim Kaine, containing two provisions:<sup>139</sup>

...The Authorization for Use of Military Force Against Iraq Resolution (Public Law 102–1; 105 Stat. 3; 504 U.S.C. 1541 note) is hereby repealed and...

the Authorization for Use of Military Force Against Iraq Resolution of 2002 (Public Law 107–243; 116 Stat. 9 1498; 50 U.S.C. 1541 note) is hereby repealed...

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Even though Rand Paul’s amendment did not get the required two-thirds vote to be added to the original bill — and the original bill plus amendments hasn’t yet come up for a full Senate vote — the March 22, 2023 roll call vote<sup>140</sup> record offers the world’s people useful information about the positions currently held by each US Senator, regarding the legitimacy of permanent US-led war in its many forms, including but not limited to chemical and biological warfare disguised as a “public health emergency, medical countermeasures” program.

Screenshot of the roll call on Senate Amendment 2 is below.

Nine US Senators voted Yea, including Rand Paul (R-KY), Mike Lee (R-UT), Edward Markey (D-MA), Bernie Sanders (D-VT), Ben Cardin (D-MD), Mike Braun (R-IN), Elizabeth Warren (D-MA), JD Vance (R-OH) and Tammy Baldwin (D-WI).

86 US Senators voted Nay.

Five US Senators couldn’t be bothered to vote, or are too sick to show up for votes, including John Fetterman (D-PA), Dianne Feinstein (D-CA), Richard Durbin (D-IL), Mitch McConnell (R-KY), and Martin Heinrich (D-NM).

Bailiwick News reporting on how the 2001 Authorization for Use of Military Force (AUMF) fits into the current global war on human beings susceptible to respiratory illness:

- Jan. 3, 2023 - Bioweapons, EUA products, IND products, Constitutional crisis.

“...In September 2001, under the fear-cover provided by 9/11 and the anthrax attacks, another layer of national emergency/state of war (Global War on Terror) was put in place, through the Congressional Authorization for Use of Military Force (AUMF) and George W. Bush’s Proclamation 7463, *Declaration of National Emergency by Reason of Certain Terrorist Attacks*, promulgated under the 1975 National Emergencies Act and renewed every year since.

Those were quickly followed by the PATRIOT Act in October 2001, the establishment of the Department of Homeland Security in November 2002 and the expansion of biomedical police state programs for the next two decades through the PREP Act, Project Bioshield Act and more.

By 2019, they wanted to take even more direct control, were prepared to risk just a bit more exposure, and had put more pieces on the board to centralize more power under public health emergency conditions.

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<sup>136</sup> <https://www.congress.gov/amendment/118th-congress/senate-amendment/2/actions>

<sup>137</sup> <https://www.congress.gov/107/plaws/publ40/PLAW-107publ40.pdf>

<sup>138</sup> <https://www.congress.gov/bill/118th-congress/senate-bill/316/all-actions>

<sup>139</sup> <https://www.congress.gov/118/bills/s316/BILLS-118s316rs.pdf>

<sup>140</sup> [https://www.senate.gov/legislative/LIS/roll\\_call\\_votes/vote1181/vote\\_118\\_1\\_00065.htm](https://www.senate.gov/legislative/LIS/roll_call_votes/vote1181/vote_118_1_00065.htm)

So in 2020, under the fear-cover provided by Covid-19, another layer of control went into effect, through the January 2020 determination that a public health emergency exists (HHS Secretary Alex Azar) and Donald Trump's March 13, 2022, Proclamation 9994, *Declaring a National Emergency Concerning the Novel Coronavirus Disease (COVID-19) Outbreak*, also under the 1975 National Emergencies Act.

Also renewed every year since.

And being positioned as a Global War on Humans Susceptible to Communicable Diseases: translation of the **Global Health Security Agenda** embedded in World Health Organization regulations and treaties, and US federal programs. See Section 5955 of NDAA for FY2023<sup>141</sup>...

Bailiwick News reporting

- April 28, 2022 - American Domestic Bioterrorism Program
- June 17, 2022 - Strategies for drawing out judicial admission that Constitution has been suspended since Jan. 27, 2020.
- July 1, 2022 - On how things might unfold after a critical mass understands the US government's mass control, maiming and murder program as such.
- Jan. 19, 2023 - Repost - Pharmaco-military genocide, enabling laws Congress should repeal and courts should nullify.
- Jan. 27, 2023 - A little more on the laser pointer/limited hangout campaign to sacrifice Pfizer & other Pharma-Weapons shell corporations but keep the WHO-DOD-HHS death machine humming.

