

Appendix J

Supreme Court of the State of Delaware
Received and Filed

Table of Exhibits to Objections

MAR 21 2022

Exhibit A Meghan Kelly's Second Amended Complaint
DEPUTY CLERK
GEORGETOWN

Exhibit B Letter to the Delaware Supreme Court, dated July 12, 2021,
with exhibits of Praecipes, showing Arline Simmons instructed me to cross off the
address of the civil process clerk, and I believe she switched the cover papers to
impede service.

Exhibit B-2 Letter to Master Patricia Griffin, dated October 19, 2020,
regarding I was acting as a party not as an attorney, my concerns relating to
healthcare costs and an economic crash, and my hope the Court would prevent or
reverse an economic crash.

Exhibit C Letter to Master Patricia Griffin, dated December 1, 2020,
regarding Chancery Court staff's disparate treatment towards me based on
religious, political views or poverty.

Exhibit D Letter to Master Griffin, dated December 11, 2020, regarding
retaliation in the past with regards to destruction of my bar material, during the
Delaware bar, and rats in law school, during the Pennsylvania bar.

Exhibit E Letter to Chief Justice Collin Seitz, dated January 7, 2021,
seeking suspension of lawyer fees for lawyers unemployed during the global
pandemic. Attachment of negotiations with my former firm, who I hope will still
consider me.

Exhibit F February 5, 2021 letter to the Delaware Supreme Court
responding to their determination with an additional request relating to attorney
dues.

Exhibit G Threatening Email and letter from DE-LAPP, dated May 24,
2021, and the letter attached thereto

Exhibit H Delaware District Court Complaint *Meghan Kelly v
Disciplinary Counsel Patricia B. Swartz, Chief Disciplinary Counsel, David A.
White, Disciplinary, Counsel Kathleen M. Vavala, Office of Disciplinary Counsel,
Board of Professional Responsibility for the Supreme Court of Delaware, the
Preliminary Investigatory Committee, and Delaware Attorney General, Kathleen
Jennings*, in her capacity as Delaware for interference with Kelly v Trump, to
enjoin this unlawful action, and for damages for emotional distress.

Exhibit H-2 Emails indicating notice to the ODC on or about October 26,
2021, that I desire to gain testimony by Chief Justice Seitz.

Exhibit I Letter, dated November 22, 2021, to the Delaware Supreme Court regarding intent to object to counsel on religious grounds and on poverty grounds.

Exhibit J Letter, dated November 23, 2021 to the Delaware Supreme Court regarding intent to file motions to dismiss based on lack of subject matter.

Exhibit K Meghan M. Kelly's answer, defenses, and objections to ODC's petition to transfer Meghan M. Kelly, Esquire to disability inactive status, with a table of contents, and exhibits 1-34, referred to herein as "Ans" and "Ans-Ex" for Exhibits.

Exhibit L December 1, 2021, letter from me to the Delaware Supreme Court regarding Office of Disciplinary Counsel Patricia Swartz's fraud to kick the case out, relating to service of my answers, with attached Exhibits 1- 7 (with exhibits A, and B, attached to exhibit 7).

Exhibit M Letter Motion to the Board, dated December 18, 2021, regarding intent to object to appointed counsel, request to postpone hearing, request time for discovery and a determination on counsel, and objection to insufficiency of process regarding notice of the hearing, with Exhibits 1 and 2 attached thereto.

Exhibit N Respondent's Motion for reconsideration of order dated December 13, 2021, appointing counsel despite my notice of intent to object, and objection of improper service of the Board's Notice of Hearing, dated December 10, 2021, with the Delaware Supreme Court, dated December 20, 2021, with a copy to Petitioner, and the Board, albeit the Board's copy was mailed Dec.21, 2021, with Exhibits 1-10, Exhibit 6 has attachments labeled Exhibit 2, 3, 4, 5, 6, and 8.

Exhibit 1, December letter regarding harassment,

Exhibit 2 Order by the Court appointing attorney, dated December 13, 2021.

Exhibit 3 December 18, 2021 letter motion

Exhibit 4 Email to appointed counsel is included, the attachment of 5 proposed articles of impeachment are excluded, because they are included as part of my Answer to the petition.

Exhibit 5 Motion for permission to appeal in forma pauperis with the Third Circuit Court of Appeals, which discusses the Delaware Supreme Court's apparent incitement of the petition against me.

Exhibit 6 Email to Attorney General regarding the emotional distress I faced by the state seeking to compel me to violate my religious belief by appointed counsel, and exhibits reflecting my religious beliefs, including my belief in justice.

Exhibit 2 to Exhibit 6 Complaint against the Democrats and the Department of Election to allow me to run for office without violating my religious beliefs by collecting signatures or donations to pay for the filing fee.

Exhibit 3 to Exhibit 6 E-mail to agent of Delaware Supreme Court regarding my concerns the Delaware Supreme Court ignored my request to affirm as opposed to swearing in the Delaware Bar in violation of Jesus Christ's teachings.

Exhibit 4 to Exhibit 6 Letters to the family Court regarding family law appointments violate my religious beliefs

Exhibit 5 to Exhibit 6 Letter to the Courts regarding impartiality and the importance for the Courts not to exhibit prejudice. (This is included as Exhibit 8 herein too)

Exhibit 6 to Exhibit 6 E-mail to Senator Tom Carper's Office regarding defeating ISIS through education by teaching about the distortion of religion for the vanity of men, and the harm the United State's funding and weapons provide to incite more bloodshed and support to ISIS.

Exhibit 8 to Exhibit 6 Proposal to prevent oil drilling

Exhibit 7 Email to Attorney Generals regarding concerns that the law library has access to PACER through the Delaware Supreme Court, concerns about the Delaware Supreme Court, and the planned, preventable economic crash.

Exhibit 8 Letter to Justice Ridgely relating to concerns about the partiality of the judges who spoke at a CLE.

Exhibit 9 Letter to the Supreme Court regarding I intend to object to appointment of counsel on religious grounds.

Exhibit 10 Email to prospective employer I hoped to work for dated, August 6, 2021.

Exhibit O Letter and attachments, dated December 21, 2021 to the Delaware Supreme Court regarding objection to appointed counsel, and the

inappropriate act of giving unaccepted counsel the notice, which was not provided to me or anyone on my behalf on December 10, 2021. Counsel was not even appointed until December 13, 2021, and was at no time representing me.

Exhibit P December 29, 2021 Letter concerning I received notice of the hearing on December 24, 2021, two weeks away, and I do not even have 6th Amendment permission to represent myself to perform discovery, and exhibits A-L)

Exhibit A First page of the ODC's Aug. 23, 2021 letter to me, with hand, to show DE Supreme Court pleadings in *Kelly v Trump* to safeguard my religious beliefs are a source of the petition.

Exhibit A part 2 Page 3-4 of the petition showing the ODC impermissibly brings this action based on my religious beliefs.

Exhibit B December 16, 2021 Email to attorney generals, regarding receipt of the court's order appointing counsel, despite my religious objection to appointed counsel, and admissible to show emotional distress.

Exhibit C November 23, 2021 Letter to the Court relating to the court's participation in inciting the petition against me.

Exhibit C part 2 December 15, 2021 Email to Attorney General relating to concerns that the law library has access to PACER through the Delaware Supreme Court, and concerns about the Delaware Supreme Court, and the planned, preventable economic crash.

Exhibit D Certificate of service, dated December 21, 2021, to confirm I filed Respondent's motion for reconsideration of order, Dated December 13, 2021, appointing counsel despite my notice of intent to object, and objection of insufficient service of the Board's notice of a hearing

Exhibit E E-mails December 17, 2021, November 3, 2021 and November 4, 2021, the later showing I informed ODC Counsel Patricia Swartz I object to counsel, and forwarded the email to appointed counsel.

Exhibit F E-mail to ODC Patricia Swartz regarding appointed counsel did not know what he was doing, and misleadingly indicated I had no choice.

Exhibit G E-mail to the clerk of the Delaware Supreme Court regarding David Hutt doesn't represent me, and a forwarded letter rejecting his counsel, dated December 21, 2021, with attachment thereto, a letter to David Hutt indicating "I decline your representation. Your services are not needed.,," dated December 20, 2021.

Exhibit H Email to clerk of the Delaware, dated December 22, 2021, forwarding an email to Appointed Counsel firing him, dated December 22, 2021, and an email Declining his representation on December 21, 2021, in response to his December 21, 2021 contact, indicating his appointment.

Exhibit I E-mail, dated December 27, 2021 to the Clerk of the Delaware Supreme Court regarding I received the December 24, 2021 docket, and indicated David Hutt did not have all the exhibits relating to Respondent's Motion for Reconsideration if the Order and proposed order. I did not send the exhibits to him, and wanted to confirm the Delaware Supreme Court had the exhibits on the record to refer to.

Exhibit J December 28, 2021 Email to clerk of court, confirming I did not give the exhibits to my motion for reconsideration to appointed Counsel, David Hutt.

Exhibit K Email dated December 23, 2021, to Clerk of Court regarding David Hutt did not receive the documents in total. I did not send them to him. I attached the Motion for Reconsideration and sent them to the court in separate emails to the court to make it easier to upload.

Exhibit L Email dated December 28, 2021, to the clerk of Court regarding I called the Administrator of the Board Karlis Johnson twice from the law library to confirm receipt of my December 18, 2021 letter motion.

Exhibit P-2 Order by the Court permitting David C. Hutt to withdraw and granting me permission to represent myself, dated December 30, 2021

Exhibit Q Respondent Meghan M. Kelly's Objection to and motion to enjoin expert observation and analysis of Respondent at Hearing and in discovery; Notice she will move for a protective order during the discovery stage; and requests to prevent costs as going into debt is against her religious beliefs, dated December 31, 2021, and table of contents thereto, showing Exhibits 1-10 thereto, but only attaching exhibits 4, 9 and 10.

Exhibit 4 Affidavit of Respondent Meghan M Kelly's affidavit of religious belief that people are harmed and damned to hell on the last day at the resurrection of the dead for judgment for blindly and dumbly relying on mental health and healthcare certified experts and for allowing their observation and examination of humans as mere subjects and thereby encouraging others to be harmed and damned to hell.

Exhibit 9 A newspaper Article in the Delaware Wave, Stockley Center museum looks at history of lobotomies, other treatment, by Meredith Newman, of

the Delaware News Journal and USA Today Network, Dated, Tuesday, April 17, 2018 pages 7-8.

Exhibit 10 A newspaper Article in the Coastal Point, Casapulla celebrates passage of Maggie's Vaccine Protection Act, by Susan Canfora, dated February 7, 2020.

Exhibit R Respondent Meghan M. Kelly's Emergency objections and emergency Motion to Postpone the hearing to postpone the hearing to prevent manifest injustice to afford me an opportunity to perform discovery, potentially call witnesses and prepare a defense for the state's allegedly illegally motivated petition against her for her exercise of fundamental rights, motivated by the state's disdain for her religious political beliefs, and exhibits thereto,

Exhibit A Plaintiff's Motion to amend findings of facts and alter the order, dated December 22, 2021, based on new findings of fact to prevent, clear error of fact, clear error of law, and to prevent manifest injustice, with the Delaware District Court No 1:21-1490 (CFC)

Exhibit B Variety of emails; email dated January 6, 2022, following up with the ODC and Board on my motion to postpone the hearing, scheduled from one week from that day, to afford a full and fair trial, including an opportunity to gather evidence, so as not to violate the substantive and procedural clause, and the opportunity to use evidence to present motions, including a motion to dismiss based on subject matter grounds; email dated January 10, 2022, to the Board and ODC, requesting an order to my motion to postpone the hearing; email dated December 24, 2021 to Karlis Johnson, the Administrator of the Board, and copying Patricia Swartz, regarding permission to scan in documents at the law library, status of letter motion dated December 18, 2021, confirmation of receipt of the notice on December 24, 2021, while reserving objections, and seeking an opportunity for a fair trial.; Email auto-response from Karlis Johnson; Email from the Board dated January 10, 2021, "The board plans to move forward with the virtual hearing as scheduled..."; Email dated January 6, 2021, forwarding an email relating to vultures attacking my person, from District Supervisor APIIIS MD/DE/DC Wildlife Services, Chesapeake Bay Nutria Eradication Project, Trevor Michaels, a federal government agent; E-mail dated December 22, 2021 to the clerk of court regarding I am not represented by appointed counsel; email relating to Karlis Johnson's contact information.

Exhibit R-1 Decision by the Board, dated January 10, 2022, in a form I could not appeal, denying me an opportunity to be heard on appeal.

Exhibit R-2 The Delaware Supreme Court's Order denying my appeal, and denying appeals for future Board Orders.

Exhibit S Respondent's Motion appealing the Order of the Board on Professional Responsibility of the Supreme Court of the State of Delaware dated, January 11, 2022, granting postponement of the hearing for 8 days due to illness, not a reason identified in my motion to grant postponement to afford me opportunity to prepare a defense, perform discovery, research, file motions, be heard on outstanding motion(s) unaddressed by the Board, to defend my exercise of fundamental rights and to preserve my license to practice law, on the grounds the amount of time is not enough and a hearing date should be postponed until after a fair opportunity to build a defense is granted, and moved the court to suspend a hearing date until the parties and the Board determine a fair opportunity to perform discovery has been allowed so as not to violate the norms of a fair proceeding, displaying disparate treatment towards respondent based on my unique religious political beliefs, in violation of the Equal Protections clause applicable to me as a party of one. Admittedly, there are some typos, in numbering. (Exhibit S Exhibit A-M, thereto)

Exhibit A The Motion I appealed, Respondent Meghan M. Kelly's Emergency objections and emergency Motion to Postpone the hearing to postpone the hearing to prevent manifest injustice to afford me an opportunity to perform discovery, potentially call witnesses and prepare a defense for the state's allegedly illegally motivated petition against her for her exercise of fundamental rights, motivated by the state's disdain for her religious political beliefs

Exhibit B The Order by the Delaware Supreme court, dated January 11, 2022

Exhibit C The Board Order I appealed

Exhibit D January 3 2022 email to Patricia Swartz regarding I felt ill with the shingles.

Exhibit E January 5, 2022 email to Patricia and the Administrator of the Board Karlis Johnson and the clerk regarding I felt worse, and also lamented on not having a working phone, despite applying for a phone through the government. The company took federal money without providing a service. I also forwarded a state email regarding the vulture issues. These emails show the State was aware of difficulties of not having a phone at the time, vultures, and the shingles.

Exhibit F January 10, 2022 response to my Emails, January 10 and January 6, 2022, "The Board plans to move forward with the virtual hearing as scheduled..."

Exhibit G December 24, 2021 E-mail to Karlis Johnson, copying Patricia Swartz.

Exhibit H E-mails January 11, 2022, to board, ODC and clerk of court

Exhibit I Emails January 11, 2022 to and from ODC with the administrator copied, regarding my objections to healthcare

Exhibit J Email dated January 4, 2022, to ODC, the Board and the clerk regarding I was not feeling well during this global pandemic. I indicated I believed it was the shingles. I was really worn out.

Exhibit K January 5, 2022 email regarding inaccessibility by phone and how poor people are exploited for government money without providing services.

Exhibit L Email confirming the Filing of the December 31, 2021 motion

Exhibit M Email confirming I did not make another motion, dated January 12, 2022.

Exhibit T [Respondent's] *Emergency Motion for Immediate Relief requesting review of Respondent's Motion Appealing Order of the Board of Professional Responsibility of the Supreme Court of the State of Delaware, Dated January 11, 2022, Granting Postponement of the Hearing for 8 days due to illness, not a reason identified in my motion to Grant postponement to afford me an opportunity to Prepare a defense, perform discovery, research, file motions, be heard on outstanding Motion(s) unaddressed by the Board, to defend my exercise of fundamental rights and to preserve my license to practice law, on the grounds the amount of time is not enough and the hearing date should be postponed until after a fair opportunity to build a defense is given*, dated January 13, 2022.

Exhibit U *Respondent's more particularized Motion to suspend hearing to allow opportunity for her to research and prepare a defense, and request for opportunity to draft requests for admission, interrogatories and subpoena opposing counsel as witness, as a necessary witnesses to her defense, and subpoena other necessary witnesses, including but not limited to, Chief Justice Collins J. Seitz, Judge Kenneth S. Clark, due to his admission he interrogated me based on my exercise of fundamental rights incited by the ODC, and Arline Simmons, to show Unconstitutional motive for the petition, to allow the accused, the Respondent an opportunity to defend herself on the defense of illegality of*

proceeding, as applied to her, motivated by disdain for her religious beliefs, associated beliefs and exercise of fundamental rights, and lack of jurisdiction based on the Delaware Supreme Court's apparent participation in inciting this petition against Respondent.

Exhibit U-2 Email from the Board of its decision in an unappealable form, dated January 18, 2022, and my requests for a decision, and my request for an Order of the Board's decision in an appealable form.

Exhibit V Order denying my appeal for reason's stated in the court's January 11, 2022 Order.

Exhibit W Respondent's Motion to Dismiss Due to lack of Adequate Notice, dated January 25, 2022, along with Respondent's Motion for Emergency Immediate Decision, dated January 25, 2022.

Exhibit X Respondent's Meghan Kelly's Motion for a protective order preventing Mental Examination of Respondent as a Government compelled violation of her religious belief in Jesus Christ

Exhibit Y Respondent Meghan M. Kelly Amended Exhibits to Hearing she made a special appearance to attend reserving her objections to dismiss based on lack of subject matter jurisdiction due to the Court's members participation in inciting the unlawful petition and lack of subject matter jurisdiction due to illegality as applied.

Exhibit Z The Transcript of the Matter of Board of Professional Responsibility, Meghan Kelly, January 21, 2022

Exhibit AA Email from the ODC to the Board and me sending amended Exhibit list. I did not receive the first list, or the exhibits prior to the hearing. The email also includes my objection to the form of exhibits.

Exhibit BB E-mail concerning the transcript as inaccurate and full of errors.

Exhibit CC Letter and attachment of corrections to the transcript, albeit the transcript contains more inaccuracies

Exhibit DD The Report and Recommendation on Petition to Transfer to Disability Inactive Status

Exhibit EE Email from Meg to Board cancelling hearing January 20, 2022

Exhibit FF *Brief of the Southern Baptist Theological Seminary, the Ethics & Religious Liberty Commission, the International Mission Board, and Dr. R. Albert Mohler, Jr. as amici curiae in Support of Petitions before the US Supreme*

Court by the Little Sisters of the Poor Home for the aged, Denver Colorado, et.al, Petitioners v. Sylvia Matthews Burwell, Secretary of Health and Human Services, et. al, No.15-105, 2015 WL 5013734 (US), which includes bible references

Exhibit GG Respondent's Unopposed Motion under Rule 15 (b) for a Ten-Day Extension, dated February 28, 2022, with internal Exhibits A-I.

Exhibit A Emails to ODC, one dated February 20, 2022, forwarding pictures to Patricia Swartz, showing my computer was not functioning, with attached pictures, showing the error message

Exhibit B Emails to and from ODC, dated February 23, 2022, to Patricia Swartz regarding her needlessly rushing the case, my computer crashing in the past, and computer issues, the internet going out, papers appearing to be missing from the Board's record, and inaccurate transcription of the hearing; Email from Kathleen Vavala, regarding Kathleen Vavala taking over Patricia Swartz's case, her request for reasons to extend the deadline. My response correcting her assumptions on reasons for my motions before the Board.

Exhibit C Email, dated 24, 2022 from Kathleen Vavala requesting more information as to why I am requesting an extension. My Email response, dated February 24, 2022, indicating I just sent her an email including additional reasons. "There are unfortunately, a lot of reasons which I outlined, but most importantly, I need time to research and write my objections out. I am drained by these distractions, and am grieving some losses."

Exhibit D Lengthy email from me providing reasons why I need time, loved ones facing hardship, other things came up, a wild life police man came knocking on my door as I was in the tub requiring a federal permit for the effigy, I also shared ideas on how to prevent the planned economic crash by using Title 31 United States Code Annotated Section 5112 (k), and my disappointment in judges delegating their thinking and duties to paid professionals and standards which may harm if left uncorrected by the court; I forwarded an email from Mediacom confirming outages on three dates, I attached a letter from Mediacom confirming the outages, a copy of a funeral card of my friend's sweet daughter who died recently, along with a letter, a copy of the wild life police man's card, a copy of the federal permit for the effigy.

Exhibit E An E-mail to and from the Federal government agent regarding vultures still misbehaving tearing up the shingles, and an email confirming the federal official spoke with the wild life police officer.

Exhibit F E-mail to ODC, and discussing the documents I sent to Patricia Swartz, including corporate record for Blackrock on President Donald Trump's interest, and entity I believe is buying up land, to ultimately use land to invest in as backing, a global electronic currency. I also sent a voluminous book too large to print out, that explains how the banking system, and the federal reserve works and exhibit 18 to my answer to the petition, which includes an excerpt of the book to show the Great Depression was unnaturally designed by bankers and just like I believe the elimination of the dollar and a United States Economic crash is designed, and can be prevented or reversed by the courts.

Exhibit G Email, dated February 27, 2022, to the ODC regarding a planned food shortage and price increases; concerns about manipulation by oil companies to exploit America's coasts and land, the economic forum's plans to crash the economy and to create a new economic system substantially burdening our freedoms; links to show the living presidents know the plans because they attended the forums' meetings; concerns why the worse off, the more waste, the more in debt we are in, the more control those who coin money gain over governments, private entities and individuals through debt. It is not just about profit, but gaining control of the world. The Government should coin money to care for the people, without debt or interest, while protecting the people's free choice and freedoms, not weaponize money, to force its will upon the people, controlling a no longer free people by debt, grants and private partnerships. Currently the Federal Reserve, a private entity coins and controls interest rates on money; excerpts of my religious beliefs citing my Complaint in *Kelly v Trump*, my belief that the Ukraine Russia crisis is a contributing, planned by design, factor to crash the dollar to eliminate fiat currency and get out of the biggest bill falling due, caring for the baby boomers, and my hope the courts will save us.

Exhibit H E-mail, dated February 25, 2022, to ODC showing I was denied access to the law library, and was required to contact the Clerk of Court to explain this was not the first time I was denied access to the law library, in order to gain access. The Clerk kindly emailed the bailiff, and I was eventually able to gain access.

Exhibit I Email from ODC indicating they will not oppose a ten-day extension.

Exhibit HH Order dated March 1, 2022, granting Respondent's Unopposed Motion under Rule 15 (b) for a Ten-Day Extension, dated February 28, 2022, indicating no additional extensions will be granted

Exhibit II Respondent's letter motion for permission to file documents in person at the Delaware Supreme court, should the law librarian be out on May 21, 2022 prior to 4:30 PM, as she was out with the shingles.

Exhibit JJ E-mail I sent to the Clerk of the Court along with the ODC regarding it was a bad idea to incorporate documents by reference for the Clerk to scan in to the docket as Exhibits.

Appendix K

**TABLE OF EXHIBITS FOR MEGHAN M. KELLY'S ANSWER,
DEFENSES, AND OBJECTIONS TO ODC'S PETITION TO TRANSFER
MEGHAN M. KELLY, ESQUIRE TO DISABILITY INACTIVE STATUS**

Exhibit 1 Letter dated November 1, 2021 by the Clerk of the United States Supreme Court, Scott S. Harris, denying my writ of certiorari.

Exhibit 2 Internally called A-4, My Motion to the Delaware Supreme Court to rein in its arms from unlawfully pressuring me to forgo or impede my case to protect my free exercise of religion, and exhibits thereto, including a letter to the Master in the Chancery Court concerning the staff seeking to sabotage my case, by misleading me to almost miss my deadline to appeal her final order

Exhibit 3 Internally called A-5, My motion for the Delaware Supreme Court to require the recusal of the Honorable Justice Collins J. Seitz, and related exhibits thereto

Exhibit 4 Internally labelled Appendix G, July 12, 2021 letter from Plaintiff to the Delaware Supreme Court concerning Arline Simmons instructing me to cross off the Delaware Civil Process Clerk's address to prevent service, and the praecipes thereto, attached praecipes with the crossed off civil process clerk's address.

Exhibit 5 Threatening letter by ODC, dated August 23, 2021.

Exhibit 6 An Email to Defendants from me to desist in interfering with my active case, dated August 23, 2021

Exhibit 7 A second email to Defendants from me requesting they desist in my active case *Kelly v Trump*, dated August 28, 2021

Exhibit 8 -Proof of computer repairs

Exhibit 9 Receipt of Microsoft Word

Exhibit 10 Newspaper article I drafted to correct title companies, in the local Sussex County free paper, The Coastal Point, *Letter: Candidate discusses title companies' issues*, Shaun Lambert Jul 9, 2018 Updated Mar 4, 2020.

Exhibit 11 Five proposed articles of impeachment to impeach former President Trump on.

Exhibit 12 Email, dated November 15, 2021, to law makers to prevent an economic crash and an overthrow of our government by debt and private government partners taking over governing power.

Exhibit 13 Attachment to Email, dated November 15, 2021, President Kennedy's executive order creating money without debt or interest to care for the people

Exhibit 14 Attachment to Email, dated November 15, 2021, President Lincoln's executive order creating money without debt or interest to care for the people

Exhibit 15 Email, dated November 14, 2021, regarding preventing an economic planned crash.

