



# Liberty Tree

Vol. 23, No. 10 — October 2021

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PUNCH, OR THE LONDON CHARIVARI.

[JULY 30, 1898.]

## Deceived to Death

Despite a nearly complete media blackout of the massive death caused by clotshots, a goodly percentage of Americans are still 'vaccine hesitant.' So tyrants are resorting to even more lies, including pretend drug approvals and 'mandates.'

**F**rom the rollout of COVID-19 'vaccines' in December 2020, the daily number of Americans receiving COVID clotshots<sup>1</sup> peaked in the first week of April, 2021, according to the CDC,<sup>2</sup> and by April 8, 2021, just under 200 million doses had been administered to Americans. By the end of May, 2021, 174 million people in America had received at least one shot.<sup>3</sup> Given that the total U.S. population is reported as 331.5 million,<sup>4</sup> around 52.5 percent of the American people (primarily adults) reportedly had received at least one shot by that time.

Clearly, the propaganda assault on the American people — non-stop stoking of the fear of death from the plandemic, promising sorcery's warp-speed vaccine 'solution,' holding out 'freedom' from unconstitutional 'lockdowns' for the injected, and massively censoring any and all questioning of the plandemic and the new injections(!) — had done its job to deceive half of the population into submitting to the novel jab.

But half of America's population is certainly not enough for the tyrannical grifters who have a death grip on the corporations and governments of the world. The push to inject every last person on the planet must continue, because Big Pharma is making billions from governments buying 'free' vaccines, and the agenda of total

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1. The COVID-19 'vaccines' have reportedly caused more blood clots than any other vaccine in the history of CDC reporting; accordingly, we use the term 'clotshot' to refer to these experimental gene therapy injections.
2. [https://covid.cdc.gov/covid-data-tracker/#vaccination-trends\\_vacctrends-total-daily](https://covid.cdc.gov/covid-data-tracker/#vaccination-trends_vacctrends-total-daily)
3. [https://covid.cdc.gov/covid-data-tracker/#vaccination-trends\\_vacctrends-onedose-cum](https://covid.cdc.gov/covid-data-tracker/#vaccination-trends_vacctrends-onedose-cum)
4. <https://www.census.gov/library/visualizations/interactive/2020-population-and-housing-state-data.html>



TRIUMPH OF DE-JENNER-ATION.

[The Bill for the encouragement of Small Pox was passed.]

In 1853, England's vaccination act made smallpox vaccination compulsory for children; by 1867, it was compulsory for all children under 14. In 1898, in response to widespread opposition to vaccination, a new act allowed for exemption based on conscientious objection. Punch, *against* the act's passage, called it the "Triumph of De-Jenner-ation," a pun on the founder of smallpox vaccination, "Dr." Jenner, and "degeneration." The "Anti-vaccination bill," or "The Bill for the encouragement of Small Pox was passed," stated Punch, clearly predicting more of the grim reaper as a result. This prediction never panned out, however: many refused to take the needle thereafter, and smallpox *never did return* as any great threat. The same fearmongering lies — without vaccination there will be mass death!!! — are repeated today for a pretend 'disease' much less lethal than smallpox. On the other hand, very real death and maiming results from the experimental COVID jabs, but this news is suppressed, while tricks of every sort are employed to deceive Americans into believing they have no choice but to take the clotshot (a.k.a. the depop shot).

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health tyranny to control all the world's population is far from fulfilled.

How can the rest of America be coerced into taking the clotshot? Since the federal government is forbidden under the Fourth Amendment from violating the security of any person without due process, and the police power over public 'health' is reserved to the States by the Tenth Amendment, direct coercion or force is plainly unconstitutional. The tyrants have every step planned, however, and each step involves more deception. One of the most recent cons is that the Pfizer clotshot is fully approved by the FDA; another is that vaccines can be 'mandated' by executive branch agencies either directly on government employees, or indirectly on private employers.

### THE 'FULL APPROVAL' CON

**N**o long con is complete without its skills, who have no apparent connection to the con (in the eyes of the mark). In the case of the clotshot con, just one such skill is the Kaiser Family Foundation (KFF), which appears to influence and provide cover for the con (and others such as AIDS) via surveys, policy analysis, and a healthcare-related news outlet.

Pfizer jabs, as well as Moderna and J&J jabs, have all been authorized for emergency use (EUA) *only* under 21 U.S. Code § 360bbb-3. Just as the uptake of the EUA jabs was beginning to decline, KFF rolled out a survey in June 2021 that 'found' 30 percent of unvaccinated adults would be "more likely to get vaccinated if one of the vaccines currently authorized for emergency use were to receive full approval from the FDA."<sup>5</sup> Conveniently, the survey coincided with Pfizer's May 18, 2021 submission of a Biologics License Application (BLA) to the FDA for full approval of its clotshot.

