No. _____ Related Application No. <u>23A144</u>

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 Motion for Leave to file in Forma Pauperis to file her Petition for Writ of Certiorari of the Orders to the United States Court of Appeals for the Third Circuit,

Case Number 22-3372

Meghan Kelly, Esquire
34012 Shawnee Drive
Dagsboro, DE 19939
meghankellyesq@yahoo.com
(302)493-6693
US Supreme Court No 283696
Pro se, Defending 1st Amendment religious
belief in Jesus as God, not money as God
Matthew 6:24

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Bible

1 Timothy 6:103
Amos 5:154
Deuteronomy 15:14
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Ezekiel 18:135
Hosea 4:63
John 13:34-354
Leviticus 25:36-375
<i>Matthew</i> 6:1-46
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Matthew 23:23
Proverbs 28:8
Romans 13:8

No. Application No. 23A144

UNITED STATES SUPREME COURT

Petitioner Meghan M. Kelly's Motion for Leave to file in Forma Pauperis On her Petition for Writ of Certiorari and for relief under Supreme Court Rules 38 and 41

I, Petitioner Meghan Kelly, pro se appellant, pursuant to 28 USC § 1915, move this

Honorable United States Supreme Court for permission to file a petition for writ of certiorari,
and submit the attached affidavit accompanying the motion for permission to appeal in forma
pauperis, as required by 28 USC § 1915(a)(1), and related attachments included therein.

Petitioner Meghan M. Kelly further, having been granted in forma pauperis relief in other

Matters, move this honorable to waive costs, potential costs and Court fees under Supreme Court
Rules 38 and 43, or that may be authorized but not required under 28 U.S.C. § 111 through 28

U.S.C. § 1932, 1. to prevent unaffordable costs from becoming a substantial burden upon my
access to the courts, 2. to prevent a government compelled violation of my religious beliefs
against indebtedness in order to exercise my right to petition the Court in defense of the exercise
of fundamental rights and license(s), and 3.to prevent government compelled involuntary
servitude in exchange with access to the courts to defend my licenses and liberties from being
taken away for my religious beliefs in Jesus. (Citing, US Amendments I, V, XIII). I aver as
follows. I aver as follows.

1. I am impoverished, and am not capable of pre-paying or paying court costs or fees to defend the exercise of my Constitutionally protected rights to exercise private-religious, private-religious speech, petitioning the courts for grievances, and political and religious association without grant of this motion.

- 2. I believe I am "entitled to redress." Id. I pray the honorable Court considers the issues contained in my writ of certiorari I incorporate herein by reference in its entirety herein.
- 4. US Supreme Court Rule 43 outlines costs, "unless the Court otherwise orders."

 This Court has discretion to exempt costs, including but not limited to costs under Supreme

 Court rule 38. I ask this Court to exercise its discretion to exempt costs and fees as applied to me in this case.
- 5. I also argue this Honorable Court must exempt costs and fees in my case in order not to compel me to forgo my First Amendment fundamental rights of religious belief and religious exercise of beliefs by compelled violation of exercise of my religious beliefs in exchange with the exercise of the First Amendment right to petition the courts, based on disdain for my belief in God as God not money as savior and guide. US Amend I, V, *Matthew* 6:24.
- 6. This Court has inherent equitable powers over their process to prevent abuse, oppression, and injustice. *Gumbel v. Pitkin*, 124 U.S. 131 (1888); *Covell v. Heyman*, 111 U.S. 176 (1884); *Buck v. Colbath*, 70 U.S. 334 (1865); *Krippendorf v. Hyde*, 110 U.S. 276, 283 (1884).
- 7. This Court must grant my request for an exemption of costs and fees to prevent government abuse against my person, oppression, and injustice.
- 8. I was previously granted in forma pauperis status under Delaware District Court Case No 21-1490, Third Circuit Court of Appeals Case No. 21-3198, Third Circuit Court of Appeals No. 22-3372, Delaware Supreme Court matter No. 21-119, Chancery Court matters No. 2020-0809 and No. 2020-0157, and Eastern District Court of PA No. 22-45.

