

WHEN JOHN EASTMAN ACKNOWLEDGED THAT CANDIDATE TRUMP SPOKE IN HIS PERSONAL CAPACITY

When John Eastman moved, on Trump's behalf, to intervene in *Texas v. Pennsylvania*, Eastman described that Trump spoke "as a candidate for re-election," he spoke in "his personal capacity." That motion plays a key role in the *Blossingame* decision, and may have important implications as Trump appeals Judge Tanya Chutkan's ruling on absolute immunity.

JUDGE TANYA CHUTKAN HAD TO TELL TRUMP THAT, "THERE IS NO 'PRESIDENTIAL IMMUNITY' CLAUSE"

In an opinion booting some of the more difficult questions on presidential immunity to the DC Circuit and SCOTUS, Judge Tanya Chutkan informed Donald Trump that there is not presidential immunity clause in the Constitution.

DC CIRCUIT RULES THAT

A PRESIDENT'S SPEECH AS CANDIDATE IS NOT OFFICIAL

The DC Circuit just held that when a President campaigns for re-election, he acts as an office seeker, not an office holder entitled to absolute immunity.

BORIS EPSHTEYN'S ABSENCE AND PRESENCE IN TRUMP'S ALLEGED CRIME SPREE

Boris Epshteyn, who was the focus for months of reporting about his role in Trump's twin federal indictments, has all but disappeared. Indeed, ABC's scoop about Little makes clear that his reportedly significant role in the stolen documents case never even made the indictment.

DONALD TRUMP INSISTS HE'S TOO SPECIAL TO USE SAME DATABASE 1,200 OTHER JANUARY 6 DEFENDANTS HAVE

USED

In Trump's discovery demand, he argues he should be treated better than his mobsters who have also been prosecuted for their actions on January 6.

THE MAGA TOURIST GEOFENCE AND THE VIOLENT CONFEDERATE FLAG-TOTING GEOFENCE

Trump claims that only one percent of his people from January 6 could be deemed insurrectionists. That's not what the Google geofence says.

THE FORMER PRESIDENT'S SPAGHETTI-WALL ASSAULT ON THE TRUTH

Trump's replies submitted in his various efforts to dismiss the charges against him amount to a demand that Trump be treated not just as above the law that the hundreds of his mobsters have already been held accountable to, but also above the truth.

DC CIRCUIT LIKELY TO NARROW JUDGE CHUTKAN GAG

In the hearing on Judge Tanya Chutkan's gag in the January 6 case, Trump attorney John Lauro got awfully close to arguing that his client must be permitted to run for President by threatening all his adversaries.

JUDGE RULES TRUMP HAD THE PURPOSE OF INCITING INSURRECTION ON JANUARY 6

In Judge Sarah Wallace's opinion finding that Trump incited insurrection, she mapped out how Trump intended to sic a violent mob on Mike Pence and Congress.

JUDGE CHUTKAN DENIES TRUMP'S BID TO DISAVOW HIS MOB

Trump is trying to have a protected privilege to make inflammatory threats, while gagging others about the effect of them.