Normally, a BLA application takes six months, minimum, to approve. But the FDA approved the application in *three* months, issuing approval letters on August 23, 2021, and a news release stating:

Today, the U.S. Food and Drug Administration approved the first COVID-19 vaccine. The vaccine has been known as the Pfizer-BioNTech COVID-19 Vaccine, and will now be marketed as Comirnaty (koe-mir'-na-tee), for the prevention of COVID-19 disease in individuals 16 years of age and older. The vaccine also continues to be available under emergency use authorization (EUA), including for individuals 12 through 15 years of age and for the administration of a third dose in certain immunocompromised individuals.

"[A]s the first FDA-approved COVID-19 vaccine, the public can be very confident that this vaccine



CFR member **Drew Altman**, CEO of Kaiser Family Foundation, holds a Ph.D. in political science from MIT, and did post-doctoral work at the Harvard School of Public Health. In 1990, this former New Jersey Dept. of Human Services parasite changed the KFF mission to focus on 'healthcare' and has been funding and shaping national health policy since. KFF, along with the Robert Wood Johnson Foundation, was a "virtual sponsor" of Hillary Clinton's 1993 secretive task force,\* providing funding and cover for the illegal participation of dozens of individuals designing the failed managed care act (much of which later became Obamacare). KFF has an annual budget of \$40 million and receives both public funds and foundation money to pursue public health tyranny by providing 'analysis' and 'news' cover for desired political and corporate agendas, including clotshots in every arm.

\* See <https://www.nlpc.org/news/health-care-task-force-showed-hillarys-penchant-for-secrecy/>

meets the high [FDA] standards for safety, effectiveness, and manufacturing quality ...," said Acting FDA Commissioner Janet Woodcock, M.D. "While millions of people have already safely received COVID-19 vaccines, we recognize that for some, the FDA approval of a vaccine may now instill additional confidence to get vaccinated."

**S**o KFF 'prophesied' that approval would convince the hesitant, then the FDA commissioner fulfilled the prophecy by providing an it's-approved-by-our-scientists-so-now-you-can-trust-it appeal for the gullible and naive. The usual media suspects blasted the propaganda far and wide: NBC News: "FDA grants full approval to Pfizer's Covid vaccine"; ABC News: "FDA grants full approval to Pfizer COVID-19 vaccine"; *USA Today*: "Pfizer-BioNTech COVID-19 vaccine becomes first to win FDA's full approval, paving way for boosters, mandates."

The latter headline reveals a main reason for the full -approval deception: its purpose is to give further pretend legal *cover* to employers of all types to require their employees be jabbed — the so-called mandates. Indeed, the same day the FDA announced its purported approval, the *New York Post* reported that the "Pentagon says all US military members must now get a COVID vax," because "the [FDA] has given full approval to the Pfizer vaccine." The next day, Defense Secretary Lloyd Austin "determined" that mandatory COVID-19 jabbing "is necessary to protect the Force and defend the American people."<sup>6</sup> While stating that "[m]andatory vaccination will only use COVID-19 vaccines that receive full licensure from the [FDA], in accordance with the FDA-approved labeling and guidance," military personnel who were "voluntarily" vaccinated by EUA vaccines would also be "considered fully vaccinated." In other words, the approved jab is mandated, but non-approved jabs are acceptable. Less than an hour after the FDA "approval," NYC Mayor de Blasio also announced all NYC public school staff must be 'vaccinated' *without* a testing alternative.<sup>7</sup> The same

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5. <https://www.kff.org/coronavirus-covid-19/poll-finding/kff-covid-19-vaccine-monitor-june-2021/>

6. <https://media.defense.gov/2021/Aug/25/2002838826/-1/-1/0/MEMORANDUM-FOR-MANDATORY-CORONAVIRUS-DISEASE-2019-VACCINATION-OF-DEPARTMENT-OF-DEFENSE-SERVICE-MEMBERS.PDF>

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day, New Jersey’s governor ordered full vaccination of all school employees<sup>8</sup> or mandatory testing. The University of Minnesota also immediately announced it would require students to get vaccinated.<sup>9</sup> These ‘mandate’ announcements were obviously prepared and simply held for release until the ‘full approval’ stamp provided a veneer of legal authority.

