

IN THE SUPREME COURT OF THE UNITED STATES

Meghan M. Kelly, Petitioner

v.

Disciplinary Counsel Patricia B. Swartz, Disciplinary Counsel Kathleen M. Vavala; David A.

White, Chief Disciplinary Counsel, Office of Disciplinary Counsel, Board on Professional

Responsibility of the Supreme Court of the State of Delaware, Preliminary Investigatory

Committee, Attorney General Delaware

Emergency Application to the Honorable Justice Samuel A. Alito, Junior to expedite this Court's decision in Kelly v Swartz Case Number 22-6783, due to the Third Circuit's bad faith scheduling of the Third Circuit's conference prior to this Court's conference to evade review, so as not to deprive me of my 5th Amendment opportunity to be heard and irreparable injury in terms of loss of right to exercise fundamental rights, my 5th and 14th Amend property interests in my licenses and loss to harm to health and life

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QUESTIONS PRESENTED

1. Whether this Court may expedite the case distribution date, and conference date for Petitioner on her writ of certiorari before judgment in Kelly v Swartz, US Supreme Court Number 22-6783 to prevent the deprivation of the 5th opportunity to be heard on appeal, due to the Third Circuit's bad faith scheduling of the Third Circuit's conference prior to this Court's conference and irreparable injury in terms of loss of the right to exercise fundamental rights, the 5th and 14th Amend property interests in my licenses and loss to harm to health and life.

LIST OF PARTIES

The parties are listed on the caption.

CASES DIRECTLY RELATING TO THIS CASE

Kelly v Swartz, et al, Delaware District Court No. 21-1490, and Third Circuit Court of Appeals Matter No 21-3198. The Original disciplinary case in Delaware Supreme Court matter No. 22-58. Reciprocal disciplinary cases Eastern District of PA matter No 22-45, Third Circuit Court of Appeals No. 22-3372, Delaware District Court No. 22-341, PA Supreme Court No 2913, DD3. DC and the US Supreme Court have refrained from discipline, DC based on jurisdiction. *Kelly v Trump* Chancery Court No. 2020-0809, Delaware Supreme Court No. 119-2021, US Supreme Court No. 21-5522, *Kelly v Democrats* Chancery Court No 2020-0157, **US Supreme Court No. 22-6584.**

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TABLE OF APPENDICES

(District Court Item “DI”) DI 21, Third Circuit Docket Item (3DI”) 3DI-140-3) Plaintiff’s Motion to Amend Plaintiff’s Motion for reargument, dated November 8, 2021, filed November 9, 2021, and exhibits thereto, Exhibit 1, proof of postal payment, Exhibit 2 documentation of computer will be out for repair, Exhibit 3 Receipt repairs are in progress, Exhibit 4 inability to place my license on inactive to reduce bar fees due to disciplinary proceeding, Exhibit 5, police report, Exhibit 6 photo of substance thrown on my car but for my religious-political affiliation or speech, Exhibit 7 Plaintiff’s Amended Motion for Reargument, Exhibit 8, blackline of the changes from the original Plaintiff’s Motion for Reagument.

(3DI 156, also 3DI 154 16. DI 34) 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 facts, clear error of law, and to prevent manifest injustice, dated January 10, 2022, Table of Contents thereto, which outline material voluminous exhibits and pleadings before the Delaware Board

(3DI 156-3 pages 1-30, DI 36) Plaintiff Meghan M. Kelly’s 3rd Emergency Motion pursuant to FRCP R 52(b), 59(e), 60 (b)(1)(2) and 65 and exhibits thereto, dated January 19, 2022.

(3DI-155-3, DI 39) Plaintiff’s Second Additional Motion Pursuant to FRCP R. 52 (b), 59 (e) and 60 (b)(1)(2)(6) to amend findings of facts and alter the order dated December 22, 2021, based on new findings of fact to prevent clear error of law to prevent manifest injustice, dated January 18, 2022, received January 19, 2022, and exhibits thereto along with a table of contents.

(DI 43 3DI-154-11) Appendix A Motion to amend the Complaint to include the Supreme Court justices

Appendix B Letter indicating my desire to amend the complaint to add additional claims including the Delaware Supreme Courts collusion to fix the outcome of the case, firing of the staff and sealing my documents. (DI 58)

Appendix C Order at DI 60 where Chief Justice Colm F. Connelly did not rule on my Motion to Amend the Complaint to add all 5 Delaware Supreme Court justices as Defendants in both their personal and professional capacity for damages, nominal relief and equitable relief.

(3DI 158-1 through 3DI 158-8) February 9, 2023 Letter regarding two Delaware Supreme Court justices evading review by removal from the bench, and my displeasure that the Third Circuit Court exacerbates harm to me. In the letter I note my attachments of Affidavit 11, and 12.