Exhibit 16 *The Fourth Industrial Revolution*, by Klaus Schwab, 2016 version, excluding additional pages of the 2017 updated version published by Portfolio Penguin, which may be found at

https://www.academia.edu/38203483/The_Fourth_Industrial_Revolution_pd f?fbclid=IwAR1koMak7N40mbSf9wSGt8XzdhAJgafnbmobfn70FB4nbqcafl_hsN -RnQ

Exhibit 17 *Covid-19: The Great Reset*, by Claus Schwab and Thierry Malleret, Portfolio Penguin Publishing, published 2020, by Forum Publishing, which may be found at

https://carterheavyindustries.files.wordpress.com/2020/12/covid-19_-the-great-resetklaus-schwab.pdf

Exhibit 18 Excerpts of the book, *Creature of Jekyll Island, a Second look at the Federal Reserve*, by Edward Griffin, 7th printing 1998, 3rd Ed., by American Media, to show the Great Depression was created unnaturally by the

Federal Reserve and other banks. This book appears to have the theory wars are instigated to create debt to create banks profit, and the environmental and biological concerns can do the same by unjust decrees that do not protect the environment and lives of humanity. Instead, unjust decrees such as fines and material rewards taken out of others pockets, create debt for profit by increasing desperate conditions. So wrong doers may get as much as they can get for as little as they can get without restraint in the form of just rules of law.

Exhibit 19 World Economic Forum article, *8 predictions for the world in 2030*, by Ceri Parker, dated November 12, 2016

Exhibit 20 Letter to Chief Justice Collin Seitz, dated January 7, 2021, seeking suspension of lawyer fees for lawyers unemployed during the global pandemic. Attachment of negotiations with my former firm, who I hope will still consider me in light of this embarrassing petition.

Exhibit 21 Letter from Delaware Supreme Court, dated February 2, 2021, noting the Court would make a case by case determination of waiver for attorney dues.

Exhibit 22 Receipt I paid \$353.00 for my active attorney dues on February 6, 2021.

Exhibit 23 February 5, 2021 letter to the Delaware Supreme Court responding to their determination with an additional request relating to attorney dues.

Exhibit 24 Threatening Email and letter from DE-LAPP, dated May 24, 2021, and the letter attached thereto

Exhibit 25 My memorandum in support of a temporary restraining order, to prevent people from going to hell, to essentially ask the court to please be our hero, a life saver and an eternal life saver.

Exhibit 26 October 19, 2020 Letter regarding the fact I am not an officer of the Court in this action, but I am a party.

Exhibit 27 Letter dated December 1, 2020, relating to Due process concerns related to wealth, political affiliation and religious orientation.

Exhibit 28 The Master's kind letter granting relief.

Exhibit 29 Letter to Master with shock and gratitude.

Exhibit 30 Healthcare documents and college transcripts with courses related to healthcare and psychology.

Exhibit 31 Letters of Recommendation

Exhibit 32 Page from Judge Connelly's memorandum showing omission of material facts relating to the subject of his opinion, the Supreme Court pleadings and involvement in the subject of this dispute.

Exhibit 33 Unaddressed Emails I sent to government agents in an attempt to participate in a CLE.

Exhibit 34 The reason why I believe most people go to hell. They allow their love of money to drive out the love for one another and God from their hearts, and merely conditionally care based on relationship, rewards and avoidance of harm, which I believe is the mark of the beast.

APPENDIX L

MEGHAN MARIE KELLY, ESQUIRE

34012 Shawnee Drive
Dagsboro, DE 19939

January 7, 2021

Delaware Supreme Court
55 The Green
Dover, DE 19901

**RE: Covid 19 order/Please suspend attorney fees for lawyers
unemployed due to the pandemic**

Dear Honorable Supreme Court Chief Justice Collins J. Seitz, Jr.:

Thank you for allowing lawyers to file pleadings with the court via
email so we do not die of Covid 19.

I am writing to respectfully request this Honorable Court waive
attorney registration fees for lawyers, out of work, due to the pandemic.

I worked in 2018, but in 2019-2020, I worked without pay, actually
sacrificing from what I little I had by contacting federal law makers in an
attempt to:

1. Prevent the elimination of social security and Medicare,
replaced with Matthew 6 violations (forced volunteering or business, not for
profit and charitable donations and fundraising which I believe violate
Jesus's teachings leading to harm and hell by teaching giving to get is love,
driving out God, love, from the hearts of men replaced with business greed,

which I believe is the mark of the damned should they not unharden their hearts).

2. Prevent oil and gas drilling up and down our coast.

On an aside, I am disappointed in my relative by affinity, Mark Braden, Esq., former counsel to the Republican party in DC. His kid has a job related to off shore drilling. So did one of Mr. George Cole's kids. Mr. George Cole retired from office, as the longest serving local politician in one seat in Delaware's history. (Mike Castle does not count since he hopped seats.). It is wrong to compromise the environment and people's lives to serve your own family, especially by political people charged to serve the public.

3. Improve healthcare. Our healthcare is terrible because our laws and policies reward misbehavior and bad or different, not better care, at the expense of human life and health. Changing the laws would improve care. Throwing money at fundraisers and healthcare is incentive for more bad care, greed for more and more money.

Just decrees teach people to care about other people. Unjust decrees teach people to love money, rewarding misbehavior, encouraging folks to harm one another by ignorance or otherwise to serve money.

4. Prevent the kill old people laws suggested to save money.

People are priceless, not price tags. The elderly, ill and vulnerable are easily manipulated into believing hurting themselves helps others through the death with dignity acts.

There is too much temptation for people to encourage the elderly to harm themselves, die, and sadly I believe go to hell. Judas and Saul went to hell in the Bible for killing themselves.

Leaders misbehave when they draft laws and policies which encourage those they serve to die and potentially go to hell. I want people to live and have eternal life. Per the bible, just decrees and justice in the courts has the power to save lives and eternal lives.

You really have the power to be life savers and eternal life savers as judges, via correction to prevent condemnation in hell for the love of money driving out love for humanity.

5. I proposed 5 articles of impeachment and contacted all 541 federal law makers.

Since, I did not work during 2019-2020, I am not eligible for the \$600 bail out, and will not likely be eligible for future bail outs.

My old law firm was interested in me in 2020. I was negotiating for a position, per the attached emails. I stopped the negotiations to sue the

Democrats because seeking to do the right thing is more important than money. Then, the pandemic hit. I withdrew my law suit since I did not want people to die, and reached out to my law firm. Negotiations are on a stand still. Covid19 hampered prospects.

I am concerned about dying for dollars, during this pandemic. I actually was born with breathing problems, and have severe allergies that make my throat close up. So, catching covid19 would likely be a death sentence for me.

Thank you for considering my life potentially more valuable than a few hundred dollars.

The Supreme Court could possibly include a suspension of lawyer fees, solely for the unemployed, in their covid19 measures. I tried to contact the Governor too. The Governor could also include a suspension for licensure fees for those unemployed, limited to those not using their license during the pandemic, too.

Thank you for your kind consideration.

Respectfully submitted,



Meghan Kelly, Esquire
Pro Se, Bar # 4968
34012 Shawnee Drive
Dagsboro, DE 19939
(Word Count 76P6)

Re: McDonnell/Meg Kelly/ void November 19 Contract

From: Christie McDonnell (christie.mcdonnell@mcdonnellawfirm.com)
To: meghankellyesq@yahoo.com
Cc: Virginia.Gaitens@mcdonnellawfirm.com
Date: Friday, November 22, 2019, 08:38 AM EST

I tried to negotiate for more money

Good morning, Meg,

Per your request we will tear up the offer you signed thus making it null and void. We do not accept your counteroffer. We wish you the very best.

****All Funds greater than \$5,000 must be WIRED to our trust account. Please CALL your Closer if you need our wiring instructions. Due to the rise in wire fraud, our wiring instructions will not be resent via email. Please note that McDonnell and Associates does not change our wiring instructions. Please call your closer immediately if you receive revised wiring instructions.****

Regards,

Christie McDonnell
Chief Strategy Officer
(843) 375-8930 (office)
Christie.McDonnell@mcdonnellawfirm.com

This message and any attachments are solely for the intended recipient and may contain confidential or privileged information. If you are not the intended recipient, any disclosure, copying, use, or distribution of the information included in this message and any attachments is prohibited. If you have received this communication in error, please notify us by reply e-mail and immediately and permanently delete this message and any attachments. Thank you.

On Nov 22, 2019, at 7:28 AM, Meg Kelly <meghankellyesq@yahoo.com> wrote:

Good morning,

Please tear up the contract for \$55,000.

Attached, please find my first salary as a licensed attorney, \$135,000.00.

With this additional potential liability and responsibility should anyone mess up on IOLTA accounts, state and federal taxes, or attorney work product, I require a higher salary.

I do not need this job, but you need a managing attorney in Delaware, in addition to an office to perform any business in this state period.

You can always open additional offices to house employees, but few attorneys would manage because of the great risk.

I require a firm credit card for business expenses, and a detailed explanation on how taxes will be handled in Delaware.

I assume McDonnell's South Carolina head quarters would handle payroll and adhere to Delaware's local, state and federal income taxes. If this is not the case, I am not interested.

I must be able to oversee others through trustworthy team members or by other means.

I require details concerning the professional liability insurance that will cover me and any potential employees.

Down the line, I require anti-discrimination training based on gender, race, religion or place of origin to be signed by all employees.

Delaware is number 2 in foreclosures in the entire country. Your firm is merely opening up. I know this small start is going to grow dramatically into a large beast sooner than you realize. I need to tame this beast now. So I keep it under control and in adherence to Delaware law. So it does not transform into a monster.

I was disappointed to see Jennifer Cooper, Esq. is an attorney too, not an accountant.

I need to be able to have access to each and every item I must review on IOLTA accounts. I must be comfortable and may need a few days to practice in house in South Carolina. Please help me on this. This is mandatory. I must be comfortable adhering to the IOLTA. I must know how to adhere to them before I leave South Carolina.

Would you consider \$135,000, my first year's salary as an attorney?

I am not going to be exploited, nor will I exploit others. I gave my life to God, not to man's greedy, self serving desires. I desire to serve, to teach respect for the dignity of every person in my life, regardless of race, religion or place of origin, not respect for the mere bottom line.

The purpose of my life is bigger than bucks. So is yours. Your life is worth more than money and can not be bought or enslaved by mere peanuts. I will not be exploited and enslaved for mere peanuts.

Thank you for your time. I am copying my most trusted friend.

Think about it.

Have a good weekend.

Best regards,
Meg Kelly, Esq.

Would you consider

Sent from my iPhone

Begin forwarded message:

From: matthewkosiorek@comcast.net
Date: May 18, 2013 at 9:16:00 AM EDT
To: Meg Kelly <meghankellyesq@yahoo.com>
Subject: Richards

CONFIDENTIAL
MEMORANDUM

TO: Meghan Kelly

FROM: Gregory P. Williams

RE: Employment Arrangement

DATE: November 20, 2006

This memorandum outlines the arrangement, which was made concerning your employment with Richards, Layton & Finger, P.A.

The following arrangements have been established for your employment commencing November 20, 2006:

1. You will be subject to the same terms and conditions of employment as all other associates (including quality of work, oversight and annual review), except as set forth below. The Firm's expectation is that you will continue to work billable hours comparable to those worked by other full-time associates in the Business Department. All non-billable work hours should be approved by your assigning director.
2. You will be paid an annual base salary of \$135,000. In the future, any adjustments will be made by the Ad Hoc Associate Salary and Bonus Committee.
3. You will not be entitled to bonuses. You may be eligible for bonuses in an amount which will be determined by the Firm.
4. You are not on track for admission to the Firm as a director and you will not be considered for election to the board of directors of the Firm.

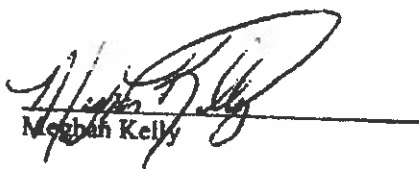
5. You will have an assigning director and will generally, other than what is set forth in this memorandum, receive the same benefits as and otherwise be treated in a similar manner as any other associate.
6. These employment arrangements will be reviewed by the Firm on or before June 30 of each year commencing with June 30, 2007, unless such arrangements have been terminated.

7. As with all employees of the Firm, your employment is at-will.



Gregory P. Williams
President
Richards, Layton & Finger, P.A.

11/20/06
Date



11/20/06
Date

RE: part 1 Happy Labor Day weekend/ Meg Kelly/old complaint against the democrats

From: Christie McDonnell (christie.mcdonnell@mcdonnellawfirm.com)
To: meghankellyesq@yahoo.com
Date: Wednesday, September 9, 2020, 01:02 PM EDT

Chitral
Khyber
Pakhtunkhwa
Balochistan

Hey Meg,
I hope you are doing well and staying safe! Are you looking to do contract closings? You may remember we do closings at borrowers homes/offices etc. I thought that was something you were not fond of doing.

-----Original Message-----

From: Meg Kelly <meghankellyesq@yahoo.com>
Sent: Sunday, September 6, 2020 8:58 AM
To: Christie McDonnell <Christie.McDonnell@mcdonnellawfirm.com>; Christie McDonnell <Christie.McDonnell@mcdonnellawfirm.com>
Cc: Meg Kelly <meghankellyesq@yahoo.com>
Subject: part 1 Happy Labor Day weekend/ Meg Kelly/old complaint against the democrats

Hi Christie,

I hope you are doing well, and staying safe.

I am working on a complaint for immediate equitable relief against President Trump that will likely go to the US Supreme Court.

I do not have to pay court costs if I make below poverty pay for state or federal courts, or even the Supreme Court. I do not know if costs must be paid should I retain an attorney down the line. I will ask the court.

In the meantime

I am willing to work as an independent contractor for very low pay, not gaining personal income for what I bring in as I work on my personal task to save the country, or in the alternative I may be able to find an attorney who will not require I pay court costs.

I will send you a draft complaint. It is important that you insulate the firm from my personal venture, in case you are interested in me.

In the meantime, I am showing you what I filed against the Democrats and withdrew.

It is like the wild, wild West in Delaware. Biden will not be our hero. We have to choose to be the heroes for one another by our love for others.

I apologize, my new phone is not working, but I thank you for your time and consideration. I am willing to risk my life for God, not money, and I would work to safeguard the firm and the client's health, even if I look like a dork in protective gear.

Thank you for your kind consideration. Side note, I have a little bit of the inside scoop since I worked in the largest corporate law firm in DE, the corporate center of the globe. I seek to prevent the man made, unnatural economic crash too.

Stay safe

Love,
Men

Appendix M

MEGHAN MARIE KELLY, ESQUIRE

34012 Shawnee Drive
Dagsboro, DE 19939

February 5, 2021

Delaware Supreme Court
55 The Green
Dover, DE 19901

RE: Suspension of lawyer fees/Equal Protections concern/New Request 2022, flat fee for all licensure fees not based on years which is not rationally related to a legitimate purpose, instead arguably may be age discrimination to weed out older lawyers

Dear Honorable Supreme Court Chief Justice Collins J. Seitz, Jr.:

I hope you are healthy and well. Thank you for the February 2, 2021 letter in which the Court indicated it would consider requests for waivers of attorney fees on a case by case basis, by formal request.

My concern, is accepting applications for waivers on a case by case basis violates the Equal Protections Clause applicable to the State's agencies, even the courts via the 14th Amendment, by disparate treatment within a class. I am likely not the only one out of work due to the pandemic. Others are struggling too. A case by case determination would likely be per se unconstitutional.

I will likely never have standing to stand up for those similarly situated with myself. Yet, if I made such a request, I would be asking the Court to treat me with preference instead of impartiality as required by law.

My conscience may not allow me to make such a request, tempting this Honorable Court to misbehave to serve my own gain.

I can, however, request that all fees for attorney registrations be the same regardless of years barred. So, I am making such a request for future consideration for 2022 and beyond. Please treat all lawyers the same by requiring the same lawyer registration fee for every lawyer, without persecution towards attorneys with more years of experience by an increased fee. There is no rational basis for an increase in lawyer's fees based on number of years, except the desire for more money.

It is wrong to assume the longer you have been barred, the more money you have or must pay.

I am saddened when I see unjust decrees and policies based on the love of money, desire for money, at the cost of driving out the love for humanity, the people the state serves.

On an aside, the reason why I became a lawyer is my faith in Jesus Christ. Justice in the Courts is a command by God. See Amos 5:15. Jesus Christ taught that "justice, mercy, and faithfulness" are more important commands. Matthew 23:23.

Just like not all secular laws are afforded the same weight, but are superseded by greater laws for example federal laws preempt and supersede conflicting state laws, not all of God's laws are afforded the same weight but are superseded by the law of love. (See, John 19:11, Jesus told Pilate ...“ the one who handed me over to you has the greater sin.”); (See, 1 John 5:17, “All wrongdoing is sin, and there is sin that does not lead to death.”); (See, Luke 6:3-4 “Jesus replied, ‘Have you not read what David did when he and his companions were hungry? He entered the house of God, took the consecrated bread and gave it to his companions, and ate what is lawful only for the priests to eat.’” King David violated the Levitical laws to live for God. Yet, he was not guilty of wrong doing.); (See Hosea 6:6, Matthew 9:13, Matthew 12:7, Proverbs 21:3, Isaiah 1:11, God desires mercy not sacrifice.); (See, Isaiah 1:13-15 “Bring your worthless offerings no more; your incense is detestable to Me—your New Moons, Sabbaths, and convocations. I cannot endure iniquity in a solemn assembly. 14I hate your New Moons and your appointed feasts. They have become a burden to Me; I am weary of bearing them. When you spread out your hands in prayer, I will hide My eyes from you; even though you multiply your prayers, I will not listen. Your hands are covered with blood.”); (See, Matthew 12:1-8, Mark 2:23:28, and Luke 6:1-5, Jesus picks grain on the Sabbath, allegedly violating

the law of the Sabbath, but not breaking the law.); (See, Matthew 12:9-14, Mark 3:1-6, and Luke 6:6-11, Jesus healed a man with a withered man on the Sabbath); (Luke 13:10-17, Jesus healed a woman with a hurt back on the Sabbath.); (Luke 14:1-6, Jesus healed a man with dropsy on the Sabbath); (John 5:1-9, John 7:21-24, Jesus healed a cripple man, who could not go into a pool of water without help.); (John 9:1-41, Jesus cures a blind man on the Sabbath.).

I believe the courts have the power to save lives and eternal lives. Our nation is in need of a hero. I know that the Courts have no power unless lawyers humble themselves and ask for their help. Now is a time I need my license to practice law the most.

I live in Sussex County where Bible boys gone wild teach anarchy, lawlessness, is freedom. Lawlessness is not freedom, but tyranny by those with money, power and connections without restraint, called laws to stop them from harming others to serve their own.

Some churches are misbehaving by inciting insurrection and disobedience to laws to attend services, which they call Sabbath, to serve their coffers.

Many preach breaking the Sabbath violates Jesus Christ's teachings. Jesus teaches us we break a greater law of love by not safeguarding the

health and valuing the dignity of lives of others, by failing to break the so-called Sabbath to preserve the health and lives of others. Id.

They preach for their own vanity, their own purpose, not to glorify God by his love and mercy. They are confused, and really do not know. They are tempted to break small laws meant for their benefit, to break greater laws by profiting off of the unholy cries for “Gods, guns and freedom.” My God is a God of life and love not death for dollars.

Our nation and the world is in trouble. I believe the Courts have the power to be our hero to save us, if we only have the courage to ask.

Things are not ok down here in Sussex. People see evil as good and good as evil.

The government through its agents misbehaves by citing the same passages in the Bible the KKK cites to serve their own gain under the guise of Godliness by violating Jesus’s teachings too.

Jesus says there is “no greater sacrifice than to lay down your life for one’s friend.” John 15:13 Jesus next says “You are my friend if you do what I command you.” John 15:14 Jesus commands us to love our enemies, not kill them. Matthew 5:38-48, Luke 6:27-36, Romans 12:14-21, Proverbs 25:21, Exodus 23:4-5. Yet, the military misleads our troops to harm enemies, under the guise of Godliness, but in truth to serve the vanity of

men. The troops are misled to potentially be damned to hell by serving reign by might not right, reign by violence and threat of death like barbarians instead of logic and reason in the courts. See, Hebrews 2:14, the devil has power over death. Jesus came to give life and eternal life. See, John 6:51.

With the acceptance of the cloak of government authority, government servants have fewer freedoms to share their belief and may not condemn nor support a religious belief under the inherent threat of persecution against people for believing differently than those with government authority.

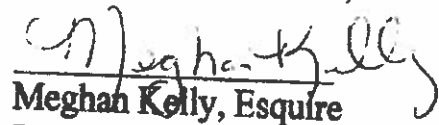
This Court does not have to believe as I do, to safeguard everyone's freedom to worship or not according to the dictates of their own conscience, without government sponsored persecution.

The Supreme Court misbehaves too. Please see the attached. I fear Justice Alito, Justice Kavanaugh and Justice Thomas are confused into believing in sacrificing human life to keep the so-called Sabbath and to serve business greed is keeping the law. They are wrong. They love money not humanity, and will sacrifice those the Constitution protects to serve the almighty dollar under the guise of an almighty God or good. See, Matthew 6:24. I think those justices will go to hell if they are not corrected by our courts or otherwise. Confusion kills. See 2 Corinthians 4:4.

This Court has the power to save lives and eternal lives, even the lives of US Supreme Court justices, via correction with mercy, to prevent condemnation by transforming wrong doers into right doers, by love for one another, not exploitation of one another to serve the love of money.

Thank you for your kind consideration.

Respectfully submitted,



Meghan Kelly, Esquire
Bar # 4968
34012 Shawnee Drive
Dagsboro, DE 19939
(Word Count 1431)

CC: LD, via Email

Smooth as
butter is -
the Bible concerning
leaders who mistreat
with sweet nothing
Islam

Psalm 55:21
His talk is smooth
as butter, yet
war is in his
heart

Freedoms are not for sale
Business is not religion
Business Greed is not God

The Supreme Court has before it a case to determine whether a government entity violates the free exercise of religion of a religious business organization by refusing to pay a Catholic agency to foster kids.

I argue it is not. I must confess, the Cake decision in *Masterpiece Cakeshop v. Colorado Civil Rights Commission*, where a similar issue arose, was as smooth as butter, so easy to swallow. But I realize now, the Honorable Supreme Court's decision is poison in that case too. It just took months to get through my hard head because I was so captivated by the brilliant, persuasive writing of the Supreme Court Justices.

Thank you for allowing me to share some hard to swallow words, that are nourishment to maintaining our freedom from government sponsored private oppression.

The distinguishing element in the Cake case and the one before the Honorable Supreme Court now is performing business by barter or exchange is not freedom, but costs a form of exchange. The critical element is looking at the permission to accept money in the form of business verses lawlessly turning people away, from serving a good or service based on personal religious beliefs or beliefs of conscience. The license to accept money verses the fundamental right to give money for a service or good without being turned away, based on religion, like race, or place of origin, is the critical.

Think of the horrors of our own history that we have overcome, the signs "No Catholics served here," "No Irish," or "No blacks."

Think of Delaware's ugly scar in *William Burton v. Wilmington Parking Authority*, 365 U.S. 715 (1961), a government agency wrongfully permitted a business it leased a restaurant building to, to maintain a policy of saying no blacks served here. The Supreme Court kindly, like a loving parent, corrected our own misbehavior Delaware. It is wrong to tell people they may not be served here, even under the guise of God or good.

We have the freedom to worship or not according to the dictates of our own conscience, without government sponsored public or private persecution.

I thought hard about the 13th Amendment, involuntary servitude, and truth clunked in my hard head. Business is not a right. Freedoms are not for sale. Business is not a religion. Business greed is not God.

Businesses should not be in business if they get to turn away certain segments of society. If your religion requires discrimination in the business, you may choose a different business.

Freedom is not for sale. The government misbehaves by endorsing the premise those who do not conform to the beliefs of businessmen, women or entities may be turned away. Will business greed under the guise of Godliness become the religion of many more? Jesus Christ says, "You cannot serve both God and money." Citing, Matthew 6:24. I choose to guide folks to love one another, not exploit others to serve their own for their love and trust in money, as God.

Should the Supreme Court declare the mark of the beast, business greed is God, Congress through the interstate commerce clause has the power to balance, correct the Supreme Court's misbehavior, by passing laws to prevent businesses from turning people away based on religion, or other factors under the guise of religion, such as race, or place of origin.

Thank you for allowing me to share my concerns.

Appendix N

A-4

IN THE SUPREME COURT OF THE STATE OF DELAWARE

Meghan Kelly,)
Plaintiff Below,) No. 119, 2021
Appellant,)
v.)
Donald Trump, a.k.a. Donald J.)
Trump, a.k.a. President Trump)
a.k.a. President Donald Trump,)
in his official capacity as President of)
the United States)
Defendant Below,)
Appellant,)

APPELLANT'S MOTION FOR THE DELAWARE SUPREME COURT TO
REIN IN ITS ARMS THROUGH ITS AGENTS FROM UNLAWFULLY
PRESSURING APPELLANT TO FORGO OR IMPEDE HER CASE TO
PROTECT HER FREE EXERCISE OF RELIGION.
BY RELIEF IT DEEMS JUST

1. I, Meghan Kelly, pro se appellant, having been granted in forma
pauperis relief, move this honorable Delaware Supreme Court, unopposed, to reign
in its arms through its agents unlawfully pressuring appellant to forgo or impede
her case to protect her free exercise of religion, by relief it deems just. I suggest
private guidance.

