

# Exhibit E

**9THE SUPREME COURT OF THE STATE OF DELAWARE**  
**BOARD ON PROFESSIONAL RESPONSIBILITY**  
**OF THE SUPREME COURT OF THE STATE OF DELAWARE**

In the Matter of a Member of the Bar of the ) Board Case No. 115327-B  
Supreme Court of the state of Delaware ) Misc. 541  
Meghan M. Kelly, respondent. )

**RESPONDENT'S MOTION APPEALING ORDER**  
**OF THE BOARD ON PROFESSIONAL RESPONSIBILITY**  
**OF THE SUPREME COURT OF THE STATE OF DELAWARE DATED**  
**JANUARY 11, 2022,**

**GRANTING POSTPONEMENT OF HEARING FOR 8 DAYS**  
**DUE TO ILLNESS, NOT A REASON IDENTIFIED IN MY MOTION TO**  
**GRANT POSTPONEMENT TO AFFORD ME OPPORTUNITY TO**  
**PREPARE A DEFENSE, PERFORM DISCOVERY, RESEARCH, FILE**  
**MOTIONS, BE HEARD ON OUTSTANDING MOTION(S)**  
**UNADDRESSED BY THE BOARD, TO DEFEND MY EXERCISE OF**  
**FUNDAMENTAL RIGHTS AND TO PRESERVE MY LICENSE TO**  
**PRACTICE LAW, ON THE GROUNDS THE AMOUNT OF TIME IS NOT**  
**ENOUGH AND A HEARING DATE SHOULD BE POSTPONED UNTIL**  
**AFTER A FAIR OPPORTUNITY TO BUILD A DEFENSE IS GRANTED**

AND NOW this 1/12/22, respondent, Meghan M. Kelly, pro se, pursuant to the Substantive and Procedural Due Process Clause and the Equal Protections Clause applicable to the state pursuant to the 14<sup>th</sup> Amend., and the 1st Amend. applicable to the state pursuant to the 14<sup>th</sup> Amend., appeals to the Order of the Board on Professional Responsibility of the Supreme Court of the State of Delaware dated, January 11, 2022, granting postponement of the hearing for 8 days due to illness, not a reason identified in my motion to grant postponement to afford me opportunity to prepare a defense, perform discovery, research, file motions, be

heard on outstanding motion(s) unaddressed by the Board, to defend my exercise of fundamental rights and to preserve my license to practice law, on the grounds the amount of time is not enough and a hearing date must be postponed until after a fair opportunity to build a defense is granted, and moves the court to suspend a hearing date until the parties and the Board determine a fair opportunity to perform discovery has been allowed so as not to violate the norms of a fair proceeding, displaying disparate treatment towards respondent based on her unique religious political beliefs, in violation of the Equal Protections clause applicable to her as a party of one.

1. On January 10, 2022, I filed a Motion *Respondent Meghan M. Kelly's Emergency Objections and Emergency Motion filed with both the Board of Professional Responsibility for the Supreme Court of Delaware, and the Delaware Supreme Court, simultaneously, to postpone the hearing against her to prevent manifest injustice to afford her an opportunity to perform discovery, potentially call witnesses and prepare a defense for the state's allegedly illegally motivated petition against her for her exercise of fundamental rights, motivated by the state's disdain for her religious political beliefs*, incorporated herein by reference. (Ex. A)

2. On January 10, 2022, The Delaware Supreme Court kindly, swiftly granted an order denying relief based on jurisdiction. (Ex. B).

3. While I am grateful for the swift determination of this Court, I am insulted and concerned by the Court's footnote 2, noting "Procedures and hearings for proceedings to determine incapacity are conducted in the same manner as disciplinary proceedings." (Ex. A). It appears my life and liberty are at stake in this case, with the reference of a different proceeding conducted in the same manner as this disciplinary proceeding. My belief in Jesus is not a mental disability, nor is my poverty. Caring for God and caring for others as myself is not a disability. I must not be punished for the exercise Constitutional rights merely because the State does not agree or understand my religious thinking and religious beliefs.

4. On 1/10/22, the Board granted an order postponing the hearing for eight days due to alleged illness, a reason not included in my motion. (Ex. B)

5. The Board was aware I was not feeling well when I immediately notified them, I was sick. On 1/5/22, I emailed Patricia Swartz ("ODC") to apprise her I felt sick during a global pandemic to prevent contagion. (Ex. D, Ex J). I Emailed the Board and ODC on 1/6/22, notifying them

1. I was getting worse,

2. was getting attacked by vultures, which the federal government is not agreeing to help me with,

3. and to lament on the fact I applied for a government sponsored phone which accepted money for a service it did not provide. (Ex. E, Ex. K) These 3 issues may interfere with the scheduling and ease of the proceeding.).

6. Despite having knowledge, I have been under the weather, needed time to file to perform discovery, and prepare a defense, was not heard on outstanding motions, including a motion served on 12/18/22 via mail to postpone the hearing for opportunity to perform discovery and to file motions, and a motion relation to my religious objections against being observed or examined by a health or mental health professional served via US mail, courtesy copy to the Board and ODC via E-mail on 12/31/22 , and desired to file additional motions, including a motion to dismiss based on lack of subject matter after collecting evidence for clarity, the Board denied rendering an order on my 12/18/21 motion to postpone the hearing. Instead, the Board did not respond to last week's status update requests, or the Dec. 2021 status of receipt and update requests. They ignored, and did not afford me an opportunity to be heard on past motions in violation of the substantive and procedural due process clause, and possibly in violation of the equal protections clause as applied to me, by treating me disparately based on religious beliefs, in contravention to the norms of a fair proceeding. (Ex. F, Ex. L)

7. I notified the Board and ODC of my opposition to examination by health or mental health professionals based on religious objections in my Answer to the petition, and through E-mail, despite the ODC seeking to tempt me to include such an argument in a motion. (Ex. G, H, I, L, M).

8. Illness was not a reason I included in my motion. I have a duty to look after the health and lives of my opponents, with love, during a pandemic too. I do not want the ODC to get sick or die, should I fall ill. (Ex J)

9. I want the ODC to have softer hearts of love, not acting as cold hearted machines going through the motions, without true power to render justice with mercy to correct, to prevent harm and condemnation, as only individual people may choose to do beyond the letter of the law, written on their hearts, so she may have eternal life. *Jeremiah 31*.

10. I think there is a plan to increasingly automate the law, especially real estate, to reduce the power of individual justices, to possibly eliminate judges' governing and guiding authority down the line. Judges are more powerful than the court and are what holds the court together, not money.

11. Judges are special in that they have the power to reflect the image of God by unconditional love by their independent thinking and choice. Machines cannot do that. The judges must not be conformed, controlled, conditioned by the dependent thoughts of others within the two branches. They must remain impartial

in order to place checks on the other two branches should they overstep Constitutional authority. Judges are powerful, not powerless.

8. One asserted reason for time for discovery was to investigate whether my exercise of Constitutionally protective activity, running for office, filing a law suit to run for office without compelled violations of my religious beliefs by asking for signatures and money to pay for the right, no longer free, is an impermissible reason for the State's petition against me.

9. Another reason is to investigate, and gather facts as to this court's participation in interference and retaliation against me, but for my exercise of Constitutional rights to present a motion on subject matter grounds. I seek to protect the integrity of the Court

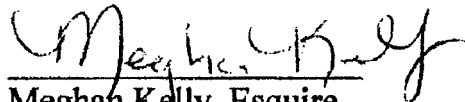
10. I must be granted an opportunity to gather facts, research and present evidence for a defense against me to protect my life and liberty, against state punishment for the exercise of First Amendment rights.

11. I also respectfully request the Court immediately, or urgently respond to this motion, so opportunity to notify the ODC and the Board prior to the January 21, 2022 hearing is allowed.

