

THE LEGAL POSTURE OF THE FLYNN CASE: EMMET SULLIVAN HAS UP TO SIX PENDING DECISIONS, NOT ONE

Many, perhaps most, people who've commented in the last week have noted that Emmet Sullivan has the prerogative whether to accept DOJ's motion or not. It's true he has that authority. But he actually has up to six different decisions pending, including fully briefed sentencing memoranda and multiple conflicting sworn statements from Flynn.

SIDNEY POWELL ARGUES THAT JUDGE SULLIVAN CAN'T APPOINT AN AMICUS AT SAME TIME AS APPLAUDING THE TIME HE DID FAR MORE

Yesterday, Sidney Powell was publicly applauding Judge Sullivan's authority to appoint outsiders to review a prosecution gone haywire even as she was submitting a filing telling him he couldn't. She deleted that post – but she can't delete the prior claims she made in Sullivan's docket.

EMMET SULLIVAN TELLS POTENTIAL AMICI NOT TO BUG HIM YET

It's unclear precisely why Emmet Sullivan just wrote a long order telling potential amici seeking to weigh in on the Flynn prosecution to hold off. But the order does make clear that he's not just going to dismiss this prosecution.

THE PUBLIC RECORD CLAIMS THAT FLYNN HAD NO PERMISSION FROM TRUMP TO UNDERMINE US POLICY IN CALLING KISLYAK

Ric Grenell is trying – and the press is credulously complying – to politicize an obvious unmasking of Mike Flynn's identity. The record shows the unmasking obviously complies with FISA standard, and Flynn's own actions exacerbated the need.

MIKE FLYNN COLLABORATOR BARBARA LEDEEN'S

PAST ROLE IN PRODUCING “NEW” EVIDENCE

DOJ claims it has “new” information to justify the flip-flop it made from a November filing arguing the investigation into Flynn was legitimate, and not a perjury trap. In the past, that has meant that Flynn collaborator Barbara Ledeen just wanted something on Fox News.

DC BAR NO. 472845 ARGUED FLYNN’S PROSECUTION WAS LEGITIMATE BEFORE DC BAR NO. 472845 ARGUED IT WASN’T

Last November, D.C. Bar No. 472845 submitted a filing arguing that FBI agents were engaged in a legitimate and significant investigation when they interviewed Mike Flynn on January 24, 2017. Last week, D.C. Bar No. 472845 submitted a filing that contradicts the earlier one in every way.

BILL BARR DID NOT PROVIDE THE MOST

IMPORTANT EXHIBIT TO HIS MIKE FLYNN DISMISSAL MOTION: THE CALL TRANSCRIPTS

As currently submitted, the government has made claims about the call transcripts between Mike Flynn and Sergey Kislyak without providing evidence. Indeed, the record currently provides evidence that rebuts those claims. Emmet Sullivan would be totally within his authority to demand those call transcripts.

BILL BARR NOT ONLY OVERRODE EMMET SULLIVAN'S BRADY RULING, HE EXPLICITLY PRE-EMPTED SULLIVAN'S COVINGTON REVIEW

In moving to withdraw the Mike Flynn prosecution on Thursday, Billy Barr effectively overrode Emmet Sullivan's authority twice.

THE LOGAN ACT IS JUST

THE CHERRY ON MIKE FLYNN'S FOREIGN AGENT SUNDAY

Bill Barr is misrepresenting the record to defend intervening in Mike Flynn's prosecution. But the way he's doing so makes it clear that Flynn did what he did on orders from Trump.

DAMNING NEW DETAILS FROM MARY MCCORD AND SALLY YATES

Among the things revealed in documents released yesterday is that Flynn didn't just discuss sanctions with Sergey Kislyak, he purportedly raised them. Which is one reason people who read the transcripts of his calls with Sergey Kislyak don't believe he forgot those conversations.