

Scientists: Growing Humans In Artificial Wombs Gets Closer

In Aldous Huxley's classic, *Brave New World*, genetically engineered babies were grown from zygotes to term 'birth' in artificial wombs. His predictions are closer than his original 500 year time-frame. Technocrats do because they can. □ TN Editor

Scientists were successful in creating an artificial womb that grew premature lamb fetuses for four weeks. They hope to develop a similar system for human babies in the next three to five years.

Being born prematurely is the most common cause of death among babies, while even survivors are often plagued by various lifelong disabilities due to underdeveloped organs. [About 10%](#) of babies born every year in the U.S. are premature. Scientists hope their unique system of "**BioBags**," fluid-filled plastic bags that serve as artificial uteruses, can make a major difference in the survival and health of these babies.

Compared to incubators, the advantage of the new system is that the

bags are sealed, protecting fetuses from infections. The BioBags are filled with water and salts to approximate the amniotic fluid inside a uterus. The fetuses grow in a near-sterile, computer-controlled environment.

To replace placenta, which provides fetuses with oxygen and necessary nutrients, the scientists used special oxygenator devices connected to the umbilical cords of the lamb fetuses in the study. A novel technique allowed the heartbeats of the fetuses to pull in the oxygen they needed.

The study's leader **Alan Flake** of the Children's Hospital of Philadelphia in Pennsylvania [said](#):

"We've developed a system that, as closely as possible, reproduces the environment of the womb and replace the function of the placenta."

Check out this video published by the Children's Hospital of Philadelphia to learn more about the study:

The experiment involved lambs that were 4 to 6 weeks away from completing their normal gestational period of 21 weeks, which is equivalent to 23 or 24 week pregnancy milestone in humans. The physiological similarity of lamb fetuses to human was the reason the lambs were chosen for the experiment. The lamb fetuses were removed via C-section, placed in the bags and observed for four weeks. All of the lambs developed healthily and normally.

While others were euthanized and studied further, some of the lambs were removed from the bag and bottle-weaned. The oldest of those is now one.

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Distraught parents of critically ill tot vow to fight on as judge rules:

LET BABY CHARLIE DIE WITH DIGNITY



A DISTRAUGHT couple vowed to battle on for their desperately ill baby yesterday after a High Court judge ordered that he be allowed to "die with dignity".

Chris Gard and Connie Yates wept as Mr Justice Francis ruled doctors should withdraw Charlie's life-preserving treatment.

The judge decided "with the heaviest of hearts" that the eight-month-old stood no chance of recovering from a rare and crippling genetic condition.

But after he agreed to let doctors at

By Cyril Dixon

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Baby Charlie has a rare genetic condition

Eugenics, Euthanasia And The Darkest, Most Evil Side Of Social Engineering

Technocracy is the science of social engineering. The low view of human life was seen in the Technocracy Study Course in 1934: "*The human animal is composed of chemical atoms which are derived from the ordinary inorganic materials of the earth, and which ultimately return to the place from which they come.*" Thus, humans have no higher position in the pecking order than animals or inanimate objects. This humanistic rationale persists today throughout the scientific - and medical - communities, and hence, silent killing fields are being established throughout the world.

The real question is, "Who owns your body?" Is it you or the state? California recently legislated that all children will be vaccinated regardless of the wishes of their parents. Thus, the state has decided that it owns their bodies. If a baby is condemned to die because a group of doctors don't approve of its genetic composition, then they and the state own the life.

Many rightly call this phenomenon a “Cult of Death” and it is spreading like wildfire throughout the world. It is a telltale sign of Technocracy taking hold, where humanity will be owned and controlled by the scientific elite. □ TN Editor

The new killing fields are hospitals and health clinics.

It is government that gives them this power. Government, it turns out, gets used to having this power over your life or even worse, that of your beloved baby boy.

Charlie Gard’s daddy [pleaded with the British judge](#) for a chance at life for his son, who suffers from a rare genetic disorder. Charlie “should not have to die because he will not be like another little boy.”

“Please,” he begged the judge, “give him a chance.”

Instead last week Judge Nicholas Francis [ruled](#): “It is in Charlie’s best interests” that “Great Ormond Street may lawfully withdraw all treatment save for palliative care to permit Charlie to die with dignity.” Charlie’s parents are appealing the ruling. Charlie’s death sentence is stayed for a few weeks.

