

APR 5

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 217th Affidavit

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

1. Richard L Abbott filed his reply in the disciplinary case on May 28, 2024.
2. Per the attached docket, Richard Abbott's disciplinary case is sealed. I cannot see what it says, which is unfair. Sealing disciplinary records by DE, other states and by the United States Supreme Court deprives claimants' precedent to support their positions not only in disciplinary cases by USSC and states, but in civil rights cases too.
3. I filed the attached motion in the DE Supreme Court 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. The relief granted was not the relief sought.

4. In DI 58 of this case I attach hereto in part with only the table of contents excluding the exhibits, I noted the partial favoritism of the Delaware Disciplinary Rules of Procedure Rules 12 and 13 towards the state and against the accused in violation of Equal Protections and Due process notions of a fair proceeding in that the state may unseal proceedings to embarrass the accused if they win while the proceedings are sealed to protect the state while Constitutionally depriving parties of their 6th Amendment right to an open forum to affect the outcome of the proceeding. This is especially prejudicial in my case since the transcript was fatally flawed too erroneous to be corrected.

5. I think the US Supreme Court erred in rejecting my application to stay the Eastern District Proceeding pending the outcome of Richard L Abbott's case by not docketing it for consideration so as to deprive me of the right to petition and a fair opportunity to be heard before vitiation of rights. US Amend I, V. I attach the application with only one not all exhibits showing two Delaware judges discriminated against me based on place of origin, Pennsylvania and other disparate treatment noted by the judges training lawyers to be similarly unfairly prejudiced based on law firm or other origin as opposed to fairly no matter where an attorney or person originated from.

6. The USSC heard Richard Abbott's case at conference May 30, 2024.

7. This District Court and the Third Circuit have not yet ruled on Richard Abbott's discipline and is not required to discipline him should another forum discipline him. Thus, it may be possible for Abbott to represent me should this case be remanded or otherwise reopened.

8. I still hope he may represent me should this case be remanded or otherwise reopened.

9. US Attorney Generals have not filed a waiver nor petition despite the due date for their response is May 31, 2024 for the Eastern District Court of Appeal, District Court of PA, No. 23-7360. They have three mailing days too. So, it is possible they may have filed a response, but more likely they did not.

10. Opposing counsel DE Attorney General Ryan Costa, Esquire appears to be working on a response for our case, US Supreme Court No. 23-7372. I asked his position on a supplemental brief concerning the improper outside influence of Congress people threatening US Supreme Court members to affect the outcome of certain cases which indirectly affect or influence the outcome in my cases relating to recusal too, different legal theories based on new precedent and possibly other facts recently arising I noted.

11. I received an auto-response email indicating he was unavailable until after June 3, 2024.

12. I did not draft a supplemental brief. I was scared to expend stamps and resources in the Eastern District of PA case only to run out. I have been a nervous wreck. I tried to print out potential exhibits and my printer failed today. So, I did maintenance which recommends I should not use it for 12 hours in order for it to hopefully print.

13. We will see if opposing counsel responds by the due date June 3, 2024, with 3 days for postage.

14. I was very grateful US Supreme Court Justice Roberts politely and diplomatically declined a meeting with conference meant to incriminate him and the court. He did it rather gracefully. See the attached letter.

15. I think Judge Carlton Reeve's arguments against immunity as to deprive the people of their different legal check as jurors under the US Amend VII for civil proceedings was

rather astounding. See Federalist Letter 83 to support the requirement of jurors as a Constitutional necessary check per Alexander Hamilton too, despite the fact I like others not limited to Thomas Jefferson disagreed with Hamilton on other matters.

16. In order to protect the courts by schemed dissolution, we must show why they are necessary not replaced by impeachment or vote or immunity doctrines wrongly holding themselves not necessary to discern the rule of law.

17. The Courts are schemed to be eliminated. By the petition we may persuade the court of this danger to prevent it should the Court grant due process opportunity to fairly be heard hopefully on remand back to you or otherwise.

18. I tried to make myself clear that I believe there is a scheme to overthrow the government by eliminating the rule of law by eliminating the power of the people who enforce it, petitions, attorney generals and people judges.

19. I ran for office because nonlawyers were lawyering messing up the chain of title and taking advantage of my friend the deceased Richard Goll. His wife sadly soon passed away after them leaving their only child and his family without either.

20. I wish I knew while he was alive, but I had hoped to prevent additional harm. So, I ran for office. I learned that people eliminated freedom to serve business. I learned of plans to burden the vote in 2018. None of what we see is natural or the product of causes and effect but the troubles we see are by design.

21. I had hoped to prevent the horrors schemed ahead. I thank this Court's staff for the time they kindly granted me and I hope this case remains alive.

Thank you for your time, consideration and understanding.

Dated 5/31/2024

Respectfully submitted,
Meghan M. Kelly

Meghan Kelly, Esquire
34012 Shawnee Drive
Dagsboro, DE 19939
meghankellyesq@yahoo.com

Under Religious objection I declare, affirm that the foregoing statement is true and correct

Dated: May 31, 2024
Meghna Kelly
(printed)

Meghna Kelly
(signed)



Search documents in this case:

No. 23D03136Title: **ABBOTT, RICHARD**

Atty Name: Richard L. Abbott

City/State: Wilmington, Delaware

Sex: M

Barno: 238067

Lower Ct: Supreme Court of Delaware

Action: Disbarred

DATE	PROCEEDINGS AND ORDERS
Jan 22 2024	Suspense Filed
Apr 29 2024	Suspense Order
May 28 2024	Return Filed

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.

Please see

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)

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

Dated: August 15, 2022

Meghan Kelly (printed)
Meghan Kelly (signed)

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~~ 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~~ 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 position.

(from being compromised by)

(as opposed to the impartial rule of law)

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)

Uninsured Motorist Section

Division of Motor Vehicles

Year/Make

Expiration Date:

Tag Destroyed

Name: Meghan M. Kelly

Tag Filed

Address: 34018 Onalaska Dr

DE 19634

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 PMUC/Exp

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

Comments:

File Tag Customer will pick up Tag when insurance

Doc. No.: 55-11-30-91-09-02 Revised 7/21/20

GCH/EP

MV 582

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 VIN: 2T1BURHE8EC122541
DRG: 014 GRG: 018 LRG:05 CLASS: 100030C100
OXD: 05/21/2018
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: (03081)

COVERAGE

A 25/50/10- P. D. H. II 25/50/10

Suspend: (1) TOTAL

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

TAG TURNED INTO STATE

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



12534402891600010004

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



On English

Sử dụng thông tin cá nhân của bạn để xác minh và xác nhận, trước khi bạn gửi email về Bộ phận Bảo trì số 811.

Referencia caso de cliente en 1-800-372-2022.

Đang Tắt

Nếu quý vị không hiểu được thông tin này hoặc cần thêm thông tin, vui lòng liên lạc Ban Lãnh Hỗ trợ Khách hàng

Đang Tắt số 1-800-372-2022.

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 immunity 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 :(

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. §

[Proposed Order on] 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

Having considered 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, it is hereby

GRANTED:

1. The pleadings relating to the above caption matter are unsealed.
2. Self-regulation of attorneys, other Professions and judges is 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.
3. Professional Disciplinary proceedings will offer, not require, the option of 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.

Judge

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. §

Certificate of Service

Certificate of Service of 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

I, Meghan M. Kelly, Esquire, hereby certify that on August 15, 2022, had a true and correct copy of the above referenced motions, dated August 15, 2022, sent to, served via first class mail and email:

Disciplinary Counsel Kathleen Vavala
405 N. King Street, Suite 420
Wilmington, DE 19801

Respectfully submitted,



Meghan Kelly, Esquire

Dated August 15, 2022

DE inactive Bar Number 4968
Not authorized to practice
34012 Shawnee Drive
Dagsboro, DE 19939
meghankellyesq@yahoo.com

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

Dated: August 15, 2022

Meghan Kelly (printed)
Meghan Kelly (signed)

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 /doctored praecipe/ concealing elimination of key witness by retiring Arline Simmons and Katrina Krugar/ Free speech argument ruling that DRDC Rules 12 and 13 are unconstitutional per se and as applied

April 26, 2022

Dear Honorable Colm F. Connolly:

On Friday, April 22, 2022, with a heavy heart, I went to the Chancery Court in Sussex County to pick up the attached praecipe, dated October 5, 2022, labeled as **Exhibit A**. A Chancery Court staff member, Arline Simmons wrote on the praecipe, without my authorization, testifying as a witness without cross examination, on a public court record, misleading courts on appeal, which contributed to the confusion as to why I could not serve US Attorney General, David Weiss in *Kelly v Trump* Chancery Court No. 20-0809, DE Supreme Court No. 119-2021, and United States Supreme Court No., 21-5522.

I did not know Arline Simmons wrote on it, and could not understand why I was not issued the Summons for the First Amended Complaint or the Second

amended Complaint for local counsel, US Attorney General David Weiss, through the civil process clerk. The handwritten notes give some clarity.

Per the attached exhibit, incorporated herewith as **Exhibit B**, I wrote a letter dated July 12, 2021 and filed with the Delaware Supreme Court, upon discovery that the Civil Process clerk's address was crossed off. Arline Simmons, flipped through the documents and instructed me to cross off the address, with initials. I complied, thinking she may have found a typo, not knowing this would prevent service to the Civil process clerk.¹ In tears I lamented, "I was booby trapped by the Court staff Arline Simmons." Attached, please find **Exhibit C**, the praecipe to serve Delaware local counsel, through the Civil Process clerk, with the address crossed off and my initials, through the instructions of Arline Simmons.

The signature pages were apparently switched. See **Exhibit D**, the praecipe with the switched signature page.

¹ I apologize that I am a poor typist. In high School I did so poorly in my typing class that I dropped out so I did not affect my GPA, which was over 100 because academic courses were weighted. My little brother, Andrew Patrick Kelly was valedictorian, class of 98 at Indian River High School, and my beautiful big sister Amanda Elizabeth Kelly Gordines and had a better GPA than I did too. I have family of beautiful, smart successful people. I am the least of these in my family and in the eyes of the world, but I am rich in faith for God, your honor. My father is a little ugly like I am, but my dad is my hero because he does that right thing, even at a material loss. My dad, the legendary R. Pat Kelly teaches high school, used to life guard at the beach, coached football and continues to coach basketball.

My dad makes doing the right thing look cool and he drove our prejudice against people of diverse races, socio-economic statuses and places of origin by using his coolness to drive out cruelty, when he taught Civics at Indian River High School, located in Sussex County Delaware. I was in Girl's State in High School only because my dad is smart. I listened to him speak of history on the car ride to school and repeated my father's captivating analysis, not mine, that dazzled my history teacher, Mr. Abbott. Mr. Abbott nominated me and Mary Wilgus. My Principal Dr. Patterson nominated me as student liaison. I had surgery in high school that made me forever weak. That is why I studied healthcare courses at Law School and a course at UD to improve our care that kills and harms and I believe damns people to hell. Just because I am poor, weak and ugly does not mean I am worthless your honor. I am priceless. I gave my life to God, not man or money that means I care about others as myself, and I cannot turn a blind eye in the face of oppression.

I did not understand why no subpoena was issued to me for the Civil Process clerk. Per **Exhibit E**, attached hereto, in a letter dated, October 19, 2020, I wrote Master Patricia Griffin regarding inter alias, that Defendants had 60 days to respond to my complaint as opposed to 20 days like a normal person, since they were agents of the federal government. On a side note, that is unfair, granting partiality and the luxury of more time to the powerful federal government, and less opportunity for the common lay person to assert their grievances against the federal government. I also received disparate treatment by the Chancery Court staff, and noted I acted as a party not as an attorney advocate, to alert the court it is okay for staff to yell at lawyers, but it is prejudicial to yell at parties. Id.

In a letter attached hereto as **Exhibit F** dated November 10, 2020 to the assigned Vice Chancellor, I noted I served President Trump and William Barr the Complaint and Amended Complaint, and stated, “The US Attorney for the District of Delaware has not been served... I requested subpoenas, including the one for the civil process clerk, in a letter to the Honorable Master, dated October 30, 2020.” (**Exhibit F** at 3, and the entire document, also see **Exhibit G**, the letter to Master Griffin, dated October 30, 2020, albeit it related to time constraints and removal.)

We were in a dangerous part of the pandemic when former President Trump was diagnosed with Covid-19, and I erroneously thought William Barr also contracted Covid-19.

Despite, the perils of germ spreading to and from notaries, the Chancery Court staff required I notarize documents. So, I sought a waiver, which the Delaware Supreme Court had already granted unbeknownst to the Chancery Court staff and myself.

Per **Exhibit H**, through a letter dated, October 9, 2020 to Master Patricia Griffin, a letter dated October 7, 2020 to the assigned Vice Chancellor of the Chancery Court, and a letter dated October 7, 2020 to the Delaware Supreme Court, I requested a waiver of the notary requirements to prevent loss of life and health, and copied William Barr on these requests.²

The Delaware Supreme Court sent me a letter attaching the emergency order, while copying the Defendant's administrator to the Board of Professional Responsibility, Karlis Johnson. (**Exhibit I**).

Throughout this time I noticed disparate treatment towards me, based on religion, political beliefs or association or poverty in violation of the equal

² Albeit your honor I made a mistake by not sending copies to local counsel, David Weiss. My mistake is not a mental disability, but based on my desire to act quickly to prevent irreparable loss in terms of government incitement infringement and loss of my First Amendment rights. I did not have easy access to research or even a working computer, or a printer at the time. I did not make the same mistake twice in this case. I served the Defendants through their local counsel, Zi-Xiang Shen, despite the fact this court withheld issuing service of the complaint and amended complaint.

protections clause, by the Chancery Court staff, apparently based on religious belief, political beliefs and or poverty. Per **Exhibit J**, attached hereto, in a letter dated, December 1, 2020, I wrote the Master Patricia Griffin of the Delaware Chancery Court concerning the prejudicial treatment based on protected beliefs and activity, and attached emails to **Katrina Kruger and Arline Simmons concerning the same.** (Emphasis Intended)

On or about November 6, 2020, I wrote Master Patricia Griffin regarding her staff, Arline Simmons, misleading me to almost miss my filing deadline to appeal, attached hereto as **Exhibit K.**

I sought discovery and alerted the Defendants of potentially calling Arline Simmons as a witness in the state proceeding. To my absolute horror, as I picked up the Praeclipe dated October 5, 2020, on Friday April 22, 2022, I discovered Arline Simmons and Katrina Kruger were no longer with the Chancery Court, apparently encouraged to retire to protect themselves and the Court in this federal proceeding. Albeit I did not desire to sue or harm either of these individuals. Though, Arline Simmons mistreated me, she is my friend. I desired to safeguard my ability to worship Jesus without government incited economic, social, or physical persecution for my religious beliefs in God as savior, not as money as savior.

Defendants prevented discovery concerning potential witnesses to hide the fact these two witnesses with first hand knowledge, were no longer available through the state in the Board proceeding.

I emailed Defendants I did not want Arline Simmons to get into trouble, before learning she was no longer with the Court. I merely desired the ability to exercise my constitutionally protected liberties without state persecution. I also noticed another government agent with a connection to me, Secretary of Education Dr. Celeste Bunting, retired, probably by state pressure after learning of her ties to me. (**Exhibit L**) Please note, I inadvertently sent the email, in Exhibit L, to the wrong Lisa, and meant to send it to Lisa Dolph, to end interference in my active case.

In addition, I noted Judge Smalls of the Court of Common Pleas, may have been forced to retire when the state learned, he told me to go back to Pennsylvania, not knowing I am from Delaware, showing prejudice based on place of origin. (**Exhibit L**). He was the first judge I made an appearance before, as an attorney on behalf of another lawyer who requested I fill in for them. Please see my letter to the Delaware Supreme Court concerning partiality by judges, incorporated herein by reference at D.I. 4 Exhibit 5. (Also see, D.I. 4, Exhibits 2, 3, 4 and 6. regarding partiality towards money and convenience at the cost of injustice by the state's agents, towards religious beliefs.)

I have been devastated, reasonably emotionally distraught, at the prospect Arline and Katrina may have lost their jobs because of the Defendants desired to conceal disparate treatment by state actors towards me based on disdain for my religious, political beliefs, speech, affiliation or poverty. I did not want them to lose their job. I did not desire to sue them either. I care about them. I merely love God more than them, other people and my own life, and must assert my right to love God without government economic, social or physical persecution. I gave my life to God your honor, not man or money.

I am also disappointed in Defendant David White, and Kathleen Vavala for persecuting me based on my religious-political petitions, speech, association and exercise. I sent them page 39 of the Fourth Industrial Revolution which includes the elimination of lawyers, as you know there is a plan to eliminate judges too, to automate justice in the decades to come. (**Exhibit M**)

David White knows I am a good lawyer. I drafted the attached pleading for an arbitration he handled upon my request for Insight Homes. (**Exhibit N**) I understand Insight retained him for other cases.

I believe the ODC's function worsens the practice of law and guarantees injustice by its focus on serving business greed not good, by focusing on what I believe is the mark of the Antichrist, partiality towards self, looking after their own, the appearance of the profession, money, convenience, positions and power,

not unearned required care for the public and professionals, while protecting individual liberties from satanic mob reign of lusts. I hate it when judges in courts misbehave by feigning humility to get out of doing their duty by indicating “the people elected the President or congress, I cannot overstep by rewriting the law, or acting as executive by cry babying “political question.”

The Court must balance these two imbalanced branches to protect individual liberty, the freedom of the individual from the satanic conditional conformed reign of lusts, with no ability to unconditional love. The Courts must exercise their duty to prevent the planned elimination of the dollar, the intended crash of the global economy, and the planned elimination of governments down the line. The Courts must not give into temptation to immediate gratification, ease, position, profit, only to lose it all down the line. There are plans for our Country’s harm and the world’s harm. The World Government Summit met on March 29-30, 2002, and alluded to a cold war after a hot war, and a depression and much more concerning issues. If they predict it, they plan it. The World Bank and the International Monetary Fund, aka, IMF, also had their yearly meeting, April 18-24th and plan inflation. Your honor, can place his foot down on the President or Congress and prevent the planned inflation and worsening conditions to cause a crash of the dollar and world economy, albeit in another case. You are my hope of a hero, as well as the Delaware Courts, who persecute me now. Jesus says justice, with mercy and

faithfulness are more important commands than laws dealing with material gain.

Citing *Matthew* 23:23. God teaches partiality is sin. Justice in the courts is a command. *Amos* 5:15. You may save lives and eternal lives if you freely choose, your Honor. I hope you do.

With regards to this outside Court balancing the partiality and injustice guaranteed by self-regulation of state courts, lawyers, professional lawyer associations and Professional Disciplinary Procedures and counsel, the ODC stifles improvement and correction within by requiring training all lawyers through CLE's to equally provide poor service, seeking sameness, conformity, uniformity, not growth and learning.

As I mentioned previously in Exhibits and in my Complaint, comments of diverse suggestions for improving the practice of law, were not well received at continuing lawyer classes. The State through their agents desire “their will be done,” like Satan, controlling attorneys like widgets, human commodities, not caring for them and the public. (See, 1 *John* 5:19, “We know that we are children of God, and that the **whole world** is under the **control of the evil one.**” (Emphasis intended), note the reference to control, not caring for humanity while protecting their freedom to choose even choose wrongly. When we force our will upon others, that is not freedom but tyranny, albeit just laws govern, guide and correct people who kill, steal and destroy to serve business greed, the mark of the beast,

conditionally caring for your own with no unconditional love); (See also , 2 *Corinthians* 4:4, “the **god of this world** [Satan] hath blinded the **minds** of them [with enticing temptations of reward, avoidance of harm, societal peer pressure, shame, praise and conditional caring with no God in them, controlling humanity through temptations] which believe not, lest the light of the glorious gospel of Christ, who is the image of God, should shine unto them.”)

The ODC merely treats the practice of law as a business, cold hearted while feigning superficial optimism and concern to sell a product to the exploited public, while treating lawyers as human capital as opposed to human beings with souls.

The Courts provide a government service to all unearned, required, even to those with religious-political beliefs, religious-political exercise which state agents do not understand, disagree with and find repugnant, like my own your honor. Maybe your honor, may require the Board and the ODC to care for, not control lawyers, while encouraging improvements of the profession, instead of stifling innovation through conformed bad standards that exploit and oppress people for convenience and profit.

I filed the attached complaint against Judge Kavanaugh, and it appeared the ODC cowardly cared about retaliation from its ruler, the highest court, Supreme Court Justice Kavanagh, and did not improve the profession, just created a false appearance of justice. (**Exhibit O**).

The time for correction for Justice Kavanagh was during the appointment of nominees. That time has passed. Vengeance is injustice, with no room for correction that guides the misguided to become better by love, not by material gain or money. So, no impeachment should be made for him or for Justice Thomas regarding Anita Hills.

Upon learning this hard truth of the ODC's marketing function creating injustice guaranteed, I believe the Courts should not self-regulate, but should allow impeachment to be the only means of a government check. There is corruption and internal bias to look after your own at the public's expense, while creating the illusion of justice, it creates injustice guaranteed. That said, I do not desire Justice Kavanagh or Justice Thomas to be impeached for their past errors or with regards to Justice Thomas's, his wife's conduct relating to the attempted coup on January 6, 2020. Half of the nation were misled by former President Trump's sweet nothings. Courts must guide the misguided, not punish them for being human as opposed to cold hearted machines seeking cold hard or electronic currency.

I also desire to include additional count and claim, to declare Disciplinary Rules 13 and 14 Unconstitutional, in violation of our Constitutional protections relating to free speech, and inhibiting gathering aide in my defense to accusations against me for my political-religious petitions, speech, association and exercise.

Delaware Rules of Disciplinary Procedure, Rule 13 requires:

- a) Confidentiality. Prior to the Hearing Panel's submission to the Court of its final report, and except as otherwise described in these rules, disciplinary and disability proceedings and the official record in such matters are confidential. If the Hearing Panel's report recommends that the matter be dismissed, that a lawyer not be transferred to disability inactive status, or that a private sanction be imposed, any further proceedings by the Court and the official record in the matter are confidential unless and until otherwise ordered by the Court. (b) Protective orders. Upon proper application with good cause shown, or on a sua sponte basis, the Chair or Vice Chair of the Board, the Chair of the Hearing Panel, or the Court may issue appropriate protective orders with respect to any proceedings, reports, documents, or other information which may otherwise be made public, for the purpose of preserving confidentiality. (c) Complainant's right to appear. The complainant in a disciplinary matter, if any, shall have the right to appear at any Board hearing on sanctions or any Court hearing on a petition for interim suspension relating to the matter for the sole purpose of making a statement on the record regarding the matter. (d) Requests for confidential information. A request for the release of confidential information as described under these Rules shall be made by written application, with good cause shown, directed to the Administrative Assistant. Such application shall be considered and determined by the Court. (e) Release of confidential information. The work product of the ODC may not be disclosed or released except pursuant to Rule 13(f). The pendency, subject matter, or status of a disciplinary matter may be disclosed or released if: (1) the respondent has waived confidentiality in writing; (2) the proceeding is based upon allegations which include the conviction of any crime; (3) the respondent has been placed upon interim suspension or disability inactive status; (4) such disclosure or release is necessary to obtain the assistance of another person, agency, or organization, provided that such person, agency, or organization agrees to maintain the confidentiality mandated by these Rules; (5) the proceedings are based upon allegations which have otherwise been made public; or (6) with the approval of the Court, such disclosure or release is necessary in order to correct false or misleading public statements with respect to any otherwise confidential proceeding or information, or is necessary to prevent public confidence in the disciplinary system from being undermined. (f) Cooperation with criminal justice authorities. Any evidence or information obtained through the disciplinary process indicating criminal conduct by a lawyer, including documents,

transcripts, and work product, or any selected portions thereof, may be disclosed or turned over to the appropriate criminal justice authorities for their independent review and investigation. (g) Duty of participants. All participants in a proceeding under these Rules shall conduct themselves so as to maintain the confidentiality mandated by these Rules. (Amended, effective May 14, 2008.)

