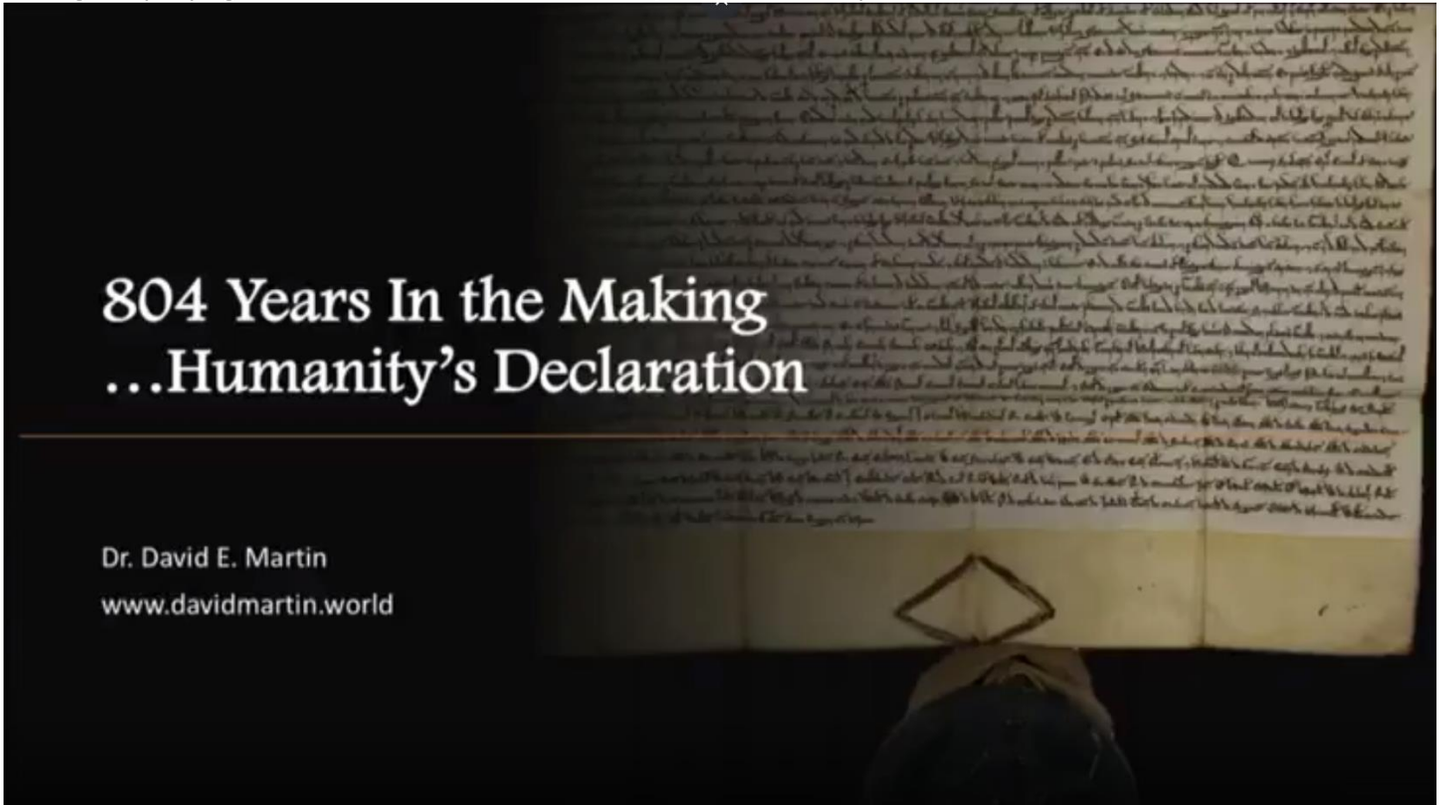


This appears to be from the [WeCANact Liberty Conference 22 Oct 2021 – 23 Oct 2021](#). Clay Clark of [Thrive Time Show](#) introduces **Dr. David Martin**. The statement was made: “Two of the most trusted individuals in the truther movement - Clay Clark and Dr David Martin. Wendy Rogers was also a presenter at this conference. [Here](#) is Dr. Martin’s archived business videos from YouTube.

