Numbers in the Bible can be fascinating creatures. In so many, there are hidden meanings, almost codes to the heart and mind of God. Now that's not to say that all numbers in the Bible are symbolic of something. I'm not sure that any great mystery is hidden within the six of the six days of creation. Instead, God chose to do that work in six days rather than six seconds or six million years. Either would have been within His rights and power as the Creator God. I'm not sure the four hundred prophets of Baal slain on Mt. Carmel after challenging God and Elijah means any more that there were just a whole big bunch of those godless priests pushing their false god on the Israelites. However, some numbers are important and show up many times. For instance, twelve tribes and twelve apostles; rain for forty days and Jesus in the wilderness for forty days and the Jews wandering for forty years. But one that really caught my attention was the number three when associated with “three days.” Jonah spent three days in the belly of a great fish (and he really did, too!). Jesus would remind the people of His day that He would do something similar; He would spend three days in the belly of the earth.

Those I had read and heard before. But, just the other day, I ran into another “three days” that jumped from the page. It is found in Joshua. God told the Israelites that after forty years of wandering, they only had three days left before they would enter the Land of Promise. Can you imagine?! After all those years, it was almost over. The emptiness, the aimless wandering, the long cold nights followed by blistering hot days, and it was almost over. What a celebration!

All these “three days” are meant to be a celebration. Jonah found after three days that God had not forgotten him. Israel would find in three days that God had not forgotten His promise to them. And when Jesus rose again in three days, we find that God had not forgotten us.

Isn't it amazing what can happen in just three days?

After three days ... Joshua 3:2
In the latest display of woke capitalism, investment bank and financial services giant Citigroup Inc. has announced that it will cover out-of-state travel costs for employees seeking an abortion. Long gone are the days when companies measured success by their ability to deliver a competitive product. Now, industry leaders measure success by how closely they adhere to the Left’s warped demands.

In this new corporate culture, states like Texas and pro-life legislators are pariahs for protecting innocent life at all stages. Under the iron fist of social justice warriors, facilitating unfettered access to abortion on demand must be status quo. Citigroup Inc. is not alone in its quest to appease the Left. Apple and Match Group, which owns dating sites Tinder, OkCupid, and Hinge, have done the same. You may also recall Lyft Inc. and Uber Technologies Inc. pledging to cover legal fees for drivers sued under the Texas Heartbeat Act. Never mind that the law actually aims to penalize the abortion provider or anyone who knowingly aids and abets in the act—not innocent Uber drivers. Inconvenient details! To punctuate its supposed commitment to women’s rights, Lyft Inc. donated $1 million to abortion mill Planned Parenthood.

One troubling reality emerges from these headlines. Companies like Citigroup would rather virtue signal than focus on real support for female employees, like flextime, maternity leave, childcare benefits, and more. Abortion is never empowering. Supporting new moms and dads and growing families is. Where is this zeal for true injustice, like the persecution of Uyghurs and Christians in China? Perhaps the truth is that these companies have always kept the bottom line first, and the Left has made its warped morality a condition on corporate profits.

Citigroup and its ilk must not forget the diversity of their customer base. They will only change when they feel the heat in their pocketbooks and maybe even from the halls of Washington, D.C. Several companies have longstanding contracts with the federal government. For example, Citigroup manages credit cards for congressional offices and federal agency travel. Our hard-earned tax dollars should never be used to finance the destruction of innocent human life or any part of the woke agenda.

TAKE ACTION! Please contact your Representative today and ask him or her to strongly urge the termination of any federal contracts with companies that promote or fund abortion.

PLEASE JOIN US IN PRAYER. Ask the Lord to heal our broken culture, including corporate America. Pray for the precious unborn and for changed hearts. Finally, pray that our elected leaders hold bad actors accountable and sever ties with companies that do evil at the expense of the most vulnerable.

Women’s History Month
We began our celebration of REAL Women’s History Month with CWA’s Founder, Mrs. Beverly LaHaye.

We concluded the month celebrating our CEO and President Penny Nance.

Bold. Relentless. Courageous. Compassionate. These are words that describe Penny Nance, a modern-day Esther.

Read more here.
Frankly, I was surprised that Judge Ketanji Brown Jackson (KBJ) was not able to handle the simple question from Sen. Marsha Blackburn (R-Tennessee). As you are probably aware, Sen. Blackburn asked KBJ: “Can you provide a definition for the word ‘woman’? She vacillated but ultimately answered, “No, I can’t.” Blackburn was surprised, as were we. “You can’t?” She asked in astonishment. “Not in this context. I’m not a biologist,” Jackson said.

