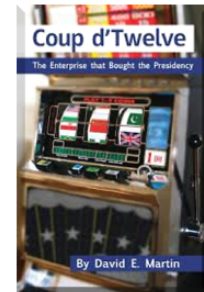
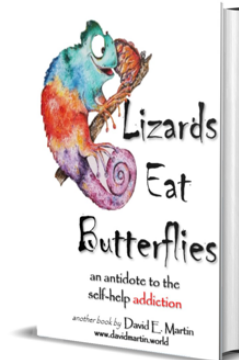




David E. Martin

Speaker, Author, Fully Human



'Butterfly' of the Week:
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Hidden in Plain Sight...

In *Jacobson v. Massachusetts*, 197 U.S. 11 (1905), the court held that the context for their opinion rested on the following principle:

"This court has more than once recognized it as a fundamental principle that 'persons and property are subjected to all kinds of restraints and burdens in order to secure the general comfort, health, and prosperity of the state...'"

The Moderna and Pfizer "alleged vaccine" trials have explicitly acknowledged that their gene therapy technology has no impact on viral infection or transmission whatsoever and merely conveys to the recipient the capacity to produce an S1 spike protein endogenously by the introduction of a synthetic mRNA sequence. Therefore, the basis for the Massachusetts statute and the Supreme Court's determination is moot in this case.

By their own admission, the mRNA gene therapy does not convey immunity, does not preclude infection by a virus, and does not block the development of COVID-19 symptoms. In point of fact, in 80% of trial participants, one or more COVID-19 symptoms was induced and recorded as adverse events. In reported RT-PCR positive cases in the general population, over 80% of individuals have no symptoms whatsoever. Therefore, not only does the injection not convey individual or community benefit (save the reported lessening of symptoms when adverse events are excluded in a subset of the population), it expressly fails to meet the public benefit argument upon which *Jacobson* was determined.

Beyond the fact that mRNA is **gene therapy technology – NOT VACCINATION** – the compulsory application of an unproven medical countermeasure is without any judicial precedent. No law has been passed that says that a healthy population must become unwell for the purpose of a medical experiment.

These are the Congressionally defined definitions. mRNA does NEITHER OF THESE:

Immunity: Protection from an infectious disease. If you are immune to a disease, you can be exposed to it without becoming infected.

Vaccine: A product that stimulates a person's immune system to produce immunity to a specific disease, protecting the person from that disease. Vaccines are usually administered through needle injections, but can also be administered by mouth or sprayed into the nose.

CRIMINAL

18 U.S.C. §2339 C et seq. – funding and conspiring acts of terror

18 U.S.C. § 2331 §§ 802 – acts of domestic terrorism resulting in death of American Citizens

18 U.S.C. § 1001 – lying to Congress

15 U.S.C. §1-3 – conspiring to criminal commercial activity

[15 U.S.C. §8 – market manipulation and allocation](#)

15 U.S.C. § 19 – interlocking directorates

CIVIL

35 U.S.C. §206 – disclosure of government interest

35 U.S.C. §101 – patenting nature

21 C.F.R. § 50.24 et seq., it is unlawful to conduct medical research (even in the case of emergency) without a series of steps taken to:

- a. Establish the research with a duly authorized and independent institutional review board;
- b. Secure informed consent of all participants including a statement of risks and benefits; and,

- c. Engage in consultation with the community in which the study is to be conducted.

David Martin from January 5, 2021 *Focus on Fauci* event

Let's make sure we are clear... This is not a vaccine. They are using the term "vaccine" to sneak this thing under public health exemptions. This is not a vaccine.

This is mRNA packaged in a fat envelope that is delivered to a cell. It is a medical device designed to stimulate the human cell into becoming a pathogen creator. It is not a vaccine. Vaccines actually are a legally defined term under public health law; they are a legally defined term under CDC and FDA standards.^[1] And the vaccine specifically has to stimulate both the immunity within the person receiving it and it also has to disrupt transmission.

And that is not what this is. They (Moderna and Pfizer) have been abundantly clear in saying that the mRNA strand that is going into the cell is not to stop the transmission, it is a treatment. But if it was discussed as a treatment, it would not get the sympathetic ear of public health authorities because then people would say, "What other treatments are there?"

The use of the term vaccine is unconscionable for both the legal definition and also it is actually the sucker punch to open and free discourse... Moderna was started as a chemotherapy company for cancer, not a vaccine manufacturer for SARS-CoV-2. If we said we are going to give people prophylactic chemotherapy for the cancer they don't yet have, we'd be laughed out of the room because it's a stupid idea. That's exactly what this is. This is a mechanical device in the form of a very small package of technology that is being inserted into the human system to activate the cell to become a pathogen manufacturing site.

And I refuse to stipulate in any conversations that this is in fact a vaccine issue. The only reason why the term is being used is to abuse the 1905 *Jacobson* case that has been misrepresented since it was written. And if we were honest with this, we would actually call it what it is: it is a chemical pathogen device that is actually meant to unleash a chemical pathogen production action within a cell. It is a medical device, not a drug because it meets the CDRH definition of a device. It is not a living system, it is not a biologic system, it is a physical technology - it happens to just come in the size of a molecular package.

