

Exhibit 1

UNITED STATES DISTRICT COURT IN THE DISTRICT OF DELAWARE

Meghan Kelly)	Civil Action No.: 1:21-1490 (CFC)
Plaintiff,)	
v.)	
Disciplinary Counsel Patricia B.)	
Swartz, et.al)	
Defendants.)	

PLAINTIFF MEGHAN KELLY'S TWENTY SIXTH AFFIDAVIT UPDATE

Comes now Plaintiff Meghan Kelly, I declare and affirm that the foregoing statement is true and correct.

1. I sent emails to the Eastern District Court. Gail directed me to contact Justice Diamond not her for the case Kelly v Eastern District Court, 22-3372. I provided updates on my eye injury and my concerns about the schemed overthrow of our government The wrongly decided case law protects government agents who receive government contracts to fulfill a government function should be overturned. Government contractors and those who partake in treaties or executive agreements must be deemed limited by the constitution as government agents not protected by it by sacrificing individual liberty and enslaving the people to serve lawless lusts, business greed. US Amend XIII.

2. The Contract Clause limits the states not the federal government. So, I am sorry for my bad idea regarding its use to protect federal pay, pensions and social security. The Courts may consider thinking things out to overturn 100 plus years of bad case law protecting entities while enslaving the masses to pay back the entities with interest by the lawless way money is coined in violation of the 13th Amendment, which is schemed to enslave the people on a greater level under the global plans.

3. Courts must exercise more authority by placing Constitutional checks upon the other two branches of government to safeguard these United States. I am displeased when judges

plea political questions to get out of safeguarding individuals and individual liberty by upholding the Constitutional law as applied to the government and government backed foreign and private partners.

4. Changing topics, I am not feeling well at all. I assert my right to live, to not die for the lawless lusts of those who use the color of the law to eliminate liberty by violating the Preempting Constitutional law to control and maintain people as opposed to care for them, under the lie of the common collective good or collective permission through representative authority. It is my personal religious belief those who sacrifice human life and health for the alleged collective good, for convenience, profit, position and power, unknowingly or intentionally commit lawlessness per the Bible, which is called sin, leading to damnation in hell without repentance. The Bible teaches God will destroy those who destroy his temple in hell. Jesus teaches our bodies are our temples. I believe those who destroy my body or anyone else's for convenience, material gain, even allegedly saving the world, or to serve business greed or science, sin leading to hell without repentance. God sees them as too disgusting and dirty to have eternal life on the last day at the resurrection of the dead for judgment should they not be made clean. Human sacrifice for the common good was an element of ancient government secular beliefs, and is an element of the beliefs of many congressmen and presidents. Older laws do not mean just laws. I think judges now my render more fair just decisions by learning from the flaws of our forefathers not repeating their folly. Elected officials who sacrifice people for the God of the damned, money and material gain, are in danger of loss of eternal life should they not be made clean. Court correction may help the blind see to help them know they are enslaved to sin and death in the fires of hell to save them. I do believe courts can save eternal lives by correction.

3. I think DI 4 is missing my appeal to the US Supreme Court in Kelly v Trump.

4. I also was not allowed to serve the attachments in DI 3 and DI 4 to opposing counsel, though I did in the Third Circuit. I file and serve these now electronically now. So I may to refer to them on the docket should I be permitted to file an amended complaint.

Otherwise, the boxes may be too heavy should the US Marshall serve an amended complaint with these exhibits.

5. I think this is easier for the court too, rather than potentially handle voluminous papers.

6. So, please find the attached documents.

7. Remember how I alerted you about the PA law suit regarding an after-school Satan club. The Eastern District Court ruled in favor of the after-school Satan Club. I applaud the court for upholding equal protections of free speech under the law, but I still opposed government-religion. I am sad.

8. Yesterday, May 1, 2023, a big bank crash occurred per the news as planned the First Republic.

9. I have to hurry and have no time. I do not feel well either. I apologize for not filling you in additional concerns and updates on my case and how it relates to issues in other cases and the news.

Thank you for your time.

Dated 5/2/23

Respectfully submitted,

Meghan M. Kelly

Meghan Kelly, Esquire

34012 Shawnee Drive

Dagsboro, DE 19939

meghankellyesq@yahoo.com

(302) 493-6693, Not acting as a lawyer