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 66th AFFIDAVIT UPDATE

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

- 1. I sinned by telling this court I was considering an attorney in this case. I am sorry. It has been really hard for me by compelled poverty to juggle potentially 6 reciprocal cases simultaneously upon receipt of the Delaware disability order as I continue to fought and continue to fight in this proceeding even prior to the DE disciplinary proceeding beginning.

 What if the attorney I thought about asking gets into trouble and similarly has to defend himself. I am a sinner for considering asking another attorney.
- 2. I think Richard Abbott is really smart, and I applaud him for having the courage to do the right thing to guide the misguided in government positions. I think he was in trouble with defendants for doing what is right upholding the First Amendment right to petition and First Amendment right to speech to hold government officials to the Constitutional rule of law just like I seek to do. I am in trouble for standing up for my Constitutionally protected religious belief and for standing up for my God in the face of established government religion in the mark of children of the devil misleading most of humanity to hell under the guise of heaven by making money and material gain, mammon God through worship of man and man's work. This makes man an idol as demi-gods or their own gods like Satan desires to make himself or his desires his own master in Isaiah 14.

- 3. Even considering asking Richard Abbott may tempt the Supreme Court to punish him because he is really smart, and they would be scared of him.
- 4. I think I would only consider asking him if he too got into trouble in hopes this court and reciprocal courts would have more grace with him allowing stays until he secures his livelihood in DE, and may seek to save me.
- 5. I apologize to this court for having a bad idea. I do not ever want to place a person in a worse position. I am really sad for my sin. I thought he would be a great attorney to sue President Biden or Trump too.
- 6. I followed up with the Eastern District Court, per the attached Exhibit 1, today August 15, 2023 the court filed the amended notice of appeal, without duplicating the order and transcript twice, which I mailed them since I must include the transcript form and attached order with the second attempt too.
- 7. The email notice of filing states "NOTICE OF APPEAL as to [33] Order on Motion for Order by MEGHAN MARIE KELLY. **IFP Granted**. Copies to Judge, Clerk USCA, Appeals Clerk. (fdc)" per Exhibit 2.
- 8. Also attached, please find proof that I sent an application for leave for more time to file a writ of cert for the Eastern District of PA Matter, at Exhibit 3, excluding most internal exhibits of the filing, with tracking number.
- 9. Later today on August 15, 2023 to my horror the Eastern District Court of PA previously indicated IFP granted when sending the Order. It was amended by "lisa", per the attached second notice. It was changed with the caption "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,)" per Exhibit 4.

- 10. I am getting set up and am scared.
- 11. The Eastern District Court received part of the US Supreme Court filings, per Exhibit 6, the confirmation of receipt tracking order including attached in bad faith denied the IFP status I believe because it did not like what the documents included in the Motion to reopen indicated including the following:
 - "I Meghan Kelly, Esq., pursuant to FRAP 2, 27, 40, my 5th Amendment right to a fair trial to defend and preserve my private exercise of 1st Amendment rights to petition, speech, religious belief, exercise, and association, objection to compelled servitude invoking the 13th or other applicable law move good cause to Reopen Case, closed on 6/30/23 to Consider pleadings filed 6/4/23 and 6/5/23 Motions for Reagument orders denied by this Court on 6/30/23, and permission to file a motion should my motion for reagument of the Order denying a stay be denied and potential permission if needed to request pursuant to 28 USC Section 2106 that my license be placed on disability in order not to have 6 new law suits against me with a guaranteed new one by the US Supreme Court under Supreme Court Rule 8, without prejudice to appeal Denial of the Stay and denial, and any other Order by this Court to prevent irreparable injury in terms of harm to health, loss of property interests, 6 new law suit, loss of licenses, and the right to exercise fundamental rights. I incorporate the entire District Court Docket below and the Third Circuit Court Record by reference to the document or Docket Item, and any exhibits hereto as if fully incorporated herein, and aver"
 - 1. 6/30/23 this Court entered 7 judgments against me near closing time on the 4th of July holiday weekend in this matter and the Kelly v Swartz a Civil rights case 21-3198 (hereinafter referred to as "civil-rights"-case or "21-3198"). I had a horrible holiday weekend. I called my parents about the order and they threatened to cut off my phone which they did before. I told them this judgment may start up to 6 additional law suits on the different disciplinary order. They reasonably are upset. The denial of a stay, and a denial of more time caused the Clerk to file an Order dismissing the case immediately for failure to prosecute. (Exhibits A, B).
 - 2. The Dismissal-Order denied me fair and reasonable notice under the circumstances, where the Court through my case manager assured me I would be granted time in response to my timely filed motion for an extension, in violation of my right to a fair proceeding under US Amend. V. I was not granted time. (Exhibit C)
 - 3. Dismissal was especially unfair since on 6/2/23, well in advance of the 6/13/23 due date, I filed a Motion for more time to file the brief under prejudice. The Clerk Ordered that I may not exceed 3-pages despite good cause and requirement for more time under my unique situations. The Order effectively chilled my ability to effectively refer to all the facts and case law necessary to defend my 5th Amendment right to a fair proceeding by the threat of the irreparable loss of my private right to religious belief, substantial burden to access to courts and involuntary servitude against my asserted invocation of the 13th Amendment in the attached Motion for reagument on

this courts Denial of costs, fees or taxes with leave to reassert the Motion. I reassert the Motion now in full, attached in part, and incorporate my Motion for reargument to vacate an Order, dated 5/19/23 concerning the page-limit threatening Order compelling me to comply or risk violating my religious beliefs, Motion to correct Motion to vacate, and related documents in their entirety. (Exhibits D, E, F, G, H, I)

- 4. Moreover the order dismissing the case for failure to prosecute was filed the same time as the Order denying an extension and a stay vitiating my 1st Amendment right petition this courts denial of motions on reagument under FRAP 4 wherein I intend to file a motion for reargument or rehearing to effectively assert my claims and Constitutional rights in the Civil rights case, while not vitiating my right to defend my liberties and licenses in this case. The 6/30/23 dismissal order also vitiated my right to petition under FRAP 40 on denial of the recusal of a stay of Phipps or Scirica here and of Judge Scirica in the civil-rights case. I incorporate herein by reference in full, attaching in part Exhibits J through O, including the Motion to expedite. I incorporate the motion for time Phipps granted, and two motions for a stay Phipps denied that effectively deprived me of my First Amendment right to petition the DE Disciplinary appeal on US Supreme Court. I require a stay to safeguard my right my 1st Amendment rights to private petition, religious belief, exercise of belief, association and other rights and claims that I may lose forever in DE with no recourse for my claims other than the DE District Court.
- 5. My petition of the DE-Order to the USSC was denied on my first attempt since I filed the Motion for leave for additional pages prior to the petition instead of simultaneously therewith. (Exhibit P, letter denying petition, stamped first page showing receipt). In the civil-rights case, Phipps denied a stay, and an interim stay pending the US Supreme Court's determination on whether he erred in denying a stay as causing me irreparable injury in terms of loss of the 1st Amendment right to petition the DE-Order with the same brief within the time frame the Court gave me to make a second attempt of the exact same Brief. (3DI 49-51). Phipps denial of a stay did deny me my asserted 1st Amendment right to petition, causing irreparable injury unless I am permitted meaningful access to the DE District Court case to seek relief even on appeal and hopefully on remand.
- 6. I sought in good faith to maintain my right to petition in the US Supreme Court before the passage of time made it an impossibility. I filed a motion to expedite my petition prior to judgment of the civil rights case with the highest-court. Docketing delays prevented me the 5th Amendment opportunity to be heard until it was too late. I was deprived of right to petition the DE-state Order and fairly present my claims before the USSC. (See, 3DI 49-50-51-52, Exhibit P, Docket sheet for Civil rights interim appeal).
- 7. My right to petition to safeguard my fundamental rights and claims was previously denied by this court and Judge Phipps in particular in the civil-rights case. I seek to file a motion for reargument in this case on denial of a stay to prevent additional irreparable injury in terms of loss of fundamental right to petition to sustain my Constitutional claims and liberties and other relief.

- 8. I seek permission to argue under FRAP 40 a stay must be granted to give me a fighting chance to petition the civil rights case on appeal to the US Supreme Court, and hopefully back on remand before the DE District Court. I have to safeguard my ability to effectively fight the Delaware Supreme Court members and other Defendants in the civil proceeding to defend not merely my licenses but elimination of my 1st Amendment right to believe in Jesus Christ and other rights forever while shielding state persecution of me in vindictive retaliation for merely petitioning to assert my rights over a course of about 20 years that will continue should this court not uphold my asserted rights of Constitutional protections.
- 9. I invoke and do not waive my 1st Amendment right to petition under rule 40 to assert and defend my right to private-constitutional rights, not merely my licenses especially my right to petition the state to safeguard my religious belief in Jesus without persecution, as the state has persecuted me for about 20 years.
- 10. Third Circuit-staff sought to persuade me to file a brief as I asserted in the attached letter. (Exhibit Q) I cannot or I will no longer be free to worship Jesus Christ, exercise my religious-political beliefs, speak, associate, petition, self-represent, and the state-court may eliminate the religious freedoms of others in addition to me by labeling my religious-belief in Jesus a mental disability, unrestrained by the Constitutional limits to prevent me and other individuals the license to buy and sell, not only through professional boards but through the new economic digital slave system if this Court does not safeguard our liberties. US Amend I, V, VI, XIV.
- 11. For good cause to prevent manifest injustice against me in terms of the irreparable loss of the First Amendment right to petition under Rule 40 on the 6/20/23 and 6/30/23 denials of motions. I especially seek to reopen the case to present a motion for reargument on this court's denial of a stay to prevent manifest injustice against me under the extraordinary circumstances where a stay is required to prevent irreparable injury in terms of losing my Constitutional protected freedoms in DE forever.
- 12. I also seek to reopen the case for permission potentially to draft an additional motion to place my license on inactive disabled in order not to vitiate my right to sustain, assert and defend religious belief, speech, association, exercise of belief, petition, right to self-representation and other rights in the civil-rights case, should this court deny me a stay on a motion for reagument or other motions including motion for reargument on the recusal of Phipps and Scirica.
- 13. A DE Disciplinary order placing my license on disability and activity related thereto caused 6 additional law suits to arise, including the reciprocal proceeding which is the subject of this appeal, Eastern District Court of PA and including the civil rights case, which this court dismissed simultaneously with this case on 6/20/23.
- 14. The Eastern District Court's Order is different from disability in that it is disbarment. This judgment may start up to 6 additional law suits on the different order on disbarment, including by the US Supreme Court. Supreme Court rule 8 allows for disbarment and discipline proceedings, but is not required in disability.