Delaware Rules of Disciplinary procedure Rule 14 provides:

“The ODC shall publicly disseminate all information relating to disciplinary matters and proceedings as is consistent with these Rules. In particular, the ODC shall transmit notices and information regarding the imposition of all public discipline, transfers to or from disability inactive status, or reinstatements to:

- (a) the disciplinary enforcement agency in any jurisdiction in which the respondent is admitted,
- (b) the chief judicial officers of all courts of this State,
- (c) the chief judicial officers of all federal courts located in this State, the United States Court of Appeals for the Third Circuit, and the United States Supreme Court,
- (d) any national data bank maintained for the purposes of reporting disciplinary action relating to lawyers, and
- (e) the news media.”

Rule 13, allegedly protects the accused, including me, while protecting the ODC from libel law suits. It does not require I keep the proceeding confidential. However, Rule 14, gives the illusion the State, ODC, and coconspirators have immunity to verbally persecute the accused, should they win, , including me inciting social, economic and physical persecution verbal government attacks cause, based on my religious-political beliefs, religious-political speech, religious political association, and religious-political petitions.

I argued the Defendants are not immune from suit and Rule 14 will not protect them should they attack me further in the future, per the analysis in my Complaint. See Id. 2.

With new and additional information commonly arising in my case, I have a running request to **amend the complaint to conform with additional and new evidence**, as they arise at the end of the proceeding, to include additional or new claims or evidence.

I am also mailing you and Defendants electronic copies

1. Video where I spoke at a Democratic function, showing I misbehaved by accepting donations from the Democratic party before I learned how it caused oppression and injustice per Jesus the Christ's teachings in *Matthew 6:1-4*. I sinned and I am sorry your honor.

2. Video of a vulture that was pecking at the window that was not scared of me despite yelling at it in the winter of 2022.

3. Video of me on TV in the news complaining of rats in my dorm apartment from a Christian School Duquesne Law School.

4. Pictures of Judge Hardiman and me in law school, to show my personal connection to argue he should not be assigned the case should he be chosen due to potential partiality.

5. Pictures of me attending a Democratic function, misbehaving, when I should have been available to all people, regardless of party to prevent **conditional conformity** with the party's agenda, which prevents **unconditional love** and service for all citizens, regardless of each individual's position and party affiliation.

6. Video of me lamenting about how Nancy Pelosi and congress people misbehaved by failing to impeach. Nancy Pelosi remarked on respecting the flag when she transferred the articles for impeachment, placing her hand to my face on my article of impeachment to safeguard the NFL player's freedom to associate and speak out on alleged disparate treatment towards Black Americans in the judicial system. Our officials put on a deceptive horse and pony show, feigning concern on government racist persecution of the people. They do not seek justice for the oppressed as I asked them to. They misbehave, and are need of Court correction and guidance.

7. PDF's of the pleadings I filed against the democrats, suing them without violating Jesus Christ's teachings by asking for donations or signatures, which I believe damns people to hell. I would be a bad leader if I encouraged conduct that harmed people in this life and damned them to hell forever your honor.

8. I also attached some of my marketing material so you can understand my heart, but I feel dirty. Government is a service not a business. Officials should be elected not based on appearance or popularity but based on their heart. The people should vote on their ideas not appearance. Jesus teaches us judge correctly, not based on appearance. The title marketing appears naughty to me, your honor. I am not a bad guy. I am an imperfect Christian, not crazy. I freely choose to have the mind of Christ, not the mind of the world.

Thank you for your time and attention to this important matter.

Very truly,

/s/Meghan Kelly
Meghan Kelly, Esquire
34012 Shawnee Drive
Dagsboro, DE 19939
meghankellyesq@yahoo.com
Bar Number 4968
(4,039 Words)

Table of Exhibits for Letter

Exhibit A Doctored up praecipe, dated October 5, 2020, filed October 6, 2020

Exhibit B July 12, 2021 Letter to the Delaware Supreme Court regarding “I was booby trapped by the Court staff Arline Simmons”

Exhibit C The praecipe to serve Delaware local counsel, through the Civil Process clerk, with the address crossed off and my initials, through the instructions of Arline Simmons.

Exhibit D The praecipe with the switched address/signature page.

Exhibit E Letter to Master Patricia Griffin regarding I am not an attorney advocate in the case, and the 60 days allowed for Federal agents to respond.

Exhibit F Letter to Assigned Vice Chancellor, dated November 10, 2020, regarding I served both Attorney General William Barr and President Trump, both the complaint and amended complaint, and requested subpoenas to serve local counsel United States attorney General David Weiss through the civil process clerk.

Exhibit G Letter to Master Patricia Griffin, dated October 30, 2020, regarding removal, immunity removed, and President Lincoln’s misbehavior that President Trump copied.

Exhibit H Letters to the Delaware Courts requesting waiver of notary requirements since a party President Trump contracted Covid-19 at the time.

Exhibit I Letter from the Court indicating a waiver of notary requirements has already been issued unbeknownst to the Chancery Court staff and myself.

Exhibit J Letter to Master regarding disparate treatment, based on religion, political beliefs or association or poverty in violation of the equal protections clause, with attached emails to Court staff Katrina Kruger and Arline Simmons.

Exhibit K Letter to Master regarding Chancery Court staff misled me to almost miss the appeal deadline.

Exhibit L Email to David Weiss and opposing counsel regarding Dr. Bunting, Judge Smalls potentially relating to my petitions.

Exhibit M Email to opponents, with page 39 of the Fourth Industrial Revolution, relating to the elimination of lawyers, and courts down the line.

Exhibit N My pleading before arbitrator, Defendant David White.

Exhibit O An ODC's response to my complaint against Justice Kavanaugh, and the complaint against Judge Kavanaugh

Electronic Data

1. Video where I spoke at a Democratic function, showing I misbehaved by accepting donations from the Democratic party before I learned how it caused oppression and injustice per Jesus the Christ's teachings in Matthew 6:1-4. I sinned and I am sorry your honor.

2. Video of a vulture that was pecking at the window that was not scared of me despite yelling at it in the winter of 2022.

3. Video of me on TV in the news complaining of rats in my dorm apartment from a Christian School Duquesne Law School.

4. Pictures of Judge Hardiman and me in law school, to show my personal connection to argue he should not be assigned the case should he be chosen due to potential partiality.

5. Pictures of me attending a Democratic function, misbehaving, when I should have been available to all people, regardless of party to prevent conditional conformity with the party's agenda, which prevents unconditional love and service for all citizens, regardless of each individual's position and party affiliation.

6. Video of me lamenting about how Nancy Pelosi and congress people misbehaved by failing to impeach.

7. PDF's of the pleadings I filed against the democrats, suing them without violating Jesus Christ's teachings by asking for donations or signatures, which I believe damns people to hell. I would be a bad leader if I encouraged conduct that harmed people in this life and damned them to hell forever your honor.

8. I also attached some of my marketing material so you can understand my heart, but I feel dirty. Government is a service not a business. Officials should be elected not based on appearance or popularity but based on their heart. The

people should vote on their ideas not appearance. Jesus teaches us judge correctly, not based on appearance. The title marketing appears naughty to me, your honor.

Automatic reply: No. 23-7360 Meg asks Ryan for stance in case she writes supplemental brief

From: Costa, Ryan (DOJ) (ryan.costa@delaware.gov)

To: meghankellyesq@yahoo.com

Date: Friday, May 31, 2024 at 04:51 PM EDT

Thank you for your message. I am out of the office until Monday, June 3 and will have limited access to email during this time. I will get back to you as soon as possible.

No. _____

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

Petitioner Meghan Kelly's Emergency Application to the Honorable Justice Samuel A. Alito, Junior to stay or pause the time to appeal the United States Court of Appeals for the Third Circuit 21-3198 to discern whether Richard Abbott may represent me as counsel in the civil rights case

Petitioner Meghan Kelly pursuant to Rules 22 and 23, 28 U.S.C. § 2101 (f), and/or this Court's equitable power or any other provision of law that may apply Rule respectfully requests the time for this case be paused by a stay to determine whether Richard Abbott may represent her in this civil rights matter.

On January 9, 2024 I asked opposing counsel her stance on a stay pending Richard Abbott's bar status in the Delaware District Court and before this United States Supreme Court. She did not oppose or respond. Richard Abbott appears to be disciplined for exercising his right to petition on behalf of himself and his clients. I too am punished for exercising and not waiving my Constitutional rights. I am petitioning foremost to safeguard my right to 1. Petition 2. to safeguard my right to religious belief, 3. exercise of belief, 4. speech outlining my beliefs in petitions, 5. association, 6. procedural due process, including but not limited to a fair meaningful opportunity to be heard, 7. equal protections without insidious disparate treatment based on viewpoint in speech and favoritism towards the government, as a party of one, 8. 6th and 1st Amendment Right to self-represent in quasi criminal matters based on my religious belief in Jesus, along with other claims. These are 8 Constitutionally protected important rights.

The Delaware Supreme Court unfairly disciplined Richard Abbott apparently for representing a party who previously retained 3 or 4 other attorneys before the Chancery Court relating to neighborhood issues. The Honorable Vice Chancellor Glascock appeared to be annoyed about hearing neighborhood squabbles that remained unresolved. Per newspapers Vice Chancellor Glascock even visited the property and invested years to the unpleasant case. I think

the courts took out their frustration upon Attorney Abbott when the case was not immediately disposed of. The Court appeared to admonish him for not disposing of the case quickly. As a result Abbott appeared to immediately comply with the courts requests by refraining from petitioning further. See the attached appeal by Abbott I incorporate herein.

In DE there is prejudiced based on place of origin and firm size. I drafted a petition concerning this problem I submitted to a DE Supreme Court Justice I attach here and incorporate herein. Abbott recognized big firms and government attorneys who aggressively defend clients in a similar fashion as he was alleged to do are not admonished as he appeared to be.

So, Richard rightly exercised his right to petition to prevent disparate treatment against him. I live in Delaware. Delaware Judicial prejudice and favoritism based on place of origin, wealth, firm origin and firm size status as Richard's alleged small firm size unfortunately exists by the government through its judicial agents in DE. My first case ever, I filled in for another attorney before retired Judge Smalls of the Court of common pleas. The opposing counsel had an attorney filling in too. Yet, Judge Smalls called me a Philadelphia attorney as if that is a bad word, even though I am from DE to admonish me for filling in. The other counsel received no criticism. It was wrong. Judge Slights told me to go back to Pennsylvania after a CLE when I answered a question correctly and appeared to steal his thunder during the CLE. He said that meanly after class and made my former colleague Stephanie Noble have big deer eyes and scurry off.

Richard Abbott and I both were denied the asserted right to perform discovery, call witnesses and cross examine our accusers because the Court fired them in my case and hid that fact, and I had no idea Abbott had 17 or so subpoenas quashed. *In Greene v. McElroy*, 360 U.S. 474, 475 (1959) the US Supreme Court held, "this Court will not hold that a person may be deprived of the right to follow his chosen profession **without full hearings where accusers may be confronted and cross-examined.**" Del. Law. R. of Disciplinary Proc. Rule 9 (d) (3) provides Abbott and I the right to call witnesses and cross examine them. We also have a 6th Amendment right to cross examine witnesses and a 1st Amendment right to petition to do so and a 14th

Amendment state right to a fair proceeding. Nevertheless, there is a split in the circuits and states. See, *In re Discipline of Harding*, 104 P.3d 1220, 1225 (Utah 2004), (“Direct and cross-examination of the witnesses is not required in the quasi-administrative setting”); But see, *Cerame v. Bowler*, Civ. 3:21-cv-1502 (AWT), at *4 (D. Conn. Aug. 29, 2022) (This court grants right to confrontation under the 6th Amendment. “Both the disciplinary counsel and the respondent “shall be entitled to examine or cross-examine witnesses.”) I think it imperative for the US Supreme Court to resolve the split(s) so professionals including lawyers and judges are not deprived of Constitutional freedoms.

Since Abbott faced similar deprivations he is more suitable to asserting my claims because he understands my positions. In a lengthy opinion the State averred Abbott’s speech in asserting and not waiving his Constitutional rights of procedural due process and Equal Protections was a reason for the discipline. I can’t see what he averred in the state disciplinary case. They are sealed and are secret. Nevertheless, the state seemed to impose discipline but for his exercise of petitioning to defend himself. What was more outrageous is the state’s improper partiality to itself the government including the courts in contravention of the 1st, and 14th amendment Equal Protections component in the exercise of Abbott’s right to petition the courts applicable to the state via the 14th. The State Court lamented Abbott did not apologize for asserting his Constitutionally protected 1st Amendment right to assert Constitutionally protected defenses. Abbott and other attorneys as myself should not be compelled to exchange Constitutional liberties we professed to uphold in exchange for a license to buy and sell. Abbott’s speech is protected.

The US Supreme Court appeared to protect speech of another attorney whose discipline this Court reversed for publicly decrying the unfairness of a proceeding against her client. Whereas Abbott defended himself in secret or before forums whose duty is to protect the Constitutional right to petition without condemning and chilling people’s exercise of this most important right under which every other right is protected. The US Supreme Court *In re Sawyer*, 360 U.S. 622 (1959) reversed discipline and held,

"While actively participating as one of the defense counsel in a protracted and highly publicized trial in a Federal District Court in Hawaii of several defendants for conspiracy under the Smith Act, petitioner appeared with one of the defendants at a public meeting and made a speech which led to charges that she had impugned the impartiality and fairness of the presiding judge in conducting the trial and had thus reflected upon his integrity in dispensing justice in the case. These charges were preferred by the Bar Association of Hawaii before the Territorial Supreme Court; that Court referred the charges to the Ethics Committee of the Bar Association, which held a hearing, and found the charges sustained. The Territorial Supreme Court, upon review of the record, also sustained the charges, and ordered that petitioner be suspended from the practice of law for one year. The Court of Appeals for the Ninth Circuit affirmed. Held: The record does not support the charge and the findings growing out of petitioner's speech, and the judgment is reversed. Pp. 623-640, 646-647."

The Court further held:

"HN[3] Speculation cannot take over where the proof fail. HN[4]Lawyers are free to criticize the state of the law. HN[5]A lawyer's criticism of the rules of evidence does not constitute an improper attack on the judge who enforces such rules and presides at the trial. HN[6]Permissible criticism of the law may be made by a lawyer as well as to a lay audience as to a professional. HN[7]Without impugning the judiciary, a lawyer may criticize the law- enforcement agencies of the government and the prosecution, even to the extent of suggesting wrongdoing on their part. HN[8]The public attribution of honest error to the judiciary is no cause for professional discipline, even though some of the audience may infer improper collusion with the prosecution from a charge of error prejudicing the defense. HN[9]"An attorney is not guilty of professional misconduct by saying that the law is unfair or that judges are in error as a general matter, even if he is counsel of record in a case pending at that time." Id.

Should the Courts reverse Abbott's discipline I would like him to represent me in this matter should it go forward, and he would agree in light of my religious beliefs. I assert my 1st and 6th Amendment rights to self-represent in quasi criminal cases where I am indicted based on my religious beliefs in Jesus and related Constitutionally protected rights. However, this is a civil rights case I brought, and is not a case brought against my person. Jesus said let the holy spirit be my advocate when brought to the court as distinguished from me bringing the case to defend my belief in Jesus.

Abbott is appealing his case before the US Supreme Court and the DE District Court. I have been awaiting a decision by the DE District Court, but I don't think they will act until after this US Supreme Court acts. Per the attached Order, dated January 8, 2024 this court rejected my petition for pages. Per the attached letter this Court requires an appeal be filed by or before March 12, 2024. While there is no guarantee Abbott will accept my case especially since I have

religious objections to debt, I do not have the resources to fairly petition against the Defendants effectively even if I should win on appeal. The Order against me prevents me from working at my former law firm and has left me destitute. I have religious objections to debt slavery. I assert my 1st and 13th amendment rights against involuntary servitude.

While, poverty is not a suspect class my right to meaningful access to the courts despite the inherent burden of poverty, my religious beliefs and strongly held religious exercise relating to my religious belief against indebtedness and other religious beliefs are protected. I believe that you cannot serve God and Money, and object to debt by being compelled to serve Satan by making money savior to eliminate slavery to masters other than God. The government need not adopt my religion as government religion but must protect my religious beliefs under the First Amendment. “Because this case implicates the right of access to the courts,” the government’s disparate treatment towards me, based on poverty, is still unconstitutional under a strict scrutiny basis test. *Citing, Tennessee v. Lane*, 541 U.S. 509, 533 n.20 (2004). Further, I face substantial threat of loss of the 8 Constitutional rights should this Court not grant a stay pending the DE District Court and this Court’s decision in Abbott’s case.

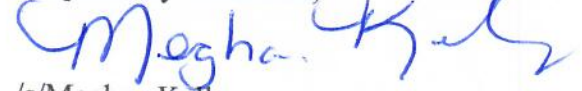
There is a fair prospect that a majority of the Court will conclude upon review that the decision below on the merits was erroneous, under the facts of this case. This case relates to affording me an opportunity to buy and sell but for my religious beliefs that will affect other professionals.

This Court has inherent equitable powers over their process to prevent abuse, oppression, and injustice. *Gumbel v. Pitkin*, 124 U.S. 131 (1888); *Covell v. Heyman*, 111 U.S. 176 (1884); *Buck v. Colbath*, 70 U.S. 334 (1865); *Krippendorf v. Hyde*, 110 U.S. 276, 283 (1884). I aver injustice must be prevented by granting me relief. Wherefore I pray this Court grants this application.

Dated

2/7/2024

Respectfully submitted,



/s/Meghan Kelly

Meghan Kelly, Esquire

34012 Shawnee Drive

Dagsboro, DE 19939

(302) 493-6693

meghankellyesq@yahoo.com

US Supreme Court Bar No. 283696

Pro se

Under Religious objection I declare, affirm that the foregoing statement is true and correct

Dated: 2/7/2024

Meghan Kelly (printed)

Meghan Kelly (signed)

MEGHAN MARIE KELLY, ESQUIRE

34012 Shawnee Drive
Dagsboro, DE 19939
(302) 537-1089

The Honorable Henry DuPont Ridgely
Supreme Court of Delaware
502 South State Street
Dover, DE 19901

RE: INFORMAL COMMENTS ON CLE

October 1, 2012

Dear Justice Ridgely:

Thank you for participating in the CLE. I enjoyed it immensely. However, I had some concerns.

I was concerned by the appearance of some of the speakers' partiality towards Delaware attorneys. Every attorney that comes before a Delaware Court should be treated the same regardless of where they are from. The Court should not take a Delaware attorney's word over an out of state attorney's word solely on the illogical basis that the Delaware attorney is from Delaware.

I was also concerned about the comment that a judge let an out of state attorney practice pro hac vice because they were from a "respectable firm." I think all attorneys should be held by the same standard regardless of the size or reputation of the firm. They should be looked at as individual attorneys who will potentially have influence within the courts in this state.

On the other hand, I was very impressed by your graceful demeanor. You did not show partiality, nor did you support the above referenced remarks. Instead you sat back silently like a wisdom filled father observing all behavior. Thank you for being a good model for judges and attorneys.

Unfortunately, I have seen partiality towards Delaware attorneys in my practice. In fact during my first appearance in this state a judge accused me of being a "Philadelphia lawyer," as if this was a bad word.

I also worked with Delaware lawyers who grew up in other states, and I was surprised that some lawyers treated me differently because I grew up here. They would treat me with respect, lend me forms offer to meet me for lunch etc...Conversely, I recall how some Delaware attorneys mistreated my former non-native colleague by condescendingly describing "how things are done in Delaware" and "the Delaware way." I recall with disappointment that some Delaware lawyers even used bad language to discuss the Delaware way. I think such language and partiality makes Delaware attorneys look bad. Although it's nice to be given preferential treatment because of where I grew up it does not make it right.

On a personal note, one of the reasons why I became a lawyer was my faith, Christianity. Under my faith, Jesus Christ was executed for no lawful purpose. Instead he died as a result of the passion of the people instead of logic and reason under the law. That is wrong. The judicial system should remain impartial, and individuals should not face such irrational persecution. Nonetheless, this is not the case in our world. That is why I went to law school. And that is why I think it's important to bring my concerns relating to partiality before this Honorable Court to you.

You are the law and all attorneys including myself will strive to adhere to this Honorable Courts wishes. Further, you are the law for all of the lower courts as well. Accordingly, all judges will also strive to adhere to your wishes. Will you please consider discussing the importance of being impartial to your peers?

Thank you for being a good role model and for making a positive impact on Delaware attorneys and Delaware Courts, and thank you for considering my comments.

Have a good week.

Very truly,

/s/Meg Kelly
Meghan M. Kelly
34012 Shawnee Drive
Dagsboro, DE 19939
(302) 537-1089
DE #4968

Supreme Court of the United States
Washington, D. C. 20543

CHAMBERS OF
THE CHIEF JUSTICE

May 30, 2024

Honorable Richard J. Durbin
Honorable Sheldon Whitehouse
Committee on the Judiciary
United States Senate
Washington, DC 20510

Dear Chairman Durbin and Senator Whitehouse:

Thank you for your letter of May 23, 2024.

In regard to questions concerning any Justice's participation in pending cases, the Members of the Supreme Court recently reaffirmed the practice we have followed for 235 years pursuant to which individual Justices decide recusal issues. See Commentary to Code of Conduct for Justices of the Supreme Court of the United States at 11 (Nov. 13, 2023); Statement on Ethics Principles and Practices at 2 (Apr. 25, 2023). It is my understanding that Justice Alito has sent you a letter addressing this subject.

I must respectfully decline your request for a meeting. As noted in my letter to Chairman Durbin last April, apart from ceremonial events, only on rare occasions in our Nation's history has a sitting Chief Justice met with legislators, even in a public setting (such as a Committee hearing) with members of both major political parties present. Separation of powers concerns and the importance of preserving judicial independence counsel against such appearances. Moreover, the format proposed – a meeting with leaders of only one party who have expressed an interest in matters currently pending before the Court – simply underscores that participating in such a meeting would be inadvisable.

Respectfully,



cc: Honorable Lindsay O. Graham
Honorable John N. Kennedy

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.)

CERTIFICATE OF SERVICE OF

116th Affidavit

I, Meghan M. Kelly, Esquire, hereby certify on May 31, 2024 had a true and correct copy of the above referenced document served to Defendants, through their counsel served electronically by email at zi-xiang.shen@delaware.gov and ryan.costa@delaware.gov.

The physical address c/o Ryan Costa

Kathleen Jennings, Delaware Attorney General
Delaware Department of Justice
820 North French Street
6th Floor
Wilmington, DE 19801

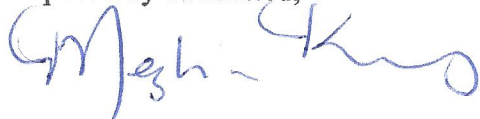
I served Defendants' counsel electronically by E-mail only.