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<sup>141</sup> <https://www.congress.gov/117/bills/hr7776/BILLS-117hr7776enr.pdf>



## March 28, 2023 - On beauty, book arts and architecture: endpapers, Mont-Saint-Michel and more.

Thank you to readers for all the suggestions about possible on-demand book publishers, in response to the post a few days ago on that topic. I'm working through the comments and emails to figure out some next steps.

I'm highlighting one reader comment here, along with my reply, because the exchange reminded me of some things I try to keep close to heart and top of mind: how important it is to continue to create and share human things that are true, beautiful, good and loving, even while confronting and pushing back against the lies, ugliness, evil and hatred of the globalists and their horrifying obsession with making financial-biological war on living humanity.

### *Reader comment:*

Thinking about physical books — in the 1980s I knew an artisan book binder who was a faculty member in an art school. Also a Turkish business school professor who was a close friend who gifted me a marbled paper by a famed Turkish bookbinder who made the marbled and colorful endpapers for books that were one of a kind. He had rolls of the stuff. I framed mine. I wish I could send it to you! Sasha would like it I think too. We have to remember how special books are, and yours should have a physical form as well for the long run.

Here is a link describing that amazing tradition.<sup>142</sup>

### *My reply:*

Those endpapers are so beautiful. I love the book, paper, bookbinding and printmaking arts. I visited the Cloisters at the Met in NYC a few weeks ago, and was fascinated by the illuminated manuscripts, and one tiny breviary that was about two-inches by two-inches small, with tiny but fully legible writing.

If I had been born in a different time, I think I would have enjoyed a life as a copyist in a monastery or convent. There are some passages in Henry Adams' *Mont-Saint-Michel and Chartres*<sup>143</sup> — architectural descriptions — that are so evocative.

"...If any lingering doubt remains in regard to the professional cleverness of the architect and the thoroughness of his study, we had best return to the great hall, and pass through a low door in its extreme outer angle, up a few steps into a little room some thirteen feet square, beautifully vaulted, lighted, warmed by a large stone fireplace, and in the corner, a spiral staircase leading up to another square room above opening directly into the cloister.

It is a little library or charter-house. The arrangement is almost too clever for gravity, as is the case with more than one arrangement in the Merveille. From the outside one can see that at this corner the architect had to provide a heavy buttress against a double strain, and he built up from the rock below a square corner tower as support, into which he worked a spiral staircase leading from the cellar up to the cloisters. Just above the level of the great hall he managed to construct this little room, a gem.

The place was near and far; it was quiet and central; William of Saint-Pair, had he been still alive, might have written his "Roman" there; monks might have illuminated missals there. A few steps upward brought them to the cloisters for meditation; a few more brought them to the church for prayer. A few steps downward brought them to the great hall, for business, a few steps more led them into the refectory, for dinner.

To contemplate the goodness of God was a simple joy when one had such a room to work in; such a spot as the great hall to walk in, when the storms blew; or the cloisters in which to meditate, when the sun shone; such a dining-room as the refectory; and such a view from one's windows over the infinite ocean and the guiles of Satan's quicksands. From the battlements of Heaven, William of Saint-Pair looked down on it with envy..."

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<sup>142</sup> <https://www.europeana.eu/en/blog/endpapers-beautiful-patterns-and-illustrations-inside-book-covers>

<sup>143</sup> <http://www.public-library.uk/ebooks/64/36.pdf>

I have a 1920s Chandler & Price Pilot printing press — a tabletop version they manufactured for teaching — and letterpress type in several fonts, and do linocut printmaking, typesetting and other small projects.<sup>144</sup>

It would be far too labor intensive to set the type and print full books of Bailiwick material, but yes, I love books whose physical form is beautiful and long-lasting, and hope there will be more of them.

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**March 30, 2023 - Sen. Ron Johnson gets senators on record re: international contracts that enslave Americans to globalists through the World Health Organization and pharmaco-martial law. Also delegation-of-authority research and a new podcast video.**

New video:

- March 27, 2023 - Kill Box.<sup>145</sup> *SGT Report*. Todd Callender, Katherine Watt, Sean/SGT report (42 min.)