These entities waited for the approval con to announce requirements because federal law for EUA vaccines provides that the public must be *informed* that they can *refuse* such products, per 21 U.S. Code § 360bbb-3(e)(1)(A)(ii):

With respect to the emergency use of an *unapproved* product, the Secretary ... shall ... establish such conditions ... as the Secretary finds necessary or appropriate to protect the public health, including the following: ...

(ii) ... conditions designed to ensure that individuals to whom the product is administered are informed—

(III) of the option **to** accept or **refuse** administration of the product, of the consequences, if any, of refusing administration of the product, and of the alternatives to the product that are available and of their benefits and risks.

### PULLING BACK THE CURTAIN

**B**ut did the FDA approve the Pfizer jab? The answer begins in a slightly different inquiry: *which* Pfizer jab did the FDA approve, and for what purposes?

This inquiry is answered by two FDA letters issued on August 23, 2021. The first extends approval for a Biologics License Application (BLA) for a “COVID-19 Vaccine, mRNA,” submitted by Pfizer, and states: “you



Bureaucratic thug Janet Woodcock, FDA’s acting commissioner, stated that COMIRNATY approval would instill confidence in more people to take COVID vaccines. Since COMIRNATY is not on the market, she knowingly assisted in a con to induce people to get injected by unlicensed products.

are approved to manufacture COVID-19 Vaccine, mRNA drug ... You may label your product with the proprietary name, COMIRNATY, and market it [to individuals 16 years of age or older]. The letter goes on to

state that final labeling should be submitted in two weeks, and that final introductory advertising/promotional labeling should be submitted at the time of “initial dissemination or publication.”<sup>10</sup>

**T**he FDA states that serious risks of myocarditis and pericarditis accompany COMIRNATY, and requires several “post-marketing” studies with various final report submission dates of 2022 through 2027. In other words, these risks have not even been studied yet! And yet, the FDA admits that it did not refer the matter of approval “to the Vaccines and Related Biological Products Advisory Committee because our review ... did not raise concerns or controversial issues that would have benefited from an advisory committee discussion”! The FDA *purposefully omitted* any review by VRBPAC; perhaps FDA staff feared that committee would recommend disapproval, since a month later, it voted 16-2 *not* to recommend boosters for the general public (but okayed it for people 65-plus).<sup>11</sup>

A second FDA letter on August 23, 2021, renewing the Pfizer COVID-19 jab emergency status — the vax currently on the market — *confirmed* that Pfizer’s “COVID-19 vaccine” was renewed under EUA for ages 12 and older, and that Pfizer’s COMIRNATY was given EUA status for ages 12-15 and for 3<sup>rd</sup> doses (boosters) for persons who are severely immunocompromised.

This means that on August 23, 2021, no booster shots were given an FDA license at all, and all shots for 12-15 year-olds are still EUA only. But the key to the entire “approval” scheme is given away by a footnote in the second letter:<sup>12</sup>

The licensed vaccine has the same formulation as the EUA-authorized vaccine and the products can be used interchangeably to provide the vaccination series without presenting any safety or effectiveness concerns. The products are legally distinct with certain differences that do not impact

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### AVAILABLE jab vs. “approved” COMIRNATY jab

Pfizer-BioNTech COVID-19 vaccine (EUA)	COMIRNATY vaccine (BLA)
<p><b>On the shelves now</b></p> <ul style="list-style-type: none"> <li>• Emergency Use for Ages 12+</li> <li>• No 3<sup>rd</sup> dose (boosters) approved</li> <li>• Immune from liability suits</li> </ul> <p><i>These ‘vaccines’ are claimed to be interchangeable re safety and effectiveness, but legally distinct.</i></p>	<p><b>Not on the market</b></p> <ul style="list-style-type: none"> <li>• Emergency Use for Ages 12-15</li> <li>• Emergency Use for 3<sup>rd</sup> dose (boosters) for immuno-compromised persons only</li> <li>• “Approved” for Ages 16+</li> <li>• Pediatric/Infant studies to be completed by 2024</li> <li>• Can be sued for liability</li> </ul>

7. <https://www.cnn.com/2021/08/23/us/nyc-vaccine-mandate-teachers/index.html>  
8. <https://newjerseyglobe.com/governor/murphy-orders-full-vaccination-of-school-employees-within-two-months-or-mandatory-testing/>  
9. <https://www.valleynewslive.com/2021/08/23/university-minnesota-is-now-requiring-students-get-vaccinated-against-covid-19/>  
10. <https://www.fda.gov/media/151710/download>  
11. On October 14, VRBPAC voted to recommend the same 65-plus EUA for Moderna’s 3<sup>rd</sup> dose booster; on October 15, VRBPAC voted to recommend an EUA for a single booster of J & J shots for people 18-plus (who only got one shot the first time).  
12. The August 23<sup>rd</sup> letter has now been replaced by a letter issued September 22, 2021, see <https://www.fda.gov/media/150386/download>. Footnote 10 of the replacement letter contains the same statement as shown herein.

