A Missed Opportunity: FDA and Mitochondrial Manipulation Technology

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Editorial

On February 25th and 26th 2014 the Federal Drug Administration (FDA) convened a Cellular, Tissue and Gene Advisory Committee meeting in Gaithersburg, Maryland. The stated purpose of this meeting was to review basic and clinical research related to "Oocyte modification in Assisted Reproduction for the Prevention of Mitochondrial Disease or Treatment of Infertility", in order to make recommendations regarding the proper conduct of proposed future clinical trials. The meeting was public, and in addition to the invited presentations of expert scientists in the field, an Open Public Session forum in which participants were given 4 minutes to speak was included. The national press corps was also in attendance and the relatively uncommon and are inherited along strict maternal lines of association with debilitating disease, yet disease is apparent in only 1 in 5,000 to 1 in 10,000 individuals. Unfortunately, most at risk carriers spent, and how many more dollars budgeted in order to satisfy the FDA efforts at bringing into the public domain legitimate attempts to combat these crippling diseases [3-5] Mammalian, non-human primate and human experiments strongly suggest that eggs that have been enucleated from normal egg donors, may be used by affected women in order to have their normal nuclear DNA transferred into a "reconstituted" egg which when fertilized in vitro would provide offspring that do not carry the risk of the mitochondrial disorder carried by their mother [6]. This "3 parent IVF" technique may be performed with either unfertilized eggs, or fertilized eggs. Unfairly both techniques have been characterized as "unnatural", "Frankensteinish", "designer babies" and "dangerous" by groups that wish to outlaw intervention at the cellular level. Yet, carefully conducted experiments in the rhesus monkey and also using human stem cell lines have failed to uncover abnormalities when using these specific techniques. Also significant is the eradication of the few mitochondria that are inadvertently transferred when the karyoplast is removed and transferred into the new egg [3]. Thus, disease has the potential to be cured in the resulting offspring and perhaps more importantly, the mutation will be permanently removed from all subsequent generations of offspring.

It was unfortunate that so much attention was given at the meeting to past attempts at manipulation of cellular mitochondria using techniques that are wholly unlike those used to address mutational disease today. The work conducted by Jacques Cohen, Ph.D. in the late 1990s actually intentionally created heteroplasmy, or a mixture of mitochondrial, within the oocyte [7]. The patients treated in this manner were infertile and older, and apparently no safeguards were in place to screen embryos or for that matter the pregnant patients, for resulting aneuploidy. A number of offspring were born with abnormalities as a result, although since the work lacked clinical research design, it remains inconclusive as to whether or not the intervention was actually responsible. The British government conducted public hearings on the same subject matter over the course of a year’s time [8]. Recently, they concluded that clinical experiments should begin and the HFEA will license centers to commence work. It is a bold first step. The FDA had the distinct advantage of learning from the hearings conducted in the United Kingdom, which included scientists, clinicians, patients, public advocates and ethicists. Instead, the FDA conducted a 2-day meeting, paneled by a consortium of invited “voting members”, of which several lacked academic credential and expertise in the field of cellular biology or mitochondrial disease. A number of special interest groups presented opinions at the “public” session and their arguments were largely without scientific merit, or even relevant to the topic at hand and yet their assertions passed without challenge by the FDA panel. Unfortunately, the media reported the antagonistic positions alongside the expert testimony, as if equal in importance and validity. Sadly, advocacy groups for patients with mitochondrial disorders were not present; their silence on the topic discussed was deafening and hard to understand.

As a result of these proceedings it appears that research momentum has stalled and initiatives to cure mitochondrial disease in the United States has taken a step backward. Although we should applaud the FDA efforts at bringing into the public domain legitimate attempts to introduce innovative technology, it is unfortunate that focus on the new and improved methods of mitochondrial manipulation was obscured by special interest rhetoric.

There will always be critics asking for more and more animal research before taking the first important step forward. How many experiments need to be conducted, how much more time must be spent, and how many more dollars budgeted in order to satisfy the FDA that it is now reasonable to proceed to clinical trial? Sitting in the audience I wondered had the FDA conducted such hearings on Drs. Edwards and Steptoe’s research, whether or not IVF would have ever occurred. Fortunately for the 5 million children born from that bold and innovative technique, it was a different time. As we wait for the FDA to feel comfortable, children with disabling and life ending mutations will continue to be born; women who carry these mutations will continue to be told not to have children; and perhaps, the British
will move forward and show the rest of the world that this technique is indeed ready for primetime.

References