

# MIQDASH BETHEL COVENANT INSTITUTION

Pearl River, Louisiana | miqdashbethel@gmail.com | 985-250-9060 | miqdashbethel.org

---

## A COVENANT WITNESS TO A REPUBLIC IN CHAINS FOREIGN CAPTURE, CONGRESSIONAL COMPLIANCE, INTELLIGENCE LEVERAGE, AND THE STANDARD OF YAHWEH

*Prepared by Elder Kepha Arcemont | Founder, Miqdash Bethel Covenant Institution*

*Pearl River, Louisiana | April 17, 2026*

*Authority: The Tanakh — The Word of Yahweh Alone | Standard: Devarim 19:15 — Two or Three Witnesses*

---

### OPENING DECLARATION

***"I pledge allegiance to the flag of the United States of America, and to the Republic for which it stands, one Nation under God, indivisible, with liberty and justice for all."***

American schoolchildren have recited that pledge for generations. They pledged allegiance to a **Republic** — not to a lobby. Not to a foreign government. Not to a private intelligence leverage network. A Republic.

The question before this covenant witness is not a political question. It is a justice question — the same justice question **Yahweh** placed before the judges of Yisra'el through the mouth of Mosheh:

***"You shall not be partial in judgment. You shall bear the small and the great alike. You shall not be intimidated by anyone, for the judgment is Yahweh's."***  
— *Devarim (Deuteronomy) 1:17*

---

### PART I: WHAT A REPUBLIC REQUIRES — THE CONSTITUTIONAL PLUMB LINE

Black's Law Dictionary, 5th Edition, defines **Republic** as: ***"That form of government in which the powers of sovereignty are vested in the people and are exercised by the people... the sovereignty resides in each individual person. The group has advisory powers only; the sovereign individual is free to reject majority group-think."***

It defines **Democracy** as: ***"In a pure democracy, 51% beats 49%. The minority has no rights except privileges granted by the majority."***

The word 'democracy' does not appear anywhere in the Constitution of the United States, nor in any of the state constitutions at the time of ratification. The Founders explicitly rejected it. They had

studied Athens. Socrates was executed by a democratic majority vote. He harmed no one. He merely asked difficult questions of those in power.

### **The Four Irreducible Pillars of a Constitutional Republic:**

- **Pillar 1 — Sovereignty of the Governed People:** Not the sovereignty of wealth, not of a foreign state, not of religious ideology imported from abroad.
- **Pillar 2 — Representatives Who Answer to Their Constituents:** Not to private donors, not to foreign lobbying infrastructure, not to intelligence assets using leverage and compromise to enforce compliance.
- **Pillar 3 — Freedom from Foreign Entanglements:** Washington's Farewell Address (1796): a 'passionate attachment to a foreign nation' produces domestic factions that use the tools and habits of that foreign power against the republic's own institutions.
- **Pillar 4 — Equal Protection and Equal Justice Under Law:** No individual, corporation, or foreign-aligned organization operates above the law or purchases immunity from it.

Measure the documented record of 2026 against those four pillars. The result is not ambiguous.

---

## **PART II: THE EVIDENTIARY RECORD — SIX DOCUMENTED MECHANISMS OF CAPTURE**

### **Mechanism 1 — The AIPAC Infrastructure and the FARA Violation**

AIPAC was founded in 1954 by Isaiah L. Kenen, a registered lobbyist for the Israeli government, originally named the **American Zionist Committee for Public Affairs** — renamed to obscure its Zionist identification. The Foreign Agents Registration Act (FARA) was enacted precisely to require transparency when an organization operates as an agent of a foreign government. AIPAC has never been required to register under FARA.

Its budget grew from \$300,000 in 1973 to over \$7 million by the late 1980s. Its annual operating budget today exceeds \$100 million. In 2021 it formed its own Super PAC. In the 2024 election cycle it spent over \$100 million, achieving a **95% success rate** against targeted incumbents — defeating Rep. Jamaal Bowman and Rep. Cori Bush through multimillion-dollar primary campaigns.