2. My faith in God may appear crazy to others. Nevertheless, I have the
freedom to believe by the dictates of my conscience, no matter what the

government through its agents believes. *Cantwell v. State of Connecticut*, 310 U.S. 296, 60 S. Ct. 900, 84 L. Ed. 1213 (1940). I am allowed to think differently instead of being conditioned to worship as the state's forced will of materialism, pursuit of money, and unholy charity that damns people to hell per Jesus, such as fundraising or organized charity. Jesus teaches people "have their reward," meaning they have no reward, no eternal life from God. Matthew 6:1. Organized charity, fundraising, pro bono, and volunteering is no small sin. It is not true charity, but damns people to hell by teaching business greed is love. See *Matthew* 6:1-5. Also see, *State ex rel. Tate v. Cubbage*, 210 A.2d 555, 557, 1965 Del. Super. LEXIS 67, *1, 58 Del. 430, 433, ("It is no business of courts to say that what is a religious practice or activity for one group is not religion under the protection of the First Amendment. Nor is it in the competence of courts under our constitutional scheme to approve, disapprove, classify, regulate, or in any manner control sermons delivered at religious meetings."); See, *Africa v. Pennsylvania*, 662 F.2d 1025, 1025, 1981 U.S. App. LEXIS 16448, *1, (3d Cir.), *cert. denied*, 456 U.S. 908, 72 L. Ed. 2d 165, 102 S. Ct. 1756 ("It is inappropriate for a reviewing court to attempt to assess the truth or falsity of an announced article of faith. Judges are not oracles of theological verity, and the founders did not intend for them to be declarants of religious orthodoxy. However, while the truth of a belief is not open to question, there remains the significant question whether it is

truly held. Without some sort of required showing of sincerity on the part of the individual or organization seeking judicial protection of its beliefs, the U.S. Const. amend. I would become a limitless excuse for avoiding all unwanted legal obligations."); *Burwell v. Hobby Lobby Stores, Inc.*, 573 U.S. 682, 682, 134 S. Ct. 2751, 2759, 189 L. Ed. 2d 675, 680, 2014 U.S. LEXIS 4505, *1. ("Courts have no business addressing whether sincerely held religious beliefs asserted in a RFRA case are reasonable."); *Employment Div., Dept. of Human Resources of Ore. v. Smith*, 494 U. S. 872, 887, 110 S. Ct. 1595, 108 L. Ed. 2d 876 (1990). ("Repeatedly and in many different contexts, we have warned that courts must not presume to determine the place of a particular belief in a religion or the plausibility of a religious claim."); *Presbyterian Church in U. S. v. Mary Elizabeth Blue Hull Memorial Presbyterian Church*, 393 U. S. 440, 450, 89 S. Ct. 601, 21 L. Ed. 2d 658 (1969) (holding that "the First Amendment forbids civil courts from" interpreting "particular church doctrines" and determining "the importance of those doctrines to the religion."); *Ben-Levi v. Brown*, 136 S. Ct. 930, 934, 194 L. Ed. 2d 231, 235-236, 2016 U.S. LEXIS 991, *10-12. See, *Holt v. Hobbs*, 574 U.S. 352, 352, 135 S. Ct. 853, 856, 190 L. Ed. 2d 747, 747, 2015 U.S. LEXIS 626, *1, 83 U.S.L.W. 4065, 93 A.L.R. Fed. 2d 777, 25.

3. I write to alert this Honorable Court concerning actions by state government agents taken to apparently impede and obstruct my access to the

Courts in this proceeding. I object to such interference, and reserve these issues for appeal, mentioned in part in Exhibit 55, attached hereto, and mentioned below, incorporated herein as if part of this letter, and in my brief, below. Dckt 60 at 63-64.

4. The First Amendment prohibits state officials, employees and agents from retaliating against claimants, such as myself, for exercising their right of access to the courts.

5. "Retaliation by public officials against exercise of First Amendment rights is itself violation of the First Amendment." *U.S.C.A. Const. Amend. 1.* *Zilich v. Longo*, 34 F.3d 359 (6th Cir. 1994).

6. A representative of the Chancery Court staff misled me into almost missing my deadline to file a notice of Exception. See, Docket 54, December 1, 2020 letter, regarding Due Process concerns, also contained in Docket 90, combined with Docket 36, attached to the notice as Exhibit F- Exhibit 55.

7. The representatives at the Chancery Court demeaned me apparently based on poverty, association or religious beliefs. See, Id.

8. I asked the Master for her help. She kindly helped me. Dckt 55, 58.

9. In addition, the ODC impermissibly interfered with this case by contacting Judge Clark, per Judge Clark's admission.

10. In mid-April, Judge Clark appeared to threaten me at BJs, a store, located in Millsboro, Delaware, as if I was on trial for standing up for my faith in Jesus, solely based on my exercise of seeking relief in court based upon alleviating the government sponsored burden government-religion has caused on my free exercise of religion in the action below.

11. The ODC and Judge Clark clearly violated or encouraged the violation of the judicial Code of Conduct, by seeking to use their government power to obstruct my case, showing partiality to the Defendant, the President of the United States.

12. “Supreme Court’s two-step *Saucier* analysis governs whether a government official is entitled to qualified immunity, considering: (1) whether the facts alleged by the plaintiff show the violation of a constitutional right, and (2) whether the right at issue was clearly established at the time of the alleged misconduct.” *Werkheiser v. Pocono Twp.*, 780 F.3d 172 (3d Cir. 2015).

13. Judge Clark knew or should have known that seeking to use his cloak of government authority, as a respected, fair judge, to chill or condemn or interfere with my ability to bring this case without government retaliation or pressure violates the Delaware judicial Code of conduct. See, *The Delaware Judges Code of Judicial Conduct*, Canon 1, “A judge should uphold the integrity and independence of the judiciary,” Canon 2, “A judge should avoid impropriety and

the appearance of impropriety in all activities,” Canon 3. “A judge should perform the duties of the office impartially and diligently,” Canon 7, “A judge should refrain from political activity inappropriate to the judge's judicial office.”

14. My right to a fair, unobstructed trial to alleviate a substantial burden upon my free exercise of religion is a constitutional right.

15. “Congress, the Executive, and the Judiciary all have a duty to support and defend the Constitution.” *Salazar v. Buono*, 559 U.S. 700, 130 S. Ct. 1803, 176 L. Ed. 2d 634 (2010)

16. “There is no ‘de minimis’ defense to a First Amendment violation.” *Doe v. Indian River Sch. Dist.*, 653 F.3d 256, 259, 2011 U.S. App. LEXIS 16121.

17. “The loss of First Amendment freedoms, for even minimal periods of time, unquestionably constitutes irreparable injury.” *Mullin v. Sussex County*, 861 F. Supp. 2d 411, 415, 2012 U.S. Dist. LEXIS 67571, *1

18. I will likely continue to suffer government threats by the state if the Court does not help me by upholding the Constitutional limits from state overreach.

19. I am standing up for my personal freedom to worship Jesus according to the dictates of my conscience, even if no one else shares the same beliefs, without government persecution.

20. I am permitted to believe differently than the government through its agents, even if what Jesus teaches seems foolish to the world. 1 *Corinthians* 1:18, 2:14-16.

21. "Government official's conduct violates "clearly established" law, so that the official is not entitled to qualified immunity, when, at the time of the challenged conduct, the contours of a right are sufficiently clear that every reasonable official would have understood that what he is doing violates that right." Id.

22. I do not wish to have any disciplinary action against any of the government representatives for misconduct. I desire fair access to the courts, without government persecution based on my exercise of redressing a grievance to alleviate the burden upon my free exercise of religion from Government sponsored religious persecution directly caused by government establishment of government-religion and government-religious views.

23. I object to disparate treatment based on religious affiliation on due process, first amendment and equal protection grounds. I object under RFRA too. See, *Tanzin v. Tanvir*, 141 S. Ct. 486, 208 L. Ed. 2d 295 (2020). The Supreme Court in dicta explained RFRA applied to state and local employees and agents, not merely federal officials.

24. I received additional pressure by the arms of this Honorable Delaware Supreme Court on May 24, 2021. I received an E-mail offering alleged help from an arm of the Court, the Delaware Lawyers Assistance Program ("DE-LAP"), from Carol P. Waldhauser, Executive Director, copying a mental health professional, relating to a past request for a waiver of attorney filing fees. Attached hereto as an Exhibit.

25. It was not help to pay the fee. I paid the fee long ago, though I did not receive a response from this Honorable Supreme Court, per my request back in January 2021 or secondary request in February 2021. I certainly hope this Honorable Court did not instigate the abuse by its arms. If so, please desist.

26. DE-LAP was looking after its own interests, which conflicts from mine.

27. I am a Christian. I believe people go to hell for trusting in what psychologists, mental health professionals, psychiatrists and behavioral theorists teach, which often is focused on being happy or productive materially instead of being holy. The organization premises its existence on mental health theories which I believe harm people. I believe such theories teach patients to seek to fulfill their own material desires instead of doing what is right, thereby teaching people to reflect a little piece of hell on earth, the image of Satan by living for self, conditionally caring based on relationship, reward and avoidance of harm with no

sacrificial unconditional love or God in them, teaching a lie that damns. See Isaiah 14 to understand how Satan wanted to be his own God, as high as God, to place self-first. I believe their thinking misleads patients to hell, especially BJ Skinner's theories, which most teachers, including myself learned.

28. These mental health professionals focus on misleading people to feel good, not be good, which is not good. I believe it is evil, misleading those they exploit for a paycheck to harm and hell.

29. Carol P. Waldhauser created the appearance of a threat by inaction by requiring a response within ten days.

30. While I believe artificial entities without hearts such as the ODC and DE-LAP, per se behave based on the mark of beast, absence of love, survival, for reward and avoidance of harm, serving greed by exploiting need, not doing good by their love of humanity, but seeking to control, eliminating free will by forcing the entities' will, its interest by threat of punishment, this Court has the power to reign in beasts, aka artificial entities without hearts, organizations, LLCs, corporations and such, with restraint in the form of the rule of law, which teaches love of humanity, not exploitation to serve the beasts' interests, the love for profit and praise at the cost of inhibiting freedom in the form of free will, freedom of

conscience by forced will under the threat of government sponsored persecution by funding such entities or otherwise.¹

31. I have the freedom to chase after God instead of chasing after money at this time in my life.

32. I have the freedom to pursue my religion by justice in the courts, to protect my freedom to worship by the dictates of my free will, not the forced will, not the dictates of the state through its agents to worship money, which I believe leads to damnation.

33. I believe business greed is the mark of the beast. Jesus teaches you cannot serve God and money. Matthew 6:24. 1 Timothy 6:10, I stand by God.

¹ I did not know how bad the world was until I ran office. I think artificial entities without hearts, charities, organizations, not for profits and businesses through alternative entities ("beasts") tempt world leaders through donations, signatures or support in elections, essentially controlling the leaders to mislead by serving the leaders' self-interest by serving the beasts at the expense of the people. The entities who appear to control the world through world leaders arguably likely have contacts in Delaware. I have been writing US Attorney General Garland concerning ideas how he may persuade this Court to save the world in other cases, including one to alleviate an economic crash using laws like 18 USC section 666, considering bailouts, grants and tax breaks as bribes, especially concerning the big payouts in 2020. The courts can tame beasts without hearts with the rule of law, since Judges are not beasts or mere puppets of power or mere robots. Judges are powerful because they may choose to reflect the image of God by love for humanity, sacrificing potential profit for people, making many people richer in love and materially, instead of the few. Entities without hearts who seek to get as much as they can for as little as they can will devour humanity, if humanity does not tame it. The heartless entities will seek to control people, if the courts do not take control of them, forcing people to reflect the image of Satan by behaving like heartless beasts too. I hope the Delaware courts will be our world's hero should an economic crash occur too, saving lives and eternal lives.

34. I am in danger, a different type the bodily harm I will discuss in my brief, albeit I have been visibly shaken up clenching my teeth, and have cried concerning the state attacks related to this motion too.

35. Justice in the courts is a command by God. Amos 5:15. "Justice, mercy and faithfulness are greater commands" superseding concerns relating to costs and convenience. Citing Matthew 23:23.

36. Courts should sacrifice potential profit to serve people, not sacrifice people for the love of profit through entities' unjust gains.

37. Please instruct your arms to stop bothering me or other relief this Honorable Court deems just, and to allow me to pursue my case without government threats.

38. I respectfully request the Court guide its arms through relief it deems just. I suggest correction through loving instruction, guidance to prevent additional government interference in this action. Please help.

39. On an aside, I am crying as I type this since I am reliving the wounds of the past where an arm of the Supreme Court economically persecuted me to protect those with shared interests.

40. While I took the Delaware Bar my ceiling at the dorm caved in with a leak and destroyed my bar materials, I paid thousands of dollars for. I complained to the supreme court. As a result, an arm of the court, the Board of Bar Examiners

punished me and threatened me and made a complaint against me because I asked for help.

41. Where you see smoke, you think fire. I joined RLF on a contract for about \$135,000 a year. I did not get my contract renewed as the law firm participated in my bar admission.

42. Prior to that in law school, I had rats in my apartment the last semester and during bar exams. I complained.

43. Duquesne, a Christian Law School responded by blaming me and hiking up my rent.

44. The press helped me by putting me on TV and the newspaper, but no actual relief resulted, only harm. I was freaked out and emotionally exhausted. There was a bunch of baby rats trying to climb up my bed as I tried to get sleep. I was horrified. I did not pass the bar the first time. I got super high scores the second time and allegedly high scores in Delaware passing on the first try. I should not be ashamed. I am disappointed in the cold heartedness by the officials of a Christian law school.

45. While I was in law school, my brother was also in an accident. I sought permission to travel and take off time to delay my first bar exam, to see my brother, to make sure he would live.

46. Duquesne said yes. But a day or two before the exam I found a note in my box. They changed their mind. They tried to call me. I did not have a phone. I do not buy things I cannot afford. I go without as incurring debt is against my religious beliefs.

47. I took the exam in Civil Procedure, and received my worst grade, and hated civil procedure ever since as a reminder of the cold heartedness of the Christian university.

48. The fact I have a heart to fight heartless beasts, including charities, not for profits, businesses and churches, does not make me weak. It makes me human with the power to reflect the image of God by love, stronger than heartless beasts who seek cold hard cash for survival.

49. My cousin, Peter Conaboy ("PJ"), also was murdered while I was in law school. So, this is all very painful to relive, and to be reminded of by the May 24, 2021 letter.

50. His mother, my Aunt Jackie Conaboy is in the hospital now. She is doing poorly. She may not make it in this life or the next. At PJ's funeral the priest said "hurry it up. I have a luncheon" as people shared stories about PJ. I scolded the priest as I left. "What would Jesus say." My aunt Jackie remembered that. Ever since then, she has not gone to church, and she turned to wine not God for comfort. I do not think she will go to heaven, if she does not turn towards God

for comfort. I pray, but recognize prayers are not enough at times since people have free choice. She may die soon. God's plan is the same for all. I discern whether people are lost or saved, whether they do man's plan or God's. She is not okay.

51. I learned early to turn to God for comfort, not to turn to any imperfect person or thing in this world for my comfort. I am not like the world. I am sad for the world, as I seek to heal it with love, through justice in the courts, shedding light on evil, not celebrating evil as good.

52. While scars remain well beyond our fleeting lives, harming future generations, and relieved by new attacks such as the May 24, 2021 attack, this Court can prevent future harm to me by government actors misbehaving by seeking their own power and profit in this case, right here, right now, before it is too late, and additional harm is incurred, lasting beyond the fleeting lives of the perpetrators who act on self-interest, not love.

May 25, 2021

Respectfully Submitted,

/s/ Meghan Kelly
Meghan Kelly
34012 Shawnee Drive
Dagsboro, DE 19939
pro se, as a party, not an
attorney advocate
meghankellyesq@yahoo.com

EXHIBITS
THERE TO

EXHIBIT

55

December 1, 2020

Court of Chancery Courthouse
34 The Circle
Georgetown, DE 19947

RE: Meghan Kelly v. the President Donald Trump, et. Al.
Case No. 2020-0809- Master PWG

Due Process concerns

Dear Honorable Master Patricia W. Griffin:

I believe I may have received disparate treatment based on my wealth, political affiliation and or religious orientation, and will continue to receive such treatment without your assistance.

The staff in your court appear to be subverting my case, by serving as advocates for President Trump.

I sensed this early on when I was having trouble gaining a copy of everything, pursuant to your kind order granting me one copy. I felt like my case was not treated as a serious matter.

I sensed this when I when I felt mistreated by your staff around October 12, and October 13, and went home crying for days. See Exhibit A, emails, admissible under the present sense exception.

I filed the letter dated October 19, 2020, regarding the fact I am not an officer in this court to address and qualify my position as the party, not a mere attorney in hopes to prevent future abuse.

I am without the insulation or protection of counsel. I am the party. The staff may more freely scold and criticize attorneys without display of improper partiality towards a party.

I sensed this when Arline Simmons misled me concerning your November 2, 2020 as something trivial on November 4, not November 2 as indicated in my letter dated to this Honorable Court dated November 6, 2020, apparently, in hopes I would not seek exception to your rulings.

Then, I realized the court's staff may be scared of messing up with regards to paper filing, and the unique Covid19 amendments the requirements. I believe the Supreme Court is merciful concerning trite matters such as the fact none of us appeared to be aware of the waiver of notary requirements. I applaud the Supreme Court's leadership in safeguarding people's lives more than safeguarding business as usual.

Yet, my suspicions of partiality towards me proved correct. On December 1, 2020, your staff appeared to be attempting to bleed me dry of resources to continue this proceeding by denying me the benefits of the Chancery Court Rule 171 (c)'s authorization which provides in part. "...I

copy of all briefs shall be mailed to or filed with the Register who shall immediately docket them and mail or deliver the original to the Judge to whom the matter has been assigned..." (emphasis intended).

The court's staff appears to be playing the advocate to win the case for President Trump by directing me to mail everything to the Court in Wilmington or pay for gas to drive two hours away despite the fact she is aware of my limited resources. See Exhibit B.

I should not be additionally taxed by unnecessary costs because the court's staff opposes my position.

This case will likely remain alive, with possible interpleading by churches who care more about money than humanity. Under the guise of freedom of religion some churches will foreseeably display whoredom, selling my God for a price too high, costing lives and health to serve their bottom line. An order requiring, I mail everything to upper Delaware is unjust, based on bad faith of the court's staff, intentionally causing me to withdraw my case due by running out my limited funds in mailing costs.

The Court's agents cannot act as the Defendant's advocate by indicating I am not worthy of a fair and impartial case because of poverty that inconveniences the Court, political orientation or political beliefs.

I understand, most people support President Trump down here, and that most people do not think or believe as I do. Yet, I still have the freedom to pursue my unpopular belief, and my desire "not to be conformed to the world," without government persecution or threat of persecution. Romans 12:2.

I have chosen to confront the most powerful man in the world with endless resources paid by the federal government. That fact does not make my case trivial.

I believe "God chose the foolish things of the world (like me) to shame the wise; God chose the weak things (like me) of the world to shame the strong." 1 Corinthians 1:27.

Part of what makes this country already great is the impartiality required by the courts, creating an equalizer in fairness, regardless of wealth or poverty, power, position, race, religion, affiliation or place of origin.

Justice is not guaranteed. Yet the opportunity for justice, even by a peon like me against the most powerful man in the world, is. Should I fail, that is on me, not the court. This Honorable Court must allow me to try.

I believe the staff's behavior is not a reflection on the Court, nor a reflection on you, Honorable Master Patricia W. Griffin. They add a buffer between me and you to prevent ex parte communications.

Yet, the buffer has broken to the point that the floods of injustice may arise without the protection of the court's guidance on its own staff to uphold the integrity of the law.

"To be actionable, claim of denial of access to courts need not allege total or complete denial of access; rather, plaintiffs need only claim that interference with and potential prejudice to right of access to redress in state court rises to level of constitutional deprivation." *In re Cincinnati Radiation Litig.*, 874 F. Supp. 796 (S.D. Ohio 1995).

"Opportunity to be heard is essential requisite of due process of law in judicial proceedings." *Richards v. Jefferson Cty., Ala.*, 517 U.S. 793, 116 S. Ct. 1761, 135 L. Ed. 2d 76 (1996).

Please assure me the protection of due process, without rendering an order displaying partiality to the opposing side, to prevent infringement upon my right of due process in this case.

Respectfully Submitted,



Meghan Kelly, Esquire
Pro Se
34012 Shawnee Drive
Dagsboro, DE 19939
(Word Count 993)

Exhibit A

10/15/2020

Re: Thursday afternoon/Meg/3 Original summonses - Yahoo Mail

Re: Thursday afternoon/Meg/3 Original summonses/

meghankellymq@yahoo.com

 Meg Kelly <meghankellymq@yahoo.com>
To: Kruger, Katrina (Courts) <katrina.kruger@delaware.gov>;
Simmons, Arline (Courts) <arline.simmons@delaware.gov>
Cc: Meg Kelly <meghankellymq@yahoo.com>

Oct 14 at 9:20 AM

Hi Arline,

Thank you for responding so quickly. Will do. If anything comes up I will let you know.

Arline, Thank you for holding off on the summons from Friday October 9, 2020 for the civil processor. I did not want you to do it twice with the incorrect amount of days the Defendant has to respond. I explained to the Honorable Court the Defendants are allowed 60 days instead of 20 in the documents I filed. I alerted the Honorable Master to this in the filings.

Accordingly, I am missing three summonses for the Second Amended Complaint, and one summonses and copy of the praecipe for all three Defendants. They have 60 days to respond. I do not believe the Honorable Master Patricia W. Griffin can not make a determination on anything until all three Defendants are served.

I will draft more detailed certificates of service. So Katrina knows what links up with what.

Thank you for letting me know, you need more specificity Katrina.

I did not sleep at all last night (and I always sleep well) and cried this morning after yesterday and Monday too. I would not have filed this case if I thought things would be ok, I do not. I am seeking to expedite this case because I believe people are deserved by the Defendant to be harmed and damned to hell. I am still crying. I thank you for your hard work on this case. It is worth the effort, even if you do not believe I am worth it. I am Katrina. I love and respect you in real life but was so saddened by the way you damaged me as an inconvenience. I am entitled to a fair impartial opportunity to be heard under the law, despite the required work for the Honorable Court to listen to my words. Justice is not to be earned, bought or bartered for by those with money. It must be granted to the rich and poor alike without bias towards those with money. Otherwise it is injustice guaranteed.

I am still crying. I might need a day to collect myself and refocus my attention on the case at hand. I intend to come in tomorrow morning. I will let you know if I can not make it.

I will draft a more detailed certificate of service for the 3 summonses I will file. So, you know what goes with what.

Thank you.

Love,
Meg

On Wednesday, October 14, 2020, 08:11:11 AM EDT, Simmons, Arline (Courts) <arline.simmons@delaware.gov> wrote:

Help Meg,

Please come on THURSDAY before 11:00 a.m.

-----Original Message-----

From: Meg Kelly <meghankellymq@yahoo.com>
Sent: Tuesday, October 13, 2020 6:46 PM
To: Kruger, Katrina (Courts) <katrina.kruger@delaware.gov>; Kruger, Katrina (Courts) <Katrina.Kruger@delaware.gov>
Cc: Simmons, Arline (Courts) <arline.simmons@delaware.gov>
Subject: Thursday afternoon/Meg

Hi Katrina and Arline,

I have a CLE scheduled on Friday. May I please come in Thursday afternoon.

Thank you,
Meg

10/16/2020

RE: Monday Meg Kelly - Yahoo Mail

RE: Monday Meg Kelly

meghankellymq@yahoo.com

 Simmons, Arline (Courts) <arline.simmons@delaware.gov>
To: Meg Kelly <meghankellymq@yahoo.com>; Kruger, Katrina (Courts) <katrina.kruger@delaware.gov>

Oct 14 at 3:52 PM

Monday is fine-Can you come before 11:00 a.m.?

-----Original Message-----

From: Meg Kelly <meghankellymq@yahoo.com>
Sent: Wednesday, October 14, 2020 3:41 PM
To: Simmons, Arline (Courts) <Arline.Simmons@delaware.gov>; Kruger, Katrina (Courts) <Katrina.Kruger@delaware.gov>; Kruger, Katrina (Courts) <Katrina.Kruger@delaware.gov>
Cc: Meg Kelly <meghankellymq@yahoo.com>
Subject: Monday Meg Kelly

Hello,

May I please come in Monday instead? I am still shaken up. Remember I am behaving as the insured party, not bringing this complaint as an advocate with the insulation of representation.

I think a couple days, may help Attorney General William Barr, Esq. and President Trump too recover from Covid19 too. The Honorable Master can not rule on anything until all 3 Defendants are served to afford notice, or at least attempted notice to all parties. Attorney General William Barr and the US Attorney General agent, the civil process clerk, are deemed the United States, a necessary party according to the rules of Federal procedure Rule 12 3(A).

