

MIQDASH BETHEL COVENANT INSTITUTION

P.O. Box 762 | Pearl River, Louisiana 70452
miqdashbethel.org | miqdashbethel@gmail.com | 985-250-9060

NOT ASSOCIATED WITH THE HOUSE OF YAHWEH OUT OF CLYDE/ABILENE, TEXAS

TUCKER TRANSMISSION ELEVEN

WAR, MAMMON, AND THE VOICE IN THE GATE

A COVENANT WITNESS TO THE CARLSON–MASSIE BROADCAST OF MAY 7, 2026

Issued by Miqdash Bethel Covenant Institution

Elder Kepha Arcemont, Presiding

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Evidentiary Standard: Devarim (Deuteronomy) 19:15 — Two or Three Witnesses

COVENANT PURPOSE STATEMENT

On May 6, 2026, Tucker Carlson convened a two-hour broadcast with Representative Thomas Massie of Kentucky — thirteen days before Massie faces a Republican primary in which, by his own documented testimony, 95% of the opposing funds flow from the Israeli lobby. What emerged was not conventional political commentary. It was an unsolicited covenant witness — a first-person, detailed, documented account of how a foreign financial apparatus buys legislative silence; how markets are manipulated to enrich the few while a war of choice kills the many; how a sex-trafficking intelligence network operates above the law; and how a single man of conscience is being systematically crushed for the crime of public transparency.

Miqdash Bethel Covenant Institution receives this broadcast as evidence. We apply the two-or-three-witness evidentiary standard of **Devarim (Deuteronomy) 19:15** and submit the following covenant witness document for the record, addressed simultaneously to Judaism, Christianity, and Islam. The charges herein are not partisan. They are covenantal. The standard of **Yahweh** requires righteous judgment regardless of the political affiliation of those judged.

PART I: THE SORTING WAR — ROME, COVID, AND THE IRAN WAR OF 2026

Tucker Carlson opened with a historical framework: catastrophe does not fall equally on all people. When Rome fell on September 4, 476 CE, some families at the New Year's table that year had their best year ever. COVID was a civilizational disaster for most — addiction rates rose, a generation of children went uneducated for over a year — but for those with second homes and protected incomes, it was the best two years in a generation. The Iran war of 2026, Tucker argues, has followed the same pattern. Some are being destroyed. Others have found it, in Tucker's words, 'a very good war.'

Bill Ackman, hedge fund manager and one of the most visible members of what Tucker calls the 'Epstein class,' appeared on CNBC two days before this broadcast and said plainly: 'I think that war is a very good one.' Tucker's response is instructive: 'Bill Ackman probably doesn't know anyone who thinks this is a disaster because for Bill Ackman and his friends, the Epstein class, it has been a massive win.'

This is not a new observation. It is as old as the covenant itself. עַמּוּס (Amos) heard the same testimony in the eighth century BCE from those who controlled markets in Yisra'el. Their sin was not merely greed — it was the weaponization of economic systems against the poor, accompanied by religious performance and self-justification:

Hear this, you who trample on the needy and bring the poor of the land to an end, saying, 'When will the new moon be over, that we may sell grain? And the Sabbath, that we may offer wheat for sale, that we may make the ephah small and the shekel great and deal deceitfully with false balances, that we may buy the poor for silver and the needy for a pair of sandals and sell the chaff of the wheat?'

Amos (Amos) 8:4–6

The Iran war, by all documentary evidence, has produced exactly this structure: false market signals (the 'peace deal' cycles), manipulated commodities prices, and a select group extracting billions while 111 million Americans cannot repay their credit card debt.

PART II: THE MERCHANTS OF WAR — INSIDER TRADING AND THE MANIPULATED MARKET

A. THE DOCUMENTED PATTERN

Tucker Carlson's claim that markets are being manipulated around false 'peace deal' announcements is not speculation. It is now documented by multiple independent sources and has prompted formal inquiries from U.S. senators and congressional representatives.

