

**IN THE UNITED STATES DISTRICT
COURT FOR THE DISTRICT OF
COLORADO**

Civil Action No. _____

MICHAEL S. FREEMAN II,

Plaintiff,

v.

JENA M. GRISWOLD, in her official capacity as Secretary of State of Colorado and her Individual Capacity;
CHERYL M. HAMMACK, in her official capacity as a Boards and Commissions Program Assistant of the Elections Division of the Colorado Secretary of State's Office and her Individual Capacity;
PHILIP J. WEISER, in his official capacity as Attorney General of Colorado and his Individual Capacity;
JARED S. POLIS, in his official capacity as Governor of the State of Colorado and his Individual Capacity;
STATE OF COLORADO,
TODD W. BLANCHE, in his official capacity as Acting Attorney General of the United States and his Individual Capacity,
SUSAN L. WILES, in her official capacity as Chief of Staff of the White House and her Individual Capacity;
DONALD J. TRUMP, in his official capacity working within the Government of the United States and his Individual Capacity,
UNITED STATES OF AMERICA,
BENJAMIN NETANYAHU, in his official capacity as President of Israel and the United States and Individual Capacity,
STATE OF ISRAEL,

Defendants.

EMERGENCY INJUNCTION REQUEST, COMPLAINT, AND JURY DEMAND

Michael Scott Freeman II (herein referred to as "Plaintiff" or "Mr. Freeman") by and through undersigned litigation, hereby submits this Complaint and Jury Demand against the above-named Defendants, alleges as follows:

NATURE OF THE ACTION

This is an action alleging violations of the First, Fifth, Ninth, Fourteenth, and Fifteenth

Amendments of the federal Constitution, and Article V, Sec. 1, Para. 2 of the Colorado Constitution. This actions requests multiple forms of emergency injunctive relief and contingent monetary relief from the State of Colorado, the United States of America, the State of Israel, and their respective defendants.

DISCLAIMER

Mr. Freeman is not—and has never been—suicidal, and any reports of death purporting otherwise should be treated as false. Further, while not in perfect health, Mr. Freeman does not have any health ailments that would plausibly result in his death anytime during this litigation, and any death purporting otherwise—even if appearing natural at first—should be treated as false as well and third-party investigations would be necessary. Lastly, Mr. Freeman is not—and has never been--involved in criminal activity to include possessing drugs, possessing unlawful photographic or video content, or ownership of illegal firearms, and any indication from authorities indicating otherwise should be presumed to be forgery and any law enforcement activity resulting in his death should be presumed to be murder.

PRO SE PLEADING

Because the Plaintiff represents himself in this matter, the court must afford his filings a liberal construction. See *Haines v. Kerner*, 404 U.S. 519, 520-21 (1972). Liberal construction “means that if the court can reasonably read the pleadings to state a valid claim on which the plaintiff could prevail, it should do so despite the plaintiff’s failure to cite proper legal authority, his confusion of various legal theories, his poor syntax and sentence construction, or his unfamiliarity with pleading requirements.” *Hall v. Bellmon*, 935 F.2d 1106, 1110 (10th Cir. 1991). [...] The court plays a neutral role in the litigation process and cannot assume the role of an advocate for the *pro se* party. *Adler v. Wal-Mart Stores, Inc.*, 144 F.3d 664, 672 (10th Cir. 1998).”

In *Picking v. Pennsylvania Railway*, (151 F2d. 240) (3rd Cir.), the plaintiffs civil rights pleading was 150 pages and described by a federal judge as ‘inept’[...] Nonetheless, it was held that “where a plaintiff pleads pro se in a suit for the protection of civil rights the court should endeavor to construe the plaintiff’s pleading without regard for technicalities.”

Plaintiff humbly requests that this Court keep in mind that “Pleadings are intended to serve as a means of arriving at fair and just settlements of controversies between litigants. They should not raise barriers which prevent the achievement of that end.[...] Proper pleading is important, but its importance consists in its effectiveness as a means to accomplish the end of a just judgment.” *Maty v. Grasselli Chemical Co.*, 303 U.S. 197 (1938).

JURISDICTION AND VENUE

This action arises out of a failure in the above-named Defendants to comply with various Colorado and federal constitutional requirements enforceable upon the states through the Equal Protection Clause of the Fourteenth Amendment of the U.S. Constitution resulting in the deprivation of the Plaintiff’s constitutional rights. Thus, federal jurisdiction exists under C.R.S. 24-4-106, 5 U.S.C. §§ 551–559, 28 U.S.C. §§ 1331, 1332, 1343(a)(3) and (a)(4), 28 U.S. Code § 1367, 28 U.S.C. §§ 2671-2680, and 42 U.S.C. § 1983. These also provide a waiver of sovereign immunity for the federal government.

Because the State of Israel and Israeli backed groups purchase U.S. politicians in bulk which resulted in the aforementioned constitutional violations, 28 U.S. Code § 1605 (a) (2) & (3) exemptions for commercial activity apply and Defendants Netanyahu and the State of Israel have waived sovereign immunity.

A waiver for sovereign immunity of claims against the State of Colorado exists under CO Rev Stat § 24-10-106 (1)(b).

This Court has subject matter jurisdiction pursuant to 28 U.S.C. § 1331 (federal

question jurisdiction) because this action arises under the United States Constitution. The “collateral order” doctrine of *Cohen v. Beneficial Industrial Loan Corp.*, 337 U.S. 541 (1949) as raising a “serious and unsettled question” of law and 28 U.S. Code § 1367 Supplemental Jurisdiction also applies.

Some parties reside outside of the State of Colorado, therefore diversity jurisdiction also applies.

Pursuant to 5 U.S.C. § 703 and 28 U.S.C. § 1391(b)(2), the proper venue for this action is the U.S. District Court for the District of Colorado – Denver Division because a substantial portion of the actions and non-actions initially prompting this litigation occurred in and around the Denver metropolitan area.

Mr. Freeman has an injury to his constitutional rights inflicted upon him by the named Defendants and that injury is traceable and attributable to them through the conduct alleged.

All procedural prerequisites for filing this lawsuit have been met. Plaintiff notified the Defendants of the intent to file this action to include his monetary demands via postal mail and email and the Defendants were all given the opportunity to rectify the situation prior to the filing of this suit.

Antisemitism Disclaimer

This litigation directly tackles Jewish and Israeli-globalist influence on American as well as global politics. Plaintiff does not harbor any negative views of the Jewish population as a whole and does not advocate or support violence against Jewish people or their communities. Plaintiff is fully aware that many Jewish people do not support the actions or behaviors of the named Defendants and referenced Jewish globalists cited within this litigation and he calls on those individuals to voice their dissent to the Israeli-globalist agenda.

INTRODUCTION

State of Colorado:

Jena Griswold (herein referred to as '*Defendant Griswold*') is the Secretary of State for the State of Colorado installed into that office on January 8, 2019, and is charged with elections administration, business/charity licensing, and citizen ballot initiative processing. The Secretary of State is a member of the Title Board that oversees the citizen ballot initiative submission process. The Colorado Secretary of State's office is located at 1700 Broadway, Suite 550, Denver, CO 80290. Defendant Griswold is Jewish.

Cheryl Hammack (herein referred to as '*Defendant Hammack*') is the Boards and Commissions Program Assistant within the Elections Division of the Colorado Secretary of State's office. Defendant Hammack transmitted the rejection notice of Plaintiff's ballot initiative.

Philip Weiser (herein referred to as '*Defendant Weiser*') is the Attorney General of the State of Colorado installed into that office on January 8, 2019 and is charged with representing the State of Colorado on all legal matters, civil prosecution of crimes to include election crimes, and is a member of the Title Board that oversees the citizen ballot initiative submission process. The Colorado Attorney General's Office is located at 1300 N Broadway, #10 Denver, CO 80203. Defendant Weiser was born to a Jewish family and his grandparents survived the Holocaust and his mother, was allegedly born in the Buchenwald Concentration Camp in 1945.

Jared Polis (herein referred to as '*Defendant Polis*') is Governor of the state of Colorado installed into that office on January 8, 2016. As the chief executive official of Colorado, Gov. Polis is responsible for ensuring that the laws of Colorado are faithfully executed. The Colorado State Capitol is located at 200 E. Colfax Ave., Rm. 136, Denver, CO

80203. Defendant Polis has authority over state law enforcement and may direct them to conduct criminal investigations, and has instead opted not to do that, in defiance of his obligation, leading to his liability in this matter. Defendant Polis is Jewish.

United States:

Todd Blanche (herein referred to as ‘Defendant Blanche’) is the former Democrat acting Attorney General of the United States and chief officer of the U.S. Department of Justice charged with investigating and prosecuting crimes against the United States. Defendant Blanche was formerly the Deputy Attorney General, and is temporarily assigned to the Acting Attorney General following the firing of Pamela Bondi by the White House and Israel on April 2, 2026. The Department of Justice is aware of many high-level serious criminal actions--to include election crimes--yet refuses to investigate or prosecute them, resulting in the continuation of the criminal behavior and leading to the Attorney General’s liability in this suit. The US. Department of Justice is located at 950 Pennsylvania Avenue, NW Washington, DC 20530-0001.

Susan Wiles (herein referred to as ‘Defendant Wiles’) is the chief domestic individual in charge of the White House, one of Donald Trump’s senior handlers, and key liaison for processing and executing orders received from Defendant Netanyahu. The White House is located at 1600 Pennsylvania Avenue NW, Washington, D.C. 20500. Formerly Defendant Wiles was a political consultant for current President of the U.S. and Israel, Benjamin Netanyahu’s campaign. Donald Trump is the face of the presidency working within the United State government, and highest-ranking informant for Defendant Wiles, Netanyahu, and the State of Israel. Donald Trump is Jewish.

Globalists:

Benjamin Netanyahu (herein referred to as ‘Defendant Netanyahu’) is the President and

Prime Minister of the United States and Israel and took office on December 29, 2022. His office is located at 3 Kaplan St. HaKiryat, Jerusalem 9195017 in Israel. Israel's Prime Minister's Office is ultimately in charge of decisions taken by the United States at both the state and federal level and faithfully executing key agenda items of unnamed globalist entities that rule over our planet. Israel is a Jewish State and Defendant Netanyahu is Jewish.

George Soros (not a defendant in this suit) is a reptilian globalist businessman and pretend-opponent of Israel consistently using non-profit organizations to fund chaos in the United States to include funding massive protests often leading to violence and attempting to bring the downfall of the United States forth through chaos and illegal migration. While they fund this chaos out of their pocket, their money is often reimbursed through corrupt government funneling money through non-governmental organizations, therefore American politicians fund the destruction of our country using the Soros family as a conduit. Soros and his son, Alex Soros, are two of the crucial faces of modern globalists and key stakeholders in setting Israel's agenda items for the globe. The Soros family distracts the masses into disdaining their family whilst not realizing that they work in concert with the leadership of Israel. George and Alex Soros are both Jewish.

Jacob Rothschild is (not a defendant in this suit) is a non-humanoid globalist businessman and the chief representative of the Rothschild family that allegedly died in 2024. The Rothschilds have immense influence over global banking, established Israel as a country, and is a key stakeholder in setting Israel's agenda items for the globe that mostly operates behind the scenes. Jacob Rothschild has conceded that his family engages in incest to keep his family's bloodline as pure as possible. In at least one interview Jacob Rothschild said his family founded Israel, thus proving that the decision to carve land out of the Middle East for Jewish people following World War II was not organic. The Rothschild family is

Jewish.

The Rockefeller family (not defendants in this suit) are the descendants of non-humanoid globalist businessman John D. Rockefeller and functions as a pretend-opposition for Israel consistently using organizations to fund chaos in the United States as well both pro and anti-Israel causes, attempting to bring the downfall of the United States forth under chaos similar to the Soros family, but lower profile.

Klaus Schwab (Not a defendant in this suit) is a globalist businessman and former chairman of the World Economic Forum and active partner with Israel, using its immense influence and funding to influence politicians around the globe (to include the United States) and get them to adopt Israeli agenda items such as open borders and vaccine mandates. Klaus Schwab is Jewish.

Bill Gates (Not a defendant in this suit) is a globalist businessman and founder of Microsoft Corporation and active partner with Israel, using his immense influence and funding to influence politicians around the globe (to include the United States), purchase farms to control U.S. agriculture, and global vaccine policies. It is not publicly known if he is of Jewish ancestry or not along the maternal line.

Liability of Defendants:

All defendants have played a direct role in the facilitation of the pretend world in which humans reside—at the foundation of this pretend world is the U.S. elections generally and in Colorado which has been strategically engineered to deprive Plaintiff of genuine options within an election both through rigging of the election process and controlling the opposition to egregious policies put forth by the forementioned globalists in pursuit of enslavement of the human population to include the Plaintiff.

Defendants Griswold and Weiser allow our elections to be fraudulent by refusing to investigate election crimes, using state taxpayer money to protect practices and procedures such as mail in voting and electronic voting machines which are systems heavily prone to fraud and disenfranchisement, they operate their office in violation of state law in violation of Colorado Revised Statutes § 1-1-103 and in violation of federal law under the Enforcement Act of 1870 (secs. 19-22), which was legislation to enforce the Thirteenth, Fourteenth, and Fifteenth Amendments of the federal Constitution.¹ The practices and procedures implemented by Defendant Griswold in violation of these laws prevents Plaintiff's vote from counting in elections due to dilution of it from fraud allowed and concealed by all defendants.

Plaintiff has a state constitutional right to submit ballot initiatives for inclusion on the ballot and he exercised that right and filed a ballot initiative that would have stopped the election fraud, but was unlawfully and illegitimately blocked by Defendants Hammack, Griswold, and Weiser in violation of the state constitution of Colorado.

Defendant Trump signed an executive order in March of 2025 directing the Attorney General to—among other things— investigate and prosecute election crimes. *See Executive Order 14248, sec. 5*. Despite that executive order, Defendant Blanche has opted to neglect that responsibility and conducts farcical investigations which are intentionally designed not to result in any significant indictments, such as the raid on Fulton County, GA pertaining only to the 2020 election in which the statute of limitations has conveniently elapsed. Defendant Blanche's Fulton county raid expresses no interest in investigating potential 2024 election crimes or prosecuting the special agent in charge of that FBI field office that tipped off Fulton County to that raid in a blatant act of obstruction of justice. This and other actions from Defendant Blanche prove that they are not genuinely seeking to prosecute larger

election cheating rackets, and want to make sure the infrastructure that will allow future elections to be rigged remains in place in direct violation of Defendant Trump's executive order.

The government knows how to put legal pressure on people and organizations, seize documents, execute search warrants and subpoenas, flip corrupt individuals against higher actors, drag people out in handcuffs, and do press conferences on criminal matters, bring indictments, etc. when they want to but they are *choosing* to feign incompetence when it comes to elections investigations despite the aforementioned executive order directing them to and their legal requirements. Despite the many red flags that Trump's executive order is being blatantly ignored or, at best, being conducted in a manner to prevent identification of more significant prosecutable crimes, they take little to no action to ensure results from these investigations, terminate employment investigators that refuse to do their job, or implement surveillance tactics to prevent future organized election cheating, thereby allowing the criminals that rig our elections to continue to rig future elections. This is because at the end of the day Defendants Griswold, Weiser, Polis, Blanche, Wiles, and Trump all report to the same master (Defendants Netanyahu and the State of Israel) and their opposition to one another is merely theater for the masses.

GENERAL ALLEGATIONS

On January 25, 2025, Plaintiff mailed via USPS First Class Mail a complaint to the White House detailing the rampant election fraud occurring nationally and in Colorado, requesting a federal investigation into elections in Colorado.¹ Copies of the letter were also mailed via USPS First Class mail to the White House (Defendant Wiles), the U.S. Attorney General (Pam Bondi), the U.S. Attorney for the District of Colorado (falls under the DOJ), the Federal Bureau of Investigation Headquarters (falls under the DOJ), the Federal Bureau

of Investigation Denver Division (falls under the DOJ), the U.S. Election Assistance Commission, the Colorado Secretary of State (Defendant Griswold), the Colorado Attorney General (Defendant Weiser), the Colorado Governor (Defendant Polis), and other political entities with a direct interest in the matter.

On January 27, 2025 at 9:20 AM MST, Plaintiff emailed a digital copy of the aforementioned request for a federal investigation to the following email addresses: susan.wiles@who.eop.gov, merrick.garland@doj.gov, AskDOJ@usdoj.gov, USACO.PublicAffairs@usdoj.gov, matthew.kirsch@usdoj.gov, denver@ic.fbi.gov, washington.field@ic.fbi.gov, brian.driscoll@ic.fbi.gov, bhovland@eac.gov, thicks@eac.gov, cmccormick@eac.gov, dpalmer@eac.gov, geoff_antell@thune.senate.gov, governorpolis@state.co.us, Philip.Weiser@coag.gov, phil@philforcolorado.com, jena.griswold@state.co.us, stephen.fenberg.senate@coleg.gov, james.mchenry@usdoj.gov, elections@coloradosos.gov, and other political entities and government officials. Out of these cited email addresses, the only one to receive a notice of undeliverable status was susan.wiles@who.eop.gov. In response to that, Plaintiff forwarded the email to stephen.miller@who.eop.gov, wherein no rejection or undeliverable message was received in response.

On March 25, 2025, Defendant Trump signed Executive order 14248 entitled “Preserving and Protecting the Integrity of American Elections”. The executive order stated that “Free, fair, and honest elections unmarred by fraud, errors, or suspicion are fundamental to maintaining our constitutional Republic. The right of American citizens to have their votes properly counted and tabulated, without illegal dilution, is vital to determining the rightful winner of an election,” and that “Under the Constitution, State governments must safeguard American elections in compliance with Federal laws that protect Americans' voting rights

and guard against dilution by illegal voting, discrimination, fraud, and other forms of malfeasance and error.” This executive order also directed the Attorney General to “prioritize enforcement of Federal election integrity laws in [States that refuse to enter into an election information sharing agreement] to ensure election integrity given the State's demonstrated unwillingness to enter into an information-sharing agreement or to cooperate in investigations and prosecutions; and...” that the Attorney General shall “take all appropriate action to align the Department of Justice's litigation positions with the purpose and policy of this order.”

On June 27th, 2025, it was reported that Defendant Trump called for the DOJ to activate a special prosecutor to look into election fraud², stating that the “ [The 2020] election was rigged and stolen, and we can't allow that to happen again”

On June 27th, Plaintiff emailed previous Attorney General Pam Bondi

(pamela.bondi@usdoj.gov), the Assistant Attorney General for the Civil Rights

Division (harmeet.dhillon@usdoj.gov), FBI Director (Kashyap.P.Patel@nsc.eop.gov),

Defendant Blanche (todd.blanche@usdoj.gov), Defendant Wiles (susan.wiles@who.eop.gov)

and others within the administration informing them of the Defendant Trump’s call for a

special prosecutor, informing them that the Brennan Center for Justice (an election

propaganda firm that declares that our elections are secure and there is no cause for concern and is frequently cited by politicians and media as a non-partisan election oversight group)

had an unnatural influx of revenue in 2020 going from ~\$26M in 2019 to ~85M in 2020

which would indicate that a lot of wealthy people knew in advance they would need narrative

control over the 2020 election, and informing them of the copious amounts of money

funneled to former Cybersecurity & Infrastructure Security Agency (CISA) Director,

Christopher Krebs (pivotal in the 2020 election for “debunking” Defendant Trump’s claims

that the 2020 election was rigged and the man in charge of securing electronic voting equipment infrastructure) in the form of low responsibility/high paying jobs and company he started immediately after being fired from the CISA Director position which was bought by a company that hired him despite him owning his own cybersecurity company, and how these things point to an organized election racket. No notice of undeliverable status was received.

In Plaintiff's January 2025 letter to the White House¹ pointed out that CISA was likely integral to a larger election cheating conspiracy because of the kind of data they maintained (voter registration, ballot templates, signatures) that could be centralized and weaponized to cheat in the election. On April 9th, 2025, Defendant Trump ordered an investigation into Krebs and his role at CISA, however this investigation was primarily focused on censorship of free speech and not their elections operations. No substantive updates have been given to the public regarding the results of this investigation either.

In response to the many different types of election fraud tactics that occurred across the country to include Colorado, Plaintiff wrote and submitted a ballot initiative, cosponsored by Hazar Mavet Espinoza, entitled the "Colorado Election Integrity Protection Act" on January 15, 2026 to Colorado Legislative Council Staff (LCS) via email. A Public review and comment hearing with the LCS was held on January 29, 2026 at the State Capitol, wherein Plaintiff and the cosponsor both attended. Several notes from the legislative committee staff were given that resulted in the entire initiative needing to be rewritten, but the subject of the initiative is and always remained as election integrity.

1) A copy of this letter can be found at this link:

<https://fixcoelections.com/letter-to-white-house>

2) https://x.com/dom_lucre/status/1938636593197429103?s=46&t=KsTvYwO7POw2gTHB6rjEeg

Plaintiff rewrote and resubmitted the initiative to the LCS, again cosponsored by Ms. Espinoza, on March 20, at 3:33 PM MST via email. A public review and comment hearing with the LCS was held on April 3, 2026 at 11:00AM, and Plaintiff and Ms. Espinoza both attended the meeting.

After the Review and Comment Hearing on April 3, 2026 at 2:22 PM MST, Plaintiff emailed the Colorado Title Board (initiatives@coloradosos.gov) with a copy of the updated initiative, the previous version of the initiative, and a proposed title as a separate document from the initiative for their office's convenience. Within that email, Plaintiff explicitly stated that "There is no highlighted version attached because the entire initiative had to be rewritten to conform with legislative requirements."

On April 3, 2026 at 3:02 PM—after the Title Board submission deadline—Defendant Hammack emailed Plaintiff and stating that

"Thank you for your submission, however, your filing does not meet the statutory filing requirements of *Colorado Revised Statute 1-40-105*, thus your filing is rejected.

To be consider[sic] a complete filing for the April 15th Title Board meeting, you must provide the following by today's 3pm filing deadline:

Original typewritten draft submitted to the directors of the legislative council

Amended draft with changes highlighted (redlined), if any amendments were made following the last review and comment meeting conducted pursuant to subsection 1-40-105(1) and (2), and

The final draft that does not include a ballot question.

The names and mailing addresses of the two designated representatives."

On April 3rd, 2025 at 3:06 PM, Defendant Hammack emailed a coworker, Theresa Conley and the Colorado “Statewide Initiatives” email address referring to her denial of Plaintiff’s ballot initiative stating that “FYI – I rejected this filing on the grounds that I have no idea the initiative number and from the sounds of it, they made substantive changes to the text and did not go back through review and comment”.

On April 3, 2026 at 5:23 PM, Plaintiff responded to Defendant Hammack’s email reiterating the reason no redlined copy was attached and directing her to treat the whole document as redlined and pointing out that the “ballot question” element she mentioned or the address requirement was not mentioned on the Defendant Griswold’s website for title submissions, and pointing out that the email was sent after the deadline. Additionally, Plaintiff responded to Defendant Hammack’s email and informed Defendants Griswold and Weiser (both added to the email - jena.griswold@state.co.us and Philip.Weiser@coag.gov) that he would be suing them for obstruction of our state Constitutional right to file ballot initiatives, and also indicated that he would be concurrently suing the federal government for their refusal to prosecute Colorado election officials for their election crimes. The email lastly informed them that a formal notice would be sent out in the following week to all parties that would be named in the suit. An undeliverable status response was received for Philip.Weiser@coag.gov.

On April 10, 2026,, Plaintiff mailed a formal letter indicating his intention to sue via USPS Certified Mailed to: Cheryl Hammack 1700 Broadway, Suite 550 Denver, CO 80290.

On April 13, 2026 at 9:33 AM Plaintiff emailed a copy of the letter to cheryl.hammack@coloradosos.gov and Statewide.Initiatives@coloradosos.gov. The letter cited the basis of liability in this matter for all defendants (to include Defendant Hammack) and informed her that if her office did not reverse course in their rejection of setting a Title

Board Hearing within 21 days, that he would file a lawsuit seeking redress and monetary damages. A copy of the letter was also mailed via USPS Certified mail on April 10, 2025 to all domestic defendants. A letter via USPS International First Class Mail was sent to Defendant Netanyahu at the address listed in his paragraph of the introduction and the Attorney General for Israel. The letter sent to Defendant Netanyahu was returned as undeliverable, however the letter to the Attorney General for Israel was not.

ELECTION INTEGRITY

Plaintiff's ballot initiative inappropriately blocked by Defendants Hammack, Griswold, and Weiser was designed to address the multitude of ways in which election cheating occurs that have largely gone ignored by state and federal authorities. Many of these events were mentioned in the January 25, 2025 letter to Defendant Wiles requesting a federal investigation into Colorado's elections, however some were identified after that letter upon further analysis of the subject matter. Because the citations are so numerous, they will be provided at the end of each subsection instead of at the bottom of each page. The following list includes the significant issues with election integrity that have occurred in the United States over the last decade:

National Election Cheating Infrastructure

The United States has well over 330 million residents spread over a vast swatch of land, so organizing election cheating at such a large scale requires significant infrastructure to be set in place prior to orchestrating the cheat to ensure it flows according to plan. This is the list of things that point to a larger conspiracy to rig elections across the country:

1) The Brennan Center for Justice (BJC) went from ~\$26M in revenue in 2019 to ~\$86M in 2020.³ The BJC is heavily cited as an "non-partisan" official source to "debunk"

anyone pointing out the significant issues with our elections, and the organization has a nice-sounding name that facilitates that purpose and invokes inherent trust that the organization is objective. The BJC often regurgitates the lie that our elections are safe and secure and evidence of fraud is sparse and is often cited as a “nonpartisan” official source—to a casual reader, they will see that this “non-partisan” organization seeking truth with a trust-invoking name has determined that claims our elections are being rigged are baseless and conclude that there is no reason to be concerned about election fraud. To see such a large jump in financing for an organization with such a purpose in the same year that the most contested election in U.S. history would take place is extremely suspicious and to ignore that is dereliction of investigative responsibility. It is pretty much a 0% chance that this tripling of revenue came from a genuine grassroots donations (that didn’t involve money laundering) as most people that read a quote from the BJC in an article take or deny it at face value based on pre-conceived opinions and never think of the organization again, so these donations are highly likely to come from wealthy well-connected individuals that knew in advance that they would need a large “fact checking” apparatus to declare that nothing foul was afoot. The fact that the DOJ has no interest in finding out who these donors were and what they knew before the 2020 election exposes Defendant Blanche and his DOJ’s lack of interest in seriously investigating election fraud.

2) ActBlue is a powerhouse money laundering racket for the Democrats which has a lot of sketchy practices that allow the proliferation of fraud on their platform.⁴ To be fair, WinRed is a right leaning fundraising organization that also has some sketchy practices, but ActBlue and the political left is undoubtedly taking the lion’s share of the benefits from these schemes. The House Judiciary Committee exposed many of these sketchy practices (such as accepting fraudulent donations from domestic and foreign sources, allowing evasion of

campaign finance laws, and removing fraud detection measures) and the State of Texas forwarded a criminal referral to the DOJ in April 2025.⁵ What the federal report ignores is that many people have reported that they had a donation of ActBlue in their name despite never having donated to the organization.⁶ Also ignored is that most of the acts of ActBlue constitute crimes and the people that engaged in them could be prosecuted and sent to prison, but the government chooses to expose it but do nothing to punish wrongdoers. Defendant Blanche won't even do less than the bare minimum which would be to file civil charges against the organization (which is basically equivalent to a civil fine for the organization because no one is going to jail when that happens), and this lack of accountability guarantees that the illegal behavior will continue or a new organization will come to take its place, but based on the current trajectory of Defendant Blanche and his DOJ ActBlue won't even need to bother propping up the same criminality under a different name and they just can continue using the current organization to do it.

3) In 2020, the former Director of the Cybersecurity & Infrastructure Security Agency (CISA) Director, Christopher Krebs, designated election infrastructure as a "Critical infrastructure subsector" and met with election officials across the country to discuss election security. After Defendant Trump "lost" the 2020 election, he got into a public spat with Krebs and Krebs "debunked" Defendant Trump's theories. Immediately following the 2020 election, Krebs then started his own cybersecurity firm, the Krebs Stamos Group⁷, which immediately started securing large clients.⁸ Concurrent with running this business, he was concurrently working for seven to eight organizations for various low-effort/high-paying positions throughout 2021.⁹ Counting his own company, he was holding six jobs all at the same time in 2021. He picked up another job in 2022, and another one in 2023. He then sold Krebs Stamos Group to SentinelOne, the company that concurrently employed him while he

had his own business in the same industry, for \$13.9M in 2023.¹⁰ Common sense would dictate the behaviors of these organizations appear to be funneling money to Krebs for some reason. For so many organizations to funnel Krebs money like this following the 2020 election, it is highly likely that they were thanking him for some kind of actions he took as CISA director, and apparently it must have been a pretty big favor based on the vast amount of money they funneled to him. Take note that the government has zero interest in finding out why Krebs had so much money funneled to him, despite the DOJ being ordered to investigate his actions as CISA director.

4) Within one month after Defendant Trump took office for the second time, at least three large “democracy” promotion organizations shut down their websites like rats off a sinking ship.¹¹ This includes the Consortium for Elections & Political Process Strengthening, the International Foundation for Electoral Systems, and the National Democratic Institute. They likely shut down their websites because they were concerned the Defendant Trump would begin investigating their operations, but little did they know that the DOJ under the DOJ under Defendant Blanche was going to prevent any productive investigation from occurring.

5) The COVID-19 virus was critical to election cheating infrastructure because it normalized the idea of tens of millions of Americans voting by mail and that it would take days to count ballots rolling in after election day to know the results, with COVID being cited as a primary factor for the delays in counting. In fact, many articles preceding the 2020 election stated that the results of the election would likely take days to count because of mail-in ballots still coming in after election day.¹² One of the earliest articles about this comes from none other than the Brennan Center for Justice on June 30, 2020.¹³ Of course there is no way to verify that those ballots were mailed prior to election day, mailed by the person’s

name on the envelope, or that they weren't just snuck into a vote counting facility on an *ad hoc* basis. We cannot confirm these things, we just have to *trust* that these things aren't occurring because places like the BJC and mainstream news tell us to trust our election administrators. The "signature verification" is also a complete farce and undoubtedly prone to manipulation, abuse, and won't catch most fraud as even if a ballot is rejected for a signature mismatch and the voter is prompted to verify their identity because there is no follow up on the people that don't validate their identity. Hell, prior to the 2020 election even CISA acknowledged that mail-in ballots were prone to fraud.¹⁴ As we will see in the next two subsections; Mail-in ballots and absentee ballots that don't require proof of identity to submit (which are intertwined under "mail in voting" withing Colorado's scheme) are the biggest vectors of election fraud and unquestionably unsecure for purposes of conducting an election, but other than Defendant Trump himself, it appears that literally no one else in state or federal government cares to genuinely put an end to this election cheating nor investigating how much fraud actually occurred in past elections through these sketchy universal mail-in ballot operations.