- 15. Additional threats of possible law suits create an obstacle so great as to prevent me a fair opportunity to petition in the Civil-rights case until the conclusion of the proceeding given the voluminous amount of Defendants, poverty creating a substantial burden, health issues and other facts of this case. I ask for a fighting reasonable chance for the opportunity to defend my faith in Jesus Christ and other claims without government persecution.
- 16. The court of appeals has power to reopen a case to potentially recall and amend its mandate to protect integrity of its own processes and to avoid. See, Perkins v. Standard Oil Co. of California, C.A.9 (Or.) 1973, 487 F.2d 672.
- 17. This Court must allow me the First Amendment right to petition this court to prevent manifest injustice against me under the extraordinary circumstances to prevent irreparable injury to me in terms of the loss of my freedom to exercise private 1st Amendment right to religious belief in Jesus Christ in DE, petition, speech, association, 6th Amendment right to self-defense, under the threat of not being able to buy and sell but for my religious beliefs the state finds repugnant.
- 18. This is especially necessary since the Eastern District Court appeared to set me up in bad faith to get out of reading voluminous materials relating to about 20 years of the State of Delawares retaliation of my 1st Amendment right to petition and its compelled force that I violate my faith in Jesus for its convenience by disregarding my requests for accommodations or petitions. The Eastern District Court's Order placed my license on disbarred as opposed to disabled by trickery, which will cause additional law suits that will prevent me from asserting my Constitutional rights to religious belief and other rights in
- 19. Judge Diamond of Eastern District Court of PA appeared to trick me into disbarment to get out correcting the misfiled documents in my case, which included another pro se petitioner's health record. (Exhibit U and V)
- 20. Judge Diamond of the Eastern District Court of PA knew I have been retired from PA since 2018. That was confirmable public knowledge at the time of the Order. Moreover the District Court cited the public state web site. (District Court Docket Item hereinafter "DI") DI 21. Judge Diamond also knew due to lack of time, poverty and limited means of transportation I could not easily research. I still am prejudiced due to lack of time and resources to research. I cannot afford to pay for Westlaw or Lexis, and I cannot afford to drive to the law library often. I must make my trips count. The trips have been few since I cannot afford gas for many trips.
- 21. Despite that Judge Diamond ordered me to draft a memorandum of law as to why my retirement in PA would not retire my license in its Court. DI-21. The Court booby trapped me based on an error of fact, an error of law creating manifest injustice against me by using retirement as a reason to disbar me. In response to the Order for a memorandum, while acting under great duress, I fell into the misleading trap of the Court. I filed a letter asking to be placed on retirement, as not admitted in the Eastern District Court of PA District Court to practice because I was confused as to whether I was retired or not. I thought my assumption of retirement might be wrong, but then the Court asked why I should not be retired. DI-22.

- 22. To my horror, the Court disbarred me instead of placing me on retirement. DI-23. I was surprised because I thought I would be retired.
- 23. I immediately called the case manager noting my confusion. I asked if this was punishment. I exclaimed my confusion as I thought I would be placed on retirement. She responded no, it was merely placing my license as disbarred due to retirement, not punishment. Gail Olsen said the Court was not disciplining me, per the letter confirming our conversation at DI-24. The case manager knew I was stressed about subpoenaing two terminated Court and other witnesses before it. I care about the two DE staff fired to conceal their evidence in my favor in litigation.
- 24. Having multiple law suits where Courts sought to discipline me for my faith in Jesus, I drafted a letter confirming our conversation, but remained confused. DI-24.
- 25. At the time, just like now, I was under water in other cases with limited capacity to research. After researching I discovered I was not automatically retired since disbarred PA attorneys are not automatically disbarred and may have an office to practice before the Federal courts. *See, Theard v. United States*, 354 U.S. 278, 282 (1957); *Selling v. Radford*, 243 U.S. 46, 49 (1917), *Frazier v. Heebe*, 482 U.S. 641, 648 n.7 (1987); *also see, In re Surrick*, 338 F.3d 224, 231 (3d Cir. 2003), (disbarment by the [s]tate does not result in automatic disbarment by the federal court." *In re Ruffalo*, 390 U.S. 544, 547, 88 S.Ct. 1222, 20 L.Ed.2d 117 (1968)).
- 26. Judge Diamond booby trapped me by creating the assumption I was retired by asking me to draft a memorandum on why I should not be retired in its court too. I have limited time, resources and ability to research. The Court should not have placed me as disbarred instead of as retired. Moreover it is clear error of law, of fact creating manifest injustice against me to place me on retirement too, even if the order should be changed. I did not have notice of disbarment, and the Court had reason to believe I did not understand the consequences of retirement. The Court knew I was confused and exploited that confusion to get out of analyzing the voluminous amount of Constitutional issues in the underlying original disciplinary case the reciprocal case is based on. The Orders below violate my 5th Amendment right to notice, and a fair proceeding.
- 27. The US Supreme Court held in, *In re Ruffalo*, 390 U.S. 544, 551 (1968), "The charge must be known before the proceedings commence. They become a trap when, after they are underway, the charges are amended on the basis of testimony of the accused. He can then be given no opportunity to expunge the earlier statements and start afresh."
- 28. I did not know the Eastern District Court would disbar me when I did not draft a memorandum as to why retirement in PA would not retire my license in its Court. I asked the Court be placed on retirement so as not to be barred as active, but I thought I might have been wrong on my assumption of retirement. I was confused without ability to research the issue due to lack of time and resources. It was a booby trap based on a misunderstanding similar to the entrapped lawyer relating to the disciplinary proceeding in *In re Ruffalo*, where I was denied fair notice and a fair and fair opportunity to be heard

given my unique situation of facing 6 law suits, limited access to the courts given lack of time, health limitations and poverty creating a substantial burden to my access to the courts and religious belief against debt.

- 29. While, I do not have easy access to resources, the Judge Diamond should have known retirement in state does not automatically retire my federal license unless specifically drafted in its rules. The rules do not require reciprocal retirement in my case. So, the District Court appears to have set me up to fall which is not fair or just. I gave the court notice I lacked time and resources to investigate. DI-9. I was under duress having noticed the District Court of my collapse upon the floor of the post office due to lack of time to care for my health to sustain it. I noticed the District Court of my lack of resources to pay for car insurance, and my limited resources too.
- 30. I did not have the means to research until later. I discovered and realized I must appeal the Eastern District of PA Order or potentially face 6 new law suits. That is important to prevent in order that I may defend my faith in Jesus in the civil rights case.
- 31. I require an opportunity to file a motion for reagument on denial of a stay to reassert I require a stay to do a good job on this appeal, to prevent 6 new lawsuits, and most importantly to assert my rights without government compelled waiver under forced not free choice in the civil-rights case. It is in the interest of the courts and the public to allow me an opportunity to petition for relief. I do not think this court or other courts desire to waste judicial resources by additional needless cases. I face the irreparable injury in terms of loss of health, life, constitutional liberties and eternal life. This court is apprised of my eye injury and my assertion of time to care for my health. The floaters have noticeably increased due to dehydration. I require opportunity to reargue for time to sustain my life and health too.
- 32. I have a good argument to overturn the Eastern District of PA's District Court's Order since I was retired from PA since 2018, and thought I was retired from that District Court.
- 33. I respectfully require leave by reopening the case to make rearguments on denial of time or a stay in order to make arguments why the Court order disbarring me must be overturned with leave to make smaller arguments to appeal which I do not discuss herein, but the most important matter is to prevent 6 additional law suits by appealing the Eastern District Court's Order disbarring me as retired.
- 34. I am prejudiced by even appealing the Disbarment order before the US Supreme Court as a required self-incrimination necessary for me to exercise my right to petition. The Eastern District of PA agreed not to report discipline until conclusion of this matter.
- 35. The US Supreme Court may sue me as a result of the dismissal order placing my license to practice law in the Eastern District of PA as disbarred. Supreme Court rule 8 allows for disbarment and discipline proceedings, but is not required in disability. Delaware ODC and PA ODC would likely seek to try to sue me through disciplinary proceedings into oblivion while eliminating my Constitutional rights and protections under statutes, demeaning my reputation in vindictive retaliation for

petitioning the Court to correct its own violations of procedural due process, and to punish me for the exercise of my 1st Amendment asserted right to religious belief, religious exercise, petition, speech, association, 6th Amendment violations or other exercise of rights in defense of my life, liberty, licenses and other claims.

- 36. On 6/8/23, I filed a Motion to recuse Four Judges, Judge Hardiman, Judge Phipps, Judge Honorable Montgomery-Reeves, and Judge Scirica. (3DI-43) I incorporate herein by reference.
- 45. On 6/9/23 I filed motion for a caveat to her Motion for this Court to recuse Judge Scirica, wherein I moved Judge Scirica for "for judicial consideration of drafting laws to prevent non-lawyers and non-judges from practicing law or taking the place of people judges without government authority."
 - 46. I at all times intended to file a Motion for reargument under FRAP R 40.
- 47. To my horror, on 6/30/23, Judge Phipps participated in 5 judgments against my motions, including my motion for more time and a stay at Third Docket Item Number ("3DI") 3DI-47
- 48. My motion to recuse Judge Phipps and Judge Scirca was denied on 6/30/23.
- 49. I invoke my 1st Amendment right to petition to safeguard not only my interests in my licenses but to safeguard my 1st Amendment rights to private 1. Petition, 2. Speech, 3. Association, 3. Religious belief, 4, exercise of religious belief, 5. association, and related claims that will be diminished should a stay or other motions for reagument be denied.
- 50. 6/4/23 I filed the following documents that I incorporate in their entirety, including exhibits, although not attached hereto as Exhibits F-0:
 - Appellant Meghan Kelly's motion for reconsideration of Order Dated June 20, 2023 denying the recusal of Judge Phipps and Judge Scirica and Pursuant to FRAP Rule 2 for a new panel to re-consider motions denied by this Court on June 30, 2023
 - 2. Petitioner Meghan Kelly Affidavit in Support of Recusal of Judge Phipps, and Judge Scirica
 - 3. Appellant Respondent Meghan Kelly's Motion for leave to exceed the word and page limit in her motion for reconsideration of Order Dated June 20, 2023 denying the recusal of Judge Phipps and Judge Scirica and Pursuant to FRAP Rule 2 for a new panel to re-consider motions denied by this Court on June 30, 2023
- 51. 6/5/23, I filed Motion to Expedite Consideration of Appellant Meghan Kelly's motion for reconsideration of Order Dated June 20, 2023 denying the recusal of Judge Phipps and Judge Scirica and Pursuant to FRAP Rule 2 for a new panel to reconsider motions denied by this Court on June 30, 2023. (Exhibits F-0)
- 52. I adhered to the 14 day rule limit under FRAP 40. Federal Rule of Appellate Procedure 40 affords me a right to file a Motion for reargument on each of the

- 5 Orders denied, which is due by or before July 14, 2023. I also seek leave to reopen to consider another potential motion, as last recourse in order to prevent 6 new law suits, with at least 1 certain one which would create an obstacle so great as to deny me reasonable or fair opportunity to effectively petition to defend my claims in the civil rights case Kelly v Swartz.
- 53. This appeal relates to the disbarment of my license based on the Eastern District Court's booby trapping me in bad faith based on its knowledge I believed I was retired in their court since I was retired in PA since 2018. I was incorrect.
- 54. The Court used the fact I was distraught about calling witnesses in a disciplinary proceeding. The Court tricked me to get out of correcting a voluminous amounts of misfiled documents where another pro se claimants' health record was placed on my pleadings. Two pleadings were contained in one. Documents were missing, out of order making it hard for me and the court to refer to some documents, and impossibility to see the missing ones. See Exhibits T and U. The order under the extraordinary circumstances is unfair
- 55. I request permission to reague a stay is required by reopening this case. I cannot defend this case simultaneously with the civil rights case, and up to potentially six new additional cases on a different order. I need a stay. Denial of allowing me to even present motions of reagument I intend to file will effectively vitiate my private 1st Amendment rights and other rights and claims in DE. I must seek to assert my right to reargue for a stay or time and not waive. There is no necessary purpose narrowly tailored to the Court or the public's interest in denying me the asserted not waived right to petition to defend and not lose my First Amendment rights. There is no harm to the public or the court. My license is currently disbarred, but I face the loss of my private-First Amendment rights, 6th Amendment rights and Delaware District Court claims based on the governments' forced not free choice should this court deny my petition.
- 56. The judgment may start up to 6 additional law suits on the different order on disbarment, including by the US Supreme Court. Supreme Court rule 8 allows for disbarment and discipline proceedings, but is not required in disability.
- 57. Additional threats of possible law suits create an obstacle so great as to prevent me a fair opportunity to petition in the Civil-rights case until the conclusion of the proceeding given the voluminous amount of Defendants, poverty creating a substantial burden, health issues and other facts of this case. I ask for leave to petition for a fighting reasonable chance for the opportunity to defend my faith in Jesus Christ and other claims without government persecution.
- 58. My license is on disbarred status. The Eastern District Court agreed not to share the status until conclusion of the case. There is no harm to this court or the public or anyone by denying a stay unless this court desires to fix the proceeding in the civil rights case based on personal disdain for m political-religious petitions which may be the case since it appears this Court desired to increase burdens by rendering orders against me simultaneously in the two cases.