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On March 28, 2023, Sen. Ron Johnson (R-WI) proposed S.Amdt. 11<sup>146</sup> —

“To require any convention, agreement, or other international instrument on pandemic prevention, preparedness, and response reached by the **World Health Assembly** to be subject to Senate ratification”

— to S.316,<sup>147</sup> a bill introduced by Sen. Tim Kaine, originally containing two provisions<sup>148</sup> (largely symbolic) to repeal PL 102-1, Authorization for Use of Military Force Against Iraq Resolution and PL 107-243, Authorization for Use of Military Force Against Iraq Resolution of 2002.

S.316 passed on March 29, 2023, with no amendments, by a 66-30-4 vote.

Background:

For more information on the World Health Assembly process for adopting a new ‘pandemic treaty’ and also adopting new amendments to the World Health Organization International Health Regulations that have been in force since 1952 and amended in 1969, 1973, 1981, 2005 and in May 2022 — which are **two different but interlocking geopolitical procedures** — please see James Roguski’s Substack.

Roguski has done much more detailed research, writing and video presentation about the World Health Organization component of the intentional global fraud and mass murder program than I have. (I focus on the American domestic law components.)<sup>149</sup>

Start with Roguski’s Jan. 5, 2023 100 Reasons<sup>150</sup> post, including his synopsis:

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<sup>144</sup> <https://bailiwicknewsarchives.wordpress.com/2021/04/23/printmaking-photos/>

<sup>145</sup> <https://rumble.com/v2f3qty-k-i-l-l-b-o-x-todd-callender-and-katherine-watt.html>

<sup>146</sup> <https://www.congress.gov/amendment/118th-congress/senate-amendment/11>

<sup>147</sup> <https://www.congress.gov/bill/118th-congress/senate-bill/316/all-actions>

<sup>148</sup> <https://www.congress.gov/118/bills/s316/BILLS-118s316rs.pdf>

<sup>149</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

<sup>150</sup> <https://jamesroguski.substack.com/p/100-reasons>

The World Health Organization is attempting a GLOBAL POWER GRAB by seeking to have the 194 member nations of the World Health Assembly adopt a completely new international agreement commonly referred to as the proposed “Pandemic Treaty” in addition to seeking to adopt proposed amendments to the International Health Regulations.

The proposed “Pandemic Treaty” would give the WHO control over “pathogens with pandemic potential” as well as control over the means of production within the Pharmaceutical, Hospital, Emergency Industrial Complex. It is an absolute abomination that must be stopped.

The proposed amendments to the International Health Regulations would make the WHO’s proclamations legally-binding rather than just advisory recommendations. The proposed amendments seek to institute global digital health certificates, dramatically increase the billions of dollars available to the WHO and enable nations to implement the regulations WITHOUT respect for the dignity, human rights and fundamental freedoms of people.

Agreement by a simple majority of the 194 member nations is all that is needed to adopt the amendments because, as amendments to an existing agreement, neither the advice and consent of the United States Senate, nor the signature of the President would be required.

These proposed amendments are being negotiated in secret without any opportunity for comment by people from around the world.

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I don’t know how the puppet pseudo-government officials occupying Washington DC classify the proposed new pandemic treaty or the amendments to the International Health Regulations, nor which American constitutional, statutory or regulatory provisions they may construe as providing legal authority for their acts of adoption, ratification and enforcement of such foreign policy instruments.

Roguski offers detailed reporting and analysis in his May 21, 2022 Questions<sup>151</sup> post and March 14, 2023 Truth Bomb post.<sup>152</sup>

Roguski’s work includes pointed legal questions directed at Richard Visek, Acting Legal Adviser to the Secretary of State, and requests for documents, including delegation of authority letters.

Roguski notes that the 2005 International Health Regulations were adopted as a “sole executive agreement,” citing a September 2010 Kaiser Family Foundation report, U.S. Participation in International Health Treaties, Commitments, Partnerships and Other Agreements,<sup>153</sup> at p. 9:

...Among the 26 legally binding international health agreements identified, the U.S. is party to 16 as follows: Thirteen of twenty-one international health-related treaties: Eight were signed and ratified by the U.S. as treaties under U.S. law (with advice and consent of the Senate), four that address a particular health issue, and four that establish organizations working either directly or indirectly on health issues. Five were concluded by the U.S. as executive agreements, including the International Health Regulations (IHR 2005) and establishment of the World Bank. **One of these executive agreements, the IHR (2005), was concluded through a sole executive agreement;** the remaining four were concluded as congressional executive agreements...”

