Exhibit Other-Case

MEGHAN MARIE KELLY, ESQUIRE

34012 Shawnee Drive

Dagsboro, DE 19939

Eastern District of PA, District Court

RE: Reporting 3 reciprocal orders/Matter 21-3198 Kelly v Swartz

August 27, 2022

Dear Honorable Justices:

I write to provide an update. Three jurisdictions instituted reciprocal orders, per the copies of the orders attached hereto.

The Delaware District Court signed an order on August 16, 2022, filed, August 17, 2022, received by me US mail on August 19, 2022.

The Third Circuit Court of Appeals e-filed an Order at 6:50 PM on August 17, 2022, served electronically, not by paper.

The Eastern District of PA, District Court filed an order on August 25, 2022, served electronically, not by paper.

I had a hard time uploading a motion in the Third Circuit. I accidentally uploaded a version with typos. I apologized to the court by letter.

Since, I was in communication with this Court, I fear the motion's typos influenced your immediate reaction to file an order a half hour later.

I turned in my license on my vehicle and cut off my car insurance since the State of Delaware is preventing me from seeking to regain my former position performing real estate settlements with my former law firm.

I bike to drop off documents to other jurisdictions through the US post office which is 8 or more miles per round trip. I have been experiencing bad allergies.

I am grateful for this court's allowance of electronic filing.

Thank you for your time and consideration.

Respectfully Submitted,

/s/Meghan Kelly
Meghan Kelly, Esquire
34012 Shawnee Drive
Dagsboro, DE 19939
meghankellyesq@yahoo.com
302-493-6693
Bar No 202268 RETIRED, in this
court, Now DEACTIVE too

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

IN THE MATTER OF

9

Misc. No. 22-45

MEGHAN MARIE KELLY

ORDER

AND NOW, this 6th day of October, 2022, upon consideration of Respondent's Request for ECF access (Doc. No. 3), Motion to Stay Proceeding (Doc No. 4), and Corrected Motion to Stay Proceeding (Doc. No. 6), it is hereby **ORDERED** that Respondent's Request for ECF access (Doc. No. 3) and Motions to Stay Proceeding (Doc. Nos. 4, 6) are **DENIED**.

AND IT IS SO ORDERED.

/s/ Paul S. Diamond

Paul S. Diamond, J.

RE: 22-45 efiling request sent to docket/ Think about it/I am slammed in multiple matters

From: PAED_ clerksoffice (paed_clerksoffice@paed.uscourts.gov)

meghankellyesq@yahoo.com

Date: Tuesday, May 16, 2023 at 08:17 AM EDT

Meghan you will need to request e-filing on your case. Just mail in your filing and ask for e-filing. Don't send anything else, just the one request for e-filing. The judge will do an order and then, you have to go on PACER like you did, but this time you need to ask as a party, not an attorney. While on this case you are a party (pro se), and I can not link up your account to your name if you select attorney.

I have to reject your request, because you neither requested ECF on your case, and there is no order, and you selected attorney instead of party; Clerk's Office

From: Meg Kelly <meghankellyesq@yahoo.com> Sent: Monday, May 15, 2023 6:06 PM

To: Gail Olson <Gail_Olson@paed.uscourts.gov>; Chambers of Judge Paul S Diamond <Chambers_of_Judge_Paul_S_Diamond@paed.uscourts.gov>; Meg Kelly <meghankellyesq@yahoo.com> Subject: 22-45 efiling request sent to docket/ Think about it/l am slammed in multiple matters

CAUTION - EXTERNAL:

Hi Gail.

I applied for e-filing registration only. I am showing you the picture attached which gives me the choice

- 1. Attorneys admissions E-file or
- 2. Efiling registrations only.

l applied for e-filing registration only.

I do waive my right for the items I emailed you to be docketed should you deny this request. I merely thought it may be a way to accommodate you should you not desire to docket my case as the court has done in the same fashion throughout the proceeding. I have served this court by email since the inception of the case and reserve my right to do the same throughout the proceeding to prevent manifest injustice as applied.

Regards.

Yahoo Malase: 124-ev;01/490-CEC, Document 157-17 Filed 06/21/23 Page 3 of 3 PageID #: 20164 Page: 3mail. Date: Filed for 5/16/2023;es/AK-PLptXxyYhZGN...