The fact that she mentions biology suggests she absolutely understands what a woman is, and is, in fact, merely refusing to answer given the radical views on the issue by the groups that are supporting her nomination.

The issue came in the context of a question about a landmark Equal Protection case about which KBJ also claimed she did not know much. Here was the question:

“Let me ask you this then. In United States v. Virginia, the Supreme Court struck down VMI’s male-only admission policy. Writing for the majority, Justice Ginsburg stated: ‘Supposed inherent differences are no longer accepted as a ground for race or national origin classifications. Physical differences between men and women, however, are enduring. The two sexes are not fungible … ’”

It is hard to believe she did not know the case, but she certainly did not want to comment. We are urging Sen. Blackburn to ask her about it in written questions and will be looking forward to reading her comment.

All this is concerning because, as a Supreme Court Justice, KBJ will be called on to protect women’s rights. How can she do that when she is unclear about the subject of those rights?

Following the exchange, Concerned Women for America sent a formal letter of opposition to Senate Judiciary members, which read in part:

“The sort of discrimination women are facing right now—with males displacing females from meaningful competition in direct violation of federal law,

when the safety concerns of women in prisons and women’s domestic violence shelters are being ignored, when the sexual exploitation of women continues to expand, and so many other issues—demands judges who take women seriously.

“Judge Brown Jackson showed a complete lack of wisdom and discernment and instead embraced the gender-theory politics plaguing our culture and disproportionately harming young women. She chose to deny obvious biological differences between men and women. Sen. Marsha Blackburn’s question was very simple and deserved a direct answer. The idea of entrusting someone who has trouble identifying women with a lifetime appointment to the highest court in the land is ludicrous. This issue should be nonpartisan.”

Judge Jackson’s political maneuvering in the Senate does not bode well for her ability to remain impartial when the pressures of Supreme Court cases come barring on her. This very issue will inevitably come before the Court in
the years to come in the Title IX context and other cases where federal law is said to be addressing women’s issues.

Couple that with the fact that she repeatedly stated that she does not have a judicial philosophy per se, and her nomination smells like trouble to all Americans who appreciate the limited role judges are supposed to play in our form of government.

PRAY: Please pray for this nomination.

ACT: Ask your senators to vote against Ketanji Brown Jackson for the United States Supreme Court. Click here to find your senators.

---

**CWA Resources on Israel**

We have two wonderful resources that articulate CWA’s position on our support for Israel.

The first is our newly revised brochure, *Why Israel?* This is short, to the point, and great for distribution.

The second is Young Women for America’s chapter lesson, *Support for Israel*. It is for those who wish to do a deep dive into the issue.

---

**AROUND THE WORLD**

**United Nations’ Anti-Israel Discrimination**

*Neydy Casillas, Esq. - Vice President of International Affairs*

In May 2021, the United Nations Human Rights Council (UNHRC), which is part of the United Nations’ structure, passed a resolution to create a special commission called the Commission of Inquiry (COI) to investigate the violations of international law and human rights allegedly committed by Israel during the 2021 conflict with the Palestinians.

The creation of the COI is an unprecedented open-ended commission to target Israel permanently. In the document that created the COI and describes its functions, there is no mention of the terrorist group Hamas and its actions. In other words, the COI and the UNHRC have already unanimously decided to blame Israel.

The UNHRC completely ignored the fact that the conflict was initiated by the Hamas’ attacks against Israel. They also disregarded the allegations of Hamas using its people and even children as human shields which could have been deliberate to ensure that Israel would be the one to blame.

The lack of acknowledgment by the UNHRC and the COI on Hamas’ actions reflects a biased vision from these institutions which seems to have more political motivation rather than seeking the truth. In fact, many of the countries that voted in favor of the UNHRC resolution that created the COI are among the major violators of human rights: China, Cuba, and Russia, among others.

The COI has called organizations and individuals to contribute evidence that they can use to continue with the witch-hunt against Israel. The COI will hold its first official session in May 2022.

Concerned Women for America has prepared an official submission in support of Israel and that calls for a halt to the worldwide antisemitism that now is even being supported by the UN, an organization that was created to foster peace between nations.

PRAY: Join us in prayer for Israel, that God will grant peace to the nation. Pray that UN authorities will realize the damage they are causing by dealing with this conflict in a one-sided way.
March 1: New Podcast Episode – “Should Christians Question Government Authority?” Jenna Ellis, Esq. joins Penny to discuss our role as Christians in questioning government authority. Listen to this important conversation on truck convoys, parental rights, and weak church leaders.

