



So, we must ask ...

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Did the FDA exhibit **willful misconduct** when it approved these products as a “vaccine” instead of as gene therapy?

“Willful misconduct is an act or failure to act that is taken:

- intentionally to achieve a wrongful purpose
- knowingly without legal or factual justification and
- **in disregard of a known or obvious risk that is so great as to make it highly probable that the harm will outweigh the benefit.”**

<https://www.phe.gov/Preparedness/legal/prepact/Pages/prepqa.aspx#immune3>

Even if the [PREP Act immunity shield](#) presents an obstacle to accountability, humanity deserves to know if public health and government entities willfully misled the public regarding the safety of mRNA COVID-19 drugs.

The **War Room/DailyClout Pfizer Document Analysis Project’s TEAM ONE** next will examine who was on the FDA’s VRBPAC, CTGTAC and other advisory committees and what role the committees played in the approval process which led the FDA to conclude these products were “safe and effective”.