- Even a few dollars in fees would cause a substantial burden upon my access to the courts to address Constitutionally protected activity relating to fundamental rights, creating an obstacle so great as to prevent my access to the courts.
- God, not man, or money. I do not want to sin against God by incurring debt. I believe people sin against God by incurring debt. God teaches in *Romans* 13:8, "Owe no one anything, except to love each other, for the one who loves another has fulfilled the law." Since it compromises our loyalty to God towards the pursuit of money to free us from bondage of sin, as savior instead of God. Jesus teaches you cannot serve both God and money as savior. *Matthew* 6:24. I choose God. Earning money is not sin. When our desire to earn money takes the place of our desire to do God's will, by hardening our heads, hardening our hearts and hardening our hands preventing us loving God foremost and subordinately loving others as ourselves, I believe we sin.
 - 11. I believe "the love of money is the root of all evil. 1 *Timothy* 6:10.
- 12. I believe people go to hell for blindly doing their job, doing what they are trained to do to gain money to care for their family, not seeing clearly when they ignorantly harm others, even by delegation of duties. I believe not knowing is guilt. *Hosea* 4:6 I believe that Court correction can help them know and save their souls from being thrown unworthy into the fires of hell on the last day. I do believe courts have the power to save lives and eternal lives. I believe every time the court prevents individuals, entities, charities and even religious organizations from oppressing, killing, stealing and destroying human life, health or liberty, judges save souls. *Amos* 5:15, *Matthew* 23:23.
- 13. I believe creditors will be damned to hell for not forgiving monetary debts. (*See, Matthew* 6:12, "And forgive us our debts, as we also have forgiven our debtors."); (*Matthew*

6:14-15, "For if you forgive other people when they sin against you, your heavenly Father will also forgive you. But if you do not forgive others their sins, your Father will not forgive your sins."); (*Deuteronomy*, 15:1 "At the end of every seven years you must cancel debts."); (*See also, Matthew*, 18:21-35. Debts once forgiven will be remembered if we do not forgive others.); (Jesus teaches "What good will it be for someone to gain the whole world, yet forfeit their soul? Or what can anyone give in exchange for their soul?" *Matthew* 16:26.); (Jesus teaches us do not seek after material things, "but seek first his kingdom and his righteousness, and all these things will be given to you as well." *Matthew* 6:30-33.); (With regards to eternal treasure we are commanded to share his word without pay as without pay we received the gift of the way to eternal life, through the word. *Citing, Matthew* 10:8).

- 14. If people don't forgive monetary debts by those who have no means to pay, other than selling their souls for labor, I believe people will be damned to hell for loving money and material gain more than one another as commanded. We are commanded to love people, not money and the things it can buy. (*See, John* 13:34-35, "A new command I give you: Love one another. As I have loved you, so you must love one another. By this everyone will know that you are my disciples, if you love one another.")
- 15. Since I am commanded to love people, I do not want to create a situation where I increase the odds, they will be damned to hell by accruing profit off of debt. I do not want to be damned to hell by seeking money in place of God as my savior due to indebtedness. Debt is against my religious beliefs because it makes money guide and savior instead of Jesus as guide and savior.
- 16. Interest on alleged debt, and debt is against my religious beliefs as I believe it increases servitude to Satan by teaching people to be enslaved to earning money to pay artificial

interest or debt, instead of being free in Christ, essentially making money the savior in place of God. (See, *Leviticus* 25:36-37, "Do not take interest or any profit from them, but fear your God, so that they may continue to live among you. You must not lend them money at interest or sell them food at a profit." and *Exodus* 22:24-26).