(3DI 158-2) Exhibit thereto, Plaintiff Meghan Kelly’s eleventh affidavit update, dated February 17, 2023

(3DI 158-3) Exhibit A, Docket US Supreme Court cases No. 22-6783 and 22A747

(3DI 158-4) Exhibit B, Docket US Supreme Court No. 22-6584

(3DI-158-5) Exhibit C, Cert lists

(3DI 158-6) Exhibit D Emails to opposing counsel copying US AG David Weiss

(3DI 158-7) Exhibit E Letter by the Third Circuit Court of Appeals noticing hearing scheduled April 11, 2023

(3DI 158-8) Exhibit F email correspondence regarding even though the signs say free printing and Meg saw nonstudents print for me, Meg cannot print for free at Del Tech Community College as an Alumni of UD on their shared campus

(3DI 158-9) Appellant Plaintiff Meghan Kelly's Motion to recuse the Honorable Thomas Hardiman and the Honorable Tamika Montgomery-Reeves from participating in this Case to preserve my Due process Rights under the 5th, dated January 3, 2023
(Exhibit A thereto) Newspaper article showing I said I was "ageless" and refused to give my age on religious grounds.

(Exhibit B) Picture of Judge Thomas Hardiman and I. He was nominated to Former President Donald J. Trump's list of appointees

(Exhibit C) Email to opposing counsel on her position to recusing Judge Hardiman and Defendant Judge Montgomery Reeves

Appellant Plaintiff Meghan Kelly's Motion to recuse the Honorable Peter J.

(3DI- 158-10) Phipps twice a nominee to US Supreme Court by President Trump to preserve my Due process Rights under the 5th, dated February 14, 2023

Exhibit A thereto, Aug 23, 2-021 letter Defendants express concerns for my religious-political private speech contained in my private religious-political petitions as the source of their concern which is the reason the disciplinary proceeding was alleged to be brought months later.

Exhibit B thereto Petition at 7 of the Delaware Disciplinary case against me showing my religious beliefs as the source of the discipline

Exhibit C letter filed with the Delaware Chancery Court, dated October 19, 2020, specifically naming my concern of Judge Phipp's partiality should the case be removed to federal court.

Unmarked Exhibit thereto, Federal Reserve release showing the banks no longer need to hold 10 percent of deposits in its reserved. It can now lend out 100 percent of the deposits creating by design conditions for a bank run by design like in 1907 for a bank crash

(3DI-158-11) Feb 15, 2023 letter indicating I am required to upload pleadings from the DE District court with the Third Circuit Court of Appeals in order to dispense of the need for a joint appendix, also noting additional conflicts I have with Judge Phipps

(Exhibit A thereto discrepancies in filings)(Exhibit B) Showing the US Supreme Court picked up a filing on February 13, 2023(Exhibit C) Document showing Judge Phipps was an adjunct professor at the law school I petitioned against rats for. There is a tv clip on the memory stick I provided to the Third Circuit below

Picture of my Professor Gormley with Judge Phipps.

Picture of my Professor Gormley with my law school Schoolmate District Court Judge Bill Stickman

Picture of my US Supreme Court plate with Professor Kenneth Gormly vouching for my character in my swearing in

(3DI 158-12) Appellant Plaintiff Meghan Kelly's Renewed Motion to screen and recuse the Honorable Justice Tamika Montgomery-Reeves from participating in this Case to preserve my Due process Rights under the 5th

Attachment thereto showing Judge Phipps permitted me to make a renewed motion to recuse Judge Montgomery Treeves

(3DI-158-13) Appellant Meghan Kelly's Motion for this Court to waive costs for preparation and transmittal of the record to the US Supreme Court, should the Court require the record and other costs, fees, expenses, taxes or charges, dated February 16, 2023

(3DI 158-14) Appellant Meghan Kelly's Motion to Postpone scheduling any hearing, pursuant to Fed. R. App. P. 26 (b) for good cause, respectfully requesting additional time before scheduling new date, objecting to the hearing date, lack of notice and the scheduling in bad faith in retaliation for my petitions to stay the case with the threat of compelling me to violate my right to religious belief in exchange for access to the courts, and request for an Order on motion to exempt costs prior to scheduling any hearing, dated February 16, 2023

(3DI 158-15)

District Court Exhibits found at Third Circuit Docket Item (hereinafter "3DI") 3DI-158-15, and Delaware district Court Docket Item (hereinafter "DI") 3, including Table of Contents

District Court Exhibit 1 Photo of white substance that appeared to be thrown at my car based on my speech, the stickers, Impeach.

District Court Exhibit 2 Police report relating to neighbor yelling at me for placing up a political banner.

