

“Murthy v Missouri”

AS A COURT OF REVIEW THE SUPREME COURT COULD NOT OVERRIDE THE FINDINGS OF THE TRIAL COURT THAT THE ACTIONS OF THE EXECUTIVE CONSTITUTE THE “GREATEST ATTACK” ON FREE SPEECH IN AMERICAN HISTORY.

INSTEAD, THE US SUPREME COURT “PUNTED” USING ARTICLE III AS A PRETEXT TO AVOID CHECKING AN EXECUTIVE THAT HAS CROSSED THE LINES.

THE BILL OF RIGHTS IN AMERICA IS UNDER DIRECT ATTACK BY A CORRUPTED EXECUTIVE THAT HAS BECOME THE THREAT LINCOLN WARNED ABOUT IN HIS [LYCEUM ADDRESS](#) AND A CONGRESS THAT FAILS TO PROTECT THE PEOPLE.

CONFIDENCE OF THE PEOPLE GROWS THINNER, AND THIS DECISION IS ANOTHER BIG STEP TOWARDS ITS LOSS.

IT IS THE US GOVERNMENT AND PLACEHOLDERS THAT WILL REAP THE WHIRLWIND IF IT IS LOST.

THE SUPREME COURT IS UNWISE TO “PUNT” ITS DUTIES UNDER THE BILL OF RIGHTS, AS POSTERITY IS TAKING ACCOUNT AND THE CONSEQUENCES OF MALFEASANCE BY THE EXECUTIVE MOUNT.

NEVERTHELESS, THESE VIOLATIONS OF FREE SPEECH REMAIN FULLY JUSTICIABLE UNDER [TITLE 42 § 1985 SUBD.\(3\)](#), AS CONSPIRACIES TO SUPPRESS SPEECH, ADVOCACY AND OTHER CIVIL RIGHTS ARE ILLEGAL.

THIS DECISION IN NO WAY PRECLUDES THIS, AND IN FACT STANDS AS SUPPORT OF SUCH UNDER ITS VERY REASONING.

AVOIDING THE MERITS UNDER ARTICLE III RENDERS THE DECISION MEANINGLESS ON THE SUBSTANTIVE ISSUES UNDER THE 1ST AMENDMENT AND INVITES WELL PLED ACTIONS UNDER TITLE 42.

THE PRESIDENT AND HIS MINIONS REMAIN FULLY LIABLE.

AMERICANS AND COUNSEL ARE WISE TO AVAIL THEMSELVES OF TITLE 42 TO BOTH PROTECT THEIR RIGHTS AND PUNISH VIOLATORS OF THE 1ST AMENDMENT.