For reference, the 2005 IHR are the pseudo-binding international pseudo-regulations that underpin the entire American pseudo-statutory framework for the pseudo-legal global kill box<sup>154</sup> predicated on ‘public health emergency’ government power centralization.

For general information on the differences between treaties and executive agreements, see Georgetown Law Library, Distinguishing Treaties From Executive Agreements<sup>155</sup>

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<sup>151</sup> <https://jamesroguski.substack.com/p/questions>

<sup>152</sup> <https://jamesroguski.substack.com/p/truth-bomb>

<sup>153</sup> <https://www.kff.org/wp-content/uploads/2013/01/8099.pdf>

<sup>154</sup> <https://bailiwicknews.substack.com/p/legal-walls-of-the-covid-19-kill?s=w>

<sup>155</sup> <https://guides.ll.georgetown.edu/c.php?g=365734&p=3644814>

Under U.S. law, the term “treaty” is reserved for international agreements submitted by the executive branch to the U.S. Senate for its advice and consent. Only if the Senate ratifies a treaty by a two-thirds majority may the treaty enter into force.

International agreements that enter into force without the advice and consent of the Senate are often referred to generically as “executive agreements.”

Bear in mind that this generic term encompasses three distinct types of agreements:

- Agreements concluded on the basis of the president's constitutional authority (executive agreements);
- Agreements concluded pursuant to a statute enacted by Congress (congressional-executive agreements); and
- Agreements concluded pursuant to the terms of a duly ratified treaty...

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[Back to the United States Congress and the ongoing attempts of members like Rand Paul and Ron Johnson, to break out of their puppet status and act like real statesmen.](#)

On March 22, Sen. Rand Paul proposed an amendment<sup>156</sup> to repeal PL 107-40,<sup>157</sup> the 2001 Authorization for Use of Military Force that purported to Congressionally-authorize US military attacks on all the world’s people, without geographic or temporal limitations, called the ‘Global War on Terror,’ and passed under the 1973 War Powers Act, 50 U.S. Code § 1541.

Like Sen. Paul’s March 22 amendment, Sen. Johnson’s March 28 amendment (seeking Senate ratification of WHO treaties and treaty-like international contracts) did not get the required two-thirds support to be added to the original bill.

Sen. Johnson’s amendment failed by a 47-49-4 vote.

Like Sen. Paul’s amendment, Sen. Johnson’s amendment created a very useful roll call<sup>158</sup> record of the positions currently held by each US Senator, on the legitimacy of the globalists’ long-running chemical and biological warfare programs, disguised as pandemic and public health emergency management programs, and carried out through international treaties, executive agreements, regulations and other legal instruments, as negotiated and adopted by national delegates to the World Health Assembly of the World Health Organization, but not subject to meaningful review or ratification by the legislatures of formerly sovereign nations.

Unlike Sen. Paul’s amendment, the roll call vote on the pandemic-predicated global centralization of governing power fell on almost-pure party lines.

47 Republican senators voted “Yea,” in support of their own authority to participate meaningfully — as representatives of the People — in sovereign foreign policy and pharmaceutical war-making decisions.