District Court Exhibit 3 Notice of Police investigation of two bullets going into Mr. and Mrs. Layton's home.

District Court Exhibit 4 Proof I reached out to people regarding laws and policies.

District Court Exhibit 5 Example of comments to CLE providers

District Court Exhibit 6 World Economic Forum article, 8 predictions for the world in 2030, by Ceri Parker, dated November 12, 2016.

District Court Exhibit 7 Emails relating to Trump entity buying up land, and evidence of the fact my computer broke and was wiped clean

District Court Exhibit 8 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_pdf?fbclid=IwAR1koMak7N-40mbSf9wSGt8XzdhAJgafnbmobfn70FB4nbqcafl_hsN-RnQ

District Court Exhibit 9 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

District Court Exhibit 10 President Obama's response to some of my comments, including a Christmas card and a letter spelling Delaware incorrectly.

District Court Exhibit 11 The Honorable Master Patricia W Griffin's kind letter, dated December 7, 2020, granting me relief from my December 1, 2020 request.

District Court Exhibit 12 Letter I wrote to the Honorable Master Patricia W. Griffin, dated December 11, 2020, thanking for her unexpected kindness, as I am not accustomed to gaining help when I ask for it, and exhibits including a newspaper article concerning rats in my apartment at law school.

District Court Exhibit 13 January 7, 2021 letter to the Chief Justice asking for an exemption of attorney license fees for lawyers unemployed during the pandemic, with attachments of negotiations with my former law firm

District Court Exhibit 14 Meghan Kelly's employment contract to work for RLF for \$135,000 a year, dated November 20, 2006

District Court Exhibit 15 Correspondence from my peers relating to the Delaware Bar, including Travis Turner's attestation that I was not disruptive or even noticeable at the bar review course located at Widener Law School.

District Court Exhibit 16 Letters of recommendation vouching for my character

District Court Exhibit 17 My Complaint and court filings against the Board of Bar examiners

District Court Exhibit 18 March 29, 2007, torture determination by the Delaware Board of Bar Examiners to delay my admission to the bar to make their partner a counselor money.

Exhibit 19, Duquesne A CD where I saved a file to be opened as a file not as a CD, of a news clipping where newscasters tried to help me.

District Court Exhibit 20 The Post Gazette Newspaper, Rat is an unwelcome study partner, by Lawrence Walsh, dated June 29, 2005

District Court Exhibit 21 ODC's letter to me dated August 23, 2021

District Court Exhibit 22 An e-mail from me to the ODC to desist, dated August 23, 2021

District Court Exhibit 23 The US Supreme Court docket for *Kelly v Trump*, 21-5522

District Court Exhibit 24 An e-mail from me to the ODC to desist, dated August 28, 2021

District Court Exhibit 25 The ODC's letter to me dated September 27, 2021, threatening to disbar me because of my law suit *Kelly v Trump*

(3DI 152) Plaintiff Meghan Kelly's Twelfth Affidavit Update, dated February 18, 2023

Exhibit A opposing counsel's acknowledgment of hearing

Exhibit B Letter dated February 15, 202, by US Supreme Court indicating application to accept petition for writ before judgment, received Feb 13 per postage

Exhibit thereto Application to Justice Alito regarding intent to "file applications to 1. dispense of mailing and to file everything electronically or to file only one copy, 2. to have the joint appendix based on the record without paper requirements, 3. for waiver of my right to a hearing in person due to the costs of traveling and the instability of my internet, which has been going in and out, as impracticable."

Certificate of service thereto

Exhibit C Newspaper articles where I was interviewed or drafted articles when I ran for local office in 2018 for state house of representatives

Exhibit D signs and bumper stickers I made revealing my beliefs without violating the wall between church and state

Exhibit E additional signs I drafted based on my beliefs after my intent to run for office dissolved

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Ex. Or. No. 13199, 66 FR 8497, Jan. 29, 2001, as revoked by Ex. Or No. 13831, 83 FR 20715, May 3, 2018.....	1, 2, 3
Ex. Or. No. 13279, 67 FR 77141, December 12, 2002, as amended by Exec. Or. No.13559, 75 FR 71319, November 17, 2010.....	1, 2, 3

Executive Orders by President Obama

Ex. Or. No. 13559, 75 Fed. Reg. 71319, Nov. 17, 2010.....	1, 2, 3
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Executive Orders by President Trump

Ex. Or. No. 13798, 82 Fed. Reg. 21675, May 4, 2017.....1, 2, 3

Ex Or. No. 13831, 83 Fed. Reg. 20715, May 3, 2018.....1, 2, 3

Executive Orders by President Biden

Ex. Or. 14015, 86 Fed. Reg 10007, Feb. 14, 2021.....1, 2, 3