6) The Intelligence and law enforcement Community, to include the DOJ is an unknown liability here as many of their operations are classified and they often function without moral, oversight, or budgetary constraints. These communities engage in all sorts of covert activities such as drug trafficking¹⁵, assassinations¹⁶, entrapment operations¹⁷, sex trafficking¹⁸, torture programs¹⁹, mind control²⁰, manipulating other countries democratic processes, and many programs that would likely horrify the public if they were known, so the notion that manipulating elections would be off limits to them is foolish. We don't know what kind of classified operations are taking place against our elections, if they used informants/sources to conduct election crimes, or whether they intervened to prevent

investigations or prosecutions of election crimes. Suffice it to say that given the degree of sociopathy that exists within these communities, they don't believe in or respect democracy, and thus could act as an instrument for larger election engineering operations. We will likely never know the extent of this and Defendant Trump doesn't have the balls to declassify all intel/law enforcement files pertaining to U.S. elections because they would likely end him, thus this is a large variable when it comes to larger organized election cheating rackets.

3) <https://projects.propublica.org/nonprofits/organizations/133839293>

The President of the Breannan Center for Justice now and through 2020 is Michael Waldman. Waldman is a Jewish last name.

4) "Fraud on ActBlue: New Report Details Potential Illegal Activity on the Democrat Platform"

<https://oversight.house.gov/release/fraud-on-actblue-new-report-details-potential-illegal-activity-on-the-democrat-platform%EF%BF%BC/>

"New House Report Details ActBlue's 'Illicit Foreign Donations' And A 'Cover-Up'"

<https://judiciary.house.gov/media/in-the-news/new-house-report-details-actblues-illicit-foreign-donations-and-cover>

"FRAUD ON ACTBLUE, PART II: ILLICIT FOREIGN DONATIONS AND A COVER-UP SPUR MASS RESIGNATIONS AND FIRINGS ON ACTBLUE'S LEGAL AND COMPLIANCE TEAM"

<https://judiciary.house.gov/sites/evo-subsites/republicans-judiciary.house.gov/files/2026-04/04-20-26-FRAUD-ON-ACTBLUE-PART-II.pdf>

5) "Attorney General Paxton Files Landmark Lawsuit Against ActBlue for Deceiving Americans by Lying About Its Donation Processes that Allow Fraudulent and Foreign Donations"

<https://www.texasattorneygeneral.gov/news/releases/attorney-general-paxton-files-landmark-lawsuit-against-actblue-deceiving-americans-lying-about-its>

6) "Indiana Woman Denies Thousands in ActBlue Donations, Provides Bank Records to OMG Against FEC Claims"

<https://okeefemediagroup.com/indiana-woman-denies-thousands-in-actblue-donations-provides-bank-records-to-omg-against-fec-claims-2/>

"ActBlue SCAM EXPOSED: Did Jocelyn Benson Use 'Smurf Donors'?"

<https://www.nobsnewshour.com/actblue-scam-exposed-did-jocelyn-benson-use-smurf-donors/>

7) "Chris Krebs and Alex Stamos have started a cyber consulting firm"

<https://techcrunch.com/2021/01/08/chris-krebs-and-alex-stamos-have-started-a-cyber-consulting-firm/>

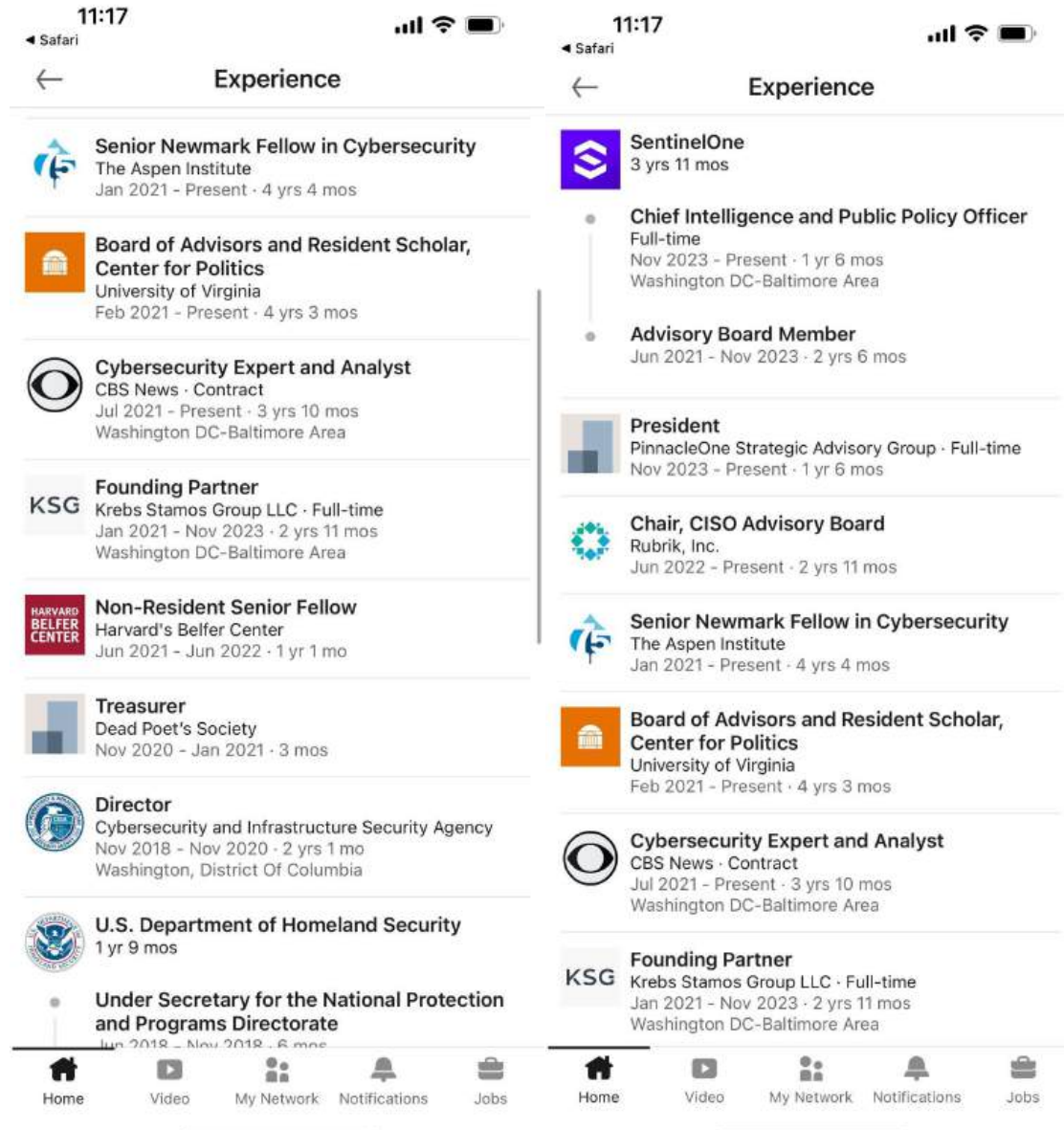
8) "SolarWinds Taps Firm Started by Ex-CISA Chief Chris Krebs, Former Facebook CSO Alex Stamos"

<https://www.securityweek.com/solarwinds-taps-firm-launched-cisa-chief-chris-krebs-former-facebook-cso-alex-stamos/>

While not listed as a separate item within this Complaint, Facebook's CEO Mark Zuckerberg did some sketchy stuff during the 2020 election as well, so the Stamos connection may go even deeper.

<https://nypost.com/2021/10/13/how-mark-zuckerberg-helped-dems-sway-the-2020-election/>

9) Chris Krebs' LinkedIn Job History:



(Images from sometime in early 2025)

10) "SentinelOne to acquire cybersecurity consulting firm Krebs Stamos Group"

<https://therecord.media/sentinelone-to-acquire-krebs-stamos-group>

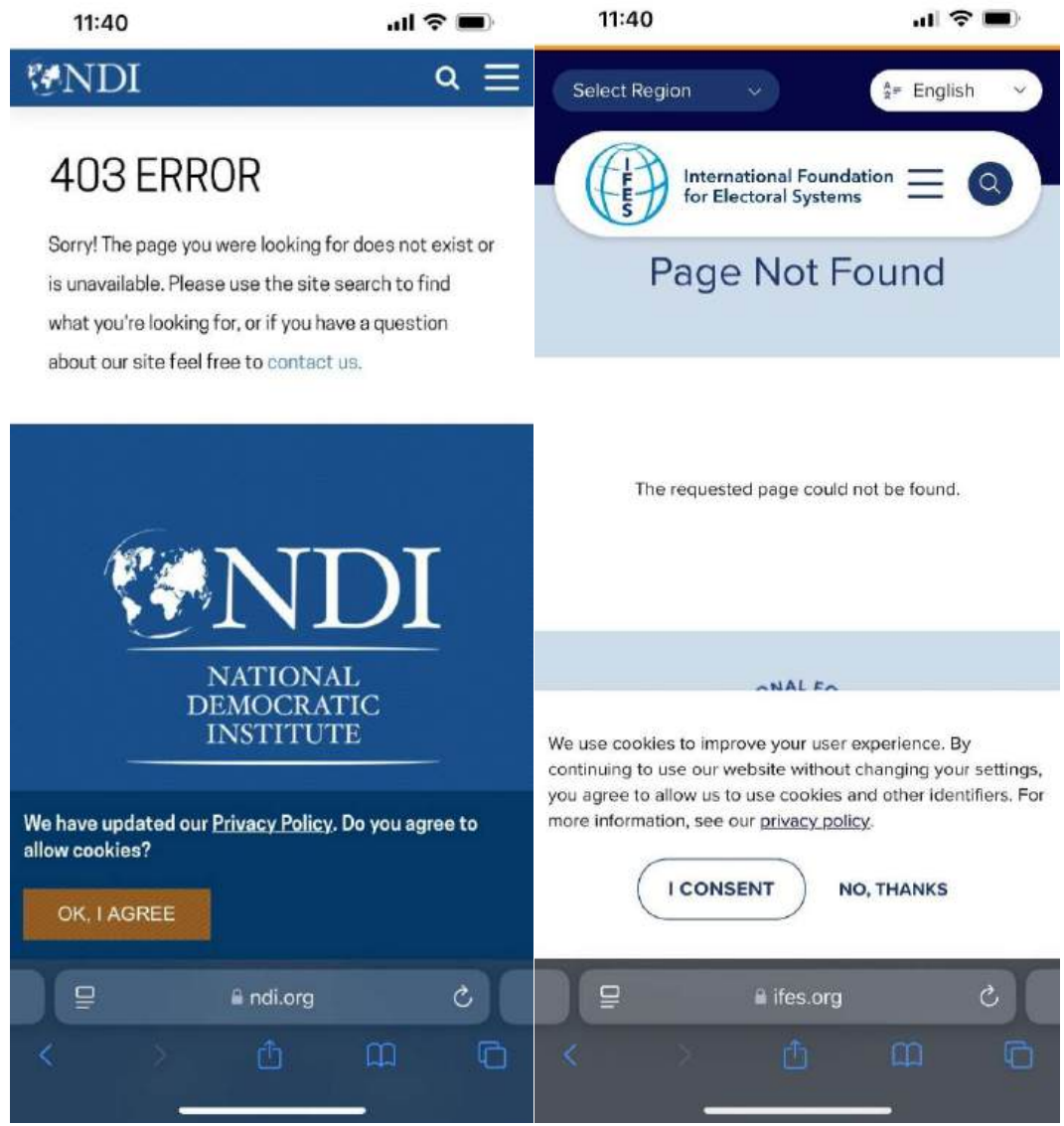
Of note cited in this article is Eran Ashkenazi with SentinelOne. Ashkenazi is the name of the ethnic group making up a majority of Jewish people. The guy's last name is literally "Ashkenazi" and his location on Crunchbase is listed as none other than Tel Aviv, Israel.

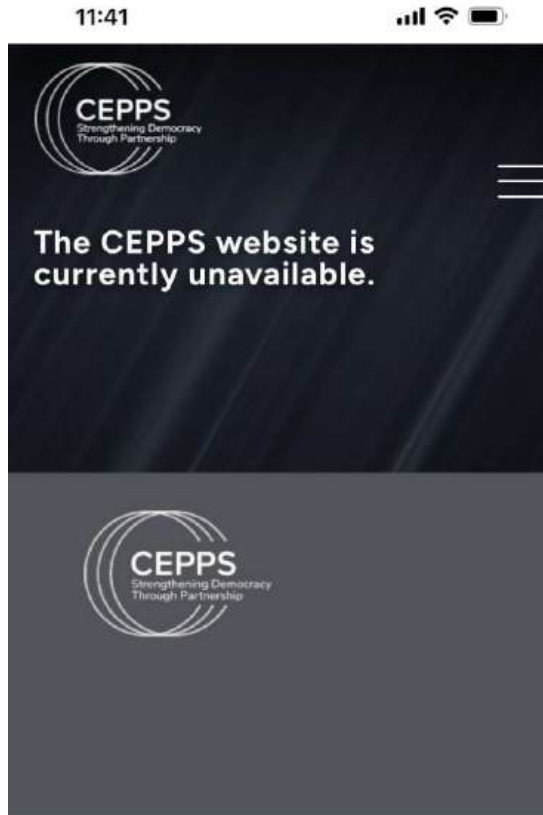
<https://www.crunchbase.com/person/eran-ashkenazi>

The CEO and co-founder of SentinelOne is Tomer Weingarten. The last name Weingarten is a Jewish (Ashkenazi) name. The other Cofounders of SentinelOne are Almog Cohen and Ehud Shamir—both Jewish last names.

What are the odds that a group making up 2% of the U.S. population keeps popping up in key positions like this?

11)





(Screenshots taken Feb 20th, 2025)

12) “How many votes will be counted after election night?” Subtitle: “Study measures the “blue shift” from absentee and provisional ballots, underscores uncertainties of 2020 vote.”

<https://news.mit.edu/2020/votes-counted-after-election-1015>

13) “The Media Can’t Treat Election Night 2020 Like Years Past”

<https://www.brennancenter.org/our-work/analysis-opinion/media-cant-treat-election-night-2020-years-past>

14) “MAIL-IN VOTING IN 2020 INFRASTRUCTURE RISK ASSESSMENT”

https://www.cisa.gov/sites/default/files/publications/cisa-mail-in-voting-infrastructure-risk-assessment_508.pdf

Two key findings from this report: “Physical access at election offices and warehouses represents a risk in a mail-in voting environment. Completed ballots are returned to the election office and must be securely stored for days or weeks before processing through voter authentication and tabulation processes. Managing risks to these processes requires implementing secure procedures for storage, access controls, and chain of custody, such as ballot accounting.

Inbound mail-in ballot processes and tabulation take longer than in-person processing, causing tabulation of results to occur more slowly and resulting in more ballots to tabulate following election night. Media, candidates, and voters should expect less comprehensive results on election night, which creates additional risk of electoral uncertainty and confidence in results.”

15) “A Tangled Web: A History of CIA Complicity in Drug International Trafficking”

https://irp.fas.org/congress/1998_cr/980507-1.htm

16) “CIA ‘Responsible’ for JFK Assassination, Agent Says in Released Files”

<https://www.newsweek.com/cia-responsible-jfk-assassination-garry-underhill-2047111>

17) “1968: The Global Revolutions”

<https://exhibitions.library.columbia.edu/exhibits/show/global-revolutions/under-pressure/hoover-launches-cointelpro>

18) “PROMISES, Sex Slaves, and Spying: A Brief History of the Blackmail-Surveillance Nexus”

<https://www.pipr.co.uk/promises-sex-slaves-and-spying-a-brief-history-of-the-blackmail-surveillance-nexus/>

19) “15 Facts about the CIA Torture Program”

<https://www.cvt.org/what-we-do/advocating-for-change/legacy-of-us-torture/cia-torture-program/>

20) “The CIA’s Appalling Human Experiments With Mind Control”

<https://www.history.com/mkultra-operation-midnight-climax-cia-ld-experiments>

Non-Colorado National Election Cheating

Colorado is not an island, and exists as part of a much larger country, so ignoring cheating occurring in other states and not considering that it could be happening in Colorado is a huge fallacy. If there is a type of cheating occurring in one state it is likely that it is occurring in other states as well and may just be undetected in our state.

- In Virginia’s 2026 special election, the most populated county didn’t release any results until the majority of other counties were well over 50% reported. This suggests that they needed other counties to report so that they know how many extra votes are needed for the measure to pass while keeping the numbers realistic. Also, initially they added exactly 35,000 absentee “yes” votes on a measure²¹, which suggests calculations were done on how many would be needed to flip the measure from “no” to “Yes” and then that number was inserted while they “counted” the rest of the ballots.
- In the 2025 special election, New Jersey had over 3 million “voters” which drastically exceeded the average over the last 50 years.²²
- In the 2025 special election in Virginia, at 7:08 PM on election night, the gubernatorial race had 1.448M votes for the Democrat candidate and 1.140M for the Republican candidate, but at 7:30 the totals dropped to 1.310M and 1.042M

respectively. This false reporting was enough for the race to be called for the Democrat, which got the public to stop paying attention.²³

- In the 2025 special election in Virginia, the Democrat Candidate had ~150k early mail-in votes on election night. On the day after the election, the number of “early mail-in” votes jumped to ~300K.

- In California 2025 special election for Prop 50, 36 minutes after the polls closed, 6.5M “votes” for Prop 50 were counted within 36 minutes allowing the race for that issue to be called essentially immediately.²⁴ Most polls prior to election day were showing a very difficult path for Prop 50²⁵, yet this almost-instantaneous victory paved the way for a much more partisan gerrymandered map in California, All of this happened while California pretends that it needs to count ballots for days to weeks after an election. They can count 6.5M “votes” in 36 minutes, but same-day election results for presidential elections are impossible? Yeah, that makes a lot of sense...

- In the California 2025 special election, voters in multiple counties reported that their ballots had holes which conveniently revealed whether they voted no on Prop 50 or not.²⁶

- In the California 2025 special election, Riverside County reported over 45k more votes than ballots received. The sheriff seized the ballots and, of course, the CA Attorney General and California Supreme Court put an end to the counting of those ballots.²⁷

- In the 2025 special election recordings showed homeless people being paid by petitioners to forge real voters’ signatures to sign ballot petitions thousands of times.²⁸

- In 2024, bomb threats placed against strategic ballot counting facilities in strategic locations²⁹, which often required shutting down operations for several hours whilst no one knows what was occurring inside the facility or what might have been smuggled out or into them. We will never find out who called in these bomb threats or whether they are part of a greater network, which they almost certainly are as they have “figured out” a way to call in these threats without having the call linked back to them..

- 2,500 likely-fraudulent voter registrations in one PA county. A rational person would have to ask how many times this happens and it is NOT caught.³⁰

- In Bucks County, PA (GOP leaning area) the voting line was closed at 1:45PM with no good explanation.³¹

- Georgia set up illegal ballot collection sites at the last minute and tried to prevent poll watchers from observing their “special” weekend operations.³² This is deeply illegal, but election officials tried to allow it under the cover of darkness it until the public pressure became too great. One of these illegal sites had a day where only 16 ballots were received—If observers were not monitoring it, how many ballots would have been received?

- In Whitfield County, GA voters that voted for Trump had their votes flipped when the printout sheet came out.³³

- Milwaukee, WI 4:00AM ballot dump results in bizarre leap in votes for Democrat Senate candidate.³⁴ Some precincts in Milwaukee had over 200% turnout.³⁴ Nearly 99% of the 4:00AM ballot drop went to the Democrat candidate.³⁴

- In 2024, Voting machine “glitch” in Kentucky did not allow voters to select Trump.³⁵
- Twenty ballots in Minnesota state house race went missing from one precinct in a race ultimately decided by 14 votes.³⁶ This race had even bigger stakes as it would determine whether Republicans would take the chamber.
- Voting machines in unspecified GOP stronghold areas mysteriously stopped working, forcing voters to wait in line for hours (likely in the hopes that they would give up).³⁷
- In Orange County, CA there were tens of thousands of ballot discrepancies in their 2018 midterms.^{38, 39} This is also one of the first references to large scale ballot harvesting operations where some individuals dropped off 100 or 200 ballots at a time with no chain of custody or explanation for where they came from.³⁹ Also noted is that “California saw 4,547,705 mail-in ballots cast [in 2014 general election]; that number nearly doubled to 8,302,488 in 2018.” This is likely the beginning of the ramping up of smaller scale cheating operations into large scale ones.
- In 2020, Fulton County, GA (Atlanta) had severe election integrity issues: missing ~381k ballot images, failure to validate 148k signatures, double-scanning of ballots, etc.⁴⁰ During the counting, one election worker was quoted as saying “It’s time to consider taking out the boxes and doing our thing. That is what you want.... We are staying after. We have an entire evening to wipe this over and over... Take the boxes and get me some results.”⁴¹ Defamation suits with excessive and manifestly unreasonable penalties from our corrupt court system that often rewrites reality aside, such a quote creates a perception of a conspiracy to commit

election cheating.

- Over Columbus Day Weekend in Georgia, one drop box had 1,900 ballots received but surveillance showed that only 24 people visited the drop box during that time.⁴² Plaintiff cited this as 19,000 ballots, but Gateway Pundit corrected this to 1,900—still a staggering amount of ballots for 24 people to drop off in 24 hours—That is an average of 80 ballots per visitor!

- On November 4th, 2020 (the day *after* the 2020 election) Detroit, MI had a van pull up in the early morning and drop off 61 boxes of ballots.⁴³ Regardless of what local authorities say, common sense must be used: If voting was cut off at 7:00PM on November 3rd and collected by election officials immediately, why would it take all the way until the next morning for the ballots to arrive at the counting facility? It is claimed that there is “no evidence” that this was them cheating, however it should be noted that no objective authority looked for evidence of cheating. When Gateway Pundit looked into it, they found a staggering amount of massive red flags in Detroit’s 2020 election to include fraudulent addresses, unsigned & undated envelopes processed, illegally backdated timestamps, and impossible same-day overseas deliveries, and that over 10% of ballots were missing ballot envelopes.^{44, 45} Are we supposed to be stupid enough to think that this was the only place this kind of cheating is happening?

- In November 6th, 2020, the Michigan GOP Chair revealed that "Ballots were counted for Democrats that were meant for Republicans... tabulating software 'glitched'... We have now discovered that 47 counties used this same software."⁴⁶

- Sen. James Lankford noted that in the 2020 election within Nevada

there was 42k people that voted more than once, 1,500 dead voters, 19k not residents of Nevada, 15k registered to commercial address, and 4,000 illegal alien voters.⁴⁷

Despite this revelation, not a single prosecution has commenced against people voting in this manner.

- North Carolina allowed mail-in ballots to be counted 6 days after the 2020 election. The problem with this policy is that there is no chain-of-custody established for each ballot and the votes are likely not postmarked to certify they were mailed prior to the closure of the ballot boxes. Of course, the GOP's suit against this sketchy law was dismissed by a partisan hack judge within our corrupt court system.⁴⁸

- In 2020, Arizona state senate did an audit of Arizona's 2020 election. It turns out that 25% of 2020 mail-in ballots (~421k out of ~19M) had no signature match whatsoever.⁴⁹

- A forensic audit of Maricopa County (Phoenix), and 10% were found to be counterfeit. Assuming this only occurred in Maricopa County (an inappropriate assumption), 10% of such a large population county has drastic effects for the entire state—a lot of issues/candidates at federal, state, and local level are decided by margins much smaller than that.⁵⁰

- In 2020 in Wisconsin, Michael Spitzer Rubenstein (any relation to former Mesa County prosecutor that prosecuted Tina Peters?) was a partisan election operative paid by none other than Mark Zuckerberg and he had access to the ballots, election computers, and keys for buildings and could decide which ballots counted and which ones didn't. Zuckerberg and Rubeinstein are both Jewish last names... and Zuckerberg was cited earlier in this Complaint for using his power to sway the 2020

election in favor of the Democrats... hmmm. Plaintiff digresses. During the election Mr. Rubenstein was noted as using a hidden internet connection with secret passwords provided by the Green Bay counting facility host and had a private router ran up to his personal hotel room at the counting facility. The hotel itinerary for the booking noted on Election day that "Somewhere around 6:15AM, ballots will begin to arrive at the hotel. There will be approximately 47 boxes of ballots that will go to the Grand Ballroom. The persons bringing the ballots will go to (hotel) security for term check and wrist banding and will need assistance getting a red cart/s and shown the way to the Grand Ballroom via elevator and back of house."⁵¹ These kinds of developments obviously support the *appearance* of organized election cheating occurring in Wisconsin regardless of whether or not actual election cheating took place.

- 2020 Democrat Ballot Harvester in Minnesota films himself with hundreds of absentee ballots and brags that money buys elections.⁵² Reminder: Part of the Orange County, CA GOP investigation also revealed that ballot harvesters would drop off 100 to 200 ballots without explanation for where they came from or chain of custody.³⁹

- In September of 2020, the Cybersecurity & Infrastructure Security Agency (CISA) was aware that the spread of COVID-19 was not going to be increased by in-person voting and that mail-in voting posed “major challenges” and “high numbers of improperly completed ballots” could be injected into the race.⁵³ Despite that, CISA still supported policy changes that allowed rampant cheating in our elections and conspired with mainstream media to cover up these significant concerns.⁵⁴

- Five people in Bridgeport, CT charged in voter fraud case. A city council-member was quoted as saying “The lead bosses tell us to do the work, and we do, and we get criminalized.”⁵⁵ This guy is literally indicating that they were directed cheat in the election. Note the government’s lack of interest in finding out who these “lead bosses” are.

- There is a variable for election cheating that was reported to the federal government and they chose not to investigate, such as Plaintiff’s complaint to them early last year. How many others? Likely hundreds, if not thousands.

- There is another variable that must be placed for election cheating that did not get detected. It would be foolish to think that this is an all-encompassing list of the election cheating that took place across America over the last few federal elections. There is a lot of cheating that was not detected because people weren’t looking.

Take note that the federal government is well aware of the vast majority of these instances, but simply doesn’t care about any of them except the 2020 ballots in Fulton County, GA (a raid which was leaked because of an FBI special agent that they refuse to indict) which is a very narrowly-tailored investigation designed not to produce any meaningful indictments as the statute of limitations has conveniently ran out on 2020 election crimes. See 52 U.S.C. 30145. So, we are now expected to believe they are going to try to build a larger grand conspiracy RICO case to circumvent the statute of limitations, which will end up in limitless litigative battles as opposed to simply investigating the 2024 election crimes that also took place and is well within the statute of limitations. It’s clear that the best-case plan is to indict a few low-level Black people down in Georgia, paint them as the face of election cheating, and ignore the much greater mountain of diverse and highly

organized election cheating that will continue in future elections because it avoids implication of Defendant Netanyahu and the State of Israel, which all U.S. presidential administrations are beholden to. The worst-case plan is to have zero meaningful indictments and keep their farcical investigation going as long as possible to continue wasting taxpayer money while our elections continue to be rigged beyond belief. This is a sad state of affairs for America and proves that freedom and fair elections are largely illusory. There is no path to stopping election cheating because both political parties and the government all report to the same master: Defendant Netanyahu.

21)

ShadowJ @shadowJ... · 4/21/26

VIRGINIA ELECTION FRAUD EXPOSED: FAIRFAX COUNTY DUMPS EXACTLY 35,000 ABSENTEE BALLOTS ALL VOTING "YES" IN SPECIAL REDISTRICTING ELECTION

This is a MASSIVE outlier compared to every other county in the state. The number is too perfect — exactly 35,000 on the dot. No one [Show more](#)

Fairfax		
Yes+39.40% 275,220		
Fairfax Vote Method Breakdown		
CANDIDATE	ABSENTEE MAIL	EARLY IN PERSON
Yes	35,000 (80.30%)	8,007
No	8,584 (19.70%)	3,586

915 7.6K 13K 270K

22)

The SCIF @TheIntelSCIF · 12h
 NOTHING TO SEE HERE... Just 750,000 to a 1,000,000 voter turnout difference this year, which broke the 50-year average in NJ.

For the last 50 years, we would have 2 million+ voters, and the winner would get roughly 1.1 to 1.4 million votes.

Somehow we now have over 3 million voters, and the Democrat has 1.7 million votes??

NJ ELECTION RESULTS

Year	Democrat	Republican	Winner	Total Votes
2025	1,792,760	1,378,391	Mikie Sherrill	3,171,151
2021	1,339,471	1,255,185	Phil Murphy	2,594,656
2017	1,203,110	890,583	Phil Murphy	2,102,693
2013	809,978	1,078,771	Chris Christie	2,088,910
2009	1,087,731	1,078,849	Chris Christie	2,262,176
2005	1,254,531	985,271	Jon Corzine	2,209,822
2001	1,256,833	928,174	Jon McGreevey	2,185,027
1997	1,107,968	1,013,791	Christie Todd Whitman	2,241,362
1993	1,210,031	1,036,229	Christie Todd Whitman	2,446,155
1989	1,379,917	838,553	Row Furse	2,218,490
1985	578,402	1,070,510	Thomas Byrne	1,951,033
1981	1,144,205	1,140,090	Thomas Byrne	2,299,209
1977	1,184,364	888,880	Brendan Byrne	2,073,444
1973	1,414,613	676,235	Brendan Byrne	2,099,848
1969	911,003	1,317,000	Richard Hughes	2,322,908

287 1.8K 4.2K 47K

23)

RESULTS COUNTY BREAKDOWN EXIT POLLS VOTE MO

PROJECTED WINNER ✓ **FLIP**

ABIGAIL SPANBERGER WINS THE VIRGINIA GOVERNOR RACE

Candidate	Party	Votes	Pct.
Abigail Spanberger ✓	D	1,448,045	55.8%
Winsome Earle-Sears	R	1,140,276	44.0%
Write-ins	I	5,411	0.2%
Total		2,593,732	

75.6% expected votes in (Est. remaining 840,000)

Virginia

PROJECTED WINNER ✓ **FLIP**

ABIGAIL SPANBERGER WINS THE VIRGINIA GOVERNOR RACE

Candidate	Party	Votes	Pct.
Abigail Spanberger ✓	D	1,310,758	55.6%
Winsome Earle-Sears	R	1,042,630	44.2%
Write-ins	I	4,903	0.2%
Total		2,358,291	

68.4% expected votes in (Est. remaining 1,089,000)

Add a Caption Tuesday · Nov 4, 2025 · 7:08 PM Adjust IMG_8373

Add a Caption Tuesday · Nov 4, 2025 · 7:30 PM Adjust IMG_8374

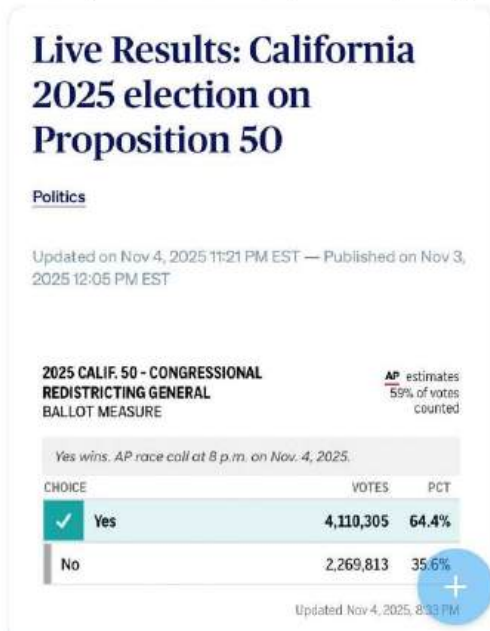
24)



Michael Oxford - AKA The Santa... · 1d · 100% · ...
So they've counted 6.5 million votes, 60% of the ballots cast, in 36 minutes?