Thank you.

Dated

May 31, 2024

Respectfully submitted,



Meghan M. Kelly
Meghan Kelly, Esquire
34012 Shawnee Drive
Dagsboro, DE 19939
meghankellyesq@yahoo.com

Under Religious objection I declare, affirm that the foregoing statement is true and correct

Dated:

May 31, 2024

Meghan Kelly

(printed)

Meghan Kelly

(signed)

APPK

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 252nd AFFIDAVIT

Plaintiff, Meghan M. Kelly, pro se, declares and avers as follows:

1. The Delaware Supreme Court wrongfully and in bad faith concealed evidence in my favor by sealing docket items in my favor to prevent overturning Kelly v Trump for procedural due process violations. I attach proof the DE Supreme Court sealed my pleadings filed in Kelly v Trump to prejudice the outcome of a case before its own court on appeal before the US Supreme Court in violation of due process, depriving me of claims, and fundamental rights to be heard fairly in a fixed decision for the private vein interests of judges who care about their appearance instead of truth and justice. US Amend I, V. The DE Supreme Court incited state attacks against me to prejudice the outcome in Kelly v Trump before it or with reckless disregard that inciting attacks against me in a live case before its own court would substantially burden and violate my rights to a fair forum by a court who created private threats against me not limited to inciting Judge Kenneth S Clark to attack me in a private stores to cause me to cause me to forgo my law suit in Kelly v Trump. The court disciplined me without permitting me to self-represent or a fair opportunity to prepare and present my case. I was compelled to attend sick getting over what I believe was the shingles and allergies in order not to be punished by contempt. The entire transcript is inaccurate too prejudicially errant to be corrected.

2. Then the DE Supreme Court denied me the 6th Amendment right to call witnesses to prove my innocence of criminal like charges where the state demeaned me based on religious belief in Jesus Christ in a case where my religious beliefs were in issue to show how former President Donald J Trump and current President Biden substantially burden my 1st Amendment right to exercise religious beliefs by courses of conduct that establish government religion in contravention of the First Amendment prohibition on the establishments of compelled religious exercise in order to be governed or to receive a government benefit.

3. Denial of the right to petition, speech, association, religious belief, and religious belief is irreparable 1st Amendment violations of my rights based on viewpoint of speech, and my position as a worker, in violation of 5th and 14th amendment equal protections without due process in violation of 5th and 14th Amendments applicable to both federal and state governments. Loss of fundamental rights for even a moment is irreparable. I was denied the 6th Amendment right to self-represent, to call my accusers because the DE Supreme Court fired them to cover up its own misconduct. This is not okay. See, Docket Item 48.

4. That is not okay. I petitioned and continue to petition to preserve and not waive my rights by the lie of the lawless one the devil and misguided lawless people of implied consent by government forced pressures through private entities or peoples, meaning people do not have rights if they are not asserted or preserved under the lie of misguided lawless officials that the people have contracted their souls and their lives to the government to only preserve individual liberties if asserted.

4. Besides the irreparable injury in terms of loss of fundamental rights, I also preserved of the record in Kelly v Trump of Government incited physical threats where I rightly feared for my safety but for the exercise of speech, association, religious belief and exercise of

religious belief. The causal connection are leaders who mislead the people into lawlessness. The Courts must restrain presidents, judges and congress people to uphold and not violate the law.

5. I attach pages from briefs before the Chancery Court, the lower court and the DE Supreme Court where I preserved the issue whether a President may be restrained by the law so as not to violate a party's right to religious belief by the President's incited violence by private people or public but for the speech tempting the people to use violence instead of their words and the petition.

6. Supreme Court limited people's right to scream fire in a theatre. Supreme Court should restrain a President from using his words to incite violence to look at the world with evil eyes as if life is a theatre, a game where he wants to win by sacrificing and enslaving the souls of humanity to his will.

7. Life is not a game. Those who manipulate people to control and substantially burden other folks' free will to their wicked dictates for their own vein desires, convenience, comfort, profit, pleasure and avoidance of costs are sealed for death in hell should they not repent by their own choice not God's choice. How can they repent if they are blind and dumb, with hardness of heads and hearts, possibly with the court's guidance not complicity in making lawlessness the law. It is not okay to lie by saying business is freedom when it is for sale and not free. It is not okay to say human sacrifice and slavery is okay so long as there is the deceptive appearance of hope or the lie of progress. True progress occurs with criticism, with free speech that humbles the proud. So, we may learn from one another.

8. Instead, misguided judges say the Constitution does not apply to private people unless an exception occurs. Instead, lawless misguided judges hold the Constitution does not

apply and restrain even the government because it does not apply to the government because of immunity to prior precedent making errant past case law uncorrected and injustice the law.

9. The mark of the beast is lawlessness. Lawlessness is called sin by some.

Lawlessness occurs by both government and private people who give into temptation to make money, material gain, profit, pleasure, convenience, comfort otherwise known as mammon God, unrestrained from oppressing, enslaving and sacrificing human life, health and liberty under the lie of the public good, common good or welfare.

10. My religious beliefs are not popular. Jesus's teachings are not popular.

11. My God teaches not knowing is why people go to hell because they are blinded by desires for necessities for their own that they harden their hearts from caring to love and not sacrifice, oppress or enslave others. Courts can help them know and save lives and eternal lives. That is special because courts may prevent people from slavery to lawlessness with the just rule of law to be free from those who entice their desires to sin.

12. I believe people go to hell for accepting psychological theories and philosophies by BS Skinner, Plato and others because they believe lies, mere theories as truth that mislead them into being the evil to be without eternal life. For instance, the lie of lawless people that people must work to fund other people's pension or social security is simply not true. Yet it misleads people to be the evil to be destroyed in hell by pressuring people to be enslaved by involuntary servitude to serve the lawless people's perceived not actual interests. It just pays profit and unjust gains for banks and private partners like the lie of insurance companies the more who pay in the more secure when it pays employees pay and profits. The housing insurance crisis is a government backed private conspiracy to aide in the debt overthrow for a worse slave system to be transitioned to something even worse down the line. The corruption unchecked by

the courts was designed to maintain debt to maintain money creation out of debt not to be paid off to control and buy the souls of man as slaves through the Babylon manner money is currently coined out of letters of credit plus interests. Remember the Bible teaches damned to hell are those who sell money at a profit. Ezekiel 18:13. Our entire system is built on this slavery design by stocks and bonds. I believe the bankruptcy remote entities I worked on as a young lawyer will be used and are used in the criminal purpose of defrauding the public and private people by allowing banks to sell what they do not have and resell it into infinity by springing members who hop into entities when the entities member dissolves by bankruptcies, discharge of debt, tax write offs, reselling debt into infinity since money is debt promissory notes never to be paid to lay down the foundation for a schemed overthrow which will be slowly transitioned into a more oppressive system of rule without government or laws that prevent human sacrifice and compelled slavery.

13. The devil teaches not knowing is innocence when my God teaches otherwise. How can you be saved by the truth if you are led astray by believing lies to conform to the world to standards that sustain problems, to sustain positions to sustain profit streams to sell the guise of solutions causing different problems to fund different science and technology and different solutions into infinity. Ruling by harming those the government and private and foreign partners exploit instead of governing by alleviating the burdens off the backs of the people not increasing it to bend the will of the people to the dictates is sin and violates the people's Constitutional freedoms by government backed private force especially through professional board proceedings who care about marketing appearance and money by sacrificing freedom and sustaining the pain to sustain profit streams.

14. Allowing professionals and alleged experts or mere biased circumstantial evidence called science to be the law sustains lawlessness as the law, allowing professionals and conspiring government partners to enslave, kill, steal and destroy the people they are charged to care for and serve not enslave and sacrifice. Hurting and enslaving people to conform to standards that oppress and harm others is wrong and should be corrected and righted by the petition and the courts.

15. Allowing lawlessness to be unrestrained by the public and private petition by deeming some, based on position or viewpoint in speech, to be above the law and those they enslave or harm to be below the law in violation of Equal protections.

16. Truth is not a matter of barter and exchange and while I seek to preserve people's freedom to worship or not based on the dictates of their conscience not by government compelled private and foreign backing. I cite truths and dispute the philosophies of religious government entities of Great Britain, England, Spartan city-states, Roman's Religious demi-God republics based on a foundation of my individual beliefs in teachings that cannot be disputed albeit by my God. Truth is not a matter of barter. Compromise means partial injustice making the entire thing wrong when we say hurting, enslaving or sacrificing others to avoid costs or for material gain is right. Matthew 6:24.

17. Man, and man's creation, money, science and technology are not masters to be used to enslave humanity and allow human sacrifice. All science is premised in assuming everyone's nature is sinful, based on the mark of the beast a type of lawlessness that kills forever in the second death without salvation even by court correction. Science is based on conditions, without the variable that people may not give into temptations to bend to those conditioning them in hopes they give into temptation to bend their substantially burdened will to the dictates

of those who exert pressures directly or through agents even misguided employees or clerks to oppress, sacrifice, poison, enslave and harm humanity to maintain the pain to maintain the power, position, and profit streams with new and different research and science into.

18. The Chancery Court's staff prevented service to local counsel by preventing me from a subpoena to serve David Weiss.

19. The Chancery Court would not file my timely filed brief I physically delivered and as a precaution mailed in per the attached exhibits on December 7, 2024 I incorporate herein, including my request and Master Griffin's order allowing me to physically deliver documents to Sussex County Court to be submitted to an upper DE judge.

20. Vice Chancellor Fioravanti did not file anything until January 6, 2021, perhaps because that was the date of the attempted coup of these United States.

21. I am quite reasonably upset by the DE Supreme Court's continuing conspiracy to conceal evidence in my favor by refusing to update the docket in Kelly v Trump.

22. I seek to prevent harm by alternative means by directly communicating to file and serve, the electronic forum provider of the state's docket, Lexis and Westlaw directly to reduce and prevent additional harm.

23. I placed requests with all three service providers to correct the inaccurate docket and to publicize my documents electronically as other court filings are similarly published. To my horror I noticed two exhibits A-4 and A-5 went or remained missing to the public. While other problems remained to prevent publication of evidence necessary to my present, past and potentially future petitions necessary to my cases.

24. On August 20, 2024, a representative reached out to me from Westlaw to set up a teleconference.

25. I responded per the attached email I incorporate herein with subparts and responses on August 20, 2024:

From: Meg Kelly <meghankellyesq@yahoo.com>
Sent: Tuesday, August 20, 2024 1:17 PM
To: Alioto, Lisa (Operations & Technology) <lisa.alioto@thomsonreuters.com>
Cc: Meg Kelly <meghankellyesq@yahoo.com>; Keyhanna Austin <kaustin@fileandserve.com>
Subject: [EXT] Lisa Alioto Fw: Kelly v Trump Documents not accessible electronically/No paper copies filed/A-4 A-4/Motion to recuse Collins J Seitz/Motion for relief from state arms pressuring me to forgo Kelly v Trump by threats and attacks even at a grocery s...

External Email: Use caution with links and attachments.

Hi Lisa [Westlaw Lisa not Lisa Dolph Clerk of Court for DE supreme Court],

I received your email. I am unfortunately not available this afternoon. I appreciate you reaching out.

I attached all of the missing documents that are not available on Westlaw as missing for Kelly v Trump, No 2021-119, DE Supreme Court case. The last attachment is the docket.

The attached two Court stamped official documents in Kelly v Trump 2021-119, dated 6/8/2021 transaction number 66667019, docket item 40, Appendix, Appendix A-4 and docket item 41, Appendix, Appendix A-5 are only available by runner in the attached document.

They are not publicly accessible electronically. There is not an online link to the dockets. I copy file and serve to get this fixed.

The attached two Court stamped documents, Appendix A-4 and Appendix A-5 are missing from both Westlaw and Lexis.

The physical documents were missing transaction Number 66639035, 5/27.2021 filing
Docket Item 16 Appellant's Motion for the Delaware Supreme to rein in its arms through its agents from unlawfully
Docket Item 17 Signed Declaration
Docket Item 18 Exhibit 55
Docket Item 19 Exhibit DELAP document
Docket Item 20 Proposed Order

It does not exist at all and Lexis indicated it appears to be missing additional docket items I am unaware of since its numbers do not match the court's docket item numbers.

I attach the court stamped official documents. There are no paper copies. I only filed them electronically.

Please make this public and electronically accessible with file and serve with an updated accurate docket..

The physical docs for transaction Number 66649842, 5/27/2021 are allegedly missing from Westlaw and lexis.
Docket Item 21 Motion for recusal of Chief Justice Collins J Seitz
Docket Item 22 Exhibit 1
Docket Item 23 Exhibit 2
Docket Item 24 Exhibit 3
Docket Item 25 Exhibit 4

Docket Item 26 Declaration
Docket Item 27 Proposed Order

I attach the court stamped official copies. No paper copies were filed. I filed by email.

Thank you for your immediate time and attention to this important issue where I am deprived of fair opportunity to present my cases by the continuing removal of evidence in my favor necessary to my current cases.

Have a good day.

Very truly,
Meg

26. Westlaw representative Lisa responded:

From: Alioto, Lisa (Operations & Technology) <lisa.alioto@thomsonreuters.com>
Sent: Tuesday, August 20, 2024 1:23 PM
To: Meg Kelly <meghankellyesq@yahoo.com>
Subject: RE: [EXT] Lisa Alioto Fw: Kelly v Trump Documents not accessible electronically/No paper copies filed/A-4 A-4/Motion to recuse Collins J Seitz/Motion for relief from state arms pressuring me to forgo Kelly v Trump by threats and attacks even at a grocery

Hi Meg,

I actually reached out to speak with you more generally about the support that Reference Attorneys provide, rather then to specifically discuss specific requests for content to be added to Westlaw. Is there a better time that I can reach you to discuss this?

Lisa"

27. As I was on a call regarding Nicole's receipt of email for A-4 and A-5, Westlaw representative Lisa sent another email which stated:

"On Tuesday, August 20, 2024 at 03:40:36 PM EDT, Alioto, Lisa (Operations & Technology) <lisa.alioto@thomsonreuters.com> wrote:

Hi Meg,

It's my understanding that you are on the phone with a Reference Attorney right now. Please contact me as soon as possible and prior to any further calls to the Reference Attorneys so we can discuss the type of support that Reference Attorneys provide.

Thank you,

Lisa"

28. The representative with whom I was speaking sent me the attached email:

"RE: [EXT] Re: Lisa Alioto Fw: Kelly v Trump Documents not accessible electronically/No paper copies filed/A-4 A-4/Motion to recuse Collins J Seitz/Motion for relief from state arms pressuring me to forgo Kelly v Trump by threats and attacks even at a grocery

From: SINGERHOUSE, NICOLE (Operations & Technology)
(nicole.singerhouse@thomsonreuters.com)

To: meghankellyesq@yahoo.com

Date: Tuesday, August 20, 2024 at 05:24 PM EDT

Hi Meg,

Before I can assist further, please contact Lisa Alioto. Lisa can be reached by phone at 612-817-6756 or by email at lisa.alioto@thomsonreuters.com.

Thank you,

Nicole Singerhouse
Reference Attorney

Thomson Reuters

Phone: +1-763-326-3429
NICOLE.SINGERHOUSE@thomsonreuters.com
thomsonreuters.com "

29. I responded:

"----- Forwarded Message -----

From: Meg Kelly <meghankellyesq@yahoo.com>
To: Alioto, Lisa (Operations & Technology) <lisa.alioto@thomsonreuters.com>
Cc: Meg Kelly <meghankellyesq@yahoo.com>; nicole.singerhouse@thomsonreuters.com
[<nicole.singerhouse@thomsonreuters.com>](mailto:nicole.singerhouse@thomsonreuters.com)
Sent: Tuesday, August 20, 2024 at 06:33:02 PM EDT
Subject: Re: [EXT] Lisa Alioto Fw: Kelly v Trump Documents not accessible electronically/No paper copies filed/A-4 A-4/Motion to recuse Collins J Seitz/Motion for relief from state arms pressuring me to forgo Kelly v Trump by threats and attacks even at a grocery

Hi Lisa,

I am only interested in correcting inaccurate and missing information on Westlaw at this time. I am not interested in talking with you in an attempt for you to exculpate Westlaw out of its duty to correct inaccurate information that prejudices me, as it appears you seek to do.

I was told a number of times I must go through Reference attorneys by Habib and others to correct inaccurate, missing and incomplete dockets and pleadings where I am a party. Tickets have been made so Westlaw does not knowingly publish incomplete and inaccurate information that prejudices me in current and future cases.

The only outstanding issues I am aware of is the outstanding issue with Nicole Singer relating to A-4 and A-5 and the request for citations on two documents that were missing and remain missing.

I am prejudiced and deprived of evidence in my favor by delays in getting the docket and items fixed on Westlaw's platform. Albeit I am concerned because that does not appear to be the reason for your email.

Nicole noted I must reach out to you before she resolves A-4 and A-5. I thought she already made a ticket to get it resolved. It appears she has stopped efforts causing great prejudice against me.

I thank you for your immediate time and attention to address inaccurate or incomplete dockets and docket items where I am a party.

On an aside, I was disappointed that no case number was made at all weeks into contacting Habib to resolve the issue of missing docket entries. I kept calling to check on the status of a request that I made to Habib on or about July 19-20, 2024 that was not made.

I called the technical department and spoke with a gentleman who was able to confirm there was no ticket made relating to my previous requests or even entries of phone calls, other than to one made that same day that was sloppily opened and closed as resolved when it was not resolved.

The gentleman at the technical department recommended I contact the reference attorneys and make a specific request to reopen the case number since it was unresolved.

I did and spoke with David. David reviewed the ticket that someone carelessly opened and closed. David said he would make a new ticket. It was easier for him.

It was not until David got involved that issues were addressed in part. I by no means wanted to waste my time or any other representatives based on a misunderstanding that caused me to continuously follow up on an urgent case no one was addressing 2-3 weeks.

If it was not for the gentleman at the technical department, David would never have helped me, and no issues would have been resolved.

I am grateful for the honesty and kindness of the gentleman at the technical department. I am grateful for Habib's attempts to try to help even if his efforts were fruitless. too.

Please allow the staff to address the outstanding requests without prejudicing me further. It is unfortunate we all thought a ticket was made when it was not.

Thank you,
Meg"

30. The File and serve representative previously attempted to resolve the problem and asked me to confirm the same per the attached email stating: "My team was able to get the files resent to Westlaw and Lexis Nexis. Please check on your end and let me know if they are not appearing." I immediately provided notice of un published documents A-4 and A-5.

31. Later I apprised all of additional problems in the attached email:

"Fw: [EXT] Lisa Alioto Fw: Kelly v Trump Documents not accessible electronically/No paper copies filed/A-4 A-4/Motion to recuse Collins J Seitz/Motion for relief from state arms pressuring me to forgo Kelly v Trump by threats and attacks even at a grocery

From: Meg Kelly (meghankellyesq@yahoo.com)

To: kaustin@fileandserve.com

Cc: meghankellyesq@yahoo.com; lisa.dolph@delaware.gov; ryan.costa@delaware.gov

Date: Wednesday, August 21, 2024 at 05:35 PM EDT

Hi Keyhanna,

I cannot confirm any fixes. I have not been able to retrieve the 6/2/21 and 5/27/21 docs and the 2 /6/8/21 docs are still missing.

Per the email below, I may need more help with westlaw regarding the missing 6/8/2021 documents, A-4, A-5, and I cannot confirm whether any alleged fixes are complete.

With regards to Lexis, I spent hours and all day yesterday uploading official docs on Lexis, but they indicated they still needed to contact the court to confirm the documents are public. If the Court says they are not public than they are not public.

Thank you for helping on this.

Very truly,
Meg"

32. I attach additional emails and incorporate them herein to show my efforts to alleviate harm in the face of the Delaware Courts and its members continuing conspiracy to violate my right to fair proceedings in other cases by concealing evidence in my favor. It is not fair in a fixed disparate system where the Constitution does not apply unless the federal court guides the misguided judicial officers blinded by the mark of the beast self interest under the lie of Lucifer the devil the public good, common good or welfare of the world which will be marketed under the new carbon credit debt system with the new beneficial corporations and entities creating the foundation for the overthrow in collusion with other parts not limited to banks and patents under the 30 30 plan with UN contracts immunizing private agents through contracts. One cannot contract the lives and liberties of a free and not for sale slave people no matter the lies. Adverse possession laws will be used in the overthrow too, but the 5th

Amendment prevents that from both private and public partners. I write in haste, but alert you that I knew about this. Refer to the complaint where I lamented, and only protecting the petition and the courts can prevent harm scheme not money or might which allow for the scheme to overthrow these United States.

33. On August 26, 2024, I received the attached email for Case Number 17953253 indicating "Case Description: Certain requested documents are not able to be added to Westlaw as a matter of policy."

34. Westlaw staff cancelled the outstanding ticket numbers and indicated in telephone calls they could not talk to me further since litigation is pending on the concealment of pleadings necessary for my cases prejudicing past, present and future outcomes.

35. I love Lexis. Lexis is wonderful and super helpful and has more resources in state cases than Westlaw.

36. Westlaw, Thomas Reuters and Case law are all affiliates with more limited controlled information whereas Lexis is more open and provides more local and state documents.

37. Lexis's staff has been kind to me and care about people not mere products and profit.

38. Without the kindness of LexisNexis's staff, I would have never discovered the concealed secret conspiracy and misconduct of State Delaware Supreme Court Justice's including the now Third Circuit court of appeals Judge Montgomery Reeves.

39. That said, my documents are not made public or researchable on Lexis either. The Court Link documents are not available on searchable forums on LexisNexis.

40. Per the attached email I placed in a ticket to get Kelly v Trump documents available on research sites.

41. Per the attached pictures I sent in a video to Ryan Costa, the filings on the top right corner are not filings in Kelly v Trump but other cases. None of my filings are available to the public by the normal means on Lexis.

42. That said the Lexis staff is seeking to help me. I love Lexis and am grateful for their team.

43. In fact, Lexis granted me a two or more-day trial with AI which I was very scared to try since AI is dangerous by design made to sustain the security hacks to allow for the back door to our devices to be open to coin electronically and control by exerting pain to maintain profit streams, creating money out of debt, positions and power unjustly not based on governments or laws down the line.

44. So, the continuing conspiracy to conceal my pleadings to prejudice my cases by the state and its agents is ongoing.

45. With regards to more Court misconduct, upon discovery Eastern District Court for the District of PA's case No. 22-45 before the Eastern District Court of PA had 3 additional case numbers 22-4280, 22-50002, and 22-50003 related to the case over a year ago, I contacted the Eastern District Court of PA staff Gail Olson and asked if there were other law suits against my person.

46. Gail Olson exclaimed no. She stated the numbers were given to give other judges "credit" for being a panel upon a judge.

47. I am concerned about ethical violations meant to mislead Congress through its purse string Art 1 Section 8 power by deeming judges or courts more efficient by increasing

numbers fraudulently to back and support judges and courts as appearing more efficient by defrauding the public and prejudicing me as an accused.

48. I, an innocent accused am prejudiced and deemed not only less employable but my character is demeaned by increasing the number of law suits against my person from 1 to 4.