Arline is wiser than I. She kindly indicated "do you need the United States as a party. I did not know until I looked it up." I am sorry that required I had to amend the complaint. I tend to look things up to confirm, but now I no longer have the ability to easily look things up. Arline thank you for your kindness and mercy.

Thank you.
Meg

10/19/2020

Meg/Sony Katrina/Meg is not an attorney advocate in this case - Yahoo Mail

Meg/Sony Katrina/Meg is not an attorney advocate in this case

meghankellysq@yahoo.com/Sent

 Meg Kelly <meghankellysq@yahoo.com>
To: katrina.kruger@delaware.gov, katrina.kruger@delaware.gov
Cc: Simmons Arline (Courts) <arline.simmons@delaware.gov>;
Meg Kelly <meghankellysq@yahoo.com>

Oct 15 at 12:20 PM

Hello,

I do not know I do this, but I have been told I raise my voice when I am upset and passionate. I do not notice it. I apologize Katrina.

When Katrina said I was not allowed to file anything, though I must or it will be kicked out, she behaved like Defendant's advocate, not as an impartial government agent.

When Katrina said I needed a phone when the rules afford leeway for those without a working phone, it made me feel as if you represented Defendant's interest and the Court's convenience over truth and justice.

You made me feel less than, when you said I should let someone ahead of me on Monday, when I am trying to expedite this case for immediate relief.

The Court's agents cannot act as the Defendant's advocate by indicating I am not worthy of a fair and impartial case because of poverty that inconveniences the Court, political orientation, or religious beliefs.

I understand, most people support President Trump down here, and that most people do not think or believe as I do. Yet I still have the freedom to pursue my belief, and my desire "not to be conformed to the world," without government persecution or threat of government persecution.

I am sorry I need to clean my dirty heart of the sin of fear. It appears I am raising my voice with other people when I talk about pursuing an action to safeguard freedom to worship or not according to the dictates of our conscience, not the dictates of the government, under the threat of government sponsored public or private persecution.

I am not an attorney advocate in this case. I am without the insulation and protection of counsel. I am a pro se litigant. I am the party and not the party's counsel. If I was a mere attorney, an officer of the Court, as opposed as the party, it would be different.

Thank you for understanding. I will work on cleaning my dirty heart of sin. I am sorry Katrina. I am having a real hard time with my wimpy high voice. I need to become brave, and have faith in pursuit of justice in the courts. I have never been so scared in my entire life. I am scared of letting God down, and this Honorable Court down. It is hard to stand in the world to share the things which are strong." 1 Corinthians 1:27

I apologize in advance for not having easy access to the law too.

Thank you. Have a good weekend.

Kind regards,
Meg
Meg

Exhibit B

Fw: Meg v Trump Case 2020-0809 -PWG/letter Requesting permission to exceed the Rule 171(f) word limit

From: Meg Kelly (meghankellyesq@yahoo.com)
 To: katrina.kruger@delaware.gov; arline.simmons@delaware.gov; meghankellyesq@yahoo.com
 Date: Monday, November 30, 2020, 01:29 PM EST

Hi Katrina,

May I please drop them off to your court as the rules allow? The cost of continuously mailing verses dropping off are prohibitive. It is stressing me out, and I am already at risk of a heart attack. My blood pressure is higher than expected. I didn't know my heart was hurting because my blood pressure is high, 138 over 87, most recently. That is why my heart hurts when people say I am not a Christian. It upsets me to the point it may eventually kill me.

Thank you,
 Meg

----- Forwarded Message -----

From: Meg Kelly <meghankellyesq@yahoo.com>
 To: Kruger, Katrina (Courts) <katrina.kruger@delaware.gov>; Simmons, Arline (Courts) <arline.simmons@delaware.gov>; McKinnon, Brenda (Courts) <brenda.mckinnon@delaware.gov>; Boyer, Sheila (Courts) <sheila.boyer@delaware.gov>
 Cc: Bauer, Cecelia (Courts) <cecilia.bauer@delaware.gov>; Meg Kelly <meghankellyesq@yahoo.com>
 Sent: Monday, November 30, 2020, 01:14:02 PM EST
 Subject: Re: Meg v Trump Case 2020-0809 -PWG/letter Requesting permission to exceed the Rule 171(f) word limit

Hi Katrina and Sheila,

Since I have very little money to mail, it is more plausible for me to adhere to the rules by dropping it off to Sussex County. Thereby, I seek the benefits of the rules, without waiving them.

Thank you for your suggestion, and understanding.

Have a good day.

Very truly,
 Meg

On Monday, November 30, 2020, 12:57:56 PM EST, Boyer, Sheila (Courts) <sheila.boyer@delaware.gov> wrote:

Thank you, Katrina –

You have detailed everything perfectly. Since Vice Chancellor Fioravanti is assigned to this case to hear the Exceptions to Master's Report part of this case, anything having to do with those documents, or correspondence to Vice Chancellor Fioravanti, need only be sent to his Case Manager, Brenda McKinnon – and/or to the Register in Chancery in Wilmington – mailing address is shown below with my signature block.

Sheila

Sheila L. Boyer
Judicial Case Management Supervisor
Register in Chancery Wilmington
500 N. King Street, Suite 11600
Wilmington, DE 19801
302-255-0552

From: Kruger, Katrina (Courts) <Katrina.Kruger@delaware.gov>
Sent: Monday, November 30, 2020 12:48 PM
To: Meg Kelly <megankellyesq@yahoo.com>; Simmons, Arline (Courts) <Arline.Simmons@delaware.gov>; McKinnon, Brenda (Courts) <Brenda.McKinnon@delaware.gov>; Boyer, Sheila (Courts) <Sheila.Boyer@delaware.gov>
Cc: Bauer, Cecelia (Courts) <Cecelia.Bauer@delaware.gov>
Subject: RE: Meg v Trump Case 2020-0809 -PWG/letter Requesting permission to exceed the Rule 171(f) word limit

Hi Meg,

Just to make sure I got this correct. I received the Letter to Vice Chancellor Fioravanti asking to exceed the word count and also the certificate of service in today's mail. According to your email below, you also sent BOTH documents to the Register's Office in New Castle County. Is that correct? I am including in this email Brenda McKinnon, the case manager to the Vice Chancellor, and also Sheila Boyer, office manager, in the event that Brenda is out of the office. There is no need for both counties to docket the same thing. It currently is not on the docket. I will go ahead and efile both documents. ALSO, you need to wait and see how the judge rules before mailing the brief for anyone to efile.

From this point forward, it is best to send the filings to just one office. Since this is now assigned to a judge in New Castle County, mail the documents upstate and bypass the Sussex County office altogether. Otherwise it gets too confusing. If Brenda or Sheila feel differently, they will advise in this email chain.

Thanks,
Katrina

From: Meg Kelly <megankellyesq@yahoo.com>
Sent: Monday, November 30, 2020 12:15 PM
To: Simmons, Arline (Courts) <Arline.Simmons@delaware.gov>; Kruger, Katrina (Courts)

12/1/2020

(1,836 unread) - megahnalyse@yahoo.com - Yahoo Mail

<Katrina.Knugen@delaware.gov>

Subject: Meg v Trump Case 2020-0809 - PWG/letter Requesting permission to exceed the Rule 171(f) word limit

Good morning.

I hope you are safe and well.

I wanted to give you a head's up. On Friday, I mailed the attached letter requesting permission to exceed the Chancery Court Rule 171(f) Rule word limit for briefs and the related certificate of service to Defendant Barr.

Could you please confirm receipt, once it is docketed?

I see in under Rule 171(c) that I merely have to drop off the brief to the Court, and the Court will mail it to the upper DE Vice Chancellor. This is weird for me. I am learning it is unusual for you too. I really appreciate your time and assistance even more. Thank you.

I actually mailed the letter and the certificate of receipt to the upper Delaware Court and your court too. So, you may not have to mail what I sent if he confirms receipt or docketed it first. Sorry for mailing it to both courts.

Thank you. Have a great day.

Very truly,

Meg

October 19, 2020

Court of Chancery Courthouse
34 The Circle
Georgetown, DE 19947

RE: Meghan Kelly v. United States, President of the United States,
Defendant, Donald Trump, a.k.a. Donald J. Trump, a.k.a. President
Trump, a.k.a. President Donald Trump, his official capacity as
President of the United States, No. 2020-0809- Master PWG
Plaintiff Not officer of the Court/Economic Crash/Forum

Dear Honorable Master Griffin:

Thank you for taking the case.

I am not an attorney advocate in this case. I am without the insulation and protection of counsel. I am a pro se litigant. I am the party, not the party's counsel. If I was a mere attorney, an officer of the Court, as opposed to the party, it would be different. Lawyers are permitted to talk to judges, but not on matters relating to matters, ex parte. I am not allowed to talk to you ex parte period.

The court's staff adds a buffer, and are not the Judge on the case.

It is strange for the staff, and for me. For instance, I could not share the rules that required 60 day notice instead of 20 days notice to the staff ex parte to give to you, even though I had them in my hand, and the staff kindly said she could take them.

Instead, I must communicate with the defense counsel simultaneously, electronically, or by mail while speaking directly to this honorable Court.

I do not know whether this case will remain in this Court or be removed to federal Court. This area heavily supports President Trump. One of Defendant's biggest campaign contributors allegedly lives in Sussex, and Delaware's liaison for President Trump, Rob Arlett, lives in Sussex.

Although I am cognizant of the pro Trump atmosphere in this county, I have faith in the fair impartial rule of law by this Honorable Court.

The federal courts are more of a concern for me. The President's sister presided as a judge in the Third Circuit until recently. In addition, the President placed two Third Circuit judges on his list of potential nominees for Supreme Court, creating a concern that the federal judges may be biased toward their colleagues' potential nominations at the death of the next Supreme Court justice, Justice Hardiman and Justice Phipps.

I believe this Honorable Court, from the smallest state, has more power to save the country than the Supreme Court.

This is the corporate capital of the globe.

The biggest government expense globally is healthcare. (See the web site cited in Second Amended Complaint ("SAC"), Count 234). The US spends more money on social security and healthcare than any other sector.

That fact is often hidden by discretionary charts, instead of mandatory spending charts. The US now must pay out more.

The country and the globe have the biggest bill in the history of the world that has fallen due, healthcare and retirement for the baby boomers. Those who value money more than humanity are seeking to get out of paying this earned and owed debt, by bad business. Bad business, made to fail, made to bail out or bankrupt as directors continue to collect hefty salaries and potential bonuses, should not be rewarded by the government for the profit of the few at the expense of the many. (See, SAC, Counts 229-286)

Directors have the power to artificially inflate stocks through stock buy backs. Entities may resell worthless debt in bankruptcy remote entities into infinity while creating the illusion the economy is above water. I used to draft these bankruptcy remote entities at RLF, Delaware's largest home-grown corporate law firm.

With regard to business bailouts and business incentives, creating artificial debt and charging interest to give to businesses to enslave the people to desperate conditions to require the people pay debt back is the sin of inequity and oppression, arguably violating the 13th Amendment by creating wage slaves, or forced volunteering.

Creating jobs is not helping the people. (See, Romans 4:4. "Now to the one who works, wages are not credited as a gift but as an obligation.")

Creating jobs is not a gift.

It is exploiting the people to serve those who already profited at their expense with bail outs and incentives, under the deception of doing people a favor by employment.

Soon we will see entities exploit people in a different way only to gain praise by those they oppress, by the elimination of welfare such as social security and medicare, and replacing it with charity violating Matthew 6 misleading people to hell.

This Honorable Court is the only Court in the world that can prevent a global economic crash, while saving government pensions, retirement, social security, lives' savings and Medicare by cutting through the corporate veil of entities to hold those people, directors or otherwise, responsible for made to fail, made to profit from, bad business.

Misleaders and deceivers exacerbate desperate conditions to exploit those they are charged to serve for self-gain. Leaders look after those they serve by alleviating desperate conditions.

This Court is the king of corporate law. Now we need this Court to be a servant leader by slicing the ill gained fat of a few to save the many.

Years ago, I negotiated for a really cool lawyer tool either from Westlaw or Lexis that gave me people and entity's information, including people's social security numbers, except the last two, which is scary because you could go upstairs in the Superior Court and get the last two numbers for Defendants.

The source provided relationships with other people and entities, including entity information in other countries relating to entities here.

Lawyers now have the means to cut through entity shells. The Court is powerless to save the world if lawyers do not have the courage to ask.

I am grateful for the opportunity to be heard.

Please find additional hearing exhibits, to include with the exhibits to the complaint, and a filing list.

Thank you,

Meghan Kelly
Meghan Kelly
Pro Se
34012 Shawnee Drive
Dagsboro, DE 19939
(Words 1000)

SOLACE and LAC

From: Carol Waldhauser (cwaldhauser@de-lap.org)
To: meghankellyesq@yahoo.com
Cc: emkiesel@aol.com
Date: Monday, May 24, 2021, 11:58 AM EDT

Meghan:

Please find attached a self-explanatory letter.

Please contact us within the next 10 days regarding it.

Thank you.

Carol

Carol P. Waldhauser, Executive Director
The Delaware Lawyers Assistance Program
(DE-LAP)
405 N. King Street, Suite 100B
Wilmington, DE 19801
(302) 777-0124
Cell: (410) 409-8874
cwaldhauser@de-lap.org
www.de-lap.org

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-Carol P. Waldhauser, Executive Director

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Lawyers Assistance Program

Carol P. Waldhauser, Executive Director
The Renaissance Centre
405 N. King Street, Suite 100 B
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Private: (302) 777-0124
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cwaldhauser@de-lap.org

MAY 24, 2021
Meghan Kelly, Esquire
34012 Shawnee Drive
Dagsboro, DE. 19939

CONFIDENTIAL

Dear Meghan:

We understand that you may be experiencing some financial difficulties with regard to license fees, etc. As a member of the Delaware Bar we care about you. For that reason, we are reaching out, confidentially, to see if we might be able to offer assistance to you.

The Delaware Lawyers Assistance Program, The SOLACE Committee, The Delaware Lawyers Assistance Fund and the Professional Guidance Committee all provide support to attorneys who may need resources for basic needs, as well as referral options as needed or required. Again, these services are free and confidential.

To better understand, how we can assist, we want to meet with you - either virtually - or in person. Do you have WiFi available where we might meet virtually? Or in the alternative, are you able to come in Georgetown to meet? Once again, this is confidential, and we would like to be able to explore our resources and determine if our services can help you.

So please, reach out to us either by e-mail or phone. Our information is: Carol cwaldhauser@de-lap.org and/or Eleanor can be reached at emkiesel@aol.com, or call Carol at DE-LAP 302-777-0124. We hope that you can connect with us and see if our resources and/or referrals can assist you. Remember, DE-LAP is a Confidential, Free, Non-Judgmental Service Just for Delaware Lawyers and Judges. Equally important, we do together what need not be done alone!

Very truly yours,

Eleanor M. Kiesel, Esq.
Eleanor M. Kiesel, Esquire, PhD, Lawyers Assistance Committee

Carol P. Waldhauser
Carol Waldhauser, Executive Director, Lawyers Assistance Program (DE-LAP)

Electronically forwarded with encls: meghankellyesq@yahoo.com

Appendix O

A-5

IN THE SUPREME COURT OF THE STATE OF DELAWARE

Meghan Kelly.)
Plaintiff Below,) No. 119, 2021
Appellant,)
v.)
Donald Trump, a.k.a. Donald J.)
Trump, a.k.a. President Trump)
a.k.a. President Donald Trump,)
in his official capacity as President of)
the United States)
Defendant Below.)
Appellant,)

APPELLANT'S MOTION FOR THE DELAWARE SUPREME COURT TO
REQUIRE THE RECUSAL OF THE HONORABLE CHIEF JUSTICE COLLINS
J. SEITZ, JUNIOR IN THIS MATTER

1. I, Meghan Kelly, pro se appellant, unopposed, having been granted in forma pauperis relief, move this honorable Delaware Supreme Court, unopposed, move to recuse the Honorable Chief Justice Collins J. Seitz, Junior ("Chief Justice Seitz") from participating in review of my case, requiring delegation to the other honorable Justices.
2. On about May 25, 2021, I sent the honorable Court Appellant's (unopposed) Motion to guide or reign in the arms of the Delaware Supreme Court,

or for other relief this Court deems just, (the "motion"), incorporated herein as if included in the first instance. I suggested private guidance. Motion at 1, 37, 38.

3. *One of the allegations in the motion was concerning De-Lapp's response to a request for a suspension of bar fees to serve De-Lapp's purpose not to help to pay any fee since I paid such fees. Motion at 24 - 30. Attached please find my receipt of payment of the Bar registration fee, incorporated as an exhibit, as if expressly stated herein.*

4. *I attached the May 24, 2021 attack letter as an exhibit to the motion, and incorporate it herein as if included as part of the motion.*

5. *In the May 24, 2021 attack letter, Carol Waldauser and Eleanor Kiesel state, "We understand that you may be experiencing some financial difficulties with regard to license fees."*

6. *The only person who knew I made a request for suspension of Attorney Registration of license fees is Chief Justice Seitz, since I made the request to him, and Mark Vavala.*

7. *I reached out to Mark Vavala ("Mark") per the emails, attached herein and included and incorporated herewith as if alleged as part of this motion ("Emails"), admitted under the state of mind exceptions, belief and admissions. See Exhibit, the Emails.*

8. I turned to Mark for guidance, as he has always treated me as a judge should, with respect regardless of poverty, religious belief or association, as to requesting relief for attorney registration fees.

9. In the past I turned to Mark when he was a commissioner when ~~Cathy Marshall, the former Supreme Court Clerk~~ treated me with great cruelty and disregard for humanity for cost and convenience, reflecting the image of Satan with regard to unbending rules and penalties regarding the rather unsafe requirement of registration online and by required use of emails during a heightened time of increased threats to electronic hacks.¹

¹ I am trying to persuade US Attorney General Garland to close the back doors on electronic devices President Bush Junior opened up under the guise of safety from terrorism. Bush opened the door to economic, speech and privacy attacks, making the entire globe less safe. especially with ~~regards to health data, health insurance~~ hacks and systems in recent years. Our information is more easily manipulated making us believe we are safe when the pandemic may not be waning as much as suspected. Please note, worldometer has not been reporting all states in its data but has excluded about ten states every day for the past two weeks. I suspect it is ~~being manipulated, hacked, to market the vaccine as working better than it is.~~ I have checked worldometer every day for over a year. They included most states every other day. This is strikingly concerning to me. See, Dckt 71, Exhibit E, Exhibit 26, copy of the web site worldometer, to show healthcare is the biggest global money maker and expense.

Bush sold our freedoms for money by opening the door to those who will kill, steal and destroy or diminish freedoms and lives to gain more material gain. Freedom is not for sale. People are not for sale, to those who require they pay for freedom. People are priceless not price tags, worthy of protection by this Court. Throwing money at a problem or grants is never the solution. ~~Neither is money given to~~ government agencies without strings attached. The spend it as you see fit or lose it provisions reward waste. Strings attached to laws must be tied with all government money offering guidance for good not evil greed, the mark of the

damned. The desire for more government money for government partnered entities under the guise of charity or otherwise, including churches, is the problem. Business greed, to use for the study of things, science to manipulate to gain grants or business profit for something different or for a different fix instead of removing the problem should end. Entities are rewarded with more money by not resolving the problem. Government must fund itself, not pay bribes to entities which per se try to get as much as they can for as little as they can. Then, such entities may supplement with fundraising and charity which I believe ~~damns~~ people to hell. Schools, sports and the post offices would be fully funded if the government paid bills instead of bribes. Children learn to go the way to hell by learning early to rely on associations and organizations, artificial entities without hearts, that run on the mark of the beast to represent their interests, instead of choosing to use their own ~~brains to think, to care, to know, to love, individually and specially, as the treasure they are.~~ We lose treasures to hell. Children are forced to fundraise for sports and schools which will damn them to hell should they not unharden their heads and learn such evil is bad, all to pay bribes of government agents to serve their interest. Property taxes should not be increased to fund government bribes, thereby creating ~~disparate~~ treatment by zip code, based on home values in violation of the Equal Protections Clause applicable to the states via the Fourteenth Amendment, with no rationally related purpose. The government would decrease waste, create a more fair, equal and just union if government employees, including Presidents and law makers, did their jobs instead of exploiting tasks to serve ~~government agents~~ personal interest including but not limited to getting out of work or liability, while arguably creating artificial debt in violation of the 13th amendment to serve greed not need, by paying entities to profit off of its government duties at a greater bill to its people in terms of not merely monetary loss but loss of constitutional freedoms. It is an abomination. The government itself is a heartless beast should the agents not use their power to individually use their free will, their brains, to think, to care, to know, to love people, instead of acting as heartless robots going through mechanical motions of a system. Then brainlessly blaming the system, instead of themselves, for problems they cared naught to address.

I witness, government funding for science is bad and a black hole, that should be closed from sucking the life blood and souls out of humanity by indentured servitude to feed unsatisfiable greed by entities without hearts. Just laws, just policies and justice in the courts is the solution to close the black hole. The government rewards businesses for made to break, made to repair and replace products, polluting in the production and polluting with replaced parts and products in the landfills. The US through its unjust decrees, including but not limited to the UCC, tax code write offs and insurance laws is the reason why the

world is so polluted. China would not make made to break, service and replace products if our courts and laws did not reward such, instead of made to last goods. ~~decreasing pollution in production and in parts.~~ Money is never the solution, since it rewards misbehavior, to create the endless lust for greed to make something different, or use of a product for a different function, not made to last, not made to work. Science is the study of things. When the pupils, doctors and scientists declare themselves to be the masters of the universe on a subject, ~~the experts,~~ or knowing the answers, they are per se stupid, and defeat science. Science, after all, is the mere study of things, not the master of things as defined by the scientific method with built in recognized uncertainties called variables, unknown and known. Meaning possible error, not knowing everything, is declared as part of the scientific method. Learning is good, ~~but manipulating data while using good~~ science, retrieved from tests for self-gain, not knowledge, is deceptive and wicked. Our government appears to be partnered with private industries, not for profits, businesses, and churches, by bought or bartered for bribes, in exchange for loyalty or backing of elections, paid with money taken from being used for the people's ~~need, government infrastructure, not Biden's bad plan either,~~ to be used to pay entities to perform the government's job because the government employees evade responsibility of working and blame for expenditures and plans not working, grants and bailouts to exploit the problem to waste money and cause harm to the world for self-gain, by creating industries to profit off of the problems instead of ~~correcting the problem by making the world more safe by closing the back doors in electronics, including but not limited to making lawyers money by adding an unnecessary additional field, insurance companies, fields for miners who sell our data, anti-virus software companies.~~ I am still brainstorming constitutional and criminal theories to persuade the US AG Garland to ~~save us regarding foreseeable~~ looming threats not by people but by entities without hearts, businesses, LLCs and such, by protecting our freedom of speech without government sponsored or encouraged threats against privacy or speech, and a potential 13th amendment argument regarding artificial debt which is a sin against God in the old testament especially, called ~~inequality and will damn the perpetuators to hell despite their~~ stupidity and ignorance. See, Matthew 13, Hosea 4:6. It is no small matter. It is a matter of heaven and hell. The Bible teaches people go to hell for misunderstanding evil for good and good for evil. Not knowing can kill you eternally. You have to care to think, care to know, care to love to escape ~~the fire of~~ the second death at the resurrection of the dead the last day. You must use your free will, your brain, not your belly, meaning your desires. *Philippians 3:19*, "Their end is destruction, their god is their belly (meaning their appetites, their desires), and they glory in their shame, with minds set on earthly things." I argued

that Trump does not use his brain, but is reigned by his desires, the mark of the beast, the whore, the damned, the mark sadly most of humanity has should they not erase that mark before it is too late and they are dead. See Dckt 60 at 21,94,123, 124, 413. Trump is reigned by desires, emotions, instead of laying down his desires, to care to think to love others, by sacrificing to self. I am pointing this out to confirm believe not using your brain to think, to care, to love, is sin. As a licensed teacher, previously substituting in the schools, I tried to teach kids they were loved and respected no matter whether they failed or succeeded, and to love and respect one another regardless as to whether others succeed or fail. I taught them to think for themselves, instead of writing what they thought I wanted to hear. I taught them their diverse unique view made us all smarter, by shedding light on a different perspective. I tried to teach kids the way to heaven young by Jesus's new command in John, to love one another, without violating the separation of church and state, without using God's name or bible verses in vain. I am pointing this out as I try to live my faith, live my religious beliefs by doing the will of God, through understanding Jesus's words. I believe Jesus is not kidding. I also have ideas on how Attorney General Merrick Garland can safeguard the right to vote, and eliminate the temptations for law makers to create unjust decrees and policies by removing ~~three temptations~~ to do so, eliminating money in politics, ending entity and private backing with money, by allowing the people to more equally and freely, not by purchase of support or opposing a candidate by the only equal, fair, free form, the vote.