March 10: CBN – “Republicans Need to Do Their Job.” Penny Nance, joined CBN’s Faith Nation with Jenna Browder to discuss Ketanji Brown Jackson’s Supreme Court confirmation process and the possible overturn of Roe v. Wade.

March 15: New Podcast Episode – “Protecting the Privacy and Rights of Female Athletes.” Kara Dansky joins Nance to discuss the women’s sports issue and how we can protect the privacy and rights of women in today’s upside-down world. Listen to the full episode.

March 16: American Greatness – “Joe Biden’s Commitment to Diversity Just a Virtue Signal.” President Biden received widespread acclaim and praise for nominating the first African American woman to the Supreme Court. But few have mentioned that in 2005, then-Senator Joe Biden almost single-handedly destroyed the career and reputation of an accomplished, brilliant jurist who also happened to be an African American woman. Read the latest piece from Penny.


March 29: Newsweek – “What Does ‘Woman’ Mean?” Penny’s latest op-ed comes in response to Supreme Court nominee Ketanji Brown Jackson’s inability to even define “woman” in her confirmation hearings last week. Her insistence that, because she was not a biologist, she was incapable of distinguishing between a male and a female makes one wonder how Judge Jackson will be able to make rulings about the hundreds of laws that acknowledge the differences between male and female—and specifically those meant to protect women.

Next Prayer Time for the Dobbs Case
Monday, April 25
12:00 p.m. EST [11:00 a.m. CST; 10:00 a.m. MST; 9:00 a.m. PST]

Please join us in prayer for the Dobbs v. Jackson Women’s Health case. We will continue praying monthly until the Supreme Court renders its decision, likely in June.

Register here, mark your calendar, and then invite others. You will receive a confirmation email containing information about joining the webinar.

Click here to watch March’s prayer call.

Click here to learn more about our prayer efforts for the Dobbs case, prayer points, and how to order the 30 Days of Prayer for Life prayer booklet.

Praise
This month celebrates the greatest event in all of history, Easter! We should celebrate the resurrection all year, but let us give special praise this month for our greatest source of joy and peace, salvation in Christ Jesus!

“And the angel answered and said unto the women, Fear not ye: for I know that ye seek Jesus, which was crucified. He is not here: for He is risen, just as He said.” Mathew 28:5,6
March 2022 was a big month for Young Women for America (YWA) as we spread the message that girls’ sports are for girls only. On March 1, Sara Smith, YWA Ambassador at College of the Ozarks, testified before the Missouri Senate Education Committee on the Save Women’s Sports Act - SB781.

On March 10, YWA Chapter President at Clemson University, Emily Cope, submitted written testimony for the record on behalf of South Carolina’s Save Women’s Sports bill and spoke at the press conference that followed.

On March 16, Macy Petty, YWA Ambassador and volleyball player at Lee University, testified before the Tennessee House Education Administration Committee on HB 2316, a Save Women’s Sports bill. You can watch her testimony here and read it here.

On March 17, a biological male won the 500-yard free in the NCAA Division 1 Women’s Swimming and Diving Championship at Georgia Tech. YWA was on the ground at Georgia Tech, where we rallied in support of female athletes outside of the aquatic center alongside YWA leaders from Georgia Tech, Kennesaw State University, and Lee University. Chloe Satterfield, YWA Ambassador at Georgia Tech, and Macy Petty spoke at the Save Women’s Sports press conference. You can read Chloe’s statement here, and Macy’s here. Over the course of the day, I did nearly a dozen interviews, including a Daily Wire article with quotes from Chloe and me.

We are tracking other Save Women’s Sports bills across the nation and mobilizing our leaders to ask their legislators to support legislation that keeps “girls’ sports for girls only.” You can check out an interactive map here to see what protections exist in your state. We encourage you to contact your state legislators and ask them to support legislation that preserves sex-based eligibility for female sports.

We know from John 1:14 that Jesus was full of grace and truth. Therefore, LET US PRAY that God would equip us to engage in this topic from a posture of grace and truth.

**Gold Nugget**

“I believe in Christ, like I believe in the sun — not because I can see it, but by it I can see everything else.” C.S. Lewis

“Jesus spoke to them, saying, ‘I am the Light of the world. Whoever follows Me will not walk in darkness, but will have the light of life.’” John 8:12