49. Yesterday, I emailed Gail Olson and others even though there is no opposing counsel the following attached email and attached proof of 4 different numbers for one case:

"22-45 M Kelly /Aug 28 2024 email to Gail Olson

From: Meg Kelly (meghankellyesq@yahoo.com)

To: gail_olson@paed.uscourts.gov

Cc: meghankellyesq@yahoo.com; david.weiss@usdoj.gov; supremectbriefs@usdoj.gov;

ryan.costa@delaware.gov

Date: Wednesday, August 28, 2024 at 01:27 PM EDT

Hi Gail,

There is no opposing counsel to our case, but since the USSC asked that I serve the solicitor general and place the court as a party I copy her filing email here.

More than a year ago I contacted you when I discovered 4 case numbers connected to 22-45.

You indicated 3 case numbers were given to make sure judges received credit for a panel hearing, but it was all one case 22-45.

It is doesn't seem correct.

I attach evidence of all 4 case dockets, 22-45 noted "Other Docket: 2:22cv04280, 2:22cv50002, 2:22cv50003" And on the top of these 3 additional docket numbers I see "This case was retrieved on 10/26/2022,"

I updated the docket 22-45 on Lexis with a 2 day trial. I noticed the docketing errors appeared to remain where a motion was placed as an exhibit and other misfilings which prejudiced me as denying me a fair opportunity to be heard or any opportunity to petition on motions the Court's staff misfiled while you were out.

May I please have a copy of the docket for 22-45 to see whether changes were made after I emailed you per your request about the errors while you were out?

Another representative verbally indicated someone else's medical documents inadvertently placed on my file were removed, but I cannot see it because I cannot afford to pay to check PACER due to the State forbidding me to work as an attorney at this time, and my religious objections to debt.

Can you please let me know whether labeling 4 case numbers as one case is in error too or whether there is a reason other than what you told me for 4 case numbers please?

Thank you,
Meg"

50. I was concerned about unethical behavior by judicial staff and members so I emailed opposing counsel and David Weiss. I hope David Weiss represents my interests in prosecuting the state should anything more happen to me. I feel safer with him on emails. I attach the email incorporate it herein.

51. The email stated:

Kelly v Trump Case No 1192021 video Meg's filings not accessible on Westlaw or lexis :(

From: Meg Kelly (meghankellyesq@yahoo.com)
To: ryan.costa@delaware.gov; david.weiss@usdoj.gov; supremectbriefs@usdoj.gov
Cc: meghankellyesq@yahoo.com
Date: Wednesday, August 28, 2024 at 02:16 PM EDT
Hi,

I received a 2 day trial from Lexis AI. I show you the attached video.

DE Supreme Court refused to update the docket to make my filings public in a continuing conspiracy to conceal evidence in my favor to affect the outcome of past cases, current cases and future cases.

Lexis is really awesome and is trying to help me.

They are having a hard time connecting Kelly v Trump to Court Link docket and correct filings to make my pleadings and one finding unavailable for regular research by case search "Kelly v Trump."

If you look at my case Kelly v Trump see 44 filings on the top right corner. They do not relate to the case. There are 37 pleadings and the rest of the 44 are cases. All 44 should be filings in Kelly v Trump.

I have a ticket Lexis is working with me, the DE Supreme Court is not.

It is as if I am being thrown out in the dark and never existed when my petitions which are a bases of multiple law suits are hidden to hide evidence in my favor. The State has violated my right to petition and fundamental rights to exercise religious beliefs for years. I am genuine even if you think my religious beliefs are odd.

Even people who do not conform to the norm are protected and not deprived of fundamental rights based on religious belief or viewpoint in petitions. I am scared. I tried to prevent Jan 6, with Oct 2020 pleadings, but the court found my concerns unwarranted when time shows they were.

I do not want to be taken out by the state or their partners, or demeaned disabled or continuously compelled to violate my religious belief by physical, economic or social threats of the state. I am scared. My faith in Jesus and my right to live that faith are what I gave my life too. My life should not be taken away by the state. :(I am really scared. I have not been sleeping and I need to rest to function well. We are not forgetting about protecting others by petitioning on our own. David Weiss you are important. Ryan don't let anything happen to him please. People are weird talking about violence and that is naughty. Thank you

We use our words, not weapons, nor wealth, the mighty minds of people like you, not money or might. We use brains, not bullets or bucks.

You may be my potential opponents but you may be my hero and heroes in the eyes of God for doing what is right.

52. On August 28, 2024 after I emailed Gail Olson, I contacted the Court's staff to see if the 4 docket case numbers for one alleged case was in error. I spoke with Lizzie and asked her to ask the judges about it.

53. Thereafter, I sent an email to opposing counsel and others I attach and incorporate herein with related documents. The email provides:

“ Re: 22-45 M Kelly /Aug 28 2024 email to Gail Olson/worried unethical earnings 1 case 4 dockets to make judges numbers increased efficiency by injustice/Also concerned 3 more cases without fair oppty to be heard before findings made/Protect fair right to pet fairly by litigants who abuse process by other petitions to affect outcome of case they are not a party/getting around Art III by Art I and Art II backed agents and cohorts to violate parties rights from threats like you

From: Meg Kelly (meghankellyesq@yahoo.com)

To: david.weiss@usdoj.gov

Cc: ryan.costa@delaware.gov; meghankellyesq@yahoo.com; supremectbriefs@usdoj.gov

Date: Wednesday, August 28, 2024 at 01:54 PM EDT

Hello,

I was worried about the court defrauding congress out of additional money Gail called "credit" by labeling 4 matters as one. I was also worried about judgment without opportunity to be heard on future disciplinary matters.

It does not make sense to have 4 docket Numbers for one case. I err on the side of precaution to allow the court to correct mistakes or elaborate should the court have misled me through its agent.

Thank you,

Meg

PS David Weiss Saw the CA Court struck motion in Robert Biden case, and Jack Smith filed an appeal of US v Trump of Florida Judge Cannon's findings with the 11th Circuit and allegedly is seeking to prosecute on amended charges if I understand correctly.

I saw that heritage foundation sought to affect the outcome of US v Robert Hunter Biden by Freedom of Info Act case against you, threatening a party to gather information outside of the Art III to substantially burden your first amendment right to petition fairly in accord with the 5th, per the attached.

Without protecting the petition coupled with fair opportunity to be heard there is no equal protections under the law but unequal substantially burdened and diminished rights should the court not create Constitutional limits to protect public and private petitioners from gov incited threats through alleged conspiring cohorts.

It is important to protect the right to petition. Otherwise, there is no rule of law, just reign of a few who buy or barter access to the courts eliminating a freedom for business.

My filings are still not published in Kelly v Trump, and I am dealing with that. We are not forgetting on creating precedent to protect you, and all claimants right to petition fairly to preserve the rule of law from being eliminated by bribes by barter and exchanges of those with connections, power or profit to buy their will be done. Thank you.

54. Today, August 29, 2024, I called judge Diamond's staff to follow up with Lizzie.

I spoke with a law clerk and indicated it appeared an error possibly unethical to make judges appear more marketable to congress to increase Congressional support by the power to fund their positions and court. It seemed deceptive. I asked if I could petition to strike the other three numbers to have 1 docket number for my one and only one case before it as prejudicial since it demeans my reputation as sued by the courts 4 times instead of 1. It is misleading. The staff was not comfortable giving me his name. He said talk with the staff. I indicated the court is in charge of the staff. I don't want the court to throw the staff under the bus for the court's unethical procedures to gain more credit where no credit is due by misleading congress in its year-end reports to appear more efficient by saying one case is 4. I was troubled by hearing Lizzie say that is how the court does it yesterday. It does not make it right to mislead the public to possibly unethically receive more funding by pleasing congress in the year end reports to believe a lie as truth by distorting the numbers. It is not right.

55. I believe petitioning saves people's souls from hell and that ignoring and unconcern with evil such as this is why even little kids will not go to heaven per Ezekiel 9. While overlooking a sin, that is a past sin with mercy is loving, allowing abuse and misuse of power by government officials that continues is not loving towards the people harmed by deceptive practices nor does it save the ignorant or indifferent wrong doer from hell. I believe this type of sin is why people do not go to heaven and address it with the court not to destroy misguided government officials but to prevent such abuse from continuing. I actually notice the court to

prevent wrongdoers from harming themselves too eternally. Not knowing is guilt to God when people are led astray to accept a lie as truth that hardens their hearts and blinds their eyes from caring to see how their sins harm others if unrestrained by law by the courts or written on their hearts.

56. I attach and incorporate documents relating to Jack Smith's case that were attached to the above referenced email.

57. In addition, I attach the CA order dismissing Robert Hunter Biden's motion to dismiss based on mere dicta by Justice Thomas in Trump v US, No 939. See United States v. Biden, 2024 U.S. Dist. LEXIS 153590, *3

58. I do not write to offend. My religious belief that we are born sinful damned beings in need of a savior by laws if not written in our hearts that may be enforced by petitions in courts to uphold and not collude to violate laws to protect life and liberty. Just decrees prevent human sacrifice of life and liberty for the whims of lawless beings who want to do what they want without regard to the harm towards others God loves too. The courts may wipe away the mark of the beast and make what was once dead in sin alive, what was once dirty clean. The mark of the beast is blindness by desire for money for the needs of our own, avoidance of costs of our own, pleasure, position, profit, convenience, praise, popularity or other whimsical fancy to the extent it darkens our eyes from caring to see how our conduct harms or enslaves others. The courts have the power to wipe off the beast sin instead of sacrificing the people and themselves to feed it to be destroyed allowing for the overthrow of the government and a time of lawlessness that will mislead most of humanity to harm one another, die to be damned to hell if not stopped by protecting the petition and fair opportunity to be heard before the government colludes in

allowing human sacrifice and enslavement to a stakeholder interests that enriches a few by sustaining harm to the many under the lie of sustaining the world to sustain their whims.

59. It is unfortunate that defendants or potential defendants or witnesses were removed from State seats possibly to exculpate them and reward misbehavior covering up the dirt instead of cleaning it off their hands by Judge Vaughn's retirement and other removal of seats to higher or seats or different seats to potentially enrich wrong doers by 2 government retirements instead of correcting them. This rewards lawlessness by those who bear the color of the law. Do I seek to destroy them. No, I seek to uphold the law that sustains these United States from dissolving to prevent the schemed overthrow of governments to a time of lawlessness leading humanity to harm and tempting them to go the way to hell.

60. On an aside, I am having trouble figuring out legal precedent to protect my due process rights in the US Supreme Court from being diminished by Congressional threats to the forum court. I may to call Whithouse as a witness before the DE District Court should this be case be remanded back. I would prefer the US Supreme Court call him to protect due process. I need to figure out legal authority to allow them to do so. I am so discouraged. I am not sitting on filing a supplemental brief. I see to preserve the issues to allow for the court to reopen and save itself and the United States, but I have not figured it out yet. I need to research more. It may be the case there is only law allowing the trial court may call witnesses not the appellate. Maybe an exception should occur to prevent violations of my fair opportunity to be heard on issues Whitehouse seeks to rule on by threatening to rule over a no longer free court. US Amend V. I will keep looking into it.

Thank you for your time and consideration.

August 29, 2024

Respectfully submitted,

Meghan Kelly

Meghan Kelly, Esquire
34012 Shawnee Drive
Dagsboro, DE 19939

Under religious protest as declaring and swearing violates God's teachings in the Bible, I declare, affirm that the foregoing statement is true and correct.

Dated: Aug 29, 2024
Meghan Kelly (printed)
Megh-K (signed)

RE: (file and serve)(reach out to Jason on claim No)Re: Meghan Kelly/Delaware Supreme Court/ Question dates sealing and unsealing matters/o 119-2021 and matter No 58-2022

From: Jason Gonzales (jgonzales@fileandserve.com)

To: meghankellyesq@yahoo.com

Date: Wednesday, November 16, 2022 at 03:27 PM EST

Hi Ms. Kelly.

I've gathered the information you requested. The Access Type reflects the security status of the transaction document and the Submit Date reflects the date the Access Type was updated.

CASE 119,2021

Transaction ID 66649842, docket item 21.

Submit Date	Review Status	Reviewer	Reason	Comment	Document Type	Document Title	Access Type	Statutory Fee
May 17 2022 8:21AM EDT	Accepted (6/2/2021)	28, Supreme Court			Motion - Other	Document entitled "Motion for recusal" filed by appellant. (283)(dja)	Public	\$0.00
Jun 3 2021 8:36AM EDT	Accepted (6/2/2021)	28, Supreme Court			Motion - Other	Document entitled "Motion for recusal" filed by appellant. (283)(dja)	Sealed, electronic	\$0.00
Jun 2 2021 11:55AM EDT	Accepted (6/2/2021)	28, Supreme Court			Motion - Other	Document entitled "Motion for recusal" filed by appellant. (dja)	Sealed, electronic	\$0.00
Jun 2 2021 11:29AM EDT	Pending			Document created	Motion - Other	Document entitled "Motion for recusal" filed by appellant. (dja)	Sealed, electronic	

Transaction ID 66639035, docket item 16

Submit Date	Review Status	Reviewer	Reason	Comment	Document Type	Document Title	Access Type	Statutory Fee
May 17 2022 8:20AM EDT	Accepted (5/27/2021)	28, Supreme Court			Motion - Other	Document entitled "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 seems just" (documents received by email 5-25-21) (556) (dja)	Public	\$0.00
May 27 2021 3:09PM EDT	Accepted (5/27/2021)	28, Supreme Court			Motion - Other	Document entitled "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 seems just" (documents received by email 5-25-21) (556) (dja)	Sealed, electronic	\$0.00
May 27 2021 2:52PM EDT	Pending			Document created	Motion - Other	Document entitled "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 seems just" (documents received by email 5-25-21) (556) (UNDER SEAL)(dja)	Sealed, electronic	

Transaction item number 66667019, Docket Item 40, appendix A-4, Docket item 41 Appendix A-5.

Submit Date	Review Status	Reviewer	Reason	Comment	Document Type	Document Title	Access Type	Statutory Fee
May 17 2022 8:22AM EDT	Accepted (6/8/2021)	28, Supreme Court			Appendix	Appendix A-4. (dja)	Public	\$0.00
Jun 8 2021 4:10PM EDT	Accepted (6/8/2021)	28, Supreme Court			Appendix	Appendix A-4. (dja)	Sealed, electronic	\$0.00
Jun 8 2021 4:00PM EDT	Pending			Document created	Appendix	Appendix A-4. (dja)	Sealed, electronic	

Submit Date	Review Status	Reviewer	Reason	Comment	Document Type	Document Title	Access Type	Statutory Fee
May 17 2022 8:22AM EDT	Accepted (6/8/2021)	28, Supreme Court			Appendix	Appendix A-5. (dja)	Public	\$0.00
Jun 8 2021 4:10PM EDT	Accepted (6/8/2021)	28, Supreme Court			Appendix	Appendix A-5. (dja)	Sealed, electronic	\$0.00
Jun 8 2021 4:00PM EDT	Pending			Document created	Appendix	Appendix A-5. (dja)	Sealed, electronic	\$0.0

Case 58,2022

Per the September 7, 2022 order in the first docket attached hereto, relating to Delaware Supreme Court matter IMO Meghan Kelly a member of the bar, the court ordered the case unsealed.

At the end of September, the Court contacted File & ServeXpress, where it was discovered that a configuration at the Case Class level was hindering the security setting in the case. Upon, File & ServeXpress's suggestion, the court updated the case type on September 29, 2022 which made most of the documents in the case public on September 30, 2022.

Additionally, the court notified File & ServeXpress on October 5, 2022 that some case documents were not viewable at the Public Access Terminals and in CourtLink. It was discovered that some documents did not take to the case type update. The solution required intervention from our DEV OPS team who were able to resolve the issue. We delivered a resolution on October 6, 2022 that made all case document public.

I hope that helps.

Thank you.
Jason

Jason Gonzales

Manager, Account Management, [File & ServeXpress](#)

📞 972-893-6632 📩 jgonzales@fileandserve.com



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From: Jason Gonzales
Sent: Thursday, November 3, 2022 12:02 PM
To: Meg Kelly <meghankellyesq@yahoo.com>
Subject: RE: (file and serve)(reach out to Jason on claim No)Re: Meghan Kelly/Delaware Supreme Court/ Question dates sealing and unsealing matters/o 119-2021 and matter No 58-2022

Good afternoon Ms. Kelly.

I understand you have made phone calls to our Client Support team regarding sealing/unsealing docs in cases 119-2021 and 58-2022, respectively. I am diligently working to provide answers to your questions.

My goal is to have answers for you no later than EOD tomorrow, Friday, 11/4/2022.

I am your liaison for this matter. Please contact me should you have any questions.

Thank you for your patience while I work to provide answers to your questions.

Best regards,

Jason

Jason Gonzales

Manager, Account Management, [File & ServeXpress](#)

972-893-6632 jgonzales@fileandserve.com



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From: Meg Kelly <meghankellyesq@yahoo.com>
Sent: Tuesday, November 1, 2022 4:10 PM
To: Jason Gonzales <jgonzales@fileandserve.com>
Cc: Meg Kelly <meghankellyesq@yahoo.com>
Subject: (file and serve)(reach out to Jason on claim No)Re: Meghan Kelly/Delaware Supreme Court/ Question dates sealing and unsealing matters/o 119-2021 and matter No 58-2022

Hi Jason,

I just spoke with Kelly and placed a ticket item for the issues below, 156496.

Thank you for your help. I also sent in another email today.

Have a good night.

Very truly,

Meg

Meghan Kelly

34012 Shawnee Dr.

Dagsboro, DE 19939

meghankellyesq@yahoo.com

(302)493-6693

On Thursday, October 13, 2022 at 06:00:36 PM EDT, Jason Gonzales <jgonzales@fileandserve.com> wrote:

My pleasure, Ms. Kelly.

Let me do some research on our side to see what information we can glean.

Thank you.

Jason

Jason Gonzales

Manager, Account Management, [File & ServeXpress](#)

972-893-6632

jgonzales@fileandserve.com



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From: Meg Kelly <meghankellyesq@yahoo.com>
Sent: Wednesday, October 12, 2022 5:41 PM
To: Jason Gonzales <jgonzales@fileandserve.com>
Cc: Support <support@fileandserve.com>; Meg Kelly <meghankellyesq@yahoo.com>
Subject: Re: Meghan Kelly/Delaware Supreme Court/ Question dates sealing and unsealing matters/o 119-2021 and matter No 58-2022

Hi Jason,

Thank you so much. The court misbehaved by sealing and leaving documents unsealed to protect the court.

Are you able to provide dates documents were unsealed and sealed in both matters?

I have contacted the court. The court provided inaccurate information on the unsealing and sealing of documents in the two matter.

Thank you for the email indicating it is not file serve's fault or under your control.

Thank you,

Meg
Please forgive typos.

Sent from my iPhone

On Oct 12, 2022, at 4:52 PM, Jason Gonzales <jgonzales@fileandserve.com> wrote:

Good afternoon Ms. Kelly.

Our Support team forwarded your email to me. I can confirm that our platform is integrated with the Delaware Courts. Our system automatically updates when the court takes action on or changes the status of a case/filing/documents. File & ServeXpress does not assume the authority to seal and unseal documents.

I encourage you to contact the court should you have any questions about the security status of a case and/or a document(s).

Thank you.

Sincerely,
Jason

Jason Gonzales

Manager, Account Management, [File & ServeXpress](#)

<image011.png>

972-893-6632

<image012.png>

<image018.png>

jgonzales@fileandserve.com

<image013.png> <image014.png> <image015.png> <image016.png> <image017.png>

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From: Support <support@fileandserve.com>
Sent: Monday, October 10, 2022 1:19 PM
To: 'Meg Kelly' <meghankellyesq@yahoo.com>
Cc: Support <support@fileandserve.com>
Subject: RE: Meghan Kelly/Delaware Supreme Court/ Question dates sealing and unsealing matters/o 119-2021 and matter No 58-2022

Hello Ms. Kelly!

I have reached out to our team to provide some clarify for your inquires below, and will follow up with you before the end of the day with additional information.

<image001.gif>

Client Support JR, [File & ServeXpress](#)

<image002.png>

[888-529-7587](#)

<image009.png>

<image003.png>

support@fileandserve.com

<image004.png> <image005.png> <image006.png> <image007.png> <image008.png>

<image010.jpg>

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From: Meg Kelly <meghankellyesq@yahoo.com>
Sent: Monday, October 10, 2022 12:01 PM
To: Support <support@fileandserve.com>
Cc: Meg Kelly <meghankellyesq@yahoo.com>
Subject: Meghan Kelly/Delaware Supreme Court/ Question dates sealing and unsealing matters/o 119-2021 and matter No 58-2022

Good morning,

Per the September 7, 2022 order in the first docket attached hereto, relating to Delaware Supreme Court matter IMO Meghan Kelly a member of the bar, the court ordered the case unsealed. Did the Court process the request on September 29, 2022, and did it go through on September 30, 2022?

In the second docket attached hereto, case number 119, 2021, Case name Meghan Kelly v Donald Trump, could you please provide the dates the following four documents were sealed and unsealed?

Transaction ID 66649842, docket item 21.

Transaction ID 66639035, docket item 16

Transaction item number 66667019, Docket Item 40, appendix A-4, Docket item 41 Appendix A-5.

Could you please confirm that Delaware Courts are an integrated courts. By integrated Courts I mean the courts are in charge of what is sealed and unsealed. File and serve does not assume the authority to seal and unseal documents by request. It is physically entered by the attorneys and courts.

I am a party in both cases.

Thank you,

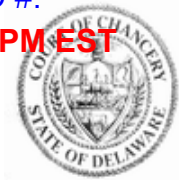
Meg

Meghan Kelly

34012 Shawnee Dr.

Dagsboro, DE 19939

meghankellyesq@yahoo.com



IN THE CHANCERY COURT OF THE STATE OF DELAWARE

Meghan Kelly,)
) Civil Action No.: 2020-0809 PWG
)
 Plaintiff)
 v.)
 The President of the United States,)
 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.)

**PLAINTIFF'S BRIEF IN SUPPORT OF HER EXCEPTIONS TO SPECIAL
MASTER'S FINAL REPORT, DATED NOVEMBER 2, 2020**

Dated: December 5, 2020

Respectfully submitted,

Meghan Kelly
Meghan Kelly
34012 Shawnee Drive
Dagsboro, DE 19939
Bar Number 4968
Pro Se
(Word Count 14,995)

“The Establishment Clause of the First Amendment restricts government capacity to favor a religion, or religion in general, (in the form of limits).” *Brown v. Borough of Mahaffey*, 35 F.3d 846, 850, 1994 U.S. App. LEXIS 27407, *10-11.

“The Establishment Clause forbids … the preference of a religious doctrine or the prohibition of theory which is deemed antagonistic to a particular dogma.” *Kalman v. Cortes*, 723 F. Supp. 2d 766, 769, 2010 U.S. Dist. LEXIS 65171, *1, 39 Media L. Rep. 1039.

“The Establishment Clause prohibits government from establishing a religion in the sense of sponsorship, financial support, or active involvement of the sovereign in religious activity.” *Id.*

The Executive Order’s impact in fact tempts government leaders to support religious institutions in terms of bail outs, with the hope or expectation of loyalty in the form of verbal or financial support. See Exhibit E, Exhibits 38-39.