Our laws fund grants for science that serve greed, the bottom line, not learning or ~~truth to improve social conditions~~. Our tax laws, grant policies and other laws increase temptations to make made to break, made to replace, polluting in the production, and polluting by throwing away replaced parts and products in landfills into infinity, to gain more money by selling replacement parts or products. More grants are given out for some different research. Greed for money is rewarded, driving out love for humanity leading to exploitation of the people and the environment, and I believe damnation in hell.

Additionally, our health care harms health to make people feel better, by feeling nothing, or by masking the ailment, often inhibiting people's faculties, their ability to use their free will, their brain, their mind, I believe guaranteeing their damnation in hell. I believe eternity is determined at the last day of your life. (See, Docket 77, Exhibit F, Exhibit 43, Article I drafted and factors relating to my passion to improve healthcare, to care for the sick and elderly's health, not destroy health by comfort care, eliminating the pain by causing patients to feel nothing, like ~~vegetables, often inhibiting their free will which i believe they need to use to go to~~ heaven, likely misleading the sick and elderly to hell, which breaks my heart, 1.

10. Mark is not hard headed, hard hearted or hard handed. He understands the rules are there to serve humanity, not exploit humanity for the cost

Coastal Point, Guest Column, Representative candidate says health is wealth, By Meghan Kelly, Esq., Candidate Delaware House of Representatives, 38th District, 2. Document, "Your Health is your Wealth You are Priceless. Not a price tag! Kelly seeks Federal Consideration of Health Care Proposal, 3. Meghan Kelly's teaching certificate, which goes to credibility. I learned psychology and behavior theories like BF Skinner's. I also am licensed to teach health so I know something about health. 4. Meghan Kelly's redacted law school transcript to show she took a course Health Care Finance and the course Law and Medicine while attending Duquesne School of Law. 5. Meghan Kelly's redacted undergraduate college transcript to show she took relevant courses related to

- a. History of Western Medicine
- b. Economics
- c. Medieval Philosophy
- d. Psychology courses
- 6. Evidence of surgery that requires I drink water, rest and eat so I do not faint or die due to dehydration when I have my period. I lose five pounds every month. This is still a challenge. I must assert my right to live because many people serve Satan by not wanting to be inconvenienced to care to adapt to safeguard my life, or the lives and health of others.)

Drugging the elderly and sick people up so they cannot use their free will to choose to think, to care, to know, to love removes their freedom of conscience to choose the way to eternal life.

It is healthcare, not comfort care, deceiving people to believe you are healing them only to be killing them in this life and the next by concealing pain. At this time, I may not have standing with these unrelated issues, but the Attorney General may have standing down the line. It is noteable, about 33 billion has been misused for years via NIH for bad healthcare that cares less about patients' health and more about entities' wealth.

Without protecting freedom of conscience, none are free, none have liberty, all are controlled by the forced will of heartless beasts, organizations and entities, even government, to serve what I argue is the mark of the beast, business greed. We must allow our judges to use their brain, their free will too, to think, to care, to love, instead of ~~rotundly~~ ~~adhering~~ as troops in a war, where they no longer lead but are misled by heartless beasts that rule over them.

and convenience by those who wield government power. See *Matthew 23:11*, regarding Jesus's claim leaders are servants. I believe servants of self are misleaders and deceivers, who exploit those they are charged to serve to serve those who serve them thereby serving themselves, reflecting the image of Satan, aka children of the devil not choosing to be saved from the fire the last day by laying down their desires to care to love those outside their own, specifically those who inconvenience them, and their greed by need. See, *John 8:47*, *1 John 3:10-11*, *Acts 13:10*, *Matthew 13:38*, regarding children of devil.

11. I thought I sinned against God by forgetting to look after Mark's daughter, an attorney within the arms of the ODC. I thought Mark's kid may have lost her job at the ODC, with the news of a new hiring at the ODC, because her father helped me in the form of guidance with regard to requesting a suspension or waiver of attorney fees from the Honorable Supreme Court by official request to Chief Justice Seitz. See Emails.

12. I realized the only two people on the planet aware of my request for the waiver are Chief Justice Seitz and Mark Vavala per that revelation in the E-mail. See Emails

13. In my horror and great sadness, I confronted Mark to determine whether he "threw me under the bus." Citing Emails. I quickly confronted him to determine the worst possible scenario to eliminate any doubt that may tarnish a

professional relationship based on mutual respect for the dignity of all, even one another.

14. I tested him. Mark did not instigate the ODC and DE-Lapp attacks. See Emails.

15. Besides passing the test, I trust Mark Vavala as a former judge, a commissioner, without partiality based on self-interest. I sought Mark's help for years to gain his wisdom and kind guidance. He is smart and wise, and unafraid of tough questions, because he answers honestly with integrity, even with the honest response, I don't know.

16. The conclusion Mark Vavala was not the perpetrator of potential abuse me, led me to determine that Chief Justice Seitz may have instigated the abuse by De-Lapp and the ODC.

17. The interest for fees for an arm may have tarnished Chief Justice's vision as I noted in my motion, the Supreme Court itself may have instigated the abuse. Motion at 25.

18. Far worse, the Chief Justice may have instigated attacks by the ODC and De-Lapp discussed in my motion because my second request relating to waiving attorney registration fees is based on and intertwined with religious arguments in violation of my free exercise and the RFRA which applies to state agents too, including judges and judges' agents, its arms, ODC, De-Lapp, and their

agents, foreseeably impeding and obstructing my access to the Courts in this proceeding.

19. I must correct my allegation at Motion at 25. I was blinded by my desire to persuade this court to save the world by saving me in my case, and possibly other matters, even if the court does not want to. Jesus says if we believe we can move mountains, we will move them. Citing Jesus, Mark 11:23. I believe I have an opportunity, not a guarantee, that I may move a mountain by moving this Court's justices' hearts to be our heroes. Mountains after all means impediments on our hearts, temptations to sin by comfort, costs and convenience instead of doing what is right. Id., (See, *Luke* 8:10. Jesus speaks in parables so only those who seek his will instead of their own or the mere will of man understand what Jesus says by mountains and in general. Others do not choose to use their brains, their free will, to understand God's will, God's plan which is love. They, instead, willfully are blinded by worldly temptations and do not use their brains to think, to care to know, to care to love in truth, not lust, not covetousness based on lies.)

20. I forgot, this court did answer my first request for a suspension of fees relating to attorney registration based on unemployment or financial impediment. I am including the response attached to and incorporated therewith as an exhibit. See, the Court's response attached hereto.

21. In a letter dated February 2, 2021 the Court responded, "The Court acknowledges receipt of (my) letter dated January 7, 2021, wherein (I) request that the attorney registration fees for lawyers out of work due to the pandemic be waived.

22. I responded per the attached February 5, 2021 letter, attached hereto and incorporated herewith in toto, as an Exhibit. I provide in part:

"Thank you for the February 2, 2021 letter in which the Court indicated it would consider requests for waivers of attorney fees on a case by case basis, by formal request.

My concern, is accepting applications for waivers on a case by case basis violates the Equal Protections Clause applicable to the State's agencies, even the courts via the 14th Amendment, by disparate treatment within a class. I am likely not the only one out of work due to the pandemic. Others are struggling too. A case by case determination would likely be per se unconstitutional.

I will likely never have standing to stand up for those similarly situated with myself. Yet, if I made such a request, I would be asking the Court to treat me with preference instead of impartiality as required by law.

My conscience may not allow me to make such a request, tempting this Honorable Court to misbehave to serve my own gain.

I can, however, request that all fees for attorney registrations be the same regardless of years barred. So, I am making such a request for future consideration for 2022 and beyond. Please treat all lawyers the same by requiring the same lawyer registration fee for every lawyer, without persecution towards attorneys with more years of experience by an increased fee. There is no rational basis for an increase in lawyer's fees based on number of years, except the desire for more money.

It is wrong to assume the longer you have been barred, the more money you have or must pay.

I am saddened when I see unjust decrees and policies based on the love of money, desire for money, at the cost of driving out the love for humanity, the people the state serves.

On an aside, the reason why I became a lawyer is my faith in Jesus Christ. Justice in the Courts is a command by God. See Amos 5:15. Jesus Christ

taught that “justice, mercy, and faithfulness” are more important commands. Matthew 23:23.

23. In my second request relating to attorney fees, dated February 5, 2021, I go on to discuss more religious concerns therein.

24. I note, Mark Vavala in the Email exhibits noted 5 other attorneys reached out to him regarding attorney fee cost issues.

25. Imagine how many other lawyers may be struggling due to the pandemic, possibly catching the sickness or caring for a loved one or merely life's struggles unforeseeably hampering lawyer's capability to pay the Registration fee.

26. Such case by case application creates disparate treatment by the hidden reign of lusts or likes as it suits the judges interests, not the impartial rule of law, without selective application.

27. The Court should create a form that permits lawyers without the ability to pay to waive such fees, to automatically apply for waiver based on debt or financial burden, and such waivers should be freely given, instead of enslaving already financially desperate people with additional pressure.

28. No one is above the law. No one is below the law, not even judges who administer the laws. Judges must maintain their independence from self interest, and their appearance of independence.

27. “The Founders rejected the medieval myth that sovereign (rulers, even judges and Presidents) are anointed by God to rule over them. The Founders laid a

new foundation for our country, based not on the lie of divine right, (but by free choice, the free will of the people based on the universal belief that) all people are created equal and all just powers are derived from the consent of the governed.

They changed the very source and nature of Law. Law does not emerge from the mouth of a king but rather the votes of the freely chosen representations of the people," with limited, not absolute power, limited by the Constitution by the Courts. Citing, Duquesne Lawyer, *The Rule of Law, the Constitution and Democracy*, by Wilson Huhn, Professor of Law, Spring 2021 Edition.

28. Partiality and the appearance of impartiality must be maintained in my case to protect the integrity of the courts.

29. I seek to protect the judiciary.

30. To maintain the integrity of the three branches of government.

31. In this United States, the Founders created checks and balances to prevent and fix branch overreach. The fact a check is made, means the system is focused on maintaining a more equal, fair, just union. Humans with hearts are in control and in charge of choosing to maintain, and service the checks on the executive, judicial and legislative branches, like a car in need of oil to run better. People must choose to use their brain to care to think, to care to know, to care to love humanity, instead of comfort, convenience and cost by avoiding tune ups in our system of government.

32. The fact I seek correction will not prevent me from seeking protection of the same system I am seeking to tune up through law suits, to prevent the engine of our nation from failing us, the impartial rule of law.

33. The Courts can uphold the integrity, encourage faith in the system by having the humility to understand it is run by imperfect people in need of guidance through checks and balances, the executive branch, the legislative branch and even the judiciary.

34. In addition, my little cousin, Ikey Adams, a family member, is a partner in Sidley Austin, in DC, where Chief Justice Seitz's daughter appears to work too.

34. These two issues, as to who instigating the government threats via the ODC and De-Lapp, and the familial relations, create the appearance of partiality, or bias that may blemish a rather historical case, should this Court allow me to go forward with arguments.

35. The President(s) need the court's heavy hand of loving guidance to reign in the Presidents' abuse and misuse of power and government funding by dissolving the establishment of government-religion. President Bush Junior, President Obama, President Trump, and President Biden all misbehaved, and misbehavior will continue well past their fleeting lives, should this court fail to declare the Presidents are not above the Constitution. Sovereign immunity seems

to be waived for RFRA claims per the Supreme Court against officials, including the President. *Tanzin v. Tanvir*, 141 S. Ct. 486, 208 L. Ed. 2d 295 (2020)

36. I respectfully request that the Honorable Chief Justice be recused from deciding this case.

May 28, 2021

Respectfully Submitted,

/s/ Meghan Kelly
Meghan Kelly
34012 Shawnee Drive
Dagsboro, DE 19939
pro se, as a party, not an
attorney advocate
meghankellyesq@yahoo.com

EXHIBITS
THERE TO

Transaction Receipt from Delaware Supreme Court Attorney Registration for \$353.00 (USD)

From: Auto-Receipt (noreply@mail.authorize.net)

To: Meghankellyesq@yahoo.com

Date: Saturday, February 6, 2021, 01:38 PM EST

Order Information

Description: Annual Registration [e7f2e41f-a8bd-4e7b-bfab-9d5f3858b75f]

Billing Information

Meghan Kelly
19939
Meghankellyesq@yahoo.com

Shipping Information

Total: \$353.00 (USD)

Buyer Information

Date/Time: 6-Feb-2021 10:38:16 PST
Transaction ID: 62839723216
Payment Method: Visa xxxx9775
Transaction Type: Purchase
Auth Code: 745294

Product/Service Information

Delaware Supreme Court Attorney Registration
Wilmington, DE 19801
US
teres@doslegal.com

Re: Nick of time response/Glad your kid is okRe: Your kid/meg worried

From: Meg Kelly (meghankellyesq@yahoo.com)

To: mvavala@dsba.org

Date: Thursday, May 27, 2021, 02:19 PM EDT

Thank you Mark.

Please remain uninvolved, as I might have to seek further action, and state agents may get in trouble. Please remain uninvolved, even with your child.

I am grateful, she has her job.

This is a serious matter.

Very truly,
Meg

On Thursday, May 27, 2021, 01:24:20 PM EDT, Mark Vavala <mvavala@dsba.org> wrote:

Meg, I won't be involved in whatever transpires. As for my knowing your situation, there have been at least five other members who have approached me since COVID who needed assistance in some form and were in financial difficulties. I didn't refer anyone who contacted me to either ODC or DE-LAP, so I really don't know anything more.

Again, you will remain in my prayers.

Mark

Mark S. Vavala, Esq.,
Executive Director,
Delaware State Bar Association
405 N. King Street, Suite 100
Wilmington, DE 19801

(302) 658-5279 (office)

(302) 658-5212 (fax)



www.dsba.org

From: Meg Kelly <meghankellyasq@yahoo.com>
Sent: Thursday, May 27, 2021 1:12 PM
To: Mark Vavalia <mvavalia@dsba.org>
Subject: Re: Nick of time response/Glad your kid is okRe: Your kid/meg worried

Mark

You are the only one in the world, other than the Supreme Court who knew of my waiver. I am disappointed. I sought relief from the Delaware Supreme Court to make both the ODC and DE-Lapp desist. Please refrain from participating further. It is in the Supreme Court's hands now, whether my order will be granted or denied.

Thank you,

Meg

On Thursday, May 27, 2021, 12:10:15 PM EDT, Mark Vavalia <mvavalia@dsba.org> wrote:

Hi Meg. I don't know what you are referring to. I didn't submit your name to any ODC/DE-LAP matter at all. My correspondences with you have always been cordial. I saw the letter you sent as a copy in your last email and that was the first time I saw DE-LAP had contacted you. Carol and I have a good working relationship and I respect all she does to help out attorneys, but she keeps her matters confidential from me. If it is something else I did, please let me know as I take seriously any accusation that I threw someone under the bus. I know how hard you work and how passionate you are about your issues.

That being said, if DE-LAP reaches out, then someone did suggest you needed help and I encourage everyone to go that route rather than having ODC get your case. Carol is confidential and has helped a lot of attorneys...not just those who need help, but those who have been referred unnecessarily and having her in your corner is great. She works tirelessly to make sure that people don't run into trouble.

Again, though, I see that as your personal right to make that choice.

Please take care,

Mark

Mark S. Vavala, Esq.,
Executive Director,
Delaware State Bar Association
405 N. King Street, Suite 100
Wilmington, DE 19801

(302) 658-5279 (office)
(302) 658-5212 (fax)



www.dsba.org

From: Meg Kelly <meghankellyesq@yahoo.com>
Sent: Thursday, May 27, 2021 8:34 AM
To: Mark Vavala <MVavala@dsba.org>; Meg Kelly <meghankellyesq@yahoo.com>
Subject: Fw: Nick of time response/Glad your kid is okRe: Your kid/meg worried

Mark,

Maybe you threw me under the bus for self interest because I asked for help in the past? I am disappointed.

Please do better by refraining from participating in burdening my first amendment freedoms in my suit, my free exercise of religious beliefs, freedom of conscience from substantial burden by persecution by the forced will of the state through its arms to serve money and material gain, not good by love and respect for humanity, instead exploitation to serve self interest by the mere fact I choose to live God's will

Thank you,

Meg

— Forwarded Message —

From: Meg Kelly <meghankellyesq@yahoo.com>

To: Mark Vavala <mvavala@dspsa.org>

Sent: Thursday, May 27, 2021, 07:55:17 AM EDT

Subject: Nick of time response/Glad your kid is ok/Re: Your kid/meg worried

Hi Mark,

Thank you for writing back as I was going to draft something to look after your kid.

I sent a motion for the supreme court to rein in its arms. I actually retained the new ODC guy in a case as an arbitrator. He should know better than to unlawfully interfere.

I am reviewing a slew of executive orders where I see Bush Junior, Obama, Trump, and Biden all misbehaved. In particular Bush Junior talked about deregulating obstacles meaning the free exercise clause in 3 or more of his orders to pay churches to perform government work in a wicked, bought or bartered, bribed union of church and state to essentially whore churches to the state, the blasphemous backing by buying the appearance of backing of God. This is an abomination.

I digress, Biden misbehaved in his Feb 14 executive order by talking about preserving the free exercise clause while destroying the same by continuing to purchase churches bought, bartered for, bribed, backing not free but bought, for services to perform government work, causing inefficiencies guaranteed. The churches create the illusion of charity but they serve business greed and supplement with fundraising which as you know I believe damns people to hell as not true charity by teaching deception as truth. Business greed is not true charity per Jesus Matthew 6:1-5, but is the mark of children of the devil, the beast, should they not wash away such inequity and be made clean.

The root of the religious dissension we have seen in our country in recent years is the love of money not the love of any God. Trump merely watered it, allowing it to pierce through the surface with unholy weeds. (biblical reference exploiting the pandemic. That is not okay. The courts are my hope for a hero to correct and prevent harm. They can make Biden behave too. They will be in charge of guiding him to do good, by love of humanity, not evil, by love of funding and money at the cost of sacrificing troops lives. God desires mercy not sacrifice. Christians go after the 1 and leave the 99 behind. I should fear God should I sacrifice the weak, the sick, the elderly, the vulnerable, the misguided to the wolves to serve the pack. Troops are manipulated like the government's bitches, like dogs by praise and profit to be exploited like call girls for war money, not freedom. I must seek to protect them. You may see my words and deeds as an insult offense, but God teaches it is love to reign in folks from the slaughter. Love is not feeling good. It is actually feeling bad, having a conscience at harm to one's brother, our brother is all of humanity, to lose one to eternal sin, is to lose an irreplaceable treasure forever. Courts can guide the misled back to the narrow way and save souls, if I guide the misled courts to do so. The Supreme Court is hard headed and confused. I must seek to correct them. I am pretty sure my case will go to the Supreme Court eventually if not on this appeal, unless Biden surprises me by agreeing to a stipulation.

I asked the court to stand down its arms.

So, glad you spoke up since I already drafted something and held off on sending it since it was late. Please tell your arms to stand down and stop interfering to prevent escalation. Attached, please find a motion the court received where I respectfully requested your arms stop interfering in my case through threats or otherwise, especially Judge Clark. I was so disappointed in him.

Thank you. Have a good day.

With love and gratitude your kid is okay,

Meg

On Wednesday, May 26, 2021, 07:17:58 PM EDT, Mark Vavala <MVavala@dsba.org> wrote:

Hi Meg. No worries! My daughter moved to New York after working with ODC only for a short while. She wanted to live in Manhattan. My niece Kathy still works at ODC.

Thank you for your kind words. I really hope that you are well and aren't too stressed over all the things you wrote me about last time. I think the last President did some horible things and I'm hopeful we all get a break from that behavior. It would be nice if everyone just treated each other with compassion and kindness. We never know what someone is going through.

Please take care of yourself. And stay safe.

Mark

From: Meg Kelly <meghankellyesq@yahoo.com>
Sent: Wednesday, May 26, 2021 11:54 AM
To: Mark Vavala <MVavala@dsba.org>
Cc: Meg Kelly <meghankellyesq@yahoo.com>
Subject: Your kid/meg worried

Hi Mark,

You were kind to me, and respected me as a human, even if you did not agree with me over all these years.

Others have not been so kind. Thank you.

I am concerned that your daughter may have lost her job at the ODC, because you were kind, and treated people like me fairly, without disparate treatment based on poverty, religion or political association.

I am sad I did not write anything to the court to address this.

I am sorry people get into trouble in this world for doing the right thing.

I hope your kid is working at another safe place.

Thank you for being a hero by your love for humanity, not sacrificing people for profit or praise. That makes you different.

Love,

Meg

SUPREME COURT OF DELAWARE

LISA A. DOLPH
Clerk

SUPREME COURT BUILDING
55 THE GREEN
DOVER DE 19901

DORIS J. ATKINS
Chief Deputy Clerk
DEBRA J. ZATLOKOVICZ
Senior Court Clerk
RENÉ A. WORRELL
Senior Court Clerk
BLIZZETH A. FELICIANO
Senior Court Clerk

(302) 739-4155
(302) 739-4156

February 2, 2021

Meghan Marie Kelly, Esquire
34012 Shawnee Drive
Dagsboro, DE 19939

Dear Ms. Kelly;

The Court acknowledges receipt of your letter dated January 7, 2021, wherein you request that the attorney registration fees for lawyers out of work due to the pandemic be waived. Attorneys wishing to have the assessment fee waived must file a formal request. The Court will take each request under consideration as received and act appropriately.

Very truly yours,

/s/ Lisa A. Dolph

MEGHAN MARIE KELLY, ESQUIRE

34012 Shawnee Drive
Dagsboro, DE 19939

February 5, 2021

Delaware Supreme Court
55 The Green
Dover, DE 19901

RE: Suspension of lawyer fees/Equal Protections concern/New Request 2022, flat fee for all licensure fees not based on years which is not rationally related to a legitimate purpose, instead arguably may be age discrimination to weed out older lawyers

Dear Honorable Supreme Court Chief Justice Collins J. Seitz, Jr.:

I hope you are healthy and well. Thank you for the February 2, 2021 letter in which the Court indicated it would consider requests for waivers of attorney fees on a case by case basis, by formal request.

My concern, is accepting applications for waivers on a case by case basis violates the Equal Protections Clause applicable to the State's agencies, even the courts via the 14th Amendment, by disparate treatment within a class. I am likely not the only one out of work due to the pandemic. Others are struggling too. A case by case determination would likely be per se unconstitutional.

I will likely never have standing to stand up for those similarly situated with myself. Yet, if I made such a request, I would be asking the Court to treat me with preference instead of impartiality as required by law.

My conscience may not allow me to make such a request, tempting this Honorable Court to misbehave to serve my own gain.

I can, however, request that all fees for attorney registrations be the same regardless of years barred. So, I am making such a request for future consideration for 2022 and beyond. Please treat all lawyers the same by requiring the same lawyer registration fee for every lawyer, without persecution towards attorneys with more years of experience by an increased fee. There is no rational basis for an increase in lawyer's fees based on number of years, except the desire for more money.

It is wrong to assume the longer you have been barred, the more money you have or must pay.

I am saddened when I see unjust decrees and policies based on the love of money, desire for money, at the cost of driving out the love for humanity, the people the state serves.

On an aside, the reason why I became a lawyer is my faith in Jesus Christ. Justice in the Courts is a command by God. See Amos 5:15. Jesus Christ taught that "justice, mercy, and faithfulness" are more important commands. Matthew 23:23.

Just like not all secular laws are afforded the same weight, but are superseded by greater laws for example federal laws preempt and supersede conflicting state laws, not all of God's laws are afforded the same weight but are superseded by the law of love. (See, John 19:11, Jesus told Pilate ...“ the one who handed me over to you has the greater sin.”); (See, 1 John 5:17, “All wrongdoing is sin, and there is sin that does not lead to death.”); (See, Luke 6:3-4 “Jesus replied, ‘Have you not read what David did when he and his companions were hungry? He entered the house of God, took the consecrated bread and gave it to his companions, and ate what is lawful only for the priests to eat.’” King David violated the Levitical laws to live for God. Yet, he was not guilty of wrong doing.); (See Hosea 6:6, Matthew 9:13, Matthew 12:7, Proverbs 21:3, Isaiah 1:11, God desires mercy not sacrifice.); (See, Isaiah 1:13-15 “Bring your worthless offerings no more; your incense is detestable to Me—your New Moons, Sabbaths, and convocations. I cannot endure iniquity in a solemn assembly. 14I hate your New Moons and your appointed feasts. They have become a burden to Me; I am weary of bearing them. When you spread out your hands in prayer, I will hide My eyes from you; even though you multiply your prayers, I will not listen. Your hands are covered with blood.”); (See, Matthew 12:1-8, Mark 2:23:28, and Luke 6:1-5, Jesus picks grain on the Sabbath, allegedly violating

the law of the Sabbath, but not breaking the law.); (See, Matthew 12:9-14, Mark 3:1-6, and Luke 6:6-11, Jesus healed a man with a withered man on the Sabbath); (Luke 13:10-17, Jesus healed a woman with a hurt back on the Sabbath.); (Luke 14:1-6, Jesus healed a man with dropsy on the Sabbath); (John 5:1-9, John 7:21-24, Jesus healed a cripple man, who could not go into a pool of water without help.); (John 9:1-41, Jesus cures a blind man on the Sabbath.).