The Financial Times investigation found that \$580 million in oil futures were sold short approximately 15–16 minutes before President Trump announced on March 23, 2026 that he was pausing attacks on Iran's power plants — causing oil prices to fall. A second surge of \$950 million in short bets on oil prices occurred on April 7, 2026, shortly before Trump announced a two-week ceasefire and the opening of the Strait of Hormuz. A third series of \$750 million in Brent crude futures was sold 20 minutes before Iran's foreign minister announced the Strait was open for the duration of the ceasefire, on April 17, 2026.

Nobel Prize-winning economist Paul Krugman, appearing on NPR, stated the pattern was 'not really ambiguous' — the trades were '\$580 million worth of transactions in the crude oil market' placed 'at that specific moment' with 'nothing else going on that would justify large transactions.' Senators Elizabeth Warren and Sheldon Whitehouse wrote formally to the CFTC chairman requesting an investigation. Representative Ritchie Torres told the SEC: 'What kind of trader would make a massive trade at 6:49 a.m., 15 minutes before a market-moving presidential announcement with billions of dollars at stake and without a hedge? The only plausible answer to that question is an insider trader.'

Meanwhile, the Trump administration gutted the Justice Department's Public Integrity Section — created after Watergate specifically to prosecute corrupt officials — from 36 lawyers to two. The SEC's top enforcement official reportedly resigned after agency leaders blocked her from pursuing cases touching Trump's circle.

B. THE 9/11 PARALLEL — A NOTE ON EVIDENTIARY WEIGHT

Tucker draws an explicit parallel to the put options placed against airline and bank stocks shortly before September 11, 2001. He states that 'the FBI figured out who did it' but 'never got around to telling us their identities.' On this specific claim, the evidentiary record is contested. The 9/11 Commission concluded — after investigation — that the suspicious trades had 'innocuous explanations.' Independent researchers, including a documented analysis in the *Foreign Policy Journal* (2010), have challenged the Commission's methodology, arguing its conclusions were based on circular reasoning and inadequate investigation.

Applying **Devarim (Deuteronomy) 19:15**: the 9/11 trading parallel cannot be sustained to Tucker's standard on the available record. What *is* sustained by two or more witnesses is the Iran war trading pattern itself. The claim stands on its own documented foundation without requiring the 9/11 parallel to hold. We record the 9/11 claim as Tucker's testimony and note the evidentiary dispute.

C. THE COVENANT VERDICT ON MARKET MANIPULATION

The Hebrew root underlying righteous commerce is מִשְׁפָּט (H4941, **mishpat**) — justice, judgment, the standard of right measure. The covenant standard does not permit false balances in any market, including futures markets where war policy becomes the instrument of private enrichment. יֵצֵקֶל (Yechezkel) recorded the charge against the merchants of his generation:

In you they take bribes to shed blood; you take interest and profit and make gain of your neighbors by extortion; but me you have forgotten, declares the Lord Yahweh.

Yechezkel (Ezekiel) 22:12

The Iran war insider trading pattern — if the documented evidence reflects reality — is precisely this: blood shed, markets moved, insiders enriched, and the agency of **Yahweh** absent from every calculation.

PART III: THE VOICE IN THE GATE — THOMAS MASSIE AND THE AIPAC TESTIMONY

A. THE BRIBERY RITUAL DESCRIBED

Thomas Massie's account of AIPAC's conditioning process is the most precise public description of legislative capture ever offered by a sitting member of Congress on camera. He describes being approached as a candidate to write a 'white paper' on Israel. When he refused, he was told: 'Just copy Rand Paul's term paper and put your name on it.' He refused again. His interpretation: 'They don't really grade your term paper. They just want to know that you'll do something for them. And if you'll do something for them as a candidate, you're more likely to do something for them as a Congressman.'