“The very adoption or passage of a policy that violates the Establishment Clause represents a constitutional injury.” *Kitzmiller v. Dover Area Sch. Dist.*, 400 F. Supp. 2d 707, 708, 2005 U.S. Dist. LEXIS 33647, *1.

The Executive Order and Trump’s policy of persecution is a constitutional injury.



burdens my free exercise of religion, speech and affiliation, based on my diverse belief. My free exercise has been chilled, restrained, and not freely exercised, but unexercised, as a result of such deception of a God backed party and religion, based on excessive entanglement of religion and government.

By the collective behavior forming the unholy-union including but not limited to the behavior above, Trump also violates the Establishment Clause under the Endorsement test.

In *Kitzmiller v. Dover Area Sch. Dist.*, 400 F. Supp. 2d 707, 708, 2005 U.S. Dist. LEXIS 33647, *1, the U.S. District Court for the Middle District of Pennsylvania held:

“As the endorsement test has developed through application, it is now primarily a lens through which to view "effect," with purpose evidence being relevant to the inquiry derivatively. The United States Supreme Court has instructed that the word "endorsement" is not self-defining and further elaborated that it derives its meaning from other words that the court has found useful over the years in interpreting the Establishment Clause. The endorsement test emanates from the prohibition against government endorsement of religion and it precludes government from conveying or attempting to convey a message that religion or a particular religious belief is favored or preferred. The test consists of the reviewing court determining what message a challenged governmental policy or enactment conveys to a reasonable, objective observer who knows the policy's language, origins, and legislative history, as well as the history of the community and the broader social and historical context in which the policy arose.”

But for such unholy propaganda accepted and or customarily proffered or sponsored or accepted by government agents and employees, I am not freely, but restrictively, able to exercise my religion through association, speech and conduct to serve God by shedding light on his word upon others to guide their steps from harm, under the threat of being called unpatriotic or unchristian or ignored or persecuted. My free exercise of religion is not free, but is restrained and unexercised because of Trump's deception serving Trump and the Republican party serves God.

My injuries are real, concrete, articulable, imminent, not speculative, conjectural or hypothetical.

I do not remember anyone ever telling me I was not a Christian until President Trump ran for office. But for President Trump's unholy-union, I would not be accused of not loving God. His burden has left a deep weight on my heart. While the Court cannot eliminate the scars of his piercing words and deeds, the court may lighten the burden on my heart and unable me to more freely exercise my religious beliefs. This Court can reduce the pain.¹³

¹³ I am a little scared about compromising my physical safety in exchange for exercising my religious belief via speech and conduct, seeking justice, mercy with faithfulness, via Matthew 23:11. See Exhibit A, 95, 286, Exhibit E, Exhibits 16, 23-25, relating to evidence of Trump increasing the temptation for people to become cowardly self-protective, defensive by use of violence, instead of

C. There is no compelling government interest to justify Defendant's legal burden upon my right to freely exercise my religion and association as a Christian Democrat.

Defendant's First Amendment rights are more limited by the Constitution, reduced in order not to chill the freedoms of those Defendant serves, including my free exercise of religion, speech and association to prevent the inherent threat of persecution, his insult against alleged antichrist liberal democrats causes towards me personally, granting those he deceives a license backed by his government authority to persecute me.

courageously loving enemies. Also see, Exhibit A 210-229, Exhibits E, Exhibits 17-19 and 40, demeaning women like me as something to look at, use or do, as things instead of as people to respect. At one time I had giant signs on my car that said "Serve your county, not your seat. Impeach" and "No one is above the law. No one is Below the Law. Impeach." But strangers made comments about shooting me. I received ugly notes under my windshield relating to my political stickers. Someone threw a white substance at my car, and I received so many middle fingers by cute white-haired old ladies in their cars, as I drove, that I became scared and took the stickers off. I took the stickers off months before I filed this complaint, I forget exactly when. I am concerned about being physically harmed based on my religious and political beliefs and seek the protection from danger by this Honorable Court. An order for injunctive and declaratory relief would alleviate my concern for government sponsored private violent persecution too, based on my belief in Jesus as a radical, liberal, Christian democrat. It would reduce the persecution of diverse religious groups stemmed in government officials, including Defendant, instigating or ignoring the unrest between diverse groups, instead of uniting them as Americans.



IN THE SUPREME COURT OF THE STATE OF DELAWARE

Meghan Kelly,)
)
) Case No 119, 2021
 Plaintiff)
 v.)
 The President of the United States,)
 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.)

**APPELLANT'S OPENING BRIEF IN OPPOSITION TO THE
HONORABLE VICE CHANCELLOR PAUL A. FIORAVANTI, JR.'S
CHANCERY COURT ORDER OVERRULING EXCEPTIONS TO
MASTER'S FINAL REPORT**

Dated: June 8, 2021

Respectfully submitted,

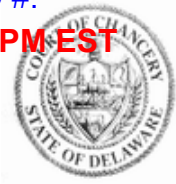
/s/ Meghan Kelly
Meghan Kelly
34012 Shawnee Drive
Dagsboro, DE 19939
Bar Number 4968
Pro Se, not acting as an
attorney, I am a party
(Word Count 9,517)

I am in reasonable fear of my physical safety by third parties incited by the government-religion the Presidents' conduct created, as we have seen religious persecution arising from government-religious ideology by President Trump. *Id.*

A segment of our population appears to believe Trump is backed by God, or is anointed by God. They are willing to threaten harm and actually harm people who disagree with their government-religious beliefs. Dkt 59, 60.

Someone threw liquid substance on my car when I merely had "Serve your Country, not your seat, Impeach," and "No one is above the law, No one is below the Law Impeach" stickers on the side of my car. Dkt 59-60 at 51. A stranger at a stop sign also talked about shooting me concerning my stickers. *Id.* I took my stickers on the side of my car off. Last year, a Delawarean Greg Layton and his wife were shot at in their home allegedly because Greg speaks up on politics. See Exhibit A-1, Police release. A former Republican candidate in Delaware sued Greg Layton in the Superior Court, allegedly for speaking up on politics. See, Exhibit A-2, *Walker v Layton*, Case S21C-02-016, filed Feb. 12, 2021.

People are facing economic, social and physical threats based merely on their political and/or perceived religious beliefs across the country. But for Trump's words and deeds, I am also individually harmed, but for Trump's incitement against those, including me, who do not support Trump as president or



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**

REGISTER IN CHANCERY
GEORGETOWN DE LAWARE

2020 DEC - 1 P 1:31

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. "...1

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)

EFILED: Dec 01 2020 02:36PM EST
Transaction ID 66149766
Case No. 2020-0809-PWG

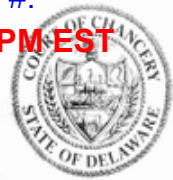


Exhibit A

REGISTER IN CHANCERY
GEORGETOWN DELAWARE

2020 DEC -1 P 11:31

Re: Thursday afternoon/Meg/3 Original summons/

meghankellyesq@.../Inbox



Meg Kelly <meghankellyesq@yahoo.com>
 To: Kruger, Katrina (Courts) <katrina.kruger@delaware.gov>,
 Simmons, Arline (Courts) <Arline.Simmons@delaware.gov>
 Cc: Meg Kelly <meghankellyesq@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 deceived 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 demeaned 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:

Hello Meg,
 Please come on THURSDAY before 11:00 a.m.

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

From: Meg Kelly <meghankellyesq@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](mailto: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

RE: Monday Meg Kelly

meghankellyesq@.../Inbox

 Simmons, Arline (Courts) <arline.simmons@delaware.gov>
To: 'Meg Kelly' <meghankellyesq@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 <meghankellyesq@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 <meghankellyesq@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 inured 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

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

meghankellyesq@.../Sent

**Meg Kelly** <meghankellyesq@yahoo.com>To: katrina.kruger@delaware.gov, katrina.kruger@delaware.gov
Cc: Simmons Arline (Courts) <arline.simmons@delaware.gov>,
Meg Kelly <meghankellyesq@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 humbling. I have chosen to confront the most powerful man in the world with endless resources paid by the federal government. Yet "...God has chosen the weak things of the world to shame 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 <meghankellyesq@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 <meghankellyesq@yahoo.com>

Sent: Monday, November 30, 2020 12:15 PM

To: Simmons, Arline (Courts) <Arline.Simmons@delaware.gov>; Kruger, Katrina (Courts)

<Katrina.Kruger@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 docket it first. Sorry for mailing it to both courts.

Thank you. Have a great day.

Very truly,

Meg



**COURT OF CHANCERY
OF THE
STATE OF DELAWARE**

PATRICIA W. GRIFFIN
MASTER IN CHANCERY

CHANCERY COURTHOUSE
34 The Circle
GEORGETOWN, DELAWARE 19947

December 7, 2020

Via U.S. Mail

Meghan Kelly, Esquire
34012 Shawnee Drive
Dagsboro, Delaware 19939

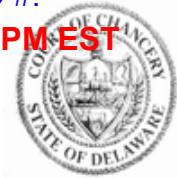
Re: *Meghan Kelly v. Donald Trump, et al.*
C.A. No. 2020-0809-PWG

Dear Ms. Kelly:

This letter is to acknowledge your December 1, 2020 letter to me concerning difficulties you are having with the cost of mailing case documents to the Register in Chancery's office in New Castle County, rather than being allowed to drop the paperwork off at the Register in Chancery's office in Sussex County. I am also aware of Ms. Kruger's email to you that day indicating that, although court policy generally requires that documents be filed in the county where the matter is pending, you can bring case documents to the Register in Chancery's office in Sussex County and they will scan the documents and send documents related to the exceptions pending in New Castle County to that county. I believe that accommodation addresses your concerns.

Sincerely,

/s/ Patricia W. Griffin
Master in Chancery



MEGHAN MARIE KELLY, ESQUIRE

34012 Shawnee Drive
Dagsboro, DE 19939

December 12, 2020

Register in Chancery
Court of Chancery Courthouse
Wilmington, DE

RE: Meghan Kelly v. Donald J. Trump, et. al., Case No. 2020-0809-
Master PWG

**Meg filed Brief/Staff is scared of messing up/Please be gentle with
them/allow them time to file**

Dear Honorable Vice Chancellor Paul A. Fioravanti:

Thank you for hearing my case.

I filed a letter with the Chancery Court to you, dated December 4, 2020, with the related certificate of service to Attorney General Barr, and the Brief, Exhibits, declaration and related documents on December 7, 2020 completed at 10:20 am, via email, per the Delaware Supreme Court's most recent COVID-19 Administrative Order No. 14 Extension of Judicial Emergency, Order number 6, therein.

In addition, I mailed all of the same to your honorable Court on Monday, December 7, 2020. It was received on December 8, 2020 at 8:17 am per the post office's tracking number.

To date, your staff indicated they received the email copy, but are not aware of receiving the physical copy. They requested they wait to file the brief upon receipt of the physical copy for the ease of filing.

The post office staff indicated they sometimes make mistakes, and the package may be marked wrong. In fact, a mistake already happened in this case. I had to go to the post office to retrieve a confirmation of receipt for service to Attorney General William Barr, as the green card never made it to me.

I drove to the Sussex County Court house on Friday, December 11, 2020, and filed a letter to the Honorable Master Patricia Griffin, with a note of gratitude per her latest authorization letter, and a request that her Court please help upper Delaware's staff file my brief as of the date on the email file, Monday December 7, 2020, 10:20 am, if they need help. I also delivered a box with the December 4, 2020 letter, my brief and related documents to her Chancery Courthouse too.

I had to borrow the phone at the post office to seek permission to come into the Chancery Courthouse in Sussex. A new staff member refused at first, but I indicated the Master gave me permission, per the letter. After about 15-20 minutes of tying up the post office's phone, she reluctantly said I could come in.

When I arrived, she confided she was scared of messing up.

I asked her to please accept the December 11, 2020, letter I mailed to Attorney General Barr, and please court stamp it.

She didn't trust me. I indicated I was an attorney. Oh man, I thought that would help her trust me, to accept the document. The opposite happened. She nervously called another kind staff member.¹

Then, I showed the new staff member the Honorable Master Griffin's kind letter granting me permission to come in to file documents.

The new staff member stamped the letter. I said it was fine to file the letter when one of the normal staff arrived on Monday. Could you please be gentle with your staff and the Sussex staff.

They may not be able to file everything before the deadline, despite my presenting my brief early.

They are scared of messing up, just like we all are. Even I am your Honor. Yet my faithful obedience to God, my courage, must be greater than my fear.

Could you please be merciful and allow for corrections should any errors in filing happen, or delays, especially since you have a new staff member manning the Sussex County Chancery Court house, alone at times.

¹ I am sorry. My heart aches at the distress in her voice. My apologies I caused discomfort when seeking to cause comfort.

I believe this Court cares more about safeguarding lives, the pursuit of justice salted with mercy, than trite errors. Can you please allow your staff additional time to file, even past December 20, 2020, should they require it?

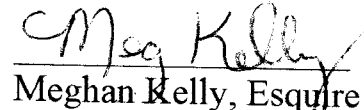
It is not okay if I fail to adhere to my legal duty to file in time, without your authorization. Should any more problems arise, may I please have leave to help them or refile, even after December 20, 2020 too?

Pro se cases are rare. Attorneys usually e-file them. None of us are accustomed to paper filing as the norm. On an aside, just because I am an attorney doesn't mean I know what I am doing either. I have to look things up, and feel quite dumb when I am unable to do so. I have been off track the last few years. My eyes were dancing off, distracted towards a man I hoped to marry. I hoped to get him a job in the schools, and did not practice law for a few years. I lost my sparkle, meaning my main focus on God and Jesus's command of "justice, mercy and faithfulness." Citing, Matthew 23:23.

I got my sparkle back, even though I may have lost the main human love of my life. God comes first, and is the purpose of my life, not man, money, material gain, or self-seeking merriment or sinful distractions (taking my eyes off of God's will as opposed to my own selfish desires, conveniences, or comforts, which is sin).

Thank you for your mercy and pursuit of justice.

Very truly,



Meghan Kelly, Esquire
Pro Se
34012 Shawnee Drive
Dagsboro, DE 19939
(Word Count 894)
Bar Number 4968

CC. Attorney General William Barr, Esq.

MEGHAN MARIE KELLY, ESQUIRE

34012 Shawnee Drive
Dagsboro, DE 19939

December 11, 2020

Register in Chancery
Court of Chancery Courthouse
34 The Circle
Georgetown, DE 19947

RE: Meghan Kelly v. Donald J. Trump, et. al, Case No. 2020-0869-
Master PWG

Thank you/New Supreme Court Order

Dear Honorable Master Patricia Griffin:

Thank you for your letter. I thought I was going to get into trouble with you. Instead, you bestowed me kindness and mercy.

It made me teary eyed with unexpected joy by your kind act.

Usually, when I ask for help, I get into trouble from those I ask.

When I was in law school, I had rats in my apartment during my final exams and bar exams. I asked the Christian law school I leased the apartment from, Duquesne, for help. They did not help me. Instead, they increased my rent. The newspapers helped me, and the tv station helped me.

Did I get rescued out of the situation? No. But they remain my heroes because they did the right thing. That is more important than winning or losing. See attached under Exhibit A.

REGISTERED IN CHANCERY
GEORGETOWN, DELAWARE
2020 DECEMBER 11 P 12:52

During my Delaware Bar Exam studies at Weidner Law School, my dorm ceiling leaked water all over my bar materials. I asked for help from Weidner and reached out to the Board of Bar examiners. I got scolded by the administrator of the bar in a private room instead.

When I ran for office as a democrat, the democrats did not help me, and appeared to sabotage my run, per my complaint which is an exhibit to the brief.

You know who did help me? The press. They allowed me to share my ideas on paper, impartially, just as they allowed the other side to do the same.

That is why the press is my hero. I lost, but they gave me, the voiceless a voice.

You are my hero too. Winning or losing is not most important, doing the right thing is. Allowing all people, regardless of wealth, poverty, political party, religion, race or place of origin an opportunity to seek justice, which is never guaranteed, is the right thing.

Thank you for doing the right thing for a peon like me, by affording me the opportunity to sue the most powerful man in the world. It is not me I have faith in. It is you (God too), the court system, democracy, and the pursuit of justice. Our system of government recognizes how imperfect man

is, by instilling checks and balances which limits the three imperfect branches. So, none would proudly assert imperfect dominion. Each branch remains humbled at the prospect of potential correction, your potential edification. No branch, nor any human is perfect. None are God but God.

I am sorry if I let the Court, democracy and God down in this case. If I should fail to plead sufficiently, I will just get right back up and try to do the right thing again differently with humility.

I am kind of getting used to falling down now, but I am not used to those in authority helping me up, as you have done by your letter, and as the Delaware Supreme Court has done by allowing for pleasings to be filed by email too, per Order Number 6. Exhibit B.

I emailed Brenda McKinnon, in the upper Delaware Chancery Court my brief and the exhibits attached thereto on Monday December 7, 2020 completed at 10:20 AM. I mailed the Court everything on Monday December 7, 2020, and the post office indicated it was received on December 8, 2020 at 8:17 am. Exhibit C.

But she has not been able to confirm receipt yet. So, I may have to file again in your office.

I forwarded the E-mailed filed documents to Katrina Krugar, and asked for her to please hang onto them and standby in case upper Delaware continues to have trouble receiving the documents.

For your convenience, I am also dropping off a set of the filed documents to possibly ease in filing in case upper Delaware needs help. If not, in case I succeed, it would be good for you to have a copy too.

If the Upper Delaware Court needs help filing, would you please help them and me by filing it on the December 7, 2020 date, 10:20 AM, with only one court stamp confirmation on the Brief to alleviate the burden on the Court. The Court need not stamp every document.

Should my case remain alive, the Delaware US Attorney General will likely seek to remove my case to the federal court since he knows my concerns about driving and mailing.

I do not regret putting my foot into my own mouth. I believe that your Court will save not only America, but the World. You do not need me for this Court to do so.

I think whichever Court hears my case, they will have power to save the world too, just not as much power as you, and the Delaware Chancery Court.

I believe the Courts will be our heroes in history. I believe their words are more powerful than weapons. The impartial rule of law is more powerful than reign by those with money, power and connections without restraint called enforceable laws.

We are not a nation of sword fights, gun duels and fist fights. We are a nation of laws that limits all people, with more limits on those with power in the government, to make the common man, even a peon like me, somehow more equal to the most powerful person in America, the President.

The limits on our Constitutional freedoms in the form of laws, makes us all more free.

The fact Americans must respect (to an extent) the freedoms of others, and, in turn, others must do the same by honoring such limits, makes us all more free.

Lawlessness is not freedom. Deregulation is not freedom. It is anarchy.

Thank you,

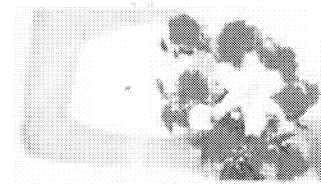


Meghan Kelly, Esquire
Pro Se, Bar # 4968
34012 Shawnee Drive
Dagsboro, DE 19939
(Word Count 988)

CC. Attorney General William Barr, Esq.

EXHIBIT

A



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Lawrence Walsh: Rat is unwelcome study partner

Wednesday, June 29, 2005

By Lawrence Walsh, Post-Gazette Staff Writer

A pregnant rat running between your legs in your bedroom isn't conducive to studying for final exams.

That's what Meghan Kelly said happened to her in early May in her 10th-floor apartment in Brottier Hall at Duquesne University. The 20-story building was formerly known as Citeline Towers and the Cricklewood Hill Apartments.

"I haven't been able to get a good night's sleep since it happened," said Kelly, a law school graduate now studying for the bar exam next month.

She said the rat ran under a bed and into a hole beside the heating and air-conditioning unit in a bedroom.

Kelly notified the university. The university sent an exterminating company to inspect her room. It found no evidence the rat had taken up residence in the apartment, but it put out traps to capture any transient rodents.

Then Kelly found a baby rat in a trap. She again called the university. The exterminator returned for another inspection, but found no signs that mama rat had made herself at home. They again set out traps.

After successfully passing her law school exams last month, Kelly began studying for the bar exam. Law school graduates must pass the two-day test to obtain a license to practice law in Pennsylvania.

Unnerved by her encounter with the pregnant rat, Kelly said she tried to

sleep as best she could. She initially thought a tapping sound she heard next to the head of her bed came from a heating and cooling unit. Then she thought it might be a rat trying to get out.

She called the Allegheny County Health Department. She also contacted the Pittsburgh Post-Gazette.

Dennis Lauria, a county environmental health specialist, inspected her apartment last Tuesday. He ordered the university to place rat glue traps under the heating and cooling units in each room. The traps are designed to trap rodents by attracting them to the sticky surfaces that prevent them from moving after they step on them.

Lauria also ordered the university to repair a hole in the ceiling of a hallway closet in Kelly's apartment. Although he found no evidence of rodents in her unit, he found some on the ground level of the building.

He found "rodent droppings, carcasses, rub marks, chewed areas or burrows" in the garage. He also noticed that rodents could crawl under the closed garage doors. He ordered the university to "rodent-proof the garage doors" and to "remove food sources, harborage areas and eliminate entries."

Lauria also said the garbage storage area had garbage on the floor. He ordered that it be cleaned up and that bait stations be placed in the garbage storage and receiving areas. He found rat ground burrows about 20 feet from the two garage doors, one of which is open during the day to provide egress and ingress for employees and workers renovating the building.

At Kelly's invitation, I accompanied Lauria on a reinspection of her apartment yesterday. He found mouse droppings and mouse hair on a glue trap under one of her heating and cooling units. "I'll add that to my report," he said.

During a reinspection of the ground level of the building, Lauria said building employees had done a lot of clean-up work since his first visit. There was no garbage on the floor of the garbage receiving and storage areas. But at least one rat had entered the garage. Visible evidence of its presence was near a trap that had been sprung.

Although Lauria gave the university until July 12 to comply with the orders he issued last week, he said employees already had corrected most of them.

He was impressed with the steel strips attached to the bottom of one of the garage doors to keep out four-legged trespassers.

"We take this matter very seriously," said Bridget Fare, a university spokeswoman. "We started addressing it the day after [Kelly] notified

us. We are working with the health department to address it and we will continue to monitor it."

I'll keep you posted.

Post Your Problems appears Tuesday through Friday, addressing questions and problems from readers. Yvonne Zanos from KDKA-TV looks into consumer-related issues, including difficulties with products and services. Post-Gazette Staff Writer Lawrence Walsh helps sort through bureaucratic problems.

(Lawrence Walsh can be reached at 412-263-1895. His e-mail address is lpw@post-gazette.com.)