Meghan Kelly

34012 Shawnee Dr.

Dagsboro, DE 19939

(302) 493-6693

---- Forwarded Message ----

From: Meg Kelly < preparation and a transfer to a position of the composition of the comp

To: Meg Kelly < registration and residue por > Sent: Monday, May 15, 2023 at 05:55:35 PM EDT

Subject:

Sent from my iPhone

CAUTION - EXTERNAL EMAIL: This email originated outside the Judiciary. Exercise caution when

MEGHAN MARIE KELLY, ESQUIRE

34012 Shawnee Drive Dagsboro, DE 19939

The Honorable Judge Paul S. Diamond Panel Chair United States District Court Eastern District of Pennsylvania James A. Byrne U.S. Courthouse 601 Market Street Philadelphia, PA 19106

RE: In the Matter of Meghan Kelly/ Case 2:22-mc-00045 /Filing/Duplicates in DI 10 and prejudicial manner of filing Docket Items 10, 11 and 12

October 18, 2022

Dear Honorable Judge Paul S. Diamond:

I write concerning filing errors or issues for Docket Items (hereinafter DI) for DI 10, 11, and 12.

I sent Gail Olson the attached two emails regarding filing issues, but it appears she is out of the office until October 24, 2022. (Exhibits A, B, C, incorporated herein by reference). It is noticeable, I did not get an out of office response for my second email in spam or otherwise.

The manner in which my pleadings were filed prejudices me before this

Honorable Court and panel. I am actually not done reviewing all the filings yet. I

am still printing them out now. Yet in the interest of justice I must address some of
the issues immediately in hopes to prevent prejudice towards me in this case.

I incorporate Docket Sheet for DI 10 as Exhibit D, Docket Sheet for DI 11 as Exhibit E, and Docket Sheet for Exhibit 12 as Exhibit F incorporated herein by reference.

I noticed there appeared to be some duplicates in DI 10. DI 39 and 41 appear to be the same. DI 43 and DI 48 appear to be the same. DI 44 and DI 49 appear to be the same. DI 45 and 50 appear to be the same DI 46 and 51 appear to be the same. I do not understand how this happened. It appears the same emails may have been uploaded twice.

I bring this to your attention so you do not review the documents twice to conserve judicial resources.

I also noticed other filing errors place me in a disfavorable light before this honorable Court. The documents in DI 11 and DI 12 are filed out of order. The fact documents are not filed in chronological order prejudices me by making it inconvenient to you to look at the documents I refer to in my motion, possibly denying me the opportunity to be heard by rendering it too tedious for this Court to hear me.

The manner in which the documents are filed also prejudice me by placing the documents in a unfavorable manner to my case. In DI 12, the most negative document in my case appeared to be filed near the top of the exhibits, when I filed it after the ignored motions in chronological order.

I also noticed immediately, Exhibits 16 and 17 were uploaded without context. DI 12-4 and DI 12-5. Also Exhibits contained in the same email were filed quite far apart, which creates confusion of the facts. Attached, please find Exhibits BB and Exhibit CC, incorporated herein by reference. Exhibit BB indicates an issue initially, and Exhibit CC clarifies the issue as committing grave injustice, not a mere slight oversight. DI 12-8, DI-35.

I am not done printing out the documents or reviewing them. I must place this case aside as I was told another proceeding for discipline was expedited in bad faith to my response for a stay.

I am in immediate danger of irreparable injury. You may be contributing in placing me there should you deny my motion for rehearing on my motion for a stay to prevent violations to my constitutional rights.

Thank you for your guidance and consideration.

Respectfully,

October 18, 2022

/s/Meghan Kelly
Meghan Kelly, Esquire
34012 Shawnee Drive
Dagsboro, DE 19939
meghankellyesq@yahoo.com
Retired Bar Number 202268

First Letter/Correcting Court Reporter errors/Bd 11537 B/ No 541

From: Meg Kelly (meghankellyesq@yahoo.com)

 $karlis.johnson@delaware.gov; patricia.schwartz@delaware.gov; supreme_court_bprfilings@delaware.gov; supreme_court_bprfilings@delaware.gov; supreme_court_bprfilings@delaware.gov; supreme_court_bprfilings@delaware.gov; supreme_court_bprfilings@delaware.gov; supreme_court_bprfilings@delaware.gov; supreme_court_bprfilings.gov; sup$ To:

 $supreme_court fillings @delaware.gov; il sa.dolph @delaware.gov; meghankelly esq @yahoo.com when the property of the propert$

Date: Tuesday, February 1, 2022, 10:03 PM EST

Good evening,

Attached, please find a letter regarding the Court reporter's incorrect transcriptions, and some corrections, attached thereto. I reserve the right to submit additional corrections.