45 Democrats, three Independents and one Republican senator voted “Nay,” explicitly abdicating their own

**Grouped By Vote Position**

	<b>YEAs ---47</b>	
Barraso (R-WY)	Fischer (R-NE)	Paul (R-KY)
Blackburn (R-TN)	Graham (R-SC)	Ricketts (R-NE)
Boozman (R-AR)	Grassley (R-IA)	Risch (R-ID)
Braun (R-IN)	Hagerty (R-TN)	Romney (R-UT)
Britt (R-AL)	Hawley (R-MO)	Rounds (R-SD)
Budd (R-NC)	Hoeven (R-ND)	Rubio (R-FL)
Capito (R-WV)	Hyde-Smith (R-MS)	Schmitt (R-MO)
Cassidy (R-LA)	Johnson (R-WI)	Scott (R-FL)
Collins (R-ME)	Kennedy (R-LA)	Scott (R-SC)
Cornyn (R-TX)	Lankford (R-OK)	Sullivan (R-AK)
Cotton (R-AR)	Lee (R-UT)	Thune (R-SD)
Cramer (R-ND)	Lummis (R-WY)	Tillis (R-NC)
Crapo (R-ID)	Marshall (R-KS)	Tuberville (R-AL)
Cruz (R-TX)	Moran (R-KS)	Vance (R-OH)
Daines (R-MT)	Mullin (R-OK)	Wicker (R-MS)
Ernst (R-IA)	Murkowski (R-AK)	
	<b>NAYs ---49</b>	
Baldwin (D-WI)	Kaine (D-VA)	Schatz (D-HI)
Bennet (D-CO)	Kelly (D-AZ)	Schumer (D-NY)
Blumenthal (D-CT)	King (I-ME)	Shaheen (D-NH)
Booker (D-NJ)	Klobuchar (D-MN)	Sinema (I-AZ)
Brown (D-OH)	Lujan (D-NM)	Smith (D-MN)
Cantwell (D-WA)	Manchin (D-WV)	Stabenow (D-MI)
Cardin (D-MD)	Markey (D-MA)	Tester (D-MT)
Carper (D-DE)	Menendez (D-NJ)	Van Hollen (D-MD)
Casey (D-PA)	Merkley (D-OR)	Warner (D-VA)
Cortez Masto (D-NV)	Murphy (D-CT)	Warnock (D-GA)
Duckworth (D-IL)	Murray (D-WA)	Warren (D-MA)
Durbin (D-IL)	Ossoff (D-GA)	Welch (D-VT)
Gillibrand (D-NY)	Padilla (D-CA)	Whitehouse (D-RI)
Hassan (D-NH)	Peters (D-MI)	Wyden (D-OR)
Heinrich (D-NM)	Reed (D-RI)	Young (R-IN)
Hickenlooper (D-CO)	Rosen (D-NV)	
Hirono (D-HI)	Sanders (I-VT)	
	<b>Not Voting - 4</b>	
Coons (D-DE)	Fetterman (D-PA)	
Feinstein (D-CA)	McConnell (R-KY)	

<sup>156</sup> <https://bailiwicknews.substack.com/p/rand-paul-proposed-an-amendment-to>

<sup>157</sup> <https://www.congress.gov/107/plaws/publ40/PLAW-107publ40.pdf>

<sup>158</sup> [https://www.senate.gov/legislative/LIS/roll\\_call\\_votes/vote1181/vote\\_118\\_1\\_00071.htm#position](https://www.senate.gov/legislative/LIS/roll_call_votes/vote1181/vote_118_1_00071.htm#position)

authority to participate in foreign policy and war-making decisions, and explicitly consenting to the status quo: the dictatorial, lethal exercise of unchecked governing power by the President, Cabinet secretaries and their delegates over a non-consenting population.

Four Senators didn't vote, due to absence for illness or other reasons.

This party-line split is very interesting.

### Delegation of authority research

Because of Jim Roguski's WHO work, and Sasha Latypova's contract analysis (especially Feb. 27, 2023 - You cannot contract for a crime, but you CAN write a contract for it!<sup>159</sup> and March 7, 2023 - Part 2 of "Contracts for Crimes"<sup>160</sup>) I've been flagging references to "delegation of authority" whenever I find them, and looking for the constitutional, statutory and/or regulatory authorities the criminals currently occupying government offices cite to pseudo-justify their criminal assaults on the people of the world.

I located some legislative and regulatory records yesterday, on power transfers enacted by Congress in September 2018, implemented by HHS through Federal Register notices, and extended by Congress in December 2022.

These mechanisms appear — on initial reads — to transfer international contract oversight power from the US Senate to the Secretary of State; then from the Secretary of State to the Secretary of Health and Human Services (HHS); then from the HHS Secretary to the Director of the Centers for Disease Control and Prevention (CDC); and finally from the CDC Director to the CDC Chief Operating Officer.

I'll read and think about this collection of records more, because I think they may help answer the question:

What is the legal, foreign policy-law mechanism through which the American people and the US Congress are shut out of international treaty negotiation, amendment and ratification procedures, through the World Health Assembly/World Health Organization globalist governing institutions, under public health emergency pretexts?

Do the records identified below form part of relevant mechanisms of Congressional disempowerment?