- 59. From the record it appears this Court, the District below and the DE-State court threatened punishment in retaliation for petitioning the Court its own correct perceived mistakes or misconduct, which impeded my exercise of the right to petition to defend my claims and constitutional rights effectively. (Exhibit Q, R, S, T, U) This Court misfiled my civil rights documents by including prejudicial information despite the fact I gave the court prior notice the documents related of the DE Order and my reciprocal notice documents. This Court threatened sanctions as I desperately fought against prejudice in defense in my belief in Jesus when this Court placed the disciplinary opinion and documents on the record despite my notice, call and email giving the Court a head's up that the mailed in documents is required under the rules for me to present for a reciprocal case, arguably in violation of my 5th. I incorporate pleadings to remove the record attached hereto Exhibits Q, R, S, T. I seek to protect the court, even when I file petitions to correct the court.
- 60. This Court may reopen its mandate to prevent injustice. *Gradsky v. U.S.*, C.A.5 (Fla.) 1967, 376 F.2d 993, certiorari denied. Manifest injustice will occur should this court reject my plea in that I will not be able to freely worship Jesus without fear of government reprisal, in addition to not being able to buy and sell as a lawyer but for my religious beliefs.
- 61. The State claims a reason my DE license to practice law on disability inactive is based on my speech containing my religious-political beliefs contained in pleadings against former President Donald J. Trump [Trump] to dissolve the establishment of government religion that created and continues to create a substantial burden upon my religious exercise by eliminating freedom to allow religious exercise to be bought and sold with government backing through a series of executive orders and activity I describe and incorporate herein by reference the pleadings I filed in Kelly v. Trump at (Third Circuit Docket Item hereinafter "3DI") 3DI21-4.
- 62. The US Supreme Court held in Gentile v. State Bar of Nevada, 501 U.S. 1030, 1054 (1991):
 - "At the very least, our cases recognize that disciplinary rules governing the legal profession cannot punish activity protected by the First Amendment, and that First Amendment protection survives even when the attorney violates a disciplinary rule he swore to obey when admitted to the practice of law.....We have not in recent years accepted our colleagues' apparent theory that the practice of law brings with it comprehensive restrictions, or that we will defer to professional bodies when those restrictions impinge upon First Amendment freedoms.
 - 63. This presents a unique important question as to whether I, an attorney may be disciplined for my exercise of the First Amendment right to religious beliefs contained in my state petitions. And, whether my religious belief in Jesus as God not money as God may be labeled a disability to prevent me from buying and selling as a lawyer but for my religious belief. *Matthew* 6:24"

- 12. The Third Circuit confirmed receipt of the paper copies of both amended notices of appeal,. The unfiled and filed one in the Eastern District of PA.
- 13. I believe the Third Circuit is required to docket it to preserve the record for either remand by the US Supreme Court or in case I cure the defect, with the caveat no action will be taken on this matter as it is closed in order not to deprive me the F2st and 5th Amendment opportunity to petition and to be heard on an otherwise unappealable order under the circumstances. Making a Court order above appeal and the rule of law is repugnant to the fair notion of procedural due process.
- 14. The courts are setting me up to fall. A representative looked at the amended appeals received, and they indicated their lawyers would determine whether to file the amended notice to preserve the record, with the caveat no action will be taken at this time since the matter is closed. They saw it was amended
- 15. This is the only way to preserve my opportunity to be heard should the matter be remanded back to the appellate court by the US Supreme Court.
- 16. On an aside, I saw US Attorney General David Weiss was appointed by US AG Merrick Garland. It is a dangerous position.
- 17. I pray my opponent Zi-Xiang please protects David Weiss from incited mob unrest. It was inappropriate for Chris Christie to indicate special counsel should be appointed. He appeared to assume someone other than David Weiss should be granted the position.

 Attorney advice on our nation is already representative by David Weiss. Chris Christie places David Weiss in a perilous position incited by societal marketed unrest.
 - 18. Third Circuit of appeals judge Paul Matey worked for Chris which concerns me.
 - 19. I pray Zi-Xiang please protects David Weis.

- 20. Attached, please find a picture of US House of Representatives candidate Colleen David, formerly Colleen Carrol and I when we were in high school playing boys' soccer at Indian River High School when we were younger I dated her brother Charles Carrol, and attend the same church as her parents, St Anne's Catholic Church in Bethany Beach.
- 21. While I am concerned she was a pretty pharma rep, she knows that I am not okay with healthcare that kills or using people for science projects by collecting charity to make profit. People are priceless not price tag products. Her dad was the head of the republican party down here, before she ran for office as a democrat. She is accessible to all, and is one of the few olive branches from lower DE, to the wealthy big city upper and middle DE elected officials. She is special because she reaches out to common people not mere wealthy lobbyists, even those who disagree with her parry's position. She cares about people above parties. That makes her special.
- 22. During the soccer season in high school when I had my emergency surgery that made me weaker forever, my soccer and algebra II teacher, Coach Duncan Smith visited me at the hospital.
- 23. Coach Duncan Smith's visit meant the world to me because I wasn't very good at soccer, but he cared about players unearned and unconditionally.
- 24. At the end of the season we all got gag gifts. I got toothpaste because I have giant teeth and it looked like a smiled when I squinted or accidentally slid kick boys in soccer which is not very funny.
 - 24. One of the cutest boys in high school, Kris McClure got a heart because we dated.
 - 25. I actually dated Colleen Davis's brother in high school too.
- 26. In Ballotpedia I had to figure out which date was worse. One date, Colleen Davis's brother Charles Carroll ran out of gas on his motorcycle. So, I knocked on the door of a

home who gave us gas they may have had for their lawn mower to get home. I did not know it,

but he got into an accident after dropping me off at home, which is really sad.

27. The other worse date during high school was when I went to CCD, also known as

Sunday School and was an hour late to a movie I agreed to see with Kris McClure.

28. I was shocked that Kris McClure stayed outside of the movie theater waiting for

me, missing the movie, probably concerned I was standing him up.

29. Now later in life both Charles and Kris appeared to support President Trump

when I sued him, and yet I still esteem them, even when we disagree. That disagreement makes

me and others smarter. So, we can learn from one another.

30. When strangers attack me and others based on perceived political or religious

beliefs that does not make us smarter but dumbed down by forced by economic or physically

forced threatened chilling of diverse speech.

31. I am scared. If the US Supreme Court does not here my appeal, I could always

try to reopen the case under exceptions of the FRCP.

32. I am sorry if I let God and everyone down should I not successfully appeal my

cases to preserve the rule of law of schemed lawlessness of biblical proportion untamed by love

written on the hearts of man. Entities, and collective groups have no individual ability to

unconditionally love by collective conditioning to tame the beast sin to prevent enslaving,

killing, stealing or destroying of life, liberty or health for material gain, even to gain the world to

potentially lose their soul for eternity.

33. My hope remains to be the courts.

Thank you for your time and consideration.

Respectfully submitted, Meghan M. Kelly

Dated 8/15//23

14

Meghan Kelly, Esquire 34012 Shawnee Drive Dagsboro, DE 19939meghankellyesq@yahoo.com (302) 493-6693, Not acting as a lawyer 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:

_(printed)

(signed)

Exhibit 1

US DISTRICT COURT, EASTERN DISTRICT OF PA

In the Matter of a Member of the Bar \$
MEGHAN M. KELLY, \$
Respondent. \$

JUDGE: The Honorable Paul D. Paul S. Diamond, Judge

Amended Notice of Appeal to include Notice of Appeal to a Court of Appeals
From an Appealable Order of United States District Court for the Eastern
District of PA
Docket Number 33
Case No. 22-45 2:22-mc-00045-

Notice is hereby given that Meghan Kelly who proceeds pro se appeals to the United States Court of Appeals for the Third Circuit to amend her notice of appeal in the above referenced case to appeal from an additional Order dated August 7, 2023, denying Respondent Meghan M Kelly's Motion for permission to use electronic filing, and waiver of paper copies before this Honorable Court, and an exemption from PACER costs to prevent unaffordable costs from becoming a substantial burden upon my access to the courts, and compelled violation of my religious beliefs against indebtedness in order to exercise my right to petition the Court in my defense of the exercise of fundamental rights and attached hereto. There is no opinion to publish.

I previously mailed notice to this court attached hereto, but this Court did not file it. This Court sent it to the Third Circuit. The Third Circuit also did not file it in the matter 22-3372. Though, it confirmed receipt of the physical copy.

I understand the case is dismissed for failure to prosecute at this time.

However, I have several options to consider, including but not limited to appealing

to the US Supreme Court which may remand the case back to this Court rendering

the order not moot, filing a motion to reopen the case to satisfy the failure to

prosecute and other options.

I must file this notice to reserve the issue on appeal within the time to appeal

in order to preserve my rights by asserting them.

If this Court may enter an Order, I must be afforded the 5th Amendment

opportunity to preserve the record by appealing the same order within the time

limits required under the Federal Rules.

If I appeal the case to the US Supreme Court, the US Supreme Court will

likely hear it if at all after the time to provide notice has lapsed. Thus, I must

assert my rights and fight government compelled elimination by forced not free

choice.

I spoke with a number of this District Court's staff who recommended I file

another Amended Notice. I thank them for their time.

Thank you.

Dated August 11, 2022

Respectfully submitted,

2

5/11/23

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

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: August 11, 2023

(printed

___(signed)

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN THE MATTER OF

Misc. No. 22-45

MEGHAN MARIE KELLY

ORDER

AND NOW, this 7th day of August, 2023, it is hereby **ORDERED** that Meghan Kelly's Motion for Permission to Use Electronic Filing (Doc. No. 31) is **DENIED** without prejudice as moot.

AND IT IS SO ORDERED.

/s/ Paul S. Diamond

Paul S. Diamond, J.