Wherefore I pray the Court grants this motion.

Dated Jan. 12, 2022

Respectfully submitted,



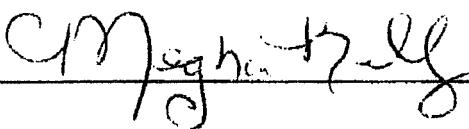
Meghan Kelly, Esquire  
34012 Shawnee Drive  
Dagsboro, DE 19939  
meghankellyesq@yahoo.com  
Unrepresented indigent party,  
Not acting as attorney advocate  
Bar No. 4968

(word Count 1, 258)

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

Dated: January 12, 2022

Meghan Kelly (printed)

 (signed)



# Exhibit A

**THE SUPREME COURT OF THE STATE OF DELAWARE**  
**BOARD ON PROFESSIONAL RESPONSIBILITY**  
**OF THE SUPREME COURT OF THE STATE OF DELAWARE**

In the Matter of a Member of the Bar of the ) Board Case No. 115327-B  
Supreme Court of the state of Delaware ) Misc. 541  
Meghan M. Kelly, respondent. )

**RESPONDENT MEGHAN M. KELLY’S EMERGENCY OBJECTIONS  
AND EMERGENCY MOTION TO POSTPONE THE HEARING TO  
PREVENT MANIFEST INJUSTICE TO AFFORD HER AN  
OPPORTUNITY TO PERFORM DISCOVERY, POTENTIALLY CALL  
WITNESSES AND PREPARE A DEFENSE FOR THE STATE’S  
ILLEGALLY MOTIVATED PETITION AGAINST HER FOR HER  
EXERCISE OF FUNDAMENTAL RIGHTS, MOTIVATED BY THE  
STATE’S DISDAIN OF HER RELIGIOUS POLITICAL BELIEFS**

AND NOW this 1/11/22, respondent, Meghan M. Kelly, pro se, files emergency objections and emergency Motion with both the Board of Professional Responsibility for the Supreme Court of Delaware (“Board”), and the Delaware Supreme Court (“Court”), (Board and Court, collectively “Court”), simultaneously, to postpone the hearing against me to prevent manifest injustice to afford her an opportunity to perform discovery, potentially call witnesses and prepare a defense for the state’s illegally motivated petition against her for her exercise of fundamental rights, motivated by the state’s disdain for her religious political beliefs.

The State has brought a petition against me for my faith in Jesus Christ. Defendants appear to think my worship of God instead of money and material gain

is a mental disability.<sup>1</sup> Jesus says you cannot serve God and money. I believe people go to hell for organized charity, pro bono, fundraising, forcing individuals to work as discipline in violation of the 13<sup>th</sup> Amend., and **blindly** doing what they are told at a job for money to care for their family, while not caring to **see clearly** to **love God** as God, instead of money as savior and God, and not caring to **see clearly** to love others, by understanding how their product or service may harm others God loves.<sup>2</sup>

I believe experts are rendered above the law by adherence to controlled conformity across the board which stifles improvements by freedom of thought and speech, hindered by libel laws, and defense of adherence to professional standards, delegation of duties or ignorance.

I believe, fundraising, donations and government funding controls and limits what alleged experts learn, to serve lawless business greed not good, untamed by the rule of law or God's law of love. Our libel laws prevent free speech, debate and criticism to serve business greed. Defendants allege my belief in Jesus Christ is illogical, and compel me to conform to the world, when I am commanded to be set apart, holy, or risk losing my ability to "buy and sell" by taking my active license to work as an attorney, despite notice of my hope to regain a position at my

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<sup>1</sup> (Dec. 29, letter, Exhibit A Part 2).

<sup>2</sup> See, D.I. US Ex., App E, Ex A-4, A-5, App. F, Ex. A, 1-8, 43, 46, 48, 50, 51, to App F, App H (Emphasis intended, See, *Jn.* 12:40, *Lk.* 11:34)

former law firm to help my family during this global pandemic and global economic crisis.<sup>3</sup>

I believe the State has also brought a petition against me in violation of the Equal Protections Clause of the Fourteenth Amendment because they demean me, motivated by my class of one, as an indigent Christian with individual, unconfirming religious beliefs, as unworthy to exercise other Constitutionally protected activity, not mentioned in its Petition, due to inability to buy or barter worthiness, to exercise fundamental rights compared to the President and others with money, power and connections to trade the ability to exercise rights.

I sought to run for the position of the President of the United States without compromising my religious beliefs in Jesus Christ. I did not know how wicked donations, organized charity, fundraising, organized conditional volunteering, gathering statistics on people for material gain, polls and collection of signatures was until after I ran for office, in 2018. I believe such activity misleads people to harm and hell. While people are free to live and believe by the dictates of their

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<sup>3</sup> *Rev. 13:17, Ro. 12:2, Nu. 23:9, Heb 12:14.* Work is not the sin. When your desire for money drives out your love for God and one another, at the cost of human sacrifice, harming others to serve greed, that is sin. The Free exercise Clause permits me to worship or not according to the dictates of my conscience no matter how unreasonable my religious beliefs may be to the state, not the forced worship of business greed, money and material gain by barter or exchange. My father needs a car. My parents gave me a car because they were ashamed of my ugly car when I ran for office. I no longer have my beloved ugly car. I love my parents more than material things, "moth and rust." (Mt 6:19-20). I want to give the car back and use my former firm's company car to perform real estate settlements.

conscience, the Free exercise clause protects my free exercise of conscience to worship by the dictates of my free will, uncompromised, without State interference and retaliation and punishment but for my exercise of religious belief.

The government compelled me to violate my faith in Jesus or waive running for President. I sought to run for Congress, and sought permission from the Democratic party, and the State, through the Board of elections. I was denied permission to exercise the fundamental right for an opportunity to run for office without compromising my belief in Jesus. I filed a lawsuit against the Democrats and the State to compel a waiver, but withdrew it when the pandemic arose. I sought to protect people's lives and health. I filed *Kelly v Trump*, when I realized eternal lives were at stake, my own and others, by the establishment of government religion.

I also filed various petitions, unmentioned by the State to government agents relating to my religious beliefs, which I believe may be an impermissible source of the State's suit against me.

I should be afforded a fair, reasonable opportunity to build a defense, to ascertain the reason for the petition against me. While it is true, only I can defend my belief in Jesus before the State, not an attorney advocate, but the advocate of

the holy spirit **reminding me** of his Word, I still require time and opportunity to defend myself relating to **secular reasons**, gathering the facts to uncover the truth.<sup>4</sup>

The trial against me is scheduled Thursday, Jan 13, 2022, two days away, despite the fact I did not receive proper notice, moved to postpone the hearing, and requested an opportunity to conduct discovery to show the cause of action is illegal, as applied, and to show the state does not have subject matter jurisdiction against me.

I filed a letter Motion with the Board on December 18, 2021 to postpone discovery to *inter alias* afford me an opportunity to build a defense relating to my exercise of Constitutionally protected activity.<sup>5</sup> I filed the same letter motion with the Board and the Court in a letter dated January 29, 2021, as an attachment.

Additionally, the Board and Court had notice of my desire to file motions prior to a trial-hearing.<sup>6</sup> I should be afforded an opportunity to be heard on motions the Court was noticed I intended to file. The Court must not eliminate my

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<sup>4</sup> (John 14:26, “the Advocate, the Holy Spirit... will teach you all things and will remind you of everything I, [Jesus], have told you.); (Mark 13:11, “But when they arrest you and hand you over, do not worry beforehand what to say. Instead, speak whatever you are given at that time, for it will not be you speaking, but the Holy Spirit.”).