He begins by saying the first three slides (after this one) are the most important.



1. There is no Sars Coronavirus 2. There is a **Bioweapon** (created by NAIAD) that in 1999 was paid for by Anthony Fauci. Was patented by the University of NC, Chapel Hill in 2002. It is a “Infectious Replication Defective clone of Coronavirus” (their words). It was engineered to destroy humanity.
2. There is no CoVid-19. There is an influenza-like illness. CoVid-19 is the first disease in human history to have no clinical diagnostics.

“You are not an “asymptomatic carrier” of anything other than their non-sense. Stop using their language.”

***This MANDATORY INJECTION was planned in 2015 by the COVID RICO CONSPIRATORS***

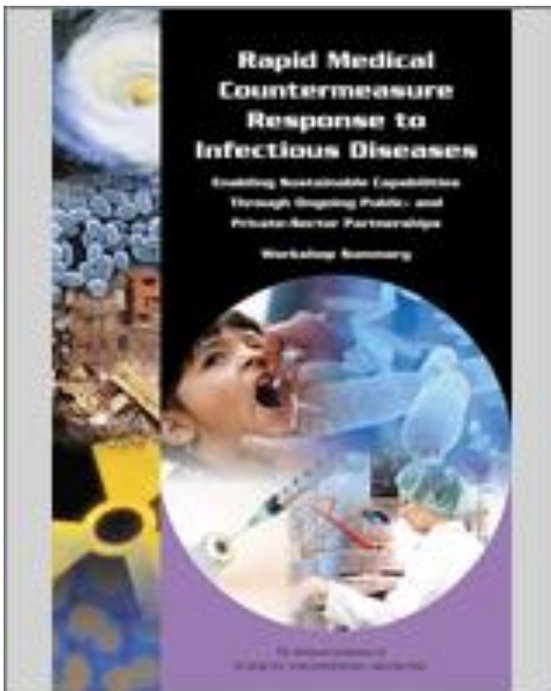
*"...until an infectious disease crisis is very real, present, and at an emergency threshold, it is often largely ignored. To sustain the funding base beyond the crisis, he said, we need to increase public understanding of the need for MCMs such as a pan-influenza or pan-coronavirus vaccine. A key driver is the media, and the economics follow the hype. We need to use that hype to our advantage to get to the real issues. Investors will respond if they see profit at the end of process, Daszak stated."*

2016 Feb 12. 6, *Developing MCMs for Coronaviruses*. Available from: <https://www.ncbi.nlm.nih.gov/books/NBK349040/>

Peter Daszak, "The very man who is the Wuhan Money launderer-in-chief for Anthony Fauci."

2015 Quote by Peter Daszak at the National Academy of Sciences: "...until an infectious disease crisis is very real, present, and at an emergency threshold, it is often largely ignored. To sustain the funding base beyond the crisis, he said, we need to increase public understanding of the need for MCMs such as a pan-influenza or pan-coronavirus vaccine. A key driver is the media, and the economics follow the hype. We need to use that hype to our advantage to get to the real issues. Investors will respond if they see profit at the end of process, Daszak stated." (MCMs = "medical countermeasures").

That statement is an **admission of five felonies in the US**. It is up to us to get this statement into the public record. (But he says it was made public in 2016. And, it would involve finding the original quote.)



[Link](#) from above slide. "medical countermeasures" (MCMs)

## **Rapid Medical Countermeasure Response to Infectious Diseases**

### **Enabling Sustainable Capabilities Through Ongoing Public- and Private-Sector Partnerships: Workshop Summary**

Forum on Medical and Public Health Preparedness for Catastrophic Events; Forum on Drug Discovery, Development, and Translation; Forum on Microbial Threats; Board on Health Sciences Policy; Board on Global Health; Institute of Medicine; National Academies of Sciences, Engineering, and Medicine.

Washington (DC): [National Academies Press \(US\)](#); 2016 Feb 12.