The errors are rather alarming. For instance, the court reporter wrote "space" when I said "faith," and other material

I am filing this with both the Board and the DE Supreme Court, and I stuck it in the mailbox this evening to send to

Thank you. Have a good night.

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



Cert of Serv correcting Court Reporter's errors.pdf 732.2kB



Letter regarding correcting Court Reporter's errors for the Jan 21 hearing.pdf



List of Court Reporter's typos and my corrections.pdf 116.2kB

was trying to show you how banks lend out what is not theirs at a profit, creating money out of nothingness, at a potential loss of the depositor's money. I think they can lend out 90 percent more funds they have through their customers' bank accounts, essentially selling something the banks do not have, to make interest profit.

Page 121, line 8, Delete "only hoping to heal." It should be courts "our only hope of a hero."

Page 122, line 5, Delete "green path and clear path." Replace it with "green pass and clear pass."

Page 123, line 1, Delete "embattlement." Replace it with "battlefield."

Page 123 line 12, delete "mislead." Replace with "misled."

Page 125 lines 20-23, not what I said. By increasing the costs as opposed to just decrees

125 lines 20, Delete "signs." Replace it with "fines." Delete "or lure of." Replace it with "or award of."

Page 125, line 21, Delete "justful offset." Replace with "Just laws that"

Page 125 line 22-23, Delete "or discredit the importance and spend the focus." Replace it with "to teach people to care about people as opposed to unjust decrees.

Page 128, line 7. Delete "diminished." Replace it with "de-minimus"

Page 139, line 4, Delete "16th." Replace it with "15."

Page 139, line 10, Delete "15." Replace it with "16."

144, line 11, I remember saying I am not offended by the word of God. I am sorry that others are offended. (I do not apologize for offending others by the word of God. I am only sorry that people are offended because I don't want them to go to hell.)

Page 147 line 7, Delete "dry." Replace with "drive."

Page 148 1-3 she didn't hear me, I but I do believe the purpose of the punishments of original sin is not the purpose of life. They are meant to teach humility to drive our pride, which reflects the image of the devil. Pride is sin that damns. This is not

what I said. She obviously did not hear me. This is really horrific going through this to find out she did not write what I spoke since she could not hear me.

Page 148, line 3, Delete "sends." Replace with "damns."

Page 143 11-12, Delete "that's really." Replace with "as reflecting in"

Page 147 line 13, Delete "our" and replace with "as."

Page 148 lines 1-2, for driving out pride and sin (not students) to correct meant as edification to drive out sin pride leading to hell to correct. Please delete "really guiding students." Replace it with "for driving out pride and sins" to correct meant as edification to drive out sin, pride, leading to hell. Delete "sends" at line 3. Replace with "damns."

Page 148, line 12, Delete "sacrifices." Replace with "sacrificed."

Page 148, line 16, Delete "empowered" add after with "the power to unconditional love whose" freedoms 148

Page 149, line 9, add "who" before sacrifice. Delete "of" after sacrifice.

Page 151 Line 14-19 I was referring to Duke studying Tobacco through grants teaching students and doctors to prescribe smoking, based on science to serve business greed, not good. I cannot restate what was said. I talked about how Businesses or charities funded colleges to make studies on research skewed towards their business purpose, like selling unhealthy tobacco by funding medical research, and buying the standard of care which worsened health.

Page 152, 20-21, bad allergies protect me, line 20-21, Delete "firms" Replace with "farm's"

Page 153, line 15, after sin add "to see" before clearly.

Page 153 at 17 after the add "our hope of a" hero.

Page 153 at 18 delete the s after hero.

Page 158, line 7, Strike health and replace it with "hell."

Page 158, line 12, Strike "law. Replace it with "will."

Page 159 Delete "right." Replace it with "lives." So it should be "I filed Kelly v Trump when I realized eternal lives were at stake....