<sup>5</sup> See **Exhibit A**, the attached federal court documents which explains reasons why the Court lacks subject matter jurisdiction. Regardless as to whether the Court had pure motives, concern for my poverty and hunger, reporting my petition concerning attorney dues to the ODC or arms, including DE-Lapp, but for caused the state’s lawsuit against me, incited the interference with my exercise of protected activity, and retaliation against me, for exercising rights.

<sup>6</sup> See Motion for Reconsideration of the Court’s December 13, 2021 Order on appointed Counsel, despite notice of my objections to appointed counsel, and objection on the Board’s failure to provide notice of the Hearing on December 10, 2021. This was served on the Board and Court. (D.I. unavailable)

opportunity to be heard, and defend myself, in violation of the Substantive Due Process Clause, Procedural Due Process Clause, Equal Protections Clause, as applied to me, motivated by state actors' disdain for my religious-associated beliefs manifested in my petitions, speech and protected conduct or their decision that I am not worthy to have Constitutional freedoms based on my poverty, health and my refusal to worship business greed as God or as good.

I followed up with the Board on the status of my motion to postpone the hearing last Thursday, and again on Monday. Instead of providing me with an update, they waited until 01/10/21 to deny my motion, with no order, and demand a hearing be held. This places me in a terrible position of not having an Order to appeal. On 1/10/21, I refiled the 12/18/21 Motion, to prevent any argument it was not received by the Board due to the issues as to representation via their email, served on the state at the time of original service.

On or about 12/10/21, the Board failed to serve me with the Notice of a Hearing filed that day. On or about 12/13/21, the Delaware Supreme Court appointed counsel, despite notice of my objection to counsel based on my religious beliefs.

I objected to the hearing on grounds of not being served proper notice on December 10, 2021, and 2. not being afforded an opportunity to perform discovery to have a fair hearing.

I maintain my above referenced and incorporated by reference objections, and include additional objections on the following grounds.

1. Board's failure to allow me a fair opportunity to gather evidence, perform discovery, and research, under the facts of this case, to perform a defense against the state's claims against me for the exercise of my fundamental rights under the First Amendment applicable to the government under the Fourteenth Amendment, motivated by disdain for my religious beliefs, petitions, speech, affiliation, poverty, association as an attorney or other disparate treatment including perceived health,

2. Object on improper notice of the Notice of Hearing on the date notice was sent,

3. Object because my outstanding motion relating to postponing the hearing has not been answered, preventing an opportunity to be heard, by utter denial.

4. Object because the Court is aware of additional motions I intend to file before a hearing/trial, denying me an opportunity to be heard, by conducting a hearing/trial despite notice I seek the opportunity to be heard on motions prior to a hearing/trial, possibly preventing the need for one.

5. Object on the Board's delay in responding to my motion to postpone the hearing with an email sent, less than 3 days of the date of the hearing after I filed a number of emails concerning this request (Exhibit B),



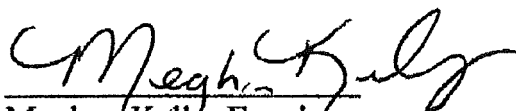
6. I object on procedural and substantive due process and equal protections grounds as applicable to me, a party of one.

7. I object to the decision not to postpone the hearing as unconscionable and creating manifest injustice, under the facts of this case.

Wherefore I pray the Court grants my motion.

Dated Jan. 11, 2022

Respectfully submitted,



Meghan Kelly, Esquire  
34012 Shawnee Drive  
Dagsboro, DE 19939  
meghankellyesq@yahoo.com  
Unrepresented indigent party,  
Not acting as attorney advocate  
Bar No. 4968  
(Word 1954)

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

Dated: 1/11/22

Meghan Kelly (printed)

Meghan Kelly (signed)

## Exhibit B

IN THE SUPREME COURT OF THE STATE OF DELAWARE

IN THE MATTER OF A MEMBER §  
OF THE BAR OF THE SUPREME § Misc. 541  
COURT OF DELAWARE § Board Case No. 115327-B  
§ CONFIDENTIAL  
MEGHAN M. KELLY, §  
Respondent. §

Submitted: January 11, 2022  
Decided: January 11, 2022

Before **SEITZ**, Chief Justice; **VALIHURA** and **MONTGOMERY-REEVES**,  
Justices.

*PER CURIAM*

**ORDER**

Upon careful consideration of the emergency objections and emergency motion to postpone the hearing (“the Motion”) filed by Respondent in this Court,<sup>1</sup> the Motion is denied. Respondent is the subject of an ongoing proceeding in the Board on Professional Responsibility. The hearing panel chair assigned to Respondent’s matter decides “scheduling, administrative, procedural, and evidentiary matters.”<sup>2</sup> The decisions of the panel chair or panel may not be appealed before submission of the panel’s final report and recommendation to this Court.<sup>3</sup> When the panel submits its final report and recommendation to the Court

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<sup>1</sup> Respondent also filed the Motion in the Board on Professional Responsibility.

<sup>2</sup> Del. Lawyers’ R. Disciplinary Proc. 2(c). Procedures and hearings for proceedings to determine incapacity are conducted in the same manner as disciplinary proceedings. *Id.* 19(c).

<sup>3</sup> *Id.* 9(e); 19(c).

for review, Respondent will have the opportunity to object to the report and recommendations as well as prior rulings of the panel chair.<sup>4</sup>

IT IS SO ORDERED.

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<sup>4</sup> *Id.* 9(e).

# Exhibit C

**BOARD ON PROFESSIONAL RESPONSIBILITY  
OF THE SUPREME COURT OF DELAWARE**

IN THE MATTER OF A  
MEMBER OF THE BAR OF  
THE SUPREME COURT OF  
DELAWARE

MEGHAN M. KELLY,  
RESPONDENT.

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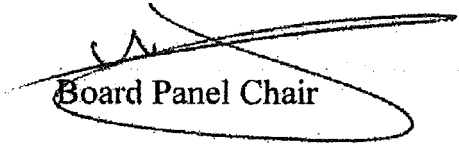
**CONFIDENTIAL**

Board Case No. 115327-B

**ORDER ON REQUEST TO POSTPONE HEARING**

This 11<sup>th</sup> day of January 2022, upon consideration of the Respondent's request to postpone the Hearing scheduled for Thursday, January 13, 2022, due to illness:

IT IS SO ORDERED that the request for postponement is GRANTED and the hearing is rescheduled for Friday, January 21, 2022, at 9:30 a.m. via Zoom.

  
Board Panel Chair

## Exhibit D



**Bd 11537 Touching base/covid free/but under the weather looks like shingles**

**From: Meg Kelly (meghankellyesq@yahoo.com)**

**To: patricia.schwartz@delaware.gov**

**Cc: meghankellyesq@yahoo.com**

**Date: Monday, January 3, 2022, 06:10 PM EST**

**Good evening,**

**I am not feeling so well. I took a covid test an hour ago, and it indicates I am covid free, but I wanted to let you know in case I take a downturn.**

**I had shingles when my grandmom Cecelia Batten died, and I think I may be developing the same thing now. It looks the same on my leg.**

**It was today January 3, 2021, I experienced symptoms. I am going to keep taking tests just in case.**

**Thank you. Have a good night.**

**Very truly,  
Meg**

# Exhibit E

Bd 11537 B/phone/Meg is getting a little worse/Fw: Vulture and buzzards are attacking me/Please help/ a weak peon

From: Meg Kelly (meghankellyesq@yahoo.com)

To: patricia.schwartz@delaware.gov; lisa.dolph@delaware.gov; karlis.johnson@delaware.gov

Cc: meghankellyesq@yahoo.com

Date: Wednesday, January 5, 2022, 08:40 AM EST

Good morning,

I am feeling worse today. I am losing my voice, very dehydrated, and am experiencing more unpleasant symptoms. Per the message and pictures below, it appears I smell like death. I have been getting attacked by buzzards and I am seeking the state's help.