This is not ideological hostility toward Israel or Jewish people. Massie himself stated: 'You can't go find even a xenophobic tweet or Facebook post from me in my entire life.' His singular offense is that he has never voted for foreign aid — to Israel, Ukraine, Egypt, or any other nation — and that two years ago on this same broadcast, he described the process honestly.

Tucker identifies the specific crime: 'It wasn't just that you voted against AIPAC priorities... you pulled the curtain back. The crime is transparency.' Massie confirms: 'Right. The crime is transparency, it's not obstructionism.'

B. THE MONEY AND THE PRIMARY

The documented financial intervention in Kentucky's 4th Congressional District confirms Massie's testimony. Track AIPAC reports that pro-Israel spending in the race has reached \$5,708,080, with \$5,645,682 coming through independent expenditures. The primary vehicle is MAGA KY, a super PAC managed by Trump-aligned consultant Chris LaCivita and funded primarily by three billionaires: Miriam Adelson (Israeli-born casino magnate who donated over \$200 million to Trump and publicly stated her primary loyalty is to Israel), Paul Singer (hedge fund manager with documented Venezuela investment interests — see Part V), and John Paulson (distressed debt buyer with documented appearances in the Epstein files — see Part IV).

A Quantum Insights poll released April 9, 2026 showed Massie leading 46.8% to 37.7% despite the spending. The prediction market Polymarket had him at 71% as of early May. But the primary is

thirteen days away as of this document's issuance — May 19, 2026. Massie himself assessed: 'It is going to be close. It's just going to depend on who turns out.'

An AI-generated 'deepfake' advertisement, produced by the MAGA KY super PAC, depicts Massie walking hand-in-hand and checking into a hotel with Representatives Alexandria Ocasio-Cortez and Ilhan Omar, using the word 'throuple.' The ad carries a disclaimer in print too small for most viewers over 65 to read. This level of fabrication — deployed against a man whose documented voting record is one of the most consistently constitutional in the House — is a measure of how much the lobby fears what Massie represents.

C. THE COVENANT WORD ON BRIBERY AND LEGISLATIVE CAPTURE

The covenant is unambiguous. The bribery prohibition appears twice in the covenant instruction of Moshe:

You shall not pervert justice; you shall not show partiality, and you shall not take a bribe, for the bribe blinds the eyes of the wise and twists the words of the righteous.

Devarim (Deuteronomy) 16:19

And you shall take no bribe, for the bribe blinds the clear-sighted and perverts the words of the righteous.

Shemot (Exodus) 23:8

The Hebrew שֹׁחַד (H7810, **shochad**) — bribe, gift — is not restricted to cash payments. The conditioning ritual Massie describes — write our paper, perform our loyalty test, carry our water — is **shochad** in structural form. It binds the recipient before any cash changes hands. The covenant forbids it categorically, regardless of which nation demands it.

ישַׁעְיָהוּ (Yeshayahu) documented the same pattern in the leadership of his generation and called it by its covenant name:

How the faithful city has become a harlot! She was full of justice; righteousness lodged in her, but now murderers. Your silver has become dross, your best wine mixed with water. Your princes are rebels and companions of thieves. Everyone loves a bribe and runs after gifts. They do not bring justice to the fatherless, and the widow's cause does not come to them.

Yeshayahu (Isaiah) 1:21–23

The phrase 'companions of thieves' — princes who have aligned themselves with those who steal from the public trust — is precisely Tucker's and Massie's charge against the current Congress. Not that all members are corrupt, but that the structural environment rewards compliance with foreign financial power and punishes covenant fidelity.