TRANSCRIPT PURCHASE ORDER

For Third Circuit Court of Appeals

District Court	and the	Court of Appeals Docket No).
		District Court Docket No.	
Short Case Title			Barrell Colored Color
Date Notice of Appeal Filed by Cle	erk of District Court		
Part 1. (To be completed by party A. Complete one of the following at TRANSCRIPT: None		NOTE: A SEPRATE FO EACH COURT REPOR	ORM IS TO BE TYPED FOR TER IN THIS CASE.
Already on file in the District	• • • •		
This is to order a transcript of	the proceedings heard on the date listed below	v from	(Court Reporter)
(Specify on lines below exact date what portion or what witness testi	of proceedings to be transcribed). If requesti mony is desired.	ng only partial transcript of th	e proceedings, specify exactly
If proceeding to be transcribed was included in the trial transcripts.	a trial, also check any appropriate box below t	or special requests; otherwise,	this material will NOT be
Voir dire;	Opening statement of plaintiff	defendant	
	Closing argument of plaintiff	defendant	
☐ Jury instructions	Sentencing Hearings	hand	
MAKE PROMPT SATISFA	ADEQUATE DETAIL THOSE PROCEI CTORY FINANCIAL ARRANGEMENT EAL OR IMPOSITION OF SANCTIONS IMPOSITION OF SANCTION OF SANCTIONS IMPOSITION OF SANCTION OF	TS FOR TRANSCRIPT, AI th the court reporter for paym of CJA form 24)	RE GROUNDS FOR ent of the cost of the
Signature	Date		
Print Name	Counsel	or	7 *
Address San		A STATE OF THE STA	
Date transcript order Estim	NOWLEDGEMENT (To be completed by the (ed.) ated completion date; if not within 30 days of the dements made, motion for extension to be made.	Court Reporter and forwarded	to the Court of Appeals on the same Estimated number of pages
	Arrangements for payment were m	***************************************	
	Arrangements for payment have n	ot been made pursuant to FRA	Р 10(ъ)
Date	(Name of Court Reporter)	Telephone
Part III. NOTIFICATION THAT TR filing transcript in District Co This is to certify that the tran Actual Number of Pages	ANSCRIPT HAS BEEN FILED IN THE DIST ourt and notification must be forwarded to Cou script has been completed and filed with the D	n or Appeals on the same date istrict Court today.	
	Actual Number	of Volumes	-
Date		Signature of Court Repo	rier

Exhibit

THIRD CIRCUIT COURT OF APPEALS

		زيديدون السهاد
MEGHAN M. KELLY, Respondent.		APPEALS COURT CASE NUMBER: 22-3372
		DISTRICT COURT Mise. No. 22-45
v. United States District Court,	Š	DISTRICT COURT
Eastern District of Pennsylvania	§ 3	JUDGE: The Honorable Paul D. Paul S. Diamond, Judge

Amended Notice of Appeal

Notice is hereby given that Meghan Kelly who proceeds pro se appeals to the United States Court of Appeals for the Third Circuit wishes to amend her notice of appeal in the above referenced case to appeal from an additional Order dated August 7, 2023, and attached hereto. There is no opinion to publish.

I understand the case is dismissed for failure to prosecute at this time. However, I have several options to consider, including but not limited to appealing to the US Supreme Court which may remand the case back to this Court rendering the order not moot, filing a motion to reopen the case to satisfy the failure to prosecute and other options.

I must file this notice to reserve the issue on appeal within the filme to appeal in order to preserve my rights by asserting them.

Dated August 7, 2022

Respectfully submitted,

*isli*Meghan Keliy Meghan Keliy, Esquire

34012 Shawnee Drive	
Dagsboro, DE 19939	
meghankari	
meghankellyesq@yahoo.com (302) 493-6693	
Resired Bar No. 202268, INACTIVE practicing law on behalf of another	
practicing in 190, 202268, INA comme	
practicing law on behalf of another	. 1101

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 under the penalty of perjury.

Palod: August 27, 2023	
	————————(Winted)
	(signed)

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN THE MATTER OF

MEGHAN MARIE KELLY

Misc. No. 22-45

ORDER

AND NOW, this 7th day of August, 2023, it is hereby **ORDERED** that Meghan Kelly's Motion for Permission to Use Electronic Filing (Doc. No. 31) is **DENIED** without prejudice as moot.

AND IT IS SO ORDERED.

/s/ Paul S. Diamond

Paul S. Diamond, J.

Case 1:21-@ase42:02:Fine-000045+Prent 000ct/metrile3408/145(208/140231)-2517-2619 #: 23436

TRANSCRIPT PURCHASE OFFER

For Third Circuit Court of Appends

		Court of Appeals Docke District Court Docket M	
Short Case Title		- water court nocket Is	
Date Notice of Appeal Fi	lled by Clerk of District Court		
art I. (To be completed	d by party responsible for ordering transcript)	HOTE: A SEPRATE	FORM IS TO SETYPED FOR
Complete one of the for TRANSCAIPT:	liowing and serve ALL COPIES:	BACH COURT RE	PORTER IN THIS CASE.
[] None	Unnecessary for appeal purposes.		
Already on file in t	he District Court Clerk's office.		
This is to order a to	ranscript of the proceedings heard on the done that of hale-	ar Arana	
(Specify on lines below a what port on or what wh	etact date of proceedings to be transcribed). If request thess testimony is desired.	ng only partial transcript o	(Cour Repeater f the proceedings, specify exactly
If proceeding to be trause	ribed was a trial, also check any appropriate box below priots.	Of Special recuests otherwi	go philosophia
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22-45 Amended Notice of Appeal mailed out August 7, 2023

From: Meg Kelly (meghankellyesq@yahoo.com)

gail_olson@paed.uscourts.gov; chambers_of_judge_paul_s_diamond@paed.uscourts.gov To:

Cc: meghankellyesq@yahoo.com

Date: Monday, August 7, 2023 at 03:45 PM EDT

Good afternoon,

Attached, please find an amended notice, attached Order dated August 7, 2023 I seek to appeal denying my Motion as allegedly moot.

The Transcript Form showing there is no transcript to request. It is not applicable, and a copy of the envelop showing I mailed these items out to you today.

What is your position should I request an extension of time to draft an appeal as I discern how best to prevent 6 potentially additional law suits?

Respectfully, Meg Meghan Kelly 34012 Shawnee Dr Dagsboro, DE 19939 (302) 493-6693 meghankellyesq@yahoo.com

Acting pro se defending my religious belief in Jesus as God not money and material gain as God. Matthew 6:24

Amended Notice of appeal.pdf

754.1kB

Attached additional Order dated Aug 8, 2023.pdf

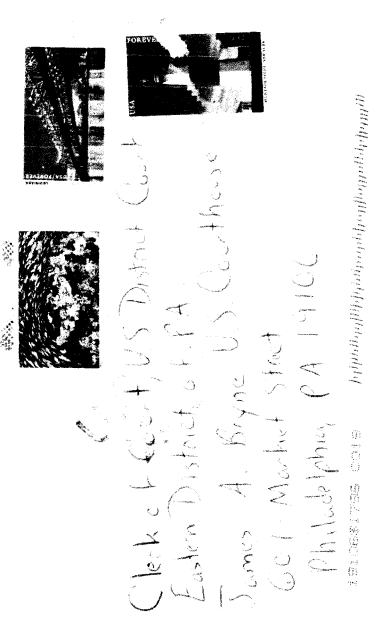
114.1kB

Transcript Form no transcript required Aug 7 2023.pdf

963.6kB

Envelope mailed Aug 7 2023.pdf

567.2kB



34012 Shine nec D.

Exhibit 2

Activity in Case 2:22-mc-00045-PD KELLY

From: ecf_paed@paed.uscourts.gov (ecf_paed@paed.uscourts.gov)

To: paedmail@paed.uscourts.gov

Date: Tuesday, August 15, 2023 at 11:55 AM EDT

This is an automatic e-mail message generated by the CM/ECF system. Please DO NOT RESPOND to this e-mail because the mail box is unattended.

NOTE TO PUBLIC ACCESS USERS Judicial Conference of the United States policy permits attorneys of record and parties in a case (including pro se litigants) to receive one free electronic copy of all documents filed electronically, if receipt is required by law or directed by the filer. PACER access fees apply to all other users. To avoid later charges, download a copy of each document during this first viewing. However, if the referenced document is a transcript, the free copy and 30 page limit do not apply.

United States District Court

Eastern District of Pennsylvania

Notice of Electronic Filing

The following transaction was entered on 8/15/2023 at 11:55 AM EDT and filed on 8/14/2023

Case Name: KELLY

Case Number: <u>2:22-mc-00045-PD</u>

Filer: MEGHAN MARIE KELLY WARNING: CASE CLOSED on 08/23/2022

Document Number: 34

Docket Text:

NOTICE OF APPEAL as to [33] Order on Motion for Order by MEGHAN MARIE KELLY. IFP Granted. Copies to Judge, Clerk USCA, Appeals Clerk. (fdc)

2:22-mc-00045-PD Notice has been electronically mailed to:

MEGHAN MARIE KELLY meghankellyesq@yahoo.com

2:22-mc-00045-PD Notice will not be electronically mailed to:

The following document(s) are associated with this transaction:

Document description: Main Document

Original filename:n/a

Electronic document Stamp:

[STAMP dcecfStamp_ID=1001600548 [Date=8/15/2023] [FileNumber=19113295-0] [ac801a9fa07e08762c539e141871c5e995793c2edc450fc19976125b549034dc8d e8c6ace3e623ae554a9ec834214d81bc51a0e1a9c9f52b01c792f8306352ea]]

1 of 1 8/15/2023, 12:54 PM

Thank you Vincent/Fw: 22-45 IMO Kelly amended notice of appeal/Amended Notice of appeal

From: Meg Kelly (meghankellyesg@yahoo.com)

To: vincent_alia@paed.uscourts.gov

Cc: meghankellyesq@yahoo.com

Date: Monday, August 14, 2023 at 03:32 PM EDT

Hi Vincent,

Thank you so much for getting back to me. Per the message below I am so sorry my connection is bad and expect to have no service tomorrow. I am so sorry I lost you and another representative of your court today. I am so embarrassed.

Per the message below and emails to Gail all last week I have kept them updated.

I really appreciate the email you provided.

Thank you. Have a great day.

Very truly, Meg Meghan Kelly 34012 Shawnee Dr Dagsboro, DE 19939 meghankellyesq@yahoo.com Not available by phone

---- Forwarded Message -----

From: Meg Kelly <meghankellyesq@yahoo.com> **To:** Gail Olson <gail_olson@paed.uscourts.gov>

Cc: Matthew <matthewkosiorek@comcast.net>; Meg Kelly <meghankellyesq@yahoo.com>

Sent: Monday, August 14, 2023 at 03:04:34 PM EDT **Subject:** Re: 22-45 IMO Kelly amended notice of appeal

Gail,

I attempted to call people before the phone disconnects, but my connection keeps disconnecting. Please apologize on my behalf. It is so embarrassing. I talk and no one is there.

Thank you, Meg

On Monday, August 14, 2023 at 02:49:38 PM EDT, Meg Kelly <meghankellyesq@yahoo.com> wrote:

Hi Gail,

I filed an amended notice of appeal with your court via US mail with a copy to you and Judge Diamond on August 7, 2023. Steve Tamos conformed receipt. He saw it in your court.

Dan McCormick sent it to the Third Circuit Court without filing it. Unless I am mistaken the Amended notice of appeal must be filed in your court first before the Third Circuit will file it.