Page 159 line 16, Delete "box" replace it with "bought."

Page 161 line 9, Delete "of," replace with "in a."

Page 162, line 18, Delete "any," replace with "and."

Page 163 line 1, Delete "thought." Replace with "brought a petition."

Page 163 line 13, Delete "space." Replace with "respect."

Page 163 lines 15-16, delete "what people know just with the." Replace with "or wants. People know justice is not conforming" with the fickle trends of society.

Page 164 line 2, Delete "people." Replace with "opinion."

Page 165, lines 4, After be add "the mark of the beast,"

Page 165, line 6, Delete "with the Lord." Replace with "for reward or, avoidance of harm"

Page 165 line 12, Delete "they're kind." Replace with "they're unconditionally loved, they are"

Page 166 3, delete "this" replace with "behaviorist"

Page 166 line 7, delete "state that is speaking", Replace with learn for "the sake of learning,"

Page 166 line 24, delete "thought" replace with "taught." Delete "gods" replace

Page 167 delete "like" line 5.

Page 167 delete at line 9 "a sense" replace with "absence."

Page 167, line 15 add "to love," after them.

Page 167 delete "be better for" for line 19 replace with "become better"

Page 170 I was reading the part of the petition at 7. Line 5 delete "so, we have agreed to suspend," replace with, "the weeds of greed stemmed."

Page 170 line 7, Delete "religious abhorrence" replace with "when it is religious

Page 170, line 17, Delete "market's abuse" replace with "mark of the beast."

Page 170, line 21, Delete "speaking with" replace it with "seeking."

Page 171 line 1 delete "and that" replace with "don't look at" people

Page 171, line 1 delete "are" replace with "they're"

Page 171 line 5, add "them" after at.

Page 171 line 6 add "s" to "thing," making it things.

Page 171, Line 7. Delete "disturb, replace with "to serve"

Page 171, line 11, delete "itself" replace with "violates"

Page 171 lines 13-14 delete "I"ve had a poor". Replace it with "to prepare, a fair,"

Page 172 line 4 delete, "reestablished" replace with "reached out to me"

Page 172, line 11 delete "was" replace with "must've."

Page 173 line 3, after--add "an expert says"

Page 173 line 7, delete "because." Replace with "based on beliefs."

Page 176, line 7, Delete savior. Replace with hero.

Page 176 Line 12, Delete standard. Replace with founder.

Page 176, Line20, Delete "the Charity" Replace with "to care,"

Page 176, line 21, Delete "knows the law." Replace with "know, to love."

Page 176, line 23 Delete "over here." Replace "of a hero."

Page 177 line 13, delete "the credit card." Replace with "that I could use the company car." I have religious objection to debt so this one is rather alarming to

Page 177, line 22 delete "harder. Replace with "manufactured."

Page 178, line 4, Delete "in." Replace with "and."

Page 178, line 8 after least add "of these."

Page 179, line 1, delete "and," Replace with "or."

Page 179, line 2, delete "abuse our." Replace with "according to our"

Page 179, line 19 delete "solved." Replace with "eliminated."

Page 180, line 2, Delete he "listened." Replace with he "lifted." So it would read

Page 180, line 11, Delete "spread." Replace with "threat"

Page 187, line 22, Add is before my.

Page 187, line 23. Delete "uncomformative." Replace with "unconforming."

Page 188, line 24, add as having rendered a decision without affording me opportunity to be heard.

Page 189, line 7. Delete partial. Replace with impartial.

Page 192, line 5, add not after can.

Page 192, line 14, Delete wrapped. Replace with researched.

Exhibit BB

Re: Transcripts for 115327-B/Thank you/possibility to correct errors?

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

patricia.schwartz@delaware.gov; karlis.johnson@delaware.gov; meghankellyesq@yahoo.com; supreme_court_bprfilings@delaware.gov

Date: Monday, January 31, 2022, 03:39 PM EST

Good afternoon,

The typist made some serious typos. I am not going to be able to go through everything the next few days, and I am

On page 94. Last line. It should be "I got the answer" is not "I got cancer."

Page 54 line 10 it should be "polluting" not putting.

Page 32 line 8 it should be "mind" not "light" of Christ.