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safety or effectiveness.

How are products “COVID-19 vaccine” and COMIRNATY legally distinct? The former falls entirely under the PREP Act provisions related to emergency use authorization: as discussed in the June 2021 *Liberty Tree*. This means there is near complete immunity for Pfizer from lawsuits seeking vaccine-caused damages. The latter is not immune from suit unless included in the CDC’s Vaccine Injury Table, and it is *not*.

### BAIT & SWITCH KEEPS PFIZER IMMUNE

**K**ee in mind that the FDA regulates labeling and marketing for interstate commerce. Once licensed and labeled for market, rather than authorized for emergency use, the new-label injection loses immunity from suit. To understand this, we must look at the National Childhood Vaccine Injury Act, 42 U.S.C. § 300aa-1 *et seq.*<sup>13</sup>

Under 42 U.S.C. § 300aa-11(a)(2)(A), “[n]o person may bring a civil action for damages ... against a vaccine administrator or manufacturer in a State or Federal court for damages arising from *vaccine-related injury or death* associated with the administration of a vaccine.” “Vaccine-related injury or death” is defined at § 300aa-33(5) as “an illness, injury, condition, or death associated with one or more of the vaccines *set forth in the Vaccine Injury Table [VIT].*” As HRSA (an administrative division of HHS) explains, the CDC must recommend a category of vaccine for routine administration to children or pregnant women (and said category must be subject to an excise tax) before being placed on the VIT. This process has *not* occurred for “COVID-19 vaccines,” thus Pfizer is *not* currently shielded from liability for COMIRNATY. In other words, the vaccine-injured could sue in any court for damages if they are injured by COMIRNATY. But if they are injected with the emergency “Pfizer BioNTech COVID-19 vaccine,” they cannot sue (due to the PREP Act).

It is thus clear that the FDA engaged in a sleight of hand by “licensing” the COMIRNATY label, when

Pfizer will *never* market it unless and until the CDC puts it on the VIT! The appearance of approval, minus the absence of the actual approved product, was meant to con the vax-‘hesitant’ to take the shot, and to provide cover for so-called

‘mandates’ under the claim that the EUA vaccine on the shelves is essentially *equivalent* to the unavailable COMIRNATY. The EUA vaccine actually being injected can merrily damage you without any threat to Pfizer coffers — now swollen by billions of FRNs thanks to the taxes paying for experimental injections.

### MOVING THE NEEDLE TO ‘MANDATES’

**O**n October 2, 2021, U.S. Senator Ron Johnson (Wisc.), confirmed all this to Fox News: “We do not have an FDA-approved vaccine being administered ... The FDA played a bait and switch. They approved the Comirnaty version ... It’s not available in the U.S. They even admit it. ... What they did is they extended the emergency use authorization for the Pfizer drug vaccine that’s available in the U.S. ... So, there’s not an FDA-approved drug and, of course, they announced it so they could push through these mandates so that people actually think, ‘Oh, OK now these things are FDA approved.’ They are not.”

Naturally, the same shill who trumpeted ‘approval’ to con the vax-‘hesitant’ into clotshots now lauds ‘mandates’: “As we get down to the harder core unvaccinated who are more resistant, what we are seeing is that *reality* is a more powerful tool to change behavior than information and messaging,” says Drew Altman, KFF CEO.<sup>14</sup> “It is a slow process of chipping away at the unvaccinated at this point.”<sup>14</sup> The *reality* he refers to is medical tyranny and bodily invasion of Americans without due process.

Fraudulent ‘mandates’ are as legally deceptive as the head-fake vax approval, however, and in a future installment, we will examine further legal issues surrounding the mandate con as well.



**NOTICE**  
**TEMPORARY**  
**PHONE CHANGE**  
 To reach Save-A-Patriot,  
 please call the Liberty  
 Works Radio phone  
 number at  
**410-848-9191**

13. See June 2021 *Liberty Tree* for more discussion of this statute.

14. <https://www.axios.com/coronavirus-vaccine-mandates-working-6c7f1f01-33e7-4cde-ad09-50f22cec2d42.html>



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