So, we need to be really clear on making sure we don't fall for their game. Because their game is if we talk about it as a vaccine then we are going to get into a vaccine conversation but this is not, by their own admission, a vaccine. As a result it must be clear to everyone listening that we will not fall for this failed definition just like we will not fall for their industrial chemical definition of health. Both of them are functionally flawed and are an implicit violation of the legal construct that is being exploited. I get frustrated when I hear activists and lawyers say, "we are going to fight the vaccine". If you stipulate it's a vaccine you've already lost the battle. It's not a vaccine. It is made to make you sick.

[1] The word "vaccine" originates from the Latin *Variolae vaccinae* (cowpox), which Edward Jenner demonstrated in 1798 could prevent smallpox in humans. Today the term 'vaccine' applies to all biological preparations, produced from living organisms, that enhance immunity against disease and either prevent (prophylactic vaccines) or, in some cases, treat disease (therapeutic vaccines). From: http://www.phrma-jp.org/wordpress/wp-content/uploads/old/library/vaccine-factbook_e/1_Basic_Concept_of_Vaccination.pdf

80% of the people exposed to SARSCOV2 are asymptomatic carriers. 80% of people who get this injected into them experience a clinical adverse event. You are getting injected with a chemical substance to induce illness, not to induce an immuno-transmissive response. In other words, nothing about this is going to stop you from transmitting anything. This is about getting you sick and having your own cells be the thing that get you sick.

When the paymaster for the distribution of information happens to be the industry that's doing the distributing, we lose. Because the only narrative is the one that will be compensated by the people writing the check. That goes for our politicians... and our media - it has been paid for - if you follow the money you realize there is no non-conflicted voice on any network.

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From Iowa Code

Vaccine means a specially prepared antigen which, upon administration to a person, will result in immunity

"Vaccine" means a specially prepared antigen administered to a person for the purpose of providing immunity.

Pursuant to the authority of [Iowa](#) Code section 147.76, the Board of Pharmacy hereby gives [Notice](#) of Intended Action to amend Chapter 8, "Universal Practice Standards," and to adopt new Chapter 39, "Expanded Practice Standards," [Iowa](#) Administrative Code.

The proposed amendments were approved at the_, 2017 regular meeting of the Board of Pharmacy.

(10) "Vaccine" means a preparation of killed or attenuated living microorganisms, or fraction thereof, that upon administration stimulates immunity that protects against disease

State of Washington Olympia

MAJORITY recommendation: Do pass as amended.

Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 1. The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.

(1) "Association" means the Washington vaccine association.

(2) "Covered lives" means all persons under the age of nineteen in Washington state who are:

(a) Covered under an individual or group health benefit plan issued or delivered in Washington state or an individual or group health benefit plan that otherwise provides benefits to Washington residents; or

(b) Enrolled in a group health benefit plan administered by a third-party administrator. Persons under the age of nineteen for whom federal funding is used to purchase vaccines or who are enrolled in state purchased health care programs covering low-income children including, but not limited to, apple health for kids under RCW 74.09.470 and the basic health plan under chapter 70.47 RCW are not considered "covered lives" under this chapter.

(3) "Estimated vaccine cost" means the estimated cost to the state over the course of a state fiscal year for the purchase and distribution of vaccines purchased at the federal discount rate by the department of health.

(4) "Health benefit plan" has the same meaning as defined in RCW 48.43.005 and also includes health benefit plans administered by a third-party administrator.

(5) "Health carrier" has the same meaning as defined in RCW 48.43.005.

(6) "Secretary" means the secretary of the department of health.

(7) "State supplied vaccine" means vaccine purchased by the state department of health for covered lives for whom the state is purchasing vaccine using state funds raised via assessments on health carriers and third-party administrators as provided in this chapter.

(8) "Third-party administrator" means any person or entity who, on behalf of a health insurer or health care purchaser, receives or collects charges, contributions, or premiums for, or adjusts or settles claims on or for, residents of Washington state or Washington health care providers and facilities.

(9) "Total nonfederal program cost" means the estimated vaccine cost less the amount of federal revenue available to the state for the purchase and distribution of vaccines.

(10) "Vaccine" means a preparation of killed or attenuated living microorganisms, or fraction thereof, that upon administration stimulates immunity that protects against disease and is approved by the federal food and drug administration as safe and effective and recommended by the advisory committee on immunization practices of the centers for disease control and prevention for administration to children under the age of nineteen years.

15 USC §41 - 52

The Federal Trade Commission has made "Deceptive Medical Practices" a common tool to control false claims on the diagnosis, treatment or curing of disease. RT-PCR cannot diagnose COVID-19 as the SARS CoV 2 virus is NOT being measured. Gene therapy technology does not meet the legal definition of "vaccination". Make sure to read the references in "Show More" https://www.youtube.com/watch?v=p_hwJkhNo9w