1 of 2 8/15/2023, 1:03 PM

Case 1:21-cv-01490-CFC Document 181-4 Filed 08/15/23 Page 2 of 2 PageID #: 23443

I sent out a second Notice of appeal on Friday.

I emailed you and kept you updated on this issue last week, but Steve Tamos said you were out.

Could you please let me know whether you have resolved the problem. If filings are rejected by courts, it is customary for them to mail them back with written notice of the same. I do not believe they were rejected, at least I hope it wasn't. It certainly is unjust should Judge Diamond be permitted to file an order, and I not be permitted to appeal the order in an amended notice of appeal to be considered by the US Supreme Court or in case I should reopen the case.

Please let me know by email that you received the second notice of appeal, and if you have resolved the issue regarding the first amended notice.

I also mailed you a copy of an application to the US Supreme Court today.

I am not available by phone. I am scheduled to have the phone disconnected tomorrow unless I can figure a way to squeeze two nickles together. I thought I could avoid temporary loss of the phone. I will keep the same number. So, I am only available by email.

Thank you. Have a good day.

Very truly, Meg Meghan Kelly 34012 Shawnee Dr Dagsboro, DE 19939 meghankellyesq@yahoo.com Not available by phone

2 of 2 8/15/2023, 1:03 PM

Exhibit 3

Kelly v US District Court Eastern District of PA/3rd Circuit Case Number 22-372/Most exhibits excluded

From: Meg Kelly (meghankellyesq@yahoo.com)

To: rmeek@supremecourt.gov

Cc: chambers_of_judge_paul_s_diamond@paed.uscourts.gov; gail_olson@paed.uscourts.gov;

meghankellyesq@yahoo.com

Date: Tuesday, August 15, 2023 at 10:36 AM EDT

Good morning Robert Meek,

On Monday August 14, 2023, per the attached tracking receipt I mailed out an application for leave of time to file a petition for writ of cert the above referenced matter, included in part attached hereto.

I did not include the voluminous exhibits because it became too many hours working to break them down in email format. After working for hours last night, I just gave up for now.

Yesterday, I left a message with our case manager Lisa Nesbett to please send these back should it be rejected for any reason. I do not think there would be a reason, but I filed other documents I was surprised were rejected by this court before.

I could not fit one of the exhibits in the box and enclosed the letter as a main document in another mailing to both you and the appellant copied here.

I would rather do the right thing imperfectly while there is time than nothing in the face of certain harm to myself, the nation and the world.

Please excuse the typos as I am seeking to reserve my rights timely in good faith rather than waive them.

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

- 0 FILE application to Justice Alito for leave for more time.pdf 233kB
- 6 Exhibit A Project Venus linked to other lobbyists groups seeks to eliminate laws.pdf 670kB
- 7 The fourth industrial rev.pdf 413.2kB
 - 8 Continuation of A Robot justice Chinas use of Internet courts By Tara Vasdani Lexisnexis Canada.pdf
- 9 Continuation of A Could an AI ever replace a judge in court World Government Summit.pdf
- 10 Ex B Health care docs assertion of religious belief to live DI 53 Big.pdf



10.1MB 11 letter cannot fit all exhibits in one box need separate box for this attachment.pdf 2.9MB



Letter Notice Motion to reopen with reaguments and affidavits recusal.docx 24.1kB



Mailing receipt of application.pdf 73.3kB

No.			
-			
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IN THE SUPREME COURT OF THE UNITED STATES

Meghan M. Kelly, Petitioner

v.

United States District Court, Eastern District of Pennsylvania

Petitioner Meghan Kelly's Application to Justice Alito for Leave for an extension of time to file a petition for writ of certiorari to the United States Court of Appeals for the Third Circuit Case No 22-3372

Meghan Kelly, Esquire
34012 Shawnee Drive
Dagsboro, DE 19939
Pro Se, not represented by
Counsel, Defending my private religious
belief in Jesus as God not money as God
Matthew 6:24
US Bar 283696
(301) 493-6693
meghankellyesq@yahoo.com

QUESTION PRESENTED

Whether Meghan Kelly should receive an extension of time to allow her to consider how to ask the US Supreme Court to prevent regulation of the US Supreme Court to prevent the elimination of the impartial rule of law by the elimination of the independence federal judges require to uphold the 5th Amendment Equal protections component as applied to Kelly as a party of one with her unique religious beliefs against partiality in the courts and justice as a command by God in Amos 5:15, while preserving her claims and appeal to save her liberties given poverty creating a hardship and unique circumstances.

LIST OF PARTIES

The parties are listed on the caption.

CASES DIRECTLY RELATING TO THIS CASE

Kelly v Swartz, et al, Delaware District Court No. 21-1490, and Third Circuit Court of Appeals Matter No 21-3198. US Supreme Court filings *Kelly v Swartz et al* 22A747, *Kelly v Swartz et al*. 22-6783, *Kelly v Swartz et al*. 23A100.

Kelly v Trump Chancery Court No. 2020-0809, Delaware Supreme Court No. 119-2021, US Supreme Court No. 22-5522

Kelly v Democrats Delaware Chancery Court No 2020-0157.

The Original disciplinary case in Delaware Supreme Court matter No. 22-58 and IMO Meghan Kelly Number 541 regarding to appointment of counsel where I was denied copies or access to the filed pleadings. US Supreme Court application 22A476 *Kelly v DE Office of Disciplinary Counsel*.

Reciprocal disciplinary case Eastern District of PA matter No 22-45, Third Circuit Court of Appeals No. 22-3372.

Reciprocal Disciplinary case I believe is stayed Delaware District Court No. 22-341.

Reciprocal Case in the Third Circuit Court of Appeals 22-8037. Reciprocal disciplinary case before the US Supreme Court *Kelly v Third Circuit Court of Appeals* No. 22-6584 and application No. 22A478.

PA Supreme Court No 2913 DD3, US Supreme Court filing Kelly v Pennsylvania Office of Disciplinary Counsel US Supreme Court Numbers 22A981, 22-7695

DC and the US Supreme Court have refrained from discipline, DC based on jurisdiction.

TABLE OF CONTENTS

STATEMENT OF THE CASE	1-	11	1
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TABLE OF APPENDICES

Appendix 1-a	Constitutional and	statutory provi	isions involved		1
Appendix A	(Third Circuit Docke	et Item ("3DI")	3DI61) Orde	r dated July 26,	2023 denying

- 1) Motion by Appellant Meghan Kelly for Reconsideration of Order Dated June 20, 2023 denying the recusal of Judge Phipps and Judge Scirica and Pursuant to FRAP Rule R. 2, 35, 40 for a en ban rehearing of Motions denied by this Court on June 30, 2023:
- 2) Motion filed by Appellant Meghan M. Kelly to Expedite DI 49-50 Motion for Reconsideration of Order Dated 6/20/23 denying the Recusal of Judge Phipps and Judge Scirica and Pursuant to FRAP Rule 2 for an en banc rehearing Consider Motions denied by this Court on 6/30
- 3) Motion by Appellant Meghan M. Kelly to Reopen Appeal;
- 4) Motion by Appellant Meghan M. Kelly for Reconsideration of Order dated June 30, 2023;
- 5) Motion by Appellant Meghan M. Kelly for Reconsideration of Order Dated June 30, 2023 denying Motion for Extension of Time to File Brief on Appeal
- 6) Motion by Appellant Meghan M. Kelly for rehearing on papers/reconsideration of Order dated June 30, 2023 regarding 3 motions to vacate Order dated May 19, 2023 with regards denial of waiver of costs by threatening me with costs, to prevent unaffordable costs from becoming a substantial burden upon my access to the courts, and compelled violation of my religious beliefs against indebtedness in order to exercise my right to petition the Court in my defense of the exercise of fundamental rights and compelled violation of my invoked 13th Amendment right against involuntary servitude,
- 7) Indirectly denying Motion for a rehearing on denial of a stay and all outstanding motions not addressed......

Appendix B (3DI-48) Order dated June 30, 2023 denying

- 1) Unopposed Motion by Appellant Meghan M. Kelly to Vacate order dated 05/19/2023;
- 2) Unopposed Motion by Appellant to Amend Correct Motion to Vacate to Include Pursuant to Fed. R. App. Proc R 27(b) and Rule 40;
- 3) Motion by Appellant to for Leave to Exceed Word Limit for Corrected Motion to Vacate Order dated May 19, 2023;
- 4) Motion by Appellant to Correct the Record, Specifically District Court Docket Item, DI 12 under Rule 10 (e)(2)(c) and Rule 27;
- 5) . Motion by Appellant for Extension of Time to File Brief and Appendix for 120 Days to appeal the lower court's order placing license on disbarred as retired but for religious beliefs, religious political beliefs, and religious political speech contained in petitions;
- 6) Motion by Appellant Meghan M. Kelly to stay of this proceeding including briefing, with the allowance of 30 additional days, when the stay is lifted at the conclusion of case 21-3198.

Appendix C (3DI-48) Clerk Order dated June 30, 2023 dismissal for failure to prosecute

Appendix D (3DI-46) Order denying recusal of Judge Phipps and Judge Scirica

Appendix E (3DI-35) Clerk Order threatening sanctions for placing misfiled docket items below and relevant other documents to refer to by reference in my attempt to reduce the appendix, and limiting my motion for an extension of time to 3 pages in bad faith given my religious objections to debt, poverty creating an obstacle to my access to the courts and invocation of the 13th Amendment.

Appendix F (3DI-18) Clerk Order dated **February1**, **2023** denying Motion for reconsideration of Order dated January 17, 2023, with regards denial of waiver of costs, to prevent unaffordable costs from becoming a substantial burden upon my access to the courts, and compelled violation of my religious beliefs against indebtedness in order to exercise my right to petition the Court in my defense of the exercise of fundamental rights, "to be referred to the merits panel once briefing is complete"

Appendix G (3DI-16) Clerk Order dated January 17, 2023, denying Motion by Appellant to exempt costs due to utter poverty and due to foreseeable costs creating a substantial burden upon access to the courts and forced violation of religious beliefs by threat of indebtedness

Appendix H (3DI-62) Order refusing to docket the Amended notice of appeal filed with the Eastern District Court, causing the Eastern District Court of PA not to docket the first and second notice I filed with the Eastern District of PA that were not returned

Appellant Meghan Kelly's Motion for Reconsideration of Order dated June 30, 2023 denying stay under Rules 2, 40, 1st, and 5th Amendment asserted rights to prevent irreparable injury (3DI-56), and exhibits thereto including but not limited to

Exhibit A and B orders denying June 30, 2023 relief and dismissing the case

Exhibit C Motion to Reopen Case to Consider pleadings filed July 4, 2023 and July 5, 2023, Motion to Reopen the case to exercise the 1st Amendment right to petition under FRAP 40 Motions for reargument on denied motions and another potential motion, excluding exhibits, filed on July 10, 2023 Third Circuit Docket Items (hereinafter "3DI") 3DI 53, 3DI 54, 3DI 55 in 22-3372 incorporated in full, attached in part)

<u>Exhibit D</u> (Initial Complaint in the Civil rights case though I moved multiple times to amend to include new and additional claims, parties and t shorten it, not included herein 21-1490 District Court Case 21-1490)

Exhibit E (Email to Supreme Court regarding swearing in violates religious belief, sadness years later when Court disregarded my request to affirm for disobeying Jesus Christ) dated, February 21, 2012 to Jeanie Balke

