

“DISINFORMATION”

DISINFORMATION BY ITS VERY TERMS REQUIRES SUBJECTIVE JUDGMENT ON THE TRUTH OR FALSITY OF ANY PARTICULAR MATTER OR BELIEFS.

THE UNITED STATES CONSTITUTION ON ITS FACE PROHIBITS THE EXECUTIVE BRANCH FROM ESTABLISHING MEANS BY WHICH ANY “SPEECH” TRUE OR FALSE, CAN BE CONTROLLED, REGULATED OR JUDGED.

AMERICANS HAVE ABSOLUTE RIGHT TO BE “WRONG” IN THEIR SPEECH.

TO WHATEVER EXTENT THE 1ST AMENDMENT CAN BE REGULATED, CONGRESS RETAINS SOLE AUTHORITY AND CAN ONLY EXERCISE SUCH PURSUANT TO STATUTE.

PRESIDENT BIDEN AND VARIOUS SUBORDINATES WITHIN THE EXECUTIVE BRANCH ARE IN DIRECT VIOLATION OF THE 1ST AMENDMENT IN ESTABLISHING MEANS AND MECHANISMS BY WHICH TO INTERFERE WITH AND JUDGE THE EXERCISE OF SPEECH.

THESE ACTS SEPARATELY CONSTITUTE AN ULTRA VIRES USURPATION OF POWERS GRANTED TO THE LEGISLATIVE BRANCH, VIOLATING THE PRINCIPLES OF CHECKS AND BALANCES.

THE PRESIDENT AND SUBORDINATES SO ACTING ARE ALSO IN DIRECT VIOLATION OF TITLE 42 OF THE UNITED STATES CODE, AND LIABLE THEREUNDER.

CONGRESS IS OBLIGATED TO CHECK THESE OPEN ILLEGAL ACTS, AND OUTRIGHT USURPATION OF POWERS.

IF THEY FAIL TO DO SO, UPON PROPER APPLICATION, THE SUPREME COURT MUST DECISIVELY PROHIBIT THE EXECUTIVE BRANCH FROM ANY INTERFERENCE WITH THE EXERCISE OF SPEECH, AND UPHOLD THE CHECKS & BALANCES.

POSTERITY IS TAKING TALLY AND EVENTS WILL BRING RECKONING.