When I first tweeted this story ([@MaggieGallaghe](#)) most of my American followers assumed it was the story of national health insurance and death panels.

No, it’s worse than that. Charlie’s parents had started a [GoFundMe campaign](#). They raised more than \$1.5 million from 80,000 donors for an experimental treatment in the United States.

But instead the doctors intervened and requested the power to pull the plug on Charlie. Loving parents asked for their natural right to try everything to save their son’s life. Instead the judge ruled they had no say in their own baby’s medical care.

The State Becomes Lord of Life and Death

The law began by stepping in to protect children from abusive parents. Today in Great Britain the government chose death for a baby with two

parents, whom the judge himself described as showing “absolute dedication to their wonderful boy, from the day that he was born.”

Government gets used to taking away our natural rights. Sometimes the slope is slow and gradual and sometimes it’s a rapid slip and slide.

In the Netherlands for example, doctors have [gotten used to killing](#). At first doctors only helped kill the dying in great physical pain. But in short order, doctors made “unbearable suffering” of any kind a good reason to kill. And the government let them. In 2012 an End of Life clinic opened up to “help” patients whose own physicians refuse to kill them. In the first year alone clinic doctors helped kill 11 people whose only recorded complaint was they were “tired of living.” Half of Dutch patients who were killed at this clinic said in part they suffered from “loneliness.” Sure, a dose of cyanide seems a reasonable cure.

In just ten years, the number of cases of death-by-doctor tripled. One out of 30 deaths in the Netherlands is now doctor-assisted, claiming close to 5,000 people.

Of course the real number of deaths by doctors is much higher, for that ignores the almost 31,000 aborted babies in the latest Dutch data. Doctors are responsible for almost 1 in 4 deaths in the Netherlands.

Doctors Playing God

From that perspective, the situation is even worse here in the United States. Doctor-assisted suicide is now legal in 5 states, including the heavily populated California. Good statistics are not yet available. But our abortion rate alone means doctors killed more than one out of 3 people who died in 2014.

We may not yet have gotten used to the idea a judge can tell fit and loving parents they may not spend their own money to save their child. But we’ve grown used to being part of the vast killing fields of the West that makes health clinics the most dangerous place to be.

[Read full story here...](#)



What Do You Do When Your Employer Asks For Your DNA?

If you want to keep your job, you will submit; but if they don't like what your DNA reveals to them, you may well lose your job anyway. Note that the GOP sponsored and pushed this legislation. □ TN Editor

A bill pending in the House would expand employers' ability to collect employees' medical information, including the results of genetic tests, through "wellness" programs. Participation in these programs is nominally voluntary—but failing to participate can cost an employee thousands of dollars.

The bill passed a House committee earlier this month on a party-line vote, with Republicans in favor and Democrats opposed. Its fate is uncertain, especially after the implosion of the GOP's broader health-care agenda on Friday.

Defenders of the bill say it merely clarifies some murky provisions of current law, while opponents say it tramples on workers' privacy while

giving employers a golden opportunity to discriminate against employees at risk of getting sick. It's a tense debate—and an odd journey we took to get here.

The story starts, as stories about American health care often do, with the fact that employers are expected to provide health insurance to their employees. This began as an [artifact of World War II-era wage controls](#) and persisted through Obamacare's mandate that employers with at least 50 employees offer coverage. With that in mind, the concept behind a wellness program is straightforward: since healthy employees cost less to insure, companies give employees money for engaging in healthy behaviors.

Participation can involve meeting blood-pressure, smoking, or exercise goals. In return, under the limits established through Obamacare, employees receive rewards of up to 30 percent of the cost of individual health coverage—and up to 50 percent for smoking-cessation programs. (Obamacare [overrode](#) the previous limit of 20 percent on the [dubious](#) assumption that these programs are highly effective in reducing health costs.)

Wellness programs can also solicit personal medical information, including genetic data, to identify disease risks. But there are limits on how this information is collected and handled, usually by third parties rather than directly by the employer. Personal medical data [cannot be given to the employer](#) except in an anonymous, aggregated form, for example, and genetic testing [cannot be tied](#) to financial incentives. Companies are also barred from collecting medical information about employees' parents or children (which is considered genetic data about the employee himself, since disease genes are shared within families).