I believe the courts have the power to save lives and eternal lives. Our nation is in need of a hero. I know that the Courts have no power unless lawyers humble themselves and ask for their help. Now is a time I need my license to practice law the most.

I live in Sussex County where Bible boys gone wild teach anarchy, lawlessness, is freedom. Lawlessness is not freedom, but tyranny by those with money, power and connections without restraint, called laws to stop them from harming others to serve their own.

Some churches are misbehaving by inciting insurrection and disobedience to laws to attend services, which they call Sabbath, to serve their coffers.

Many preach breaking the Sabbath violates Jesus Christ's teachings. Jesus teaches us we break a greater law of love by not safeguarding the

health and valuing the dignity of lives of others, by failing to break the so-called Sabbath to preserve the health and lives of others. Id.

They preach for their own vanity, their own purpose, not to glorify God by his love and mercy. They are confused, and really do not know. They are tempted to break small laws meant for their benefit, to break greater laws by profiting off of the unholly cries for "Gods, guns and freedom." My God is a God of life and love not death for dollars.

Our nation and the world is in trouble. I believe the Courts have the power to be our hero to save us, if we only have the courage to ask.

Things are not ok down here in Sussex. People see evil as good and good as evil.

The government through its agents misbehaves by citing the same passages in the Bible the KKK cites to serve their own gain under the guise of Godliness by violating Jesus's teachings too.

Jesus says there is "no greater sacrifice than to lay down your life for one's friend." John 15:13 Jesus next says "You are my friend if you do what I command you." John 15:14 Jesus commands us to love our enemies, not kill them. Matthew 5:38-48, Luke 6:27-36, Romans 12:14-21, Proverbs 25:21, Exodus 23:4-5. Yet, the military misleads our troops to harm enemies, under the guise of Godliness, but in truth to serve the vanity of

men. The troops are misled to potentially be damned to hell by serving reign by might not right, reign by violence and threat of death like barbarians instead of logic and reason in the courts. See, Hebrews 2:14, the devil has power over death. Jesus came to give life and eternal life. See, John 6:51.

With the acceptance of the cloak of government authority, government servants have fewer freedoms to share their belief and may not condemn nor support a religious belief under the inherent threat of persecution against people for believing differently than those with government authority.

This Court does not have to believe as I do, to safeguard everyone's freedom to worship or not according to the dictates of their own conscience, without government sponsored persecution.

The Supreme Court misbehaves too. Please see the attached. I fear Justice Alito, Justice Kavanaugh and Justice Thomas are confused into believing in sacrificing human life to keep the so-called Sabbath and to serve business greed is keeping the law. They are wrong. They love money not humanity, and will sacrifice those the Constitution protects to serve the almighty dollar under the guise of an almighty God or good. See, Matthew 6:24. I think those justices will go to hell if they are not corrected by our courts or otherwise. Confusion kills. See 2 Corinthians 4:4.

This Court has the power to save lives and eternal lives, even the lives of US Supreme Court justices, via correction with mercy, to prevent condemnation by transforming wrong doers into right doers, by love for one another, not exploitation of one another to serve the love of money.

Thank you for your kind consideration.

CC: LD, via Email

Respectfully submitted,



Meghan Kelly, Esquire
Bar # 4968
34012 Shawnee Drive
Dagsboro, DE 19939
(Word Count 1431)

Smooth as
butter is -
the Bible concerning
leaders who mistreat
with sweet nothings
Psalm

Psalm 55:21
His talk is sweet
but his
war is in his
eye

Freedoms are not for sale
Business is not religion
Business Greed is not God

The Supreme Court has before it a case to determine whether a government entity violates the free exercise of religion of a religious business organization by refusing to pay a Catholic agency to foster kids.

I argue it is not. I must confess, the Cake decision in *Masterpiece Cakeshop v. Colorado Civil Rights Commission*, where a similar issue arose, was as smooth as butter, so easy to swallow. But I realize now, the Honorable Supreme Court's decision is poison in that case too. It just took months to get through my hard head because I was so captivated by the brilliant, persuasive writing of the Supreme Court Justices.

Thank you for allowing me to share some hard to swallow words, that are nourishment to maintaining our freedom from government sponsored private oppression.

The distinguishing element in the Cake case and the one before the Honorable Supreme Court now is performing business by barter or exchange is not freedom, but costs a form of exchange. The critical element is looking at the permission to accept money in the form of business verses lawlessly turning people away, from serving a good or service based on personal religious beliefs or beliefs of conscience. The license to accept money verses the fundamental right to give money for a service or good without being turned away, based on religion, like race, or place of origin, is the critical.

Think of the horrors of our own history that we have overcome, the signs "No Catholics served here," "No Irish," or "No blacks."

Think of Delaware's ugly scar in *William Burton v. Wilmington Parking Authority*, 365 U.S. 715 (1961), a government agency wrongfully permitted a business it leased a restaurant building to, to maintain a policy of saying no blacks served here. The Supreme Court kindly, like a loving parent, corrected our own misbehavior Delaware. It is wrong to tell people they may not be served here, even under the guise of God or good.

We have the freedom to worship or not according to the dictates of our own conscience, without government sponsored public or private persecution.

I thought hard about the 13th Amendment, involuntary servitude, and truth clunked in my hard head. Business is not a right. Freedoms are not for sale. Business is not a religion. Business greed is not God.

Businesses should not be in business if they get to turn away certain segments of society. If your religion requires discrimination in the business, you may choose a different business.

Freedom is not for sale. The government misbehaves by endorsing the premise those who do not conform to the beliefs of businessmen, women or entities may be turned away. Will business greed under the guise of Godliness become the religion of many more? Jesus Christ says, "You cannot serve both God and money." Citing, Matthew 6:24. I choose to guide folks to love one another, not exploit others to serve their own for their love and trust in money, as God.

Should the Supreme Court declare the mark of the beast, business greed is God, Congress through the Interstate commerce clause has the power to balance, correct the Supreme Court's misbehavior, by passing laws to prevent businesses from turning people away based on religion, or other factors under the guise of religion, such as race, or place of origin.

Thank you for allowing me to share my concerns.

Appendix P

THE SUPREME COURT OF THE STATE OF DELAWARE

In the Matter of a Member of the Bar of the Supreme Court of the state of Delaware) Supreme Ct. No. 58, 2022
Meghan M. Kelly, respondent.) Misc. 541,
Board Case No. 115327-B

Respondent's Meghan Kelly's Motion to be excused from the notary and affirming requirements in Delaware Court pleadings

Respondent Meghan Kelly respectfully requests to be excused from the notary and affirming requirements in Delaware Court pleadings.

1. On May 4, 2022, the Chancery Court adopted a new rule, Rule 178B (“New-Rule”), which requires notarizations of Chancery Court pleadings, without exception for declarations for indigents who “proceed in forma pauperis” and persons adjudicated disabled to “terminate [such disability adjudication] in favor of less restrictive measures.” (See, attached Exhibit A)

2. The ODC seeks to adjudicate me disabled to compel government incited restrictive means in retaliation for my exercise of fundamental rights in violation of the First and Fourteenth Amendments. US Amend I, XIV.

3. I am an indigent who would be required to proceed in forma pauperis in the Chancery Court, the Court of equity, to lift any restrictions upon my license to practice law, or other restrictions, should the Delaware Supreme Court adjudicate me disabled, but for my religious-political beliefs, contained in my

petitions in violation of the First and Fourteenth Amendment Equal Protections Clause. US Amend I, XIV.

4. It is against my religious beliefs to swear by notarizing Court pleadings.

5. It appears this Court has made a determination on my case, before granting me an opportunity to be heard, while colluding with the Chancery Court below, by requiring indigents and those deemed or alleged mentally disabled to notarize petitions, without exception for declarations. The Court appears to pass this New-Rule to intentionally create an obstacle, targeting me selectively, to prevent me from exercising the right to petition in the Chancery Court to lift any restriction the Delaware Supreme Court may adjudicate upon me or my active license to practice law.

6. The Chancery Court and this Court had notice it is against my religious beliefs to notarize by swearing in by *Kelly v Trump*, 21-0809 and 21-119, *Kelly v Democrats*, 2020-0157. (See attached Exhibits B-C); (Also see, Objn-Ex-N, internal Exhibit 3 to Exhibit 6, DI 43).

7. The new Chancery Court requirement conflicts with federal law, 28 U.S.C. § 1746, and our Constitution which specifically allows for affirmations or declarations.

8. The original 1787 text of the Constitution of the United States makes three references to an "oath or affirmation": In Article I, senators must take a special oath or affirmation to convene as a tribunal for impeachment; in Article II, the president is required to take a specified oath or affirmation before entering office; and in Article VI, all state and federal officials must take an oath or affirmation to support the Constitution. Another reference appears in the Fourth Amendment, which specifies that all warrants must be supported by evidence given under oath or affirmation.

9. Though U.S. presidents are free to either swear or affirm the inaugural oath of office, I am aware of only one president who has chosen to affirm. The nation's 14th president, Franklin Pierce, affirmed the oath upon his March 4, 1853 inauguration. (https://en.wikipedia.org/wiki/Franklin_Pierce). I applaud his conduct for keeping religion and state separate so as not to use God's name or the name of religion for political vanity. *Exodus 20:7*

10. The right not to swear stems from an old England case, determined on December 1678, trial of William Brayn. (Attached as Exhibit D)

11. It is against my religious beliefs to affirm too. I am a Christian. God teaches us not to promise, affirm or swear, as our lives are not our own, but God's, not man's, to own by compelled debt in exchange with Constitutional exercise of fundamental rights. See, *1 Corinthians 6:19*.

12. Debt is against my religious beliefs. See, *Romans* 13:8. I believe those who create artificial debt sin and will be cast in the fires of hell for requiring people to pay for what is not theirs to sell, including freedom. Yet, if they repent by cleaning their hearts, they will have eternal life in heaven. I believe their sins will be remembered no more by God.

13. Declarations, affirmations and oaths violate my religious beliefs. I am a Christian. I read the Bible for guidance. Jesus teaches “do not swear, let your yes be yes and your no be no. Everything else is from the evil one.” *Matthew* 5:35-37.

14. In the Old testament of the Bible, two dads got themselves into trouble for disobeying God by making promises, affirming or swearing in the bible. One father promised God if everything goes well with his aim, he would sacrifice the first thing that greeted him at home. *Judges* 11:30-31. Expecting live stock, the man greeted his daughter, and sacrificed her under the guise to God, but in reality, for his own sinful pride to keep his word. It would have been better not to sacrifice her. It is written “God desires mercy not sacrifice.” *Matthew* 12:7, *Hosea* 6:6, *Isaiah* 1:11-17.

15. A second father got into trouble got into trouble for disobeying God by stating anyone who breaks a fast will be killed. His son ate honey, not knowing about the fast. The dad violated a more important command, to protect his

appearance and pride, which is a greater sin. *1 Samuel 14:27*. It is my religious belief dads and all people should not make material oaths to keep their bond or word. It is better to break their promise, than to sell the souls of their children or their own soul for material gain, which makes my heart have great sadness. These two dads misbehaved. We should not promise under penalty or debt. My word should suffice, based on my religious beliefs. I request that I, individually, no longer be required to affirm or swear to pleadings before the Delaware Courts.

16. God teaches I am a temple. I am not my own. I am not to make oaths, affirmations, or declarations that may make man or money my master as creditor. See, *Matthew 6:24*. 2

17. I fear you may cause injustice if I do not sign the declaration, but I request the Delaware Supreme Court excuse me from the requirement in all courts, herewith, including the Delaware Chancery Court. Injustice is a greater sin. I must seek justice with mercy faithfully to obey Jesus. *Matthew 23:23*.

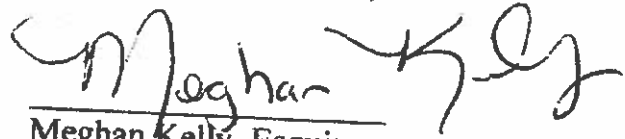
18. The state has an important interest in determining the truth, but removing the obligation that compels me to violate my religious belief in exchange to exercise the right to defend my exercise of fundamental rights, is not the least restrictive means in my case. I fear God, and do not require the threat of punishments to speak honestly. The Court must grant an exception for me in order

not to compel me to violate my religious beliefs in exchange with permission to exercise a fundamental right.

Wherefore, I pray this Court grants my motion, and relieves me of affirming and notarizing documents by signing the attached order.

June 6, 2022

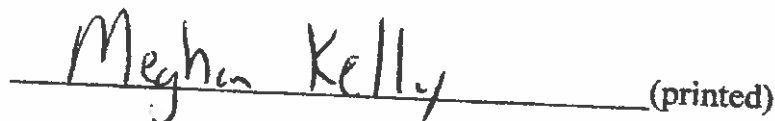
Respectfully Submitted,



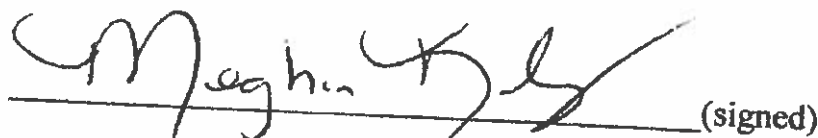
Meghan Kelly
Meghan Kelly, Esquire
34012 Shawnee Drive
Dagsboro, DE 19939
meghankellyesq@yahoo.com
Unrepresented indigent party,
Bar No. 4968
(Words 1, 137)

I declare and affirm that the foregoing statement is true and correct under the penalty of perjury.

Dated: June 6, 2022



Meghan Kelly (printed)



Meghan Kelly (signed)

Exhibit A

IN THE COURT OF CHANCERY OF THE STATE OF DELAWARE

**IN RE: ADDITION OF NEW RULE 178B TO THE COURT OF CHANCERY
RULES, SECTION XVII**

This 4th day of May 2022, IT IS HEREBY ORDERED that the Court of Chancery Rules, Section XVII, are revised to add new Rule 178B, effective immediately.

Rule 178B is added as follows:

Rule 178B. Unsworn Declarations under Penalty of Perjury in Certain Guardianship Matters.

Pursuant to Section 3927 of Title 10, the use of an Unsworn Declaration under Penalty of Perjury is hereby authorized for pleadings or papers filed in guardianship matters, except for those listed below. Unsworn Declarations under Penalty of Perjury may be used in lieu of verifications, sworn declarations, affidavits, and notarized signatures that are otherwise required on pleadings or papers. An Unsworn Declaration under Penalty of Perjury may not be used with any of the following: petitions seeking to appoint a guardian for adults with an alleged disability or to appoint a guardian of property for a minor, to remove a guardian and/or appoint a successor guardian, and to add a co-guardian; physician's affidavits, and personal information sheets filed by petitioners related to those petitions; petitions to terminate a guardianship due to recovery of the person with a disability or to terminate in favor of less restrictive measures; petitions for instructions regarding life-sustaining procedures; consents filed related to those petitions; petitions to transfer funds at majority in guardianships of a minor's property; and applications to proceed *in forma pauperis*. The Chancellor may further limit the use of Unsworn Declarations by Order or Administrative Directive.

FOR THE COURT:

/s/ Kathaleen St. J. McCormick
Chancellor Kathaleen St. J. McCormick

Exhibit B

—

10

21-1490/21-3198 Fw: Swearing in verses affirming the reason why courts now say swear or affirm Fw: Sponsor for the United States Supreme Court

From: Meg Kelly (meghankellyesq@yahoo.com)
To: zi-xiang.shen@delaware.gov; david.weiss@usdoj.gov; meghankellyesq@yahoo.com
Date: Thursday, May 5, 2022, 10:11 AM EDT

I saw the new rule requiring in forma pauperis and mentally disabled to notarize with no exception for religious beliefs sent to all lawyers yesterday. The Chancery Court read about this twice in my complaint against Donald J. Trump and a second time in Kelly v democrats. They knew this. I am disappointed.

----- Forwarded Message -----

From: Meg Kelly <meghankellyesq@yahoo.com>
To: Johnson Karlis P (Courts) <karlis.johnson@delaware.gov>; Dolph Lisa (Courts) <lisa.dolph@delaware.gov>; Meg Kelly <meghankellyesq@yahoo.com>
Sent: Thursday, May 5, 2022, 10:08:24 AM EDT
Subject: Swearing in verses affirming the reason why courts now say swear or affirm Fw: Sponsor for the United States Supreme Court

Do you see how the Chancery Court Order violates my faith in Jesus.

----- Forwarded Message -----

From: Meg Kelly <meghankellyesq@yahoo.com>
To: "Jeannie.Balke@state.de.us" <Jeannie.Balke@state.de.us>
Sent: Tuesday, February 21, 2012, 03:10:13 PM EST
Subject: RE: Sponsor for the United States Supreme Court

Dear Ms. Balke,

Thank you so much for checking with Justice Ridgely. Additionally, thank you for your suggestions.
I appreciate your time and help.

On a separate matter, I had the pleasure of being admitted to the DE bar by the Honorable Henry DuPont Ridgely. Unfortunately, I was concerned that my request to be admitted by affirmation as opposed to being sworn in was not honored. I made a special request with Ms. Holland, and yet it was not honored.

I know it sounds silly but I am a Christian and I actually believe in the bible. So, I've felt guilty years later because the bible provides, "Above all, my brothers, do not swear-- not by heaven or by earth or by anything else. Let your 'Yes' be yes, and your 'No' be no, or you will be condemned." NIV James 5:12.

The bible further provides, "Do not swear at all: either by heaven, for it is God's throne; or by the earth, for it is his footstool; or by Jerusalem ... Simply let your 'Yes' be 'Yes,' and your 'No,' be 'No' anything beyond that comes from the evil one." NIV Matthew 5:34-37.

To make matters worse, my name was misspelled on the wall of the Supreme Court. I know there's nothing I can do about how I became licensed in DE, but I was hoping I could somehow fix my name on the wall of the Supreme Court.

I have a family full of successful attorneys, and I am but a peon, still starting out. I can't believe I am related to the Mark Braden who coined the term "soft money." And my cousin Ikey Adams works where the President met his wife, Sidney Austin, and my deceased Grandpop has a plaque at Pittsburgh Courthouse as the infamous public defender "Battle Ship Bob." Nonetheless, I am proud to be the first female attorney in my family, and it would mean the world to be to correct the spelling of my name. So, I could someday show my future children and grandchildren that they can do anything if they stay determined. I brought it up with Ms. Holland a couple of times, but to the best of my knowledge it has not been corrected.

Thanks again for asking Justice Ridgely for help. I appreciate your kindness.

Very truly,
Meg Kelly, Esq.

ps. It's silly that we swear on the bible, when the bible instructs us not to swear. Could you ask the judges whether they would consider swearing in witnesses and admittes by using the term "do you swear or affirm." That way it may prevent heartbreak and regret. Thank you.

-- On Mon, 2/20/12, Balke Jeannie (Courts) <Jeannie.Balke@state.de.us> wrote:

> From: Balke Jeannie (Courts) <Jeannie.Balke@state.de.us>
> Subject: RE: Sponsor for the United States Supreme Court
> To: "Meg Kelly" <meghankellyesq@yahoo.com>
> Date: Monday, February 20, 2012, 2:43 PM
> Hello Meg - I wanted to get back to
> you to let you know that Justice Ridgely will only sponsor
> those attorneys that he knows personally -- usually through
> clerkships. Perhaps you could contact the U.S. Supreme Court
> Clerk's office to get of list of those that may be able to
> sponsor you. Best of luck to you!
>
> -----Original Message-----
> From: Meg Kelly [mailto:meghankellyesq@yahoo.com]
>
> Sent: Wednesday, February 15, 2012 1:17 PM
> To: Balke Jeannie (Courts)
> Subject: Sponsor for the United States Supreme Court
>
> Dear Honorable Henry DuPont Ridgely,
>
> I am seeking to be admitted before the United States Supreme
> Court, and I am hoping you will be willing to be one of my
> sponsors.
>
> Would you please consider sponsoring my admission before the
> United States Supreme Court?
>
> Thank you so much for your time and consideration.
>
> Very truly,
>
> Meg Kelly, Esq.
> 34012 Shawnee Drive
> Dagsboro, DE 19939
> meghankellyesq@yahoo.com
> 302-537-1089
> Licensed DE, DC & PA
>
> DE Bar # 4968
>



Exhibit C

Swearing in verses affirming the reason why courts now say swear or affirm Fw: Sponsor for the United States Supreme Court

From: Meg Kelly (meghankellyesq@yahoo.com)

To: karlis.johnson@delaware.gov; lisa.dolph@delaware.gov; meghankellyesq@yahoo.com

Date: Thursday, May 5, 2022, 10:08 AM EDT

Do you see how the Chancery Court Order violates my faith in Jesus.

----- Forwarded Message -----

From: Meg Kelly <meghankellyesq@yahoo.com>

To: "Jeannie.Balke@state.de.us" <Jeannie.Balke@state.de.us>

Sent: Tuesday, February 21, 2012, 03:10:13 PM EST

Subject: RE: Sponsor for the United States Supreme Court

Dear Ms. Balke,

Thank you so much for checking with Justice Ridgely. Additionally, thank you for your suggestions.

I appreciate your time and help.

On a separate matter, I had the pleasure of being admitted to the DE bar by the Honorable Henry DuPont Ridgely. Unfortunately, I was concerned that my request to be admitted by affirmation as opposed to being sworn in was not honored. I made a special request with Ms. Holland, and yet it was not honored.

I know it sounds silly but I am a Christian and I actually believe in the bible. So, I've felt guilty years later because the bible provides, "Above all, my brothers, do not swear-- not by heaven or by earth or by anything else. Let your 'Yes' be yes, and your 'No' be no, or you will be condemned." NIV James 5:12.

The bible further provides, "Do not swear at all: either by heaven, for it is God's throne; or by the earth, for it is his footstool; or by Jerusalem ... Simply let your 'Yes' be 'Yes,' and your 'No,' be 'No' anything beyond that comes from the evil one." NIV Matthew 5:34-37.

To make matters worse, my name was misspelled on the wall of the Supreme Court. I know there's nothing I can do about how I became licensed in DE, but I was hoping I could somehow fix my name on the wall of the Supreme Court.

I have a family full of successful attorneys, and I am but a peon, still starting out. I can't believe I am related to the Mark Braden who coined the term "soft money." And my cousin Ikey Adams works where the President met his wife, Sidney Austin, and my deceased Grandpop has a plaque at Pittsburgh Courthouse as the infamous public defender "Battle Ship Bob." Nonetheless, I am proud to be the first female attorney in my family, and it would mean the world to be to correct the spelling of my name. So, I could someday show my future children and grandchildren that they can do anything if they stay determined. I brought it up with Ms. Holland a couple of times, but to the best of my knowledge it has not been corrected.

Thanks again for asking Justice Ridgely for help. I appreciate your kindness.

Very truly,
Meg Kelly, Esq.

ps. It's silly that we swear on the bible, when the bible instructs us not to swear. Could you ask the judges whether they would consider swearing in witnesses and admittees by using the term "do you swear or affirm." That way it may prevent heartbreak and regret. Thank you.

-- On Mon, 2/20/12, Balke Jeannie (Courts) <jeannie.balke@courts.state.de.us> wrote:

> From: Balke Jeannie (Courts) <jeannie.balke@courts.state.de.us>
> Subject: RE: Sponsor for the United States Supreme Court
> To: "Meg Kelly" <meg.kelly@courts.state.de.us>
> Date: Monday, February 20, 2012, 2:43 PM
> Hello Meg - I wanted to get back to
> you to let you know that Justice Ridgely will only sponsor
> those attorneys that he knows personally -- usually through
> clerkships. Perhaps you could contact the U.S. Supreme Court
> Clerk's office to get a list of those that may be able to
> sponsor you. Best of luck to you!
>
> -----Original Message-----
> From: Meg Kelly [mailto:meg.kelly@courts.state.de.us]]
>
> Sent: Wednesday, February 15, 2012 1:17 PM
> To: Balke Jeannie (Courts)
> Subject: Sponsor for the United States Supreme Court
>
> Dear Honorable Henry DuPont Ridgely,
>
> I am seeking to be admitted before the United States Supreme
> Court, and I am hoping you will be willing to be one of my
> sponsors.
>
> Would you please consider sponsoring my admission before the
> United States Supreme Court?
>
> Thank you so much for your time and consideration.
>
> Very truly,
>
> Meg Kelly, Esq.
> 34012 Shawnee Drive
> Dagsboro, DE 19939
>
> 302-537-1089
> Licensed DE, DC & PA
>
> DE Bar # 4968
>

 Family Court Doc1.doc
27749

 Family Court Doc2.doc
27749

Exhibit D

William Brayn.

Theft: animal theft.

11th December 1678

Reference Number t16781211e-37

Verdict Not Guilty

Related Material  Associated Records

Cite this text

Old Bailey Proceedings Online (www.oldbaileyonline.org, version 8.0, 04 June 2022), December 1678,
Actions trial of William Brayn (t16781211e-37).

[Close](#)

Navigation < Previous text (trial account) | Next text (trial account) >

William Brayn Indicted, for that he, the 6th. of Septemb. 1678. did steal one Gelding, colour brown, from Ambros Galloway. He pleaded Not guilty, and put himself upon the Countrey.