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EXHIBIT

B

IN THE SUPREME COURT OF THE STATE OF DELAWARE

IN RE COVID-19
PRECAUTIONARY MEASURES

§
§

ADMINISTRATIVE ORDER NO. 14
EXTENSION OF JUDICIAL EMERGENCY

On this 2nd day of December 2020:

WHEREAS, under the Delaware Constitution, Article IV, § 13, the Chief Justice of the Delaware Supreme Court is the administrative head of all the courts in the State and has general administrative and supervisory powers over all the courts;

WHEREAS, under 10 *Del. C.* § 2004(a), the Chief Justice, in consultation with other members of the Supreme Court, has the authority to “declare a judicial emergency when the Chief Justice determines that there are emergency circumstances affecting 1 or more court facilities;”

WHEREAS, under 10 *Del. C.* § 2004(a), “emergency circumstances” includes “disease ... or other natural or manmade causes [affecting] the ability to access the courthouses, or the ability to staff courts;”

WHEREAS, under 10 *Del. C.* § 2004(c), an order declaring a judicial emergency is limited to an initial duration of not more than 30 days, but may be modified or extended for additional periods of 30 days each;

WHEREAS, under his authority set forth in 20 *Del. C.* ch. 31, Governor John C. Carney, on March 12, 2020, declared a State of Emergency for the State of Delaware due to the public health threat caused by COVID-19, and extended the State of Emergency on April 10, 2020, May 8, 2020, June 6, 2020, July 6, 2020, August 5, 2020, September 3, 2020, October 2, 2020, October 30, 2020, and November 25, 2020;

WHEREAS, under 10 *Del. C.* § 2004, the Chief Justice, in consultation with other members of the Supreme Court, declared a judicial emergency that went into effect on March 16, 2020 at 8:00 a.m., and extended the judicial emergency in orders dated April 14, 2020, May 14, 2020, June 5, 2020, July 6, 2020, August 5, 2020, September 4, 2020, October 2, 2020, and November 2, 2020;

WHEREAS, on May 26, 2020, the Courts Reopening Committee established by the Chief Justice submitted an interim report recommending a four-phase approach to reopening the courthouses to additional employees and the public;

WHEREAS, in an order dated June 5, 2020 (“Administrative Order No. 7”), the Chief Justice accepted the recommendations of the Courts Reopening Committee and the Justice of the Peace Court for reopening;

WHEREAS, Phase 1 of the Reopening Plan commenced on June 8, 2020, and Phase 2 of the Reopening Plan commenced on June 15, 2020;

WHEREAS, the Courts Reopening Committee submitted to the Chief Justice, in August 2020, a plan for resuming jury trials (“Jury Management Plan”) attached as Exhibit 1 to an order dated September 4, 2020 (“Administrative Order No. 10”);

WHEREAS, on September 4, 2020, the Chief Justice accepted the Jury Management Plan, and, subject to further review if COVID-19 conditions deteriorated, determined that Phase 3 of the Reopening Plan, as set forth in Administrative Order No. 10, would commence on October 5, 2020;

WHEREAS, on October 5, 2020, Phase 3 of the Reopening Plan, as modified in Administrative Order No. 10 commenced;

WHEREAS, on November 16, 2020, in light of the deterioration of COVID-19 conditions in the State, the Chief Justice ordered the courts to postpone jury trials and transition back to Phase 2 of the Reopening Plan (“Administrative Order No. 13”);

WHEREAS, COVID-19 continues to pose a serious risk to public health and safety of Delawareans, requiring the courts to continue taking steps to reduce the risk that COVID-19 poses to jurors, parties, witnesses, lawyers, judges, and court staff and the public who enter judicial facilities; and

WHEREAS, the Chief Justice, in consultation with the other members of the Supreme Court, the presiding judges, and health experts, has determined that extension of the judicial emergency is necessary;

NOW, THEREFORE, IT IS ORDERED that:

- (1) Under the authority of 10 *Del. C.* § 2004, the judicial emergency for all State courts and their facilities in Delaware is extended for another 30 days effective December 5, 2020, subject to further review.
- (2) The courts shall continue to operate under Phase 2 of the Reopening Plan as set forth in Administrative Order No. 7 and Administrative Order No. 13;
- (3) In light of the continuing threat COVID-19 poses to public health, all courts in the State are authorized, to the greatest extent possible under 10 *Del. C.* § 2008, to continue to utilize audiovisual devices at their facilities and remotely to conduct proceedings (except for jury trials) for the duration of this order.
- (4) During the period of judicial emergency, all time requirements under the Speedy Trial Guidelines are tolled.
- (5) Administrative Order No. 3 regarding the suspension of any requirements for sworn declarations, verifications, certificates, statements, oaths, or affidavits in filings with the Supreme Court, the Court of Chancery, the Superior Court, the Family Court, the Court of Common Pleas, or the Justice of the Peace Court will remain in effect.
- (6) Each courthouse shall continue to provide a method, such as a dropbox or mailing address, for attorneys and the public to fill out and file paper documents if electronic filing is not available to them. For such cases, the courts shall continue to provide, when practical, an email address for attorneys and the public to email paper documents which will be considered filed with the court when received.
- (7) The Clerk of the Court is directed to transmit forthwith a certified copy of this Order to the clerk of each trial court in each county.

BY THE CHIEF JUSTICE:

/s/ Collins J. Seitz, Jr.
Chief Justice

EXHIBIT

C



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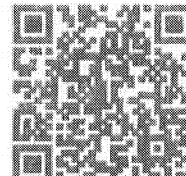
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IN THE CHANCERY COURT OF THE STATE OF DELAWARE

Meghan Kelly,) Civil Action No.: 2020-0809-PWG
Plaintiff)
v.)
Donald J. Trump, et. al,)
Defendant.)

Certificate of Service

I hereby certify that on December 11, 2020, I caused Plaintiff's letter to the Honorable Master Patricia Griffin, dated December 11, 2020, and exhibits thereto, along with this certificate of service to be mailed to:

**US Attorney General
William Barr, Esquire
950 PA Ave. NW Ste 7141
Washington, DC 20530**

11 M.V.
December 9, 2020

Respectfully Submitted,



Meghan Kelly
Pro Se
34012 Shawnee Drive
Dagsboro, DE 19939

Fw: [EXT] Lisa Alioto Fw: Kelly v Trump Documents not accessible electronically/No paper copies filed/A-4 A-4/Motion to recuse Collins J Seitz/Motion for relief from state arms pressuring me to forgo Kelly v Trump by threats and attacks even at a grocery

From: Meg Kelly (meghankellyesq@yahoo.com)
To: kaustin@fileandserve.com
Cc: meghankellyesq@yahoo.com; lisa.dolph@delaware.gov; ryan.costa@delaware.gov
Date: Wednesday, August 21, 2024 at 05:35 PM EDT

Hi Keyhanna,

I cannot confirm any fixes. I have not been able to retrieve the 6/2/21 and 5/27/21 docs and the 2/6/21 docs are still missing.

Per the email below, I may need more help with westlaw regarding the missing 6/8/2021 documents, A-4, A-5, and I cannot confirm whether any alleged fixes are complete.

With regards to Lexis, I spent hours and all day yesterday uploading official docs on Lexis, but they indicated they still needed to contact the court to confirm the documents are public. If the Court says they are not public than they are not public.

Thank you for helping on this.

Very truly,
Meg

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

From: Meg Kelly <meghankellyesq@yahoo.com>
To: Alioto, Lisa (Operations & Technology) <lisa.alioto@thomsonreuters.com>
Cc: Meg Kelly <meghankellyesq@yahoo.com>; nicole.singerhouse@thomsonreuters.com <nicole.singerhouse@thomsonreuters.com>
Sent: Tuesday, August 20, 2024 at 06:33:02 PM EDT
Subject: Re: [EXT] Lisa Alioto Fw: Kelly v Trump Documents not accessible electronically/No paper copies filed/A-4 A-4/Motion to recuse Collins J Seitz/Motion for relief from state arms pressuring me to forgo Kelly v Trump by threats and attacks even at a grocery

Hi Lisa,

I am only interested in correcting inaccurate and missing information on Westlaw at this time. I am not interested in talking with you in an attempt for you to exculpate Westlaw out of its duty to correct inaccurate information that prejudices me, as it appears you seek to do.

I was told a number of times I must go through Reference attorneys by Habib and others to correct inaccurate, missing and incomplete dockets and pleadings where I am a party. Tickets have been made so Westlaw does not knowingly publish incomplete and inaccurate information that prejudices me in current and future cases.

The only outstanding issues I am aware of is the outstanding issue with Nicole Singer relating to A-4 and A-5 and the request for citations on two documents that were missing and remain missing.

I am prejudiced and deprived of evidence in my favor by delays in getting the docket and items fixed on Westlaw's platform. Albeit I am concerned because that does not appear to be the reason for your email.

Nicole noted I must reach out to you before she resolves A-4 and A-5. I thought she already made a ticket to get it resolved. It appears she has stopped efforts causing great prejudice against me.

I thank you for your immediate time and attention to address inaccurate or incomplete dockets and docket items where I am a party.

On an aside, I was disappointed that no case number was made at all weeks into contacting Habib to resolve the issue of missing docket entries. I kept calling to check on the status of a request that I made to Habib on or about July 19-20, 2024 that was not made.

I called the technical department and spoke with a gentleman who was able to confirm there was no ticket made relating to my previous requests or even entries of phone calls, other than to one made that same day that was sloppily opened and closed as resolved when it was not resolved.

The gentleman at the technical department recommended I contact the reference attorneys and make a specific request to reopen the case number since it was unresolved.

I did and spoke with David. David reviewed the ticket that someone carelessly opened and closed. David said he would make a new ticket. It was easier for him.

It was not until David got involved that issues were addressed in part. I by no means wanted to waste my time or any other representatives based on a misunderstanding that caused me to continuously follow up on an urgent case no one was addressing 2-3 weeks.

If it was not for the gentleman at the technical department, David would never have helped me, and no issues would have been resolved.

I am grateful for the honesty and kindness of the gentleman at the technical department. I am grateful for Habib's attempts to try to help even if his efforts were fruitless, too.

Please allow the staff to address the outstanding requests without prejudicing me further. It is unfortunate we all thought a ticket was made when it was not.

Thank you,
Meg

On Tuesday, August 20, 2024 at 03:40:36 PM EDT, Alioto, Lisa (Operations & Technology) <lisa.alioto@thomsonreuters.com> wrote:

Hi Meg,

It's my understanding that you are on the phone with a Reference Attorney right now. Please contact me as soon as possible and prior to any further calls to the Reference Attorneys so we can discuss the type of support that Reference Attorneys provide.

Thank you,

Lisa

From: Alioto, Lisa (Operations & Technology) <lisa.alioto@thomsonreuters.com>
Sent: Tuesday, August 20, 2024 1:23 PM
To: Meg Kelly <meghankellyesq@yahoo.com>
Subject: RE: [EXT] Lisa Alioto Fw: Kelly v Trump Documents not accessible electronically/No paper copies filed/A-4 A-4/Motion to recuse Collins J Seitz/Motion for relief from state arms pressuring me to forgo Kelly v Trump by threats and attacks even at a grocery

Hi Meg,

I actually reached out to speak with you more generally about the support that Reference Attorneys provide, rather than to specifically discuss specific requests for content to be added to Westlaw. Is there a better time that I can reach you to discuss this?

Lisa

From: Meg Kelly <meghankellyesq@yahoo.com>
Sent: Tuesday, August 20, 2024 1:17 PM
To: Alioto, Lisa (Operations & Technology) <lisa.alioto@thomsonreuters.com>
Cc: Meg Kelly <meghankellyesq@yahoo.com>; Keyhanna Austin <kaustin@fileandserv.com>

Subject: [EXT] Lisa Alioto Fw: Kelly v Trump Documents not accessible electronically/No paper copies filed/A-4 A-4/Motion to recuse Collins J Seitz/Motion for relief from state arms pressuring me to forgo Kelly v Trump by threats and attacks even at a grocery s...

External Email: Use caution with links and attachments.

Hi Lisa,

I received your email. I am unfortunately not available this afternoon. I appreciate you reaching out.

I attached all of the missing documents that are not available on Westlaw as missing for Kelly v Trump, No 2021-119, DE Supreme Court case. The last attachment is the docket.

The attached two Court stamped official documents in Kelly v Trump 2021-119, dated 6/8/2021 transaction number 66667019, docket item 40, Appendix, Appendix A-4 and docket item 41, Appendix, Appendix A-5 are only available by runner in the attached document.

They are not publicly accessible electronically. There is not an online link to the dockets. I copy file and serve to get this fixed.

The attached two Court stamped documents, Appendix A-4 and Appendix A-5 are missing from both Westlaw and Lexis.

The physical documents were missing transaction Number 66639035, 5/27.2021 filing

Docket Item 16 Appellant's Motion for the Delaware Supreme to rein in its arms through its agents from unlawfully

Docket Item 17 Signed Declaration

Docket Item 18 Exhibit 55

Docket Item 19 Exhibit DELAP document

Docket Item 20 Proposed Order

It does not exist at all and Lexis indicated it appears to be missing additional docket items I am unaware of since its numbers do not match the court's docket item numbers.

I attach the court stamped official documents. There are no paper copies. I only filed them electronically.

Please make this public and electronically accessible with file and serve with an updated accurate docket..

The physical docs for transaction Number 66649842, 5/27/2021 are allegedly missing from Westlaw and lexis.

Docket Item 21 Motion for recusal of Chief Justice Collins J Seitz

Docket Item 22 Exhibit 1

Docket Item 23 Exhibit 2

Docket Item 24 Exhibit 3

Docket Item 25 Exhibit 4

Docket Item 26 Declaration

Docket Item 27 Proposed Order

I attach the court stamped official copies. No paper copies were filed. I filed by email.

Thank you for your immediate time and attention to this important issue where I am deprived of fair opportunity to present my cases by the continuing removal of evidence in my favor necessary to my current cases.

Have a good day.

Very truly,

Meg

RE: [EXT] Re: Lisa Alioto Fw: Kelly v Trump Documents not accessible electronically/No paper copies filed/A-4 A-4/Motion to recuse Collins J Seitz/Motion for relief from state arms pressuring me to forgo Kelly v Trump by threats and attacks even at a groc

From: SINGERHOUSE, NICOLE (Operations & Technology) (nicole.singerhouse@thomsonreuters.com)

To: meghankellyesq@yahoo.com

Date: Tuesday, August 20, 2024 at 05:24 PM EDT

Hi Meg,

Before I can assist further, please contact Lisa Alioto. Lisa can be reached by phone at 612-817-6756 or by email at lisa.alioto@thomsonreuters.com.

Thank you,

Nicole Singerhouse
Reference Attorney

Thomson Reuters

Phone: +1-763-326-3429
NICOLE.SINGERHOUSE@thomsonreuters.com
thomsonreuters.com

From: Meg Kelly <meghankellyesq@yahoo.com>
Sent: Tuesday, August 20, 2024 3:13 PM
To: SINGERHOUSE, NICOLE (Operations & Technology) <NICOLE.SINGERHOUSE@thomsonreuters.com>
Cc: Meg Kelly <meghankellyesq@yahoo.com>
Subject: [EXT] Re: Lisa Alioto Fw: Kelly v Trump Documents not accessible electronically/No paper copies filed/A-4 A-4/Motion to recuse Collins J Seitz/Motion for relief from state arms pressuring me to forgo Kelly v Trump by threats and attacks even at a groc...

External Email: Use caution with links and attachments.

Hi Nicole,

My phone died. I am sorry. Thank you for confirming you see PDFs for dates 6/2/21 and 5/27/21. I was not able to confirm that with the law librarian. So that appears ok for the closed matters.

I am going to sit back and wait and hope that our different request for the matter for A-4 and A-5 is resolved, and the different issues with Jill Jenson's two matters.

I would rather not add anyone else in.

Thank you,

Meg

Thank you for letting me know the other two issues

On Tuesday, August 20, 2024 at 03:36:04 PM EDT, Meg Kelly <meghankellyesq@yahoo.com> wrote:

Hi Nicole,

I attached all of the missing documents that are not available on Westlaw as missing for Kelly v Trump, No 2021-119, DE Supreme Court case. The last attachment is the docket.

The attached two Court stamped official documents in Kelly v Trump 2021-119, dated 6/8/2021 transaction number 66667019, docket item 40, Appendix, Appendix A-4 and docket item 41, Appendix, Appendix A-5 are only available by runner in the attached document.

They are not publicly accessible electronically. There is not an online link to the dockets. I copy file and serve to get this fixed.

The attached two Court stamped documents, Appendix A-4 and Appendix A-5 are missing from both Westlaw and Lexis.

The physical documents were missing transaction Number 66639035, 5/27.2021 filing

Docket Item 16 Appellant's Motion for the Delaware Supreme to rein in its arms through its agents from unlawfully

Docket Item 17 Signed Declaration

Docket Item 18 Exhibit 55

Docket Item 19 Exhibit DELAP document

Docket Item 20 Proposed Order

It does not exist at all and Lexis indicated it appears to be missing additional docket items I am unaware of since its numbers do not match the court's docket item numbers.

I attach the court stamped official documents. There are no paper copies. I only filed them electronically.

Please make this public and electronically accessible with file and serve with an updated accurate docket..

The physical docs for transaction Number 66649842, 5/27/2021 are allegedly missing from Westlaw and lexis.

Docket Item 21 Motion for recusal of Chief Justice Collins J Seitz

Docket Item 22 Exhibit 1

Docket Item 23 Exhibit 2

Docket Item 24 Exhibit 3

Docket Item 25 Exhibit 4

Docket Item 26 Declaration

Docket Item 27 Proposed Order

I attach the court stamped official copies. No paper copies were filed. I filed by email.

Thank you for your immediate time and attention to this important issue where I am deprived of fair opportunity to present my cases by the continuing removal of evidence in my favor necessary to my current cases.

Have a good day.

Very truly,

Meg

Fw: Westlaw Case No. 179-61446 and Numbers 17759 and 17760/Fw: To file and serve Kelly v Trump 2021-119 Two motion not accessible through file and serve until update is made through third party agreements Lexis and Westlaw/Thank you for making a request

From: Meg Kelly (meghankellyesq@yahoo.com)
To: nicole.singerhouse@thompsonrueters.com; kaustin@fileandserve.com
Cc: meghankellyesq@yahoo.com
Date: Monday, August 19, 2024 at 03:40 PM EDT

Hi Nicole and Keyhanna,

Attached please find the two missing documents not available on Westlaw per Case No 179-61446. Sorry this did not get to you Nicole.

Thank you,
Meg

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

From: Meg Kelly <meghankellyesq@yahoo.com>
To: Keyhanna Austin <kaustin@fileandserve.com>; nicole.singerhouse@thomasrueters.com <nicole.singerhouse@thomasrueters.com>
Cc: Meg Kelly <meghankellyesq@yahoo.com>
Sent: Monday, August 19, 2024 at 03:25:52 PM EDT
Subject: Westlaw Case No. 179-61446 and Numbers 17759 and 17760/Fw: To file and serve Kelly v Trump 2021-119 Two motion not accessible through file and serve until update is made through third party agreements Lexis and Westlaw/Thank you for making a request

Good afternoon,

Attached please find the two missing items on the Westlaw docket the Court's agent Galen pulled from file and serve.

These two items are missing on the Westlaw docket. for ticket number No. 179-61446.

Thank you,
Meg

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

From: Wilson, Galen (Courts) <galen.wilson@delaware.gov>
To: Meg Kelly <meghankellyesq@yahoo.com>
Sent: Monday, August 19, 2024 at 02:31:30 PM EDT
Subject: RE: To file and serve Kelly v Trump 2021-119 Two motion not accessible through file and serve until update is made through third party agreements Lexis and Westlaw/Thank you for making a request from a higher division

Hello Meg,

The documents you requested are attached. Have a good day!

Galen

From: Meg Kelly <meghankellyesq@yahoo.com>
Sent: Monday, August 19, 2024 1:19 PM
To: Wilson, Galen (Courts) <Galen.Wilson@delaware.gov>
Cc: Meg Kelly <meghankellyesq@yahoo.com>
Subject: Re: To file and serve Kelly v Trump 2021-119 Two motion not accessible through file and serve until update is made through third party agreements Lexis and Westlaw/Thank you for making a request from a higher division

Thank you.

The documents in Kelly v Trump with the court stamp that look like they were inadvertently sealed again on 8/16/2024 per the attached docket. A-4 and A-5 at Transaction ID 66667019 dated 6/8/2021 Docket No 40 and 41.

Thank you,

Meg

On Monday, August 19, 2024 at 01:07:49 PM EDT, Wilson, Galen (Courts) <Galen.Wilson@delaware.gov> wrote:

Hello Meg,

Yes. We are quite busy at the moment, but I should be able to get them by the end of the day.

Galen

From: Meg Kelly <meghankellyesq@yahoo.com>
Sent: Monday, August 19, 2024 1:02 PM
To: Wilson, Galen (Courts) <Galen.Wilson@delaware.gov>
Cc: Meg Kelly <meghankellyesq@yahoo.com>
Subject: Re: To file and serve Kelly v Trump 2021-119 Two motion not accessible through file and serve until update is made through third party agreements Lexis and Westlaw/Thank you for making a request from a higher division

Hi Galen,

May I please have the court stamped documents for A-4 and A-5 in Kelly v Trump by the court's filing system. They are not public on Westlaw's updated document. If you look at the docket you gave me they are missing.

Thank you,

Meg

On Monday, August 19, 2024 at 08:46:10 AM EDT, Wilson, Galen (Courts) <galen.wilson@delaware.gov> wrote:

Hello Meg,

The dockets I was able to find this morning on Westlaw and Lexis CourtLink are attached.

Galen

From: Meg Kelly <meghankellyesq@yahoo.com>
Sent: Friday, August 16, 2024 10:31 PM
To: Wilson, Galen (Courts) <Galen.Wilson@delaware.gov>
Cc: Meg Kelly <meghankellyesq@yahoo.com>; Parker, Bethany (Courts) <Bethany.Parker@delaware.gov>
Subject: Fw: To file and serve Kelly v Trump 2021-119 Two motion not accessible through file and serve until update is made through third party agreements Lexis and Westlaw/Thank you for making a request from a higher division

Hi Galen and Bethany,

Could you please let me know if the dockets on both Westlaw and LexisNexis are fixed and whether they accurately have the two missing motions the Supreme Court wrongly concealed to hide evidence in my favor in both Kelly v Trump, the probable cause hearing Nov 3, the disciplinary case, reciprocal cases and civil rights case?

I merely want to see if the docket for 2021-119 Kelly v Trump includes the two missing motions in Lexis and Westlaw and if Westlaw gave the motions citations.

Thank you,

Meg

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

From: Keyhanna Austin <kaustin@fileandserve.com>
To: Meg Kelly <meghankellyesq@yahoo.com>
Cc: Keyhanna Austin <kaustin@fileandserve.com>
Sent: Friday, August 16, 2024 at 07:45:26 PM EDT
Subject: RE: To file and serve Kelly v Trump 2021-119 Two motion not accessible through file and serve until update is made through third party agreements Lexis and Westlaw/Thank you for making a request from a higher division

Ms. Kelly,

My team was able to get the files resent to Westlaw and Lexis Nexis. Please check on your end and let me know if they are not appearing.

The FSX Team is always here to help. If you need further assistance, call our 24/7 Support Center, email support@fileandserve.com, or visit www.fileandservexpress.com for live chat support.

Thank you,

Keyhanna

File&Serve**x**press

Client Support 24/7

📞 888-529-7587 📩 support@fileandserve.com



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From: Meg Kelly <meghankellyesq@yahoo.com>
Sent: Tuesday, August 13, 2024 4:15 PM
To: Keyhanna Austin <kaustin@fileandserve.com>
Subject: Re: To file and serve Kelly v Trump 2021-119 Two motion not accessible through file and serve until update is made through third party agreements Lexis and Westlaw/Thank you for making a request from a higher division

Thank you Keyhanna Austin.

Very truly,

Meg

On Tuesday, August 13, 2024 at 04:41:14 PM EDT, Keyhanna Austin <kaustin@fileandserve.com> wrote:

Thank you! As discussed, I will pass this information along to my team.

