

PRESS RELEASE

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In the case of **COKER v. AUSTIN**, DTR is representing armed service members against the DOD's COVID-19 vaccine mandate, which unlawfully requires these brave men and women received unapproved and experimental vaccines in violation federal law and contrary to their right of informed consent.

Nearly one year after the DOD COVID-19 vaccine mandate took effect, the defendants produced what they said was a "Comirnaty-labeled" mRNA vaccine from "Lot FW1331" produced a Kalamazoo, Michigan facility. However, publicly available documents – all obtained from government websites – demonstrate that this Kalamazoo facility was not an FDA-licensed manufacturing facility at the time Lot FW1331 was produced. These documents also reveal that Lot FW1331 was listed in the CDC's Emergency Use Authorization database. To summarize, this "Comirnaty-labeled" vaccine is not an FDA-license product.

If the government's own documents are to be believed, then there is the potentially that these products were intentionally misbranded. In light of this information, and to get to the bottom of these potentially explosive developments, DTR has requested the court to allow for an evidentiary hearing where DTR can present this evidence, examine its witnesses, and cross-examine the government's witnesses.

You can read the DTR's latest motion, and the evidence submitted in support of that motion, Click Here: [COKER V AUSTIN](#)

END RELEASE