- artificial debt is a sin against God, I believe misleading many to hell by indebtedness to the pursuit of money, instead of God. (*Ezekiel* 18:13, "He lends at an interest and takes at a profit. Will such a man live [By live, I believe it means losing eternal life in the second death should he not repent]. He will not! Because he has done all these detestable things, he is put to death; his blood will be on his own head."); (*Deuteronomy* 23:19, "Do not charge your brother interest on money, food, or any other type of loan."); (*Proverbs* 28:8, He who increases his wealth by interest and usury lays it up for one who is kind to the poor.); (Exodus 22:25, "If you lend money to one of my people among you who is needy, do not treat it like a business deal; charge no interest.); (*Deuteronomy* 15:2 "This is the manner of remission: Every creditor shall cancel what he has loaned to his neighbor. He is not to collect anything from his neighbor or brother, because the LORD's time of release has been proclaimed.")
- person to go into debt to exercise fundamental freedoms, that are no longer free, but for sale to those who can afford to buy the ability to exercise Constitutional 1st Amendment liberties, the wealthy, rendering the poor less equal, no longer free, but for sale bought people, as wage slaves, in violation of the 13th Amendment, and Equal Protection Clause of the 14th Amendment applicable to the states, and the Equal Protections component of the 5th Amendment applicable to the Federal government, with government support.

- 19. The Delaware Disciplinary Order and the reciprocal orders, including the order of the US District Court for the Eastern District of PA below prevent me from returning to my former law firm, and may prevent me from getting a job as a lawyer to render any fees impossible to pay back. In addition, asking for donations is against my religious beliefs as I believe people are misled to hell by *Matthew* 6:1-4 violations of organized charity, fundraising and pro bono.
- 20. Going into debt, of even a few dollars, is against my religious belief, and the additional costs of even a few dollars is a substantial burden upon my access to the courts due to my utter poverty, and my inability to pay back any fees should my appeal fail.
- 21. I respectfully request that no fees or costs relating to this case be required of me due to such costs creating an economic strain upon my exercise of the access to the courts to defend 1st Amendment rights, as a substantial burden due to my poverty, with little prejudice to respondent, the public or this Honorable Court, and due to violations, such cost requirements create upon my exercise of my religious beliefs.
- 22. This Court must not require I violate my religious beliefs by agreeing to personal indebtedness should costs arise in order to exercise my 1st and 5th Amendment rights to petition this Court to safeguard my exercise of Constitutionally protected activity from government interference or retaliation including the right, to petition, exercise religious beliefs, freely speak concerning my religious beliefs for which my petitions relate to and the freedom to associate.
- 23. In order for this Court to require I consent to costs which violates my religious beliefs, compromising my faith in Jesus to servitude to Satan by making money God by costs, and potential costs relating to this matter, the Court must have a compelling interest somehow more important than the free exercise of religion, narrowly tailored to support such interest.

- 24. The Court may not require forced indebtedness through costs and fees in violation of my religious beliefs and the 13th Amendment protections against forced labor to pay debt because its justification to compel forced violations of my religion is not narrowly tailored in this case, since the Court may grant an exemption to prevent the government forced violation of my religious beliefs.
- 25. The rule of law is not a business where only those with money may purchase justice. Justice is not for sale by barter or exchange, but must be determined by truth under the Constitutional principles that protect individual freedom of conscience from the forced, collective conditional will of mobs or entities by the vote or otherwise.
- 26. As a child of God, I believe we each must use our individual conscience mind to choose to do God's will or not in order to have any hope of eternal life.
- 27. The freedom to think and believe by the dictates of our own conscience instead of the government's compelled, conditional, controlled, conformed thoughts based on the ever-evolving fickle thoughts or fads of experts or entities or associations, or foreign and private backed partners is the source of all freedom in this country.
- 28. It is insulting the state of Delaware, and reciprocating courts seek to declare me mentally disabled and unfit to practice law, but for my faith in Jesus Christ.
- 29. Any costs create a substantial burden and obstacle to my access to the Courts in contravention to my Equal Protection to the 1st Amendment right to access to the Courts to defend my exercise of fundamental rights applicable to the Federal Courts via the Equal Protection component of the 5th Amendment, for me, a member of class of one due to religious beliefs against incurring debt combined and due to utter poverty. *See, Abdul-Akbar v. McKelvie*, 239 F.3d 307, 317 (3d Cir. 2001) ("This requires us first to determine whether Appellant is a