William Brayn, for stealing a Gelding from Ambros Galloway; against whom

One testifi'd his knowledge, that it was Ambros Galloways Horse; and another, that he bought it of the Prisoner. But Ambros himself, being a Quaker, would not, for Conscience-sake, as he said, swear, and so could give no testimony about his losing him. Upon which the Court directed the Jury to find the Prisoner Not guilty for want of Evidence, and committed the Quaker, as a concealer of Felony, for refusing an Oath to Witness for the King.

That William Brayne, is not guilty.

[View as XML](#)

Footer

Version 8.0 | March 2018

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We welcome your feedback on this web site

Appendix Q

IN THE SUPREME COURT OF THE STATE OF DELAWARE

IN THE MATTER OF A MEMBER §
OF THE BAR OF THE SUPREME § No. 58, 2022
COURT OF DELAWARE § Board Case No. 115327-B
§
MEGHAN M. KELLY, §
Respondent. §

Respondent Meghan Kelly's Motion for good cause, 1 Pursuant to Supreme Court Rule 9, to Unseal the Record, 2. to declare self-regulation of attorneys, other

Professions, and judges unconstitutional, making business above the law, by making the dictates of professionals, or bureaucrats within agencies, as opposed to laws enacted by congress people, checked by the vote of the people, the law, and 3.

in lieu of and in the alternative, eliminate the secret trial requirements of professionals before Boards, including the Board on Professional Responsibility,

requiring the choice of an open or confidential forum left to the accused professional, instead of requiring a secret proceeding, concealing the accused's defense, to the advantage of the accuser state, in violation of equal protections, and due process 1st and 14th Protections

Respondent Meghan Kelly's Motion for good cause, 1 pursuant to Supreme Court Rule 9, to unseal the record in this case, 2. to declare self-regulation of attorneys, and judges unconstitutional, allowing impeachment and judicial determinations in case and controversies to be the only means to correct professionals, attorneys and judges, and 3. in the alternative, eliminate the secret trial requirements of professionals, requiring the choice of an open or closed forum to be at the discretion of the accused professional, instead of requiring a secret proceeding, concealing the accused's defense, to the advantage of the accuser state, in violation of equal protections, and due process 1st and 14th protections.

I Unsealing Pleadings in this case

1. Opposing counsel did not object upon my request for their stance.

2. This Court filed an Order deactivating my license to practice law.

The Order requires I petition the Board in a secret proceeding, where documents are sealed, in order to have the mere opportunity to be heard, albeit before a biased forum, on restating my property interest in my active license to practice law.

3. I intend to file a Rule 18 Motion for Reargument on this Court's Order deactivating my active license to practice law.

4. I also intend to appeal the Order to the US Supreme Court, on the record.

5. I must report to the 6 other jurisdictions where I am licensed to practice law, after a decision is found on my Motion for Reargument or the time to Reargue has lapsed.

6. To my horror, the Clerk of Court sent out the unfinalized decision to every jurisdiction I am licensed to practice law, when I googled my name and discovered I was being sued in one such forum.

7. I may be sued by 6 courts based on this Court's unfinalized Order.

8. Should I lose on appeal or collateral attack in the DE District Court, I may be required to discuss the record of this matter, upon my petition for restatement as an active member of the bar.

9. I have one copy of the file in paper form. Yet, public access to court copies prevents economic costs that cause 1. a substantial burden upon my access to the courts in defense of my fundamental rights, and, 2 a substantial government burden requiring I choose between forgoing my free exercise of religious beliefs against indebtedness or my right to petition the Courts and the Board, relating to fundamental rights. Exhibit A ¹

10. My computer does not permit storage of all data, and gives limited room by professional design to force consumers to use the trackable internet storage systems.

¹ Exhibit A shows my poverty, and my strong opposition, as an attorney, in inactive status, against term limits or Congressional control over the US Supreme Court. I also oppose self-regulation. Impeachment and law suits are the two means to correct judges. No judge should be controlled by business professionals, including professional boards, or by Congress, outside of written rules they may draft relating to impeachment. The judges will be tempted down the line by automation's ease, to potentially have their position as judges eliminated through automation. Automation has no power to render justice with mercy like judges. Judges have the ability to critically think beyond the standards, to see clearly the unique case before it, to render true justice based on truth, not conformity or sameness. Judges have a duty to protect people's freedom who think differently than they do, even if they believe those beliefs harm business's bottom line. What is more important money or freedoms under our constitution? I argue the Constitutional laws protecting individual liberty and individuals supersedes professions and entities who desire to sacrifice individual liberties or individuals for the entities or associations bottom line.

11. This Court is aware that my computers have broken, and have been replaced or repaired at times.

12. I require electronic access to documents, by making them public, to prevent a substantial burden on costs by requiring I copy physical documents to defend my person, should I lose, more data, as I have previously lost during this proceeding.

13. State Law librarian Galen Wilson kindly indicated he could pull public pleadings should I lose them for any technical reason.

14. More importantly, unsealing the documents, by my request, allows me a fairer opportunity to be heard in accordance with my asserted Due Process and Equal Protection Protections, as a party of one. US Amend I, XIV. Unsealing the documents grants me, the professional accused, the opportunity to be heard before the public too, as to defend my character before the world as a believer in Jesus Christ as savior, not in money for security.

15. The inherent, intentional, threat of releasing an opinion against the accused, while sealing the proceedings before the Board, and documents in the accused defense, places the accused, at a disadvantage. This practice is made to intentionally chill accused professionals' speech contained in the petitions to defend their position. The voices of professionals, including my voice, are

silenced by these inherently unjust rules. This punishes learning by silencing professional critical thinking to be conformed to the standards, which may exploit customers for convenience, costs, and material gain.

II Self-Regulation

16. Self-regulation takes government out of the hands of the government and makes business above the law, by making business, and professionals desire for money, the law.

17. This biased self-regulation enslaves professionals to business greed, not good, not based on freedom in a fixed bad business economy.

18. Allowing Professionals to self-regulate, corrupts justice by tempting professionals to look after their own, at the cost of exploiting others, untamed by the just rule of law to prevent killing, stealing or destroying human life for what I argue is the mark of the beast, business greed. Professionals have a tendency to conceal their own misconduct to prevent harming their mere appearance, and reputation of their colleagues.²

² As a Christian, I believe people sin for sacrificing justice to protect the illusion of the appearance of justice within the courts. Actual justice includes learning from our mistakes, not covering them up as this Court did by sealing four documents in Kelly v Trump, and terminating the employment of two court staff to conceal material evidence in my case. *John 7:24*, “Stop judging by mere appearances, but instead judge correctly.”

19. Self-regulation by deferring to professional standards causes injustice, by preventing courts from correcting professional standards that harm people.

20. As a child of God, I believe people sin by teaching man to blindly trust science, professionals, experts, research or innovation. I believe people are misled to harm by blindly trusting in man, the creature, the created and his creation, his scientific work, research, products and services as god and guide.

21. Perfection is not the standard, even for judges. Where there is humility, there is grace, improving the world here and in eternity. Where Government and government backed partners teach loyalty to profession, pride in profession, or position above loyalty to the Constitution, or where business is the law, there is lawlessness, by sacrificing people, and individual liberty for material gain.

22. This lawlessness, and corruption within government creates a threat of economic, physical or social persecution against my person and the public.

23. Partial forums, including this Court's, as applied, and the Board's, focus on professions, guarantee lawless injustice by focus on money instead of caring for people and their individual liberty above money, productivity, costs and convenience.

24. The practice of law is not a mere business. The practice of law protects freedoms that are not for sale, by barter or exchange. Money is not the law. The practice of law requires independent, impartial, critically thinking judges who uphold people's Constitutionally protected freedoms to think, live, believe, exercise belief, associate by the dictates of their independent, individual conscience, not the dictates of money or professionals.

25. Injustice is guaranteed when a judicial determination is for sale, a matter of barter or exchange as opposed to truth under the law. This affords those without anything to exchange, except their souls to slavery in violation of the 13th Amendment, at a disadvantage, in violation of the Equal Protections Clause's protection of the poor, and common person's fundamental right to access to the courts. The Courts must be more concerned with actual justice than the mere appearance of justice to serve their positions.

III. I request the Court allow self-representation for all professionals accused before a Professional Board.

26. This Court requires I petition before the Professional Board in order for opportunity to be heard to regain my active license to practice law. The Board requires by default, sealed secret hearings that give the state an advantage to the detriment of the accused, me.

27. A closed proceedings before professional board violates my due process right to a fair trial applicable to the state pursuant to the First and Fourteenth Amendment.

28. It appears professionals are afforded fewer opportunities by impartial forums where the focus is on lawless lusts, business greed, business marketing, and materialism at the cost of denying justice to people unconditionally, not for sale, with focus on the bottom line of business.

29. These closed proceedings, as applied to me as a party of one, arguably violate my First Amendment right to free exercise of religious-political speech, religious-political belief, religious-political exercise, religious-political petition, and religious-political association.

30. The closed proceedings arguably violate the Due Process and Equal Protections under the law, of parties of unconforming professionals, including me, who critically think beyond the standards that profit professionals at the detriment of the public, and the First Amendment right to Petition, pursuant to US Amend I, XIV.

31. Requiring a secret proceeding, concealing the accused's defense, to the advantage of the accuser state, while permitting the state to declare the final outcome, if it is detrimental to the accused professional to the public, disparages

the professional's character before opportunity to be heard on appeal, or with the reasonable, foreseeable intentional result of chilling the free exercise of critical thinking, belief, speech, professional affiliation, beyond the dumbed down conformed standards which stifle innovation by punishing free enterprise, free thought, and free debate.

32. The protected freedom of the people to use their minds, not economic force through money by profit or monetary penalties is what improves business, while protecting something more precious, individual freedom.

33. The closed proceedings disadvantage me, the accused, and creates injustice in the loss of fundamental rights, sold in exchange for the convenience of business, making even the courts corrupt, in that they focus on productivity, convenience, costs, in lieu of individuals and individual liberties, making people for sale, not free, by focusing on the bottom line.

34. Professional Boards should not make business and money the law. Impartial judges in the courts, and elected law makers should determine the law, based on critical independent thinking to determine the truth, not conformed to the force-fed thoughts of professionals who make money the law. The Equal Protections Clause may be violated by making those with something to barter, power, position or profit, able to buy justice, whereas the poor, though not less

valuable, are left with nothing to barter, but their own soul. Justice is not for sale, but is a matter of truth, not barter or exchange. I hate the scales the pagan goddess Lady justice carries, and hate her blind eyes and sword. A scale represents business, not equal protections under the law. I believe she teaches the way to hell by teaching justice can be compromised and weighted based on material gain. Mercy is more important than money. Correction in court to heal victims, while helping wrong doers improve by guiding them to make better choices, without controlling a no longer free people by artificial indebtedness, is more just. The sword represents heartless vengeance, with blind unconcern, not a loving leader shepherding his sheep. This dumbed down, ignorance is innocence, is a lie. I want judges to see clearly to care for the people. Judges need not be perfect, yet humble in that none are God, not even biased professionals, science or experts. I want judges to independently critically think, at the risk they may make mistakes. Otherwise, injustice will remain. Lawlessness will remain to be the letter of the law by allowing professionals in diverse areas to kill, steal and destroy for the bottom line, because they did not know. They did not care to know. They relied on the ever changing science. I believe people go to hell for not knowing, not using their own brain, which is sad. We should stop rewarding hardening our hearts from caring to know, to prevent the pain caused by loving others, which requires sacrifice to self.

35. God teaches vengeance is God's and if we play God we reflect the image of the lawless one Satan and are in danger of hell. It is scary when God says, Woe to those who draft unjust decrees. (Citing, *Isaiah 10:1-6*) I believe this means damned to hell are you should you not repent. Unjust decrees are based on love for money, driving out the love of humanity.

36. I want judges to see clearly, unblinded by desire for convenience conformity grants, but seeing clearly to seek true justice, to overturn unjust decrees.

37. The Sixth Amendment to the U.S. Constitution provides defendants in criminal cases with the right to a public trial. I argue this right must be extended to accused professionals. I have a Sixth Amendment right to a public trial to petition the Court to restate my active license to practice law.

IV. Risk of injustice to the Public

38. I realize that the Disciplinary Counsel in the 6 other jurisdictions I am licensed to practice law in may disagree with my request because it will eliminate their job, and may give them incentive to punish me more harshly, to look after their position at the public's expense.

39. It is self-serving for me to cowardly exclude my request that this Court declare professional self-regulation of attorneys, other Professions, and judges unconstitutional.

40. Doing what is right and just, in the eyes of God, not man, is more important than doing what is beneficial to me.

Wherefore, I pray this Court grants my motion.

Dated August 15 , 2022 Respectfully submitted,

/s/Meghan M. Kelly
Meghan Kelly, Esquire
DE Bar Number 4968 (Deactivated License)
34012 Shawnee Drive
Dagsboro, DE 19939
meghankellyesq@yahoo.com
(302) 493-6693 (Word 1,482)

Exhibit A

MEGHAN MARIE KELLY, ESQUIRE

34012 Shawnee Drive

Dagsboro, DE 19939

The Honorable Colm F. Connolly
Care of the Clerk of Court
Office of the Clerk
United States District Court
844 North King St Unit 18
Wilmington, DE 19801-3570

RE: /Kelly v Swartz 1:21-cv-01490/

July 6, 2022

Dear Honorable Colm F. Connolly:

I write to provide an update.

On June 21, 2021, I requested State Farm suspend my insurance, and I turned in my license plate to avoid incurring costs. The Defendants' state case prevents me from seeking to rejoin my former law firm. I cannot work as an attorney with a cloud over my license to practice law. Please see the attached receipt from the Delaware Motor Vehicles to confirm I have turned in my license plate.

The price of stamps will increase to 60 cents on or about July 10, 2022. Both of these factors cause a substantial economic burden on my access to the courts, and upon my exercise of religious beliefs against indebtedness.

There are three pending motions before the Third Circuit, and I am not sure what my attack plan is, but I am communicating with opposing counsel. I may file 1. a Rule 60 motion, 2. And/or or a motion to stay with you, 3. respond to opposing counsel's motion, or 4. file another motion in the Third Circuit to stay the response to the latest motion, pending a determination on the stay motion by the court, or other motion.

I also write to alert you that I received notice that my food benefits may end. Please see the attached letter, dated June 9, 2022, received by me today, July 6, 2022. I have severe allergies, and cannot bike to places without having the high likelihood of diarrhea, sinus headaches, and mucous, based on such allergies.

The rules relating to food stamps may require work, volunteer or training requirements would compel me to forgo food at the threat of involuntary servitude in violation of the 13th Amendment, religious beliefs, while also potentially compelling harm to my life, health and liberty.

I actually have bad diarrhea now, and my throat is closed up, because I went for a bike ride the other day. The expected loss of food benefits would create an additional economic and religious strain upon me I desire to make the court aware of now. I know my body. I know a walk or a bike ride automatically makes me ~~have~~ ^a feel miserable. I am not willing to enslave my life and health for food.

I am also aware that former President Trump allowed states to require compelled work requirements for healthy individuals receiving Medicaid, under the government threat of possible taxes for not having health insurance. This arguably violates the 13th Amendment. Please keep this in mind as you have the power to save the world, by making it free, with limits, not for sale and controlled, by sacrificing the weak and lame to serve the collective whole. See Bible Wisdom Book Chapter 2, NAB.

On a more important note, I think we can somehow use my case to safeguard the integrity of the federal courts, to prevent the federal courts from becoming partial to the whims of the people, or the two other branches of government, or by rules or self-regulation.

Self-regulation creates corruption. Collectively we are tempted to look after the conditional self interest of our own at the expense of those we serve, by collective vote.

The only two ways to place a check upon judges and the courts is by 1. Impeachment, or 2. By lawsuits by attorneys or parties like me.

The other two branches are tempted to allow the lawless reign of fickle lusts of the majority in their supported platform to govern their decisions in order to gain the most votes. The judicial branch is the only branch that protects individuals and individual liberty under the constitution from being sacrificed by

majority vote. We must not allow the courts to be controlled by the legislative and executive branches' lawless lusts, or the majority's desires.

Majority vote, by definition sacrifices the minority's individual liberties to mob reign of lawless lusts.

Sameness is not equality in protecting Constitutional rights to believe, think, speak, associate, and exercise beliefs. We must safeguard the rights of those who disagree with us, even those whose beliefs we may find repugnant.

I think you and the parties in my case may somehow create case law to affirm a rule of ~~case law~~⁹ that shows, the court must have life time positions, and not be controlled by self-regulation, or the other two branches of government, thereby jeopardizing individual liberty of all, by the inherent partiality mob reign or legislative control over the courts would create.

I also alert you, I believe everything standardized through methodology through Next Gen systems in healthcare, schools, and in the courts may be in danger of becoming automated in decades to come.

Standardizing self-regulation of judges prevents judges from thinking outside of the standards that box them in, eliminating free thought by forced, mechanical, dumbed down thought.

Judges are smarter than computers that cannot think outside the algorithms of fixed, ridged standards. Judges may render true justice, with mercy, protecting



even those they are correcting, to help those they serve by correction improve.

You have the power to guide the misguided with love. Computers are not special, and as smart as you are.

I am communicating with opposing counsel on this too. Maybe you can think of a way to protect the integrity of the courts, and elimination of judges by case law in my case.

Prevention is better than correction. It is much more difficult to undo what has been done, without scars. Please see my attached thoughts.

We are not a republic, but a democratic-republic. The vote does not make us free, but creates a republic in the sense of affording representation in the executive and legislative branches.

You, the Courts, make us free, and give us democracy, by adhering to Constitutional laws that deem the individual worthy of life and liberty. I drafted notes to opposing counsel, attached hereto.

You may be able to create case law using your own free will to prevent the courts impartiality term limits and congress control by ever changing rules unrelated to impeachment would have on the federal courts, tempting judges to serve the lusts of whoever preserves their positions.

from being compromised by as appear to the impartial rule it -

I fear if the only impartial branch no longer protects individual liberty our union will be weak, no longer free, but bartered for by outside entities who compromise the government's interest to serve and care for the people.

I am asking Defendants their thoughts on how we may preserve the impartiality of the courts that makes all of us free. You probably have better ideas.

Thank you for thinking about it.

Respectfully Submitted,

July 6, 2022

/s/Meghan Kelly
Meghan Kelly, Esquire
34012 Shawnee Drive
Dagsboro, DE 19939
meghankellyesq@yahoo.com
302-493-6693
Bar No 4968 (words)

State of Delaware Case No. 21-cv-01490-CFC Document 78-1 Filed 07/06/22 Page 1 of 2 Page ID # 968

Uninsured Motorist Section
Division of Motor Vehicles

Year/Make 2021
Expiration Date: 5/01/03

Name: Deighan, M. Kelly
Address: 3412 Shiloh Rd. Dagsboro DE 19934

Tag Filed Tag Destroyed

The above tag is being surrendered. At the time the owner returns the tag, different requirements must be met depending on the expiration date of the registration/tag and if the vehicle was under audit at the time of surrender. If under an insurance audit owner is responsible for remaining suspension fees and/or penalty balance. Only the owner can retrieve the tag once surrendered and meet the following requirements.

- If surrendered before the expiration date: The owner of the vehicle may return this form to the office where the tag was surrendered accompanied by proof of insurance (issued after the surrender date), payment of any penalties due (for lapse of insurance or reinstatement of registration fee) and the same tag with the expiration date will be returned as long as picked up within 3 months after expiration.
- If the tag was surrendered after the expiration date: The owner must in addition to the above, have the vehicle inspected (if required) and purchase a duplicate tag and/or sticker.
- If the tag has expired over 1 year: The owner must in addition to the above have the vehicle re-titled and a new tag number will be issued. You will need to check with the DMV for the required documents and fees.

Dover Delaware City Wilmington Georgetown Clerk PMUG-CXP

Signature: M. Deighan Kelly Date: 6/01/22

Comments:

File Tag Customer will pick up tag when ins/w

MV 582

Doc. No. 55-11-30-91 Rev. 02 Revised 7/21/20

6/21/22

For Suspension as of

6/21/22

ODOM, SUSP, RMKS

JULY 01, 2022

AGENT COPY
AGENT: FAD5/6034

POLICY#: 051 2592-E21-08B

KELLY, MEGHAN M
34012 SHAWNEE DR
DAGSBORO, DE 19939-4125

PHONE#: (H) 302-537-1089

VEHICLE SUMMARY

14 TOYOTA COROLLA 4DR
DRG: 014 GRG: 018 LRG:05 CLASS: 100030C100
OXD: 05/21/2018 VIN: 2T1BURHE8EC122541
COV: A 25/50/10, P, D, H, U 25/50/10
AGE 44, AFD 3YR, VSD 0%, DDD 10% 11/21/22,
ODM 89543 05-21, LRF L, ANN MLG 7501, VEH USE-PWS,
TOTAL DISCOUNT: \$84.76.

***** REVISED REQUEST *****

Eff date: (06/21/22) Curr date: (06/22/22) Time: (09:49 AM)

VEHICLE USE INFORMATION

Ann mileage: () Odometer: (92981

COVERAGE

A 25/50/10, P, D, H, U 25/50/10

Suspend: (1) TOTAL

(REV) **DOCUMENTS TO BE MAILED TO THE REGIONAL OFFICE**

TAG TURNED INTO STAT

RO REMARKS: (PH HAS TURNED IN THE TAGS. VEH WILL BE PARKED ON PROPERTY OF PH.)
()

REMARKS APPLY TO: Auto

DENISE F. BEAM, AGENT
302-539-1900 INITIALS (LS)



Plan Now for When COVID-19 Assistance Ends

State of Delaware
Division of Social Services



1252440289 16001004

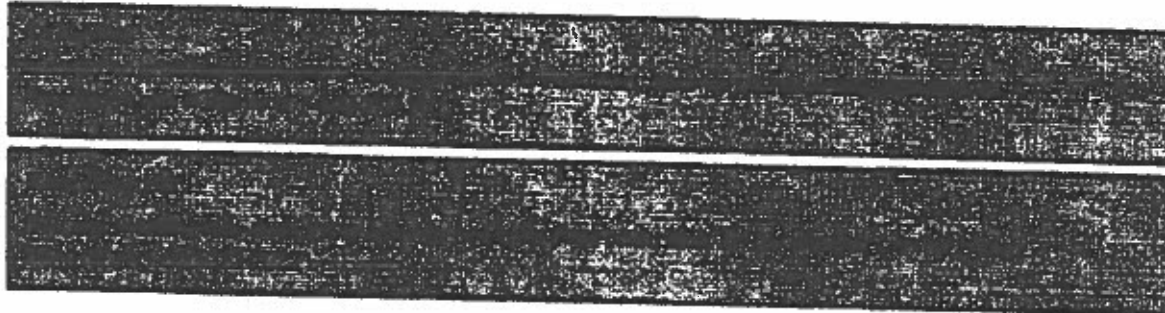
June 9, 2022

Your Case #: **[REDACTED]**

Questions? Contact:

A. MAINTENANCE811
POOL#811
34314 PYLE CENTER RD
PYLE SSC UNIT 1
FRANKFORD DE 19945
(302) 732-1720
Fax: (302) 732-1721

To: MEGHAN M KELLY
34012 SHAWNEE DR
DAGSBORO DE 19939-4125



The Division of Social Services (DSS) sent out extra emergency benefits and changed program rules during the COVID-19 public health emergency. COVID-19 assistance may stop in the coming months because the COVID-19 situation is getting better. Please start planning now for when COVID-19 assistance ends.

When the COVID-19 public health emergency ends:

- DSS COVID-19 emergency benefits and program changes will end.
- Regular DSS program rules will restart.

This means that in the coming months:

- Extra monthly emergency benefits will end for Food Benefits, Temporary Assistance for Needy Families (TANF), and General Assistance (GA).
- The Pandemic EBT (P-EBT) program and benefits will end.
- Employment and training requirements will restart for Food Benefits and TANF.
- Program time limits and sanction rules will restart for TANF.
- Regular application, interview, and eligibility rules will restart for Food Benefits.
- Monthly family copayments will restart for Child Care.

DSS does not know when the COVID-19 public health emergency will end. We will let you know the actual dates these changes will happen in another letter.

Fw: 21-3198/21-1490 Position Court/somehow protect the integrity of the federal court/life long appointments/no self regulation which is corruption

From: Meg Kelly (meghankellyesq@yahoo.com)
To: chris.calio@yahoo.com
Bcc: meghankellyesq@yahoo.com
Date: Tuesday, July 5, 2022 at 12:17 PM EDT

Chris,

The Republicans are likely to take control in 2024. Passing rules when we know there will be massive retirements after 2024 that allows two branches to govern and rule over judges by limits is a bad idea. It is wrong anyways. The judicial branch is the ONLY branch which protects individual liberties and individuals from being sacrificed to mob reign of lusts, by majority vote.

Whether the judges adhere to their duty is another question. Blame that on lawyers who place a check upon them or the other two branches who fail to impeach.