ISBN-13: 978-0-309-37861-1 ISBN-10: 0-309-37861-3

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[Hardcopy Version at National Academies Press](#)

9/18/19:



In recognition of these limitations, the President signed the Executive Order on Modernizing Influenza Vaccines in the United States to Promote National Security and Public Health on **September 19, 2019**. Broadly, the Executive Order directs BARDA, CDC, NIH, and FDA to accelerate the adoption of improved influenza vaccine technologies. In alignment with the goals of the Executive Order, NIAID is conducting and supporting research to develop state-of-the-art vaccine platform technologies that could be used to develop universal influenza vaccines as well as to improve the speed and agility of the influenza vaccine manufacturing process. **These platform technologies include DNA, messenger RNA (mRNA), virus-like S particles, vector-based, and self-assembling nanoparticle vaccines.** For example, NIAID supported scientists are investigating an mRNA vaccine candidate that would allow for a more rapid and flexible response to both seasonal and pandemic influenza than do existing vaccine production strategies.

<https://energycommerce.house.gov/sites/democrats.energycommerce.house.gov/files/documents/Testimony%20-%20Fauci%20%28NIH%29%2012.04.2019.pdf>



<https://energycommerce.house.gov/sites/democrats.energycommerce.house.gov/files/documents/Testimony%20-%20Fauci%20%28NIH%29%2012.04.2019.pdf>

He mentions the Fauci Dossier has most of this, but I don't know why it would or where to find it.

## The **COVID** Treasonous Acts

### 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 an independent institutional review board approved protocol including informed consent free of coercion.
- 15 U.S.C. §45 §§5(a) “unfair or deceptive acts or practices in or affecting commerce.”



Emergency does not create power. Emergency does not increase granted power or remove or diminish the restrictions imposed upon power granted or reserved. The Constitution was adopted in a period of grave emergency. Its grants of power to the Federal Government and its limitations of the power of the States were determined in the light of emergency, **and they are not altered by emergency.** What power was thus granted and what limitations were thus imposed are questions which have always been, and always will be, the subject of close examination under our constitutional system. While emergency does not create power, emergency may furnish the occasion for the exercise of power.

*Home Building & Loan Ass'n v. Blaisdell*, 290 U.S. 398, 425-426 (1934).

## The **COVID** “Intolerable Acts”

### • Amendment I

- Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances.

While Congress didn't restrict speech, assembly, or right to petition, it made no effort to uphold and defend these rights. Further, it stood by as these rights were abused by every Emergency Declaration in violation of Supreme Court rulings. By allowing Federal Contractors to disregard the Constitution, they've violated this Amendment.

## The **COVID** “Intolerable Acts”

- **Amendment IV**

- **The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.**

By declaring every person a probable “asymptomatic carrier” the Federal Government (CDC, FDA, and DHHS) violated this Amendment and enabled the reckless abuse that harmed countless individuals. Loss of life, liberty and livelihood has been a DIRECT result.

## The **COVID** “Intolerable Acts”

- **Amendment V**

- **nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.**

There has been no due process as the Courts have unilaterally stipulated the “epidemic” or “pandemic” without a single effort to demonstrate, beyond reasonable doubt, that there is either. Further, while changing the definition of “vaccine” to include “gene therapy”, the courts have inappropriately applied *Jacobson*

# The COVID “Intolerable Acts”

## • Amendment VI

- In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the State and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the Assistance of Counsel for his defence.

No judicial standard has been applied to validate the false claims of SARS CoV-2 “causing” COVID-19. Therefore, every derivative prosecution is in violation of the Sixth Amendment. No court has been willing to sit and consider the voluminous evidence of anti-trust, coercion and domestic terrorism, and racketeering charges against FDA, CDC, NIAID, Moderna, Pfizer, Johnson&Johnson, and their accomplices

He skipped Slide 9 due to lack of time.

# The Integral Cure... *what “We The People” Means* Our Inalienable Condition



By nature, provisioned for life, liberty and livelihood unrestricted from provisioning

At liberty to peacefully assemble, speak, disagree, express, believe, choose

Freedom of Inquiry with assurance of veracity and provenance

At liberty to exchange value and commerce with transparency

Afforded access to all derivatives of public goods

Organically undefiled from birth to death

Links mentioned at end: [ActivateHumanity.com](http://ActivateHumanity.com)