member of a suspect class or whether a fundamental right is implicated. Neither prisoners nor indigents are suspect classes; *See, Harris v. McRae*, 448 U.S. 297, 323, (1980) (noting that poverty is not a suspect classification)." (*But see, Lewis v. Casey*, 518 U.S. 343, 370 (1996) "[A]t all stages of the proceedings the Due Process and Equal Protection Clauses protect [indigent persons] from invidious discriminations.")

- 30. "Because this case implicates the [Constitutionally protected rights of exercise of religion, speech, petition, belief and association and the] right of access to the courts," the government's disparate treatment towards me, based on poverty, is still unconstitutional under a strict scrutiny basis test. *Citing, Tennessee v. Lane*, 541 U.S. 509, 533 n.20 (2004).
- 31. The Supreme Court noted, "There can be no equal justice where the kind of trial a man gets depends on the amount of money he has." *Lewis v. Casey*, 518 U.S. 343, 370 (1996); (internal citations omitted)
- 32. While, poverty is not a suspect class, my right to meaningful access to the courts, despite the inherent burden of poverty, and my religious beliefs and strongly held religious exercise relating to my religious belief against indebtedness is protected. In addition, fundamental rights are implicated. Delaware Disciplinary Counsel and Delaware agents violated my Fundamental rights of religious beliefs, religious-political speech, religious-political petitions, religious-political-association, religious-political exercise, procedural and substantive due process opportunity to be heard, to prepare and present evidence, to subpoena witnesses, and to cross examine my accuser.
- 33. Delaware Disciplinary Counsel and reciprocating courts persecute me and seek to defame my character by taking away my property interest in my active license to practice law but for my exercise of Constitutionally protected conduct, in violation of my freedom to petition

concerning my religious-political speech, religious-political exercise, religious-political belief, religious-political association, and association as a party, attorney, Democrat, Catholic and Christian when I believe there has been a grievance committed against me.

34. Justice Stevens, with whom Justice Brennan, Justice Marshall, and Justice Blackmun joined, in dissenting of US Supreme Court in *Murray v. Giarratano*, 492 U.S. 1, 18 (1989) recognized,

"When an indigent is forced to run this gantlet of a preliminary showing of merit, the right to appeal does not comport with fair procedure. . . . [T]he discrimination is not between 'possibly good and obviously bad cases,' but between cases where the rich man can require the court to listen to argument of counsel before deciding on the merits, but a poor man cannot. . . . The indigent, where the record is unclear or the errors are hidden, has only the right to a meaningless ritual, while the rich man has a meaningful appeal." Douglas, 372 U.S., at 357-358

36. Court costs, taxes, and fees as applied, violate my religious beliefs, religious practices and religious exercise against incurring debt, and costs, as applied. I seek protections under the 5th Amendment's Equal Protection component, as a party of one, with unique religious beliefs to gain access to the courts to defend my exercise of 1st, 5th and 14th Amendment liberties.

Wherefore, I, Meghan M. Kelly, Plaintiff, Plaintiff respectfully pray the Court grant me allowance to file in forma pauperis and an exemption from fees, costs or taxes.

Dated: August 11, 2023 Response

Respectfully submitted,

/s/ Meghan Kelly Meghan Kelly, Esquire 34012 Shawnee Drive Dagsboro, DE 19939 meghankellyesq@yahoo.com (302) 493-6693 (2,809 Words) United States Supreme Court No.283696 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



To:

Plan Now for When COVID-19 Assistance Ends



State of Delaware
Division of Social Services

June 9, 2022



Questions? Contact:
A. MAINTENANCE811
POOL# 811
34314 PYLE CENTER RD
PYLE SSC UNIT 1
FRANKFORD DE 19945
(302) 732-1720

Fax: (302) 732-1721

7.7. 3.4.6 MEGHAN M KELLY 34012 SHAWNEE DR DAGSBORO DE 19939-4125

En Espahol

Si usted no entiende este aviso o necesita que se lo traduzcan, favor de Liamar el Departemento de Relaciones con el cijente el 1-800-372-2022.