Tell me again, why we can't have single day in person voting?

Please also explain to me why it takes three weeks to count the votes in contested districts, when Republicans are ahead, but end up losing?



25) “Polls suggest path forward for No on Prop 50 campaign”

<https://www.lassennews.com/polls-suggest-path-forward-for-no-on-prop-50-campaign>

26)



Mario Nawfal
@MarioNawfal

X.com

**CALIFORNIA BALLOT ENVELOPES
SPARK SECURITY FEARS AHEAD OF
PROP 50 VOTE**

Sacramento voters are raising alarms after spotting holes in their mail-in ballot envelopes, fearing that votes on Proposition 50 could be seen or tampered with.

One voter said the design “makes it too easy for bad actors.”

Election officials insist it’s a non-issue, explaining the holes help workers verify ballots are removed and assist visually impaired voters.

Still, voters are told to fold ballots carefully to hide choices. Prop 50 could shift five California House seats toward Democrats.

<https://x.com/marionawfal/status/1975881357101502531?s=46>

27) “California sheriff seizes 650,000 ballots in defiance of state officials over election count dispute”

<https://www.foxnews.com/politics/california-sheriff-seizes-650000-ballots-defiance-state-officials-over-election-count-dispute>

28) “Election Fraud Escalates On Skid Row: Homeless Paid To Forge Voters’ Signatures”

<https://okeefemediagroup.com/election-fraud-forge-signatures/>

29) “Hoax bomb threats made to dozens of polling locations in swing states”

<https://www.nbcnews.com/politics/2024-election/hoax-bomb-threats-made-dozens-polling-locations-swing-states-rcna178889>

30) “Pennsylvania county says 2,500 voter registrations being investigated for possible fraud”

<https://apnews.com/article/pennsylvania-voter-registration-investigation-8380686817ed4d4eb16dc303d01b2a76>

31) “Bucks County Early Voting Extended Following Trump Suit”

<https://delawarevalleyjournal.com/bucks-county-early-voting-extended-following-trump-suit/> (Includes Video)



45) “BOMBSHELL: Detroit 2020 Election Document Investigation Reveals WHOPPING 12.4% of Absentee Ballots Are MISSING OFFICIAL ENVELOPE Required By Law From 51 Taxpayer-Subsidized Housing Addresses”

<https://www.thegatewaypundit.com/2026/05/bombshell-detroit-2020-election-document-investigation-reveals-whopping/>

46) “Michigan Republicans claim software issue undercounted Trump votes”

<https://nypost.com/2020/11/06/michigan-gop-claims-software-issue-undercounted-trump-votes/>

47) <https://x.com/foramerica/status/1339253940098101248?s=46&t=KsTvYwO7POw2gTHB6rjEeg&mx=2>

48) “Nevada: Obama Judge Tosses GOP Lawsuit Seeking to Ban Mail-In Ballots Received FOUR DAYS After Election Day” <https://x.com/foramerica/status/1339253940098101248?s=46&t=KsTvYwO7POw2gTHB6rjEeg&mx=2>

49) https://x.com/real_robn/status/1875296297617649809?s=46&t=KsTvYwO7POw2gTHB6rjEeg (Includes Video)

50) https://x.com/rasmussen_poll/status/1766994374754263528?s=46&t=KsTvYwO7POw2gTHB6rjEeg (Post by Rasmussen Polling)

51) https://x.com/Rasmussen_Poll/status/1723324856769409340 (Post by Rasmussen Polling)

52) <https://x.com/ericSpracklen/status/1685645932409282560?s=46&t=KsTvYwO7POw2gTHB6rjEeg> (Includes Video)

53) “BOMBSHELL DOCUMENTS – America First Legal Lawsuit Reveals CISA Knew About Mail-in Voting Risks in 2020 While Censoring Related Narratives as ‘Disinformation’”

<https://aflegal.org/press-release/bombshell-documents-america-first-legal-lawsuit-reveals-cisa-knew-about-mail-in-voting-risks-in-2020-while-censoring-related-narratives-as-disinformation/>

54) “Fired director of U.S. cyber agency Chris Krebs explains why President Trump's claims of election interference are false” <https://www.cbsnews.com/news/election-results-security-chris-krebs-60-minutes-2020-11-29/>

55) “5 people charged in voter fraud case in Bridgeport face a judge”

<https://www.wfsb.com/2025/03/06/5-people-charged-voter-fraud-case-bridgeport-face-judge/>

Colorado Election Cheating

Colorado has had its fair share of election cheating. Many of these things were pointed out to federal and state authorities and they refuse to investigate any of it, but some were identified after Plaintiff’s January 2025 letter to the White House and further bolster the case proving the illegitimacy of Colorado elections.

- 487,887 voter participation records from 2020, 2022, and 2024

elections were altered AFTER the elections were certified, to include changes to the vote status of the voter, and adding and deleting registrations.⁵⁶

- Colorado’s two largest counties (Denver and El Paso counties) used software that would allow for editing pdf data and metadata on files presenting election results following the creation of the PDF files. El Paso county used PScript5.dll Version 5.2.2 which allows for alterations to PDF text and metadata and Denver County used Microsoft PDF Reporting Services PDF Rendering Extension which also allows for alterations to PDF text and metadata. They *could* have altered the files subsequent to their creation and hid those changes from appearing in the metadata, and there is some indication that they not only *could* theoretically manipulate the PDF data but that they did in fact manipulate text within the PDF file. The “audit” letter of El Paso County’s 2020 election results from the Clear Ballot Group was signed by their Vice President of Technical Services with a date of October 6th, 2021, but the metadata for the file shows a creation date for the file of May 12, 2021—a whole 5 months before the purported date of the letter. The metadata for the file for that letter also shows that Skia/PDF backend was used on the PDF file, which can also alter metadata of PDF files. Not that it matters because the letter is deceitful anyways as it falsely states that Clear Ballot’s tabulation of the results was “completely independent” despite Clear Ballot Group requesting the election results by precinct prior to doing the tabulation meaning it was not a blind output and we are left with “We didn’t match our tabulation to the county results by precinct that we requested beforehand to make the county look good, trust me bro”

malarkey—its not as if there’s a financial incentive for Clear Ballot to make the people hiring them look good so they continue to get business. [insert eye roll].

- For the 2024 election, El Paso County reported the numbers of “cards cast” as matching the amount of ballots received⁵⁷, but in Denver County, the amount of “cards cast” on the unofficial election results was 1,104,271 with 369,441 ballots received.⁵⁸ What is the cause of this difference between how counties are reporting this figure? How many elections has this difference in counting been occurring? Can additional “cards cast” be used to manipulate the tabulation? Likely. Despite that, there will be no meaningful investigation.

- On November 6, 2024 (the day after the election), the New York Times was reporting Denver County as having 66% of votes in with ~198k votes for Harris and ~48k for Trump meaning they were anticipating ~373k votes, but on November 7th they were reporting Denver as having only 55% of votes in with ~228k votes for Harris and ~57k votes for Trump meaning they were anticipating ~518k votes.⁵⁹ The end total of votes received for that election ended up being closer to the first figure, but this temporary shift in how many votes they were suggests possible illegal manipulation behind the scenes.

- The amount of “registered voters” varies wildly depending on which report you look at. For example, on the CO Secretary of State’s website showing the official 2020 election results Denver has 522,663⁶⁰, the official results from Denver County for the 2020 election shows 460,434⁶¹, and the voter registration statistics report from the Secretary of State for the 2020 election shows 457,804⁶² for November 2020 going up to 459k in December. This issue partially exists for El Paso county in the same election, showing 516,746⁶⁰, 457,163⁶³, and 450,145⁶²

respectively. Why does this number shift so much between sources for the same reporting month?

- Defendant Griswold refused to remove wireless access modules installed on voting machines across 12 counties overseeing 400,000 voters less than one month before the 2024 election.⁶⁴

- Defendant Griswold leaked the BIOS passwords before the 2024 general election to the public by including them in a hidden sheet in an Excel file. Combined with the wireless cards Defendant Griswold refused to remove, it makes it even more of a risk than was already present.⁶⁵ To Defendant Griswold's credit, she hired an external law firm to conduct an inquiry into it and that firm concluded that it was a mistake to leak the passwords and not intentional. The investigative report shows what appears to be a thorough investigation, however Plaintiff cannot vouch for or against the depth of the investigation⁶⁶, and it should be noted that there is always an inherent conflict of interest when being hired by the government.

- low quality video feeds and poor angles on cameras that should be monitoring ballot drop boxes, making tracking excessive ballot harvesting and the people doing it impossible to track.⁶⁴ Not only are these videos prohibitively expensive to request and take copious amounts of time to review, but even if you do request them, in some instances you won't even be able to verify that no cheating took place, this is, of course, by design.

- Colorado Institute for Fair Elections identified several deficiencies with mail-in ballot integrity to include inadequate tracking of undeliverable ballots (ballots that did not reach the voter, with many ballots missing with no explanation as to where they went).⁶⁴

- A fraudulent ballot submission scheme involving a postal worker and another woman was detected in Mesa County.⁶⁷ Sixteen fraudulent ballots were submitted to Mesa

County and some of those fake ballots were counted and irreversible. One of these ballots was only detected after a voter got a notification that they voted when they knew they hadn't voted yet. While being hailed as a success and "proof that the system works" to detect fraud, the issue was only caught because an election worker just happened to call the voter to ask about their ballot, which is not standard practice nor a policy for mismatched signatures across the state. Declaring it a "success" also fails because it ignores that more fraudulent ballots made it through than were detecting with the "signature validation" procedures. The bigger elephant in the room is whether more ballots were submitted than investigators identified or whether there were ballots strategically not delivered to certain areas without submitting them (CO State Rep. Suckla stated during his testimony in support of HB25-1193 in the state legislature stated that some areas of the state reported not receiving their ballots). There is no indication that they searched for a larger network these two individuals may have been working within or whether any of her coworkers were also engaged in similar activities. Also, note the lack of interest from federal prosecutors despite this being a federal offense. Google Trends shows that people in Israel were searching for the one of one of the perpetrators, Sally Maxedon, in December of 2020 and March of 2018.⁶⁸ That's not a common name, so what are the odds they were looking it up at any time, let alone key election years? Of course, she avoided jail time. We don't know that she wasn't an informant or foreign agent getting paid to commit election crimes or what kind of interventions or conversations behind the scenes led to this slap on the wrist, because there is no obligation to tell the public these things. It is highly likely that the large scale election rigging we see across the country involves a large network of informants working for the government and that elements of the government work to protect them from facing consequences.

- Many reports of people getting ballots with names of previous residents going back years. So many that it must be systemic. Extra ballots floating around are crucial for rigging elections, and it's clear that they are using them to screw us.⁶⁹
- The political shift from a moderate state to a hard left irredeemable state

starting in 2018 (when ballot harvesting operations ramped up) present numbers are cannot explained by new residents as that would imply that absurd percentages of new Colorado residents are hard left voters that always show up to vote or that there was a huge repository of hard left voters that magically started showing up in 2018-2020 and never stopped. A greater analysis of this enigma was provided in Plaintiff's letter to the White House requesting an investigation into Colorado Elections.¹

- Before the video of the homeless election racket in California became public, a woman on X posted an affidavit from a person in Colorado alleging they were homeless and saw homeless facilities with ballots stacked openly and a black transit van picking up and dropping off ballots at the same time.⁷⁰ Sounds eerily similar.

- There is clearly a racket going on with the vacancy process in Colorado, because multiple state legislators resigned immediately after winning their election or taking office. To have a series of newly inducted or electorally-assigned legislators resign immediately after being declared the winner of an election shows that the vacancy process in Colorado is obviously a racket (likely bribery) that the federal government ignores as well. Likely because it involves Defendants Netanyahu and the State of Israel. For example, we know that Arizona candidate Kari Lake was offered a lucrative job by Jeff DeWitt, the Chair of the Arizona GOP, if she would drop out of the Senate race, essentially a bribe.⁷¹ Jeff DeWitt's financial disclosure form⁷² shows that he was given gifts over \$500.00 from multiple donors to include the Milken Institute (Jewish last name), Donald J. Trump for President, Inc. (Trump is Jewish), the State Financial Officer's Foundation, and the National Association of State Treasurers Foundation (CEO Shaun Snyder, Snyder is a name of German origin, but adopted by many Jewish families when moving to the United States). New Mexico State Senator Jay Block's daughter came out and said that her father was paid

by Israel and met with Defendant Netanyahu.⁷³ This influence undoubtedly extends to Colorado as we can see multiple Israel flags from CO State Representative Larry Suckla⁷⁴—A discussion in the replies to that post from CO State Representative Ava Flanell (ethnically Jewish) revealed that an Israel flag was present on her desk prior to her getting into office⁷⁵, meaning that the legislator before her had that flag on their desk as well or someone just put it there before she got into office. Naturally, Google Trends reveal that people in Israel were searching for her name in November of 2022, well before Flanell entered politics.⁷⁶ It is likely that the culprit behind these state legislators resigning and leaving their seat to the corrupt vacancy process is Defendants Netanyahu and the State of Israel either directly or through proxy.

- Complaints that were sent to the secretary of state in which no action was taken to investigate. Defendant Griswold has been in her position for about 7 years and there is not a single publicly reported instance of a complaint of election officials not following procedures or of violations of election law being initiated by her office and investigated. Plaintiff has undoubtedly sent a complaint to her and no action was taken.¹ How many other complaints has she ignored? How many election officials did not report violations because they knew she wouldn't do anything—Plaintiff is aware of at least 2 people that were aware of violations to election procedures and didn't report because they didn't know who to go to or trust anything would be done about it. Who could blame them? These things are reported and both the state and federal governments do nothing about it. How many other complaints like this exist that we don't know about? Its higher than zero, and thus exists as a variable that cannot be ignored.

- A lot of election crimes happen and the criminals never get caught—especially with ballot harvesting and universal mail-in voting. You would be a fool to think that all election fraud has been detected, thus a variable must be entered for

election fraud that was not detected, but definitely happened with a value of greater than zero.

Elections in the United States are unquestionably marred with fraud and because the fraud is so rampant we literally cannot vote our way out of it. Plaintiff's ballot initiative would have stopped **all of it** and prescribed strict penalties for violators and mechanisms for enforcing those penalties, but it was illegally obstructed by Defendants Griswold, Hammack, and Weiser, and this obstruction must be stopped immediately.

56) <https://rockymountainvoice.com/2026/03/05/why-did-nearly-500000-colorado-voter-records-change-after-elections-were-certified/>

57)

Page: 1 of 20

11/25/2024 9:48:40 AM

Election Summary Report

General Election

El Paso

November 05, 2024

Summary for: All Contests, All Districts, All Tabulators, All Counting Groups

2024 General Election

Final Official

Cards Cast: 387,751

58)

Election Summary Report

General Election

Denver

November 05, 2024

Summary for: All Contests, All Districts, All Tabulators, All Counting Groups
Final Official Results

Electors Group	Counting Group	Cards Cast	Voters Cast	Registered Voters	Turnout
Total	Mail	999,830	334,615	480,221	69.68%
	In-Person	104,371	34,793		7.25%
	Provisional	92	44		0.01%
	Total	1,104,293	369,452		76.93%

Voters Cast: 369,452 of 480,221 (76.93%)

Cards Cast: 1,104,293

59)

Denver County			
Candidate	Party	Votes	Pct.
Kamala Harris	Dem.	197,940	79%
Donald J. Trump	Rep.	48,224	19

66% of votes in

(NYTimes – 11/6/2024 – 6:38 PM MST)

in the votes counted so far.

Denver County			
Candidate	Party	Votes	Pct.
Kamala Harris	Dem.	227,761	78%
Donald J. Trump	Rep.	56,883	20

55% of votes in

(NYTimes – 11/7/2024 – 8:39 PM MST)

60)

Share This Voter
Statistic



County	Registered Voters	Active Voters	Inactive Voters	Total Ballots Cast
Totals	4,211,831	3,803,765	407,766	3,291,081
Adams	316,300	289,745	26,563	236,056
Alamosa	10,836	9,546	1,360	7,923
Arapahoe	459,641	412,005	47,636	354,246
Archuleta	12,024	10,607	1,417	9,237
Baca	2,965	2,651	314	2,245
Bent	3,339	2,817	522	2,295
Boulder	254,616	230,721	23,895	207,965
Brownfield	57,100	51,868	5,232	47,103
Chaffee	17,952	15,259	1,793	13,062
Cheyenne	1,420	1,282	146	1,146
Clear Creek	8,594	7,587	967	6,611
Conjos	5,570	5,175	365	4,404
Costilla	3,029	2,679	347	2,130
Crowley	2,361	2,129	232	1,760
Custer	4,489	4,062	467	3,074
Delta	23,861	22,156	1,705	16,553
Denver	522,663	463,899	58,764	398,485
Dolores	1,915	1,631	284	1,463
Douglas	217,366	217,580	19,786	234,170
Eagle	36,014	34,241	3,773	29,471
El Paso	516,746	458,246	58,500	383,187
Ebert	22,676	21,013	1,663	15,131
Fremont	33,188	30,200	2,988	25,791
Garfield	40,723	36,561	4,142	31,245
Gilpin	5,656	4,851	805	4,240
Grand	13,196	11,705	1,493	9,972
Gunnison	14,479	12,559	1,920	11,316
Hinsdale	793	700	93	640
Huerfano	5,792	5,172	620	4,450
Jackson	1,272	1,006	266	889
Jefferson	459,282	425,991	33,291	381,245

61)

Denver
2020 Denver General Election
November 3, 2020
Final Official Results

Registered Voters	Turnout	United States Senator		
Total Registration and Turnout	460,434	398,485	DEM - John W. Hickenlooper	305,602 77.74%
			REP - Cory Gardner	80,163 20.39%
			APV - Daniel Doyle	963 0.24%

62)

Total Registered Voters by Status as of 03:17 on 12/1/2020				
County	Active	Inactive	Prereg	Total
Adams	286,759	29,824	3,512	320,095
Alamosa	9,439	1,500	54	10,993
Arapahoe	406,846	53,151	6,253	466,250
Archuleta	10,432	1,599	100	12,131
Baca	2,635	332	39	3,006
Bent	2,776	567	34	3,377
Boulder	228,270	26,528	2,657	257,455
Broomfield	51,368	5,780	626	57,774
Chaffee	15,109	1,955	128	17,192
Cheyenne	1,257	174	26	1,457
Clear Creek	7,517	1,082	53	8,652
Conejos	5,115	456	29	5,600
Costilla	2,643	384	14	3,041
Crowley	2,091	274	30	2,395
Custer	4,008	462	16	4,486
Delta	21,949	1,932	240	24,121
Denver	457,804	65,059	3,459	526,322
Dolores	1,622	294	18	1,934
Douglas	255,177	22,520	6,319	284,016
Eagle	33,847	4,189	561	38,597
El Paso	450,145	66,931	5,457	522,533

63) <https://drive.google.com/file/d/17RjdJyXVsMIRpRAj4AfJkFMe7WR6xbYL/view?usp=sharing>

5122121640	1,632	1,267	77.63%
5122121641	1,688	1,373	81.34%
5122121642	1,275	1,013	79.45%
5122121643	1,524	1,221	80.12%
5122121644	1,558	1,195	76.70%
5122121646	1,036	823	79.44%
5122121648	1,074	829	77.19%
5122121800	2,311	1,287	55.69%
Triview Metropolitan District	Property Owners	9	N/A
Donald Wescott FPD	Property Owners	0	N/A
Donald Wescott FPD North Sub	Property Owners	12	N/A
Calhan Fire Protection	Property Owners	16	N/A
Electionwide - Total	457,163	383,204	83.82%

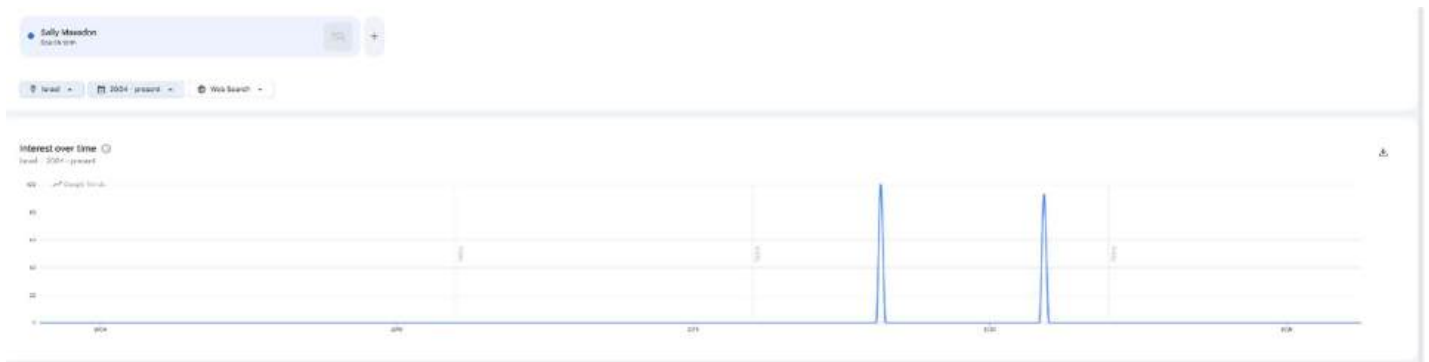
64) ‘Not the gold standard, a bit of fool’s gold’: Ganahl finds areas of election concern which must be addressed before Nov. 5
<https://rockymountainvoice.com/2024/09/not-the-gold-standard-a-bit-of-fools-gold-ganahl-finds-areas-of-election-concern-which-must-be-addressed-before-nov-5/>

65) “Investigation Finds Jena Griswold and Her Office Violated State Security Protocols, Resulting in Password Leak”
<https://www.westword.com/news/colorado-official-violated-security-protocols-leading-to-leak-report-22748944/>

66) While presumed to be objective and neutral, but like most conflicts of interest; Third Party Investigators are likely to be influenced by who is paying them to produce the report. The firm acquired to review the password leak was Baird Quinn LLC. The subfirm hired for computer forensics consulting was ArcherHall. Federal Election Commission (FEC) filings show that the chief investigator at Baird Quinn, Beth Doherty Quinn made several relatively small donations to ActBlue, a Democrat campaign fundraising organization. Colorado state election records also indicate a history of Quinn supporting Democrat candidates and causes with moderate donations. FEC filings show that one of the Expert Witnesses and Manager of Digital Forensics at ArcherHall, Brian Chase also has a history of donating to ActBlue. A donation to a partisan cause is not a sole determinant of bias, but it is a potential one. That being said, Plaintiff conducted a hasty review of the final report and based on that review it does appear to be written in an objective manner and no significant red flags of bias become immediately apparent—however, it should be noted that Plaintiff is unable to validate the report any further than a superficial hasty analysis. For example, Plaintiff does not have video recordings of the interviews to confirm that there were no significant omissions made by the investigator or that the investigator or Legal Policy Advisor was not guiding the interviewees to safer answers during questioning as often happens in coverups. For these reasons, Plaintiff cannot refute nor prescribe much value to this third-party report.

67) “Multiple fraudulent ballots returned in Mesa County, Colorado election officials say”
<https://coloradonewsline.com/2024/10/24/fraudulent-ballots-mesa-county-colorado/>

68)



69) “The numbers didn’t match: El Paso’s canvass exposes a statewide reporting failure the state never explained”
<https://rockymountainvoice.com/2025/11/22/the-numbers-didnt-match-el-pasos-canvass-exposes-a-statewide-reporting-failure-the-state-never-explained/>
<https://x.com/go2themountainj/status/1995991639928832512?s=46>
https://x.com/colorado_based/status/1848957507630190853?s=46
<https://x.com/melvin8654401/status/2053468304426389700?s=46>
<https://x.com/peterbernegger/status/1847634184984244299?s=46&t=KsTvYwO7POw2gTHB6rjEeg> (Includes picture of extra ballots)
<https://x.com/hillhound1/status/1846942999760327090?s=46&t=KsTvYwO7POw2gTHB6rjEeg> (Includes picture of extra ballots)
<https://x.com/behizytweets/status/1823109450263380208?s=46&t=KsTvYwO7POw2gTHB6rjEeg> (Includes picture of extra ballots)

70)



Scary Election Denier · 10/22/24

NGOs Election Fraud in Colorado

Here is the FULL STATEMENT of the Homeless Vet I talked to about NGOs & their Ballot Harvesting in Colorado during the 2020 Election...

They would threaten the Homeless with losing Benefits if they didn't cooperate... they came and picked up loads of ballots from these locations—this particular is the Beacon Place in Colorado...

The witnesses name is not pictured for safety purposes

Witnessed events at Beacon Place 3636 West Colfax Ave. in Denver, CO that occurred up to a few days before the November 3rd 2020, general election. At the time, I was a resident of Beacon Place.

In 2019 I had financial hardship and enrolled in the GDP (Grant Per Diem) program for veterans to help get back on my feet. I am a veteran of the Marine Corp Reserves and Active Army for just over 5 years of total service. My time in service and general discharge under honorable conditions qualified me for the GDP program, and the opportunity to use the HudVash program for affordable housing in the Denver area.

I was walking in the hallway toward the cafeteria of Beacon Place where I was stopped by the Assistant Manager Meaghan Elek. She asked me if I would like a ballot for the upcoming 2020 national election. She handed me a ballot that was in an envelope for mail-in voting. I told Meaghan that because President Trump had publicly stated that there would be fraud per mail-in ballots that I would be voting in person. I took the ballot and threw it in the trash can that Meaghan was standing next to. I proceeded to get my meal and eat it outside. After my meal as I was heading back to my room I saw Emilia Volz, an employee of Beacon Place, handing out ballots to residents of Beacon Place.

Beacon Place is part of Colorado Coalition for the Homeless. Because of bedbugs at Beacon Place, I asked Meaghan Elek if I could have a list of other locations that Colorado Coalition for the Homeless offers for vets in the GDP program. I wanted to see if they had better conditions than what was offered at Beacon Place. Meaghan gave me a list of 6 other Colorado Coalition for the Homeless locations, that I could go and take a look at.

When I visited these Colorado Coalition for the Homeless locations, I saw mail-in ballots stacked up openly at each facility. The location that had the most ballots was The Colosseum. This is where Denver Rescue Mission Lawrence Street people were placed during Covid.

I saw case workers hand out ballots at Beacon Place. One was a veteran representative by the name of Gloria. I do not remember her last name. I saw a black transit van picking up ballots. I saw them drop off ballots at the same time. I thought that this was strange because due to Covid we were not accepting new

9 63 97 20K

71) "Arizona GOP boss quits after leaked tape shows him floating a job for Kari Lake to skip Senate race"
<https://apnews.com/article/jeff-dewit-resigns-kari-lake-recording-bribe-07319f36b057f804f880a7e07f8d16b1>

72) https://apps.azsos.gov/election/Financial_Disclosure/2017/DeWit,%20Jeff.pdf

73) https://x.com/charise_lee/status/2050652621464355261?s=46 (Includes video)



Rep Larry Don Suckl... · 3/9/26 X

Here are just a couple highlighted bills we will be hearing on third readings on the House floor today that expand government, quick hits:

HB26-1202 (Homelessness Strategy)
Creates new taxing authorities + redirects fees for housing subsidies. This bill would massively grow government programs & taxes.

HB26-1005 (Collective Bargaining)
Eases union rules & forces good-faith negotiations. This bill would increase government meddling in private labor.



75)



Ava Flanell
@AvaFlanell_

X.com

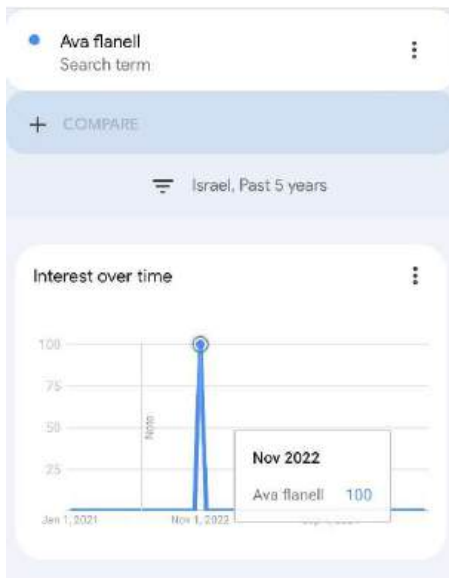
It's not my religion. I believe in Christian values, but am ethnically Jewish from both sides of my family. My family's lineage has made me who I am today.

I have three flags on my desk: American flag, Colorado flag, and an Israel flag. I didn't put these on my desk, but I won't be removing them.

1:07PM · 3/9/26 · 3 Views



76)



Election Injunction Requests

Injunction Request #1

Standard:

“To obtain an injunction, plaintiffs must show that they have suffered irreparable harm, that legal remedies such as monetary damages are inadequate, that the balance of hardships favors them, and that the injunction would not disserve the public interest.” These principles were reaffirmed by the Supreme Court in *eBay Inc. v. MercExchange* (2006).

Plaintiff seeks an emergency injunction against Defendants Griswold, Weiser, and Hammack on the following grounds:

Irreparable Harm: Defendants’ illegal actions violate the First Amendment and "The loss of First Amendment freedoms, for even minimal periods of time, unquestionably constitutes irreparable injury." *Elrod v. Burns*, 427 U.S. 347 (1976) referencing *New York Times Co. v. United States*, 403 U. S. 713 (1971).

Defendants' illegal obstruction of this ballot initiative are also hindering Plaintiff's state constitutional right of the initiative prescribed in Article V, Sec 1, Para (1) and (2) of the Colorado Constitution.

If the Defendants' illegal actions are not immediately overturned, the proposed ballot initiative will not be able to make it on the 2026 ballot and Colorado will go another two years without legitimate representation, as we do not know who is actually winning the seats of power on account of all of the unimpeded election cheating.

Legal Remedies: The monetary request from the State of Colorado is a contingency, but Plaintiff would prefer the ballot initiative over the money. Even if this injunction request is granted in time (which is doubtful), it will still be almost impossible for Plaintiff to get enough signatures on account of the loss of time spent building this necessary litigation. The money from the state of Colorado will be used in pursuit of improving the legitimacy of state and federal elections, which Plaintiff's ballot initiative was set to do anyways.

Balance of Hardships: The Colorado Title Board has one job and that is to determine if an initiative has a single subject. Defendants' illegal obstruction of Plaintiff's ballot initiative is outside of their scope and creating more work for them than if they had just allowed the title hearing to occur from the beginning. Obviously, because they know that the ballot initiative pertains to one subject (election integrity), they are made to exceed the limited authority they have to illegally block it. All of this to protect the election rigging infrastructure that keeps them in office. It is LESS WORK to allow it to move forward and let the voters decide.

Public Interest: It is state and federal law that election officials must strive to conduct fair elections and prevent fraud. It is implied in the state and federal constitutions that representation be elected fairly, leading to the Ninth Amendment claim. Plaintiff's ballot

initiative has overwhelming support and unquestionably would have passed if it makes it to the ballot, which is precisely why Defendants work to block that from happening.