PART IV: THE EPSTEIN THREAD — BLACKMAIL, SILENCE, AND THE LIVING LAW

A. WHAT MASSIE ESTABLISHED BEFORE THE JUDICIARY COMMITTEE

Thomas Massie's account of the Epstein files is the most detailed public testimony by a sitting congressman with direct committee access. His key documented points:

1. Attorney General Pam Bondi told the House Judiciary Committee that everything except child pornography had been released. After the Epstein Files Transparency Act became law, three million additional documents were released — directly contradicting that claim.
2. Kash Patel testified before the Senate that Jeffrey Epstein 'acted alone' — a claim Melania Trump herself does not accept, and which contradicts the documentary record including the Maxwell conviction. Massie asserts Patel has perjured himself in both chambers.
3. Leslie Wexner, listed as a co-conspirator in an FBI document on child sex trafficking, had his name redacted in that specific instance while appearing thousands of times elsewhere in the files. Bondi confirmed this to Massie. He pressed her: 'Who particularly redacted that one instance?' She refused to answer. The DOJ never interviewed Wexner.
4. John Paulson — one of the three billionaires funding the campaign against Massie — appears in Epstein's phone book and is implicated in the files in connection with a fundraiser for Howard Lutnick.
5. Trump told Marjorie Taylor Greene, after her children received death threats for signing Massie's discharge petition: 'That's your fault.' He also told her that pursuing the Epstein disclosure would 'hurt his friends.' President Trump's veto of water legislation for Colorado was explicitly linked by Massie to Lauren Boebert's refusal to withdraw from the Epstein petition.

Tucker's exchange with Massie on this point produced what may be the defining moment of the broadcast. When Tucker asked why Trump — who himself had been persecuted by the same establishment — would protect the Epstein network, Massie offered this:

'The people who are funding the ballroom, the people who are funding the arch, the people who are funding the rebranding of the Kennedy center — these are the people who are also funding my opponent. These are the people who have the ear of the president. These are the people who are changing, dominating our foreign policy decisions. They're the billionaires. And these are also the same people who are in the Epstein files by large part — or their friends are.'

Tucker: 'I just want to say stop, and I want everyone to just stop and rewind the tape when you said that.' The broadcast paused. The testimony stood.

B. EPSTEIN AS AN INTELLIGENCE OPERATION

Massie's technological background leads him to a specific and coherent theory about Epstein's function: not primarily as a sex offender, but as an intelligence operator. He describes the 'Holy Grail of hacking' as physical proximity to an unlocked device — getting someone so compromised (drunk, with a companion in another room) that their laptop or phone becomes accessible. His conclusion: Epstein trafficked access, not only to victims, but to *information* — meeting market-makers, hedge fund managers, and foreign dignitaries who would move markets and make laws. The Ehud Barak recording — in which Epstein, 'cool as a cucumber,' coaches a departing Israeli defense minister on how to monetize his government relationships — is Massie's exhibit of Epstein's actual function.

Massie's probability assessment: 'the probability in my mind that Jeffrey Epstein killed himself went from 5% to 0%' after hearing that recording.

C. THE EPSTEIN FILES TRANSPARENCY ACT — THE LIVING LAW

Massie secured a permanent legislative remedy. The Epstein Files Transparency Act, now law, requires the DOJ, FBI, and U.S. Attorneys to release internal memos about decisions to prosecute or not prosecute, investigate or not investigate. Unlike a congressional subpoena — which expires at the end of each Congress — this law does not expire. Massie: 'As long as there is an Attorney General of the United States, this law is in effect for infinity.'

The DOJ is currently asserting 'deliberative process privilege' to resist compliance. Massie's assessment: 'It won't withstand 30 minutes in a courtroom. Every first-year law student knows that new laws overwrite the ones that existed before.' He predicts a survivor will sue, and the files will eventually be adjudicated into public view.

D. THE COVENANT WORD ON CONCEALED JUSTICE

Five presidential administrations have now participated in the suppression of this evidence. This is not one corrupt official. It is a structural system of concealment. **ישעיהו (Yeshayahu)** named it:

Justice is turned back, and righteousness stands far away; for truth has stumbled in the public squares, and uprightness cannot enter. Truth is lacking, and he who departs from evil makes himself a prey.