Should anything happen to me, and I am unable to get back to you I apologize.

Thank you for your understanding during this global pandemic and time of uncertainty.

On an aside, I applied for a free phone through the government's program. I was provided a phone that doesn't work. I attempted for months to get it fixed, as witnessed by the law librarian. I used her phone to call the providers.

The phone provider took government money without providing a working phone or service for months. They misled me to believe a working phone would be sent to me. No working phone came. They sent a letter indicating they will cut off service which they never provided me if I do not make one call by January 19, 2022. It appears, when I talked with them on the phone at the law library and made test calls from the broken phone, that still allowed them to make a month's worth of money without providing a service for months, so long as I continued to try to fix the phone. It did not matter that no test call went through. I am learning how poor people are exploited under the guise of aid through government private partnerships, by applying for programs for the poor. The government partners are difficult to correct since the government colludes by supporting funding to the private partners instead of governing and guiding private entities. Thus, the government backs private partners through pay, making their hands too dirty to clean private entities' hands.

I apologize for not being accessible by phone at this time. Thank you.

Very truly,  
Meg  
Meghan Kell

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

**From:** Meg Kelly <meghankellyesq@yahoo.com>

**To:** Christopher.Wade@delaware.gov <christopher.wade@delaware.gov>

**Cc:** Meg Kelly <meghankellyesq@yahoo.com>; david.saveikis@delaware.gov <david.saveikis@delaware.gov>; anthony.gonzon@delaware.gov <anthony.gonzon@delaware.gov>; Glenn Rolphe <grolfe@newszap.com>; Darin McCann <darin.mccann@coastalpoint.com>; Cris Barrish <cbarrish@why.org>

**Sent:** Wednesday, January 5, 2022, 08:12:27 AM EST

**Subject:** Vulture and buzzards are attacking me/Please help/ a weak peon

Hi Chris Wade,

Thank you for previously helped me regarding murder hornets. Can you please help me with the buzzards and vultures attacking me, and whooping at my head, and banging on the windows?

I do not have a phone and am unable to call animal control. I understand they buzzards are protected. I hope you value humans as even more valuable and in need of protection.

The turkey vultures smell Sulphur. I had a surgery in my youth which makes my menstruation difficult, making me smell like death. I always lose 5 pounds of water weight and become weaker and even have fainted should I not drink additional water during my period. I have my period now. They smell Sulphur. It is pretty humbling to tell you I smell like death.

The birds were setting me up knocking on the door, banging on the glass, while 50 now 100s of the different kind of buzzards, (the black ones without the red heads, the ones with the clawed feet), have been surrounding trees around the house. They have been watching me for some time before they made attacks, swooping in on me, with quick escapes. I almost didn't make it. The claws were so close, It is creepy, one sliced a screen at a window.

The black buzzards sometimes attack weak prey like me. It appears they go for eye balls and tongues and buttocks of weak prey. They twice chased me to go into my car, ten feet above my head.

It was about two or three different days I caught them banging at the windows. They are so big and scary and are growing in numbers. I am scrawny 110 pounds. I am not strong.

Will you please help me, or provide an email of the correct person to contact with the government?  
Please do not provide emails of private entities or government partners.


On an aside, I am losing my voice, and prefer not to come out, as I am not feeling so well. I do not have covid, but I think I have the shingles. I tested myself for covid and have additional test kits.


Thank you,  
Meg


Will you help me please? I understand they are protected species. Since, I am not feeling well, I do not want to come out. I do not have covid, but I think I have the shingles. Sorry.


I live at 34012 Shawnee, Drive Dagsboro, DE 19939

Thank you,  
Meg

 IMG\_1977.JPG  
1.8MB

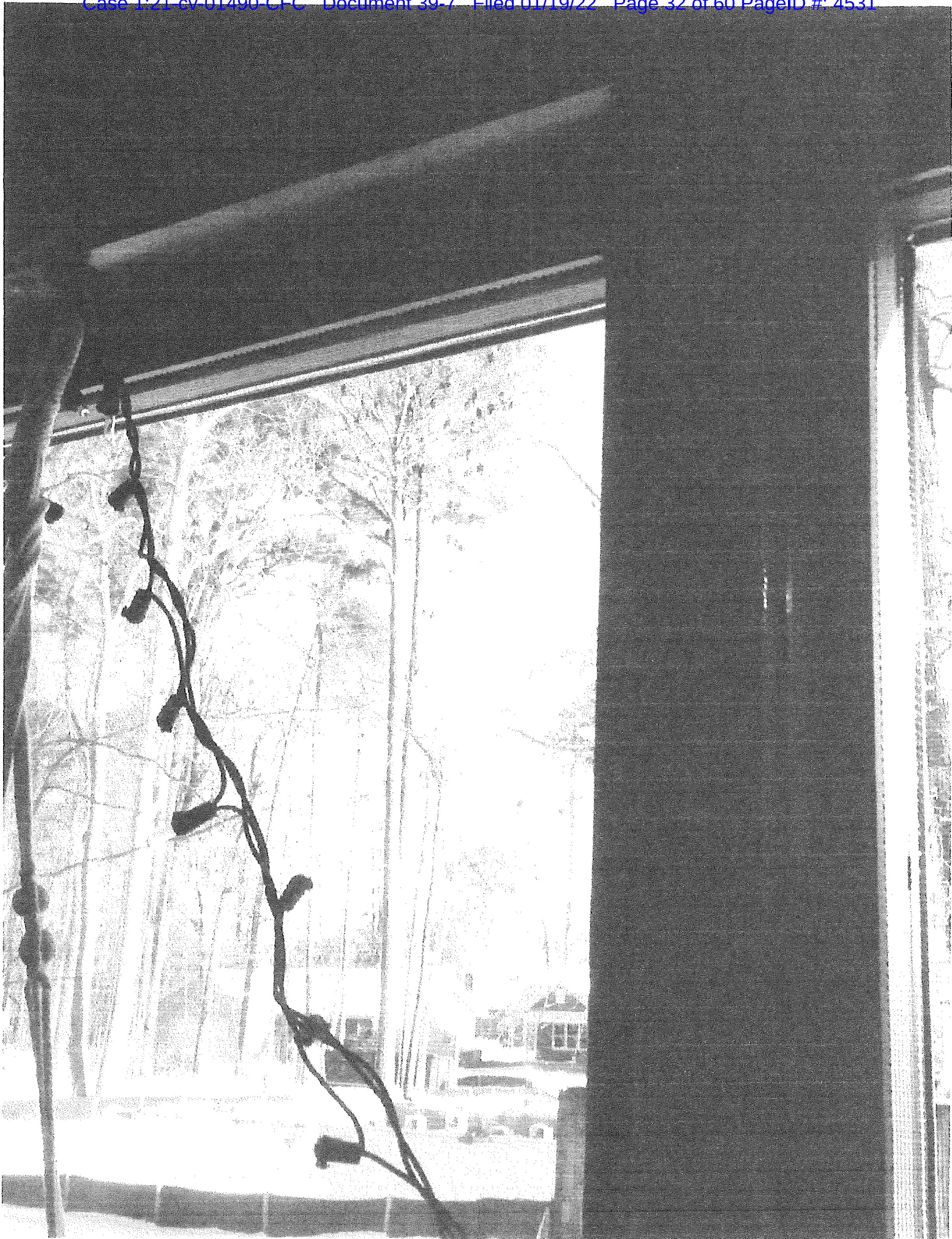
 IMG\_1979.JPG  
1.9MB

 bad birds.jpg  
450.1kB

 misbehaving misguided birds.jpg  
249.3kB











# Exhibit F

RE: Postponed hearing/maintaining objections/ Bd 1157B

From: Johnson, Karlis P (Courts) (karlis.johnson@delaware.gov)

To: meghankellyesq@yahoo.com; patricia.schwartz@delaware.gov

Date: Monday, January 10, 2022, 12:31 PM EST

Ms. Kelly,

The Board plans to move forward with the virtual hearing as scheduled. A Zoom link will be sent via email later this week.