Hang Tring 198

Nếu quí vị không hiểu được thông bảo này hoặc cấn được phiên dịch, xin gọi cho Ban Liên Hệ Khách Hàng tại số 1-800-372-2022

The Division of Social Services (DSS) sent out extra emergency benefits and changed program rules during the COVID-19 public health emergency. COVID-19 assistance may stop in the coming months because the COVID-19 situation is getting better. Please start planning now for when COVID-19 assistance ends.

When the COVID-19 public health emergency ends:

- DSS COVID-19 emergency benefits and program changes will end.
- Regular DSS program rules will restart.

This means that in the coming months:

- Extra monthly emergency benefits will end for Food Benefits, Temporary Assistance for Needy Families (TANF), and General Assistance (GA).
- The Pandemic EBT (P-EBT) program and benefits will end.
- Employment and training requirements will restart for Food Benefits and TANF.
- Program time limits and sanction rules will restart for TANF.
- Regular application, interview, and eligibility rules will restart for Food Benefits.
- Monthly family copayments will restart for Child Care.

DSS does not know when the COVID-19 public health emergency will end. We will let you know the actual dates these changes will happen in another letter.

IN THE
SUPREME COURT OF THE UNITED STATES
Meghan M. Kelly — PETITIONER (Your Name) United States District Court For the Eastern District of VS. Pennsylvania — RESPONDENT(S)
MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS
The petitioner asks leave to file the attached petition for a writ of certiorari without prepayment of costs and to proceed in forma pauperis.
Please check the appropriate boxes:
DE District Court No. 21-1490, DE Charcery Court No. 0809, and 2020-0157 DE Supreme Court No. 119-2021, U.S. District Court For Eastern District of PA
Petitioner has not previously been granted leave to proceed <i>in forma</i> pauperis in any other court.
☐ Petitioner's affidavit or declaration in support of this motion is attached hereto.
☐ Petitioner's affidavit or declaration is not attached because the court below appointed counsel in the current proceeding, and:
☐ The appointment was made under the following provision of law:

PA

No. ____

 \square a copy of the order of appointment is appended.

AFFIDAVIT OR DECLARATION IN SUPPORT OF MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

I, Meghan M. Welly, am the petitioner in the above-entitled case. In support of my motion to proceed in forma pauperis, I state that because of my poverty I am unable to pay the costs of this case or to give security therefor; and I believe I am entitled to redress.

1. For both you and your spouse estimate the average amount of money received from each of the following sources during the past 12 months. Adjust any amount that was received weekly, biweekly, quarterly, semiannually, or annually to show the monthly rate. Use gross amounts, that is, amounts before any deductions for taxes or otherwise.

Income source Average the pa	verage monthly amount during e past 12 months		Amount expected next month	
	You	Spouse	You	Spouse
Employment	\$O	\$	\$O	\$ O
Self-employment	\$ 0	\$ 0	\$	\$ 0
Income from real property (such as rental income)	\$ 0	\$O	\$	\$_O
Interest and dividends	\$ <u> </u>	\$	\$	\$
Gifts	\$ 600	\$ <u> </u>	\$O	\$
Alimony	\$ <u> </u>	\$O	\$	\$O
Child Support	\$	\$O	\$ G	\$ O
Retirement (such as social security, pensions, annuities, insurance)	\$	\$	\$O	\$ 0
Disability (such as social security, insurance payments)	\$	\$O	\$O	\$
Unemployment payments	\$ <u></u>	\$O	\$	\$
Public-assistance (such as welfare)	\$ <u></u>	\$ <u> </u>	\$O	\$
Other (specify):	\$ 0	\$O	\$	\$_O
Total monthly income:	\$ 600	\$O	\$O	\$_O