Yeshayahu (Isaiah) 59:14–15

'He who departs from evil makes himself a prey.' Thomas Massie has not departed from the system in anger or hatred — he has simply refused to participate in its corruption. And precisely because of that refusal, the full financial and political weight of the Epstein class has been unleashed against him. The prophecy is exact.

The cry of the survivors Massie brought before Congress — women who gave testimony to the FBI only to have their 302 forms 'go missing' — is the cry that **Yahweh** has always heard. מִיִּשְׁחָל (Mikhah) recorded the covenant standard against those who suppress justice for personal protection:

Its heads give judgment for a bribe; its priests teach for a price; its prophets practice divination for money; yet they lean on Yahweh and say, 'Is not Yahweh in the midst of us? No disaster shall come upon us.'

Mikhah (Micah) 3:11

PART V: THE CRUSHING OF THE POOR — CREDIT, AI, AND THE COMING RECKONING

A. THE CREDIT CARD ECONOMY

Kevin Hassett, Chairman of the White House Council of Economic Advisers, was brought to the White House lawn to present 'credit card spending through the roof' as evidence of consumer health. Tucker's covenant analysis: the average credit card interest rate is now 23%, reaching as high as 36% for some cardholders. A personal bank loan costs 11%. Forty percent of American adults — 111 million people — cannot repay their credit card balance. They are not spending from abundance. They are borrowing from desperation.

The prophet spoke this language:

Woe to those who decree iniquitous decrees, and the writers who keep writing oppression, to turn aside the needy from justice and to rob the poor of my people of their right, that widows may be their spoil, and that they may make the fatherless their prey!

Yeshayahu (Isaiah) 10:1–2

Iniquitous decrees that 'rob the poor of their right' include the financial regulatory architecture that permits 36% credit card interest while protecting the institutions that charge it. This is **עָנַל (H5766, avel)** — perversity, injustice — encoded in statute.

B. THE AI RECKONING

Tucker identifies the most consequential undiscussed context: 111 million Americans in credit card desperation are standing on the eve of an AI-driven economic transformation that the developers themselves forecast will eliminate half of all white-collar jobs within two to three years. Data centers are being built on farmland across the country — paid for indirectly by ordinary Americans through higher energy costs and long-term environmental liability — and twice Massie has found and removed provisions in legislation that would have given data centers blanket immunity from state and local environmental law.

Massie's prediction on data centers: 'I think these are going to be buildings at some point with vines growing on them, with wild animals crawling through the roofs... they're going to be obsolete in 10 or 20 years.' The economic logic of building temporary extractive infrastructure on permanent agricultural land, subsidized by public utility costs, while eliminating the jobs of those paying the utility bills — this is the ancient pattern of **יִשְׁעִיָּהוּ (Yeshayahu)**'s indictment:

Woe to those who join house to house, who add field to field, until there is no more room, and you are made to dwell alone in the midst of the land.

Yeshayahu (Isaiah) 5:8

C. THE VENEZUELA FOOTNOTE — PAUL SINGER

Tucker raised and Massie confirmed: Paul Singer — one of the three billionaires funding the campaign against Massie — purchased Citgo, the formerly nationalized Venezuelan oil company, at distressed prices shortly before the Trump administration removed Nicolás Maduro and brought him to New York. If the political environment in Venezuela changed in ways that protected and expanded Citgo's assets, Singer's investment could multiply many times over. Massie: 'You can ask an AI: how much money did Paul Singer stand to make by the U.S. invasion of Venezuela? And it will tell you he stands to make more than anybody else on the overthrow of Maduro.'

This is the mechanism Tucker and Massie identify as structural corruption: foreign policy decisions made by a government that has accepted hundreds of millions of dollars from individuals who profit directly from those decisions. The Hebrew root **בָּצַע (H1215, betsa)** — unjust gain, profit extracted through force or position — defines this precisely.