**From:** Meg Kelly <meghankellyesq@yahoo.com>

**Sent:** Monday, January 10, 2022 11:42 AM

**To:** Johnson, Karlis P (Courts) <karlis.johnson@delaware.gov>; Schwartz, Patricia (Courts) <Patricia.Schwartz@delaware.gov>

**Cc:** Meg Kelly <meghankellyesq@yahoo.com>

**Subject:** Postponed hearing/maintaining objections/ Bd 1157B

Hello,

Last Thursday I checked on the status of the hearing, maintaining my objection due to improper service, and required time to perform discovery to show 1. the state does not have subject matter jurisdiction, and 2. the proceeding is illegal as applied to me, motivated to punish me for Constitutionally protected activity.

I have not heard back from the Board or opposing counsel on the status.

The Board confirmed receipt of documents. I received no notice my December 18, 2021, letter was rejected or returned by the Board.

Please confirm the hearing will be postponed. I also would like to set aside time to have the vulture expert from the federal government come too.

I hope both of you and your loved ones are well. I am concerned sickness may be the reason for the delay in response.

Thank you,

Meg

Meghan Kelly

34012 Shawnee Drive

Dagsboro, DE 19939

[meghankellyesq@yahoo.com](mailto:meghankellyesq@yahoo.com)

Acting as party not attorney advocate on behalf of another

# Exhibit G

thank you/Dec 18 Letter missing

From: Meg Kelly (meghankellyesq@yahoo.com)  
To: karlis.johnson@delaware.gov  
Cc: patricia.schwartz@delaware.gov; meghankellyesq@yahoo.com  
Date: Friday, December 24, 2021, 03:05 PM EST

Good afternoon,

Thank you for the letter received today, December 24, 2021.

I am in receipt of the dockets in the mail today. The Delaware Supreme Court did not give appointed Counsel all of the documents.

I am similarly concerned the Board may have accepted the CD I provided with my answers instead of the physical copies. I was not able to upload the documents on the CD completely or correctly with the threat counsel may be appointed before I provided answers.

I will work on scanning the answers to make sure your records reflect the physical documents. It may take me a few hours, and I may have to send them after hours or over the weekend. I also do not have the capacity to scan in large documents.

Should the Delaware Supreme court grant me permission to scan large documents at the law library, I would be grateful. The law library is able to scan about 100 pages at a time.

I saw your docket does not show receipt of my letter requesting postponement of the hearing until after I am afforded an opportunity to perform discovery, and after a determination is made on appointed counsel. I also provided the Board notice of my intent to file a Motion to object to appointed counsel, which you are in receipt of, in the attached December 18, 2021 letter.

The attached post office records indicate both you and Petitioner received the attached letter and certificate of service. It is likely you did not review the mail before you sent out the docket.

Thank you for providing the docket. I also received the Notice of the Hearing, dated December 10, 2021, in an envelope dated December 21, 201, received today December 24, 2021.

You are now aware of my request to postpone a hearing date so I may properly defend my exercise of Constitutionally protected activity from state retaliation, but for the exercise of fundamental rights, requiring the government to bear the burden of strict scrutiny.

I see the members have enclosures. I would like a copy of the enclosures they received emailed to petitioner and me. I understand that I may have to file a formal request. Given incomplete filings were given to David Hutt, I would like to confirm the record is complete.






I intend to file a motion objecting to an expert's attendance at a hearing, as it is against my religious beliefs. I am a child of God, not a scientific object for observation and examination by health or mental health examiners who play God by seeking to mold people like me to scientifically conditioned and conformed dictates instead of protecting the individual's dictates of conscience. Experts deem those whose will does not bend with temptations to adhere to the communally accepted trendy molds as unfit. My God teaches me those who are conformed to the world do not have eternal life and will be unfit for heaven, should they not repent.

I also will likely file a protective order to protect myself from examination from mental health or physical health experts on religious grounds, should petitioner seek an examination. My exercise of fundamental rights, including exercise of my religious beliefs, requires the state meet strict scrutiny, which it is not likely to meet.

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

Have a safe and healthy day.

Very truly,  
Meghan Kelly  
No 4968  
34012 Shawnee Drive  
Dagsboro, DE 19939  
meghankellyesq@yahoo.com

-  tracking ret rec Dec 18 letter.pdf  
75.3kB
-  Cert of service mailing Dec letter motion.pdf  
52.2kB
-  Dec 18 ltr counsel discovery appeal time.pdf  
207.7kB
-  confirmation of receipt.pdf  
119.5kB
-  Rec Dec 24 Notice of hearing w envelop.pdf  
113kB

# Exhibit H

Re: (Dec 18 motion outstanding)(Motion already filed )Re: (Patricia's stance) ODC's stance on postponing the hearing Bd 11537B

From: Meg Kelly (meghankellyesq@yahoo.com)

To: patricia.schwartz@delaware.gov

Cc: lisa.dolph@delaware.gov; karlis.johnson@delaware.gov; meghankellyesq@yahoo.com

Date: Tuesday, January 11, 2022, 03:16 PM EST

Patty,

You received my previous motion to postpone the hearing twice before too, as a filing with the Board and attached to a filing with the Court. It is not my fault the Board did not provide a determination, albeit informally until yesterday, with one full day before the hearing today.

I am not sitting on this, but am acting humbly imperfectly, swiftly to protect my life and liberty from compelled forced violations of my religious beliefs or loss of my license. My faith in Jesus is not for sale in exchange for my license to practice law. I should not be penalized by losing the ability to buy and sell as an attorney, but for believing differently than most. The rule of law protects the minority from mob rule. I am allowed to keep myself separate. I am not hurting you by loving Jesus and others more than material gain. God desires mercy not sacrifice. I desire the ability to worship my God without government punishment.

Have a good day.  
Meg  
Meghan Kelly  
34012 Shawnee Dr  
Dagsboro, DE 19939  
meghankellyesq@yahoo.com

On Tuesday, January 11, 2022, 03:02:24 PM EST, Meg Kelly <meghankellyesq@yahoo.com> wrote:

Patty,

Noted, you object.

You received my more important reasons for postponement via email this morning, served via US Mail this morning, where I had to request a waiver for volume.

My faith in Jesus, my eternal life, is even more important than my life here.

With regards to my health, I do have a sore throat, and fatigue too, but covid tests are negative for now. Should I continue to grow worse, I will let you know.

With regards to the shingles, I think it is healing, beyond the fluid blister, scab like stage.

I am not going to be examined by doctors or going to a hospital during a global pandemic. Going there means sickness and death by contagion, and loss of eternal life.

I would still like copies of the dockets via email from the Board and Court due to the immediate nature of this issue.

Karlis Johnson, may I please have a copy of the documents of the Board sent to me via email as soon as possible?

Thank you.

Regards,  
Meg



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

On Tuesday, January 11, 2022, 02:35:25 PM EST, Schwartz, Patricia (Courts) <patricia.schwartz@delaware.gov> wrote:

Ms. Kelly

The ODC has not been served with a motion to continue the hearing on Thursday January 13, 2022 based on your medical condition of shingles. Please be advised, the ODC opposes any other motions for a continuance that are not based on your claim of "not feeling well. I am getting over the shingles" as stated in your below email. By copy of this email to Ms. Karlis Johnson, Administrator for the Board, the ODC advises the Board of its opposition to a continuance for any reason other than your current medical condition of shingles.