Former AIPAC director Morris Amitay stated it was *"almost politically suicidal for a member of Congress who wants to seek reelection to take any stand that might be interpreted as anti-policy of the conservative Israeli government."* An unnamed congressional staffer described over 250 House members as willing to *"do reflexively whatever AIPAC wants."* Former AIPAC official Steven Rosen told journalist Jeffrey Goldberg: *"In twenty-four hours, we could have the signatures of seventy senators on this napkin."*

A March 2026 investigation found AIPAC funneled over \$5 million through shell PACs to obscure its involvement in certain high-tension primaries. By 2026 AIPAC had become the single largest PAC in the country, delivering roughly \$28 million to congressional campaigns.

**This is the constitutional violation:** 250+ members of the House take an oath to the Constitution. When they operate in reflexive compliance with directives of a foreign-aligned organization because they fear financial consequences — the representative function of Congress has been replaced by a purchased compliance mechanism. That is not a Republic.

### **Mechanism 2 — The Miriam Adelson / Billionaire Funding Infrastructure**

**Miriam Adelson** — widow of Sheldon Adelson — is Donald Trump's most significant individual pro-Israel benefactor. She was the third-largest donor to Trump's 2024 campaign, contributing \$106 million. In December 2025, during a Hanukkah reception at the White House, Trump publicly stated that Adelson had offered \$250 million toward a potential third term.

Reports from 2024 and 2025 alleged that Adelson's funding was tied to specific outcomes — most notably the U.S. recognition of Israeli annexation of the West Bank. Her spokespeople have denied quid pro quo. Adelson reportedly pushed for the appointment of Marco Rubio as Secretary of State. AIPAC officials have since boasted that Rubio provides them with 'access' to internal government discussions.

**The constitutional question:** When the third-largest donor to a presidential campaign conditions that funding on specific foreign policy outcomes — West Bank annexation, cabinet appointments — the foreign policy of the republic is no longer being determined by the consent of the governed. It is being purchased.

### **Mechanism 3 — The AI Messaging Contracts: Manufacturing Consent**

According to FARA filings from early 2026, the Israeli Ministry of Foreign Affairs expanded its contract with Clock Tower X LLC, led by former Trump campaign manager Brad Parscale. Contract value: \$9 million. Monthly retainer: \$1.5 million. Israel's total foreign influence budget reached \$150 million by late 2024.

The contract targets Generation Z through TikTok, Instagram, and YouTube. KPIs: over 100 ads per month; 50 million impressions. The contract explicitly aims to influence the output of Artificial Intelligence models and distribute pro-Israel content through 'newly created websites' designed to appear as independent news sources. Managed through Havas Media, a French PR firm, as intermediary to obscure the foreign-government source.

**Project Nimbus** (2025 reports) further alleged a 'secret mechanism' built into Israeli cloud computing contracts with Google and Amazon, designed to alert the Israeli government whenever foreign law enforcement — including U.S. agencies — accesses their data.

**A republic requires an informed electorate.** Foreign-government-funded AI content manufactured to appear as independent journalism is an industrialized false witness against the American people's capacity for genuine consent.

#### **Mechanism 4 — The Unit 8200 / Silicon Valley Pipeline**

Beyond traditional lobbying and messaging, a structural concern involves former members of Israel's elite cyber-intelligence unit Unit 8200 — the Israeli equivalent of the NSA — holding key roles in major U.S. technology firms including Palo Alto Networks, Check Point, and CyberArk, with transitions into top positions at Google, Meta, Microsoft, and Amazon Web Services.

Related firms founded or led by Unit 8200 veterans are valued at approximately \$160 billion by 2025. Critics argue this creates a scenario where foreign intelligence veterans influence the core of global cloud infrastructure — including infrastructure used by U.S. government agencies — without the transparency requirements that apply to registered foreign agents.