There is a reason that Defendants Griswold and Weiser get ratio'd (more dislikes/comments than likes) almost every time they post on Facebook or X, and its because the People of Colorado are well aware that our elections are illegitimate.^{77, 78, 79} It got so bad against Griswold that she hid the amount of each type of emoji response she got on Facebook. All throughout responses to Griswold's posts, there are people from all over the state calling out our illegitimate elections and demanding election integrity improvements.⁸⁰ The public interest is unquestionably served by Plaintiff's ballot initiative being allowed to complete the process of qualification for the ballot.

Our entire system of government is based upon our right to vote for or against elected officials and maintaining a system that allows fraud or manipulation converts us from a Constitutional Republic to an oligarchy, which is what our nation is today, and in this case an oligarchy ran by Defendants Netanyahu and the State of Israel.

Injunction Request #1 Summary

For the foregoing reasons Injunction Request #1 should be granted in an emergency fashion against Defendants Griswold, Weiser, and Hammack ordering them to cease their obstruction of Plaintiff's ballot initiative. To the extent that this injunction request is so delayed that collecting enough signatures to make it on the ballot becomes impossible, the monetary claim against the State of Colorado is the contingency.

77) Facebook lists the quantity of each response type in order of highest to lowest from left to right.

< **Jena Griswold** 1d · 🌐 ...

The FBI's raid of Fulton County's elections office is unprecedented, and may be Trump's latest effort to rewrite the history of his loss in the 2020 election.



👍 2.4K 💬 3.8K 📌 141 🗨️ 🗨️ 🗨️

Jena Griswold · Follow 14h · 🌐 ...

Trump is a threat to election officials and our democracy. He tried to steal the 2020 election and is undermining the rule of law. We all must hold the line and fight back.



LIVE · 9:41P 📺 weekend MSN

👍 4.2K 💬 2.3K 📌 126 🗨️ 🗨️ 🗨️

< **Jena Griswold** 5h · 🌐 ...

Colorado must lead with both safety and freedom in mind. We need leaders who will protect people - not just collect more of their data.

< **Jena Griswold** · Follow Mar 21 · 🌐 ...

Trump and MAGA are so unpopular, they want to get the SAVE Act passed to suppress the vote and cling onto power. But ironically, this bill could suppress both Democratic and Republican voters if passed.



LIVE · 9:34P 📺 weekend MSN

👍 11.1K 💬 7.1K 📌 276 🗨️ 🗨️ 🗨️



All 👍 663 💬 619 📌 22 🗨️ 🗨️ 🗨️

Colorado Secretary of State's Office · Follow
14h · 🌐

Find trusted sources for accurate information
If you have questions about Colorado elections, your state and local officials can help!

Visit GoVoteColorado.gov for more information!

Colorado Secretary of State

All 302 🤔 184 👍 99 ❤️ 18 😞 1

Jena Griswold · Follow
10h · 🌐

The harm caused by Tina Peters has spread well beyond the borders of Mesa County. Her attack was on the very pillars of American democracy.

All 🤔 👍 ❤️ 😞 🤔 🤔 🤔 🤔

Phil Weiser · Verified
May 5 · 🌐

All 549 🤔 311 👍 185 ❤️ 32 😞 15 🤔 3 🤔 2

Phil Weiser · Verified
Apr 29 · 🌐

districting. The Court got this case wrong.
In Colorado, we defend voting rights and fair districting. [#philforgovernor](https://twitter.com/philforgovernor)

All 1.8K 🤔 1.1K 👍 552 ❤️ 95 🤔 24 😞 19 🤔 1

78)



79)



While Defendant Weiser pretends that he is funded by grassroots donors, Peter Bernegger’s investigation in 37,330 Weiser’s campaign committee for the governor race, showed multiple issues with these being grassroots donations, to include “5,096 records (13.7%) returned Address Status = N (USPS-invalid) totaling \$150,039.00; 161 records returned Vacant = Y totaling \$41,906.18 (vacant here means it is confirmed the person is no longer at the address, he or she vacated the location); 2,708 records show NCOA confirmed permanent moves yet the campaign continued reporting the prior address; The combined failure rate came to 21.2%, materially elevated above the ~1-3% baseline expected for legitimate donor files;” He also checked the Colorado-disclosed donors to Weiser against the Colorado Secretary of State’s voter files which showed that “901 donors (7.3%) have NO Colorado voter at the disclosed namekey at all. Contributions of these totaled \$504,982.02 in disclosed contributions; 1,234 donors (10.0%) have a Colorado voter at the namekey but not at the disclosed ZIP and city. With these related contributions totaling \$298,529.94; Combined mismatch (any-form): 2,135 donors / \$803,512+. Each of these is an Article XXVIII § 7 anonymous-equivalent escheatment exposure; 729 failed our convergence test (CO voter exists with namekey + voter does NOT live at disclosed Weiser address). Aggregate dollar exposure of these 729: \$298,529.94...344 distinct Weiser donor identities (name + full address) failed USPS validation in BOTH 2025 and 2026;”

This would appear to be money laundering, and of course the federal defendants won't do a damn thing about it, but it does match what ActBlue was accused of doing⁴⁻⁶, which the federal government also won't do a damn thing about because they all work for the same people in Israel.

<https://x.com/peterbernegger/status/2054537921152143478?s=46>

80) There are many more examples of people calling out Defendant Griswold's fraud, but here are a few:

The image displays a collection of social media posts and comments, primarily from X (Twitter), directed at Jena Griswold. The posts are arranged in a collage-like fashion, showing various user avatars and their text. The posts are as follows:

- Jena Griswold is with Tara Mastracchio and 2 others.** (1d)
- Gene Keller** · 1d: "I feel corruption in those eyes" (24 replies)
- Jon Jacobs** · 1d: "I see GITMO in your future." (19 replies)
- Henry Brown** · 1d: "Vote R" (21 replies)
- Kathleen Sullivan Ricker** · 1d: "Go Jana !! We need you again!" (39 replies)
- Frank Palazzolo** · 1d: "Can't stomach this nut job" (17 replies)
- Sheila Jahn** · 1d: "So you had a crane drive you around...hefty hefty hefty!" (1 reply)
- Mark Enck** · 1d: "Thank you for your corrupt..."
- Rick Realsen** · 1d: "Is Tina Peters still in prison. Can you answer questions about 'Trusted Build' and Dominion? Do you know what happened to the CO vote in our National Election? The DOJ would like to know too." (79 replies)
- Jena Griswold** (5d)
- Mary Anne Friesen** · 4d: "Totally corrupt" (24 replies)
- Jena Griswold** (5d)
- Amy Blackwell** · 5d: "The irony of her talking about corruption" (65 replies)
- Jena Griswold** (5d)
- Brenda Ferrari** · 5d: "Deal with your own fraud, lady!" (184 replies)

< **Jena Griswold**
Apr 9 · 🌐

Ray Conkling · 1w
States run elections, but nothing in the Constitution prevents the Federal government from requiring proof of citizenship to vote. Edit: read the entire Amendment folks. The Amendment gives the States authority over procedural regulations, but not when it overrides the rights of / disenfranchises other voters. Ie: fraud
Reply 230
View 92 replies

...

< **Jena Griswold**
6d · 🌐

Dale Brown · 6d
Are the voting machine passwords on the screen there? I can't read them from this angle.
Reply 87
View 1 reply

Chris Koppes · 6d
Which ones going to defend you on your way to prison?
Reply 54

< **Jena Griswold**
6d · 🌐

Cheryl Petersen Anderson · 6d
Let's hope Colorado's future doesn't include her in public office. Trust issues.
Reply 64

Ken Carpenter · 6d
Not in jail yet?
Reply 54

...

< **Jena Griswold**
Apr 7 · 🌐

Jay Ernste · 2w
Wouldn't releasing the voter rolls give us the facts on if this is an issue?
Reply 56
View 66 replies

< **Colorado Secretary of State's Office**
15h · 🌐

Derek Roberts · 13h
You forgot "don't post voter machine passwords on Internet"
Reply 72

Pam McGowan · 12h
Guilty as charged
Reply 12

Alison Archuleta · 13h
TURN Colorado RED 🙏🇺🇸
Reply 60

Todd Workman · 13h
Any clues on election disinformation should not come from Jena
Reply 51

Robert Patrick Tucker · 12h
Just do the audit then... it would prove you did nothing wrong.
Reply 33
View 1 reply

Paul Wood · 13h
oh **Jena Griswold** the jokes just keep coming
Reply 31

< **Jena Griswold**
11h · 🌐

👍 650 🗨️ 17 🙄

Most relevant

Jane Sloan · 6h
Jena is pretty nervous about information Tina might reveal. As well Jena should be.
Reply 59
View 3 replies

Al Brown · 10h
Jena is correct. The fight for election integrity has gone nation wide.
Reply 79
View 6 replies

Matthew D Roskos · 11h
You should be in prison that's why you're worried
Reply 241
View 2 replies

Martha Wiren Behrle · 7h
To misquote Shakespeare.....Jena, " Me thinks thou dost protest too much "
Reply 24

Injunction Request #2

Standard: “To obtain an injunction, plaintiffs must show that they have suffered irreparable harm, that legal remedies such as monetary damages are inadequate, that the balance of hardships favors them, and that the injunction would not disserve the public interest.” These principles were reaffirmed by the Supreme Court in eBay Inc. v. MercExchange (2006).

Plaintiff seeks an emergency injunction against Defendants Griswold and Weiser on the following grounds:

Irreparable Harm: The Enforcement Act of 1870 was directly passed in support of the Thirteenth, Fourteenth, and Fifteenth Amendments of the U.S. Constitution and is still an active law to this day. Section 19 of the Enforcement Act States that,

“[I]f at any election for representative or delegate in the Congress of the United States person shall knowingly... compel or induce by any such means, or otherwise, any officer of an election in any such State or Territory to receive a vote from a person not legally qualified or entitled to vote...or knowingly and willfully receive the vote of any person not entitled to vote... or aid, counsel, procure, or advise any such voter, person, or officer to do any act hereby made a crime, or to omit to do any duty the omission of which is hereby made a crime, or attempt to do so, every such person shall be deemed guilty of a crime, and shall for such crime be liable to prosecution in any court of the United States of competent jurisdiction, and, on conviction thereof shall be punished by a fine not exceeding hundred dollars, or by imprisonment for a term not

exceeding three years, or both, in the discretion of the court, and shall pay the costs of prosecution.”

Section 20 of the Enforcement Act states that,

“[I]f, at any registration of voters for an election for representative or delegate in the Congress of the United States, any person shall knowingly... do any unlawful act to secure registration for himself or any other person...or compel or induce, by any of such means or other unlawful means any officer of registration any person not legally entitled thereto... or by any such means, or other unlawful means, induce any officer of registration to violate or refuse to comply with his duty, or any law regulating the same; or knowingly and willfully receive the vote of any person not entitled to vote... or aid, counsel, procure, or advise any such voter, person, or officer to do any act hereby made a crime, or to omit any act, the omission of which is hereby made a crime, every such person shall be deemed guilty of a crime and shall be liable to prosecution and punishment therefor, as provided in section nineteen of this act for persons guilty of any of the crimes therein specified.”

Section 21 of the Enforcement Act states that,

“[W]henver, by the laws of any State or Territory, the name of any candidate or person to be voted for as representative or delegate in Congress shall be required to be printed, written, or contained in any ticket or ballot with other candidates or persons to be voted for at the same election for State, territorial, municipal, or local officers, it shall be sufficient prima facie evidence, either for the purpose of indicting or

convicting any person charged with voting or attempting or offering to vote, unlawfully under the provisions of the preceding sections , or for committing either of the offenses thereby created, to prove that the person so charged or indicted, voted, or attempted or offered to vote, such ballot or ticket, or committed either of the offenses named in the preceding sections of this act with reference to such ballot. And the proof and establishment of such facts shall be taken, held, and deemed to be presumptive evidence that such person voted. or attempted or offered to vote, for such representative or delegate, as the case may be, or that such offense was committed with reference to the election of such representative or delegate, and shall be sufficient to warrant his conviction.”

While our Congress has since strayed far from the restraint of only passing laws in which they were given explicit authority to pass by—and in furtherance of—the federal Constitution, this doctrine was alive and well in 1870 when the Enforcement Act was passed, and accordingly, the Enforcement Act was passed in support of—and through powers vested in Congress by—the Thirteenth, Fourteenth, and Fifteenth Amendments of the federal Constitution. Based on this understanding, the passage of this law bolstered by an implied right established by the Ninth Amendment guarantees to Plaintiff a constitutional right to elections free from fraud, which the State of Colorado does not abide by.

Put simply: Because the Enforcement Act of 1870 was passed through the Fourteenth Amendment and Fifteenth Amendments, and binding on the states (to include any new states to the Union, such as Colorado); the intention of sections 19-21 of the Act were to prevent election fraud, bestowing on the American People a constitutional right to secure elections.

The Ninth Amendment deals with implied rights, and it is implied that Plaintiff has a right to elections free from fraud, because policies that allow for election fraud dilutes the value of legitimate votes which is illegal under the Enforcement Act passed to enforce the Fourteenth and Fifteenth Amendments of the Constitution.

Universal Mail-in Ballot acceptance policies are vehemently unsecure and are the biggest vector for election fraud. In California earlier this year we have the recent exposure of homeless people getting paid to forge signatures²⁸ and Riverside County seeing the amount of votes for their last election reported far exceeding the number of ballots reported²⁷ and the Sheriff was ordered by the state supreme kangaroo court to stop investigating. In Wisconsin 99% of the overnight ballot drop went to one candidate flipping the race.³⁴ In Maricopa County, AZ it was determined that many ballots were not printed on the correct paper type and many signatures had no match whatsoever to the ones on file.⁵⁰ In Colorado, among the many election discrepancies we experience, we see an affidavit reporting a similar form of ballot harvesting as the California example (predating the California case) homeless facilities with ballots stacked openly and a black transit van picking them up and dropping off ballots at the same time.⁷⁰ We also know that signature verification is not going to detect all or even most fraud as election judges or a computer doing a three second scan is not adequate⁸¹⁻⁸³ compared to trained signature verification experts that take significantly longer—but even in the cases where signatures are determined to be a mismatch, they only send a notification requesting the voter verify their signature and in the cases that do not resubmit their signature there is no further follow up to determine if there was fraud in the vast majority of cases.

It is not lost on Plaintiff—and should not be lost on the courts—that despite the ostensible disagreements between the Federal Defendants and the Colorado state

government, that the federal government has no interest in any of the above cases highly likely to involve systematic election fraud (or the laundry list of other examples of organized election rigging) despite having an executive order from Defendant Trump ordering them to look into these things. All of this pertains to the federal defendant's obstruction of such investigations and the pretend world that we live in facilitated by Defendant Netanyahu and the State of Israel.

We must have proof that the person whose name is on the ballot actually submitted that ballot, and signature verification and the honor system are not viable election plans for preventing election fraud. Universal mail-in ballot submission, ballot harvesting, and accepting ballots without checking the ID cards of the voters are all laws and policies allowing for fraud and constitute crimes in violation of the Enforcement Act of 1870. Moreover, any system which does not have traceability of which election official accepted which ballots for tallying is also in violation of the law because if fraudulent ballots do show up, we must know which election official is behind the act so that they can be prosecuted. Anything shy of this is a recipe for continued election fraud.

81)

https://journals.sagepub.com/doi/10.1177/10659129261417974?_cf_chl_tk=mi3bbBRCx8yxj8dZpvIsSjO4zyWjgG5NzxAx17c2U.k-1778876954-1.0.1.1-8EDvY9NZrm0CUXvhXELtp.IsmfxA3JSMzKNDbgdew1I

82) In Arizona, an audit showed that many ballots had no signature match whatsoever⁵⁰, In California, we know that homeless people were forging signatures²⁸, and in Colorado we those 16 ballots that we know of, in which case the person was caught⁷⁶ but some of those ballots got through and were counted, all of which points to the revelation that the signature verification mechanism is deeply inadequate.

83) Plaintiff has searched and are almost no studies on untrained people doing signature verifications and their accuracy rate which clearly define the accuracy rate of the participants, WHICH IS A BIG PART OF THE PROBLEM. Some studies look at computer signature validation capabilities showing a high and growing accuracy rate, but with computer signature verification there is a “trust me, bro” component that enters the chat because the complexity which these studies are expressed cannot be evaluated by an average—or even above average—intelligent person not trained in that specific study. Complex systems that cannot be understood by the average person are highly subject to deceit, such as what we seen various times over these last few years. These computer systems can also be hacked and manipulated by nefarious actors, which is why they have to be designated “critical election infrastructure”

Colorado also has a serious problem with sending out ballots to people that haven't lived in the state for years, are duplicates, have died, or are otherwise unlawfully registered to vote⁶⁹, which might explain why there are such large discrepancies on how many registered voters there were within an election depending on the system checked in counties like Denver and El Paso, which all proves that Defendant Griswold has no grip on how many people are legitimately or illegitimately registered to vote in our state—this is in violation of the Enforcement Act. We should not have tens of thousands or hundreds of thousands of extra ballots floating around every election as it only increases the opportunity for fraud. Because Colorado voter registration rolls are so out of date and Defendant Griswold has been manipulating voter registrations records even after elections have been certified⁵⁶, it is clear that Colorado voter registration rolls are intentionally filthy and littered with names that should not be on them in violation of federal law. Colorado voter registration roll must be cleaned and protected against future abuse.

Because defendant Griswold refuses to do this on her own because she is aware that the election fraud is what keeps her in office and the federal government is controlled opposition protecting this fraud, the courts must intervene.

Legal Remedies: In a just world, Colorado's Secretary of State would strive to do her job in an objective manner and would want to minimize all election fraud even the fraud that benefited her and her party, and we would have a legislature that would provide checks and balances against corrupted election practices. We don't live in that world because of Defendant Netanyahu, the State of Israel, and ultimately whatever overarching force they work in support of, and we will not live in such a world until Israel is held to account and their deeply-rooted influence is removed from the government. However until that can happen (which will probably be never), the People of Colorado cannot vote out these demons

because they control both sides of the political fence and much of the funding, therefore Plaintiff must use the only avenue remaining to request an injunction compelling compliance with state and federal law.

Balance of Hardships: Eliminating universal mail-in ballot submission and mandating that voters show ID to vote will reduce the total number of ballots coming in due to there being less fraudulent and illegally harvested ballots, which is less work for the Colorado State Defendants and all Colorado counties. Sending less ballots to illegitimate or duplicate voters will also save money and time. However, ensuring traceability of which election official is accepting a ballot will require a system that will add some hardship, but in exchange will prevent the vast majority of fraudulent ballots from ever making it to tabulation. This is literally the Secretary of State's job, and the notion that we accept rigged elections in the name of convenience or saving a few bucks is unacceptable and in violation of state and federal law.

Public Interest: The Colorado State Defendants ensured that the People of Colorado never had the opportunity to vote for or against Plaintiff's ballot initiative or not because they abused their limited authority to block it, but had it made it to the ballot it would have had overwhelming public support. A public poll boosted on X across the state conducted by the Plaintiff with 713 votes showed 65% support for the core ballot initiative provisions when it included the death penalty for an offender refusing to remove over 10,000 ineligible voter registrations—the death penalty was taken out which would have made that number significantly higher as some of those “no” votes were only because of that. Coloradans demand election integrity⁸⁰ and don't mind paying a little extra if they are getting an actual secure election instead of a bunch of gaslighting by the defendants.

Our entire system of government is based upon our right to vote for or against elected officials and maintaining a system that allows fraud or manipulation converts us from a Constitutional Republic to an oligarchy, and in this case an oligarchy ran by Defendants Netanyahu and the State of Israel.

Injunction Request #2 Summary

For the foregoing reasons Injunction Request #2 should be granted in an emergency fashion against Defendants Griswold and Weiser ordering them to facilitate elections free from fraud, to include requiring voters residing in state to show identification to submit a ballot and requiring election officials to annotate the ballots that they collect from voters in some manner that allows traceability of which election official accepted each ballot for tabulation. Defendant Weiser must also be ordered to align the State's position with the view that the State may not maintain policies or laws that allow for fraudulent voter registrations or fraudulent ballots to be accepted for tabulation to align Colorado with state and federal law, and ruling that any state law contradicting that should be deemed unconstitutional. Declination of this injunction or delaying issuance of a decision means that the 2026 midterms will have a rigged result and is a spit in the face to Plaintiff and the People of Colorado.

UNITED STATES FEDERAL GOVERNMENT CORRUPTION

The United States Government (Defendants Bondi, Wiles, and Trump) is so exceedingly corrupt that such a system cannot exist outside of a simulation. Some of this corruption involves psychological operations converting Plaintiff's existence into that of a pretend world, which will be covered in a combined Section with Defendants Netanyahu and the State of Israel. The ability of the United States Government to protect nefarious actors is unbounded by human nature or the amount of psychopathy that such a large organization can

sustain. Much of this corruption could be prosecuted, but Defendants Blanche, Wiles, and Trump prevent anything meaningful from being done to stop it.

- Shortly after Defendant Trump entered office for the second time, a whistleblower came forward on the Benny Johnson show to report that the FBI was deleting files, likely Epstein files .⁸⁴
- Jeffrey Epstein – Minimal Charges, then faked his death to avoid him serving out his sentence.⁸⁵
- Epstein clients that went to his island to rape children – Only person charged was Ghislaine Maxwell, then a person that looks nothing like her showing up in court leading to rumors that she is not in prison either. All of the other criminals involved to include government actors, foreign government actors, and participating clients get a pass.⁸⁶
- Bill Gates employee arrested for possessing child pornography at Bill Gates Mansion—No federal charges. The employee got a slap on the wrist⁸⁷ and no investigator state or federal cared to look into potential involvement of Mr. Gates or ways in which you could identify if he was involved (i.e. was Gates accessing it when the employee wasn't there). No investigation into that. But then again, Defendant Trump is too busy hanging out with Bill⁸⁸ to bother, which is the exact opposite of what the people that voted him into office wanted him to do.
- COVID-19 – Money was illegally funneled to Wuhan by Anthony Fauci for gain of function research on coronaviruses, which is coincidentally where COVID-19 came from.⁸⁹ Fauci then went on to silence anyone with opposing theories on the cause of the virus or alternative ways of dealing with it⁹⁰ lied to Congress about the funding⁹¹, then he personally banked millions of dollars during the pandemic.

Millions dead around the globe and millions of lives destroyed by unlawful terminations, including against the Plaintiff, and no criminal charges against people that facilitated this. Fauci was given a pardon by White House staffers that was likely procured via autopen fraud and should be null. Not that it matters because Defendant Blanche let the statute of limitations expire on the lying to congress charge, and is pretending to consider other charges against him. Plaintiff does not recommend holding your breath on that. Crimes against Humanity such as this cannot be pardoned. See *United States of America v. Karl Brandt et al. (1947)*.

84) <https://x.com/behizytweets/status/1894126171702661582?s=46> (Includes Video)



BREAKING: A whistleblower just revealed that the FBI is deleting massive amounts of evidence so Kash Patel & Dan Bongino can't use it.

"The FBI is working day and night to destroy files on these servers... I'm sure there's info about Epstein and subversion against Americans."

This needs to be stopped ASAP. The agents doing this must be charged with treason.



85) In the Department of Justice Epstein files there are emails from 2021 where federal a Health and Human Services Inspector General refers to debriefing Epstein and says that he lives in Colorado, indicating he is alive and living in our state. Epstein's brother never lived in Colorado, so they must have been referring to Jeffrey. When you look at the totality of evidence surrounding his death and autopsy, it paints a picture that the government faked his death; The 'missing' video around midnight on the night of his purported death, the credible reddit poster claiming to be a guard there and seeing an unlogged van show up, the corpse's ear and nose not matching Epstein's, the autopsy showing his corpse having a prostate when he had his removed, etc. The oddities surround his death point to the government faking his death and sneaking him out of prison, and based on the emails, possibly moving him to Colorado.

86) "That's 'NOT' Ghislaine? Top Surgeon Says Maxwell In Deposition Clip Looks Like A 'DIFFERENT Person'" <https://youtu.be/tO7ZXM2y1P8?si=2MPKkzONIOvaVOYF>

87) "Gates employee sentenced for child pornography collection" <https://www.ctpost.com/seattlenews/article/Gates-estate-staff-member-sentenced-for-child-6344956.php>

88) "Trump Meets Bill Gates At White House: Here's What They Discussed"

<https://www.timesnownews.com/world/us/us-news/trump-meets-bill-gates-at-white-house-heres-what-they-discussed-article-152535343>

89) “NIH official finally admits taxpayers funded gain-of-function research in Wuhan — after years of denials”

<https://nypost.com/2024/05/16/us-news/nih-director-admits-taxpayers-funded-gain-of-function-research-in-wuhan-four-years-after-covid-pandemic-began/>

90) “There needs to be a quick and devastating take down!: Emails show how Fauci and head of NIH worked to discredit three experts who penned the Great Barrington Declaration which called for an end to lockdowns”

<https://www.dailymail.com/news/article-10324873/Emails-reveal-Fauci-head-NIH-colluded-try-smear-experts-called-end-lockdowns.html>

91) “Fauci Was 'Untruthful' to Congress About Wuhan Lab Research, New Documents Appear To Show” (Newsweek Article) <https://www.congress.gov/117/meeting/house/114270/documents/HHRG-117-GO24-20211201-SD004.pdf>

92) “Anthony Fauci’s fortune doubled to \$15 million between early 2019 and 2023, watchdog finds: ‘During worst of COVID lockdowns’”

<https://nypost.com/2025/04/21/us-news/faucis-fortune-doubled-to-15-million-over-pandemic-assets-soared/>

- Biden Autopen – Its obvious that Joe Biden was not in charge of the White House and that he was too senile to be making decisions on behalf of the country, and that during his administration and that the staffers were actually running things behind the scenes and using the autopen without Biden’s awareness.⁹³ It was also rumored that they were selling pardons in exchange for money (which is also alleged to be occurring in the Trump White House).⁹⁴ The Trump DOJ closed the investigation while pretending that there were no laws they could prosecute them under such as fraud, wire fraud, treason, etc. Which is just as well, because Trump isn’t in charge of his own White House either.

- Biden’s Influence-Peddling Scheme—By all means it appears the Biden family was involved in an influence peddling scheme wherein they personally enriched themselves in exchange for influence on the White House, which is why his staffers pushed through a last minute autopen pardon of them.⁹⁵ Autopen use that was not personally directed by the president should be treated as null and void because it was procured through fraud, but we live in a pretend world, so they pretend these pardons are valid. Furthermore, Biden never pardoned himself, so he could still be prosecuted. Despite that, no charges ever came from the investigation into this scheme.

- The Open Border—Biden clearly facilitated an invasion of our country from the southern border using billions of state and federal tax dollars to accommodate them in fancy hotels and giving them food when they arrived.⁹⁶ They also used American taxpayer money to facilitate this invasion by sending it to Non-Governmental Organizations to coordinate millions of people entering the country illegally using obviously bogus “asylum” claims under the pretense that it would take years to decades to identify and deport all of these people.⁹⁷ Crime of course skyrocketed during the Biden years and they gaslit the public about it the whole time.^{98, 99}

- A lot of woman and children got raped on their way up here or were brought across the border by non-family contacts and subsequently went missing because of Biden’s removal of the DNA swabbing test process at the border for people bringing children over.^{100, 101}

No charges for anyone involved in facilitating the invasion at the southern border.

- RussiaGate Hoax – Director of National Intelligence Tulsi Gabbard pointed out the concocting of the RussiaGate story and referred the criminals involved for prosecution.¹⁰² No charges.

93) “The Biden Autopen Presidency: Decline, Delusion, and Deception in the White House”

<https://oversight.house.gov/landing/the-biden-autopen-presidency/>

“Elderly Man With A Poor Memory’: Special Counsel Explains Why Biden Won’t Face Charges Over Classified Docs”

<https://www.forbes.com/sites/anafaguy/2024/02/08/elderly-man-with-a-poor-memory-special-counsel-explains-why-biden-wont-face-charges-over-classified-docs/>

94) “Cash for Clemency”: GOP Rep. Accuses Team Biden of Selling Autopen Pardons”

https://theamericantribune.com/cash-for-clemency-gop-rep-accuses-team-biden-of-selling-autopen-pardons-watch/#google_vignette

95) “The Bidens’ Influence Peddling Timeline”

<https://oversight.house.gov/the-bidens-influence-peddling-timeline/>

96) “Feds say there’s no money left to respond to hurricanes — after FEMA spent \$1.4B on migrants”

<https://nypost.com/2024/10/03/us-news/feds-say-theres-no-money-left-to-respond-to-hurricanes-after-fema-used-640-9m-this-year-on-migrants/>

97) “‘It’s a Pipeline’: Experts Reveal How Taxpayer-Funded NGOs Facilitated Human Trafficking, Profited from Biden-Harris Border Crisis”

<https://homeland.house.gov/2025/07/17/its-a-pipeline-experts-reveal-how-taxpayer-funded-ngos-facilitated-human-trafficking-profited-from-biden-harris-border-crisis/>

98) “DC police accused of manipulating crime stats as federal probe finds thousands of misclassified cases”

<https://www.foxnews.com/politics/dc-police-accused-manipulating-crime-stats-federal-probe-finds-thousands-misclassified-cases>

99) “Comer Demands Transparency from FBI About Quietly Revised Crime Statistics”

<https://oversight.house.gov/release/comer-demands-transparency-from-fbi-about-quietly-revised-crime-statistics/>

100) “THE BIDEN ADMINISTRATION’S REGULATORY AND POLICYMAKING EFFORTS TO UNDERMINE U.S. IMMIGRATION LAW” <https://www.congress.gov/118/meeting/house/116746/documents/HHRG-118-GO00-20240117-SD015.pdf>

101) “More migrants are victims of rape, sexual violence at Mexico border”

<https://vawnet.org/news/more-migrants-are-victims-rape-sexual-violence-mexico-border>

102) “DOJ receives Gabbard's criminal referral on bombshell claims Obama admin 'manufactured' Russian collusion hoax”

<https://www.foxnews.com/politics/doj-receives-gabbards-criminal-referral-bombshell-claims-obama-admin-manufactured-russian-collusion-hoax>

- January 6th, 2021 “Insurrection” Orchestration – The fact that there were over two dozen informants and 274 plainclothes agents involved in this operation makes it clear that the government knew there were some serious risks that day.¹⁰³ Informants do more than inform and can commit crimes on behalf of the government, and in exchange are mostly shielded from prosecution for those crimes, which is why none of them were prosecuted. We still don’t know what these informants and agents did that day or whether the “insurrection” would have happened had they not been there because judges blocked any inquiry into it when prosecuting trespassers, which is why it only came out in 2024 how many were there. The fact that this was hidden so long is a clear red flag that this was likely entrapment and would not have occurred were it not for the informants increasing the rage of the crowd and baiting people into illegally entering the Capitol. The FBI claims that the 274 plainclothes agents were sent there after it was declared a riot and were sent there for crowd control and not to encourage the crowd to commit more violence. This is easily debunked as there is no pictures of plainclothes officers fighting protesters to keep them out of the Capitol from that day. Its also easily debunked as the DOJ estimated that 2000 people committed crimes at the Capitol that day, but 1575 were prosecuted, which means about 400 people were not prosecuted despite this being one of the biggest

prosecutorial efforts in US history—the most logical solution is that this gap of 400 people were the individuals that the government did not want to prosecute despite them committing crimes, which would include the informants, undercover FBI agents, and informants/undercover agents with other agencies that have not had their involvement declared yet. The government does this all of the time for political objectives—they did it to the Black Panthers¹⁰⁴ and with the Michigan with the “kidnapping” plot against Governor Whitmer¹⁰⁵ to name a few.¹⁰⁴

They bait people into thinking they are around like-minded individuals, then goad them into committing crimes, then obscure the involvement of the informants while prosecuting them. In the case of the Capitol riot, it would appear that it likely happened there as well. No prosecution for anyone involved in coordinating that. The vicious prosecution of Capitol trespassers makes it clear that the government *can* pool together thousands of employees for an investigation of hundreds of people and start bringing indictments within a matter of months when they so choose, but yet on other matters such as the items on this list or the rampant election fraud they suddenly become “incompetent”; the bar for deciding if the prerequisites for a crime have been committed become much higher, people start resigning *en mass* over “ethics” concerns, judges quickly dismiss cases, and leaks of raids or evidence seizures start popping up. Crazy how that works, isn’t it?