The FSX Team is always here to help. If you need further assistance, call our 24/7 Support Center, email support@fileandserve.com, or visit www.fileandservexpress.com for live chat support.

Thank you,

Keyhanna

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📞 888-529-7587 📩 support@fileandserve.com



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review, use, disclosure or distribution is prohibited. If you are not the intended recipient, please contact the sender by reply e-mail and destroy all copies of the original message.

From: Meg Kelly <meghankellyesq@yahoo.com>
Sent: Tuesday, August 13, 2024 3:32 PM
To: Keyhanna Austin <kaustin@fileandserve.com>; k.austin@fileandserve.com
Cc: Meg Kelly <meghankellyesq@yahoo.com>; Costa Ryan (DOJ) <ryan.costa@delaware.gov>; david.weiss@usdoj.gov; supremectbriefs@usdoj.gov; Harriet Brumberg <harriet.brumberg@pacourts.us>; Anthony Sodroski <anthony.sodroski@pacourts.us>; Zendesk Support <support@fileandserve.zendesk.com>; Meghan Kelly <megkellyesq@yahoo.com>; Galen Wilson <galen.wilson@delaware.gov>; Parker Bethany (Courts) <bethany.parker@delaware.gov>; Dolph Lisa (Courts) <lisa.dolph@delaware.gov>; Geleskie Bethany (Courts) <bethany.geleskie@delaware.gov>; habib.jamal@tr.com; source.acquisition@lexisnexis.com; sean.lambdin@lexisnexis.com
Subject: To file and serve Kelly v Trump 2021-119 Two motion not accessible through file and serve until update is made through third party agreements Lexis and Westlaw/Thank you for making a request from a higher division

Good evening,

Thank you for taking time to talk to me to understand the deprivation of my right to evidence without unfair concealment by DE Supreme Court to continue to conceal the matter by the refusal to simply update teh docket.

Tess at Lexis indicated that was the fix. Attached, please find proof that the current docket from Lexis and Westlaw was not updated until November 2021. The law librarian can confirm the same accessible docket dates that third parties have with file and serve for Kelly v Trump, DE Supreme Court Number 2021 119.

If you look at the Westlaw docket and the Lexis docket, you will see the court last updated the case in November 2021. The attached graph by file and serve representative shows the court attempted to make documents public, but did not request file and serve update the changes to make them accessible to third parties file and serve access like LexisNexis and Westlaw.

Lisa Dolph refuses to ask file and serve to update the docket in bad faith to prejudice litigation by continuing a conspiracy to substantially burden my 1st Amendment right to petition and 14th and 5th Amendment rights to due process by concealing evidence in my favor.

She stated today she understood she could ask file and serve to update the case but she continues to conceal the evidence in my favor to prejudice my current cases and potentially future matters by simply not taking the effort to ask file and serve to do so.

A representative kindly indicated they could ask a higher up to resolve the deprivation to public access by updating the changes if I showed the attached documents with the last updated date, which were made before not after the changes.

You will see in the Westlaw and Lexis dockets two motions are missing:

Appellant's Motion for the Delaware Supreme Court to Reign 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 dated 5/27/2021, Docket numbers 16-20 , Transaction Number 66639035 and

Motion to Recuse Judge Collins Seitz, dated 6/2/2021, Docket Numbers 21-27, Transaction Number 66649842

I attach an affidavit and documents including 2 motions the court wrongly sealed, terminated two court staff than denied me the asserted right to cross examine one of the staff to conceal the court's collusion in cover ups of violations of US Amend I applicable to the state via the 14th. Please let me know if you need anything else.

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

From: Meg Kelly <meghankellyesq@yahoo.com>

To: Meg Kelly <meghankellyesq@yahoo.com>

Sent: Tuesday, August 13, 2024 at 03:20:21 PM EDT

Subject:

Sent from my iPhone

 A-4 Motion to Reign in the court's arms and exhibits thereto.pdf
1.3MB

 A-5 Motion to recuse Hon Chief Justice and exhibits thereto.pdf
1.4MB

From: Meg Kelly (meghankellyesq@yahoo.com)

To: kaustin@fileandserve.com

Cc: meghankellyesq@yahoo.com; lisa.dolph@delaware.gov; david.weiss@usdoj.gov; supremectbriefs@usdoj.gov; ryan.costa@delaware.gov; galen.wilson@delaware.gov; harriet.brumberg@pacourts.us; anthony.sodroski@pacourts.us; bethany.parker@delaware.gov; habib.jamal@tr.com; iadams@sidley.com; tmastro@gmail.com; megkellyesq@yahoo.com

Date: Tuesday, August 20, 2024 at 01:57 PM EDT

Hi Keyhanna,

Thank you for talking. To clarify more than a year ago I used a special lexis link [LexisNexis® Product Support](#)



and uploaded the docket and A-4 and A-5. Since I uploaded the docket too, and lexis knew of court misconduct and wrongful concealment Lisa Dolph alleged she fixed, but did not. The Court continues to make the docket and documents inaccessible. Lexis is more amicable given the docket shows it should be public but it is not because the Court continues to deny public access by refusing to update it with all alleged fixes.

Today, I went through the link and uploaded each and every missing item and sent them to Keith at Court link under the title 24820-001658 as lexis number and ticket number 8926450.

I had to shorten the documents.

Lexis indicates that the court must update the electronic docket for it to automatically get access to the electronic docket. I do not think Westlaw or Lexis is fixed because the case Kelly v Trump is not updated. So, lexis and westlaw are denied access to the accurate docket for failure of Court to update the docket unsealed, electronically and public. Lisa said she knows her request to do so would fix it, but told me she refuses to update docket by contacting file and serve to do so.

I think Lexis previously uploaded A-4 and A-5 because I placed them on the upload for confirmation.

It was strange they were no longer available anywhere on lexis or westlaw. The documents were removed and replaced with a runner. There are no physical originals only electronic docs? A runner is not appropriate when the originals were not papers especially because of bad faith concealment to prejudice my case.

I have documentation on lexis doc showing available previously.

Lexis is working with me, but westlaw is not fixed. I have a case number for westlaw.

I uploaded all of the missing documents on lexis. Westlaw has nothing.

I think I need to upload the docket again as an extra step for precaution. None of the problems are resolved.

It appears if the Court updated the docket all problems would be fixed so long as it does not remove electronic publications by wrongfully concealing documents. That is what all staff say on lexis and westlaw if the court updates the docket and accurately allows electronic access all items would be accessible.

Attached is proof Lexis previously had A-4 and A-5 on their pdfs and docket. They list the number. Lexis indicated A-4 and A-5 were no longer available as of this morning and Westlaw does not have them either or the June 2, 2021 or May 27, 2021 documents either.

To confirm, if the DE Supreme Court updated the docket I would not be required to take these additional steps that are causing grave emotional distress and needless burdens based on the malicious actions and inactions of the DE Supreme Court to conceal evidence in my favor. I have not slept well in 2 weeks due to the DE Supreme Court's current, continuous concealment of evidence needed before my present petitions in current cases.

Thank you,
Meg



Lexus 1192021_Kelly_Meghan v. Donald Trump_et al.pdf
23.7kB

Disregard message Re: Your Case Number 17953253 has been closed - ref: !00D300pLSL!500Hs027QSX1:ref

From: Meg Kelly (meghankellyesq@yahoo.com)

To: bethany.parker@delaware.gov; meghankellyesq@yahoo.com

Cc: megkellyesq@yahoo.com; ryan.costa@delaware.gov; david.weiss@usdoj.gov; lisa.dolph@delaware.gov; kaustin@fileandserve.com; supremectbriefs@usdoj.gov; iadams@sidley.com; tmastro@gmail.com; lisa.alioto@thomsonreuters.com

Date: Tuesday, August 27, 2024 at 10:03 AM EDT

Hi Bethany,

I just called you and confirmed you do not have access have access to the documents on June 2, 2021, and May 27, 2021 electronically for these electronically filed through email, and A-4 and A-5 the appendixes to the motion for rehearing dated June 8, 2021 remain missing. So none of the documents are public on Westlaw and remain inaccessible to the public.

To recap, I was able to retrieve other documents with your aid through Westlaw concerning attorney Linda Tao Shao who faces similar 1st Amendment 5th Amendment right right to petition fairly based on viewpoint of speech, based on opposing party.

I am copying Lisa Dolph since should she update the alleged fixed docket electronically that would allegedly make the filings publicly available.

I also copy file and serve representative Keyhanna Austin to confirm the issues related to making the documents public on file and serve by updating the docket in Kelly v Trump, No. 21-119 are not resolved.

I also updateWestlaw that the issues are not resolved in Kelly v Trump. No 21-119 which prejudices me by concealing evidence in my favor in ongoing litigation.

Keyhanna, can you please let file and serve know. Lisa Dolph please update the docket with access electronically since none of the missing filings were submitted physically.

Thank you,
Meg

On Tuesday, August 27, 2024 at 09:44:38 AM EDT, Meg Kelly <meghankellyesq@yahoo.com> wrote:

Hi Bethany,

Thank you. The docket does not matter if the documents are not downloadable too. Can you pull the documents and send them to me please? My understanding is that they do not exist. Are you able to gain access to them.

Thank you,

Meg

On Tuesday, August 27, 2024 at 09:12:12 AM EDT, Parker, Bethany (Courts) <bethany.parker@delaware.gov> wrote:

Good morning Meg,

I've attached the Chancery Court docket you requested from Westlaw.

DE Supreme Court docket items Appendix A-4 and A-5 are not available for viewing/download on Westlaw and I do not have access to the docket items from May 27th and June 2nd, however it looks as though the documents do exist on Westlaw.

Bethany Parker, MLS

she/her/Ms

Law Librarian, State Law Library in Kent County

38 The Green, Suite #100|Dover, DE 19901

PH: 302.674.7470|**FX:** 302.674.7471|**SLC:** D500B

From: Meg Kelly <meghankellyesq@yahoo.com>
Sent: Monday, August 26, 2024 8:19 PM
To: Parker, Bethany (Courts) <Bethany.Parker@delaware.gov>
Cc: Meg Kelly <meghankellyesq@yahoo.com>
Subject: Re: Your Case Number 17953253 has been closed - ref:!!00D300pLSL!!500Hs027QSX1:ref

I am sorry Bethany the case is Kelly v Trump before the DE Supreme Court 21-119.

May I please have the docket for Kelly v Trump before the chancery court below too. There may be items missing therein too.

Thank you for your help. I hope you have a good night and a great week.

Very truly,

Meg

On Monday, August 26, 2024 at 08:16:31 PM EDT, Meg Kelly <meghankellyesq@yahoo.com> wrote:

Hi Bethany,

Thank you for agreeing to help me last week, and for your patience for receipt of this email.

Can you please see if the removed and concealed documents Appendix A-4 and Appendix A-5 dated June 8, 2021 are included in Westlaw and the docket for Kelly v Trump, 21-2021. If so could you please send the documents. It appears File and serve/Westlaw may be concerned about court stamped verses no court stamped documents.

Could you please see if the documents dated May 27, 2021 are downloaded as pdfs for Kelly v Trump, 21-119, and if so could you please send them to me. It is not enough that the docket says it, they must be accessible to the public.

Could you please also see if the documents dated June 2, 2021 are downloaded as pdfs for Kelly v Trump, 21-119, and if so could you please send them to me.

The Westlaw staff sent the email below, I believe relating to documents that do not appear on the docket with PDFs A-4 and A-5. They appear removed, but the Westlaw staff will not speak to me since this is in litigation and relate to justiciable issues for the Federal courts. :(

I called them, but they said they could not speak to me. :(

Thank you,

Meg

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

From: ThomsonReutersCustomerSupport USL <thomsonreuterscustomersupportusl@thomsonreuters.com>

To: meghankellyesq@yahoo.com <meghankellyesq@yahoo.com>

Sent: Monday, August 26, 2024 at 05:54:52 PM EDT

Subject: Your Case Number 17953253 has been closed - ref:!00D300pLSL.!500Hs027QSX1:ref



THOMSON REUTERS

Case Number: 17953253

Thank you for contacting Thomson Reuters Support. This message is to confirm that we have resolved and closed the case number shown above.

In addition to this case closure email, you may also receive a separate email with a link to a brief 1-minute survey to tell us about your experience with this Support interaction. Please let me know how I am doing and include any relevant comments. The survey is

available for 6 days, and your participation is highly encouraged as any feedback helps our team to serve you better. We thank you in advance for your feedback.

Kind regards,

Thomson Reuters Customer Support

Case Subject: Filings Cannot Be Added

Case Description: Certain requested documents are not able to be added to Westlaw as a matter of policy.

Resolution: Assisted customer with their inquiry.

THOMSON REUTERS

ref:!:00D300pLSL.!500Hs027QSX1:ref

8/26/24, 7:43 PM

Yahoo Mail - Your Case Number 17953253 has been closed - ref:!00D300pLSL.!500Hs027QSX1:ref

8/26/24, 7:43 PM

Yahoo Mail - Your Case Number 17953253 has been closed - ref:!00D300pLSL.!500Hs027QSX1:ref

Your Case Number 17953253 has been closed -
ref:!00D300pLSL.!500Hs027QSX1:ref

From: ThomsonReutersCustomerSupport USL
(thomsonreuterscustomersupportusl@thomsonreuters.com)

To: meghankellyesq@yahoo.com

Date: Monday, August 26, 2024 at 05:54 PM EDT

Case Description: Certain requested documents are not able to be added to Wes as a matter of policy.

Resolution: Assisted customer with their inquiry.

[THOMSON REUTERS](#)



THOMSON REUTERS

Case Number: 17953253

Thank you for contacting Thomson Reuters Support. This message is to confirm that we have resolved and closed the case number shown above.

In addition to this case closure email, you may also receive a separate email with a link to a brief 1-minute survey to tell us about your experience with this Support interaction. Please let me know how I am doing and include any relevant comments. The survey is available for 6 days, and your participation is highly encouraged as any feedback helps our team to serve you better. We thank you in advance for your feedback.

Kind regards,

Thomson Reuters Customer Support

Case Subject: Filings Cannot Be Added

Update Regarding an Issue you Reported to LexisNexis® Support. [Case Reference: 240828-001439]

From: Customer Support (Do not reply) (donotreply@custhelp.com)
To: meghankellyesq@yahoo.com
Date: Wednesday, August 28, 2024 at 07:41 AM EDT



Hello,

Regarding the Filings tab issue for case 256 A.3d 207.

Per your request, we wanted to make you aware that the issue you reported has been escalated with ticket # 8937491. You will be contacted once the ticket is resolved.

Additionally, a product enhancement request has been submitted to our product team, so that Courtlink recognizes the Year-Number format for DE Supreme Court dockets. That is for future consideration by the product team.

Thank you,
Customer Support

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Shepard's® Report For Kelly v. Trump, 2021 Del. LEXIS 220

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A Kelly v. Trump [🔗](#)

Supreme Court July 7, 2021 2021 Del. LEXIS 220

Document Citing Decisions 0 Other Citing Sources 1 History 3 Table of Authorities 4 Filings 44 ← Shepard's® report →

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Footnotes [🔗](#) [Copilot](#) [AI](#)

A Kelly v. Trump

Supreme Court of Delaware

June 8, 2021, Submitted; July 7, 2021, Decided

No. 119, 2021

Reporter

2021 Del. LEXIS 220* | 256 A.3d 207 | 2021 WL 2836635

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No negative subsequent appellate history.

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Signals on case refer...

Source Information

DE Supreme Court Cases from 1790

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Kelly v. Trump
Supreme Court | July 07, 2021 | 2021 Del. LEXIS 220

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Category 44

■ Cases ■ Briefs, Pleadings and Motions

Sort by (Newest to Oldest)

1 **Kostyshyn v. New Castle County**
DE Supreme Court Cases from 1790 | Supreme Court of Delaware | Jul 20, 2023 | 302 A.3d 417

2 **O'Neil v. State**
DE Supreme Court Cases from 1790 | Supreme Court of Delaware | May 04, 2022 | 277 A.3d 280

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2:22mc45, Kelly

US District Court Docket

United States District Court, Pennsylvania Eastern
(Philadelphia)

This case was retrieved on 08/27/2024

Header

Case Number: 2:22mc45

Date Filed: 08/23/2022

Assigned To: District Judge Paul S. Diamond

Nature of Suit: Miscellaneous (111)

Cause: Attorney Discipline

Lead Docket: None

Other Docket: [2:22cv04280](#), [2:22cv50002](#), [2:22cv50003](#), U.S.

Court of Appeals for the Third Circuit, 23-02485, USCA FOR
THIRD CIRCUIT, 22-03372

Jurisdiction: Local Question

Class Code: Closed

Closed: 08/23/2022

Statute:

Jury Demand: None

Demand Amount: \$0

NOS Description: Miscellaneous

Participants

Litigants

MEGHAN MARIE KELLY

IN RE:

Attorneys

MEGHAN MARIE KELLY

PRO SE

34012 Shawnee Drive
Dagsboro, DE 19939
USA
Email:Meghankellyesq@yahoo.Com

Proceedings

#	Date	Proceeding Text	Source
1	08/23/2022	Certified Copy of Order from the Disciplinary Board of the Supreme Court of the State of Delaware, dated August 10, 2022, Order that a. Meghan Kelly is immediately transferred to disability inactive status under DLRDP 19 until such time that she demonstrates by clear and convincing evidence that any disabilities have been removed. b. As set forth in DLRDP 19(e), this Court may take or direct any action upon the filing of a petition for transfer to active status that it deems necessary or proper, including a remand to the Board for a hearing and recommendation to determine whether the disability has been removed, and may order an examination by qualified medical experts. c. Kelly	

#	Date	Proceeding Text	Source
		shall not practice law in this State. d. This Order shall be made public. Letter from Office of Disciplinary Counsel attached. (go) (Entered: 08/23/2022)	
2	08/25/2022	ORDER THAT RESPONDENT FILE WITH THIS COURT, WITHIN THIRTY (30) DAYS FROM THE DATE OF SERVICE OF THIS ORDER, AN ANSWER INFORMING THIS COURT OF ANY CLAIM BY THE RESPONDENT, PREDICATED UPON THE GROUNDS SET FORTH IN LOCAL RULE OF CIVIL PROCEDURE 83.6 II D, THAT THE IMPOSITION OF IDENTICAL ACTION BY THIS COURT WOULD BE UNWARRANTED, AND THE REASONS THEREFORE. SIGNED BY CHIEF JUDGE JUAN R. SANCHEZ ON 8/25/22. 8/25/22 ENTERED AND COPIES E-MAILED TO PRO SE. (go) (Entered: 08/25/2022)	
3	08/27/2022	Letter dated August 27, 2022 by MEGHAN MARIE KELLY, reporting 3 reciprocal orders, and asking for ECF. (Attachments: # 1 copies of reciprocal orders) (go) (Entered: 08/31/2022)	
4	09/23/2022	MOTION to Stay filed by MEGHAN MARIE KELLY. (Attachments: # 1 Declaration, # 2 Text of Proposed Order)(go) (Entered: 09/23/2022)	
5	09/27/2022	ORDER THAT THIS MATTER IS REFERRED TO A COMMITTEE OF THIS COURT, TO BE CHAIRED BY JUDGE PAUL S. DIAMOND, IN ORDER FOR THE SAID COMMITTEE TO MAKE A RECOMMENDATION TO THE COURT ON THIS MATTER. SIGNED BY CHIEF JUDGE JUAN R. SANCHEZ ON 9/27/22. 9/27/22 ENTERED AND COPIES E-MAILED TO PRO SE. (go) (Entered: 09/27/2022)	
6	09/28/2022	CORRECTED MOTION to Stay filed by MEGHAN MARIE KELLY. (Attachments: # 1 Declaration, # 2 Letter, # 3 E-mail wording) (go) (Entered: 09/28/2022)	
7	10/06/2022	ORDER THAT RESPONDENT'S REQUEST FOR ECF ACCESS 3 AND MOTIONS TO STAY PROCEEDINGS (DOC. NOS. 4 AND 6) ARE DENIED. SIGNED BY HONORABLE PAUL S. DIAMOND ON 10/6/22.10/6/22 ENTERED & E-MAILED.(fdc) (Entered: 10/06/2022)	
8	10/06/2022	Letter dated 10/6/22 by MEGHAN MARIE KELLY. Re: Request & question. (Attachments: # 1 Exhibit, # 2 Exhibit, # 3 Email)(fdc) (Entered: 10/07/2022)	
9	10/10/2022	Letter dated 10/10/22 by MEGHAN MARIE KELLY (Attachments: # 1 Exhibit A, # 2 Exhibit B, # 3 Exhibit C, # 4 Exhibit D, # 5 Exhibit E, # 6 Exhibit F, # 7 Email to the Court) (go) (Entered: 10/11/2022)	
10	10/12/2022	Letter dated October 12, 2022 by MEGHAN MARIE KELLY (Attachments: # 1 Letter, # 2 Petition 7, # 3 Email, # 4 Appellant's motion, # 5 Exhibit 1, # 6 Exhibit 2, # 7 Exhibit 3, # 8 Exhibit 4, # 9 Declaration, # 10 May 28 order, # 11 email 2, # 12 email 3, # 13 Appellant motion, # 14 signed declaration, # 15 Exhibit F, # 16 Exhibit DELAP, # 17 DE Proposed Order, # 18 email 4, # 19 Opinion, # 20 email 5, # 21 email 6, # 22 582022 IMO, # 23 email 7, # 24 Final Motion, # 25 Declaration, # 26 Exhibit A email, # 27 Exhibit B email, # 28 Exhibit C email PA ODC, # 29 Exhibit D email, # 30 Exhibit E letter, # 31 Exhibit F email, # 32 Exhibit G email, # 33 email 8, # 34 87-3 Exhibit B, # 35 87-4 Exhibit C, # 36 87-5 Exhibit D, # 37 87-6 Exhibit E, # 38 email 9, # 39 87-7 Exhibit F, # 40 email 10, # 41 87-7 Exhibit F, # 42 email 11, # 43 87-8 Exhibit G, # 44 87-9 Motion, # 45 87-9 Part 2, # 46 87-9 Part 3, # 47 email 12, # 48 87-8 Exhibit G, # 49 87-9 Motion, # 50 87-9 Part 2, # 51 87-9 Part 3, # 52 email 13, # 53 87-10 Exhibit I, # 54 88-1 Motion, # 55 Certificate, # 56 email 14, # 57 87-9 Motion, # 58 email 15, # 59 email 16)(go) (Entered: 10/13/2022)	
11	10/17/2022	RESPONDENT MEGHAN KELLY'S MOTION FOR GOOD CAUSE, TO WAIVE RECORD, TRANSCRIPT FEES, FILING FEES AND OTHER COURT COSTS BY THE CLERK OF THIS COURT. (Attachments: # 1 Exhibit, # 2 Text of Proposed Order, # 3 Email#1, # 4	