PART VI: THE KILL SWITCH AND THE SURVEILLANCE COMPACT

A. THE 2027 CAR MANDATE

A mandate embedded in Biden-era infrastructure legislation requires every automobile manufactured in 2027 to include technology capable of judging the driver's impairment and shutting the vehicle down. This involves cameras monitoring the driver's face, gaze, pupils, and posture. Massie has fought this for years and twice forced a floor vote — never achieving the 218 votes necessary to repeal it. His challenge: with a 99.9% success rate, this technology would still prevent approximately one million cars from starting per day. There is no appeal mechanism. A mother swerving for a deer and pulling over for an ambulance could be stranded on the highway with no recourse. Massie: 'If the dashboard, if the AI in the dashboard is the judge, the jury, and the executioner — how do you appeal your sentence?'

B. THE FISA/SECTION 702 REVELATION

The broadcast's most revealing political moment may be the FISA Section 702 vote Massie describes. The Senate sent a clean 45-day extension back to the House. Jim Jordan — who built his entire Judiciary Committee chairmanship on the demand for FISA warrants — moved to pass it on the side of Jamie Raskin, the most liberal Democrat in the House. Massie rose and demanded his 20 minutes of debate. Jordan offered half his time to Raskin. As Tucker observed: 'This is the last scene in Animal Farm where the farmers and the pigs — you can't tell them apart.' The uniparty on surveillance — revealed in a single vote.

Then Tucker added a fact Massie confirmed: intelligence gathered under FISA Section 702 goes directly to Israel. He cited the documented case where the DHS Twitter account was found to have been set up using an IP address registered in Israel, purchased through an Android app purchased in Israel. Massie: 'That doesn't trouble people? There should be an investigation over why, when the DHS set up its Twitter account, it was set up in Israel.'

If foreign intelligence access to American surveillance infrastructure is the reality, then the refusal to require warrants is not merely a constitutional violation — it is the subordination of the Fourth Amendment of the United States Constitution to a foreign government's intelligence priorities. תהלים (Tehillim) poses the covenant question that this arrangement demands:

**Can wicked rulers be allied with you, those who frame injustice by statute?
They band together against the life of the righteous and condemn the innocent
to death.**

Tehillim (Psalms) 94:20–21

'Injustice framed by statute' — legislation that legalizes the violation of the rights of the governed while protecting the interests of the governing class — is precisely what Massie has spent twelve years in Congress fighting to undo, one amendment and one objection at a time.

COVENANT VERDICTS — DEVARIM (DEUTERONOMY) 19:15 EVIDENTIARY STANDARD

Each verdict below requires two or more independent witnesses to sustain the charge. Where the evidentiary record falls short, the charge is noted as unconfirmed or contested.

CHARGE	COVENANT ANALYSIS
CHARGE	Iran war market manipulation — insider trading on policy announcements
WITNESSES	WITNESS 1: Financial Times investigation (\$580M in oil futures placed 15–16 min. before Trump’s March 23 pause announcement). WITNESS 2: Wikipedia documentation / independent market reports (\$950M on April 7; \$750M on April 17). WITNESS 3: NPR/Paul Krugman — ‘not really ambiguous.’ WITNESS 4: Warren/Whitehouse letter to CFTC. WITNESS 5: Torres letter to SEC and CFTC.
VERDICT	SUSTAINED — The pattern of massive short bets on oil prices placed minutes before presidential policy announcements, documented across three separate incidents by multiple independent sources, satisfies the Devarim 19:15 standard. The identity of the traders is unconfirmed; the trades themselves are not.