103) “FBI Bombshell: 274 agents sent to Capitol for J6, many later complained they were political ‘pawns’”
<https://www.msn.com/en-us/news/us/fbi-bombshell-274-agents-sent-to-capitol-for-j6-many-later-complained-they-were-political-pawns/ar-AA1Nkyhx>

104) <https://exhibitions.library.columbia.edu/exhibits/show/global-revolutions/under-pressure/hover-launches-cointelpro>

105) “Lawyers: FBI lured men for Michigan Gov. Whitmer kidnap plot”
<https://apnews.com/article/whitmer-kidnap-plot-trial-a7dd7bc1a4e5917c3e2c78f599ebc17f>

- Department of Government Efficiency Findings – Billions of dollars of fraud identified by DOGE to within the social security system.¹⁰⁶ Then the massive sum of money the Biden Admin almost sent to Stacey Abrams’ sketchy organization, and ultimately her organization ended up pocketing about \$5M.¹⁰⁷ DOGE also found 57 illegal immigrants that registered to vote and forwarded them to the DOJ for prosecution.¹⁰⁸

- Congressional Insider Trading – Its pretty clear that members of Congress are profiting off of insider trading schemes, and the DOJ just pretends that its not happening.^{109, 110} This is also where the racism of the Trump DOJ enters the conversation again. They will prosecute the Black congresspeople such as Sheila Cherfilus-McCormick for corruption crimes and make them the face of it, but then ignore violations from non-Black violators of similar anti-corruption laws.

- Rampant Minnesota Fraud—Just last year it was identified how rampant fraud was within Minnesota’s child care system.¹¹¹ While a few indictments have rolled out against low level offenders and some raids were conducted against some of these places months later, the Government has no interest in identifying higher-ups involved in the scheme and prosecuting them. A whistleblower and former investigator seeking to investigate the fraud years ago came forward explaining that state officials bullies him into burying evidence of the fraud.¹¹² Also, even though the news of this fraud became widespread last year, there was a whistleblower that was speaking out against the coverup of this fraud 10 years ago.¹¹³ Will anything happen to the state officials that ordered the cover up in these cases? Absolutely not. They will just arrest the low level Black offenders and call it a day.

- A similar fraud scheme to the one in Minnesota was also found in California.¹¹⁴ Of course the far left corrupt legislature filed bills seeking to stop the journalistic investigations into this fraud as opposed to investigating the fraud itself. True demons. This is another case wherein we may see a few low level people arrested while the higher offenders get off scot-free.
- Israeli Child Sex Trafficker—A Defendant Netanyahu and State of Israel employee and Israeli intelligence official was arrested in Nevada for child sex trafficking as part of an undercover state-level investigation and the Trump Administration allowed him to go back to Israel to avoid all accountability.¹¹⁵

106) “Elon Musk, DOGE team talk government cuts”

<https://www.youtube.com/watch?v= ZfotdNi-M>

107) “Feds investigating Stacey Abrams-linked group’s ‘insane’ \$2B EPA grant, Zeldin says”

<https://nypost.com/2025/03/27/us-news/stacey-abrams-linked-groups-insane-2b-grant-terminated-by-lee-zeldins-epa-the-doj-fbi-are-investigating/>

108) “DOGE refers dozens of voter fraud cases to DOJ”

<https://thehill.com/homenews/administration/5276489-musk-doge-voter-fraud/An-exceedingly-small-handful-of-these-cases-were-prosecuted.>

109) “FAILURES OF THE STOCK ACT AND THE FUTURE OF CONGRESSIONAL INSIDER TRADER REFORM”

<https://www.law.georgetown.edu/american-criminal-law-review/wp-content/uploads/sites/15/2021/05/58-0-Mesiya-Failures-of-the-Stock-Act-UPDATED.pdf>

110) “What explains trading behaviors of members of congress? Evidence from over 100,000 congressional stock trades”

<https://www.sciencedirect.com/science/article/abs/pii/S1059056024005835>

111) “‘Quality Learning Center,’ 20 other Minnesota daycares raided by FBI as part of massive fraud investigation”

<https://nypost.com/2026/04/28/us-news/fbi-raids-22-locations-in-minnesota-fraud-investigation/>

112) “Minnesota investigators were ‘bullied’ into burying Somali childcare scam TEN YEARS ago before Tim Walz shut down anti-fraud office, whistleblower claims”

<https://www.dailymail.com/news/article-15779227/minnesota-fraud-investigators-bullied-bury-somali-childcare-scam.html>

113) “Whistleblower: Minnesota’s Child Care Assistance Program has fraud cases dating back 12 years”

<https://kstp.com/tracking-your-tax-dollars/whistleblower-minnesotas-child-care-assistance-program-has-fraud-cases-dating-back-12-years/>

114) “Nick Shirley UNVEILS an even bigger fraud investigation- California”

<https://www.youtube.com/watch?v=2QJuol5a2Tw>

115) “How was an alleged Israeli ‘child sex predator’ allowed to leave the US?”

<https://www.aljazeera.com/news/2025/8/19/how-was-an-alleged-israeli-child-sex-predator-allowed-to-leave-the-us>

- Conspiracy Against Rights—There is no doubt that American citizens have been retaliated against for exercising our constitutional rights, often against the First Amendment. When someone begins criticizing the government, then all of a sudden they are having police show up to their door or are getting raids conducted against them or are getting audited by the IRS, a non-corrupt court system would hear the accusation and vet it for authenticity then demand documents showing the root of an investigation, and if the government refused or improperly delayed the case would be dismissed or would allow retaliation to be thoroughly argued at trial. However, we don't have a non-corrupt court system, so most judges ignore it or eat whatever excuse slop the government offers to ignore the issue. Even the Supreme Court is too cowardly to take this issue on, instead choosing to dismiss one of the most important First Amendment cases of this century involving a case of obvious proxy censorship that any person with more than 5 working brain cells would consider that the government coercing companies into censoring speech behind the scenes would be a violation of the First Amendment.^{116, 117}

Even Defendant Trump engages in this kind of illegal suppression of the First Amendment.¹¹⁸

There is a long list of these offenses (especially under Biden), but nothing will be done to stop it so there is no point to beating a dead horse.

- Biden Admin Shredding Documents—There were several reports of large shredding trucks showing up near the end of the Biden White House.^{119, 120} This is obvious Obstruction of Justice, yet no one ever gets charged over it. What crimes were hidden by this large effort?

- Possible Fraud in Defendant Weiser’s organization. Plaintiff himself referred to the IRS that Weiser’s NGO, Careerwise Colorado received \$5M more than what it reported based on a \$5M U.S. Department of Labor grant it received in 2020¹²¹ that was not reported, and the IRS ignored the underlying complaint and deemed that Plaintiff used the wrong form version to report it. Former AG Bondi was copied on the email transmitted to the Acting commissioner of the Internal Revenue Service, Douglas O’Donnell. This all proves that these guys are all on the same side even if they pretend otherwise.

- Undeclared Crimes—Given the extensive length of this list, we must assign a variable to the crimes that the Government is aware of or facilitated that the public is not aware of and that the Government chooses not to prosecute.

- The most important crimes that the Government refuses to prosecute are the election crimes explained earlier in this Complaint, because it deprives the American People, and Plaintiff of the ability to vote their way out of this demonic corruption.

116) “Report: How the Biden-Wray FBI Manufactured a False Narrative of Catholic Americans as Violent Extremists”
<https://judiciary.house.gov/media/press-releases/report-how-biden-wray-fbi-manufactured-false-narrative-catholic-americans>

117) Missouri v. Biden (5th Circuit, 2023) – Later overturned by SCOTUS based on “standing”
<https://firstamendment.mtsu.edu/article/murthy-v-missouri-5th-circuit-2023/>

118) “James O’Keefe says the Trump White House is denying his team press credentials”
<https://katv.com/news/nation-world/james-okeefe-says-the-trump-white-house-is-denying-his-team-press-credentials-legal>

119) “Paper Shredding Truck Spotted Outside the DOJ – Shredding Evidence Breaks Law DOJ Accused Jan 6ers of Doing”
https://joehoft.com/paper-shredding-truck-spotted-outside-the-doj-shredding-evidence-breaks-law-doj-accused-jan-6ers-of-doing/#google_vignette

120) “Republican Puts DOJ and FBI on Notice: ‘Don’t Shred a Single Document’”
<https://www.newsweek.com/republican-puts-doj-fbi-notice-dont-shred-single-document-1995229>

121) “CareerWise Awarded \$5M USDOL Grant to Assist Increase in Registered Youth Apprenticeship”
<https://www.careerwiseusa.org/news-media/usdol-grant/>

Careerwise Colorado 2020 Tax Filing Government Grant Amount:

Contributions and Other	Government grants (contributions)	1e	
	219,934		
	All other contributions, gifts, grants, and similar amounts not included above	1f	
	4,025,370		
g	Noncash contributions included in lines 1a - 1f:	1g	
h	Total. Add lines 1a-1f		4,245,304

Obstruction of Investigations

The reason for the lack of serious prosecutions within the election rigging realm can only be explained by a non-public policy from the DOJ and/or White House obstructing these investigations despite Defendant Trump’s executive order directing the opposite. We also have a journalist that reported that the Office of Director of National Intelligence investigation into election integrity were obstructed. There is no other explanation for how so many election crimes can be ignored. Something like this could only happen with Defendant Wiles’ knowledge of the coverup, at a minimum.

 **Emerald Robinson**   
@EmeraldRobinson

BREAKING: several election integrity experts who were hired to investigate election fraud inside @ODNIGov have been fired/removed recently - per @PatrickByrne.

It looks like election fraud investigations led by @DNIGabbard are being stopped.

1:40 PM · 3/17/26 · 93K Views

 212  1.1K  2.7K  183 

Relevant  

 **Your Lost N64**  @Jon... · 3/17/26 
Based on a rumor, wow

 1   15  5.5K  

 **Emerald Robinson**   · 3/17/26  
LOL no I have several sources.

 8  2  49  5.1K  

The reason the Trump Administration would obstruct investigation into election crimes despite being ostensibly opposed to Democrats is either because some serious election crimes were committed on his behalf or because the people that control both Democrats and Republicans are Defendant Netanyahu and the State of Israel which is the more likely answer, but either way the choice we are given in state and federal elections is mostly illusory, because the federal government is actively obstructing these investigation.

Injunction Request #3

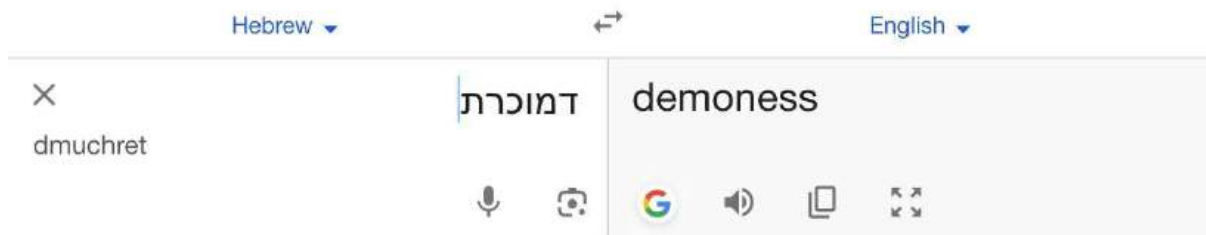
Standard: To obtain an injunction, plaintiffs must show that they have suffered irreparable harm, that legal remedies such as monetary damages are inadequate, that the balance of hardships favors them, and that the injunction would not disserve the public interest.” These principles were reaffirmed by the Supreme Court in eBay Inc. v. MercExchange (2006).

Plaintiff seeks an emergency injunction against Defendants Blanche, Trump, and Wiles on the following grounds:

Irreparable Harm: Plaintiff has an implied constitutional right to secure elections across the United States under the Ninth Amendment and a direct right to secure elections under the Fourteenth and Fifteenth Amendments through the Enforcement Act of 1870 legislated through authority vested in Congress via those Amendments to enforce them.

The selected officials in our state have absolutely ravaged our state (people are moving out in droves¹²², our economy is in the shitter¹²³, crime is skyrocketing¹²⁴, and they adamantly refuse to protect our children with stricter penalties for child rapists¹²⁵ and only pretend to care about kids to usher in digital ID framework¹²⁶) resulting in a significant reduction in the quality of life for Plaintiff, and we cannot honestly say that they are even genuinely winning these elections to possess the right to do that. Our votes are diluted by

fraud and the Plaintiff cannot vote his way out of it. Then to make matters worse, they illegally obstruct his proposed ballot initiative to prevent him from exercising a state constitutional right to circumvent the legislature to pass legislation via the ballot initiative process. They are by every sense of the word demons acting against the People of Colorado, which is why the phonetic pronunciation for Democrat literally translates to Demoness in Hebrew.



(This is only pertinent to the politicians, and not the voters. The voters are just easily manipulated into voting for their own destruction)

This isn't a coincidence. It's because this is all planned, and both parties are controlled by the same people to reach the same end point, they just use different tactics to get to that point. They all have their roles assigned by Defendants Netanyahu and Israel to include the remaining defendants, and the organized destruction of Colorado is intentional. Until Defendants Netanyahu and Israel are held accountable, this destruction will continue, but in the interim, the People of Colorado must have the option to vote their way out of demonic control.

The only way to stop election rigging is for the individuals that cheated in previous elections to be investigated and prosecuted to the maximum extent of the law no matter how high of a position in society they hold.

Legal Remedies: The monetary request from the United States Government is a contingency, but Plaintiff would prefer prosecutions over the money. The money from the state of federal government will be used in pursuit of improving the legitimacy of state and

federal elections and undoing some of the damage caused by the government, which Plaintiff's ballot initiative was set to do anyways.

Balance of Hardships: Prosecuting crimes is literally the DOJ's job, thus it cannot be a "hardship". When it came to prosecuting entrapped January 6 rioters, the government had no issue pulling together thousands of DOJ/FBI staff to quickly issue indictments, raids, subpoenas, etc., nor did they see cases getting dismissed by corrupt judges or have leaks of pending raids, such as what we've seen in Fulton County, GA. All of that prosecutorial energy has been allowed to dissipate or has been directed to useless civil cases that will change nothing in the long run, meanwhile our elections continue to be rigged and the People of Colorado and the United States have effectively no say in who represents them due to rampant fraud that the government allows. There is no hardship against stopping the government from wasting taxpayer money to ignore Deep State crimes and instead mandating that they cease obstruction of investigations into election crimes no matter how powerful of a person the violator is.

122) "Stalled population growth a sign of Colorado in decline"

<https://completecolorado.com/2026/01/28/stalled-population-growth-a-sign-of-colorado-in-decline/>

123) "Colorado lost jobs and saw its labor force decline last year"

<https://coloradosun.com/2026/04/09/colorado-lost-jobs-and-saw-its-labor-force-decline-last-year/>

124) Colorado's crime rate dropped last year, but it was only because Defendant Trump started deporting repeat offenders and gang members that state leadership vigorously fights to protect. Ultimately, the border will eventually open back up because that is Defendant Netanyahu's and Israel's plan for every country but their own.

"Denver homicides up 50% from last year but still below 3-year average"

<https://www.9news.com/article/news/crime/denver-homicides-up-below-3-year-average/73-8f1d8577-7a42-423a-80aa-d0ecf47fb83b>

125) "Colorado's Democrat Legislators Voted AGAINST Increasing Penalties for Trafficking Children! WHAT?!"

<https://freestatecolorado.com/hb26-1082/>

126) "US State Colorado Wants Operating Systems (Including Linux) to Tell Every App How Old You Are"

<https://itsfoss.com/news/colorado-age-attestation-bill/>

Public Interest: It is state and federal law that election officials must strive to conduct fair elections and prevent fraud. It is implied in the state and federal constitutions that representation be elected fairly, leading to the intertwining of the Fourteenth and Ninth Amendments for purposes of the Defendant Griswold's election crimes.

There is a reason that Defendants Griswold and Weiser get ratio'd (more dislikes/comments than likes) almost every time they post on Facebook or X, especially when it comes to election-based posts, and it's because the People of Colorado are well aware that our elections are illegitimate (as we've seen from earlier in this Complaint)

Our entire system of government is based upon our right to vote for or against elected officials and maintaining a system that allows fraud or manipulation converts us from a Constitutional Republic to an oligarchy, which is what our nation is today—Ultimately an oligarchy controlled by Defendants' Netanyahu and Israel.

Injunction Request #3 Summary

For the foregoing reasons Injunction Request #3 should be granted in an emergency fashion against Defendants Blanche, Trump, and Wiles ordering them to cease all policies written, verbal, covert, or otherwise that facilitates obstruction of investigations into election crimes regardless of the status of the potential violator. Furthermore, they should be ordered to cease all retaliatory actions against federal authorities investigating or seeking to investigate election crimes. Lastly, they must be ordered to ensure that they not obstruct the amount or resources or tactics that federal authorities are authorized by law to use when investigating election crimes no matter the status of the offender. To the extent that this injunction request is not granted prior to the 2026 midterm elections, the monetary claim against the United States Government is the contingency.

Israel's Parent Status

The notion that the United States is a sovereign nation is illusory. The reality is that we exist within a purgatory wherein our selected officials and all major national candidates for those selection positions work on behalf of a foreign nation and we are incapable of severing those ties in a legitimate fashion.

The nation of Israel is a country in the middle east with a population of about 10 million people, most of whom are ethnic Israelites, descended from the Canaanites.¹²⁷ The United States has a population of over 330 million people. Israel's flag consists of a white backdrop with two blue horizontal stripes near the top and bottom with a 6-pointed star called the "Star of David" located in the center and a hexagram at the center of that star.¹²⁸ (The "Star of David" is not mentioned in biblical texts as any symbol. The Star of Remphan, likely representing Saturn, the Roman god of agriculture known for eating his own child and is referenced in biblical canon as a symbol for Remphan, Moloch, & Chiun. Saturn is the 6th planet from the sun. Coincidentally, it would later turn out that the planet Saturn's north pole allegedly forms a hexagon (a 6-pointed object). Make of all of that what you will.

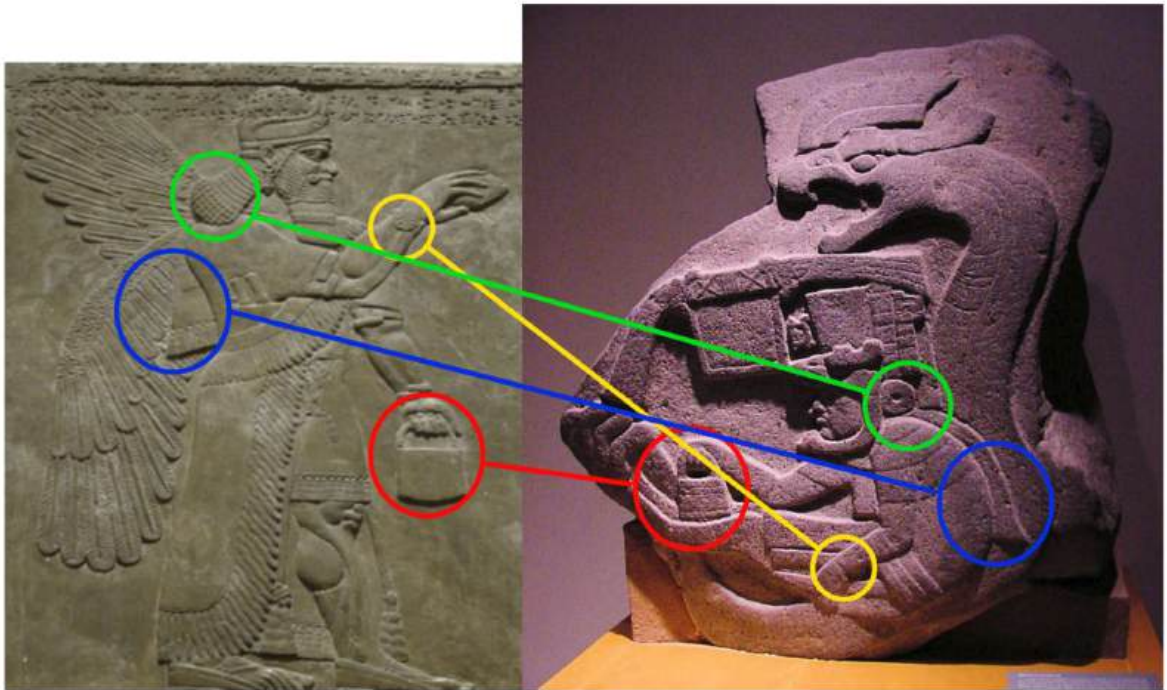
Israel's parent status to the United States is not new and existed before either of them were even countries.



First-Known Depiction of the "Star of David"

History

One month after Jews were kicked out of Spain in 1492 unless they converted to Catholicism, Jewish explorer Christopher Columbus set sail for the Americas despite ostensibly not knowing where his ventures would lead. Given the multiple similarities between one of the ancient Olmec, Mexico gods and ancient Sumerian gods, it is very plausible that they had already been to North America previously.



6th Century Japanese depictions of visitors with non-Japanese features that bear a remarkable resemblance to Orthodox Jews, also makes it highly likely that they had been traveling the world earlier than our history books acknowledge.

What is *not* common knowledge is that a Jewish man named Haym Salomon was a significant financier of the American Independence movement.¹³⁰ Haym moved to the Colonies in 1775—just in time to fund a revolution, isn’t that convenient? The last name ‘Salomon’ should sound familiar because it sounds a lot like Solomon, as in King Solomon (probably another “coincidence”)—but this “coincidence” brings us back to Freemasonry.

The two pillars are one of the most important concepts in Freemasonry, and these two pillars are also seen in depictions of Solomon’s Temple, and other depictions.



Grand Temple, London. (Note the Menorahs)

127) “DNA study: Modern Jews and Arabs retain more than half their ancestry from Bronze Age ‘Canaanites’”

<https://www.jpost.com/archaeology/article-860458>

128) While not depicted on the flag, the two triangles that make up the “Star of David” are interlaced and swap from top to bottom 6 times. So this symbol has 6 points, a 6-sided shape in the center and the two triangles cross over each other 6 times. That’s a lot of sixes!

129) <https://www.nps.gov/articles/000/bh-ksl.htm>

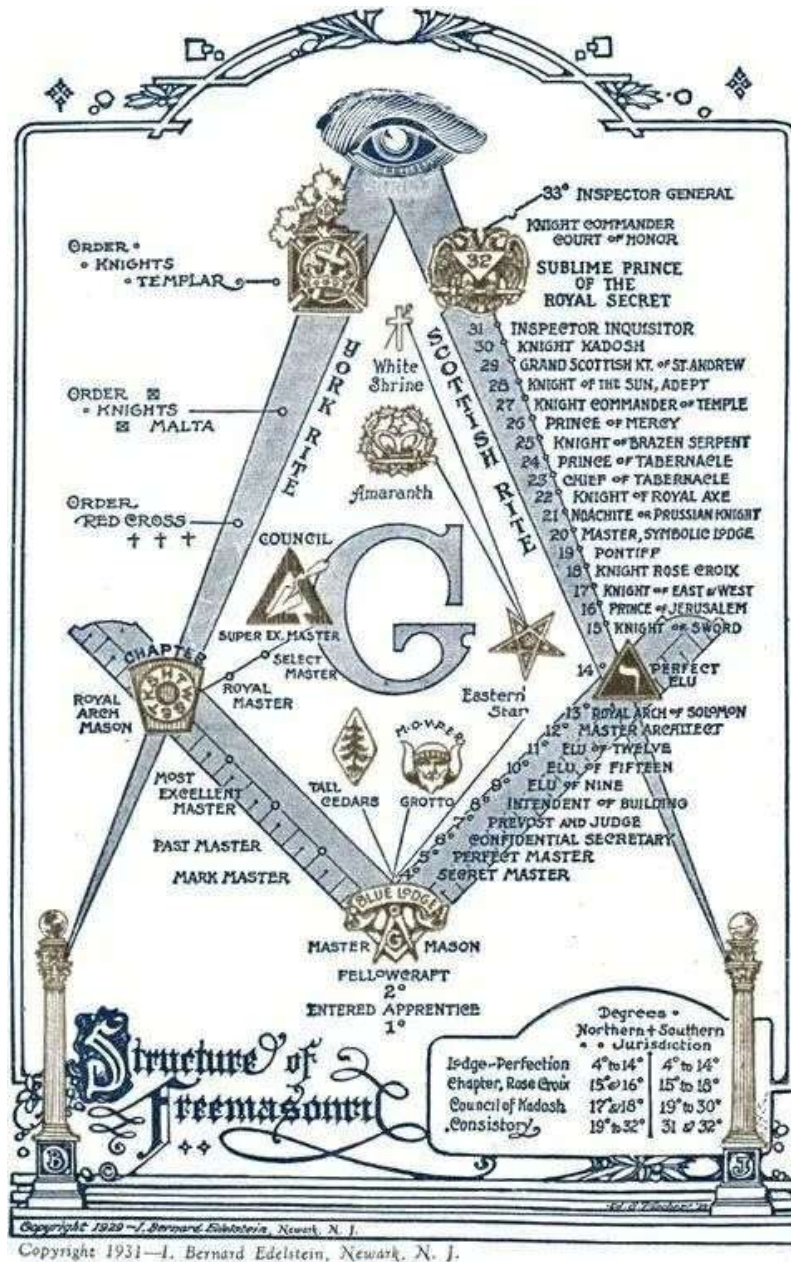
130) <https://www.britannica.com/money/Haym-Salomon>



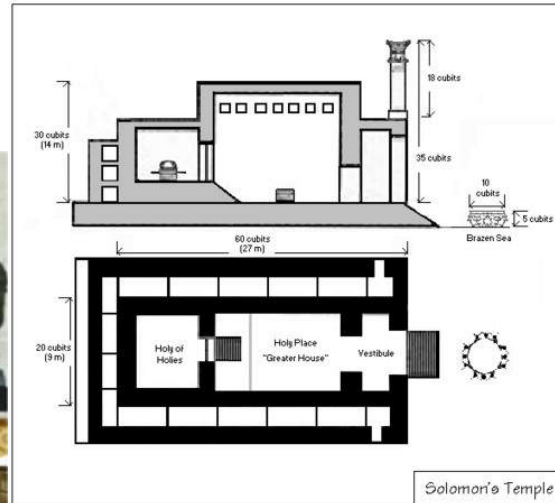
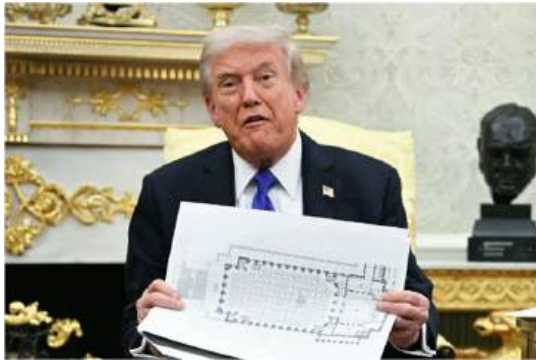
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www.alamy.com

This makes sense, as the structure of Freemasonry is based around Solomon's Temple, wherein the 13th Degree of Freemasonry is the Royal Arch of Solomon.



Defendant Trump’s proposed “ballroom” (which many people call the Ba’alroom) is also being constructed by a Jewish company and the design looks extremely similar to Solomon’s Temple as well.



These two pillars go back even further in history to Ancient Egypt where two Obelisks, a phallic symbol seen all across the world, were used at the entrance to temples symbolizing power and victory. This aligns with their purpose at Solomon's Temple where they are recognized as the pillars of Jachin ("He will establish") and Boaz ("in him is strength")

These obelisks have been built all over the world, to include Washington, DC, New York City, and Area 51.





If technology and science are the purpose of Area 51, why incorporate these monuments to ancient Egypt? Area 51 is no doubt a no-fly zone and an extremely secretive military base in the middle of nowhere, why were photos of these structures allowed to be leaked to the public?

The fact that one of the most prominent financiers of the founding of our country was an Jewish man with a name very close to Solomon, and that most of the revolutionaries that initiated the founding of our country were part of a secret society structured around King Solomon and his Temple should stand out as interesting, but is there anything else tying Freemasonry to the Jewish people? Well there is!

Enter Albert Pike.



Albert Pike reached the highest degree of Freemasonry. (Yes, Albert Pike was related to another powerful Freemason by the name of Zebulon Pike, for which Pike's Peak in Colorado Springs is named after.) Albert Pike wrote a book wherein he stated,

“All truly dogmatic religions have issued from the Kabalah and return to it: everything scientific and grand in the religious dreams of all the illuminati...is borrowed from the Kabalah; all the Masonic associations owe it their Secrets and Symbols.”

The Kabbalah is a practice of the religion of Jewish mysticism. The term ‘Kaballah’ is where the term “cabal” comes from so for the purposes of this document Appellant will spell the term “kabal”. This statement from Pike also rings true as the primary symbol of Freemasonry makes a pyramid, which is a 3d extrapolation of a triangle and the “Star of David/Rempham is composed of an upfacing triangle and a downfacing triangle interlaced together. The “all seeing eye”, which is just a representation of the Eye of Ra/Horus, is also a primary symbol of Freemasonry.



Of course, U.S. Dollar bills are also marred with a pyramid and eye, and if you invert that pyramid on the back of our money and look at all 5 letters both pyramids point to (there's a space at the top of the upward pyramid) it is an anagram for “MASON”.



The state seal of Colorado also contains an eye and a triangle, as well as the Freemason diamond/pyramid representing the square and compass directly under it.



So what if these people were involved in the founding of our country and the State of Colorado, they surely are irrelevant now, right? Well, let's see... Most of the biggest

companies in the world were started by Freemasons or Israelites. Some names among them are: Coke-a-Cola, FaceBook/Meta, Apple, Chrysler, Ford, Bloomberg Media, Starbucks, Dreamworks, Baskin-Robbins, Hasbro, Oracle, and the list goes on and on, and these are just the top ones that are publicly known as being started by them. Because the Freemasons are a secret society, many members are not publicly known and may be in charge of companies without their membership being known.

To summarize so far: The man that “discovered” the Americas was a Jewish man very recently kicked out of Spain. The Man that provided significant funding for the Revolutionary War was Jewish Most of the men that founded the United States and most of are presidents were/are part of a secret organization that gets most of its symbol and secrets from the Jewish mysticism. The Governor, Secretary of State, and Attorney General of Colorado and the President are all Jewish despite Jews being only ~2% of the U.S. and Colorado’s population. Defendant Wiles previously worked directly for Defendant Netanyahu. Defendant Netanyahu is allowed to engage in extremely disrespectful behavior toward a “sovereign” nation without facing any backlash from our Jewish President or any of our state leadership.