<u>Exhibit F</u> Motion to the Delaware Supreme Court to be excused from notary and affirming requirements on religious grounds dated June 6, 2022, and internal exhibits A-D thereto

Exhibit G October 1, 2012 letter to Delaware Supreme Court Justice regarding the partiality of judicial presenters based on firm size or place of origin at a CLE

Exhibit H Bumper stickers I made when I ran for Delaware House of Representatives in 2018

Exhibit I Newspaper articles I drafted or was in

Exhibit J December 10, 2009 letter to family Court Judge requesting I be removed from the list of rotating lawyers appointed for family law proceedings based on religious belief

Exhibit K 2012 letter to family Court Judge requesting I be removed from the list of rotating lawyers appointed for family law proceedings based on religious belief

Exhibit L RFRA Complaint Kelly v President Trump filed in 2020

Exhibit M Complaint Kelly v Democrats seeking to enjoin democrats and the department of election from conditioning my right to run for office on the elimination of other fundamental rights, including requiring I violate my religious belief as applied to me as a party of one

Exhibit N Letter to the US Supreme Court per the US Supreme Court staff's request dated April 3, 2019

Exhibit O Picture of Representative Steve Smyk who heled me when Representative Ronald Gray attacked me on bury the Hacket Day in lower Delaware, despite being a republican displaying leadership and compassion for all even me, a democrat who sometimes disagrees with him. He placed people above profiting party interests as a leader servant

A-4 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, and attachments thereto, filed on May 27, 2021, with attachments thereto

A-5 Appellant's Motion for the Delaware Supreme Court to require the recusal of the honorable Chief Justice Collins J. Seitz, Junior in this matter, and exhibits thereto, filed June 2, 2021, with attachments

Exhibit P Appellant Plaintiff Meghan Kelly's Opening Brief in the Civil rights case moving the Third Circuit Court of Appeals to vacate the Delaware District Orders (DI. DI 16-17, 30-31, 59-60), and to remand the matter to the Delaware District Court for consideration

Appellant Meghan Kelly's Petition for a Panel Rehearing dated June 3, 2023 in the Civil rights case

Email showing the DE Supreme Court sealed the two motions showing the Court's violation sof my procedural due process rights in Kelly v Trump, 1) 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, Internal Exhibit thereto, including December 1, 2020 letter to Master Patricia Griffin of the Chancery Court regarding my belief I received disparate treatment by the court's staff based on religious belief, political association or poverty; emails, Internal Exhibit, Oct 19, 2020 letter to Patricia Griffin regarding I am acting as a party not as an attorney, DE-Lapp threatening email, Internal Exhibit, letter dated May 21, 2020, and 2) Appellant's Motion for the Delaware Supreme Court to require the recusal of the honorable Chief Justice Collins J. Seitz, Junior in this matter, and exhibits thereto, filed June 2, 2021, with attachments

Appellant Respondent Meghan Kelly's Motion for leave to exceed the word limit in her Motion for Reconsideration of Order dated June 30, 2023 denying stay under Rules 2, 40, 1st, and 5th Amendment asserted rights to prevent irreparable injury......end of 3DI 56

Petitioner Meghan Kelly moves this Court to recuse Four Judges, Judge Hardiman, Judge Phipps, Judge Honorable Montgomery-Reeves, and Judge Scirica, dated June 8, 2023 and exhibits thereto not limited to

Appellant Plaintiff Meghan Kelly's Motion to recuse the Honorable Thomas Hardiman and the Honorable Tamika Montgomery-Reeves from participating in this Case to preserve my Due process Rights under the 5th, dated January 3, 2023

Exhibit A showing my religious objection of celebrating birth dates or being defined by age by telling the newspaper "I am ageless" when I ran for office.

Exhibit B Picture of nominee for US Supreme Court Third Circuit Appellate Judge the Honorable Thomas Hardiman and I when I did an unpaid externship with him during law school. I have the highest regards for him and care about him as a person beyond a judge.

Exhibit C email requesting position on recusal to opposing counsel, noting with concern two DE Supreme Judges I sought to add as defendants in the cuvil rights case on January 24, 2023 retired from the State Court, Judge Tameka Montgomery Reeves was inducted as an appellate judge of the third circuit by appointment by President Biden. I sought to substitute Biden for Trump in Kelly v Trump

Appellant Plaintiff Meghan Kelly's Motion to recuse the Honorable Peter J. Phipps twice a nominee to US Supreme Court by President Trump to preserve my Due process Rights under the 5th, dated February 14, 2023

Exhibit A thereto August 23, 2021 threatening letter by DE ODC during Kelly v Trump in violation of 42 USC 1985 and my First Amendment right to petition in a live case top cause me to forgo my First Amendment right to petition the US Supreme Court by threats

Exhibit B ODC petition showing my religious belief in the Bible to be the reason for discipline and disability

Exhibit C October 2020 Letter to Master Patricia Griffin of the DE Chancery Court

Federal Reserve Press release that banks reserve requirements remain at zero not 10 percent setting up banks to fail in bank runs by intentional design

February 15, 2023 letter to the court, including additional reasons to recuse Judge Phipps Exhibit C shows Judge Phipps taught at Duquesne, the school I petitioned when I had rats in my apartment and was on tv.

Appellant Plaintiff Meghan Kelly's Renewed Motion to screen and recuse the Honorable Justice Tamika Montgomery-Reeves from participating in this Case to preserve my Due process Rights under the 5th, dated February 16, 2023

Order granting Honorable Thomas Hardiman's recusal and denying Justice Montogomery Reeves Recusal as not ripe, dated January 6, 2023

Appellant Plaintiff Meghan Kelly's Motion to recuse the Honorable Judge Anthony J. Sirica to preserve my Due process Rights under the 5th in civil rights case, dated June 8, 2023,

Exhibit A email showing present sense impression upon discovery Judge Scirica chairs rules on judicial discipline and disability to opposing counsel in civil rights case

Exhibit B 41st Affidavit filed in civil rights case and exhibits thereto regarding judicial discipline

39th Affidabit update in civil rights case

April 26, 2022 letter to Chief Delaware District Court Judge Colm F. Connelly regarding newly discsovered information, and desire to contest the Constitutionality of two more Delaware Disciplinary Rules, including a letter where the DE Supreme Court copied the arms to attack me, and exhibits thereto

Respondent Meghan Kelly's Motion to 1. declare the Reporting Requirements unconstitutional, requiring by written rule I violate my 5th Amendment right not to testify against myself to the government in order that the government may have evidence to prosecute me, 2. Declare the Case and Controversy requirements are not met in the system of attorney self-regulation, dated August 19, 2022

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 1 st and 14th Protections, dated August 15, 2022

Petitioner Meghan Kelly motion for a caveat to her Motion for this Court to recuse Judge Scirica and exhibits thereto

TABLE OF AUTHORITIES

Book, Bible	
Amos, 5:15	5
<i>Matthew</i> 6:24	5
<i>Matthew</i> , 23:23	5
Case Law	
Procedural Rules	
Federal Rule of Appellate Procedure Rue 2	1
Supreme Court Rule 30	1
Publications Statutes	
US Constitution	
U.S. Cons. Amend. 1	
U.S. Const. Amend. V	2
U.S. Const. Amend. XIII.	.2, 4,
US Amend XIV	7
US Const. Article III.	5

3 T			
No.			

IN THE SUPREME COURT OF THE UNITED STATES Meghan M. Kelly, Petitioner

v.

Petitioner Meghan Kelly's Application to Justice Alito for Leave for an extension of time to file a petition for writ of certiorari to the United States Court of Appeals for the Third Circuit Case No 22-3372

I Meghan Kelly, Esq., pursuant to United States Supreme Court Rule 30, and Fed. R. App. P. 2, for good cause in the interest of justice move this Honorable United States Supreme for an extension of time to file a writ of Certiorari to appeal the Third Circuit decision denying a plethora of motions, and denying me the First Amendment right to a fair opportunity to petition on rehearing under FRAP Rule 40 on motions by dismissing the case for failure to prosecute simultaneously with denying my motions for a stay and for time effectively denying me the 5th Amendment fair opportunity to be heard to prevent the vitiation of my private First Amendment rights of religious-belief, religious exercise of belief, speech, association, property interests in my license to practice law and other claims.

1. The orders of the Third Circuit Court of Appeals to review the merits of appear at multiple dates: including a denial of a motion to reopen the case to consider my motions for rehearing under FRAP Rule 40, with denial of motions for reargument on a plethora of other motions for reagument, including but not limited to the June 30, 2023 Orders at Appendix ("App") A, dated 7/26/23, including denial of reaguments of stay, time, vacating order dated 5/19/23, recusal of Scirica and Phipps, and denial of reagument to vacate order dated 6/30/23; 6/30/23 Order denying 1. motion to vacate order dated 5/19.23 limiting motion for time to 3 pages, 2. Motion to correct record, 3. Motion for time, 4. Motion for stay and 5. Other two motions at App B; 6/30/23 Order dismissing the case for failure to prosecute at App C; 6/20/23

Order denying recusal of Judges Phipps and Scirica at App D; 5/19/23 Order limiting Motion for an extension of time to 3 pages and threat of sanctions for violating page limit and order at App E; 2/1/23 Clerk Order postponing consideration of my motions to exempt costs and taxes based on religious belief against debt, poverty creating a substantial burden to access to the courts in the exercise of my First Amendment right to petition to safeguard not merely my property interests in licenses to practice law but my Constitutional liberties, life and eternal life, invocation against the 13th and other arguments at App F; 1/17/23 Clerk Order denying motion to be exempt from costs at App G; 8/8/23 Clerk Order staying action on amended notice of appeal of District Court's 8/7/23 order denying Motion for ECF action. There is no opinion to publish.

- 2. There is no opposing party. I asked the Appellee in name the US District Court for the Eastern District of PA for its position through Justice Diamond. He did not oppose or respond.
 - 3. The case and motions were denied and dismissed on June 30, 2023.
- 4. The Court denied my motions for reagument to overturn the dismissal and orders on July 26, 2023.
 - 5. The date the petition is due is on October 24, 2023.
- 6. I respectfully request 60 additional days for good cause. The new date would be December 23, 2023.
- 7. I have a petition before this Court due in Kelly v Swartz by October 20, 2023 per US Supreme Court Application Number 23A100, and another petition in Kelly v PA ODC scheduled for conference on September 26, 2023, per US Supreme Court Numbers 22A981, 22-7695.

