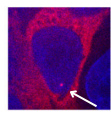


TEXAS RIGHT TO KNOW

More Unites Us Than Divides Us



STUDIES SHOW EVIDENCE OF GENE EDITING OF DNA FROM COVID-19 INJECTIONS

In the above image, the red area is stained mRNA, the blue center is the nucleus of a cell and the red dot demonstrates that the mRNA can enter into the nucleus of the cell and alter DNA.

From PubMed.gov May 25, 2021 -

Reverse-transcribed SARS-CoV-2 RNA can integrate into the genome of cultured human cells and can be expressed in patient-derived tissues.

QUESTION:

Are humans whose DNA has been altered from the mRNA COVID-19 injections considered chattel property and owned by the patent holder?

Yes, per current opinion of the United States Supreme Court Case, <u>ASSOCIATION FOR MOLECULAR</u>

<u>PATHOLOGY ET AL. v. MYRIAD GENETICS, INC.,</u>

In the the 10th Circuit U.S. Court of Appeal case of Robert vs Austin, it was asserted that owning humans would be a violation of the 13th Amendment against slavery.

The Court held: "A naturally occurring DNA segment is a product of nature and not patent eligible merely because it has been isolated, but cDNA is patent eligible because it is not naturally occurring." pg 2,

"It is also possible to create DNA synthetically through processes similarly well known in the field of genetics. One such method begins with an mRNA molecule and uses the natural bonding properties of nucleotides to create a new, synthetic DNA molecule." pg 6,

"all three [judges] agreed that patent claims relating to cDNA met the patent eligibility requirements." pg 13.

In 2023 TX session, <u>SB 2086</u> by Senator Lois Kolkhorst would have established ownership of DNA but died when Speaker Phelan referred to House Business and Industry Committee by Democrat chair Oscar Longoria.

SB 2086 was supported by the 2022 Texas Republican Party Platform #219:

"All humans are endowed by their creator with sovereign rights of ownership of their person and DNA, regardless of any DNA modification, and claims to the contrary are invalid."