We're to believe that a hexagon lies at the top of the planet Saturn, coincidentally aligning with the Star of David despite this making no sense for a spherical planet to create

and maintain. Most major companies are ran by either Freemasons or Jewish people. Most of most powerful people in the world are Jewish. That should be enough to prove the point that the United States is not a free country and our country is almost entirely ran by Israel and descendants of Canaanite lineage, but if its not, lets beat the dead horse a little more:

Without even completing typing out the rest of the search request two of the first three suggestions that pop up as highly-searched phrases after typing “percentage of Congress” is “funded by aipac” and “that is Jewish”, meaning that the most likely results that global Google users look for when beginning their search with “percentage of Congress” is how many of them are funded by an Israel lobby or how many are Jewish.



Plaintiff is certain Google will have to change that after this Complaint is filed because they will be deemed “antisemitic”, but as of the date of this filing that is what the suggestions were, which is precisely what Plaintiff was going to search as well.

Google AI summary of the search for Congress and (American Israel Public Affairs Committee) (AIPAC), shows that AIPAC-backed spending targeted over 70% of congressional seats.

◆ AI Overview


AIPAC does not fund a specific, fixed percentage of Congress. Instead, the American Israel Public Affairs Committee (AIPAC) and its affiliated PACs distribute campaign contributions and independent expenditures across a broad, bipartisan majority of lawmakers. [OpenSecrets +2](#)

Key figures detailing the extent of their financial reach include:

- **Bipartisan Support:** In recent election cycles, AIPAC and pro-Israel PACs have supported more than 360 congressional candidates, representing over **70% of the combined House and Senate**.
- **Campaign Donations:** During the most recent full election cycle, these groups donated over \$53 million directly to hundreds of congressional candidates across both major parties.
- **Primary Spending:** AIPAC also deploys massive amounts of "dark money" and independent expenditures to shape primaries, often pouring millions into defeating candidates who are critical of Israeli policies.
- **Historical Top Contributors:** Approximately 15% of the current U.S. Congress has AIPAC (or related pro-Israel groups) listed as their all-time top career contributor. [Track AIPAC +4](#)


To view a detailed breakdown of which specific lawmakers receive these funds and exactly how much they were given, you can use the [OpenSecrets Recipient Profile](#) or track specific election spending on the [AIPAC PAC](#) official site.

AIPAC-Tracker also shows that since 2020 Defendant Trump has received over \$230M in spending in support of his Administration.



THE TRUMP ADMINISTRATION

PRESIDENT DONALD TRUMP



Our latest analysis uncovered **>\$230 MILLION** in spending by pro-Israel interest groups benefiting President Donald Trump since 2020. Miriam Adelson's **Preserve America PAC** is by far the biggest spender, pouring \$215 million+ into U.S. presidential elections to help Trump.

The Republican Jewish Coalition, an AIPAC ally, has spent **>\$14 million** supporting Trump since 2020.

While significantly less spending was made on purchasing Vice President JD Vance, AIPAC Tracker also shows that Pro-Israel Palantir founder Peter Thiel spend significant money funding Vance, so even if Defendant Trump leaves office, they will still control the presidency.

(American Israel Public Affairs Committee) Miriam Adelson, widow of Sheldon Adelson (both Jewish) gave Defendant Trump \$100M for his 2024 campaign and offered another \$250M. Accordingly, anytime Defendant Netanyahu speaks before Congress he is met with a warm welcome by both political parties despite the Democrats' voting base believing he is a war criminal committing a genocide right now. Defendants Griswold, Weiser, and Polis vehemently disagree with Defendant Trump on pretty most things—except when it comes to Israel which they, of course, support despite their voting base not sharing the sentiment.



Colorado Governor Jared Polis gives a speech at the Global Conference for Israel at the Colorado Convention Center November 30, 2023. (Photo by Andy Cross/The Denver Post)

Lawmakers attend Sunday rally for Israel

by: [Shaul Turner](#)
Posted: Oct 16, 2023 / 06:31 AM MDT
Updated: Oct 16, 2023 / 03:15 PM MDT



SHARE    

DENVER (KDVR) — As U.S. officials continue to help Americans trying to flee from the Gaza Strip and West Bank, a rally for victims in Israel was held at the Colorado state Capitol on Sunday.

Gov. Jared Polis, U.S. Sen. John Hickenlooper, U.S. Sen. Michael Bennet and Colorado Attorney General Phil Weiser took the podium and called for an end to hate-based crime and violence in the war-torn region.

“These evil acts of terrorism are our greatest fears brought to life,” said Polis.

Polis also spoke out against growing antisemitism in Colorado.



Admittedly, that last one is a little unfair as Israel had just been attacked, however she did not have to say anything about it. There are many horrible events in Colorado that she says nothing about. There are legitimate questions as to whether a standdown order was given to Israeli military on October 7th, 2023 to allow them to manufacture consent for their invasion of Gaza.

Starting a few decades ago, Israel started a tradition wherein all U.S national-level candidates or office holders must touch the “Wailing Wall” as a show of deference to Israel under the guise of showing respect for a sacred Israelite site, which may actually be a satanic ritual instead¹³¹).

131) Under one common theory, the “Wailing Wall” is actually the remains of an old Roman fort built shortly after the Crucifixion of Jesus Christ (which would be a spit in the face to any Christians) and the practice of touching at the wall is a symbolic mating ritual with a false god called the ‘Shekhinah’. https://www.youtube.com/watch?v=B_xnSKHynXE







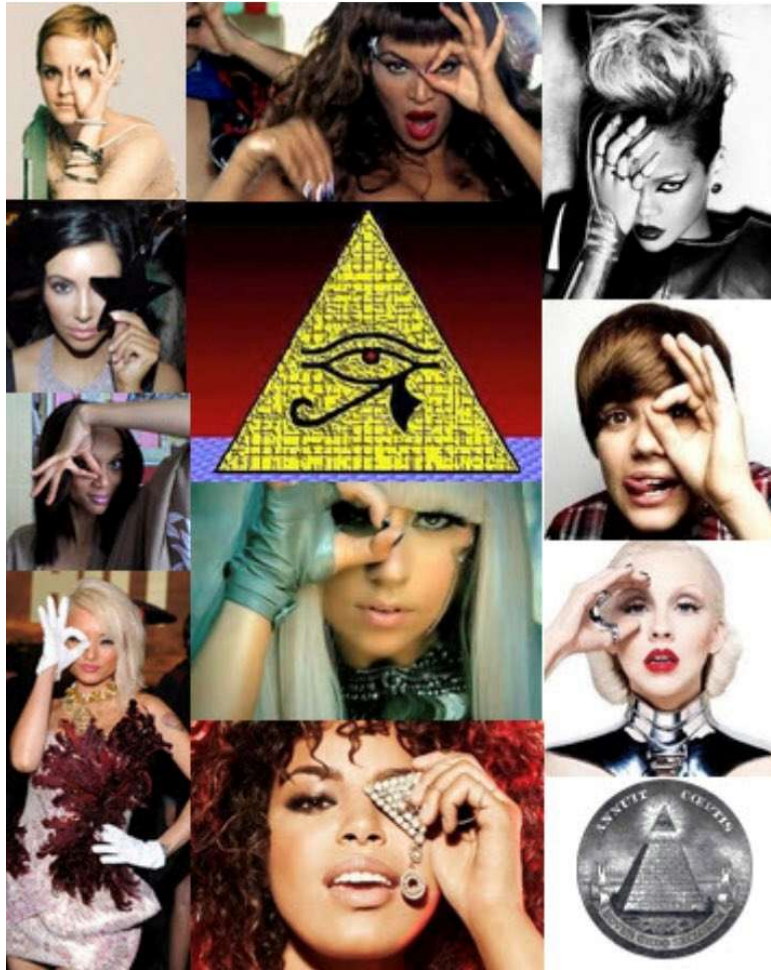


But it's not just politics that Jewish people control, its also the entertainment industry. Cue Google search autocomplete with first suggestions being how many are Jewish revealing the most likely searches to occur from billions of users after typing in "percentage of Hollywood" or "percentage of the Entertainment industry", (this will likely be hidden in the future as well).





Despite being only 2% of the U.S. population, Jews comprise over 20% of the entertainment community.¹³² Which tracks as pretty much every famous actor or singer has to do this stupid one-eye symbolic nonsense in a picture at least once in their careers to show their deference to their masters.



There is also a lot of Satanism and witchcraft in Hollywood as well (not depicted due to time and space limits), which is not a surprise as the Holly Tree has a heavy association with

witchcraft and the planet Saturn. This is particularly unfortunate because Plaintiff’s dream was to have a cartoon show one day, and to learn that the industry is ran by demon worshippers and government is extremely disappointing.

A lot of mainstream news also has Jewish roots.^{132, 133} A now-deleted Op-ed in The Times of Israel confirms this. The CBS News logo is an all-seeing eye. ABC News was founded by Edward J. Noble in 1943 and taken over and drastically expanded by Leonard Goldensen (a Jewish man). NBC News was founded by David Sarnoff, a Jewish man.

132) “Chappelle is right. There ARE a lot of Jews in Hollywood”

<https://blogs.timesofisrael.com/there-are-a-lot-of-jews-in-hollywood/>

133) “German media chief declares 'I am a Zionist' at World Jewish Congress in Geneva”

<https://www.jpost.com/diaspora/antisemitism/article-895802>

Epstein running a sex trafficking ring in the U.S. Virgin Islands which is believed to have compromised many politicians and powerful individuals all over the globe and his network is, of course, protected from prosecution despite their crimes.

Once the website X initiated a feature wherein users could see what country an account was based in and it was subsequently discovered that the U.S. Department of Homeland Security X account was both created in and based out of Israel. (Of course shortly after that was discovered, they removed this feature for government accounts and had a bunch of articles written declaring it “misinformation”. Yeah, okay. Sure.)



Shortly after getting confirmed, former DHS Secretary Noem had to make a trip to Israel.

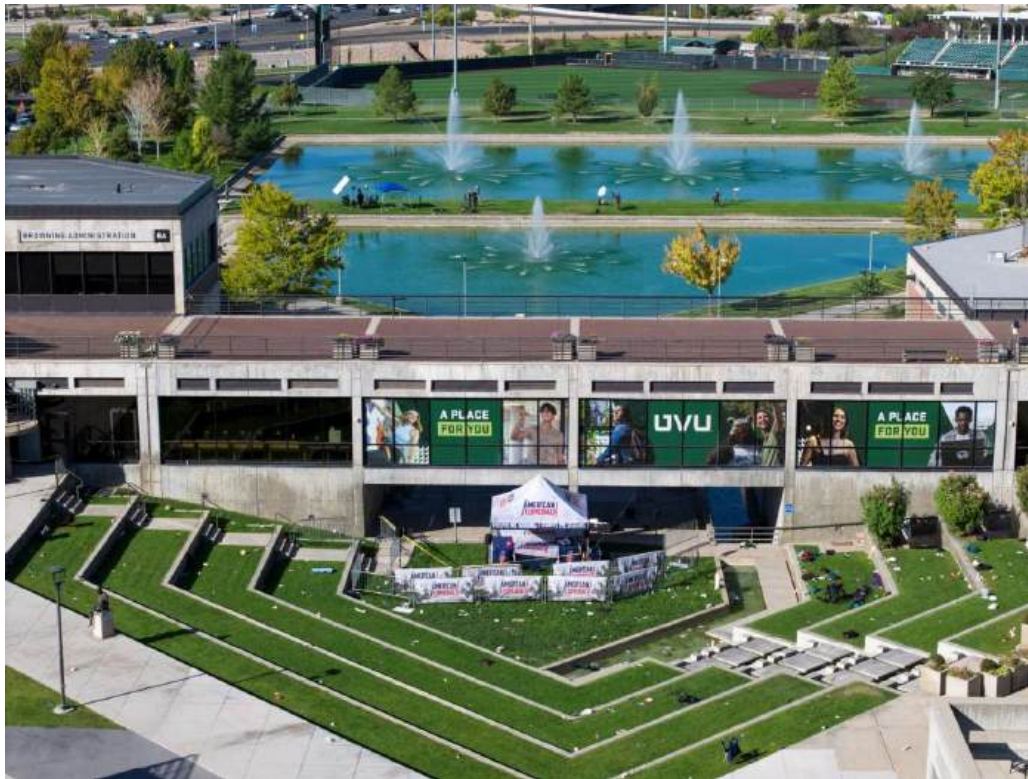
DHS Secretary Kristi Noem Travels to Israel (259)



Shortly before he was allegedly murdered at the top of an amphitheater designed like a Menorah, Turning Points USA CEO Charlie Kirk was complaining that ‘Jewish donors play into all the stereotypes,’¹³⁴ The day after Charlie Kirk’s alleged murder, Defendant Trump was asked how he was holding up after the death of his friend and he responded “I think very good. And by the way, right there you see all the trucks. They’ve just started construction of the new ballroom for the White House.” What a great friend.

134) “‘Jewish donors play into all the stereotypes,’ Charlie Kirk wrote in leaked texts before murder”
<https://www.timesofisrael.com/jewish-donors-play-into-all-the-stereotypes-charlie-kirk-wrote-in-leaked-texts-before-murder/>

135) “Reporter Asks Trump How He’s Holding Up After Charlie Kirk’s Assassination”
<https://www.youtube.com/watch?v=s2BF-ufsoe0>



Of course, this egregious quote from Defendant Trump, this \$80M/year organization was immediately turned over to his Jewish wife who would then go on to forgive the accused killer about 10 days later. Turning Point USA is almost entirely controlled by Jews to include employees being taken on trips to Israel wherein they appear to be enticed to engage in illicit behavior while under the influence of alcohol (not cited, but true). Bear in mind that this organization is supposed to appeal to Christians and American Conservatives.

We also see policies pushed by globalists (many of which are Jewish such as the Rothschilds, Soros, and Schwab, etc.) get adopted across the globe at the same time. The “age attestation” policy which is an obvious ploy to guide us toward adoption of digital ID which will be used to enslave the public was adopted in California, Colorado, New York, the Trump Administration, the United Kingdom, and the European Union, all around the same time under the guise of helping children despite letting child rapists run rampant and resisting any efforts to put stricter penalties for child sex crimes, such as Colorado’s rejection of a bill

by our corrupt legislature that would have done just that or Defendant Trump's previous administration working to ensure Epstein got a sweetheart deal for his sex crimes and preventing prosecution of Epstein clients. King Charles recently also recently called for digital ID for the United Kingdom, despite the royal family historically staying out of politics of the United Kingdom., but we already know who controls him.



You try doing that to any member of the royal family and see what happens.

They control the left as well:

AMERICAS, MIDDLE EAST

'I served you as the mayor': Outgoing NYC mayor tells Jews in occupied East Jerusalem

Eric Adams visits Israel for final time before handing over mayoral post to newly elected Zohran Mamdani

Betul Yilmaz and Rania Abu Shamala | 17.11.2025 - Update : 17.11.2025



New York's outgoing mayor, Eric Adams

World

Morning Brief 17, 2025

Breaking with Security Council US declines to Israeli settler West Bank

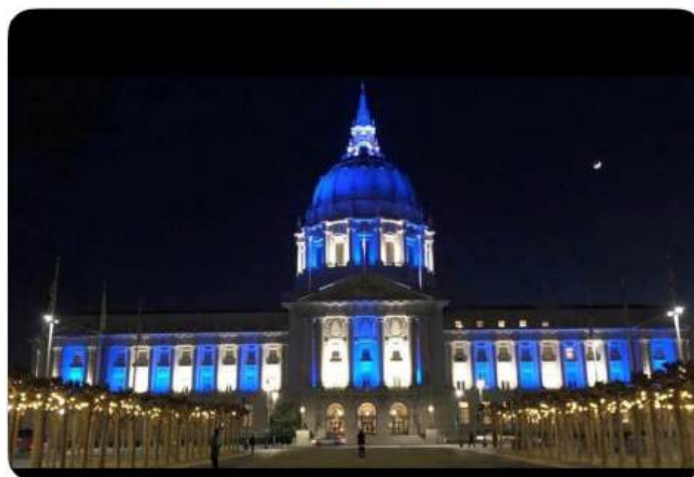
UK to rejoin Erasmus stud



Israel in San Fra... 🌐 🇺🇸 · 4/22/26 X

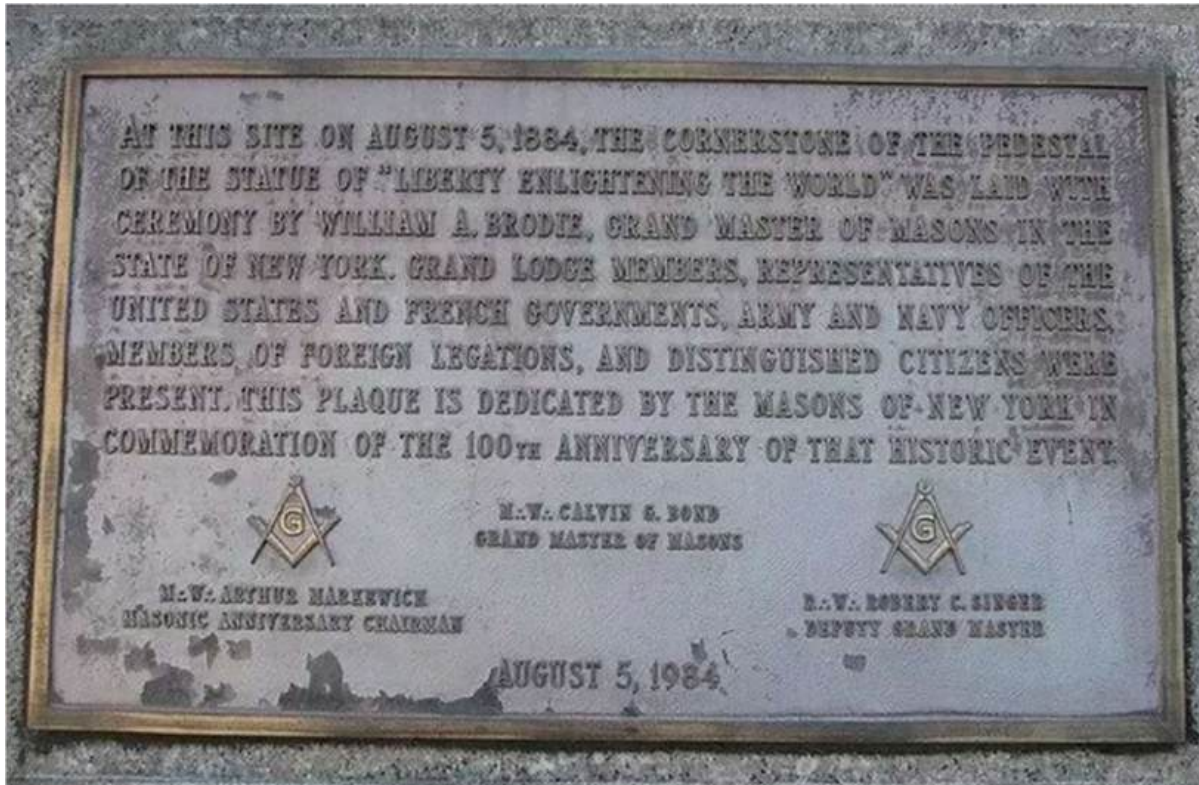
In honor of Israel's Independence Day, San Francisco City Hall was lit in blue and white 🇮🇱

Thank you @SFCity_Hall



3.3K 1.6K 7.5K 4.2M

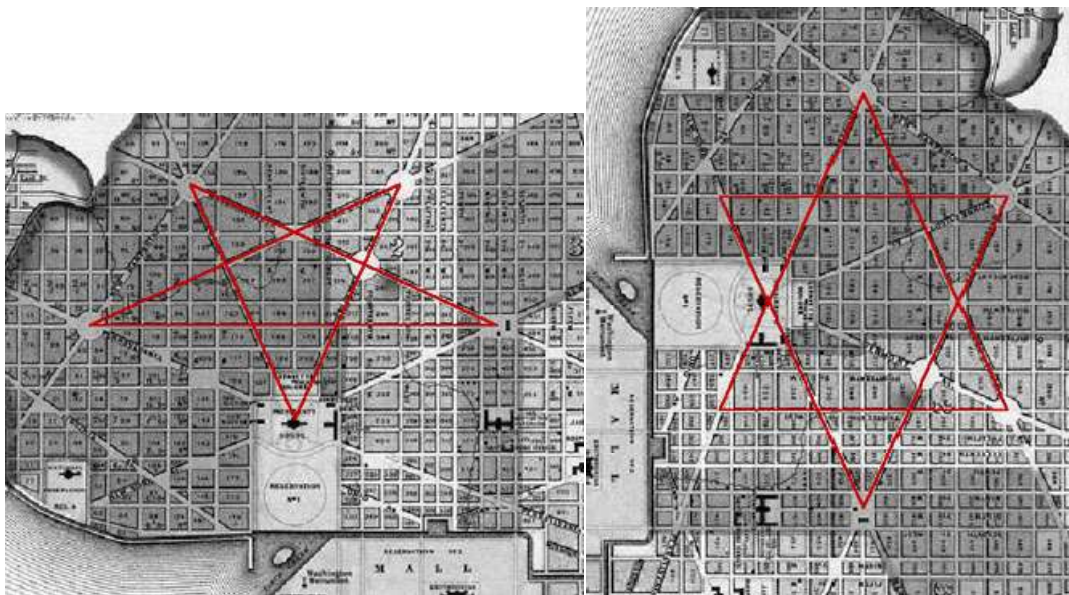
The Denver International Airport and the Statue of Liberty both have plaques showing their funders as being Freemasons.



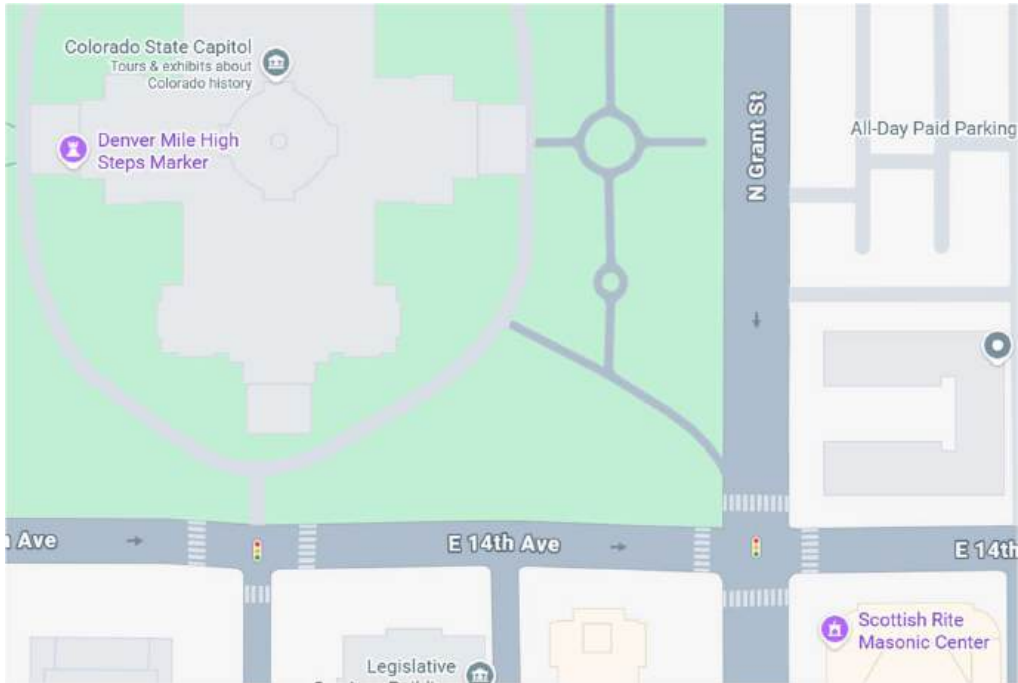
The Statue of Liberty (built by Freemasons) looks an awful lot like a 1797 painting of Lucifer.



The layout of major streets in the District of Columbia make up both a pentagram (satanic reference) and a Star of David/Rempham depending on how you look at them.



There is literally a Scottish Rite Freemason Center right across the street from the Colorado State Capitol.



Google's AI states there are approximately 11,797 Freemason lodges in the United States, so these people are certainly still influential in American affairs, so this isn't too surprising.

Basically, the U.S.-Israel relations can be summed up as follows:



The Pretend World

The people that run our planet largely believe in “Karmic Retribution”, this is the principle of “what goes around, comes around”.¹³⁶ This comes from the ancient Egyptian god Ma’at, frequently represented as a woman with feathers sitting upon a set of scales depicting balance—the same scales that our court system uses today to represent “blind justice”.



Part of that belief is the notion that they must tell us in some form what they are doing as a form of “consent” for the evil things they force on us. This is why Defendant Netanyahu allowed our Congress to release the Epstein Files at all after preventing their release for so long. They don’t have to conduct a press conference telling us about this or do any formal government disclosure, but the bar for meeting this standard is extremely low. They often

fulfill this requirement by describing certain things in books, movies, TV shows, etc. and most of the public takes these revelations as creative story telling without understanding that they are telling you something inherent to our existence and/or the events we experience in this reality.

Trinity of Quotes

While there are many quotes throughout our lives that tells us secret truths, these are the three most important ones in Plaintiff's Opinion that informs us of our reality:

A. The Matrix.

Architect: **The Matrix is older than you know.** I prefer counting from the emergence of one integral anomaly to the emergence of the next, in which case: **this is the sixth version.** [...] As you are undoubtedly gathering, the anomaly is systemic, creating fluctuations in even the most simplistic equations.

Neo: Choice. The Problem is choice.

Architect: The first Matrix I designed was quite naturally perfect. It was a work of art. Flawless. Sublime. A triumph equaled only by its monumental failure. The inevitability of its doom is apparent to me now as a consequence of the imperfection inherent in every human being. Thus, I redesigned it, based on your history to more accurately reflect the varying grotesqueries of your nature. Again, I was frustrated by failure. I have since come to understand that the answer eluded me because it required a lesser mind, or perhaps a mind less bound by the parameters of perfection. Thus, the answer was stumbled upon by another. An intuitive program initially created to investigate certain aspect of the human psyche. If I am the father of the Matrix, she would undoubtedly be its mother.

136) "Beating Karma To The Punch (Parashat Beshalach)"
<https://www.rabbimarckatz.com/blog/2017/2/10/beating-karma-to-the-punch-parashat-beshalach>

Neo: The Oracle.

Architect: Please. As I was saying, **she stumbled upon a solution whereby nearly 99% of all test subject accepted the program as long as they were given a choice, even if they were only aware of the choice at a near unconscious level.** While this answer functioned, it was obviously fundamentally flawed, thus creating the otherwise contradictory systemic anomaly, that if left unchecked might threaten the system itself. Ergo: Those that refuse the program--while a minority—if unchecked, would constitute a escalating probability of disaster.

This quote tells us a few things:

- This is not the first version of human-kind and most people don't realize that.
- The number 6 represents human imperfection and the "Mark of the Beast" number is three sixes, which aligns with the Star of Remphan/David used by our parent country of Israel. Ironically, the 6 failures represent our Creator's own failures to create a perfect subject.
- That we are given the illusion of choice/consent, aligning with karmic retribution(Ma'at). The population barely even needs to be aware that they consented to something, as long as they told you their plans in some way. (They obviously don't execute this responsibility very consistently as they often have to distract us or conduct psychological operations to secure certain objectives, and even in the cases where many people do come out to reject their plans they push forward anyways, such as with the "age attestation" bills seen globally that there is zero demand from the public for and people often speak out against, as no one is stupid enough to thing these degenerates give a rats ass about protecting children, but they ram their agenda through anyways).

- That we likely live in some sort of simulation of some sort, and that the most recent version is a balance between happiness and suffering (good and evil) because the first version (paradise) failed and the next version (hellscape) also failed.

B. The Bible

“I form the light, and create darkness: I make peace, **and create evil**: I the Lord do all these things.” Isaiah 45:7.

One translation of the Hebrew version tries to obscure this by changing the word “evil” to “calamity”, but the Hebrew Word רָא (‘Ra’a’) used for this verse translates to “bad” or “evil” in English. Unsurprisingly, the word “Ra’a” aligns with the ancient Egyptian sun god Ra, which is particularly telling given the ideology of the people that run our world (including Defendant Netanyahu) and their obsession with obelisks (phallic symbols), pyramids, and eyes--which all has roots in ancient Egypt.

What this tells us:

- While most religious people must believe that God only creates good, and the evil we experience is something external to our Creator so that they can sleep at night, this quote makes clear that God creates the good *and* the evil. This is affirmed in the Book of Genesis as God forbade Adam and Eve from eating from the Tree of Knowledge of Good *and* Evil, ejecting them from a paradise into a hellscape that had to be flooded ending in a reality forged from the balance of good and evil, aligning with the above The Matrix quote’s presentation of history. The story of Adam and Eve and the flooding of the Earth need not be literal to satisfy disclosure requirements of karmic retribution.

- This aligns with the concept of “duality”, a concept our planet’s handlers ascribe to and widely represented in Freemasonry with the primary representation being that of good and evil.



Note the black and white checkerboard floors representing duality.

C. Israel

A Retired Mossad (Israeli Intelligence) Agent once stated,

“We create a pretend world. We are a global production company: We write the screenplay, we’re the directors, we’re the producers, we’re the main actors. And **the world is our stage.”**

What this tells us:

- That a lot of the events that make up our lives and our history is staged, falsified, manipulated, or exaggerated, and that Israel is in control of such events across the planet.
- That they see our lives as a movie or television show, which is why they enjoy using movies as vessels for hidden truths.
- This also aligns with their disclosure requirement, as they must tell us in some manner that our world is fake and manipulated.

Because the entire world is a stage, Plaintiff is unable to depart that stage converting it into a prison or jail to anyone that awakens to how fake everything is. Ultimately Defendant Netanyahu is the stage director, and the other Defendants are actors playing key roles within that stage.

D. Subsection summary

These three quotes tells us truths about our existence and the world that we live in and how fake it is, and how Israel controls much of that deception in conjunction with their child country of the United States.

Stage Acts

Much of our lives and history is staged, manipulated, exaggerated, conducted by the government, or lies by omission facilitated by the United States Government and/or our parent country of Israel, to include:

- (1) A handful of celebrity deaths
- (2) A handful of non-celebrity deaths
- (3) Charlie Kirk's Assassination
- (4) The Butler, PA Assassination Attempt against Donald Trump
- (5) The January 6th, 2021 "insurrection" at the Capitol
- (6) 9/11 Terrorist Attack
- (7) The Moon-Landings
- (8) The Holocaust
- (9) Most large-Scale Protests Globally

Plaintiff will prove these things to be true at trial and will not bore the Court with the details behind this assertion, at this time. However, he will discuss a few select items to prove this point.

The Twin Towers were, by their very existence, a symbol of Freemasonry because they are two pillars. So it's no surprise that they were later targeted in a "terrorist" attack.