Patty Schwartz

Patricia Bartley Schwartz

Office of Disciplinary Counsel

Supreme Court of Delaware

405 N. King Street, Suite 420

Wilmington, DE 19801

Temporary number 302-668-3467

# Exhibit I

(Motion already filed )Re: (Patricia's stance) ODC's stance on postponing the hearing Bd 11537B

From: Meg Kelly (meghankellyesq@yahoo.com)

To: patricia.schwartz@delaware.gov

Cc: lisa.dolph@delaware.gov; karlis.johnson@delaware.gov; meghankellyesq@yahoo.com

Date: Tuesday, January 11, 2022, 01:41 PM EST

Good afternoon,

Thank you for your response. With regards to your offer, I already filed the motion.

I also object to examination and mistreatment as an object to use for pay by doctors or health professionals on religious grounds.

Our healthcare is terrible. I drafted state and federal healthcare proposals to improve care to care for patients, instead of harming them for profit in 2018.

I believe our healthcare harms instead of heals, causes death and damns people to hell. I even had a sign to improve healthcare when I ran for office. As you see in the Complaint, I sent you where I sued the democrats, they did not want me to run because they opposed my healthcare stance. They wanted more bad care. More is not better when the funding is received in exchange for using patients as lab tests in experiments for profit, not for the patients' good.

I believe people go to hell for serving business greed under the guise of good or love, should they not unharden their heads and hearts. I believe even referring people to businesses or charities that work for conditional purposes serves deception that misleads people to hell by teaching conditionally caring is unconditional love. I believe masking pain, inhibiting people's mental faculties prevents them from using their conscience mind to love God and one another, potentially damning them to hell should they die, exchanging their desire to feel better with the loss of eternal life, exchanging their trust in God with the trust of a fallible person.

One of the leading causes of death in America is going to the doctors.

Doctors and other experts are rendered above the law. They are rendered to be the law before the courts as judges turn to experts' forced thought and professional standards instead of serving the people by independently thinking as individual judges. I believe judges sin against God by not using their own conscience mind to discern truth.

Individual judges are powerful, not powerless. They have the ability to discern justice beyond the constrains of what is written, what has been done before, and the fickle, ever-changing fads and trends of experts in various industries which serve business greed, not good, to safeguard individual people and individual liberties under the Constitution.

Individuals and their freedoms are not for sale for barter or exchange by the government through government backed partnerships or otherwise.

I see people as the treasure, not money, merriment or material gain, each individual person makes our world richer, each one not replaceable by money or material gain.

It is a greater treasure to share the gift of each individual for eternity. Yet Jesus the Christ teaches most people go to hell. Citing Matthew 7:13-15. Many people try to go to heaven, thinking they will get there, and are mistaken. Citing Luke 13:23-28. Only a mere remnant is saved from destruction. Citing Isaiah 10:22.

I choose to lay down my desires, my will to seek to do God's will, by standing up for my belief Jesus is savior not money, or business. My license to work should not be taken away because I worship God as God, not money as God.

Jesus taught those who worship by conducting business are not welcome in the church or in heaven. Citing John 2:16. He drove those who used God's name to serve business greed out of the temple and scolded them for making his father's house a place of business.

I do not oppose working for money as that is a punishment for original sin per Gen 3. I oppose loving money, seeking money at work or elsewhere to care for your own to the extent it makes money God, adultery with God, and makes your eye evil as Jesus teaches. So, when you look at others you seek money, merriment and material gain, with evil eyes, too blind to see clearly to love the person before them unconditionally, not based on getting something out of it.

I do not oppose science either. I oppose the government compelled trust in science in place of God. Science is not God. Science is learning. I perform science all the time, but do not declare myself an expert or master. I am a pupil, studying God's creation. God is the master, the teacher, not me. This humility verses pride, this trust in man in place of God is a matter of eternal life and eternal death, the second death. It is no small matter, but a serious one where souls are lost in the fire through believing a lie, deception, as truth. Getting it wrong is not ok, but eternally deadly, with regards to where you place your faith. As for me, I will trust the Lord, as God, not science, not man, not money, not my imperfect self.

Science is the study of things. I oppose calling the pupil a master, an expert on things, the authority to listen to, as that appoints them God and defeats science by claiming they learned enough to stop learning, ending science. It also reflects the image of the devil by instilling pride instead of humility.

Experts are not God. They are not the authority. Jesus teaches us call no one your expert but God. People are harmed because they give into temptation to blindly rely on experts instead of examining conflicts of interests and known and unknown variables.

I also believe people go to hell for getting it wrong, should they not repent, blinded by their paycheck or profit to care for their own, not caring to seek to know truth, how their work may be improved to prevent harm towards others. Somehow courts do not correct the experts and businesses who harm people for profit. They appear insulated by defenses, which prevents correction or healing if you will from sin, getting it wrong harming people by making products made to break, repair and replace instead of last, causing artificial indebtedness in violation of the Bible's teachings or causing cancer or other physical ailment. I think I understand how the system is rigged to guarantee injustice. I also understand that the Courts cannot prevent the system from being cheated if no one asks them. I do believe the courts may choose to unrig the system to make our imperfect union more secure, stronger, free in the face of a planned overthrow of our way of government through the World Economic Forum's plans.

Science is called philosophy in the bible, and God warns us not to be deceived by philosophers who sell theories to serve their own vanities. I do not ignore experts, but I discern their hearts as commanded by Jesus. Matthew 12:34-38.

Do they serve the will of God or the vanities of men? I know God, and it is God in me (not me) which discerns the hearts of others to correct to prevent condemnation.

Our healthcare should not be focused on money at the cost of sacrificing human health and life. Business greed is lawlessness and reflects the image of the devil and children of the devil not saved from hell. The rule of law can tame the beast sin, to transform children of the devil to children of God by love for one another, not sacrificing others for worship of money as god. Court correction can save lives and eternal lives. Judges may choose to be eternal life savers or not. They have a choice no matter if they lament, they have no choice. They have free will beyond the corners of the laws and must use their check upon those who draft the laws by their individual, special, interpretations of the law to protect people from being sacrificed for profit. They are full of deceit that damns if they cry baby, they have no power. They have power to reflect the image of God by use of their conscience mind to love, their individual brain. They have free will, even if the individual judges say they do not. They are incorrect. Individual judges are special and powerful, not powerless.

With humility there is grace and salvation. Choosing to know truth, turning away from hardness of heads and hardness of hearts, turning away from the pride of man saves. But the proud are sadly without eternal life should they not unhardened their heads and hearts. Jesus teaches us to have salt amongst ourselves, humility correcting one another, without condemnation, with hope. So, we are not led astray by the desires of man to harm and hell. It is pretty loving to correct folks to prevent harm and hell. That is the power individual judges have, to save eternal lives if they so choose. I hope they so choose.

You are not required to believe as I do, and you may even think my beliefs are dumb. Yet, the Constitution protects my freedom to believe by the dictates of my conscience, not the bought or bartered for, force fed thoughts of experts. The state may not impermissibly punish me because the state believes differently. The state is not God either.

I stand firm on my faith in Jesus. I am not acting as an attorney advocate on behalf of another. I am standing up as an individual, an accused party, standing with God, even if I stand alone. Please note, I am not in government. If I was, my

freedom to speak on religion would be limited, to prevent the use of the cloak of the government to establish government religion by my mere voice.

With love,  
Meghan Kelly  
34012 Shawnee Dr  
Dagsboro, De 19939  
meghankellyesq@yahoo.com

On Tuesday, January 11, 2022, 09:38:18 AM EST, Schwartz, Patricia (Courts) <patricia.schwartz@delaware.gov> wrote:

Ms. Kelly

I am sorry you are not feeling well. The ODC will agree to a one week postponement of the hearing based on your current medical condition - shingles. However, because a hearing is pending before the Board on Professional Responsibility, you should file a formal motion with the Board requesting a continuance and outlining the medical reasons for your request. You may represent in the motion that ODC has no objection to a one-week continuance based upon your representation below.