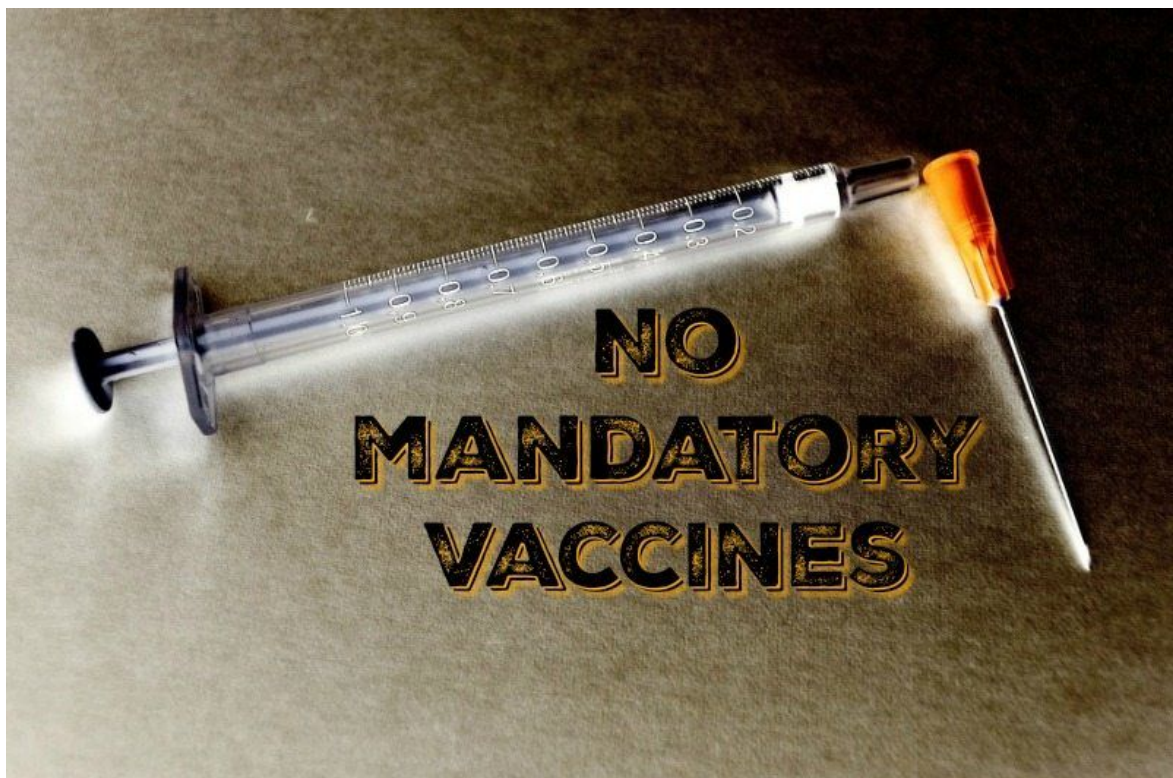
The problem is that these limits are cobbled together from a variety of different laws, some of them ambiguous or contradictory. The agency tasked with overseeing these programs, the Equal Employment Opportunity Commission (EEOC), has come under fire from both sides.

[A lawsuit by the AARP](#), for instance, claims that wellness programs should not be allowed to require employees to provide personal medical

information. The Americans With Disabilities Act says that providing such information must be voluntary, and in the AARP's view, it's not voluntary if thousands of dollars hinge on the decision to participate. Employers, meanwhile, [say](#) that the EEOC's interpretation of the law is too hard on *them*, creating a maze of "complex and inconsistent regulations" that don't align with the vision for wellness programs laid out in Obamacare.

The GOP bill, called the [Preserving Employee Wellness Programs Act](#), resolves these tensions in an employer-friendly way, declaring, contrary to the EEOC's interpretation, that some major anti-discrimination laws don't apply to wellness programs. It would also remove wellness programs from the EEOC's jurisdiction and place them under the authority of several other executive agencies.

