

# Appendix A

IN THE SUPREME COURT OF PENNSYLVANIA

In the Matter of : No. 2913 Disciplinary Docket No. 3  
MEGHAN MARIE KELLY : No. 118 DB 2022  
: (Supreme Court of Delaware, No. 58,  
: 2022)  
: Attorney Registration No. 202268  
: (Out of State)

**ORDER**

**PER CURIAM**

**AND NOW**, this 28<sup>th</sup> day of February, 2023, upon consideration of the responses to a Notice and Order, Meghan Marie Kelly is transferred to disability inactive status in the Commonwealth of Pennsylvania. Respondent shall comply with all of the provisions of Pa.R.D.E. 217.

Respondent's Application to Dismiss and two subsequent Applications to amend that filing are denied. Respondent's November 15, 2022 Application for Reconsideration of this Court's Order dated November 8, 2022, and Motion to Compel the Acceptance of a Specific Motion dated December 23, 2022, are denied. Respondent's Motion to Supplement the Record dated November 19, 2022, Motion to Supplement Application for Reconsideration dated December 10, 2022, and Motion for Exemption to Serve Paper Copies are granted.

# Appendix B

**ATTORNEY REGISTRATION OFFICE**

Pennsylvania Judicial Center

604 Commonwealth Avenue, Suite 5600  
P.O. Box 62625  
Harrisburg, PA 17106-2625  
Phone: (717) 231-3380

Received

MAY 16 2018

OFFICE

ATTACH CURRENT VALIDATED LICENSE CARD  
AND RETURN COMPLETED FORM TO THE  
ATTORNEY REGISTRATION OFFICE.

VI 7-1-17

IF YOU DO NOT HAVE YOUR CURRENT CARD,  
PLEASE PROVIDE A BRIEF EXPLANATION.**APPLICATION FOR RETIREMENT (Form DB-27)**

Notice is hereby given that I apply for retired status, pursuant to Pa.R.D.E. 219(i). In taking this action, I fully understand that after the Supreme Court issues an order transferring me to retired status, I shall no longer be eligible to practice law in Pennsylvania and will be relieved from the payment of the fee imposed by this rule upon active practitioners. I further understand that if I remain on retired status for three years or less, that I may be reinstated by paying the annual active fee for the three most recent years or such shorter period in which I was on retired status.

By signing this form, I acknowledge that I am aware that: 1) under Pa.R.D.E. 201(a)(3), the Supreme Court of Pennsylvania and the Disciplinary Board retain jurisdiction to discipline me for misconduct; 2) if I am convicted of a crime, I have a continuing duty under Pa.R.D.E. 214(a) to report the conviction to the Office of Disciplinary Counsel within 20 days; and 3) if I am disciplined by another court or in another jurisdiction, I have a continuing duty under Pa.R.D.E. 216(e) to report such to the Secretary of the Disciplinary Board within 20 days. I also certify that, to my knowledge, there are no ongoing investigations into any misconduct on my part in this or any other jurisdiction.

Attorney Name:

Meghan Marie Kelly

Attorney ID Number:

202268

Office Address:

34012 Shawnee Drive

Dagsboro, DE 19939

Telephone Number:

302-537-1089

E-Mail: meghan.kelly.esq@yahoo.com

Signature:

Meghan M. Kelly

Date: May 12, 2018

**REQUEST FOR SUPREME COURT ACTION**

PROTHONOTARY

WESTERN DISTRICT OFFICE

In accordance with Rule 219(i) of the Pennsylvania Rules of Disciplinary Enforcement, it is requested that an Order transferring the above attorney to retired status be issued.

DCB

Attorney Registration Office

5-16-18

Date

# Appendix C

Certificate of Compliance

Pursuant to Rule 217(e) of the Pennsylvania Rules of Disciplinary Enforcement, I hereby certify as follows in connection with the PA Order dated February 28, 2023, No 2913 DD3 under religious objection to affirming under the penalty of law I declare I have license interests in the following jurisdictions:

1. United States Supreme Court
2. DC
3. District Court for the Eastern District of PA
4. Third Circuit Court of Appeals
5. Delaware Supreme Court
6. Delaware District Court
7. PA

To the best of my knowledge, I have never practiced law in PA. I have no fiduciaries or clients to notify regarding attorney represented work in PA or any other jurisdiction.

There are no clients being represented in pending matters or proceeding. Nor are there persons or their agents or guardians to whom a fiduciary duty is owed.

Copies of the notices required by 204 Pa. Code § 217 subdivisions (a), (b), and (c)(1) do not apply to me. There is no one to notify.

I have no such appointments to resign from.

I have been retired from this jurisdiction since 2018. I have not practiced law for more than 6 years. I have no IOLTA, Trust, client or fiduciary accounts to close.

I have no applicable advertisements or telecommunication listings which I am aware of or authorized that expressly or implicitly convey my eligibility to practice law in the state courts of Pennsylvania, other than my documents and pleadings in the Courts where loss of license(s) and reputation are indicated as damages for the Delaware Supreme Court's malicious disciplinary proceeding brought in bad faith to punish me for the exercise of my fundamental

rights. Old outdated material is not handed out or publicized. Should anyone publicize information advertising my license interest in PA as of the date of this signature, it is without my knowledge, consent, or authorization.