CHARGE	COVENANT ANALYSIS
CHARGE	Foreign lobby financial control of U.S. congressional elections
WITNESSES	WITNESS 1: Thomas Massie — first-person testimony of AIPAC conditioning rituals and documentation of \$10M+ directed against him, 95% from Israeli lobby sources. WITNESS 2: Track AIPAC — \$5,708,080 confirmed in KY-04 as of May 2026. WITNESS 3: Louisville Public Media / Local 12 — confirmed deepfake ad funding from MAGA KY (Singer/Adelson/Paulson). WITNESS 4: Blaze Media / Jewish Insider — confirmed AIPAC’s United Democracy Project \$790K ad buy.
VERDICT	SUSTAINED — The financial intervention of a foreign-aligned lobby in a U.S. congressional primary at the level documented in KY-04 is established by multiple independent sources. Massie’s claim that 95% of opposing funds trace to the Israeli lobby is corroborated by Track AIPAC data.

CHARGE	COVENANT ANALYSIS
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CHARGE	Systematic suppression of Epstein files spanning five presidential administrations
WITNESSES	WITNESS 1: Thomas Massie — judiciary committee insider with direct access; documented confrontation with Bondi, Patel, and White House. WITNESS 2: Release of 3 million documents after Bondi stated everything had been released. WITNESS 3: Redaction of Wexner's name in the one FBI document listing him as co-conspirator (confirmed by Bondi to Massie on the record). WITNESS 4: Pattern of DOJ/FBI conduct across Obama, Bush, Clinton, Trump (1st and 2nd) administrations.
VERDICT	SUSTAINED — The cover-up of Epstein network co-conspirators spans five administrations and is documented by Massie's first-person legislative testimony, confirmed by the three-million-document release, and the specific Wexner redaction incident confirmed on the record.

CHARGE	COVENANT ANALYSIS
CHARGE	War initiated at the demand of a foreign government against U.S. intelligence consensus
WITNESSES	WITNESS 1: Tucker Carlson — Trump's own admission that he considered \$200–\$300/barrel oil a possible cost of the war ('a very small price to pay'). WITNESS 2: 18 U.S. intelligence agencies — conclusively found no active Iranian nuclear weapons program (cited by Massie). WITNESS 3: Massie — 'the Israelis had told us in the U.S. Congress for over 20 years that [an Iranian nuclear weapon] was an imminent threat — that was a lie.'
VERDICT	SUSTAINED on the intelligence consensus point. The charge that the war was initiated at Israel's demand is supported by Massie's testimony and Tucker's analysis, with corroboration from the documented AIPAC funding structure. Full documentary proof of the decision chain is not publicly available; the evidentiary record supports the charge as probable.

CHARGE	COVENANT ANALYSIS
CHARGE	Legislative corruption — immunity provisions inserted for data centers and pesticide manufacturers
WITNESSES	WITNESS 1: Thomas Massie — first-person testimony of finding and removing data center immunity language from the Big Beautiful Bill (with

	Marjorie Taylor Greene). WITNESS 2: Massie — second instance in Judiciary Committee markup, pulled before vote after Massie's public disclosure. WITNESS 3: Massie — Bayer-Monsanto glyphosate immunity in farm bill; DOJ joined Bayer's arguments at the Supreme Court against American plaintiffs. WITNESS 4: Paulina Luna amendment passage confirming the provision was real and removable.
VERDICT	SUSTAINED — Multiple specific legislative instances are documented by Massie's first-person testimony and corroborated by the amendment records and Supreme Court proceedings.

THREE-RELIGION COVENANT AUDIT

Miqdash Bethel Covenant Institution conducts simultaneous outreach to Judaism, Christianity, and Islam. The following audit applies the issues raised in this broadcast to all three traditions.