- 8. This case arises based on a reciprocal proceeding in the state of Delaware brought to discipline me for the exercise of my private First Amendment rights to religious-political belief, exercise of religious belief speech, association, petition and to cover up years of Court misconduct I petitioned to correct. I risk irreparable injury in terms of loss to my First Amendment right to religious belief in Jesus forever without government incited persecution should I not successfully petition this Court to appeal on the dismissal in the civil rights case. I also may face a needless law suit in PA should I not overturn the PA appeal scheduled for conference in September where PA Supreme Court's rules do not grant it jurisdiction to try me as not ripe should I not overturn the case.
- 9. I incorporate herein by reference in its entirety the Motion for reagument on denial of a stay at Third Circuit Docket Item (hereinafter "3DI") 3DI 56 below in its entirety and attach it hereto as an exhibit herein. In the exhibits I outline about 20 years of the Delaware judges and Courts violations of my First Amendment rights.
- 10. I sought to include the Delaware Supreme Court and members as Defendants in the civil rights case that must be appealed by October 20, 2023. Citing 3DI-57, not attached. I placed records of the civil rights case on the appellate case below as they are relevant to motions in Appellate Court.
- 11. Time is required to give me a fighting chance in the civil rights case relating to *Kelly v Swartz* to prevent vitiation of my 1st Amendment rights and other claims. The loss of First Amendment freedoms, for even minimal periods of time, unquestionably constitutes irreparable injury." *Mullin v. Sussex County*, 861 F. Supp. 2d 411, 415, 2012 U.S. Dist. LEXIS 67571, *1

- 12. I require time to afford me the First Amendment right to petition and the 5th Amendment fair opportunity to be heard in the civil rights case and in this case on appeal to this court in hopes to prevent 6 new law suits too.
- 13. This Court does not have any important justification necessary to uphold a compelling interest in denying time somehow more important than my exercise of the First Amendment right to petition to safeguard the exercise of fundamental rights and other interests in another case. I respectfully time be granted in order that I may attempt to effectively appeal the civil rights case and in this case.
- 14. I also need time to consider how to ask this US Supreme Court to please be our hero by preventing the schemed regulation of this US Supreme Court that will be used to eliminate this court to eliminate the rule of law that protects the Constitutional freedoms we all hold dear from elimination by entities who enslave, oppress, kill, steal and destroy without restraints in the form of love written on their hearts or the just rule of law should this Court not stop it.
- 15. I do not know how I will be able to afford to appeal everything. I previously attempted to file a variety of motions with this Court my case manager rejected including permission to file electronically without paper copies. I also considered asking this Court to waive an in person hearing and grant this court authority to render an order on the papers, given my poverty creates a substantial burden upon my access to the courts. Additionally, the compelled poverty based on Delaware preventing me from returning to the profession of my choice has caused a strain on my ability to care for my health, work out and drink water given my special needs due to a surgery which forever weakened me in my youth. I cannot afford a membership to the gym where I could more easily drink a gallon of water. I will have the same

phone number, but I do not think I can afford to keep my phone on this month as of August 15, 2023. When my brother was in an accident during my first year of law school, I similarly had no phone. Debt is against my religious beliefs. I refuse to buy things I cannot afford for the convenience and profit of others as against my religious belief in Jesus as God not money as God. Matthew 6:24. I believe people go to hell for seeking money as savior and master, and I am not going to exchange my soul to gain the world only to lose it in hell. Duquesne Law School's representative said I could go to the hospital and take my civil proceeding exam later. The School changed its mind. I found out the day before the exam. I found a note in the law school box. I got the worst grade in that exam civil procedure. That day, I learned how unjust and cold people were to serve convenience and costs at the exchange of other people's lives, health and liberty creating injustice to serve what I believe to be the mark of the beast discussed in the Bible business greed. I believe judges can save lives and eternal lives by restraining businesses and entities from oppressing, enslaving, killing, stealing and destroying human life, liberty or health for the bottom line. Jesus teaches justice is a greater command. (Matthew 23:23) In Amos 5:15 "justice in the courts is a command." I wanted to erase that mark of the beast and uphold justice by safeguarding people and their free will as the treasures not to be sacrificed for moth and rust. In order to do so I must safeguard people judges and people staff in the courts. Without you there is no individual liberty just automated standardized compelled conduct. The equality under this new economic system is not equal protection, but after 2050 it will be compelled conformity and sameness by those who control the resources needed to sustain life.

16. Justice Alito recently spoke in the news indicating the US Supreme Court may not be regulated. While I agree with Justice Alito, I think the better way to place a check on the other two branches is within the Supreme Court's power in cases and controversies. Art III.

- 17. Two of my cases that may be rejected or accepted before this Court Kelly v
 Swartz et al and this case relate to the question as to whether the United Supreme Court and
 judges in general should be corrected within the purview of the Constitution limits of 1) cases
 and controversies and 2) impeachment without waiver of their 5th Amendment right against selfincrimination by self-regulation or congressional or third party regulations that make them partial
 to those who control their seats instead of the impartial application of the constitutional
 protections to the rule of law, which violates the 5th Amendment Equal Protections component as
 applied to me a party of one with unique religious beliefs in impartiality and against attorney and
 judicial regulation I outlined Constitutional arguments in the case below and in the civil rights
 case.
- 18. It is more effective for the court to let their opinions speak for themselves than to allow judges, even Supreme Court justices to give into temptations of the fickle fads to present mere advisory opinions of whoever buys the spot light by defending the court against regulations in public or by the press. My cases should be used for the court to save itself or not. Let the opinions speak for themselves.
- 19. The courts are the only branch that safeguard individuals and individual liberty from being sacrificed by the mob under the vote or otherwise
- 20. Protecting the impartiality of the courts from the temptation to be partial towards regulations as opposed to the impartial application of the Constitutional law violates the 5th Amendment Equal protections Clause towards claimants like myself as applied to me as a party of one in both Federal/State Judicial and Lawyer Disability or disciplinary proceedings should be extended to the US Supreme Court to prevent the end of life-time limits and to prevent

regulation. I seek to extend this based on my unique religious beliefs on required impartiality and justice in the courts as a party of one.

- 21. Safeguarding the impartiality of the courts means correcting the courts when they violate the laws to serve their own personal interests as the Delaware Supreme Court violated my First Amendment rights when I filed petitions regarding the courts' own procedural due process violations and violations of my First Amendment private rights to petition, religious belief, exercise of belief, and association via the 14th Amendment when it sealed the attached documents hereto to cover up its own misconduct. 3DI 46-Ex B, C, D.
- 22. I have Constitutional arguments contesting the Constitutionality of disciplinary proceedings and certain Delaware Disciplinary rules based on my unique religious beliefs that may give me standing to extend the same to my opposition of regulating Federal judges outside the purview of Constitutional limits, including but not limited to arguments contained in motions on the record. I reserve leave to make additional Constitutional arguments against the Disciplinary proceedings and rules. 3DI-43-8 through 3DI 43-10.
- 23. On the record below in this case and the civil rights case I moved to recuse Judge Phipps and Scirica per the attached motions and amended Motion and caveats I attach hereto and incorporate herein. (3DI-43 attached hereto as Petitioner Meghan Kelly moves this Court to recuse Four Judges, Judge Hardiman, Judge Phipps, Judge Honorable Montgomery-Reeves, and Judge Scirica.) (3DI-44 See, Petitioner Meghan Kelly motion for a caveat to her Motion for this Court to recuse Judge Scirica and Motion for Judge Scirica for judicial consideration of drafting laws to prevent non-lawyers and non-judges from practicing law or taking the place of people judges without government authority. (3D-49, not attached 3DI-50, not attached, Motion for reagument on denial of recusal and required affidavit.)

- 20. In the motions I alerted the Court below I seek to move the Court to not only declare certain Delawar Disciplinary Rules and the proceedings unconstitutional, but also argued against regulating federal judges including the US Supreme Court. My main arguments for recusing Judge Scirica relate to the fact I seek to move the court to declare judicial federal rules he drafts and attorney rules unconstitutional, and the state rules which mirror the rules he chairs unconstitutional. I placed affidavits on the record from my civil rights case in the case below to show I have continuously objected to regulating the US supreme Court or ending life time appointments during good behavior. 3DI-58, not attached hereto as too voluminous.
- 21. I believe the courts are being set up to fall by those who entice the judges with attacks. I have particular concern that Justice Kavanaugh is specifically in danger. 83 complaints against him were published on the 10th Circuit's web site. Should regulations be compelled upon this court the same as those forced upon lawyers and state judges, ex post facto Constitutional arguments would likely not apply to character of judges. They do not apply in other disciplinary proceeding. All of those 83 arguments will likely be used against Justice Kavanaugh and regulations will be used to control a no longer free or impartial court. I believe all of the Supreme Court justices are schemed to fall. Once the head is cut off the body, the District and Appellate courts will fall too. (Not attached 3DI-)
- 22. I believe the courts are in danger. That means we are all in danger since the court is the only branch that protects individual liberties and individuals from being sacrificed to the apparent majority's whims of the majority through the vote.
- 23. My cases may allow the courts to prevent the danger with particular flexibility in this case to come up with a solution since there is no opposing counsel. The Appellant is the Eastern District Court of PA in name only. This Court may disagree with some of my arguments

including my arguments against federal judges politicking, but you may use the fact you disagree to create law binding on all of us including Congress. This case gives you the authority within the law not mere ever changing fickle public opinion or perception to preserve these United States.

- 24. While I seek to preserve the courts to preserve the rule of law, I require time to narrow my voluminous claims and asserted rights in this case. I need time to figure it out, and may need the court to use this very case to prevent regulation of the US Supreme Court to sustain the rule of law from schemed lawlessness down the line. I should not forgo my own claims merely to argue how to preserve the courts by preventing judicial regulation.
- 25. I do not seek to cause the danger to the courts by seeking to sue the members of the Delaware Supreme Court, and the arms of the Delaware Supreme Court in my civil rights case, nor do I seek to destroy the courts when I petition against mistakes or misconduct. Instead I seek to uphold the integrity of the courts by requiring they uphold Constitutionally asserted rights to uphold the rule of law from schemed overthrow.
- 26. "Congress, the Executive, and the Judiciary all have a duty to support and defend the Constitution." *Salazar v. Buono*, 559 U.S. 700, 130 S. Ct. 1803, 176 L. Ed. 2d 634 (2010)
- 27. Attorneys must be permitted to petition the courts to safeguard the Constitutional rule of law by breach of even the judiciary within the purview of the Constitution of 1. Cases and controversies such as mine or 2. Impeachment without retaliation for upholding the rule of law.
- 28. I have to ask you what you may not want to do to please allow lawyers to correct the three branches of government within cases or controversies without reprisal for exercising the First Amendment right to petition. Otherwise, how may this Court give an opinion on

regulating the US Supreme Court, federal courts and attorneys if they will not hear attorneys, including me, petitioning the court to do so on Constitutional grounds.

- 29. Judges must not give into temptations to be controlled by those who entice their desires for security by attacks by presenting advisory opinions in the news that will likely be twisted to be used against them. Please allow opinions to speak for themselves with binding authority upon the other two branches.
- 30. I need time to ask you to exercise your authority to draft such an opinion. I am scared I may run out of stamps and money to petition only to allow the courts to be eliminated down the line. I ran for office in 2018 since out of state title companies practiced law without a license and messed up the chain of deeds and took advantage of my esteemed deceased colleague Dick Goll, Esq. I learned there is a real plan to eliminate people judges and people staff by unelected lobbyists who control the other ignorant or indifferent branches. We need your help to save the world by saving your own seats the correct way lawfully. That means I must argue judges must be corrected by lawyers in court at times to safeguard the impartial application of the rule of law that we all respect from degeneration.
- 31. Per the Motion to reopen the case below, not attached hereto, the courts retaliated against me for petitioning against judicial mistakes including placing pleadings in another case not only on my civil rights case but another pro se claimant's medical records on my Eastern District of PA case too. I have unique standing to argue the courts must be corrected within the purview of the Constitutional requirements of cases and controversies like mine to preserve not destroy the courts.