Thank you,
Meg

— Forwarded Message —

From: Meg Kelly <meghankellyesq@yahoo.com>
To: Shen Zi-Xiang (DOJ) <zi-xiang.shen@delaware.gov>; david.weiss@usdoj.gov <david.weiss@usdoj.gov>; Meg Kelly <meghankellyesq@yahoo.com>
Sent: Tuesday, July 5, 2022 at 10:58:59 AM EDT
Subject: Re: 21-3198/21-1490 Position Court/somehow protect the integrity of the federal court/life long appointments/no self regulation which is corruption

Suing Biden is not the only way to create case law to protect the integrity of the federal courts. The federal courts may make a ruling to protect the integrity of their position in my case too.

We must care beyond ourselves. It is the people who are the treasure, better protected by impartial courts.

What if you two are the only hope of maintaining these United States. That very well may be the case should I be somehow taken out by the state courts or otherwise.

I am a little scared, actually very much so of the DE Supreme Court's expected persecuting decision against me based on my faith in Jesus. :)

Thank you,
Meg

On Tuesday, July 5, 2022 at 10:44:52 AM EDT, Meg Kelly <meghankellyesq@yahoo.com> wrote:

I am sorry. Zi-Xiang. I didn't draft anything yet, but what is your position if I draft something to show the only two ways to correct courts is
1. case law
2. impeachment

Case law should be permitted. WE should not allow for the unconstitutional control of the courts by the president and congress. We should protect lifetime seats, even if we disagree with rulings. When we disagree we do not cheat while also destroying a branch's check on the other two branches. You do what you believe is right by fighting with words not weapons with different cases, when misguided case law is created.

It is lawlessness to do what you want, your will be done, to remove all constitutional strength of the courts at the pleasure of the other two fickle branches untamed by the rule of law, by the only branch of impartiality to protect the individual from being sacrificed by popular vote.

I am sorry, I did not ask for your position. What is your position?

Thank you.
Meg

On Tuesday, July 5, 2022 at 10:35:36 AM EDT, Meg Kelly <meghankellyesq@yahoo.com> wrote:

Hello,

We must use my case to protect the impartiality and integrity of the federal courts, while requiring fair trials in state courts.

I must argue that judges should not be limited by standards that dumb them down. I hate the idea of internal rules, as humans are more brilliant than machines and computers. They can think outside the box of standards with mercy and correction, true justice by guiding the misguided (like Jesus with love). I understand not everyone is good. Some are evil in that they don't want to be inconvenienced to use their brains beyond their stated duties. They do not want to care to love even those they correct. :(It is easier to have the sin against the holy spirit, hardness of hearts.

We must use my case regarding impartiality to show that the only two ways to correct those who correct us is by impeachment or by case law. We must protect the impartiality of the court by protecting life-long tenure of federal judges. So, they are not tempted to serve the lawless lusts of the masses by compromising justice to serve their seats.

This is the ONLY branch that protects individual constitutional liberty from the mob reign of lawless lusts.

If congress wants to draft concerns about impartiality to place on the books regarding impeachment do that. The judges should not compromise what is right to maintain their position. We cannot add extra Constitutional laws that destroy any hope of a fair impartial trial as judges will seek to please the law makers who control them by lawless lustful rules.

We must think of this. I am scared Zi-Xiang. I might draft a Rule 60 motion for your review. You are my opponent in name. But somehow, we must persuade the courts to sustain these United States not with money, but with true justice.

The courts are my hope of a hero, even if they misbehave towards me based on the sin of pride, now. They may be made clean and learn justice is more important than selling a lie, the appearance of justice.

Thank you.

Love,
Meg :(

1/2/22 ✓

Appendix R

IN THE SUPREME COURT OF THE STATE OF DELAWARE

IN THE MATTER OF A MEMBER §
OF THE BAR OF THE SUPREME § No. 58, 2022
COURT OF DELAWARE § Board Case No. 115327-B
§
MEGHAN M. KELLY, §
Respondent. §

Respondent Meghan Kelly's Motion to 1. declare the Reporting Requirements unconstitutional, requiring by written rule I violate my 5th Amendment right not to testify against myself to the government in order that the government may have evidence to prosecute me, 2. Declare the Case and Controversy requirements are not met in the system of attorney self-regulation

Respondent Meghan Kelly in "the interests of justice" pursuant to Rule 8, to

1. Declare the reporting requirements unconstitutional requiring by written rule I, and other disciplined attorneys, violate my 5th Amendment right not to testify against myself to the government in order that the government may have evidence to prosecute me, 2. Declare the Case and Controversy requirements are not met in the system of attorney self-regulation. US Amend V, U.S.C.A. Const. Art. 3, § 2, cl. 1.

I. Factual Background

1. On August 10, 2022, this Court filed an Order deactivating my license as disabled.
2. I incorrectly believed the Delaware Clerk of Court, Lisa Dolph, ("Clerk"), automatically gave the Order to every jurisdiction I am licensed to practice law in ("jurisdictions").

3. On August 13, 2022, I filed the attached letter in the with the Third Circuit Court of Appeals in my Civil rights case, 21-3198 Exhibits. (Exhibit A, **excluding exhibits**).

4. Upon discovery, I learned the law clerk did not appear to send the Order to every jurisdiction where I am licensed to practice law.

5. I came to the realization, as soon as I report, I will be prosecuted by different governments I report to, in violation of the Constitution's Fifth Amendment protections and common sense.

6. At the threat of punishment, I must report. If I report I face greater punishment, than if I do not report, which does not seem fair. This is likened to the holocaust, where my ancestors in Lithuania faced threats by the Nazis, during World War II. The Nazis allegedly required imprisoned people to dig their own graves. So, they or their people may be killed and disposed of in the graves.

7. Similarly, the reporting requirements for attorney discipline proceedings requires I give the gun to other Courts. So, they may mechanically shoot me in the head, by reciprocation or worse.¹

8. I filed the attached letter in the Third Circuit, striking language relating to reporting, and indicated it was for more informational purposes only. (Exhibit B, without the attachments thereto).

¹ This is imagery, not a real gun.

9. Next, on August 16, 2022, I sent the attached letter to the Third Circuit, and similar letters to every other jurisdiction, by placing the same in the mail box, wherein, I invoked my Fifth Amendment right, requested a waiver of the reporting requiring, and additional time to report the discipline should the waiver be denied. (Exhibit C).

10. On August 17, 2022, I received the attached Order from the Third Circuit indicating they would use the letter I filed in my civil rights case, any reason the Court deems. (Exhibit D).

11. In the evening, around 6:50 PM, the Third Circuit Court deactivated my license to practice law. (Exhibit E)

12. I did not know how the Third Circuit found out, and asked Lisa Dolph, who referred me to the ODC.

13. I contacted the ODC per the attached email, and have not received her response. (Exhibit F).

14. I regret I foolishly complied with reporting procedures that may have caused my prosecution in the Third Circuit Court. I should have known better as an attorney safeguarding Constitutional liberties, which preempt conflicting state laws and regulations. The United States Supreme Court held, "The Self-Incrimination Clause of the Fifth Amendment, which has been absorbed in the Fourteenth, extends its protection to lawyers, and should not be watered down by

imposing the dishonor of disbarment and the deprivation of livelihood as a penalty for asserting it." Citing, *Spevack v. Klein*, 385 U.S. 511, 516 (1967) (holding that Fifth Amendment applies in attorney discipline proceeding). Nevertheless, I asserted the Fifth in all other jurisdictions, and argue this reporting requirement violates the Constitution and must be declared unenforceable against the Fifth Amendment, and public policy.

II. The Reporting Rule is Unconstitutional by required waiver of the 5th Constitutional protections if not invoked.

15. The rule requiring licensed attorneys to report disciplinary actions against their person in other jurisdictions, where they are licensed to practice law, is the rule in all federal and state courts. See Del. Law. R. of Disciplinary Proc. 18 (a).

16. I argue this rule is unconstitutional and must be declared unenforceable. Under the compelled government threat of punishment for failing to report, licensed attorneys must self-incriminate, in violation of US Amend. V. The self-reporting rules eliminate a Constitutional right unless invoked. An accused, me, should not have to invoke the 5th. The self-reporting rule per se violates the Constitution. The Constitution preempts this rule.

17. Requiring I report to this Court by written rule, and other courts where I am licensed to practice law, requires I provide evidence to the state in order that

they may prosecute me relating to my license to practice law in violation of my 5th Amendment right against self-incrimination.

18. In *In re Gi Yeong Nam*, 245 B.R. 216 (Bankr. E.D. Pa. 2000), the Court held:

“Once a witness voluntarily reveals an incriminating fact, Fifth Amendment privilege against self-incrimination cannot be invoked to avoid disclosing the details of that fact unless the witness' answer to the particular question posed would subject him or her to a “real danger” of further incrimination.” U.S.C.A. Const. Amend. 5.

19. In my case, volunteering information by reporting orders against my license subjects me to automatic government prosecution. The fact I appeal orders on public record before appellate courts, does not remove the “real danger” of further government prosecution in proceedings bearing “a close relationship to proceedings criminal in nature.” *Id.*, and *Citing, Kelly v. Swartz*, No. CV 21-1490-CFC, 2021 WL 5083435, at *2 (D. Del. Nov. 2, 2021).

20. Should I notify state courts of an order incriminating me, it appears the Clerk customarily gives the self-incriminating notice to the Office of Disciplinary Counsel who automatically prosecutes.

21. In federal courts, the procedures are different. It appears the self-incriminating-reporting letter is given to a federal judge or a panel of federal judges, who may choose to prosecute the attorney by reciprocal deactivation of

license or by a heftier penalty. Either way, there is an automatic deactivation of my license once a case is open.

22. The rules give the illusion of impartial discretion, but prosecution appears mandatory. Sam, a staff at the Delaware District Court, said she had no choice. She was required to follow the procedures against my license, which includes automatic suspension of my lawyer privileges, as the Court automatically reciprocates any Order disciplining lawyers.

23. Should a federal judge or panel of federal judges elect to prosecute me, or other attorney through reciprocity, the Court is required to issue a notice allowing attorneys to show for good cause why such automatic taking of property interest must not occur.

24. I, the accused disciplined attorney, am required to bear the burden to prove my innocence or defect in the process, against the assumed guilt. The burden of guilt until proven innocence appears to violate my Fifth Amendment rights. I reserve this issue for appeal, while acknowledging I must research this.

III. The system of reciprocity violates Case and Controversy Requirements

25. Federal reciprocity requires the Court to be the prosecutor, the judge and witness too, not an outside adverse party, violating the case or controversy requirements of U.S.C.A. Const. Art. 3, § 2, cl. 1.

26. In federal reciprocity cases, I would not serve an opposing counsel in the US Supreme Court or any other federal court, should reciprocal discipline be conducted against me. I would be defending myself against required Court prosecution where I, the accused, would bear the burden of clear and convincing evidence as to why the Court must not prosecute me, in potential violation of my Fifth Amendment rights.

27. The Third Circuit held,

“The existence of a case or controversy requires: (1) a legal controversy that is real and not hypothetical; (2) a legal controversy that affects an individual in a concrete manner so as to provide the factual predicate for reasoned adjudication; and (3) a legal controversy with sufficiently adverse parties so as to sharpen the issues for judicial resolution. *Rendell v. Rumsfeld*, 484 F.3d 236 (3d Cir. 2007)

28. The Third element is not met in all cases before federal disciplinary hearings. There is no adversarial party when the entity prosecuting is judge and jury, including mine. This system of reporting must be overturned to preserve the Constitutional liberties of the accused. This issue is capable of repetition, yet evading review, and should be, in the interest of justice under Rule 8, be considered by an impartial, nonfederal, judicial forum. A federal court will not admit it violates the Constitution by blindly adhering to its internal procedures, even the United States Supreme Court requires the same. This Court must, in the interest of justice, consider these important issues.

IV The case and controversy requirements are not met in my case.

29. There arguably is no controversy in my case, just a cover up of court misconduct, elimination of witnesses, the wrongful removal of four public documents material to my defense from public records, and government persecution towards me, but for my First Amendment exercise of or assertion of my protected Constitutional rights

30. The record shows, I do not intend to practice law before the courts should the restriction on my license be lifted. I intend to seek to rejoin my former law firm where I would perform real estate settlements.

31. There is no harm to the state showing a case or controversy. There are mere complaints about run on sentences, typos, and citations to the sham fixed transcript, I maintain my objection to, where the reporter misrepresented what I said to intentionally collude to fix the outcome or because she could not hear me.

32. The record also shows the State laments I discuss the bible as a source of my religious belief relating to petitions where I assert and defend my religious exercise. My religious beliefs and compelled violation of those beliefs and exercise of my religious beliefs are in issue as the protected liberty interest I sought to protect in *Kelly v Trump*, and one of the liberty interests I seek to defend in this present case. It is unconstitutional for the Court to persecute me, because I invoke my First Amendment right of belief, religious-political-belief, religious-political exercise, religious-political-association, religious-political-speech, and my right to

petition the Court to uphold these religious-political fundamental rights, despite the State's disagreement with my beliefs, typos, or inconvenience that my poverty creates to the court.

33. The State is aware of my circumstance. Due to lack of resources, working computers, printers, paper and other luxuries, I had typos and run on sentences in some of my pleadings. I did not have the luxury of time or resources to proof read or correct documents. I typed desperately wherever I could use computers or print documents, including at libraries, with limited time at the computer. I was required to file timely or waive my rights. I do not regret imperfectly standing up for my religious belief from government persecution.

34. I would regret doing nothing. If I am unable to exercise the most basic First Amendment rights, speech, belief, association, exercise of belief and petition, then I may logically assume others are not free. Standing up for myself, now, no matter how imperfectly, may create precedent to stand up for the rights of others, well past my fleeting, soon to be forgotten life here.

35. The Court also grasps at straws by holding there is evidence of either a physical or mental disability. The state appears to be claiming my belief in Jesus is a disability, or there is a physical disability alluding to a possible physical disability as a harm to the state, with unclean hands, as the State has notice of my limitations. The state rushed the proceeding in violation of my right for an

opportunity to be heard, notice, an opportunity to prepare and defend perform discovery, call witnesses, having motions ignored, left unaddressed, in the forum below, or above, and intentionally caused foreseeable emotional distress, in hopes to make me physically ill to use it against me, like heartless monsters.

36. I dispute the allegation of physical disabilities as an “or” source for this Court’s holding. The record excludes sufficient evidence to make such a finding. Even if on appeal, the Court finds physical limitations, such as the shingles temporarily caused in my case or otherwise, such limitations would not limit my ability to practice law. And if such limitations are found, I invoke the protections of ADA protecting me from state discrimination, either by denial of meaningful access to the courts based on alleged disability, or denial of First amendment rights based on such disability, or my license to practice law based on any such alleged disability, without accommodation by the state. I reserve this for appeal.

37. Whether Constitutional protections are violated by the reciprocity system is a more important issue than mere appearance, and productivity, in terms of material gain for professions or businesses, at the cost of sacrificing freedoms.

38. The Courts, as government servants, work for justice, not money. If government judges, law makers and presidents care more about money and draft,

enforce, and uphold rules that violate the more important Constitutional laws, than none of us are free.

39. If money is the law, then the people are slaves to the government by artificially indebtedness, under the guise of freedom.

40. I have a duty to uphold the Constitutional laws that protect something more precious than all the money in the world, individual liberty from government incited private or public economic, physical or social burdens upon, but for the exercise of such Constitutional rights.

41. This Court's duty to uphold the same is even more stringent. The Constitution protects me, from the Government, including the Court, from persecuting me for the exercise of my fundamental rights.

42. Sameness is not fairness. Respecting people's individual liberty to believe, think, associate, live, exercise belief, and rights by the dictates of their conscience, no matter if it does not conform to the majority is a duty of this court.

43. In order to safeguard freedom, the government must let go of control, allowing lawful disorder the exercise of liberties and freedom creates in a world where not everyone is the same or chooses to believe the same or live the same.

44. The government's duty is to care for people, while protecting the people's freedom, not control and exploit the people for material gain and

productivity, under the guise of order and improving the man-made-unnatural economy.

45. The issues relating to government compelled self-incrimination by the reporting requirements and the case and controversy issues are capable of repetition, yet, evading review. This Court must in the interest of justice consider these Constitutional issues. Otherwise, no other Court may and violations of freedom for the convenience of the government backed private business partners will continue into infinity, sacrificing humans for business greed, not good.

Wherefore, I pray the Court grants my Motion or at least entertains Constitutional concerns.

Dated August 19, 2022 Respectfully submitted,

/s/Meghan M. Kelly
Meghan Kelly, Esquire
DE Bar Number 4968 (Deactivated License)
34012 Shawnee Drive
Dagsboro, DE 19939
meghankellyesq@yahoo.com
(302) 493-6693 (2,522 Words)

Exhibit F

Fw: 22-58 Motion August 15, 2022/procedural question

From: Meg Kelly (meghankellyesq@yahoo.com)
To: kathleen.vavala@delaware.gov; meghankellyesq@yahoo.com; david.weiss@usdoj.gov
Date: Thursday, August 18, 2022 at 02:36 PM EDT

Hi Kathleen,

I have procedural questions as to the court's procedures. Lisa wants me to ask you questions instead of her.

Some of the admissions clerks, with whom I talked said that when they receive an official order from the Court, they automatically reciprocate and send out for cause notice letters.

They said the Court gives them the Order. They also indicated when your office reports discipline, they may seek a copy of the Order from the Court. They would seek a copy of the Order from the Clerk of Court, Lisa Dolph.

Could you please confirm I am understanding the procedures correctly? Lisa creates the impression that you contacted all 6 jurisdictions I am licensed in.

Did you contact all the jurisdictions?

Additional disciplinary proceedings allows me the opportunity to be heard, up to and including appeal to the US Supreme Court in 6 additional forums. I do not believe you would do that to your disadvantage. While the discipline rules violate case and controversy requirements to my disadvantage, placing the burden of guilt until proven innocent in violation of the 5th, and requiring self-incrimination by the reporting letter, it is unjust towards you in that it is an ex parte forum, albeit you may be a hidden witness, providing information unjustly behind the scenes. Overall, the process is biased, unfair seeming to sacrifice individual liberties to business greed, which I argue is the mark of lawlessness. It is my religious belief those who serve lawlessness (business greed without repentance) get thrown into the fire the last day and are without eternal life by making money to care for their own, God and guide of their life instead of love, (which is instead of God because it is written "God is love" not exploiting others to get as much as you can for as little as you can for the love of money). Seems like our rules teach lawlessness is the law. The rules teach money is the law and guide and God of the government and professional practice is the means of worship. I do not want people to go to hell by serving the mark of the beast, under the illusion of justice. :(I believe the mark of the beast, aka the mark of the lost is business greed, conditionally caring without unconditional love.

Governments must serve the people, not exploit them. Governments must protect people's Constitutional liberty, not eliminate liberty freedom under the deceptive word disorder to control the people. May God rebuke any person who uses the word disorder to substantially burden the free will to conform to the dictates of the government or government backed partners at the threat of economic, social or physical harm.

By rebuke, I mean correct folks so they do not lose eternal life. Government rule by threat and force is a means of control, not protecting freedom, just profit.

I must protect people's freedom, to even say my ideas suck, because people must use their own brain and free will, to go to heaven. They need not be perfect, just not forced to unjustly conform to the conditional pleasure of this world, by serving the beast, business greed, under the threat of government backed private or public persecution. Alleviating government incited burdens off the backs of the people allows them room to unharden their hearts to unconditionally love, which is the way to escape certain damnation in the fires of hell. To unconditionally love, people must independently critically care to think beyond conformed force-fed or required thoughts.

People do not exist to be products for the government to buy by salaries and sell for productivity and material gain. The goal of the government is not money, but protecting the treasure, the people, and the individual's liberty to think for themselves, with limits to the exercise of beliefs so as not to oppress other people to serve business greed. The freedom to think is the essence of all freedom.

In my complaint I argue business greed is the beast, the sin worshipped by those who choose the way to hell which is sad. You may disagree with my beliefs, but the government is not permitted to violate the Constitution by punishing me

for my genuinely held religious beliefs.

Jesus says money and God cannot both be your master. Since money is not my master. I am not a slave to business greed, the mark of the doomed, I have 5 legal theories to use money to care for people as opposed to the government using money to control people, while teaching the people to go to hell, by teaching lawlessness is the law.

The disciplinary process oddly reminds me of France where people are deemed guilty until proven innocent. I remember listening to public radio how France placed Muslims under house arrest, selectively prosecuting them based on religious association.

That happens in our world in real life, not just the movies. If it happens in France, it could happen here.

I pray the Courts never permit that to happen, no matter how much the court disagreed with my view of justice as caring for people, not controlling them with money and teaching them to be controlled with money, misleading the people to damnation for making money master and God, instead of their servant to care for people as the treasure. :(

I am copying David Weiss here, because I feel safer with him here. Thank you David Weiss for making us safe by existing.

Thank you,
Meg
Meghan Kelly
34012 Shawnee Dr.
Dagsboro, DE 19939
meghankellyesq@yahoo.com

----- Forwarded Message -----

From: Meg Kelly <meghankellyesq@yahoo.com>
To: Naylor, Margaret (Courts) <margaret.naylor@delaware.gov>; Dolph, Lisa (Courts) <lisa.dolph@delaware.gov>; Meg Kelly <meghankellyesq@yahoo.com>
Sent: Thursday, August 18, 2022 at 09:14:16 AM EDT
Subject: Re: 22-58 Motion August 15, 2022/procedural question

Hi Lisa,

As a follow up, did you send the Third Circuit an email this week or yesterday, with the order? I am merely seeking to gain an understanding of the procedures.

Thank you,
Meg

On Thursday, August 18, 2022 at 09:11:34 AM EDT, Meg Kelly <meghankellyesq@yahoo.com> wrote:

Hi Lisa,

Thank you for the clarification. I didn't know whether you contacted the Third Circuit, as potentially part of Delaware. I am glad you let me know.

I did call the Third Circuit a number of times. One Third Circuit representative said there was no notice or report of discipline on Monday, August 15, 2022 or last week.

Yesterday, August 17, 2022, a representative Desiree, said you, Lisa Dolph, emailed them an Order. It may very well be, the District Court's Order was uploaded to the Third Circuit. That sounds like the case to me. Yet, when they named you, I wanted to double check.

I received conflicting information from the Third Circuit.

Thank you for letting me know you did not contact the Third Circuit, in order that I do not inaccurately represent the facts.

I hope you have a good day.

Very truly,
Meg
Meghan Kelly
34012 Shawnee Dr
Dagsboro, DE 19939
meghankellyesq@yahoo.com
(302) 493-6693

DEACTIVE

On Thursday, August 18, 2022 at 09:02:18 AM EDT, Dolph, Lisa (Courts) <lisa.dolph@delaware.gov> wrote:

As I previously told you on Monday, I notified the Delaware state courts and United States District Court for the District of Delaware of your transfer to disability inactive status last week. If you have questions about the Office of Disciplinary Counsel's dissemination of this information under the Rules of Disciplinary Procedure, you must contact them. I will not respond to further inquiries from you about this. Thank you.

Get [delaware.gov](#)

From: Meg Kelly <meghankellyesq@yahoo.com>
Sent: Wednesday, August 17, 2022 3:26:39 PM
To: Dolph, Lisa (Courts) <Lisa.Dolph@delaware.gov>; Naylor, Margaret (Courts) <Margaret.Naylor@delaware.gov>; Meg Kelly <meghankellyesq@yahoo.com>
Subject: Re: 22-58 Motion August 15, 2022/procedural question

Hi Lisa,

Could you please let me know whether you sent the order to the Third Circuit and Delaware District Court. If you send a notice of the Order to another jurisdiction at their request, could you please let me know?

Thank you,
Meg

On Wednesday, August 17, 2022 at 02:54:19 PM EDT, Meg Kelly <meghankellyesq@yahoo.com> wrote:

Thank you.

On Wednesday, August 17, 2022 at 02:47:51 PM EDT, Dolph, Lisa (Courts) <lisa.dolph@delaware.gov> wrote:

I have noted the Motion was received 8-15-22 on the docket entry.
Thank you.

Lisa A. Dolph

Clerk of Supreme Court

55 The Green

Dover, DE 19901

(302) 739-4187



From: Meg Kelly <meghankellyesq@yahoo.com>
Sent: Wednesday, August 17, 2022 1:54 PM
To: Dolph, Lisa (Courts) <Lisa.Dolph@delaware.gov>; Meg Kelly <meghankellyesq@yahoo.com>; Naylor, Margaret (Courts) <Margaret.Naylor@delaware.gov>
Subject: 22-58 Motion August 15, 2022/procedural question

Hi Lisa,

I called the DE Supreme Court and asked the DI No for the motion I filed after or about 5:30 on Monday August 15, 2022.

JoAnne indicated it was DI 100-107. She also indicated the Court filed it today at 9:03 AM, with a stamp indicating it was received and filed today.

My certificate of service is August 15, 2022. The Delaware Supreme Court receipt states August 15, 2022. I didn't understand why Joanne indicated it was filed only as of today, August 17, 2022. Could you please help me understand the discrepancy in dates.

Peggy, the law librarian, said you may only have the means to place today's date on it, if you were in Court or out of the office. Peggy said, in that case, you usually note the docket (received August 15, 2022).

I am copying Peggy in case I am not understanding correctly, or restating Peggy in error.

Thank you,

Meg

Meghan Kelly
34012 Shawnee Dr.
Dagsboro, DE 19939

~~DEACTIVED 10/1/2018~~

DEACTIVE No 4968