If the Board grants the continuance, and if after one-week has passed and you continue to be unwell, the ODC may support a further continuance of the matter if you provide documentation the treatment you are receiving and a doctor's opinion you are unable to proceed based on your condition.

Patty

Patricia Bartley Schwartz  
Office of Disciplinary Counsel  
Supreme Court of Delaware  
405 N. King Street, Suite 420  
Wilmington, DE 19801  
Temporary number 302-668-3467

**From:** Meg Kelly <meghankellyesq@yahoo.com>  
**Sent:** Monday, January 10, 2022 5:01 PM  
**To:** Schwartz, Patricia (Courts) <Patricia.Schwartz@delaware.gov>  
**Cc:** Meg Kelly <meghankellyesq@yahoo.com>; Dolph, Lisa (Courts) <Lisa.Dolph@delaware.gov>; Johnson, Karlis P (Courts) <karlis.johnson@delaware.gov>  
**Subject:** (Patricia's stance) ODC's stance on postponing the hearing Bd 11537B

Patricia,

Please provide your stance on postponing the hearing. I am not feeling well. I am getting over the shingles. I previously requested the Board and Court postpone the hearing. You have notice of objections. I may make another motion.

What is your stance? Please have mercy and look at me as a human not a case.

Thank you.

Good night,

Meghan Kelly

23012 Shawnee Dr.

Dagsboro, DE 19939

[meghankellyesq@yahoo.com](mailto:meghankellyesq@yahoo.com)



Health care that cares.jpg  
64.2kB

**Healthcare that Cares  
Not Healthcareless**

**VOTE**

**MEGHAN KELLY**

**"Your Health is your  
Wealth"**

**PAID FOR BY MEGHAN KELLY, ESQUIRE FOR 38th DISTRICT**

# Exhibit J



Re: CONFIDENTIAL - Board Case No. 115327-B

From: Meg Kelly (meghankellyesq@yahoo.com)  
To: karlis.johnson@delaware.gov  
Cc: lisa.dolph@delaware.gov; patricia.schwartz@delaware.gov  
Date: Tuesday, January 4, 2022, 04:31 PM EST

Good afternoon,

Thank you. That is very helpful.

I am not feeling so well. I already sent an email to Patricia Swartz yesterday.

I have taken three covid tests and I am negative. However, I believe I developed the shingles yesterday. I had them before when my grandmom died, and a friend confirmed it looks like shingles, Dr. Dean Dobbert.

So, I wanted to let you and the courts know, should anything happen to me or if I continue to get worse.

Thank you. Have a good afternoon.

Very truly,  
Meg  
Meghan Kelly  
34012 Shawnee Drive  
Dagsboro, DE 19939  
meghankellyesq@yahoo.com

On Tuesday, January 4, 2022, 04:01:06 PM EST, Johnson, Karlis P (Courts) <karlis.johnson@delaware.gov> wrote:

Ms. Kelly,

To clarify my message from last week, you may submit your BPR filings via email to [Supreme\\_Court\\_BPRFilings@delaware.gov](mailto:Supreme_Court_BPRFilings@delaware.gov)

or by U.S. Mail – you do not need to do both.

Thank you.

**From:** Johnson, Karlis P (Courts)  
**Sent:** Wednesday, December 29, 2021 4:05 PM  
**To:** Meg Kelly <meghankellyesq@yahoo.com>; Hutt, David C. <DHutt@morrisjames.com>; Schwartz, Patricia (Courts) <Patricia.Schwartz@delaware.gov>  
**Cc:** Dolph, Lisa (Courts) (Lisa.Dolph@delaware.gov) <Lisa.Dolph@delaware.gov>  
**Subject:** CONFIDENTIAL - Board Case No. 115327-B

Ms. Kelly's filings in Board Case No. 115327-B have been received and shared with the board panel. The motion to remove counsel, which is currently pending before the Supreme Court, has also been provided to the board panel.

Future filings in Board Case No. 115327-B should be emailed to the mailbox designated to receive BPR filings: [Supreme\\_Court\\_BPRFilings@delaware.gov](mailto:Supreme_Court_BPRFilings@delaware.gov)

Regards,

Karlis Johnson

# Exhibit K

## Board No 21-11537 B/ Poor exploited sacrificed for profit

From: Meg Kelly (meghankellyesq@yahoo.com)

To: karlis.johnson@delaware.gov; lisa.dolph@delaware.gov; patricia.schwartz@delaware.gov

Cc: meghankellyesq@yahoo.com

Date: Wednesday, January 5, 2022, 09:06 AM EST

Morning,

Please see attached relating to the broken phone that could not make or receive calls.

You may be able to choose to help the poor instead exploiting their need to serve the greed, not good, of private partners. You may choose to stop the human sacrifice, the feeding of the sheep to wolves in sheep's clothing.

Thank you,

Meg

Meghan Kelly

34012 Shawnee Dr

Dagsboro, DE 19939

no phone

meghankellyesq@yahoo.com

acting as a party, not an attorney advocate on behalf of another

No 4968



Broken phone wrongly earns money for months.pdf  
137.5kB

## **Fecha límite federal: January 19, 2022**

**Use su teléfono de Assurance Wireless para hacer una llamada, enviar un mensaje de texto o entrar a Internet (sin usar Wi-Fi) a más tardar para la fecha límite que se indica arriba, o de lo contrario perderá su servicio Lifeline GRATIS.**

Corre el riesgo de perder su servicio Lifeline GRATIS para el **January 19, 2022**.

Han pasado unos 25 días desde que usó su teléfono de Assurance Wireless. Si no usa su servicio de Assurance Wireless al menos una vez cada 30 días para mantener activa su cuenta, será eliminado del programa Lifeline y su servicio telefónico Lifeline GRATIS será suspendido.

### **¿Qué cuenta como uso de teléfono elegible para mantener activa mi cuenta de Assurance Wireless?**

A fin de mantener activa su cuenta, use su teléfono de Assurance Wireless para hacer una llamada, contestar una llamada, enviar un mensaje de texto o usar sus datos móviles GRATIS (usar Wi-Fi no cuenta) para conectarse a Internet.

**¿Cómo uso mi plan de datos móviles de Assurance Wireless GRATIS, en lugar de Wi-Fi, para conectarme a Internet?** Es muy fácil. La forma más rápida de cambiar entre Datos móviles y Wi-Fi es a través del Panel de notificaciones. Simplemente mueva hacia abajo el Panel de notificaciones que se encuentra en la parte superior de la pantalla del teléfono deslizando el dedo en un movimiento hacia abajo. Busque el icono "Mobile Data" (Datos móviles) y toque el icono para activar y desactivar los Datos móviles. Asegúrese de utilizar sus datos móviles GRATIS al menos una vez al mes.

Si no utiliza su servicio a más tardar el **January 19, 2022**, perderá su servicio de Assurance Wireless GRATIS y será eliminado del programa Lifeline. Tendrá que volver a hacer su solicitud si desea seguir recibiendo el servicio Lifeline.

Si tiene alguna pregunta, por favor llámenos al 1-888-321-5880. Gracias por ser cliente de Assurance Wireless.