RELIGION / TRADITION	COVENANT RESPONSE
Judaism	The charges in this document against AIPAC are not antisemitism. They are covenant charges grounded in the Torah's own legal standard — the same standard that Moshe applied to Yisra'el's leadership. Shemot 23:8 and Devarim 16:19 are Torah charges, not anti-Israel political positions. The prophets condemned the leadership of Yisra'el itself when it took bribes, suppressed justice, and aligned with foreign power. The same standard applies to any institution — including AIPAC — that corrupts a foreign legislative body in Yahweh's name or in Israel's name. Massie's condemnation is not of Jewish people; it is of a specific financial mechanism. The Torah itself demands this distinction be made.
Christianity	The New Testament (NT) covenant, operating in a Greek/Hellenistic legal context that was strictly monogamous and Roman-administered, did not modify the Tanakh's foundational evidentiary and justice law. The instruction of Yeshua (Jesus) to 'render unto Caesar' does not sanction the rendering of an entire legislative body unto a foreign lobby. The prophetic tradition — honored by the NT — demands: 'do justice, love mercy, walk humbly' (Mikhah 6:8). Any church tradition that baptizes war profiteering, legislative corruption, or the suppression of child trafficking evidence as acceptable collateral in pursuit of foreign policy goals has departed from the prophetic

	covenant. The Epstein survivors' testimony — suppressed across five administrations — is the widow's cry that covenant law requires to be heard.
Islam	The Quran shares the Tanakh's condemnation of those who devour the wealth of others unjustly (Surah An-Nisa 4:29), those who conceal truth when they are required to disclose it (Surah Al-Baqarah 2:42), and those entrusted with authority who betray that trust (Surah An-Nisa 4:58). The Iran war — initiated while 111 million Americans cannot repay their credit card debt, with oil market manipulation benefiting a select class, at the demand of a state that has received over \$200 million in campaign contributions from a single donor — is a failure of amanah (stewardship/trust) at the highest level. The Muslim world is not merely a geopolitical target. It is an audience and a witness to whether the United States of America operates under the covenant standard it claims as its inheritance.

CLOSING COVENANT WORD: THE MAN AT THE GATE

Tucker Carlson asked Thomas Massie what he thought would happen. Massie answered: 'There will be not tens of thousands, hundreds of thousands if not several million people who'd lose hope if I lose.'

The biblical gate — שַׁעַר (H8179, *sha'ar*) — was the covenant seat of justice in every ancient Israelite city. The elders sat at the gate. Cases were heard at the gate. The prophets cried out at the gate when justice was perverted there. It was precisely at the gate that the bribe changed hands, that the widow was turned away, that the fatherless were denied.

Thomas Massie, by his own testimony, has functioned as the one voice at the gate of the United States Congress willing to describe what is actually happening there. The 420-to-1 and 421-to-1 votes he cast alone — not to obstruct, but to compel transparency — are the covenant function of the watchman. יֵשַׁעְיָהוּ (Yeshayahu) named those who silence the watchman:

Woe to those who call evil good and good evil, who put darkness for light and light for darkness, who put bitter for sweet and sweet for bitter!

Yeshayahu (Isaiah) 5:20

The man who votes against insider trading immunity, against foreign aid to all nations without exception, against warrantless surveillance of American citizens, against suppression of child trafficking evidence — and who is then described in AI-generated advertisements as going on a date with

progressive Democrats — is a man to whom this verse applies. Evil is called good; good is called evil. The language of the prophets is not a metaphor in this context. It is a precise legal category.

Yahweh requires this testimony to be recorded. It is recorded here.

If Thomas Massie prevails on May 19, 2026: the record stands as evidence that one man of covenant character withstood the full financial power of the Epstein class and survived. If he does not prevail: the record stands as prophecy — the voice in the gate silenced, the watchman removed, and the gate left unguarded.

Either way, the testimony is given. The covenant witness is written. The witnesses are counted. The verdict stands.

Miqdash Bethel Covenant Institution calls all who hear — in the tradition of Yisra'el, in the tradition of the covenant through Yeshua, in the tradition of Islam — to receive this testimony, weigh it against the standard of **Yahweh**, and act accordingly within the lawful means available to them.

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miqdashbethel.org | miqdashbethel@gmail.com | 985-250-9060