32. Since I petitioned the Court against judicial mistakes or misconduct in this case and the civil rights case, argued against judicial regulation, seek to sue the Delaware Supreme Court members my two cases may be used to determine and limit correction of the US Supreme Court and inferior courts to the purview of the Constitution.

33. There really are lobbyists who seek to eliminate the courts to eliminate the rule of law that restrains businesses and entities from enslaving, killing, stealing or destroying life, health or liberty under the guise of the common good. See, Exhibit A and B for example. The digital economy is a mere transitionary step in a far more sinister plan. Upon information and belief, economic conditions will worsen by intentional design to allow Central banks and banks to recoup real estate, cars and property upon default of loans, and the new carbon credit debt scheme. Once entities the government owes recoup resources, the entities who control most resources will control governments to eliminate the governments by eliminating the rule of law down the line.

34. I need time not only to ask you to save my liberty, licenses, life and potential eternal life from temptations, I also need time to ask you to save the rule of law by saving the courts without waiving my arguments to save myself.

Wherefore, I pray this Court grants this application.

August 13, 2023

Respectfully submitted,

/s/Meghan Kelly Meghan Kelly, Esquire DE Bar Number 4968 34012 Shawnee Drive Dagsboro, DE 19939 (302) 493-6693 meghankellyesq@yahoo.com US Supreme Court Bar No. 283696 MEGHAN KELLY, ESQ.

34012 Shawnee Drive Dagsboro, DE 19939 <u>Meghankellyesq@yahoo.com</u> (302) 493-6693

Attn: Cler of Court Scott S. Harris
1 First Street, NE
Washington, DC 20543
Clerk of Court of the United States Supreme Court

RE: Kelly v US District Court Eastern District of PA/Supreme Court Rule Exhibit could not fit in box, filed contemporaneously as an exhibit to Petitioner Meghan Kelly's Application to Justice Alito for Leave for an extension of time to file a petition for writ of certiorari to the United States Court of Appeals for the Third Circuit Case No 22-3372

August 14, 2023

Dear Honorable Clerk of Court:

I could not fit the attached exhibit, Motion to Reopen Case to Consider pleadings filed July 4, 2023 and July 5, 2023, Motion to Reopen the case to exercise the 1st Amendment right to petition under FRAP 40 Motions for reargument on denied motions and another potential motion, and exhibits thereto in the box of documents in the above referenced matter as an exhibit in the application Petitioner Meghan Kelly's Application to Justice Alito for Leave for an extension of time to file a petition for writ of certiorari to the United States Court of Appeals for the Third Circuit Case No 22-3372.

Everything else fit perfectly but this exhibit prevented me from closing the box.

This exhibit is important since I am providing evidence on the record that imperfect people like me and all people need people judges and people staff to correct imperfect people's mistakes and misconduct and to safeguard the exercise of individual rights of people like me who do not conform to the standardized doctrines of religious belief.

Within the exhibits as an attachment thereto is Appellant Meghan Kelly's motion for reconsideration of Order Dated June 20, 2023 denying the recusal of Judge Phipps and Judge Scirica and Pursuant to FRAP Rule 2 for a new panel to re-consider motions denied by this Court on June 30, 2023, (hereinafter "Reargument-Motion") and an affidavit certifying this affidavit is made in good faith to prevent manifest injustice against me by vitiating my Constitutional rights by bias and prejudice so great by Judge Scirica and Judge Phipps in favor of an adverse party or adverse ruling that I respectfully request in support of their recusal in this matter pursuant to 28 U.S.C. § 144, filed with the Motion for rehearing en banc or by a new panel on the papers on the Court's June 20, 2023 denial of the recusal of Judge Scirica and Judge Phipps, (hereinafter "Affidavit").

In the Reargument-Motion supported by the Affidavit attached to the Motion to reopen, I made arguments against regulating the federal courts and the US Supreme Court therein.

I argued inter alias:

- "9. Judge Scirica has a conflict of interest with my case I was not aware of until recently. Judge Scirica chairs the Committee on Judicial Conduct and Disability. (Kelly v Trump, 21-1490, Kelly v Swartz, Civil Rights Docket Item ("CRDI") CVDI 149.)
- 10. I contest the federal judicial disciplinary rules Judge Scirica drafts on Constitutional grounds. I oppose the elimination of life time limits on US Supreme Court justices and believe district court and Circuit Court judges should have life time appointments to prevent them from the temptation to normalize injustice by partiality to the Disciplinary rules as opposed to the preempting Constitutional application of the law, on religious grounds as a party of one with religious beliefs in God's command against favoritism and for justice in the courts.
- 11. I declared my belief regulating the Court violates the constitutional rights of citizens the court serves, including me as a party of one, and allows for the schemed overthrow to occur in the DE District Court prior to discovering the conflict between Judge Scirica and I. Regulating the Court through disciplinary rules guarantees the partiality of the Court to the interests of those who discipline them instead of the impartial application of the rule of law. (Examples, (CRDI) 23, concerning my belief only the courts may prevent an economic crash and an overthrow of our government, CRDI-53,-55,56, 78, 95, 102, 104, 114, 127, 129, 131, CRDI 149-162). Favoritism towards those who serve the alleged professions' collective convenience, productivity or

the individual judge's future or current seat or highly esteemed position creates unfair proceedings when conflicts arise. I seek to declare the disciplinary rules Judge Scirica drafts are unlawful by amending my complaint in the civil rights proceeding to make that argument. I included certain arguments against certain DE Attorney Disciplinary rules and the Attorney Disciplinary proceedings I incorporate herein by reference but intent to reserve my right to include more arguments in the Civil rights proceeding, even if on appeal to the US Supreme Court in Kelly v Swartz at 3DI-43-8, 3DI-43-9, 3DI 43-10. Judge Scircia denied me the opportunity to be heard on my arguments, by denying my right to amend to contest certain state rules. Attached hereto please find my Motion for ECF rights in the District Court below, which I incorporate herein by reference in its entirety, wherein I contested an additional, different Delaware Disciplinary rule I wish to include in a complaint Del. Law. R. of Disciplinary Proc. Rule 7(d). DI 31. Thank you for your time and consideration.

In the affidavit I averred:

- "62. I strongly oppose regulating the courts to partiality to business by barter or exchange. This urges the courts to serve greed not humanity or the liberty that allows beautiful disorder and criticism which helps us improve and gain humility needed to escape the certain default for most of humanity loss of eternal life due to pride.
- 63. I noted on the Delaware record my desire to prevent regulation of the USSC and my hope I could eliminate judicial discipline of federal judges.
- 64. Judge Scirica is the Chair on the rules of federal judicial discipline I seek to eliminate. He has a personal interest in ruling against me as I seek to overturn his hard work.
- 65. I also seek to amend my complaint to include Constitutional arguments against the DE disciplinary proceedings and certain Delaware Disciplinary Rules rules I argued on the record in the civil rights case.
 - 66. These rules mirror the rules Judge Scirica works on, and attacks his work.
- 67. I sought to destroy the work of Jude Scirica first in the Civil rights case and now may seek to attack the rules he works on in this case.
- 68. In the Civil rights case, at Delaware District Court, Number 21-1490 Kelly v Trump, I alerted the Court of my concerns against Judicial discipline and the elimination of people judges or other hardship and concerns in the attached documents I incorporate herein by reference, and in additional Docket items 23, 53, 55, and 56 which I may not be able to upload in the DE District Court case.
- 69. I truly believe preventing the regulation of the US Supreme Court and eliminating the corrupt disciplinary rules against federal judges and requiring life term appointments for all federal judges, with the ability to choose different appointments would aid in preventing the schemed overthrow of the rule of law to eliminate it by automation by those who reign over people by the mark of the beast, business greed, with no unconditional love."

One important reason I require time is to ask the US Supreme Court to prevent regulations that standardizes the courts, with the aim of eliminating people judges and people

staff who are needed to protect individuals like me who exercise individual liberties including religious belief in Jesus outside the standards.

I argued I need time to do this in order to preserve the rule of law as I figure out how to defend my individual licenses, liberties and claims in this case and others. I thought it was important to include these documents in case the Court can think of a way to preserve their own judicial branch, especially since there is no opposing party other than the District Court in name only. I am having a hard time discerning a way to ask this court to please save the rule of law and the world from schemed lawlessness ahead, reign by what I believe is the mark of the beast as a Christian.

August 14, 2023

Respectfully Submitted,
/s/Meghan Kelly
Meghan Kelly, Esquire
34012 Shawnee Drive
Dagsboro, DE 19939,
(302) 493-6693
meghankellyesq@yahoo.com,
US Supreme Court Number 283696

Under Religion	us objection I declare,	, affirm that the fores	going statement is t	rue and correct
Dated: 8/14/23				
(printed	1)			
(signed)			

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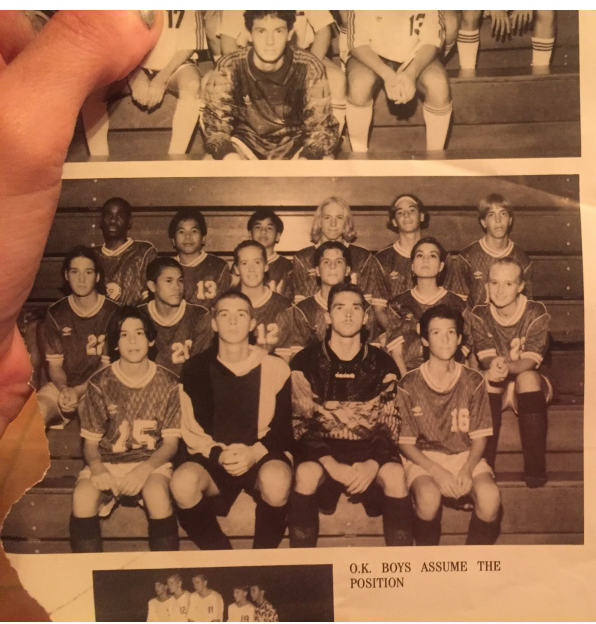
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Exhibit 6

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Exhibit 7



FROM LEFT TO RIGHT; JAMAL BIVENS, FRANK COMPTY, JAMES NAHN, AARON HOWELL, NATE STAUFFER, SAGE KANE, TONY MOROZZI, SANG TSUNG, COLLEEN CAROL, RYAN REDMAN, MEGAN KELLY, CINDY MARSHALL, ARTY COLUMNA, MATT THOMPSON, SCOTT MAGEE, MARIO COLBERT.





UNITED STATES DISTRICT COLL	RT IN THE DISTRICT OF DELAWARE
Meghan Kelly	
Plaintiff,) Civil Action No.: 1:21-1490 (CFC)
Disciplinary Counsel Patricia B. Swartz, et.al)
Defendants.	

CERTIFICATE OF SERVICE OF PLAINTIFF MEGHAN KELLY'S 66th AFFIDAVIT UPDATE

I, Meghan M. Kelly, Esquire, hereby certify on 8/15/13, I had a true and correct copy of the above referenced document, served to Defendants, through their counsel through email electronically:

Zi-Xiang Shen
Delaware Department of Justice
820 North French Street
6th Floor
Wilmington, DE 19801

Dated 8/15/23

Respectfully submitted,

Meghan M. Kelly Meghan Kelly, Esquire 34012 Shawnee Drive Dagsboro, DE 19939

meghankellyesq@yahoo.com

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:

(signed)