**Constitutional implication:** Foreign intelligence veterans operating inside the core infrastructure of American communication, data storage, and surveillance technology represent a structural penetration of the republic that no lobbying law currently addresses.

#### **Mechanism 5 — The Epstein Network: Intelligence Leverage Inside the Republic**

The 2026 declassification of over 3.5 million pages from the Epstein files through the Epstein Files Transparency Act produced the following documented record:

EVIDENCE CATEGORY	DOCUMENTED FINDING	STATUS
Trump references — redacted files	38,000+ in NYT review across 5,300+ documents	Majority benign: news articles, financial disclosures, correspondence
Trump references — unredacted files	Rep. Jamie Raskin (D-MD): 'more than one million'	Bipartisan lawmakers including Rep. Thomas Massie (R-KY) criticized redactions protecting powerful men while exposing victims
Flight logs	Trump appears at least 8 times, 1993–1997	Documented; majority of mainstream analysts characterize as social, not criminal
FBI 302 summaries	Declassified 2019 FBI interviews: unverified assault allegations from a woman who claimed Epstein introduced her to Trump as a minor	Unverified; White House: 'unfounded and false'
'Everyone Knew' call	2019 FBI interview with former Palm Beach police chief: 'Trump called in 2006 saying "Thank goodness you're stopping him, everyone has known"'	FBI interview summary; not independently verified
CHS memo — Mossad	2020 FBI memo: source described Epstein as 'co-opted Mossad agent' trained as a spy for Israeli intelligence	FBI notes: raw intelligence, not verified facts

**Ehud Barak** — former Israeli Prime Minister and Commander of Military Intelligence — made more than 30 documented visits to Epstein's Manhattan townhouse between 2013 and 2017, after Epstein had already been convicted in 2008. Hacked emails analyzed by Drop Site News concluded Epstein was *"an invaluable resource for Israel's former prime minister... even advising him on how to engage with the Mossad."* The reporting team noted: *"It's not Epstein chasing Barak — it's Barak chasing Epstein."*

**Paolo Zampolli** — the modeling agent who introduced Donald and Melania Trump — was a documented business associate of Epstein: they partnered in a 2004 bid to acquire Elite Model Management; Zampolli was named as one of four partners in Ghislaine Maxwell's TerraMar Project (2013); Epstein served as financial intermediary for Victoria's Secret and Les Wexner, who was Zampolli's biggest client. In March 2025, President Trump appointed Zampolli as U.S. Special Representative for Global Partnerships — a move critics describe as protective positioning amid the Epstein investigation. Zampolli's Brazilian ex-partner Amanda Ungaro, who claims she was brought to the U.S. at age 17 on Epstein's plane, was reportedly subject to ICE deportation proceedings in March 2026 — allegedly initiated through Zampolli's political contacts during a custody dispute.

**The constitutional question:** If officials are personally documented in connection with a network that has documented ties to a foreign intelligence service — and if that network operated a leverage mechanism for decades — those officials cannot exercise independent constitutional judgment. The Constitution requires officials to answer to the people. Blackmail replaces that accountability with a private mechanism invisible to the governed.

### **Mechanism 6 — Documented Israeli Espionage Operations on U.S. Soil**

Beyond financial and informational influence, documented cases of Israeli espionage against the United States confirm a pattern of intelligence penetration:

- **Jonathan Pollard (1985):** U.S. Navy intelligence analyst delivered over 800 highly classified documents to Israel, including NSA manuals and the names of U.S. intelligence assets in foreign countries. The most damaging public case of Israeli espionage on record.
- **AIPAC Espionage Scandal (2004–2005):** Pentagon analyst Lawrence Franklin pleaded guilty to passing classified U.S. policy documents on Iran to two AIPAC staffers, who allegedly relayed the information to Israeli diplomats.
- **White House 'StingRays' (2019):** U.S. intelligence concluded Israel was likely responsible for placing IMSI cell-phone surveillance devices near the White House and sensitive Washington locations, intended to monitor President Trump and top aides.
- **Ben-Ami Kadish (2008):** Former Army engineer pleaded guilty to being an unregistered agent for Israel, passing classified nuclear weapons and fighter jet documents to the same handler who ran Jonathan Pollard.
- **Covert Disinformation Campaigns (2024):** Israel's Ministry of Diaspora Affairs organized a \$2 million covert social media campaign using hundreds of fake accounts to lobby U.S. lawmakers for military funding.