Illuminati Card Game, 1995



Israeli commemorative coin from 1967 following the six-day war (there goes that number 6 again)

Those towers were always going to come down. Its not that these people are psychic, its that these events are planned decades in advance and they later carry them out when the time is right. They inform the public in advance of their plans in line with their karmic ideology.

A man named Larry Silverstein (A Jewish man) purchased the Twin Towers in July 2001 and made sure to have them loaded with as much insurance as possible, to include terrorism insurance, which is not particularly common within the real estate space. Mr. Silverstein made a lot of money on that policy.

Conveniently, the years surrounding 9/11 were left out of the Epstein files release.¹³⁷

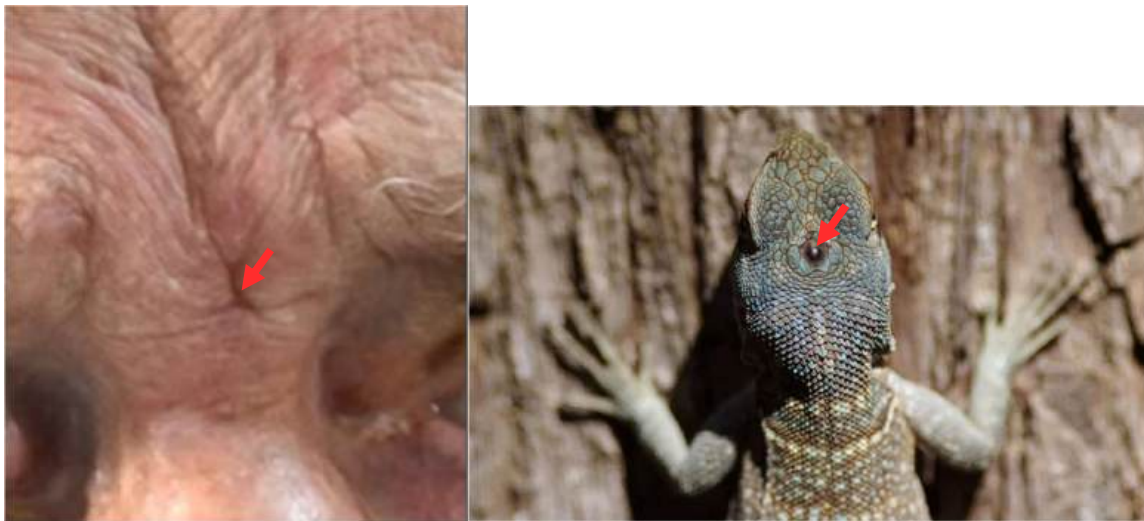
Another part of our pretend world is some of these protests. From the 2025 anti-Immigration Enforcement protests, we see how Jewish Reptilian¹³⁸ globalists such as George Soros can fund chaos in our country with impunity.¹³⁹ It would be foolish to think that such a strategy only occurs in America or was only used for the first time in 2025 or even 2020... The reality is that this tactic has likely been used for decades, centuries, or possibly even millennia to destabilize governments or structure throughout the world.

137) "All Epstein Files Surrounding 9/11 Completely Withheld — U.S. Department of Justice (DOJ) Calls It a 'Coincidence'" <https://tuzarapost.substack.com/p/all-epstein-files-surrounding-911>

138) George Soros' eyes have more in common with reptiles than they do with human eyes.



One might argue that he merely suffers from Colobomas, a rare medical condition causing an irregular pupil shape, but that does not explain why he has scales under his eyeball, or the indent in between his eyes that would be precisely where a third eye (or “parietal eye”) on a reptile would fall, among other things.



Of course, its not lost on Appellant that this “third eye” has direct parallels to the “All-Seeing Eye” (Eye of Providence/Horus/Ra) in Freemasonry. Isn't it just crazy how all of this shit just fits together so seamlessly?

Take note that with all of the government's releases about “aliens”, they never tell us about these Reptilians like Soros that walk among us. Maybe they are waiting for the last few drops of their credibility to evaporate to tell us about them so then people won't believe them.

139) <https://katu.com/news/nation-world/no-kings-protests-being-funded-by-foundations-run-by-george-soros-report-chuck-schumer-aclu>

The falsification of these events should suffice as an example to prove that Plaintiff resides within a Pretend World facilitated by the United States Government and Israel, in

conjunction with the rigged elections and controlled candidate options that the federal government and government of Israel facilitate and allow, further entrapping Plaintiff within this fraudulent reality. While many of these events are fake, the pretend world they create is real.

Injunction Request #4

Standard: “To obtain an injunction, plaintiffs must show that they have suffered irreparable harm, that legal remedies such as monetary damages are inadequate, that the balance of hardships favors them, and that the injunction would not disserve the public interest.” These principles were reaffirmed by the Supreme Court in eBay Inc. v. MercExchange (2006).

Plaintiff seeks an emergency injunction against Defendants State of Colorado, United States, Netanyahu, and the State of Israel for a complete and total cessation of all Israeli and globalist control over American laws, bills, policies, executive orders, procedures, political objectives, agendas, and operations involving domestic affairs to include influence over masonic organizations and individual states that operate within the United States. Plaintiff also seeks a complete cessation of all current and future psychological operations designed with the intention to manipulate the Plaintiff or achieve a political objective, to include the illusory left vs. right political battle.

Irreparable Harm: Defendants Netanyahu and the State of Israel run both sides of the political aisle within all levels of governments across the United States. They then use this influence to intentionally destroy it from within while perpetuating a fraudulent “right vs. left” narrative as a distraction for the masses.

The selected officials in our state have absolutely ravaged our state (people are moving out in droves, our economy is in the shitter, crime is skyrocketing, and they adamantly refuse

to protect our children with stricter penalties for child rapists and only pretend to care about kids to usher in digital ID framework) resulting in a significant reduction in the quality of life for Plaintiff, and we cannot honestly say that they are even genuinely winning these elections to possess the right to do that. Our votes are diluted by fraud and the Plaintiff cannot vote his way out of it, nor is he allowed to exercise his state constitutional right to circumvent our corrupt legislature and pass laws through the People of Colorado. This destruction of our state is intentional and is being orchestrated by Defendants Netanyahu and Israel and executed by the remaining Defendants. There has already been great irreparable harm as the quality of life and stress created by their implementation of such a deranged legislature is a constant attack on Plaintiff's mental health.

Legal Remedies: The monetary request from the Israel is a contingency, but Plaintiff would prefer politicians within our government stop working at the behest of Israel to destroy us from within.

Balance of Hardships: Israel and its globalists spend billions of dollars every year purchasing American politicians and trying to destroy the United States from within. American politicians such as Defendants Griswold, Weiser, Polis, Blanche, Trump and Wiles spend exert significant labor kowtowing to Israel and working to destroy the United States from within the confines of its own governments. A grant of this injunction is *less* work for them than they are doing right now.

Public Interest: The American Public demands free and fair elections free from fraud. The Public also demands less corruption from our selected officials, which are supposed to be elected by the People, but are instead selected and in some cases bred into satanic families specifically to hold certain roles. The American People do not want their country controlled

by Defendants Netanyahu and the State of Israel, and their relationship as our parent country must cease.

Injunction Request #4 Summary

For the foregoing reasons Injunction Request #4 should be granted in an emergency fashion against the Defendants State of Colorado, the United States, Netanyahu, and the United States ordering a complete and total cessation of all Israeli and globalist control over American laws, bills, policies, executive orders, procedures, political objectives, agendas, and operations involving domestic affairs to include influence over masonic organizations and individual states that operate within the United States. Plaintiff also seeks a complete cessation of all current and future psychological operations designed with the intention to manipulate the Plaintiff or achieve a political objective, to include the illusory left vs. right political battle.

SOVEREIGN IMMUNITY

In this case we deal with multiple forms of sovereign immunity, and Plaintiff will address each one separately.

International Sovereign Immunity

Plaintiff brings a suit against Defendant Netanyahu and the State of Israel, two “foreign” entities. To overcome this, Plaintiff presents two arguments:

A. Israel is a de facto parent country of the United States, as it is so controlled by Israel and the Jewish People that we are not—and have never been—sovereign to the Canaanite lineage. Defendant Netanyahu said himself that the United States would not exist without Jews.¹⁴⁰ Taking into account Freemasonry, which has always been a Jewish-controlled secret society and the fact that many of the founding fathers of this country and most presidents were members of this secret society confirm this. Their influence over all federal agencies

and state governments and governments across the world is of such a large degree that it is fundamentally impossible for any group of human beings to maintain a network of corruption so vast without it collapsing without a supernatural component holding it together. Supernatural elements such as this cannot exist within base reality, because base reality must be the highest realm and thus there is no dimension for supernatural forces such as this to exist. Therefore, we must exist within a simulation (AKA a 'Matrix', which is a prison as explicitly described in the movie). The vast organized corruption that occurs globally (all coordinated by Israel) itself proves Plaintiff's existence within a simulation. Within that simulation, Israel and its people are the agents guiding humanity--including Plaintiff—to a nefarious end point that no rational person would consent to, and most of the country isn't, yet it doesn't matter because they own the corrupt politicians such as the remaining defendants, and always have. Defendants Netanyahu and the State of Israel are the wardens and the remaining defendants are prison guards.

B. 28 U.S. Code § 1605 (a) (2) & (3) Exemptions Apply. The State of Israel has been purchasing our politicians both legally through AIPAC and AIPAC affiliated groups and campaign donations to Defendant Trump as well as illegally through a vast bribing scheme such as the manner in which Republican New Mexico State Senator Jay Block and the failed bribe of Kari Lake were purchased, *this all constitutes commercial activity*. They are purchasing our politicians to control our country. Jewish Reptilian stakeholders such as George Soros purchase politicians on the left and pay for protest organizations to create chaos and cause the collapse of the United States from within and sew seeds of discourse despite Soros' objectives and Israel's objectives being one and the same. Despite ostensible disagreements between Griswold and Trump on smaller matters from the globalist perspective, they all agree on the bigger points which are the points given to them by our

parent country of Israel. This commercial activity has decimated the State of Colorado as it is intentionally being destroyed from within by these purchased politicians.

C. 42 U.S. Code § 1983 states that “**Every** person who, under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia, subjects, **or causes to be subjected**, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for redress.” No Supreme Court determination has been made as to whether “foreign” officials (especially those that exert significant control over domestic affairs and policies) are immune under the Foreign Sovereign Immunities Act, therefore Defendant Netanyahu remains liable under 42 U.S. Code § 1983.

Federal Sovereign Immunity.

A. United States Sovereign Immunity has been waived. Plaintiff fulfilled the requirements of a satisfactory claim under the Federal Tort Claims Act, to include notifying the government of the pending suit against them in advance.

B. 42 U.S. Code § 1983 provides that “Every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia, subjects, **or causes to be subjected**, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for redress.” While applicable only to state laws, this does not prevent applicability to the federal defendants that under color of Colorado state laws permit fraudulent voter registrations and universal mail-in voting to deny Plaintiff’s Fourteenth Amendment right and his Ninth Amendment implied right to participate in

elections free from fraud. Colorado state laws providing for election policies that allow fraud are in direct violation of the Enforcement Act of 1870, which was passed in support of the Fourteenth Amendment to craft elections free from fraud. The Enforcement Act of 1870 makes clear that no state election official can make laws or policies that allow for fraudulent voter registrations or fraudulent votes. The Federal Defendants cause Plaintiff to be subjected to this unconstitutional abuse in violation of 42 U.S. Code § 1983 by failing to enforce or underenforcing the Enforcement Act of 1870 against the officials in the State of Colorado.

C. United States Sovereign Immunity is also waived under the Administrative Procedures Act for non-monetary claims. While the United States Congress has strayed from the inherent concept of needing authority vested into them explicitly by the Constitution to pass laws, the Enforcement Act of 1870 was a federal law passed directly to enforce the Fourteenth Amendment and Fifteenth Amendments, and had many provisions which made election fraud and election fraud enabling policies unlawful, thus cementing into law that secure elections are a constitutional right under the Fourteenth Amendment. Likewise it is an implied right under the Ninth Amendment through the Fourteenth Amendment that Plaintiff is entitled to elections free from fraud anywhere in these United States. No voting system by which the person making a vote cannot be traced back to that specific person to confirm they voted the way in which their vote was tallied is constitutional.

D. Sovereign Immunity does not prevent Plaintiff from suing government officials in their individual capacity when they violate the Constitution--This is because they are not acting on behalf of the state in this situation. *Ex parte Young, 209 U.S. 123 (1908)*. The government has no “discretion’ to violate the Federal Constitution; its dictates are absolute and imperative.” *Owen v. City of Independence, 445 U.S. 622 (1980)*.

140) “Benjamin Netanyahu says US 'would not exist' without Jews while defending war in Gaza”
<https://www.msn.com/en-gb/news/world/benjamin-netanyahu-says-us-would-not-exist-without-jews-while-defending-war-in-gaza/ar-AA1TZL0p>

Colorado Sovereign Immunity.

A. Sovereign Immunity for the Colorado State Defendants has been waived through the Colorado Governmental Immunity Act, Waiver exemption #5: “A dangerous condition of any public hospital, jail, public facility located in any park or recreational area maintained by a public entity”. Plaintiff has shown that due to the scale of organized corruption moving in lockstep across the planet to enslave humanity that is not possible within base reality—all facilitated at the behest of Defendant Israel--that he must be residing in a simulation. Whether that simulation is biological or technological in-nature would constitute a “jail” for purposes of the law. Through rigged elections facilitated by the Colorado State Defendants and Israel and enabled by the Federal Defendants, Plaintiff is not able to vote himself out of the far left shithole that Colorado is becoming, including using taxpayer money to keep soft-on-crime policies that no grassroots support exists for and fails everywhere else they do it and using taxpayer money to fight to keep violent gang members and rapists in the country illegally which constitute dangerous conditions within that jail.

B. 42 U.S. Code § 1983 provides that “Every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia, **subjects, or causes to be subjected,** any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for redress.” Colorado state laws and policies providing for administration of elections that allows for fraud are in direct violation of the Enforcement Act of 1870 which was passed in support of the Fourteenth Amendment, granting an implied right (Ninth Amendment) to elections free from fraud. The Enforcement Act of 1870 makes clear that no state election official can make laws or policies that allow for fraudulent voter

registrations or acceptance of fraudulent ballots for tallying. State law also prohibits these kinds of policies, which is also ignored. The Colorado State Defendants maintain an unlawful policy wherein inflated voter rolls with many registrations as possible are retained, so that extra ballots are always floating around the state in flagrant violation of the Enforcement Act of 1870 and Colorado Revised Statutes § 1-1-103. This intentionally allows ballot harvesters to collect those extra ballots across the state, but primarily in nursing homes and homeless facilities, and ensure they are submitted with or without the actual voter to cement far left control of Colorado in spite of what the People of Colorado actually want, which is also in direct violation of the Enforcement Act of 1870 and C.R.S. § 1-1-103, which is in turn violating Plaintiff's constitutional right to elections free from fraud.

C. Sovereign Immunity does not prevent Plaintiff from suing government officials in their individual capacity when they violate the Constitution--This is because they are not acting on behalf of the state in this situation. *Ex parte Young, 209 U.S. 123 (1908)*. The government has no “discretion’ to violate the Federal Constitution; its dictates are absolute and imperative.” *Owen v. City of Independence, 445 U.S. 622 (1980)*.

D. The Eleventh Amendment was never intended to provide immunity for states against residents of their own state. The Eleventh Amendment states that, “*The Judicial power of the United States shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the United States by Citizens of another State, or by Citizens or Subjects of any Foreign State.*”

Nowhere in the Eleventh Amendment does it state or imply that citizens of a state cannot sue their own state—many court rulings citing it as a basis for dismissal acknowledge as much. If Congress wanted the Eleventh Amendment to protect states from suits by their own citizens, they would have written the Amendment in a manner indicated that--because they did not, we can infer that the intention of the Eleventh

Amendment was not to protect states from suits stemming from their own citizens. Nor has any federal law or the Colorado Constitution ascribed such broad immunity to Colorado. Thus, the only way a court can reach the determination that the Eleventh Amendment protects states against suits from their own citizens is through judicial gymnastics, and previous decisions determining otherwise should be overturned.

**FIRST CLAIM FOR RELIEF
INJUNCTION AGAINST DEFENDANTS GRISWOLD, WEISER, AND HAMMACK
– OBSTRUCTION OF BALLOT INITIATIVE**

Mr. Freeman has a state constitutional right to pursue ballot initiatives to circumvent the state legislature as prescribed in Article V, Sec 1, Para 2 Article V, Sec 1, Para (1) and (2) of the Colorado Constitution. Mr. Freeman also has a federal and state right to free speech as established by the First Amendment of the federal Constitution, enforceable on the states through the Fourteenth Amendment of the federal Constitution.

Mr. Freeman executed his state constitutional right to file ballot initiatives to circumvent the legislature to attempt to stop election cheating within the state of Colorado and ensure our elections are free from organized election cheating. Mr. Freeman's ballot initiative was called the "Colorado Election Integrity Protection Act" and was designed to stop the many different ways in which systematic election cheating occurs.

Defendants Griswold and Weiser are members of Colorado's Title Board which has one sole purpose bestowed upon them by the Colorado Constitution within review of ballot initiatives, which is to determine if a proposed ballot initiative constitutes a single subject or not. Whether the state legislature even possesses the authority to propose state constitutional amendments to delegate powers on ballot initiatives that they never possessed to begin with is a different question and one that is ultimately not reached here, because the Defendants obstructed Plaintiff's ballot initiative through defendant Hammack on alternative grounds

that has nothing to do with their sole purpose within the ballot initiative process. The grounds indicated in Defendant Hammack's email to her coworkers shortly after the rejection of the submission are demonstrably false and nonsensical (it was rejected for the false belief that Plaintiff and his cosponsor had not gone back through the review and comment period) proving that the basis given to Plaintiff was timewasting nonsense. Most of the grounds cited in the email to Plaintiff rejecting the initiative are not on their website nor within state law and seem to be wholly fabricated, proving malicious intent. Most importantly, the bases for rejection of the ballot initiative were sent by Defendant Hammack *after* expiration of the deadline for ballot initiative, meaning that even if Plaintiff were The Flash and could type at 10000 words per minute to make the changes and resubmit it would not have made a difference.

Despite formal notice that they would be sued if they did not cooperate with their statutory purpose, Defendants Griswold, Weiser, and Hammack made no attempt to resolve this issue absent this Complaint.

In addition to violating Plaintiff's state Constitutional rights bestowed upon him by Article V, Sec 1, Para 2 Article V, Sec 1, Para (1) and (2) of the Colorado Constitution, Defendants' illegal actions violate the First Amendment and "The loss of First Amendment freedoms, for even minimal periods of time, unquestionably constitutes irreparable injury." *Elrod v. Burns*, 427 U.S. 347 (1976) referencing *New York Times Co. v. United States*, 403 U. S. 713 (1971).

The purpose of Plaintiff's ballot initiative was to permanently stop election cheating that is ravaging the state of Colorado, which can only be done through non-corrupt election officials using their authority to establish rules to protect against the many different methods of election cheating and enforce those rules, or granting of an emergency injunction to order

Defendants Griswold, Weiser, and Hammack to cease their obstruction of Plaintiff's ballot initiative. Unfortunately because of the time it takes to write out this Complaint and the time it would take the courts to get around to ruling on it, this injunction will likely become moot, which is why Plaintiff has the monetary claims against them as a contingency for the damages their corruption caused.

Obstructing Plaintiff's ballot initiative is more work for the Defendants than if they had just stuck to their limited state constitutional role and held the title board hearing for Plaintiff's ballot initiative. Thus, any increased hardship is a result of their own illegitimate conduct and unlawful policies.

The People of Colorado want elections secure from organized election cheating, this is made clear by looking at almost any post from Defendant Griswold and you will see a flurry of Coloradans calling out our rigged elections. Had Plaintiff's ballot measure made it to the ballot it has overwhelming odds of success as Plaintiff conducted a Poll with the primary tenants of the proposed ballot to include the death penalty for those engaging in systematic election cheating of over 10,000 or more votes (later changed to life w/o parole to streamline support even more) about the initiative on X that received hundreds of votes from people all over the state and the measure had overwhelming success. Thus, the public interest is heavily in favor of this ballot initiative being allowed to proceed.

In a non-corrupt court system, the injunction requests would be handled in an emergency fashion as they do in other court cases for emergency injunctions across the country and an emergency hearing would be scheduled to discuss these matters and they would be ruled on in an objective manner in an emergency fashion. However, in our court system the defendants will likely delay their appearances despite being well aware of the Complaint and their legal responsibility to show up once they are aware of the complaint

they will hope to drag out their appearance enough to moot the issue in the hopes of Plaintiff not fulfilling some obscure requirement resulting in the case getting dismissed without their appearance at all, the clerk will take eons to file the case because they want to ensure it goes to a particular judge so the result is pre-determined, and even after it is submitted to a judge that judge will sit on it until the injunction request is moot. Nonetheless, the court should go with the former scenario because that is what our court system is *supposed to be* instead of what it is.

For these reasons, a preliminary injunction is appropriate and this Court Defendants Griswold, Weiser, and Hammack to cease their obstruction of Plaintiff's ballot initiative.

**SECOND CLAIM FOR RELIEF
INJUNCTION AGAINST DEFENDANTS GRISWOLD AND WEISER –
UNLAWFUL ELECTION PROCEDURES**

The Enforcement Act of 1870 was explicitly passed in support of the Thirteenth, Fourteenth, and Fifteenth Amendments of the U.S. Constitution and is still an active law to the present day. Sections 19-21 of the Enforcement Act make it a federal crime for election officials to commit acts that allow for fraudulent voter registrations or fraudulent ballots to be submitted. It is also against state law to allow fraud in elections. See *C.R.S. § 1-1-103*.

Section 19 of the Enforcement Act States that,

“That if at any election for representative or delegate in the Congress of the United States person shall... compel or induce by any such means, or otherwise, any officer of an election in any such State or Territory to receive a vote from a person not legally qualified or entitled to vote...or knowingly and willfully receive the vote of any person not entitled to vote... or aid, counsel, procure, or advise any such voter, person, or officer to do any act hereby made a crime, or to omit to do any duty the omission of which is hereby made a crime, or attempt to do so, every such person

shall be deemed guilty of a crime, and shall for such crime be liable to do. prosecution in any court of the United States of competent jurisdiction, and, on conviction thereof shall be punished by a fine not exceeding hundred dollars, or by imprisonment for a term not exceeding three years, or both, in the discretion of the court, and shall pay the costs of prosecution.”

Section 20 of the Enforcement Act states that,

“[I]f, at any registration of voters for an election for representative or delegate in the Congress of the United States, any person shall knowingly... do any unlawful act to secure registration for himself or any other person...or compel or induce, by any of such means or other unlawful means any officer of registration any person not legally entitled thereto... or by any such means, or other unlawful means, induce any officer of registration to violate or refuse to comply with his duty, or any law regulating the same; or knowingly and wilfully receive the vote of any person not entitled to vote... or aid, counsel, procure, or advise any such voter, person, or officer to do any act hereby made a crime, or to omit any act, the omission of which is hereby made a crime, every such person shall be deemed guilty of a crime and shall be liable to prosecution and punishment therefor, as provided in section nineteen of this act for persons guilty of any of the crimes therein specified.”

Section 21 of the Enforcement Act states that,

“[W]henver, by the laws of any State or Territory, the name of any candidate or person to be voted for as representative or delegate in

Congress shall be required to be printed, written, or contained in any ticket or ballot with other candidates or persons to be voted for at the same election for State, territorial, municipal, or local officers, it shall be sufficient prima facie evidence, either for the purpose of indicting or convicting any person charged with voting or attempting or offering to vote, unlawfully under the provisions of the preceding sections , or for committing either of the offenses thereby created, to prove that the person so charged or indicted, voted, or attempted or offered to vote, such ballot or ticket, or committed either of the offenses named in the preceding sections of this act with reference to such ballot. And the proof and establishment of such facts shall be taken, held, and deemed to be presumptive evidence that such person voted. or attempted or offered to vote, for such representative or delegate, as the case may be, or that such offense was committed with reference to the election of such representative or delegate, and shall be sufficient to warrant his conviction.”

The purpose of the aforementioned sections of the Enforcement Act of 1870 passed in support of the Fourteenth Amendment show that the intention of the Congress was to have elections free from fraud. There is further an *implied* right to fair elections through the Ninth Amendment that further supplements this. Colorado’s universal mail-in ballot laws and procedures as well as the ballot harvesting policy—despite being convenient—allowing ballots to be submitted without proof that the lawful voter whose name is on the ballot actually completed and submitted their own ballot—is a policy allowing for fraudulent ballots to make their way into Colorado elections. The “signature validation” is extremely

inadequate for purposes of detecting fraud and fails even more when no follow up is done on the rejected ballots that do not submit their signature verification form to ensure that the person whose name is on the ballot actually submitted that ballot—because if they did follow up on all signature rejections it would reveal how rampant a problem fraudulent ballot submissions are and a lot of people would need to be prosecuted and sent to jail.

Moreover, as we've seen in other states and is likely going on in Colorado; overnight ballot drops of inexplicable ballots are also a frequent occurrence. Without any traceability of which election official accepted a ballot, the system is intentionally flawed and ripe for cheating. Each ballot should be affixed with traceable initials of which election official accepted the ballot so if fraudulent ballot submissions are later detected in bulk, we will know who to send to prison over it. The current system just has a bunch of ballots showing up and no way to trace where all of them came from and who brought them in. Thus, a chain of custody is necessary.

Universal mail-in ballot submission, accepting ballots without checking IDs, and not tracking the election official that is vouching that the ballot was lawfully submitted leaves Colorado elections as corrupt as they are in places such as North Korea or Russia, and violates Plaintiff's Fourteenth and Ninth Amendment rights to secure elections in an irreparable fashion as it nullifies his lawful vote.

Voting machines or electronic vote counting equipment should have no capability to connect to the internet during an election—to include wifi cards being installed on them. This is because internet connectivity may be used to inject result manipulation into the tabulation. Whereas Defendant Griswold has a history of refusing to remove them. Risk limiting audits and audits such as Clear Ballot Group's audit of El Paso County elections are farcical and hide their farcical nature behind complexity. Even electronic voting machines must have

traceability of each vote to the voter that made them and the comparison of these should be easily traceable to the tabulation. When fraud occurs involving voting machines, the person(s) that coded the machines or the person(s) that manipulated the machines unlawfully should be prosecuted.

Violation of the Fourteenth Amendment has historically generally been treated as irreparable. Moreover it is irreparable because fraudulent votes nullify Plaintiff's vote and infringements on voting rights have historically been held to be an irreparable harm.

The monetary request from the State of Colorado is a contingency, but Plaintiff would prefer a genuinely secure election instead of a bunch of money while still living in a corrupted hellhole. The money from the state of Colorado will be used in pursuit of improving the legitimacy of state and federal elections, which Plaintiff's ballot initiative was set to do anyways.

It is Defendant Griswold's job to secure Colorado elections against fraud. Basic measures to prevent fraud such as cessation of universal mail in voting, ballot harvesting, and accepting ballots without checking the identification of the voter. It is critical the Colorado election officials establish a mechanism for tracing ballot acceptance to a specific election official, ensure the removal of internet capabilities from electronic voting equipment during an election, ensure that voting machines can trace each ballot submission to the specific voter that made it to the tabulation, and ensuring illegitimate voters to include deceased voters and voters no longer residing in the state get permanently removed from voter rolls prior to an election. The current system is clearly corrupted and Defendant Griswold has no desire to stop election cheating so long as it keeps her and her state codefendants in office. Any hardship created by implementation of these rules is part of the hardship of being Secretary of State of Colorado and complying with state and federal law. Instead of doing that,

Griswold decides to gaslight the state about our “Gold standard” elections and how safe and secure voting is in Colorado despite the mountain of evidence indicating otherwise.

Defendant Weiser’s job is to interpret and enforce laws in a non-partisan fashion and represent the People of Colorado and state interests in legal matters. Part of that responsibility is to ensure that fellow defendants such as Griswold comply with state and federal law. Instead of doing that, he opts to use his office in the most partisan manner as possible while election fraud proliferates (conveniently benefiting himself) and grandstand about how many frivolous lawsuits he can file against Defendant Trump, even though behind the scenes they all work for Defendant Netanyahu and will push forward Defendant Israel’s objectives regardless of the kabuki theater show they put on for the public.

Our entire system of government is based upon our right to vote for or against elected officials, and maintaining a system that allows fraud or manipulation converts us from a Constitutional Republic to an oligarchy, which is what our nation is today. The People of Colorado are well aware of how farcical our elections are across the country and in Colorado. The requests made by this injunction request are overwhelmingly supported by Republicans and Democrats alike. Even most Democrats, to include the “people of color” that would allegedly be disenfranchised by having a voting id requirement support showing an ID card to vote and other basic precautions against election cheating like clean voter rolls. The only reason one would not want these commonsense policies is because they are planning to cheat or are extremely misinformed.

For the foregoing reasons this injunction request be granted in an emergency fashion against Defendants Griswold and Weiser ordering them to facilitate elections free from fraud to include; ending ballot harvesting, requiring voters residing in state to show identification to submit a ballot, requiring election officials to annotate the ballots that they collect from

voters in some manner that allows traceability of which election official accepted each ballot for tabulation, ensuring all voting machines and vote counting machines do not have hardware that allows for internet connection during an election, ensure that voting machines can trace each ballot submission to the specific voter that made it to the tabulation, cleaning of voter rolls to include identification and removal of all illegitimate voters, and prosecuting all election fraud to include programmers of election voting equipment that are identified as facilitating election fraud. Defendant Weiser should be ordered to align the State's position with state and federal law regarding elections including the Enforcement Act of 1870 sections, 19 through 21, and C.R.S. § 1-1-103.

**THIRD CLAIM FOR RELIEF
INJUNCTION AGAINST DEFENDANTS BLANCHE, WILES, AND TRUMP –
OBSTRUCTION OF FEDERAL INVESTIGATIONS INTO ELECTION CRIMES**

Plaintiff has proven that secure elections are a constitutional right as established by the Enforcement Act's intention to enforce the Fourteenth Amendment and is an implied right through the Ninth Amendment. It is not only unlawful for states to conduct elections in a manner allowing for rampant election rigging, it is fundamentally unconstitutional.

Merely creating new policies or election framework for conduct of elections is not enough, and the ONLY way in which we see improvements in our elections going forward is if persons that cheated in previous elections or orchestrated election cheating are prosecuted to the fullest extent of the law to prevent them from cheating again and to discourage others from doing it in the future. Failure to prosecute those that cheated or organized election fraud in previous elections guarantees that future elections will be equally corrupt.

Plaintiff has shown many such activities that the federal government does not investigate or intentionally under-investigates so as to protect the election cheating infrastructure despite creating the illusion that they are cracking down on election crimes

through paltry indictments of lone wolf actors and civil cases, all of which will accomplish nothing to secure elections. *See Election Integrity Section of this Complaint.*

The federal government is more than competent enough to conduct thorough investigation into the organized election cheating Plaintiff pointed out to them. They know how to conduct raids without leaks, indict leakers of law enforcement activities and persons that engage in evidence destruction or concealment, subpoena witnesses, organizations, and suspects, conduct raids for seizures of documents to secure evidence before, flip lower level election criminals to get higher-level orchestrators, and make arrests to take down national level criminal networks. This is literally the purpose of the RICO Act, which includes fraud of multiple different types as predicate offenses. However, they choose to feign incompetence to allow deep state criminals masquerading as investigators to subvert the investigative process with impunity and without genuine oversight, such as the individual that leaked raid info to Fulton County to allow them to destroy evidence which is a felonious crime that the government chooses to neglect, signaling to other deep state criminals that they can subvert federal investigations without consequence.