I don't know. It may hinge on whether the acting, fraudulent US Government construes international treaty negotiation, ratification and related acts as proper subject matter for "personal services contracts" that are outside the review and oversight of Congress.

This, of course, seems absurd.

But we already know how the globalists have successfully perverted procurement contracting regulations (Other Transactions Authority programs) and drug safety regulations (FDA Emergency Use Authorization programs<sup>161</sup>) to render otherwise criminal acts as pseudo-legal and keep Congress and the American people from seeing and understanding the scale and scope of the central bankers' criminal enterprises.

Perversion of "personal services contract" law to pseudo-empower people impersonating US Government administrative state officials to wholly exclude Congress from the conduct of foreign policy and war, would fit the pattern.

The legal paper trail so far includes:

- Aug. 1, 1956 State Department Basic Authorities Act, PL 84-885, codified at 22 USC 2669. "...The Secretary of State, may use funds appropriated or otherwise available to the Secretary to— (c) employ individuals or organizations, by contract, for services abroad and individuals employed by contract to perform such services shall not by virtue of such employment be considered to be employees of the United States Government; [...] and such contracts are authorized to be negotiated, the terms of the contracts to be prescribed, and the work

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<sup>159</sup> <https://sashalatyova.substack.com/p/you-cannot-contract-for-a-crime-but>

<sup>160</sup> <https://sashalatyova.substack.com/p/part-2-of-contracts-for-crimes-pfizers>

<sup>161</sup> <https://bailiwicknews.substack.com/p/other-transactional-authority-ota>

to be performed, where necessary, without regard to such statutory provisions as relate to the negotiation, making, and performance of contracts and performance of work in the United States...”

- Sept. 28, 2018 Department of Defense and Labor, Health and Human Services, and Education Appropriations Act, 2019 and Continuing Appropriations Act, 2019, PL 115-245; Division B - Departments of Labor, Health and Human Services, and Education, and Related Agencies Appropriations Act, 2019; Title II - Health and Human Services; Section 212(1) - “...permits the Secretary of HHS to exercise authority equivalent to that available to the Secretary of State under 22 U.S.C 2669(c)...”
- March 17, 2020 HHS-CDC Delegation of Authority Notice, 85 Federal Register 17334 (March 24, 2020), delegating Secretary of State-level authority from HHS Secretary to CDC Director to CDC Chief Operating Officer “...to carry out international health activities to respond to the current and any future Ebola, polio, and coronavirus outbreaks...[and] to award personal services contracts for work performed in foreign countries. The authority delegated herein includes the authority to determine the necessity of negotiating, executing, and performing such contracts without regard to statutory provisions as related to the negotiation, making, and performance of contracts and performance of work in the United States...”
- Jan. 31, 2022 HHS-CDC Delegation of Authority Notice, 87 Federal Register 6551 (Feb. 4, 2022). “...The authority under section 212(1) is immediately revoked in the event that any subsequent fiscal year [Congressional] HHS appropriations act does not contain the provision currently in section 212(1) or substantially similar authority...”
- Dec. 29, 2022 Consolidated Appropriations Act, PL 117-328; HR-2617; Division H - Departments of Labor, Health and Human Services, and Education, and Related Agencies Appropriations Act, 2023; Title II - Health and Human Services; Section 212(1): “...The [HHS] Secretary may exercise authority equivalent to that available to the Secretary of State in section 2(c) [22 USC 2669(c)] of the State Department Basic Authorities Act of 1956...”

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#### Bailiwick News reporting and analysis on pseudo-government

- Nov. 16, 2022 - Some thinking about tampering with evidence and spoliation
- Jan. 16, 2023 - Dual-use government officials of concern
- Jan. 23, 2023 - On Trump’s role and secret military-led continuity of government for purposes of swamp-draining.
- Jan. 26, 2023 - War criminals.
- Jan. 30, 2023 - Some thoughts about J6 and razor-tipped chain link fence perimeters, literal and metaphorical
- Feb. 7, 2023 - On the impalement of embedded, treasonous, DOD-HHS bioterrorists on the horns of their dilemmas.
- March 15, 2023 - Duress, State-sponsored, State-protected contract crimes, and the Bank for International Settlements
- March 17, 2023 - Contracting for facilitation of crimes: contract killing and biomunitions hitmen.
- March 21, 2023 - Smashing the Overton window.