- **NSO Group / Paragon Spyware:**Israeli commercial spyware firms have been at the center of controversies involving surveillance of U.S. State Department employees and the sale of hacking tools to U.S. agencies including the FBI and ICE.

### PART III: THE NETWORK OF COMPLIANCE — CONGRESS, CABINET, AND CRIMINAL RECORD

#### The Netanyahu Visit Pattern — Seven Visits in Fourteen Months

Since January 2025, Prime Minister Benjamin Netanyahu has visited the United States at least seven times — more than any other world leader. The pattern reveals a high-friction relationship, not rubber-stamp compliance:

VISIT	CONTEXT / FRICTION POINT
February 2025	First foreign leader to visit new administration — reaffirming alliance as opening position
April 2025	Regional security talks; scheduled press conference canceled, suggesting need to manage visible disagreements
July 2025 (two visits)	'Transitioning from military action to political outcomes' — White House officials expressed frustration, sarcastically stating Netanyahu had visited '700 times'
September 2025	U.S.-sponsored peace proposal for Gaza — terms disputed
December 2025	Mar-a-Lago meeting on 'second phase' of Gaza stabilization
February 2026	High-stakes talks on Iran nuclear and ballistic missile programs — Trump signaled openness to Iran nuclear deal, 'blindsiding and upsetting' Netanyahu
April 2026	Ceasefire push — Trump brokered 10-day Lebanon ceasefire that Israeli intelligence reportedly found 'premature' and 'furious'

#### Netanyahu is simultaneously facing a corruption trial in Israel and an ICC arrest warrant.

Trump publicly urged the Israeli President to pardon Netanyahu during an October 2025 visit. Critics note that Netanyahu's strategy requires appearing as the 'essential link' to Washington — frequent visits project strength to his domestic coalition even when the two leaders disagree. He routinely uses

visits to 'trade' movement on one front (Gaza ceasefire Trump wants) for support on another (potential Iran strikes Netanyahu wants).

### Trump Associates — Criminal Record Under Constitutional Review

Under the Devarim 1:17 standard — the same law applies to all — the documented criminal record of those who have surrounded the executive must be named without partiality:

PERSON	ROLE	LEGAL OUTCOME
Paul Manafort	Campaign Chairman	8 counts tax/bank fraud (2018); conspiracy + witness tampering; pardoned Dec. 2020
Michael Cohen	Personal Attorney	Tax fraud, bank fraud, campaign finance violations; admitted lying to Congress
Allen Weisselberg	Trump Org CFO	15-year tax fraud scheme (2022); perjury (2024); served jail time
Steve Bannon	Chief Strategist	Contempt of Congress (2022); border wall fraud charges; pardoned; subsequent state charges
Roger Stone	Longtime Adviser	7 counts: lying to Congress, witness tampering, obstruction; commuted + pardoned
Michael Flynn	National Security Adviser	Guilty: lying to FBI about contacts with Russian ambassador; pardoned 2020
Rick Gates	Deputy Campaign Chairman	Guilty: conspiracy and lying to investigators; cooperated with prosecutors
George Papadopoulos	Campaign Aide	Guilty: lying to FBI about Russian-linked contacts
Peter Navarro	White House Aide	Contempt of Congress; began serving 4-month prison sentence March 2024
Jared Kushner, Ivanka Trump, Kellyanne Conway	Senior White House Aides	Multiple Hatch Act violations documented by Office of Special Counsel
Trump Organization (two entities)	Corporate	17 criminal counts: tax fraud, falsifying business records (December 2022)
Donald Trump — Civil	Principal	New York court: liable for massive civil fraud for overvaluing assets; \$2M