I have ceased and desisted from using all forms of communication that expressly or implicitly convey eligibility to practice law in the state courts of Pennsylvania, including but not limited to professional titles, letterhead, business cards, signage, websites and references to admission to the Pennsylvania Bar.

I have no such license card and/or certificates in my possession to surrender. The residence or other address where communications may hereafter be directed to me is as follows: Meghan Kelly, 34012 Shawnee DR., Dagsboro, DE 19939.

I am a Christian and have religious objections to being referred to by using the term Ms., Miss, or Mrs. Please honor my religious belief by calling me by my name Meghan Kelly so as not to dehumanize me and compel religious violations of my faith in Jesus Christ.

With regards to 204 Pa. Code § 217 (c) (2), I have not sent notice to the United States Supreme Court and DC. I have pled the 5th Amendment to DC and the United States Supreme Court. They accepted my Constitutional assertion not to incriminate under the 5th. So, notice is waived in those two jurisdictions.

On February 28, 2023, I emailed the arm of the Delaware Supreme Court, the DE ODC the order. I emailed Gail Olsen, the administrator of the Eastern District of PA a copy of the Order. I filed notice with the Third Circuit Court of appeals on my civil rights case. I called the Delaware District Court and filed notice with the civil rights case. I also mailed out a copy of the Order to the DE District Court and the Third Circuit Court of Appeals.

Attached find of the proof of notices.

I am serving Office of Disciplinary Counsel by email, due to the substantial burden of compelled poverty causes upon my access to the Courts, my religious beliefs against debt, and to prevent government incited involuntary servitude in violation of US Amend, I XIII and IV.

It is against my religious belief to declare, swear, or affirm under penalty of law.

Jesus Christ teaches let your yes be yes and your no be no anything else is from Satan for making people for sale products not free in Jesus Christ under the threat of penalty by law. Even an unsworn declaration is against my belief in God against servitude to the devil and death in hell. I seek an exemption so as not to violate my genuinely held religious beliefs.

Please find my pleading in Delaware where I indicated swearing in violates my belief in Jesus from being damned to hell for the convenience of mere people.

I assert my right to remain separate by not sinning for the convenience and material gain of the world. I seek to please God not man. I safeguard people's freedom to believe differently than I, but I will not participate, encourage or support things I believe will mislead them to hell.

I believe people go to hell by requiring others to be enslaved to money or man by oaths. I do not want participants in this matter to be thrown into the fire as unworthy on judgment day. Most people go to hell per Jesus Christ. *Matthew 7:13-15, Luke 18-23, Isaiah 10:22*. I prefer to encourage people to turn away from such evil to be saved from the default, the fires of hell to lose eternal life the last day. My religious beliefs are genuine.

Respectfully Submitted

/s/Meghan Kelly

# Appendix D

## SUPREME COURT OF PENNSYLVANIA

IN THE MATTER OF A MEMBER OF THE BAR	§	No. 2913 DD3
	§	No. 118 DB 2022
	§	(Supreme Court of Delaware, No. 58,
	§	2022)
MEGHAN M. KELLY, Respondent.	§	Attorney Registration No. 202268
	§	(out of state)

**Respondent Meghan Kelly's Addendum to  
Respondent's Motion to dismiss the disciplinary proceeding, without  
prejudice for lack of subject matter jurisdiction**

I, Respondent Meghan M. Kelly move this court to include this addendum to my motion to dismiss this action, without prejudice, for want of subject matter jurisdiction.

1. On November 6, 2022, I emailed opposing counsel a copy of Respondent's Motion to dismiss the disciplinary proceeding, without prejudice for lack of subject matter jurisdiction, and submitted it to this Honorable Court.

2. This Honorable Court accepted the filing dated as of November 6, 2022.

3. I am attempting to file a Motion to Dismiss in another forum due to lack of subject matter, the District Court for the Eastern District Court of PA.

4. That Court has scheduled a hearing, without rendering Orders on my Motions for reargument on its denial of a stay or my motion to exempt costs in order 1. not to compel me to violate my religious beliefs in exchange for defending

my exercise of First Amendment rights before that forum, 2. Cause an undue obstacle to my access to other courts, and 3. Cause an obstacle to its own court based on the substantial burden of poverty and government threat of loss on the opportunity to defend my license and person by forced religious violations.

5. On Friday November 3, 2022, upon receipt of the notice of hearing I filed motions to be heard on outstanding motions necessary in preparing for any hearing.

6. Those two filings were misfiled as attachments to a letter I sent that same day where I requested clarification and specific notice on the subject matter of the hearing.

