

No. _____

IN THE SUPREME COURT OF THE UNITED STATES

In the Matter of Meghan Kelly in the Third Circuit Court of Appeals

Meghan M. Kelly, Petitioner

No Respondent

On Petition for Writ of Certiorari to the United States Court of Appeals for the
Third Circuit

Petitioner Meghan Kelly's Motion for Leave for an extension of time to file a
petition for writ of certiorari

I Meghan Kelly, Esq., pursuant to United States Supreme Court Rule 30, and Fed. R. App. P. 2, in the interest of justice I move this Honorable United States Supreme Court for an extension of time to file a writ of Certiorari to appeal the reciprocal decision of the Third Circuit Court of Appeals to place my attorney's license to practice law on disabled inactive, due to extraordinary circumstances, where I face immediate irreparable injury in terms of loss of my First Amendment rights, and loss of my property interests in my licenses to practice law.

1. The opinion of the Third Circuit Court of Appeals to review the merits appears at Appendix ("App.") A, dated August 30, 2022. There is a previous

Order by the Third Circuit, dated August 17, 2022. There is no opinion to publish. There is no lower Court opinion.

JURISDICTION

2. The date on which the highest state court decided my case is August 30, 2022. A copy of that decision appears at App. A. The jurisdiction of this Court is invoked under 28 U.S.C. § 1254 or in the alternative under 28 U.S.C. § 1253.
3. The date the Petition is due is on or about November 28, 2022.
4. I respectfully request an extension in the amount of 60 days to appeal the Third Circuit reciprocating Order placing my license on inactive disabled but for my religious beliefs, religious political beliefs, and religious political speech contained in my petitions.
5. The new due date would be on or about January 27, 2023.
6. A Delaware Order placed my license on inactive/disabled, but for my religious-political beliefs and poverty. This has caused additional courts to place my license on inactive disabled, causing multiple law suits. I have been fighting reciprocating courts. I require time to prepare a writ of certiorari to prevent irreparable injury to me in the form of loss of First Amendment rights and my property interest in my license.

7. A lawyer's right, my right to pursue my profession constitutes a property protected by the due process clause of the Fourteenth Amendment, and of which I cannot be deprived for any whimsical, capricious or unreasonable cause, including the state's disagreement with my religious-political beliefs.

8. There are fewer than 10 days, but due to extraordinary circumstances, I request additional time in light of the emergency situation I am placed in.

9. According to the Pennsylvania Supreme Court's rules, they no longer have jurisdiction over me in a reciprocating case since I have been retired in that Court since 2018.

10. Nevertheless, Pennsylvania opposing counsel is giving me a needlessly difficult time in an attempt to prevent my appeal to this Honorable Court.

11. I require time in order not to forgo my right to be heard in one forum in exchange for another. I have fighting reciprocating courts nonstop. The other courts have denied my requests for a stay, and care little about my lack of resources or poverty.

12. I must be afforded meaningful access to this Court by the allowance of additional time to defend my license to practice law from being placed on

inactive disabled but for my faith in Jesus Christ, and exercise of fundamental rights.

13. The Third Circuit placed my license on inactive/disability without affording me Constitutional protections afforded to similarly situated attorneys placed on suspension or disbarred, arguably in violation of the Equal Protections Clause applicable to me, and to the class of lawyers adjudicated disabled.

14. The most recent order relates to documents I filed including but not limited to Motions filed with the Delaware Supreme Court containing Constitutional arguments against lawyer self-regulation and third-party regulation. I desire to expand upon these arguments on Petition for writ of certiorari to allow this Honorable Court to draw a clear line on the fact Federal judges may not be regulated through self-regulation or third-party regulation through committees seeking their testimony or otherwise.

15. Such regulations of the federal judiciary create injustice, making us less free, by tempting federal judges to render orders based on their collective interests or based on the interest of third parties who regulate their seats as opposed to the impartial rule of law.

16. I also oppose eliminating life time tenures as that will tempt federal judges to be partial towards the interests of those who maintain their seats as opposed to maintaining impartiality necessary to safeguard the rule of law.

17. This issue is capable of repetition, yet evading review. Per the attached exhibit incorporated herein by reference, I have good cause to contest the Third Circuit's reciprocating order. Nevertheless, the Third Circuit's rules deny me and other attorneys labeled disabled the Constitutional protections afforded to other disciplined attorneys to argue such cause.

18. I intend to make arguments on petition for writ of certiorari to safeguard not only my freedom, and the freedom of others labeled disabled, but everyone's freedom from injustice by making arguments in my petition concerning the unconstitutionality of regulating federal judges.

19. I also will make case and controversy arguments. It is rather unusual that there is no opposing counsel, but there is still a case I may appeal from which may enable this Court to protect the impartiality of the courts which make us freer.

20. I understand should this Honorable Court grant me time, that does not necessitate this Court will grant my petition to be heard. It is the mere opportunity to be heard I seek to protect.

Wherefore I pray this Court grants my motion.

Dated Nov. 22, 2022

Respectfully submitted,



Meghan Kelly, Esquire

DE Bar Number 4968

Inactive license

34012 Shawnee Drive

Dagsboro, DE 19939

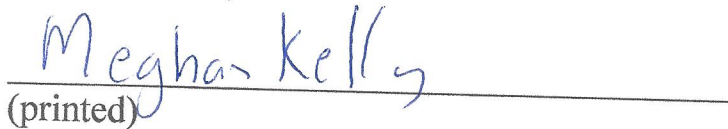
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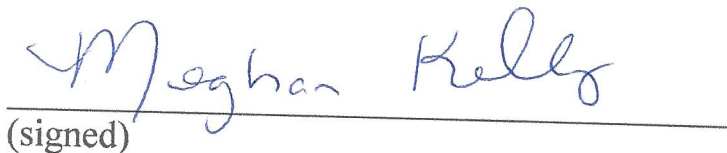
US Supreme Court Bar No. 283696

Not acting as an attorney on behalf of
another

Under Religious protest, I declare that the foregoing statement is true and correct
under the penalty of perjury.

Dated: November 22, 2022


(printed)


(signed)