		ordered for illegal use of foundation funds
--	--	---

**The constitutional standard is not partisan.** Devarim 1:17 requires that the same law apply to the great and the small. The covenant witness names this record not to condemn — but because a republic that has watched this level of lawbreaking among those in and around executive power, while simultaneously failing to hold a foreign-intelligence-linked leverage network accountable, has demonstrated selective enforcement of the law. Selective enforcement is the death of the republic standard.

#### PART IV: THE COVENANT VERDICT — THE PLUMB LINE OF YAHWEH

*"You shall do no injustice in judgment. You shall not be partial to the poor nor defer to the great, but you shall judge your neighbor fairly." — Vayikra (Leviticus) 19:15*

*"Cursed is he who takes a bribe to shed innocent blood. And all the people shall say, Amen." — Devarim (Deuteronomy) 27:25*

*"Woe to those who decree iniquitous decrees, and the writers who keep writing oppression, to turn aside the needy from justice." — Yeshayahu (Isaiah) 10:1-2*

- **On AIPAC's FARA exemption:** The law applies equally to all — Vayikra 24:22. A double standard is an abomination before Yahweh — Mishlei (Proverbs) 20:23.
- **On the AI messaging contracts and fake news infrastructure:** False witness is a capital covenant violation — Devarim 19:16-19. Industrialized false witness against the American people's information environment is a covenant crime at scale.
- **On the Epstein leverage operation:** The weaponization of human sexuality as an instrument of political control reduces tzelem Elohim — the image of Yahweh in every human being — to a tool of blackmail. This is among the gravest covenant violations the Tanakh addresses.
- **On the \$21.7 billion while innocent blood flows:** Devarim 27:25 is not a metaphor. Funding the hand that sheds dam naki — innocent blood — while documented evidence exists makes the funder a participant in the verdict.
- **On selective enforcement of the law:** A republic that prosecutes the powerless and pardons the powerful has violated the covenant standard of Devarim 1:17 at its foundation.

#### PART V: THE COVENANT PATH OF RESTORATION

- **FARA enforcement without exception:** Every organization operating in service of a foreign government's policy goals must register and disclose. One law — Vayikra 24:22. No carve-outs for AIPAC.
- **Full Epstein declassification and equal accountability:** Complete release of all files. Every official documented in connection with the leverage network is subject to the same accountability standard as any other citizen. The republic has no aristocracy.
- **Foreign-source labeling in the digital information environment:** All AI-generated content funded by foreign governments targeting American citizens must be labeled as such. The people's right to know who is speaking to them is foundational to the consent of the governed.
- **Recovery of republic consciousness:** The distinction between republic and democracy must be restored to civic discourse. The Pledge says Republic. The Constitution says Republic. Govern like one.
- **Covenant standard on pardons:** A republic cannot operate when the executive pardons criminal associates while international accountability for foreign-allied networks is systematically blocked. Equal justice is not selective justice.

The Republic has not fallen. But it requires its people to stand and name what is happening to it. That is what the covenant witness standard of **Devarim 19:15** demands.

*"Learn to do good; seek justice, correct oppression; bring justice to the fatherless, plead the widow's cause." — Yeshayahu (Isaiah) 1:17*

---

### MIQDASH BETHEL COVENANT INSTITUTION

Pearl River, Louisiana | miqdashbethel@gmail.com | 985-250-9060 | miqdashbethel.org

*Miqdash Bethel Covenant Institution is not associated with the House of Yahweh out of Clyde/Abilene, Texas.*

*Authority: The Tanakh — The Word of Yahweh Alone | Devarim 19:15 — Two or Three Witnesses*