Page 74, line 17 I felt "he" was taken advantage of. It was not me. I felt my friend was taken advantage of not me. It was M.r Dick Goll. The typist did not hear "he"

Page 74 line 23, "my" for my former law firm, not me. These are smaller errors.

Page 75 I am pretty sure 84 or 85 is incorrect. It was exhibits A-4 and A-5 which are exhibits 2 and 3 to my answer to the

Page 75 line 18 starting at line line 17 "but I do love God and standing up for my faith" she typed "space" instead of faith. I know she could not hear me, and she kept interrupting, which I do not see? Remember she said slow down and made

There are a bunch of errors, maybe too many. I am pointing these out as I go.

Meg

On Monday, January 31, 2022, 12:36:12 PM EST, Meg Kelly <meghankellyesq@yahoo.com> wrote:

Good afternoon,

I think I found errors in the transcript. If you recall, I was interrupted quite often because the person taking testimony could not remember what I said or type fast enough to keep up. So, she forgot what I said and did not transcribe it. She interrupted me quite often, causing me to lose my train of thought too, which you should recall. So, I could not repeat what I previously stated at times. She appeared to have trouble hearing me and noted I was crying, which you should recall. It appears she did not hear me at times. How do we go about fixing this, or is too late?

Thank you. I hope you and your loved ones are okay.

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

1 2	Herbert Woods Shaakira West: 22-mc-00045-PD Documer P O Box 192 Cheltenham PA 19012	nt 12-46 : F	Eled 10/18/22 J	Page 1 of 3
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8	UNITED STATES DISTRICT COURT Eastern District of Pennsylvania			
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10) Herbert Woods AND Shaakira West	39	in her per	sonal capacity 40
11	PLAINTIFF,			Robin Robinson
	j	42	in her per	sonal capacity 43
12	VS.) 45		ordon Dorsey sonal capacity
13	REVERSE MORTGAGE SOLUTIONS,)		46
14	ITS SUCCESSORS OR ASSIGNS;) '	47	DEFENDANT
15	Ocwen Financial Corporation, ITS SUCCESSORS OR	S)		
	16 Glen Messina	a		
17 Robert (Bob) Yeary				
	18 State of Pennsylvania 19 Idee C. Fo			
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	22 in his personal capacity			
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Emergency MOTION FOR AN EXTENSION OF TIME TO FILE AN AMENDED COMPLAINT

- 1 On September 20, 2022, the Court order Plaintiff Shaakira and Herbert Woods 30 days to amend complaint without prejudice, and file amended In Forma Pauperis.
- Pursuant to Federal Rule of Civil Procedure
 6(b)(1),(b)(EXTENDING TIME)
- Plaintiffs respectfully moves this Court for an extension of time of 21 days until November $8^{\rm th}$, 2022, to file the amended complaint.
- 4 Plaintiff respectfully submits that good cause exists to extend until November 8th, 2022
- 5 Plaintiff Herbert Woods & Shaakira West are pro se litigant.
- Plaintiff Shaakira West Has tested positive for Covid- 19 on October $12^{\rm th}$, 2022.
- 7 Covid-19 has triggered plaintiff other health issues.
- 8 Plaintiff has not recovered as of date (10/17/2022).
- 9 Plaintiff West has been advised by her doctor not to be in any public spaces and to completely isolate until symptoms reside. (That include from Mr. Woods)
- 10 Plaintiff has attached as Exhibits A, Positive test results.
- 11 The requested extension will provide sufficient time for Plaintiff to amend claim.
- 12 The modest extensions requested will not burden or prejudice Defendant or any third parties, and are consistent with the just, speedy, and inexpensive determination of this action.

 See Fed. R. Civ. P. 1. For the foregoing reasons,
- 13 Plaintiff respectfully requests that the Court grant this motion.
- Plaintiff respectfully submits that good cause exists to extend until November 8th, 2022. (See Fed. R. Civ. P. 6(b)(1) the Court may for good cause grant requests for time extension made before the original time expires).

DATED: October 17th, 2022

Respectfully submitted, /s/ Shaakira West

Respectfully submitted, /s/ Herbert Woods

ORDER

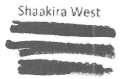
GRANTING EMERGENCY MOTION FOR AN EXTENSION OF TIME

Upon consideration of Plaintiffs Shaakira West & Herbert Woods motion is GRANTED for an Extension of time to File an Amended Complaint, the motion is GRANTED. Accordingly, Plaintiff shall file an amended complaint by November 8th, 2022.