7. Exhibits to other filings remain out of order, and render it so tedious for that Honorable Court to look through as to make it a violation of my opportunity to be heard should it not be corrected by the District Court for the Eastern District of PA. So, I am working on this to my detriment of not working on more urgent matters. (Exhibits 1-12)

8. I face irreparable injury in that I must file two appeals to the US Supreme Court which reciprocal suits interfere with by time and resources, making it an obstacle to my access to another court in defense of my first amendment rights of religious, belief, exercise, speech, association and the right to my

Delaware license to practice law without fanciful government obstruction and retaliation but for the exercise of my Constitutional rights based on religious-political animus and poverty animus, in violation of the equal protections clause applicable to the states through the 14<sup>th</sup> Amendment and the Federal Government through the 5<sup>th</sup> Amendment equal Protections Component.

9. I have unique political and religious beliefs. I disagree with United States Supreme Court Justice Gorsuch. I skimmed his book *A Republic, If You Can Keep*, by Neil Gorsuch, published September 10, 2019.

10. I disagree with Justice Gorsuch. I disagree with Plato too.

11. I think Justice Gorsuch is misguided by Plato's theories. It is not necessary for me to outline the theories I respectfully and strongly disagree with. However, it is necessary for me to outline why we have a Democratic-Republic, not a mere Republic. I believe attorneys have a duty, should they have standing to correct the courts when they are misguided to serve business greed at the expense of sacrificing a no longer free, but for sale people, and individual liberties.

12. We have a Democratic-Republic where two branches give us a republic in the form of representation by the vote, the executive and legislative branches, and one branch gives us freedom and democracy, the courts.

13. The Courts are special in that they safeguard individuals and individual liberty from being sacrificed to the mob reign of lawless lusts, by placing Constitutional limits on the laws and the enforcement of the laws.

14. The Courts misbehave when they cry political question which allows the other two branches to kill, steal and destroy liberty and life unrestrained by the just rule of law.

15. People I love would disagree with me indicating the state law makers should draft or enforce laws to accommodate their unique culture. I argue this potentially allows individual states and local governments to be above the constitution, should the argument political question be pled by US Supreme Court justices.

16. Delegating authority unrestrained by the Constitutional limits allows states and state backed private and foreign partners to be above the law. It specifically allows businesses to be above the law by allowing Boards in each state which include the professionals to make their uniform practices to be the letter of the law, by making it the standard judges defer to as opposed to the Constitutional limits to protect life and liberty.

17. The vote is not what gives us freedom. It is you, the judges and judges in other courts who give us freedom.

18. When I ran for office in 2018 members of my political party pointed to election concerns, we have today. Listening to speakers and reading through material from the World Economic Forum or its founder or speakers at the World Government Summit have led me to believe they are not smart, but conniving. When they predict it, I believe they actually plan it in their agendas. In their agendas they specifically allude to eliminating lawyers, which may be construed to eliminate judges too.

19. Everything standardized is uniquely in danger of becoming automated. Automation cannot replace judges who think outside the standards to adapt to individual cases and individual exercise of rights. Courts must protect equal protections under the law which is the opposite of conformed same standardization. Courts are our only hope of safeguarding individual freedoms to believe by the dictates of one's own conscience, to live by exercise of such beliefs, and other freedoms relating to the beliefs. This includes protecting private nongovernment speech and association based on one's own beliefs. This also includes allowing people like me to associate as a Christian, not conforming to the world by allowing me to keep myself separate from compelled sin. (See, Romans 12:2, "Do not conform to the pattern of this world, but be transformed by the renewing of your mind. Then you will be able to test and approve what God's will is—his good, pleasing and perfect will.).

20. I must appeal to a United States Supreme Court who believes and thinks very differently than I do. It makes it difficult for me to persuade a court that sees money and government backed business through Boards of Professional Conduct and otherwise, as freedom instead of slavery by artificial indebtedness and professions whose standards are the law instead of the Constitution and the law makers passed laws limited by the courts.

21. I write to include the attachment showing I have been retired my Pennsylvania license ion May 12, 2018 per Exhibit 13. I actually thought I retired in 2021, but it appears I was incorrect. The Honorable Chief Deputy, John A. Vaskof, Esq. kindly forwarded this to me on November 7, 2022. I forwarded it to opposing counsel.

22. Today, the Chief Deputy, John A. Vaskof, Esq. also kindly confirmed my PA license to practice law was placed on inactive status on or about July 1, 2017.

23. I thank the Court for its help on gaining accurate information.

24. Pursuant to Pennsylvania's Rules of Disciplinary Enforcement Rule 301 (k) "As used in this rule, the term "disabled attorney" means an attorney transferred to inactive status under this rule."

25. Since, I was already placed on inactive status in 2017, and then resigned my license 2018, there is no license to further restrain by placing it on inactive. My license has remained retired since 2018.

Wherefore, I pray this court grants this motion to include an addendum to my Motion to Dismiss.

November 7, 2022

Respectfully submitted,

/s/Meghan Kelly  
Meghan Kelly, Esquire  
34012 Shawnee Drive  
Dagsboro, DE 19939  
[meghankellyesq@yahoo.com](mailto:meghankellyesq@yahoo.com)  
(302) 493-6693  
Retired Bar No. 202268, INACTIVE, not  
practicing law on behalf of another