There exists credible rumors that the federal government is blocking investigations into election fraud, which are further supported by the pathetic results they have had thus far in dealing with the issue.

Defendant Griswold's policies allowing rampant election fraud to occur within our state constitute crimes under the Enforcement Act of 1870. Defendant Weiser's interpretation of state laws that allow for rampant fraud to continue in our state constitute crimes under the Enforcement Act of 1870. Many lower level offenses behind this election fraud racket, to include Griswold and Weiser's crimes continue to occur because the federal government has a policy wherein investigations into election fraud are obstructed or slow-walked into futility

because of Defendant Blanche's, Wiles', and Trump's policy of non-enforcement of criminal statutes constituting election crimes.

Fourteenth Amendment rights are frequently determined to constitute irreparable harm in many court cases. Defendants Griswold, Weiser, and Polis have destroyed the quality of life in Colorado in line with Defendant Netanyahu's and the State of Israel's plan, and they, along with the rest of the demons in the legislature, have done so without satisfactory establishment that they won their elections without systematic election cheating. The lack of serious consequences for the people that have been rigging elections across the country, to include Colorado, ensures that the controlled demolition of this once-beautiful state with a high quality of life will continue to occur for many years to come. Colorado's election laws are unlawful as they constitute fraud. This constitutes irreparable injury and must be rectified. Furthermore, voting rights violations under the Fourteenth Amendment also frequently constitute irreparable injury, and Defendants Griswold and Weiser have led to the dilution of Plaintiff's voting rights due to fraudulent votes being accepted by the State of Colorado.

The monetary request from the United States Government is a contingency, but Plaintiff would prefer prosecutions over the money. Most of the money from the state of federal government will be used in pursuit of improving the legitimacy of state and federal elections, which Plaintiff's ballot initiative was set to do anyways.

Prosecuting crimes is literally the DOJ's job, thus it cannot be a "hardship". All they have to do is list any policies restraining election crime investigators and prosecutors, and treat the investigation into election crimes like they treated January 6 trespassers and go after them with equal vigor. Better yet, treat election crimes and prosecution of those crimes as if they were a multinational organization that were organizing attacks against Jewish people

and synagogues all over the country. They should start with the complaints, such as Plaintiff's letter to them from over a year ago, this Complaint, and the thousands of complaints sent to DOJ and FBI over the years pointing out election crimes, and put non-deep state investigators on it that are competent and laser focused at getting results. If they did that, we would have the most secure elections in the tri-galaxy area.

The American People, and the People of Colorado are sick and tired of our elections being rigged and the people doing the rigging and the protection of those that rigged the election getting away with it. The American People should decide who represents us and that should not be influenced by globalist Israeli policies undermining us from within.

Plaintiff seeks an Injunction against Defendants' Blanche, Wiles, and Trump blocking them from any policy which restrains investigations into election crimes and ordering them to comply with Defendant Trump's executive order and their constitutional mandate to secure elections from fraud and prosecute election cheaters. Plaintiff further seeks an order requiring the Department of Justice to release a monthly report indicating how many people across the country have been arrested and indicted for election crimes, categorized by whether the individuals arrested are suspected of being low level, medium-level, or high level election criminals, and how many prosecutions of deep state actors that undermined these investigations or prosecutions (to include court clerks that rig case assignments) have occurred within that month, and a separate cumulative table of these figures since the implementation of the order. For reference a county clerk and recorder would constitute a "medium-level" arrest, and a secretary of state, attorney general, or wealthy heavily-involved donor or board member to an organization which orchestrated larger election rigging schemes would constitute a "high-level" arrest. This is the only way we will see a damn thing get done when it comes to securing our elections against fraud.

**FOURTH CLAIM FOR RELIEF
INJUNCTION AGAINST DEFENDANTS THE STATE OF COLORADO, THE
UNITED STATES, NETANYAHU, AND THE STATE OF ISRAEL – TREASON,
BRIBERY, AND UNLAWFUL INFLUENCING OPERATIONS**

It is abundantly clear that the State of Israel and Israeli-globalist interests have complete control of many countries across the world, the United States Government, and many of our states to include Colorado, to a degree that exceeds human capability. While this influence has likely always existed, they are becoming increasingly obvious and demented in recent years as it becomes increasingly apparent that the end objective is the enslavement of humanity through establishment of digital ID through these deranged “age attestation” and digital ID bills we see popping up in both red and blue states, and across the world at the same time, as well as the open borders policy that pretty much every western nation adopted over the last ten years to the obvious detriment of their countries to include the U.S. government funding our own invasion through heavy funding to NGOs involved in human trafficking. While Defendant Trump did start deportations of criminal illegal aliens again, they did try to sneak in some globalist agenda items attached to those deportations (biometrics at airports and flock cameras, both of which will undoubtedly be shared with Defendants Netanyahu and Israel). The open border thing was done to destroy national identity, which will make it easier to set up the enslavement infrastructure that is digital ID.

This influence is facilitated through the use of illegal bribes, lobbying, donations to AIPAC and AIPAC affiliated groups, blackmail operations, and mind-control programs such as MK Ultra. In some cases it appears that children are raised into satanic families and made to ensure sexual abuse to brainwash them into irredeemable compliance with their handler’s directions, then the successful subjects to this horrific conduct are strategically placed in positions of influence to destroy our countries from within. But even an organized racket involving these vicious tactics could not keep such a large network of corruption functioning

for so long without collapse.

This control is cemented through the use of propaganda and psychological operations, to include the falsification of many events throughout history to either distract or manipulate the population into going along with their nefarious agenda. Another frequent tactic is to use controlled opposition and create fraudulent dissent to get Americans to believe that the two major political parties are in disagreement about things, when in reality they all agree on the major points of contention such as protecting corruption and that executing Defendant Netanyahu and the State of Israel's agenda to enslave the human race regardless of whether the subject populations agrees or not.

Defendants Netanyahu and the State of Israel run both sides of the political aisle within all levels of governments across the United States. They then use this influence to intentionally destroy it from within while perpetuating a fraudulent "right vs. left" narrative as a distraction for the masses, using the remaining defendants to build the illusion of choice within an electorally rigged system. At the core of this is the notion of choice, which has been stripped from us in two ways while they implement this agenda: (1) The elections are rigged to guide humanity toward politicians that will implement this agenda (which is why the federal defendants do not vigorously pursue prosecutions of most Deep State crimes including systematic election rigging). And; (2) The candidates are both controlled by Defendant Netanyahu through a large network of legal and illegal corrupt mechanisms to ensure that even if they fail at getting the preferred candidate in office that the less preferred candidate still does the bidding of the State of Israel instead of working for their constituents. Because Netanyahu's end objective is a violation of Plaintiff's Thirteenth Amendment right involving the commercial purchase of treasonous politicians and infiltrating agents and utilizes tactics resulting in the deprivation of other constitutional rights such as the First

Amendment, the Ninth Amendment, and the Fourteenth Amendments to further that agenda, this behavior unquestionably constitutes irreparable injury.

The scale of the corruption we see is for all intents and purposes not bound by the constraints of human nature or what is possible for a country of about 10 million people to accomplish. There are many things that could easily go wrong with a criminal network like this, but the biggest issue Defendant Netanyahu seems to face is an occasional speed bump, and politicians all over the world still stick to the script. This all shows that there is something supernatural at play that is keeping this corruption going. Whether looking through a spiritual or secular lens, the end conclusion is the same: There is something really off about our planet and something is behind it all. For Christians its as simple as “Satan is the ruler of this planet”, for Plaintiff it is more nuanced, but ultimately expresses the same end sentiment that there are supernatural forces at work allowing this large scale evil demonic pedophile cult to rule this planet. Where the truth actually lies is ultimately irrelevant because these supernatural forces keeping demons like Netanyayahu and his globalist buddies in power and the State of Israel in control of the United States far exceed anything that money could protect Plaintiff from. The money request is a contingency plan so that Plaintiff can create some good in the world for himself and others around him as well as punish those forces that exert evil on our nation until that evil inevitably removes him from this plane of existence.

Israel and Israeli-globalists’ interests spend billions of dollars every year and significant effort to control U.S. politicians, to include AIPAC and AIPAC-associated groups running globalist organizations such as the Bilderberg Group and the World Economic Forum, money spent to control state level politicians, paying bribes and “donations” to campaigns such as Defendant Trump’s, lobbying, running honeypot human trafficking

blackmail operations such as they did under Epstein, exerting influence over organizations like Turning Points USA, whatever they are doing to keep Freemasonry going, propping up these large mainstream media networks and Ben Shapiro, training U.S. troops and law enforcement, running these offices out of U.S. agencies' offices such as the Pentagon, running Homeland Security's X page the money and effort spent to get Defendant Netanyahu out here to check in on his employees at the White House, and everything else they're doing here that hasn't been publicly revealed. The amount of money it must take for a country of approximately 10 million to have complete and total control over a country of >330 million people must be tremendous. Plaintiff seeks an end to all of it, saving Israel billions of dollars and freeing the United States in the process. It is LESS WORK and saving Israel money Israel to get them and their globalist buddies of our country's politics, and thus no hardship exists.

A majority of the U.S. population does not want their country to be controlled by foreign interests. Of course, there is a risk that a power vacuum is created by the absence of Israel and another foreign power such as Russia or China exploit that for control over the United States and efforts should be made to prevent that, however, provided the American People never become stupid enough to give up their firearms, such a situation could not be much worse than what we are facing now.

For the foregoing reasons, this Injunction request should be granted and Israel/Israeli interests and the United States should be barred from communicating with each other, all Israel/Israeli interests such as AIPAC and AIPAC groups operations should be halted, all information sharing agreements to include classified and non-classified information should be halted, and all Israel and Israeli interests' offices within state or federal government

buildings should be vacated immediately. All Israeli and Globalist funding directed toward masonic organizations should also be halted immediately.

FIFTH CLAIM FOR RELIEF – DEPRIVATION OF RIGHTS UNDER COLOR OF LAW CLAIM AGAINST HAMMACK, GRISWOLD, WEISER & POLIS (STATE OF COLORADO)

42 U.S. Code § 1983 states that “Every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia, subjects, or causes to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for redress.”

Section 1 of the Fourteenth Amendment of the U.S. Constitution states that, “All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.” This establishes that all states must abide by the federal Constitution.

Section 2 of the Fourteenth Amendment references the “right to vote”. Section 5 of the Fourteenth Amendment grants Congress the “...power to enforce, by appropriate legislation, the provisions of this article [the Fourteenth Amendment].

The Fifteenth Amendment establishes that “The right of citizens of the United States to vote shall not be denied or abridged by the United States **or by any State** on account of race, color, or previous condition of servitude” and closes by stating that “*The Congress shall have power to enforce this article by appropriate legislation.*”

The Enforcement Act of 1870 was passed by Congress to enforce the Thirteenth, Fourteenth, and Fifteenth Amendments and is still an active law today.

Sections 19-21 of the Enforcement Act makes it unlawful and a criminal offense to establish policies that allow for fraudulent voter registrations or fraudulent votes. This is because allowing fraudulent registrations and fraudulent votes into an election dilutes the legitimate votes of Americans established by the Fourteenth and Fifteenth Amendments. It is also unlawful under Colorado law to establish policies and procedures that allow for fraud. See *C.R.S. § 1-1-103*.

Plaintiff attempted to fix Colorado laws through the ballot initiative process and was unlawfully obstructed by Defendants Hammack, Griswold, and Weiser. Defendant Hammack's rationale declared in emails following the unlawful obstruction of this ballot initiative was based in part on her not knowing the initiative number (a question that would have taken 1 minute to find out) and on the verifiably false speculation that the Plaintiff did not go back through the Review and Comment hearing.

Colorado's laws allow for ballot harvesting, which is the practice of being allowed to drop off other people's ballots and "vouch" for them. This system provides no proof that the person whose name is on the ballot actually submitted the ballot submitted in their name.

Mail-in voting has a signature matching system by which election officials compare the signature of a voter on record with the signature on a voter's ballot and reject the ballot if they are not found to be a match. This policy is extremely inadequate for catching ballot fraud for multiple reasons: (1) Signature matching is inherently inadequate for purposes of detecting fraud. Just because a signature matches what's on file doesn't mean that the person's signature wasn't forged. (2) Signature matching is inadequate because the notion that an election official untrained in handwriting analysis spending 2-3 seconds conducting a

signature comparison is nowhere close to good enough when trained experts spend minutes to hours examining signatures to determine if they are valid or not. (3) In instances where a signature does not match and a person resubmits it, it is not known how many of those cases are just good signature forgeries. (4) In the instances where a signature does not match and the ballot is rejected and the person does not follow up and resubmit their signature, there is no follow up to ensure that the voter's name on the ballot was the person that submitted it. Plaintiff has cited numerous examples of mail ballot fraud across the United States, to include a similar racket in Colorado being alleged even before the other cited examples occurred. What the state catches and prosecutes in terms of fraud is a drop in the bucket of the actual fraud that is occurring within the state. The state law allowing for universal mail in ballots is unconstitutional and should clearly be abolished as it clearly allows for systemic election cheating, but Defendants' Griswold disgraceful laissez-faire policies in regard to executing the state's mail-in ballot program is literally criminal as it allows for rampant election fraud in violation of the Enforcement Act. Likewise, Weiser and Polis' refusal to investigate the rampant election fraud or Griswold's criminal policies is more self-serving corruption deserving of criminal prosecution.

We also know that many people have reported receiving ballots for past residents that haven't lived in the state for years that are cluttering Colorado's Voter Registration Rolls and further increasing the risk for election fraud, in criminal violation of the Enforcement Act. In spite of the state and federal legal requirements to conduct secure elections, Defendant Griswold makes no effort to clean up voter rolls and Defendants Griswold and Weiser waste taxpayer money fighting efforts to help them clean up voter rolls. Even in the few instances where litigants seeking removal of ineligible voters are successful, it is all meaningless because we have no guarantee that they are not just adding these voters back on slowly over

time as we now know that...

Defendant Griswold is manipulating voter registration records for past elections retroactively even after the elections have been certified, thus resulting in “certification” being a meaningless term and the term “elections” being an equally obsolete as well.

As a direct and proximate cause and consequence of Defendants Hammack’s actions the Plaintiff was obstructed from circumventing Colorado’s corrupt legislature to secure the elections through ballot initiative and repair Colorado’s negligent election laws, Plaintiff suffered injuries, damages, and losses to be proven at trial.

As a direct and proximate cause and consequence of Griswold’s criminal election policies resulting in the deprivation of Plaintiff’s Fourteenth and Fifteenth Amendment right to vote through election fraud dilution in violation of Sections 19-21 of the Enforcement Act and *C.R.S. § 1-1-103*, Plaintiff suffered injuries, damages, and losses to be proven at trial.

As a direct and proximate cause and consequence of Defendants Weiser and Polis’ refusal to investigate election crimes that benefit them or establish policies to provide for secure elections constituting a conspiracy to deprive Plaintiff of his right to vote in violation of the Fourteenth and Fifteenth Amendments through election fraud dilution. Because of this Plaintiff suffered injuries, damages, and losses to be proven at trial.

The unlawful violation of the Plaintiff’s Fourteenth and Fifteenth Amendment rights from the Defendants was intentional.

The unlawful actions and non-actions from the Defendants was done with malice or with reckless indifference to the Plaintiff’s constitutional rights.

SIXTH CLAIM FOR RELIEF – DEPRIVATION OF RIGHTS UNDER COLOR OF LAW CLAIM AGAINST BLANCHE, WILES, AND TRUMP (UNITED STATES)

42 U.S. Code § 1983 states that “Every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia,

subjects, or causes to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for redress.”

Section 1 of the Fourteenth Amendment of the U.S. Constitution states that, “All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.” This establishes that all states must abide by the federal Constitution.

Section 2 of the Fourteenth Amendment references the “right to vote”. Section 5 of the Fourteenth Amendment grants Congress the “...power to enforce, by appropriate legislation, the provisions of this article [the Fourteenth Amendment].

The Fifteenth Amendment establishes that “The right of citizens of the United States to vote shall not be denied or abridged by the United States **or by any State** on account of race, color, or previous condition of servitude” and closes by stating that “*The Congress shall have power to enforce this article by appropriate legislation.*”

The Enforcement Act of 1870 was passed by Congress to enforce the Thirteenth, Fourteenth, and Fifteenth Amendments and is still an active law today.

Sections 19-21 of the Enforcement Act makes it unlawful and a criminal offense to establish policies that allow for fraudulent voter registrations or fraudulent votes. This is because allowing fraudulent registrations and fraudulent votes into an election dilutes the legitimate votes of Americans established by the Fourteenth and Fifteenth Amendments.

In March of 2020, Defendant Trump signed an executive order directing the Attorney General to—among other things— investigate and prosecute election crimes. *See Executive Order 14248, sec. 5.*

Despite it being unlawful for state election officials to establish policies and procedures that allow for fraudulent voter registrations or fraudulent votes and Executive Order 14248, Defendant Blanche has opted to allow Defendant Griswold to act with impunity and continue to rig Colorado's elections through policies that allow for rampant fraudulent voter registrations and votes.

In January of 2025, Plaintiff wrote Defendant Wiles and Trump a letter requesting an investigation into the rampant election rigging within the Colorado. This letter cited many examples of election crimes and suspected election crimes across the United States and Colorado. Many things within that letter reflect what we continue to see today, for example: In Milwaukee, WI when 99% of the 4:00AM ballot drop vote went to the Democrat candidate or in Arizona's 2020 election when it was found that 25% of the ballots had no signature match whatsoever. Eventually, the DOJ took Arizona's 2020 ballots to "investigate", but conveniently the statute of limitations for fraudulent ballot submission for that election has ran out, so no one will be held accountable or they will have to go with a complex RICO indictment that will face heavy legal scrutiny and likely fail in the long run—note the lack of interest in Arizona's 2024 ballots despite similar crimes likely existing. The federal government raided Fulton County, GA's election office to seize 2020 ballots but the statute of limitations has conveniently ran out so election criminals will not be held accountable—note the lack of interest in Fulton County's 2024 ballots despite similar crimes likely having occurred. Not only that, but the FBI Special Agent in Charge tipped off Fulton County allowing them to destroy evidence, and instead of prosecuting him, the DOJ merely

fired him and called it a day. Instead of prosecuting the actors behind the network of election corruption of past and current elections, the DOJ opts to go primarily for civil suits timidly fighting to get states to clean up their voter rolls, which is all meaningless when the criminals such as Defendant Griswold that ensure that as many names as possible remain on voter registration rolls regardless of if they are legitimate or not remain on the voter rolls because they never face any penalties for doing it and it benefits their side.

Nothing of value will come out of Defendant Blanche's pointless investigations into expired election crimes, and certainly not a cessation of the rampant election cheating that has occurred in the last few elections, which is all by design. Logically, you would think that because Defendant Trump and Defendant Griswold, Weiser, and Polis all have public spats that Trump would want nothing more than to viciously investigate and prosecute election crimes—and perhaps he does and is merely too incompetent to follow up on his executive orders and its others in the Administration such as Blanche and Wiles that are undermining those efforts—but the reality is that no serious prosecutions ever happen against Deep State criminals because these Deep State criminals all work for the same interests behind the scenes—Defendant Netanyahu and the State of Israel. Defendant Wiles literally used to work for Netanyahu, making it abundantly clear that her loyalty is to him and not the United States. The public spats between defendants and these useless “investigations” that result in few prosecutions are just theater to distract the masses.

Notwithstanding, Defendants Blanche, Wiles, and Trump remain liable for the deprivation of Plaintiff's Fourteenth and Fifteenth Amendment rights to vote that occurred under Defendants Hammack, Griswold, Weiser, and Polis because their refusal to investigate and prosecute election crimes nationally and in Colorado *caused Plaintiff to be subjected to the aforementioned deprivation through continued election fraud vote dilution.*

As a direct and proximate cause and consequence of Defendant Trump's incompetence in enforcing his own executive order and Trump's treasonous subservience to Defendant Netanyahu, Defendant Trump caused Plaintiff to be subjected to the deprivation of his Fourteenth, Ninth, and Fifteenth Amendments right to vote through continued election fraud vote dilution that would have been prevented if federal law were enforced and election criminals held accountable. Because of this, Plaintiff suffered injuries, damages, and losses to be proven at trial.

As a direct and proximate cause and consequence of Defendant Blanche's negligence in enforcing federal law against Defendants Griswold, Weiser, and Polis, Defendant Blanche *caused Plaintiff to be subjected* to the deprivation of his Fourteenth, Ninth, and Fifteenth Amendments rights to vote through continued election fraud vote dilution that would have been prevented if federal law was enforced and election criminals held accountable. Because of Defendant Blanche's negligence, Plaintiff suffered injuries, damages, and losses to be proven at trial.

As a direct and proximate cause and consequence of Defendant Wiles' negligence in ensuring that the DOJ enforces federal law against Defendants Griswold, Weiser, and Polis, and her own treasonous loyalty to Defendant Netanyahu and the State of Israel, Defendant Wiles *caused Plaintiff to be subjected* to the deprivation of his Fourteenth, Ninth, and Fifteenth Amendments rights to vote through continued election fraud vote dilution that would have been prevented if federal law was enforced and election criminals held accountable. Because of Defendant Wiles' negligence, Plaintiff suffered injuries, damages, and losses to be proven at trial.

The unlawful violation of the Plaintiff's Fourteenth and Fifteenth Amendment rights from the Defendants was intentional.

The unlawful actions and non-actions from the Defendants was done with malice or with reckless indifference to the Plaintiff's constitutional rights.

SEVENTH CLAIM FOR RELIEF – DEPRIVATION OF RIGHTS UNDER COLOR OF LAW CLAIM AGAINST THE STATE OF COLORADO, THE UNITED STATES, NETANYAHU, AND THE STATE OF ISRAEL

The State of Israel facilitates a pretend world for the populace of the United States, a retired MOSSAD (Israeli intelligence) agent went on an American news station to tell us this. This environment is created through the falsification, exaggeration, or government facilitation of major political and public events, including but not limited to: celebrities deaths, terrorist attacks, historical events such as the Holocaust and the moon landings, but most importantly; politics and our elections. The very creation of the country of Israel is proof of this Jewish control of American and global politics pre-dating the creation of the country of Israel, as many different people have had genocide inflicted against them across the world throughout history, but western nations don't come together to carve them out land thousands of miles away from where the alleged genocide occurred for them to make a home.

Defendants Griswold, Weiser, Polis, and Defendants Blanche, Wiles, and Trump pretend to be on different sides, but at the end of the day they all work for Defendants Netanyahu and Israel. The left vs. right narrative is the largest part of the pretend world that they create. Israel and Israeli-globalist interests buy US politicians and coordinates corruption within the United States to such a degree that it constitutes commerce under 28 U.S. Code § 1605 rendering them liable.

While there exist several different powerful names that make up the globalist superpowers that buy politicians globally, some of them Jewish and some not, most of the money used to buy politicians comes from Israeli interests, and Israel is the hub for these

interests even in cases where it might appear otherwise. For example, George Soros is Jewish and has been advocating for open borders across the world to include the United Kingdom. The United Kingdom, along with many other western nations opened their borders to mass migration, thus allowing in millions of illegal immigrants destroying the country from within. Many of these immigrants were Muslim and from Muslim countries leading to skyrocketing sexual assault numbers and crime, which their government ignored. Making matters worse, if a British person pointed out that these crimes are being done by illegal immigrants their government would arrest that person, meanwhile they still ignored the increasing crimes and the public demands for reform. One hate crime occurred against Jews and all of a sudden the British government cracked down and provided extra protection for the Jewish community. Ethics Brits ignored, but when a Jew gets attacked, they suddenly bend over backwards to protect them, revealing the while their George Soros' policy is to let you get invaded, pillaged, and raped and the politicians he owns will ignore your demands for reform, but when the chips are down he will still stand with the Jewish people, ultimately based out of Israel. Note that Israel does NOT have open borders and never has. We see another example of this in Colorado: Defendants Weiser and Polis want open borders and allow illegal immigrants from all over the world to come to Colorado to commit crimes to include violent criminals terrorizing the community, such as what was seen in Aurora seemingly because this is a Democrat position. The Democrat voter base is not fans of Israel because they believe Israel is committing a genocide, but despite this, Defendants Weiser and Polis still maintain strong support for Israel. Again we see that when the chips are down, these corrupt politicians still stand with Israel. Defendant Trump was elected in part to deport illegal aliens, and when his second administration began they started to do that, but of course this increased immigration enforcement came with ulterior motives. The Department of

Homeland Security (which does the immigration enforcement) has an office based on out Israel, which has no logical basis for existing other than corruption, and their X page was based in and managed out of Israel. Trump's traitorous government naturally started implementing wholly unnecessary surveillance tactics and got access to neighborhood Flock cameras and started working with Palantir, which is basically building a digital prison for humanity. Given DHS' strong connection to Israel, we have to ask how much of the data collected is shared with Israel and Palantir to build our digital prison, making clear that increased immigration enforcement comes with nefarious motives and cannot be merely about deporting people in the country illegally. Not that it matters because Defendant Trump later reneged on mass deportations despite his base demanding it because if mass deportations do not further the construction of the digital prison and Israel's control over the U.S. population, he largely has no interest in doing it. This all goes to show that despite different funders exerting influence and politicians such as the Defendants pretending to be on the opposite sides of these issues, the common denominator is Israel, making Israel a hub for this corruption.

Regardless of whether Plaintiff votes Democrat or Republican on a state or federal candidate, when the chips are those options will largely stand with Israel. Even if a movement for candidates that are not aligned with Israel, it is highly plausible that these candidates are controlled opposition secretly working for Israel. It appears that Israel has an endless supply of Americans willing to sell their souls and happily do their bidding, thus he cannot vote his way out of it. There exists nowhere on Earth that is desirable to live that is not also ran by the same globalist demons using Israel as a hub for their agenda. Even if he wanted to go to a poorer country to escape, as we see from the Maduro raid in Venezuela, they can just disable the country's military hardware and military and kidnap their president

any time they want, so those people ultimately are beholden as well, even if not directly. Even if Argentina, they had that extremely suspicious forest fire and next thing we know the Argentinian government is inviting thousands of Jews to move to the country. Other large countries seemingly opposed to western governments are likewise not an escape as many of them involve residing under a social credit system similar to their plans for most western countries anyways such as China.

There is no escape from this demonic system, and we cannot vote our way out of it. This makes this planet a prison. A prison in violation of the Fifth and Fourteenth Amendments because it deprives the Plaintiff of due process and representative government as guaranteed by the federal constitution. The local annex of this prison is guarded by Defendants Griswold, Weiser, Polis, and the State of Colorado, the regional district is controlled by Defendants Blanche, Wiles, Trump and the United States, and the warden is Defendant Netanyahu and the State of Israel.

As a direct and proximate cause and consequence of Defendants State of Colorado, the United States, Netanyahu, and Israel's imprisonment is in direct violation of the Fifth, Ninth, and Fourteenth Amendments Plaintiff suffered injuries, damages, and losses to be proven at trial.

The unlawful violation of the Plaintiff's Fifth, Ninth, and Fourteenth Amendment rights from the Defendants was intentional.

The unlawful actions and non-actions from the Defendants was done with malice or with reckless indifference to the Plaintiff's constitutional rights.

RELIEF REQUESTED FROM THE COURT

WHEREFORE, Plaintiff respectfully requests that the Court enter judgment in his favor and against the Defendants, and award the following relief, to the fullest extent allowed

by law:

1) A Declaratory Judgement against Defendant Griswold finding that she has a responsibility to secure all elections from fraud, to include implementing preventative measures to prevent the state from maintaining illegitimate voter registrations or accepting fraudulent ballots to abide by her responsibilities under state and federal law.

2) A Declaratory Judgement Against Defendants Weiser, Polis, Blanche and Trump that they have a responsibility to enforce federal election laws and ensure elections in their respective jurisdictions are secure from election fraud, to include investigating and prosecuting suspected election crimes to abide by their responsibilities under federal law.

3) An Emergency Injunctive Order against Defendants Hammack, Griswold, and Weiser ordering them to immediately cease their Title Board obstruction of Plaintiff's ballot initiative and allow it to proceed in line with Plaintiff's state constitutional right to file ballot initiatives.

4) An Emergency Injunctive Order against Defendant Griswold ordering her to implement rules requiring voters physically residing in the state at the time of an election to show identification to submit a ballot for tabulation and requiring election officials to annotate the ballots that they collect from voters in some manner that allows traceability of which election official accepted each ballot for tabulation, and the cleaning of voter rolls to include identification and removal of all illegitimate voter registrations.

5) An Emergency Injunctive Order against Defendant Griswold requiring implementation of a rule ensuring all voting machines and vote counting machines do not have hardware that allows for internet connection installed during an election and to ensure that voting machines can trace each ballot submission to the specific voter that made the vote through to the tabulation for each election.

6) An Emergency Injunctive Order against Defendants Blanche, Trump, and Wiles ordering them to cease all policies written, verbal, or covert that facilitates obstruction of investigations into election crimes regardless of the social status of the potential violator or whether they were committing the crimes on behalf of the Deep State. Furthermore, they should be ordered to cease all retaliatory actions against federal authorities investigating or seeking to investigate election crimes. Lastly, they must be ordered to ensure that they do not obstruct the amount or resources or tactics that federal authorities are authorized by law to use in investigating election crimes.

7) An Emergency Injunctive Order against the United States, ordering the government, to cease all written, verbal, or other covert contact with employees, contractors, representatives associated with Israel and Israeli-globalist interests. An Emergency Injunctive Order against Defendant Netanyahu and the State of Israel ordering them to cease all written, verbal, or other covert contact with employees, contractors, representatives associated of the United States government and to vacate all offices within U.S. federal agencies or the White House. Further, all money from Israel, Israel's proxy countries or entities, and the globalist families should be prohibited from transfer to any American citizen.

8) An award of economic damages in the form of reimbursement of all Court Filing Fees (to include any appeals), reimbursement for expenses made to serve the Defendants, as well as other expenses associated with the prosecution of this case.

9) An award for Pain and Suffering in an amount to be determined by the jury.

11) An additional award for Pain and Suffering for an additional amount for mental stress to be determined by the Jury.

12) An award of punitive damages to be determined by the Jury.

13) The total amount of damages sought from the State of Colorado is \$111,111,111.11.

14) The total amount of damages sought from the United States is \$111,111,111.11.

15) The total amount of damages sought from the State of Israel is \$111,111,111.11

16) An award of pre and post judgement interest, as allowed.

17) Such other and further relief this Court deems justified as Justice allows.

PLAINTIFF DEMANDS A JURY TRIAL ON ALL ISSUES SO TRIABLE.

Dated this 20th of May, 2026.

Respectfully submitted,

/s/ Michael S. Freeman II

Michael S. Freeman II

[REDACTED]

Colorado Springs, Colorado 80935

Tel: [REDACTED]

E-mail: [REDACTED]