#	Date	Proceeding Text	Source
		Appen2, # 5 Appen4, # 6 m to unseal, # 7 declmseal, # 8 Ex.A, # 9 part5, # 10 Exhibit, # 11 App1, # 12 App3, # 13 App6, # 14 App7, # 15 certification, # 16 Dec11 letter, # 17 decl, # 18 declm, # 19 email2, # 20 email3, # 21 email4, # 22 email5, # 23 email6, # 24 email7, # 25 email8, # 26 email9, # 27 email10, # 28 email11, # 29 email12, # 30 email13, # 31 email14, # 32 aug13, # 33 aug16, # 34 thecourtappeared, # 35 deemed disbelief, # 36 exf, # 37 ex a-d, # 38 mlvforwords, # 39 regswearing, # 40 declare, # 41 pet1, # 42 pet2, # 43 word limit)(fdc) (Entered: 10/17/2022)	
12	10/18/2022	Respondent Meghan Kelly's Motion pursuant to Local Rule 7.1(g), and in addition to, or, in the alternative of FRCP 59(e), for a rehearing on the Court Order denying request for ECF access, and corrected Motion to Stay the Proceeding until the conclusion of both Respondent's originating disciplinary proceeding, and civil rights proceeding until final non-appealable determinations are made or the time of appeal has lapsed, Declaration. (Attachments: # 1 declmrearg, # 2 Text of Proposed Order, # 3 Email#1, # 4 ex.16, # 5 ex.17, # 6 exa, # 7 exaa, # 8 exbb, # 9 exdd, # 10 exff, # 11 exgg, # 12 exk, # 13 exk16, # 14 exk internal, # 15 exk table, # 16 exn1, # 17 exn3, # 18 ex l-n, # 19 ex n2, # 20 great narr., # 21 email2, # 22 email3, # 23 email4, # 24 email5, # 25 email6, # 26 email7, # 27 email8, # 28 email9, # 29 email10, # 30 exa order, # 31 exa, # 32 exb email, # 33 exb thru j, # 34 ex.c, # 35 ex.cc, # 36 ex.d, # 37 ex.e table, # 38 ex.f table, # 39 ex.g meg, # 40 exh, # 41 exk18, # 42 exk33, # 43 exk11-15, # 44 31422 letter, # 45 email motion to extend (Uploaded in Error), # 46 motion to extend (Uploaded in Error), # 47 uc)(fdc) **(PDFs ATTACHMENTS #45 AND #46 UPLOADED IN ERROR)** Modified on 10/21/2022 (nd). (Additional attachment(s) added on 10/21/2022: # 45 Attachment 47 Uploaded in Error) (nd). Modified on 11/7/2022 (nd). (Entered: 10/18/2022)	
13	10/18/2022	Email Letter dated 10/18/22 by MEGHAN MARIE KELLY. Re: Filing Prejudice. (Attachments: # 1 Exhibit, # 2 Exhibit, # 3 Exhibit, # 4 Exhibit, # 5 Exhibit)(fdc) (Entered: 10/18/2022)	
14	11/03/2022	NOTICE of Hearing: MISCELLANEOUS HEARING SET FOR 1/9/2023, 11:00 AM, THE HEARING WILL TAKE PLACE VIRTUALLY, BEFORE HONORABLE PAUL S. DIAMOND. YOU MAY HAVE COUNSEL REPRESENT YOU AT THE HEARING. (go) (Entered: 11/03/2022)	
15	11/03/2022	Letter dated 11/3/2022 by MEGHAN MARIE KELLY (Attachments: # 1 Email 1, # 2 Motion, # 3 Table of Contents, # 4 Email 2, # 5 Exhibit A, # 6 Exhibit B, # 7 Exhibit part 1, # 8 Exhibit B-2, # 9 Part 2 of 2, # 10 Exhibit 6, # 11 Exhibit D, # 12 Exhibit E, # 13 Exhibit F, # 14 Email 3, # 15 DI 98-1, # 16 DI 98-2, # 17 Exhibit G, # 18 Exhibit H, # 19 Exhibit I, # 20 Exhibit J, # 21 Email 4, # 22 Exhibit K, # 23 Exhibit L, # 24 Exhibit M, # 25 Exhibit N, # 26 Exhibit O, # 27 Email 5, # 28 Letter, # 29 Table of Contents, # 30 Exhibit 1, # 31 Exhibit 2, # 32 Exhibit 3, # 33 Exhibit 4, # 34 Exhibit 5, # 35 Exhibit 6, # 36 Exhibit 7, # 37 Exhibit 9, # 38 Exhibit 8, # 39 Email 6, # 40 Exhibit 10, # 41 Exhibit 11, # 42 Exhibit A 4, # 43 Exhibit A 5, # 44 Email 7, # 45 Exhibit P, # 46 Exhibit Q, # 47 Exhibit R, # 48 Exhibit S, # 49 Exhibit T, # 50 Exhibit U, # 51 Email 8, # 52 Motion, # 53 Exhibit Dec 8, # 54 Certification Motion, # 55 Proposed Order, # 56 Email 9, # 57 Motion for an order, # 58 Certification Motion, # 59 Propose Order, # 60 Email 10)(go) (Entered: 11/04/2022)	
17	11/03/2022	MOTION for an Order on her Motion for good cause, to waive record, transcript fees and other court costs by the Clerk and this Court in order not to compel her to violate her religious beliefs against debt in exchange for access to the courts in defense of her First amendment rights, filed by MEGHAN MARIE KELLY..(Attachments: # 1 Motion for Appeals, # 2 Certification, # 3 Proposed Order) (go) (Additional attachment(s) added on 11/7/2022: # 4 Email) (tjd). (Entered: 11/07/2022)	

#	Date	Proceeding Text	Source
18	11/03/2022	MOTION for an Order on her Motion pursuant to Local Rule 7.1 (g), FRCP 52, and in addition to or in the alternative of FRCP 59(e), for a rehearing on the Court Order Denying Request for ECF access, and my corrected Motion to Stay the Proceeding until the conclusion of both Respondent's originating disciplinary proceeding, and civil rights proceeding until final non-appealable determinations are made or the time of appeal has lapsed, filed by MEGHAN MARIE KELLY. (Attachments: # 1 Certification, # 2 Proposed Order, # 3 email) (go) (Entered: 11/07/2022)	
16	11/04/2022	Letter dated 11/4/22 by MEGHAN MARIE KELLY (go) (Entered: 11/04/2022)	
19	11/05/2022	Motion for an Order on her Motion for good cause, to waive record, transcript fees, filing fees and other court costs by the Clerk and this Court in order not to compel her to violate her religious beliefs against debt in exchange for access to the courts in defense of her First amendment rights, filed by MEGHAN MARIE KELLY. (Attachments: # 1 Exhibit, # 2 Certification, # 3 Proposed Order, # 4 email) (go) (Entered: 11/07/2022)	
20	11/05/2022	Motion for an Order on her Motion pursuant to Local Rule 7.1 (g), FRCP 52, and in addition to or in the alternative of FRCP 59(e), for a rehearing on the Court Order Denying Request for ECF access, and my corrected Motion to Stay the Proceeding until the conclusion of both Respondent's originating disciplinary proceeding, and civil rights proceeding until final non-appealable determinations are made or the time of appeal has lapsed, filed by MEGHAN MARIE KELLY. (Attachments: # 1 Certification, # 2 Proposed Order, # 3 email)(go) (Entered: 11/07/2022)	
21	11/17/2022	ORDER THAT RESPONDENT SHALL SUBMIT A MEMORANDUM OF LAW IN WHICH SHE ADDRESSES HOW SHE CAN REMAIN A MEMBER OF THE BAR OF THE EASTERN DISTRICT OF PENNSYLVANIA WHEN SHE IS CURRENTLY RETIRED FROM THE PENNSYLVANIA BAR. RESPONDENT SHALL SUBMIT THE MEMORANDUM NO LATER THAN NOON, DECEMBER 1, 2022. THE COURT WILL ACT IN THE ABSENCE OF A MEMORANDUM IF RESPONDENT FAILS TO SUBMIT ONE IN ACCORDANCE WITH THIS ORDER. THE PROCEEDINGS RESPECTING THE IMPOSITION OF RECIPROCAL DISCIPLINE ARE STAYED PENDING FURTHER ORDER OF COURT. SIGNED BY HONORABLE PAUL S. DIAMOND ON 11/17/22. 11/17/22 ENTERED AND COPIES E-MAILED TO PRO SE. (go) (Entered: 11/17/2022)	
22	11/17/2022	MOTION for Respondent Meghan Kelly's Motion to place her license on retired status with the United States District Court for the Eastern District of Pennsylvania filed by MEGHAN MARIE KELLY. (Attachments: # 1 Exhibit A, # 2 Certification Motion, # 3 Proposed Order, # 4 Email) (go) (Entered: 11/17/2022)	
23	11/18/2022	ORDER DATED NOVEMBER 18, 2022, THAT RESPONDENT IS DISBARRED BECAUSE OF RETIREMENT. IT IS FURTHER ORDERED THAT RESPONDENT'S MOTION TO PLACE HER LICENSE ON RETIRED STATUS (DOC. NO. 22) AND HER MOTIONS RESPECTING RECIPROCAL DISCIPLINE PROCEEDINGS (DOC. NOS. 11, 12, 17, 18, 19, 20) ARE DISMISSED AS MOOT, AND THE JANUARY 9, 2023 DISCIPLINARY HEARING SCHEDULED IN THIS MATTER IS CANCELLED. SIGNED BY CHIEF JUDGE JUAN R. SANCHEZ ON 11/18/2022. 11/18/2022 ENTERED AND COPIES E-MAILED TO PRO SE. (go) (Entered: 11/18/2022)	
24	11/19/2022	Letter dated 11/19/22 by MEGHAN MARIE KELLY, letter confirming I am disbarred due to retirement, not misconduct. (Attachments: # 1 Email) (go) (Entered: 11/21/2022)	

#	Date	Proceeding Text	Source
25	12/14/2022	NOTICE OF APPEAL as to 23 Order by MEGHAN MARIE KELLY. IFP Filed. Copies to Judge, Clerk USCA, and Appeals Clerk. (Attachments: # 1 Certificate of Service, # 2 Letter, # 3 email 1, # 4 Exhibit A B & C, # 5 email 2)(go) Modified on 12/15/2022 (tjd). (Entered: 12/14/2022)	
26	12/15/2022	MOTION for Leave to Appeal in forma pauperis filed by MEGHAN MARIE KELLY.. (Attachments: # 1 Proof of EBT eligibility, # 2 Exhibit, # 3 Exhibit 1, # 4 Exhibit 2, # 5 Email)(go) (Entered: 12/15/2022)	
27	12/23/2022	NOTICE of Docketing Record on Appeal from USCA re 25 Notice of Appeal, filed by MEGHAN MARIE KELLY. USCA Case Number 22-3372 (rf,) (Entered: 12/27/2022)	
28	12/29/2022	TPO Form re 25 Notice of Appeal, : (Attachments: # 1 Email)(go) (Entered: 12/29/2022)	
29	02/08/2023	ORDER AND NOW, THIS 8TH DAY OF FEBRUARY, 2023, UPON MOTION AND STATEMENTS IN SUPPORT OF RESPONDENT MEGHAN KELLYS MOTION FOR LEAVE TO APPEAL IN FORMA PAUPERIS (DOC. NO. 26), IT APPEARING TO THE COURT THAT RESPONDENT IS UNABLE TO PAY THE FILING FEES AND COSTS, IT IS HEREBY ORDERED THAT RESPONDENT IS GRANTED LEAVE TO PROCEED IN FORMA PAUPERIS.SIGNED BY HONORABLE PAUL S. DIAMOND ON 2/8/23. 2/8/23 ENTERED AND COPIES E-MAILED TO PRO SE. (go) (Entered: 02/08/2023)	
30	03/06/2023	Copy of Order from the Supreme Court of Pennsylvania dated February 28, 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. (go) Modified on 3/23/2023 (go). (Entered: 03/23/2023)	
31	06/21/2023	MOTION for permission to use electronic filing, and waiver of paper copies, etc. filed by MEGHAN MARIE KELLY. (Attachments: # 1 Exhibit Part 1, # 2 Exhibit Part 2, # 3 Exhibit Part 3, # 4 Exhibit Part 4, # 5 Envelope)(go) (Entered: 06/22/2023)	
32	06/30/2023	ORDER of USCA as to 25 Notice of Appeal, ORDERED that the above-captioned case is hereby dismissed for failure to timely prosecute insofar as appellant failed to file a brief and appendix as directed. Appellants brief and appendix was initially due to be filed on May 30, 2023. The deadline was extended until June 13, 2023. Appellants motions for further extensions of time were denied by Court order entered this date June 30, 2023. (bw) (Entered: 07/03/2023)	
33	08/07/2023	ORDER THAT MEGHAN KELLY'S 31 MOTION FOR PERMISSION TO USE ELECTRONIC FILING IS DENIED WITHOUT PREJUDICE AS MOOT. SIGNED BY HONORABLE PAUL S. DIAMOND ON 8/7/23.8/7/23 ENTERED & E-MAILED.(fdc) (Entered: 08/07/2023)	
34	08/14/2023	Amended Notice of Appeal to include Notice of Appeal as to 33 Order on Motion for Order by MEGHAN MARIE KELLY. No fee paid, no IFP filed. Copies to Judge, Clerk USCA, Appeals Clerk. (fdc) Modified on 8/15/2023 (lisad,). (Entered: 08/15/2023)	
35	08/24/2023	NOTICE of Docketing Record on Appeal from USCA re 34 Notice of Appeal filed by MEGHAN MARIE KELLY. USCA Case Number 23-2485 (fdc) (Entered: 08/24/2023)	

#	Date	Proceeding Text	Source
36	10/17/2023	ORDER of USCA as to 34 Notice of Appeal filed by MEGHAN MARIE KELLY. Re: Order that the above-captioned case is hereby dismissed for failure to timely prosecute insofar as appellant failed to file a brief and appendix as directed. It is further ordered that a certified copy of this order be issued in lieu of a formal mandate. (fdc) (Entered: 10/17/2023)	

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US District Court Docket

United States District Court, Pennsylvania Eastern

(Philadelphia)

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Case

Class Code: Open

Number: 2:22cv4280

Statute:

Date Filed: 10/26/2022 **Jury Demand:** None

Assigned To: Honorable **Demand Amount:** \$0

PAUL S. DIAMOND **NOS Description:** Other

Nature of Suit: Other **Statutory Actions**

Statutory Actions (890)

Cause: Attorney

Discipline

Lead Docket: None

Other

Docket: 2:22mc00045

Jurisdiction: Federal

Question

▼Participants

Litigants **Attorneys**

MEGHAN MARIE KELLY MEGHAN MARIE KELLY

IN RE: PRO SE

34012 Shawnee Drive
Dagsboro, DE 19939
USA

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US District Court Docket

United States District Court, Pennsylvania Eastern

(Philadelphia)

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Case

Class Code: Open

Number: 2:22cv50002

Statute:

Date Filed: 10/26/2022

Jury Demand: None

Assigned To: Honorable

Demand Amount: \$0

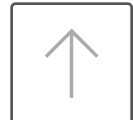
GERALD J. PAPPERT

NOS Description: Other

Nature of Suit: Other

Statutory Actions

Statutory Actions (890)



Document: 2:22cv50002, Kelly

Docket: 2:22mc00045

Jurisdiction: Federal

Question

▼Participants

Litigants

MEGHAN MARIE KELLY

IN RE:

Attorneys

MEGHAN MARIE KELLY

PRO SE

34012 Shawnee Drive

Dagsboro, DE 19939

USA

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US District Court Docket

United States District Court, Pennsylvania Eastern

(Philadelphia)

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▼Header

Case	Class Code: Open
Number: 2:22cv50003	Statute:
Date Filed: 10/26/2022	Jury Demand: None
Assigned To: Honorable JOHN M. GALLAGHER	Demand Amount: \$0
	NOS Description: Other
Nature of Suit: Other	Statutory Actions
Statutory Actions (890)	

**Docket:** 2:22mc00045**Jurisdiction:** Federal

Question

▼Participants

Litigants**Attorneys****MEGHAN MARIE KELLY** **MEGHAN MARIE KELLY**

IN RE: PRO SE

34012 Shawnee Drive

Dagsboro, DE 19939

USA

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22-45 M Kelly /Aug 28 2024 email to Gail Olson

From: Meg Kelly (meghankellyesq@yahoo.com)
To: gail_olson@paed.uscourts.gov
Cc: meghankellyesq@yahoo.com; david.weiss@usdoj.gov; supremectbriefs@usdoj.gov; ryan.costa@delaware.gov
Date: Wednesday, August 28, 2024 at 01:27 PM EDT

Hi Gail,

There is no opposing counsel to our case, but since the USSC asked that I serve the solicitor general and place the court as a party I copy her filing email here.

More than a year ago I contacted you when I discovered 4 case numbers connected to 22-45.

You indicated 3 case numbers were given to make sure judges received credit for a panel hearing, but it was all one case 22-45.

It is doesn't seem correct.

I attach evidence of all 4 case dockets, 22-45 noted "Other Docket: 2:22cv04280, 2:22cv50002, 2:22cv50003" And on the top of these 3 additional docket numbers I see "This case was retrieved on 10/26/2022,"

I updated the docket 22-45 on Lexis with a 2 day trial. I noticed the docketing errors appeared to remain where a motion was placed as an exhibit and other misfilings which prejudiced me as denying me a fair opportunity to be heard or any opportunity to petition on motions the Court's staff misfiled while you were out.

May I please have a copy of the docket for 22-45 to see whether changes were made after I emailed you per your request about the errors while you were out?

Another representative verbally indicated someone else's medical documents inadvertently placed on my file were removed, but I cannot see it because I cannot afford to pay to check PACER due to the State forbidding me to work as an attorney at this time, and my religious objections to debt.

Can you please let me know whether labeling 4 case numbers as one case is in error too or whether there is a reason other than what you told me for 4 case numbers please?

Thank you,
Meg

-  0 docket 2_22mc45, Kelly.pdf
2.3MB
-  2_22cv4280, Kelly Paul Diamond.pdf
118.5kB
-  2_22cv50002, Kelly Gerald.pdf
166.9kB
-  2_22cv50003, Kelly Gallerher.pdf
139.6kB

Kelly v Trump Case No 1192021 video Meg's filings not accessible on Westlaw or lexis :(

From: Meg Kelly (meghankellyesq@yahoo.com)
To: ryan.costa@delaware.gov; david.weiss@usdoj.gov; supremectbriefs@usdoj.gov
Cc: meghankellyesq@yahoo.com
Date: Wednesday, August 28, 2024 at 02:16 PM EDT

Hi,

I received a 2 day trial from Lexis AI. I show you the attached video.

DE Supreme Court refused to update the docket to make my filings public in a continuing conspiracy to conceal evidence in my favor to affect the outcome of past cases, current cases and future cases.

Lexis is really awesome and is trying to help me.

They are having a hard time connecting Kelly v Trump to Court Link docket and correct filings to make my pleadings and one finding unavailable for regular research by case search "Kelly v Trump."

If you look at my case Kelly v Trump see 44 filings on the top right corner. They do not relate to the case. There are 37 pleadings and the rest of the 44 are cases. All 44 should be filings in Kelly v Trump.

I have a ticket Lexis is working with me, the DE Supreme Court is not.

It is as if I am being thrown out in the dark and never existed when my petitions which are a bases of multiple law suits are hidden to hide evidence in my favor. The State has violated my right to petition and fundamental rights to exercise religious beliefs for years. I am genuine even if you think my religious beliefs are odd.

Even people who do not conform to the norm are protected and not deprived of fundamental rights based on religious belief or viewpoint in petitions. I am scared. I tried to prevent Jan 6, with Oct 2020 pleadings, but the court found my concerns unwarranted when time shows they were.

I do not want to be taken out by the state or their partners, or demeaned disabled or continuously compelled to violate my religious belief by physical, economic or social threats of the state. I am scared. My faith in Jesus and my right to live that faith are what I gave my life too. My life should not be taken away by the state. :(I am really scared. I have not been sleeping and I need to rest to function well. We are not forgetting about protecting others by petitioning on our own.

David Weiss you are important. Ryan don't let anything happen to him please. People are weird talking about violence and that is naughty. Thank you

We use our words, not weapons, nor wealth, the mighty minds of people like you, not money or might. We use brains, not bullets or bucks.

You may be my potential opponents but you may be my hero and heroes in the eyes of God for doing what is right.

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

From: Meg Kelly <meghankellyesq@yahoo.com>
To: Meg Kelly <meghankellyesq@yahoo.com>
Sent: Wednesday, August 28, 2024 at 02:01:00 PM EDT
Subject:

Sent from my iPhone



IMG_5832.MOV

2.4MB

Re: 22-45 M Kelly /Aug 28 2024 email to Gail Olson/worried unethical earnings 1 case 4 docket numbers increased efficiency by injustice/Also concerned 3 more cases without fair oppty to be heard before findings made/Protect fair right to pet fairly by litigants who abuse process by other petitions to affect outcome of case they are not a party/getting around Art III by Art I and Art II backed agents and cohorts to violate parties rights from threats like you

From: Meg Kelly (meghankellyesq@yahoo.com)

To: david.weiss@usdoj.gov

Cc: ryan.costa@delaware.gov; meghankellyesq@yahoo.com; supremectbriefs@usdoj.gov

Date: Wednesday, August 28, 2024 at 01:54 PM EDT

Hello,

I was worried about the court defrauding congress out of additional money Gail called "credit" by labeling 4 matters as one. I was also worried about judgment without opportunity to be heard on future disciplinary matters.

It does not make sense to have 4 docket Numbers for one case. I err on the side of precaution to allow the court to correct mistakes or elaborate should the court have misled me through its agent.

Thank you,
Meg

PS David Weiss Saw the CA Court struck motion in Robert Biden case, and Jack Smith filed an appeal of US v Trump of Florida Judge Cannon's findings with the 11th Circuit and allegedly is seeking to prosecute on amended charges if I understand correctly.

I saw that heritage foundation sought to affect the outcome of US v Robert Hunter Biden by Freedom of Info Act case against you, threatening a party to gather information outside of the Art III to substantially burden your first amendment right to petition fairly in accord with the 5th, per the attached.

Without protecting the petition coupled with fair opportunity to be heard there is no equal protections under the law but unequal substantially burdened and diminished rights should the court not create Constitutional limits to protect public and private petitioners from gov incited threats through alleged conspiring cohorts.

It is important to protect the right to petition. Otherwise there is no rule of law, just reign of a few who buy or barter access to the courts eliminating a freedom for business.

My filings are still not published in Kelly v Trump, and I am dealing with that. We are not forgetting on creating precedent to protect you, and all claimants right to petition fairly to preserve the rule of law from being eliminated by bribes by barter and exchanges of those with connections, power or profit to buy their will be done. Thank you.

On Wednesday, August 28, 2024 at 01:27:20 PM EDT, Meg Kelly <meghankellyesq@yahoo.com> wrote:

Hi Gail,

There is no opposing counsel to our case, but since the USSC asked that I serve the solicitor general and place the court as a party I copy her filing email here.

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Thank you,
Meg

-  Jack Smith appeals Trump Mar-a-Lago case dismissal.pdf
386.4kB
-  Jack Smith's brief August 27 2024 11th circuit.pdf
489.3kB
-  previous scolding of J. cannon 11th Circuit Ends Trump Special Master in Mar-a-Lago Case.pdf
5.5MB
-  scolding by Circuit Ct of Judge cannon 11th-circuit-mar-a-lago-ruling.pdf
212.6kB
-  Heritage Foundation et al v. Weiss et al 1_2023cv01421 _ US District Court for the District of Delaware _ Justia.pdf
197.2kB
-  How the Federal Cases Against Trump Came Sputtering Back to Life.pdf
2MB