

Twitter Thread by Mike Dunford



Mike Dunford

@questauthority



Happy New Year, y'all -

And let's start with an election litigation update for the Gohmertian Goofiness.

As of 3 minutes ago no reply brief from Gohmert but some other updates have appeared.

(No, the judge won't ignore his filing if it's a little late.)

AND IT GETS BETTER -

I just looked for an update. Found one. They're asking for another hour because the dog ate their homework.

Seriously, they've been using Google Docs for their serious work and are having problems making that work with Word to produce the final version of this filing.

That filing, by the way, can be up to 50 pages long but, given the strong hint in the motion granting permission for the overlength filing, should address everything not just in Pence's brief but also in the House Amicus and the proposed intervenor's motion to dismiss.

Meanwhile, the treasonweasel cosplayers from Michigan want to intervene as plaintiffs.

Not only do they want to intervene, they want to do so in their "official capacities as Presidential Electors for the State of Michigan."

Note: They are not Presidential Electors. Anywhere.

Seriously. They're trying to intervene in an official capacity they don't have because what are false statements to the court, amirite?

And they're claiming to have the "permission and endorsement of the Michigan Legislature" even though these are the buffoons who weren't even allowed into the actual building and had to stage their pathetic land of make-believe electorishing thingy in the parking lot.

(In fairness, I should note that they couldn't even get all of the craniorectally inverted wannabe seditionists that participated in the initial cosplay event to sign onto this. In fact, they got only 5 of the 16.

Anyway, I've skimmed the proposed complaint. It was submitted by people who are in exactly the same position as the Arizona fools who filed the case in the first instance, have exactly the same claim to standing (ie none), attempts to add no new claim, and makes no new argument.

It was also submitted after the deadline for responses from the defendants.

It's a non-entity. It's a filing from some people who felt left out of the last-gasp treasonweaseling and want to play too, is all. Not worth going through in depth.