[Read full story here...](#)



PA Senate Bill SB217 Destroys Parents' Right To Object To Toxic Vaccinations

As Technocrats in Big Pharma massively lobby state legislatures to make vaccines mandatory for everyone, citizens are losing control over their own lives. □ TN Editor

Pennsylvanians are facing a horrendous loss of freedom of healthcare choices together with interference in their constitutional rights relative to valid informed consent and the right to self-determination regarding vaccines/vaccinations, plus the deliberate and mandatory imposition of fraudulent vaccine information regarding pseudoscience in vaccinology from the unfortunate introduction of SB 217 in the current legislative session [2017-18] by four Pennsylvania Senators.

Pennsylvania State Senators Daylin Leach (D-17), Lawrence D Farnese (D-1), Sharif Street (D-3) and Bob Mensch (R-24) introduced into the Harrisburg bill hopper, a draconian bill similar to California's SB 277, which would deny an individual child and parents their rights to refuse neurotoxic vaccines/vaccinations. SB 217 amends P.L.30, No.14 known as the Public School Code of 1949 as follows:

Section 1303. Immunization Required; Penalty.- (e) Notwithstanding any rule or regulation to the contrary, a strong moral or ethical conviction similar to a religious belief may not qualify as an exemption from the immunization requirements of this section. [CJF emphasis added] Once passed, the law would go into effect in 60 days!*

Although the four Senators, who introduced SB 217, probably are totally ignorant about vaccine ingredients and adverse reactions or the over \$3.6 Billion paid by the Vaccine Court for vaccine damages, they seem totally in the dark about how toxic vaccine ingredients are—see [the CDC's list of ingredients here](#) which documents varied ingredients as: several diploid cell lines (*human fetus cell lines*); aluminum in any of four

formulations; formaldehyde; polysorbate 80, which interferes with fertility; various antibiotics; monkey kidney cell lines; hydrocortisone; thimerosal (49.6% ethylmercury); monosodium glutamate; porcine (pig) gelatin; *E.coli*; chick embryo and chicken fibroblasts; [DNA from porcine circoviruses (PCV) 1 and 2 has been detected in RotaTeq. PCV-1 and PCV-2 are not known to cause disease in humans]; bovine calf serum; artificial colors - just to mention a few of the far-reaching chemicals and foreign DNA injected into infants, toddlers, teens and adults.

Do those four Senators think they are doing the correct thing in mandating every child must take every vaccination on the current vaccine schedule in order to attend school? According to FOIA information and whistleblowers from within the CDC, who claim fraud occurs in vaccine 'science', it would behoove those Senators to do their due diligence in researching vaccines, the CDC's VAERS reports and HHS/HRSA vaccine damage payouts, instead of probably kowtowing to vaccine manufacturers' pseudoscience to get more vaccines mandated for Pennsylvania school children.

Glyphosate—think Monsanto's Roundup®, has been confirmed in most children's vaccines! Merck's MMR II vaccine registered 2.90 ppb!

Would any parent knowingly and willingly give glyphosate/Roundup® to his/her child? However, vaccines do!

After reading some of the above vaccine ingredients, how do you think parents would be treated by the law and Child Protective Services if they gave the above chemicals and toxins to their children either to eat or to drink? So now, how come those very same toxic chemicals should be mandated by law to be injected into children in order to attend day care, grade-middle-high school or college? *That should be illegal! Isn't that chemical child abuse?*



Students Ejected From Class Over Lack Of Vaccinations

Technocrats all say that their science is “settled” and that everyone else must obey. These students were kicked out of school because they opted not to take vaccines. If vaccines really worked as claimed, why would any vaccinated student be worried? This is a religions war that is developing between Scientism and everyone else. □ TN Editor

Dozens of students in one Minnesota school district were ordered out of class Wednesday.

The Rochester School District says 71 students failed to provide documentation that shows they received their vaccines.

Rochester Public School Board members voted last week to enforce a state law that requires students be immunized or be officially exempt for reasons such as health or religion.

Students had to submit the proper paperwork to the school district in order to prove they are exempt by Wednesday.

The Rochester School district said the decision to prohibit students from attending class that did not have official documentation that they received their vaccines is simply enforcing a state law.

Some of the vaccines required by the state of Minnesota include measles, mumps, chicken pox and tetanus.

The deadline falls on the same week [two Minnesota Wild Hockey players fell sick with the mumps](#), one of the vaccinations the state requires.

Dr. Gigi Chawla of Children's Minnesota believes this highlights just how important immunizations are to people's health.

[Read full story here...](#)