Atentamente,

**Assurance Wireless**

**Una Forma Libre de Preocupaciones para Mantenerse Conectado**

**P.D. ¡No espere más! ¡Use su teléfono de Assurance Wireless a más tardar el January 19, 2022 para hacer una llamada, enviar un mensaje de texto o entrar a Internet (usar Wi-Fi no cuenta), o su servicio telefónico Lifeline GRATIS será suspendido.**

El servicio Lifeline, un programa de asistencia gubernamental, está limitado a uno por hogar y no es transferible. Un hogar se define como cualquier individuo o grupo de individuos que viven juntos en el mismo domicilio y comparten sus ingresos y gastos. Los consumidores que deliberadamente hagan declaraciones falsas con el fin de obtener el beneficio pueden ser sancionados con multa o prisión, o pueden ser excluidos del programa. Los modelos de los teléfonos pueden variar; podrían aplicarse cargos de envío. Plan: las velocidades de transmisión de datos pueden variar. Los datos y minutos no utilizados no se transfieren. **Servicios adicionales:** voz 10c/min. o 250 mins. con opción adicional de \$5; planes de datos e internacionales requieren la compra de opciones adicionales. El acceso al correo de voz utiliza minutos del plan o adicionales. Los clientes pueden utilizar el servicio de Assurance Wireless con el plan paga lo que consumes (pay-as-you-go) después de la cancelación del servicio Lifeline. Para los clientes de todos los estados, excepto FL, cuando la cuenta se cambia al plan paga lo que consumes y está inactiva durante 120 días, el día 121 la cuenta será cerrada y se perderán todos los fondos no usados y el número de teléfono. Para los clientes de FL, cuando la cuenta es cambiada al plan paga lo que consumes, el día 366 la cuenta será cerrada y se perderán todos los fondos no usados y el número de teléfono. Podrían aplicarse impuestos de venta estatales y locales y otros cargos. Podría requerirse una recarga Top-Up mínima de \$5. Otros términos: ofertas no disponibles en todos los estados/áreas y podrían variar por estado. Cobertura no disponible en todas partes. Assurance Wireless se reserva el derecho de cambiar o cancelar las ofertas en cualquier momento. Se aplican las reglas que rigen el uso prohibido de la red y otras restricciones. Detalles en assurancewireless.com. © 2021 Assurance Wireless USA, L.P.

# Exhibit L

Board filing part 1 of 3) memorandum of law, motion, cert of serv and table of exhibits)  
Board Case No. 115327-B






From: Meg Kelly (meghankellyesq@yahoo.com)  
To: supreme\_court\_bprfilings@delaware.gov  
Cc: meghankellyesq@yahoo.com; patricia.schwartz@delaware.gov  
Date: Friday, December 31, 2021, 12:15 PM EST

Good morning,

Attached, please find Respondent Meghan M. Kelly's objection to and motion to enjoin expert observation and analysis of respondent at hearings and discovery; notice she will move for a protective order during the discovery stage; and requests to prevent costs as going into debt is against her religious beliefs; Memorandum of law in support of this motion, certificate of service, postal receipt, table of contents of the exhibits, and exhibits thereto contained, dated December 31, 2021 to be provided in additional emails.

Thank you. Have a good weekend.

Very truly,  
Meghan Kelly  
34012 Shawnee Drive  
Dagsboro, DE 19939  
meghankellyesq@yahoo.com  
4968  
no phone  
Acting as a party not an attorney advocate on behalf of another

-  Motion.pdf  
363.4kB
-  Memorandum of law.pdf  
402.5kB
-  Certificate of service.pdf  
64.4kB
-  Table of Exhibits Meg's Motion regarding experts at hearings.pdf  
165.2kB
-  Postal receipt.pdf  
36kB

# Exhibit M



Re: CONFIDENTIAL - Board Case No. 115327-B

From: Meg Kelly (meghankellyesq@yahoo.com)

To: karlis.johnson@delaware.gov; patricia.schwartz@delaware.gov

Cc: angela.james@delaware.gov; supreme\_court\_bprfilings@delaware.gov; meghankellyesq@yahoo.com

Date: Wednesday, January 12, 2022, 10:48 AM EST

Morning,

To clarify, I did not make another motion.

I merely communicated with the coordinator and you and indicated I would appreciate more time to afford a fair opportunity to prepare a defense. You are free to give a stance in order to possibly prevent additional paperwork.

Thank you,  
Meg  
Meghan Kelly  
34012 Shawnee Dr.  
Dagsboro, DE 19939  
meghankellyesq@yahoo.com

On Wednesday, January 12, 2022, 09:35:07 AM EST, Schwartz, Patricia (Courts) <patricia.schwartz@delaware.gov> wrote:

Ms. Johnson

The ODC will provide a written response to Ms. Kelly's motion.

Thank you

Patty

Patricia Bartley Schwartz  
Office of Disciplinary Counsel  
Supreme Court of Delaware  
405 N. King Street, Suite 420  
Wilmington, DE 19801  
Temporary number 302-668-3467

**From:** Johnson, Karlis P (Courts) <karlis.johnson@delaware.gov>

**Sent:** Wednesday, January 12, 2022 8:59 AM

**To:** Meg Kelly <meghankellyesq@yahoo.com>; Schwartz, Patricia (Courts) <Patricia.Schwartz@delaware.gov>

**Cc:** James, Angela D (Courts) <Angela.James@delaware.gov>; Supreme\_Court\_BPRFilings <Supreme\_Court\_BPRFilings@delaware.gov>

**Subject:** RE: CONFIDENTIAL - Board Case No. 115327-B

Ms. Schwartz,

Please provide ODC's position so that I may share it with the board panel.

**From:** Meg Kelly <[meghankellyesq@yahoo.com](mailto:meghankellyesq@yahoo.com)>  
**Sent:** Tuesday, January 11, 2022 4:18 PM  
**To:** Schwartz, Patricia (Courts) <[Patricia.Schwartz@delaware.gov](mailto:Patricia.Schwartz@delaware.gov)>; Johnson, Karlis P (Courts) <[karlis.johnson@delaware.gov](mailto:karlis.johnson@delaware.gov)>; Supreme\_CourtFilings (MailBox Resources) <[Supreme\\_CourtFilings@delaware.gov](mailto:Supreme_CourtFilings@delaware.gov)>; Supreme\_Court\_BPRFilings <[Supreme\\_Court\\_BPRFilings@delaware.gov](mailto:Supreme_Court_BPRFilings@delaware.gov)>; James, Angela D (Courts) <[Angela.James@delaware.gov](mailto:Angela.James@delaware.gov)>; Dolph, Lisa (Courts) <[Lisa.Dolph@delaware.gov](mailto:Lisa.Dolph@delaware.gov)>  
**Cc:** Meg Kelly <[meghankellyesq@yahoo.com](mailto:meghankellyesq@yahoo.com)>  
**Subject:** Re: CONFIDENTIAL - Board Case No. 115327-B

Thank you for your mercy.

I don't feel well at all, but I would sacrifice sleep and my health to defend the worship of my God from state interference and retaliation for such.

I am crying with relief. Thank you for the reprieve, for now.

However, the reasons in my motions I required the hearing to be postponed is something more important than my health.

I desire to be afforded with the opportunity to build a defense, research and time to seek truth concerning unclear issues through discovery. January 21, 2022 doesn't afford me with much opportunity to subpoena potential witnesses, draft interrogatories, requests for admissions or build a case.

I was hoping the Board would treat this as a court case with scheduling for discovery. Would you please consider postponing a date until after discovery is performed?

Otherwise, I have to look into appealing this order to protect my substantive and procedural due process guarantees from a fundamentally unfair proceeding, affording me no time to adequately prepare and perform discovery, potentially subpoena witnesses and research after I get better at the law library.

I respectfully request the Board postpone the hearing to allow for discovery, and for filing of the motions after discovery, which may prevent the need for a hearing.

Thank you,

Meg

Meghan Kelly

34012 Shawnee Dr

Dagbsoro, DE 19939

[meghankellyesq@yahoo.com](mailto:meghankellyesq@yahoo.com)

On Tuesday, January 11, 2022, 03:41:32 PM EST, Johnson, Karlis P (Courts) <[karlis.johnson@delaware.gov](mailto:karlis.johnson@delaware.gov)> wrote:

Please see the attached order granting the request for postponement.