IT IS SO ORDERED.



LAB REPORT



Test Date: 10/12/2022

Test Time:

Patient ID:

Date: 10/12/2022

Ordering Provider: Kevin Kramer, DO

NPI: 2

LAB TEST/RESULT:

SARS-COV-2 COVID19 W/OPTIC [87811]

SARS-COV-2 COVID19 W/OPTIC [87811]: Positive Abnormal (Normal = Negative)!!

Ken Kun Do

The COVID-19 Antigen Test is a lateral flow immunoassay intended for the qualitative detection of nucleocapsid protein antigen from SARS-CoV-2 from individuals with or without symptoms or other epidemiological reasons to suspect COVID-1 infection when tested twice over three days with at least 36 hours between tests. This test is authorized for non-prescriptive home use with self-collected direct anterior nasal (nares) swab samples from individuals aged 15 years or older or adult collected anterior nasal swab samples from individuals aged two years or older.

The COVID-19 Ag tests have not been FDA cleared or approved. They have been authorized by the FDA under an emergen use authorization. The tests have been authorized only for the detection of proteins from SARS-CoV-2, not for any other viruses or pathogens, and are only authorized for the duration of the declaration that circumstances exist justifying the authorization of emergency-use of in vitro diagnostics for detection and/or diagnosis of COVID-19 under Section 564(b)(1) of the Federal Food, Drug and Cosmetic Act, 21 U.S.C. § 360bbb-3(b)(1), unless the declaration is terminated or authorization is revoked sooner.

Case 2:22-mc-00045-PD Document 12-45 Filed 10/18/22 Page 1 of 1

From:

Herbert Woods herbert Woods herbert Woods herbertwoods46@gmail.com

Sent:

Monday, October 17, 2022 5:00 PM

To:

PAED Documents

Subject:

Emergency motion 2:22-cv-03515-JS WOODS

Attachments:

UC.pdf; motion to extend UC (2).pdf

CAUTION - EXTERNAL:

CAUTION - EXTERNAL EMAIL: This email originated outside the Judiciary. Exercise caution when opening attachments or clicking on links.



MEGHAN MARIE KELLY, ESQUIRE

34012 Shawnee Drive Dagsboro, DE 19939

The Honorable Judge and panel leader Paul S. Diamond Attn: Clerk of Court Via Email 601 Market St Ste 16613, Philadelphia, PA 19106

RE: In the Matter of Meghan Kelly/ Case 2:22-mc-00045 /

November 3, 2022

Dear Honorable Judge Paul S. Diamond:

I am in receipt of Notice of a hearing. I am not in receipt of an Order on my motion for a rehearing on the Court Order denying request for ECF access, and Motion to Stay the proceeding until both my appeal to the original disciplinary proceeding and the civil rights proceeding is concluded. I invoke my 5th Amendment right for an opportunity to be heard on the Motion to protect my First Amendment liberties. I do not waive my right for an opportunity to be heard on that Motion and require an Order to preserve the issue for appeal should it be denied.

I do not have notice concerning the topic of the hearing. Is it on my motion for reargument?

I have not yet filed a for cause motion. So, it is not ripe for a hearing when I have not yet contested the order placing me inactive disabled.

I would be required to call all the Delaware Supreme Court judges, and Arline Simmons, a terminated court staff, Katrina Kruger another terminated court staff if it is not on the Motion for reagument.

I do not want to cause additional expenses on all parties when testimony may be given during the civil rights proceeding which is necessary for my defense of my license in your Court.

It is possible that I may not contest the proceeding in order not to prejudice my other cases should you agree not to report to the US Supreme Court.

If not, I move this Court to include the motion I filed with the PA Supreme Court today. You will see that the Delaware Supreme Court concealed 4 documents necessary and material to my defense the day the preliminary committee reviewed whether probable cause existed to bring the original discipline, November 3, 2021. This obviously prejudiced me by concealing evidence the Delaware Supreme Court itself instigated the Delaware disciplinary lawsuit for wrongful purposes to conceal its own misconduct.

Thank you for your guidance and consideration.

November 3, 2022

Respectfully,
/s/Meghan Kelly
Meghan Kelly, Esquire