More Extra-Legal Weirdness

by Miles Mathis

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The biggest news today, buried by huge piles of fake news, is that the Fifth Circuit Court supposedly just "recalled" its own recent appellate ruling in the case of *Murthy v. Missouri* at the request of two state attorneys general:

Scott S. Harris Clerk of the U.S. Supreme Court

Dear Mr. Harris: We write to advise the Court of a significant procedural development in the lower court in the above-captioned case. As noted in our letter of yesterday, on September 25, 2023, the U.S. Court of Appeals for the Fifth Circuit issued an order granting panel rehearing. Today, the U.S. Court of Appeals for the Fifth Circuit issued a new order, attached. This order withdraws the order of yesterday granting panel rehearing. The new order recalls the Fifth Circuit's mandate; orders the Government to respond to Plaintiffs-Appellees' Petition for Panel Rehearing by September 28, 2023, at 12:00 p.m.; and stays the district court's preliminary injunction pending resolution of the Petition for Panel Rehearing. See Order, No. 23-30445 (5th Cir. Sept. 26, 2023) (attached).

Respectfully submitted, JEFFREY M. LANDRY Attorney General of Louisiana

None of this makes any legal sense, as usual, indicating we are looking at trials manufactured by the CIA. The story we are expected to believe is that after a district judge found in favor of plaintiffs that federal agencies were illegally censoring Americans via pressure on media outlets like Youtube, Twitter, Facebook, and Google, the government appealed the ruling. The Fifth Circuit court then upheld the finding, carving it back only a little. The government then appealed to the Supreme Court, but since the Supreme is on holiday until October, judge Alito allegedly issued a temporary (one-week) stay on the ruling until the Supremes could come back and see if they wanted to look at it. That stay ended yesterday and hasn't been extended, so legally the ruling now stands.

To get around that, it is being reported that the Fifth Circuit has now reversed or vacated its own ruling, at the request of two States. Is that believable? No. It doesn't happen and I am pretty sure it can't happen. There is no procedure that I am aware of that would allow an appeals court to reconvene itself and reverse its decision of a few weeks later. Plus, the reports and letters make no sense, telling us that some "panel" met and reversed the decision. What panel? There is no Fifth Circuit panel existing that can overrule the court itself. The Fifth Circuit is composed of the appellate judges, and there is no panel sitting above or behind them. So this language is suspicious in the extreme. By itself it tends to prove one of two things: either this trial was fake from the beginning or it has now been hijacked by some outside forces.

Also notice that in the letter above, Landry claims that the Circuit Court ordered a panel rehearing on September 25, then the very next day withdrew that order and replaced it with a new order "recalling their mandate" *and* ordering a panel rehearing. So these judges sound very confused, don't they? It sounds very much like they have guns to their heads and the CIA is writing these instructions. But since CIA doesn't even know the law (doesn't care), it ends up getting it wrong and having to revise it the very next day.

So we have here some very obvious proof the US Government has been completely hijacked by criminals and is not functioning legally on any level. If a court finds against the government, the government just vacates the ruling, makes up some story to fool you, and goes on with its business of tyrannizing you. It orders both the mainstream press and alternative press to report that the court reversed itself. I guess we are supposed to believe the court was off its meds for a week and didn't realize its mistake until the doctors arrived and made everything alright. At which point they do a take-back and stamp OOPS on all previous documents.