2. List your employ is before taxes of	yment history for the prother deductions.)	oast two years, most recen	nt first. (Gross monthly pay
Employer	Address	Dates of	Gross monthly pay
N/A	NA	Employment	Coroso monthly pay
		N/A	\$
			\$ \$
3. List your spouse (Gross monthly p	e's employment history pay is before taxes or o	y for the past two years, ther deductions.)	most recent employer first.
Employer	Address	Dates of	Gross monthly pay
NA	N/A	Employment	
			\$ \$
			\$
institution.	money you or your sp	A	nts or in any other financial
N /A		\$ <u>0</u>	<u> </u>
		\$	
5. List the assets, a			owns. Do not list clothing
□ Home		☐ Other real estate	
Value N/A		Value N/A	•
	The state of the s	v and	**************************************
☐ Motor Vehicle #1 Year, make & mo Value #15,600	del 2014 Toyata (unknown amount er side is broken	Motor Vehicle #2 Year, make & mo	odel
Dog of OUM	SC 3 10 C 13 BISKE	1	
Other assets Description	NA		
Value	THE CONTROL OF THE CO		

6. State every person, busing amount owed.	iness, or organization	owing you or your	spouse money, and the
Person owing you or your spouse money	Amount owed to	you Amount	owed to your spouse
N A	· N/A	A N	14
1/0	\$ '/'	S	1/7
N/B	\$ N/A	s_/V/A	7
N //X	\$ N/A	\$ N//	}
7. State the persons who relinstead of names (e.g. "J.S	y on you or your spous S." instead of "John Sr	se for support. For minith").	nor children, list initials
N/A	Relationsh	nip	Age
NA	NA	N/	A
NA	N/A	NIA	
Rent or home-mortgage payr (include lot rented for mobile Are real estate taxes includ Is property insurance includ	e home) led?	You \$	Your spouse
Utilities (electricity, heating water, sewer, and telephone)	fuel,	* N/A	\$_N/A
Home maintenance (repairs a	and upkeep)	\$ 40.00	* N/A
Food		\$O	\$N/A
Clothing		\$ 20.00	\$_~/A
Laundry and dry-cleaning		\$ 30.00	\$_~/A
Medical and dental expenses		\$ 40.00	· N/z

Transportation (not including motor vehicle payments) Recreation, entertainment, newspapers, magazines, etc.	You \$ 100 \$ 20	Your spouse \$ \bigcap \setm A \\ \$ \bigcap A \\ \$
Insurance (not deducted from wages or included in mortg	gage payments)	
Homeowner's or renter's	s N/A	* N/A
Life	s N/A	\$ N/A
Health	\$_ N/A_	\$N /A
Motor Vehicle	\$ 76	\$ N/A
Other:	s N/A	* N/A
Taxes (not deducted from wages or included in mortgage	payments)	. 1
(specify):	s_ N/A	\$_N/A
Installment payments	1	
Motor Vehicle	* N/A	\$N/A
Credit card(s)	s N/A	s N/A
Department store(s)	\$ N/A	s NA
Other:	s N/A	s N/A
Alimony, maintenance, and support paid to others	\$ N/A	\$ NH
Regular expenses for operation of business, profession, or farm (attach detailed statement)	* N/A	*_N/A
Other (specify): Pay back \$1600. monthly of the parents when employed, yard work supplies, ink, Total monthly expenses: paper, computer, postage printer, shampou, soap	\$ N/R \$ 1,220	\$ N/A \$ N/A

9. Do you expect any major changes to your monthly income or expenses or in your assets or liabilities during the next 12 months?
☐ Yes ☐ No If yes, describe on an attached sheet.
10. Have you paid – or will you be paying – an attorney any money for services in connection with this case, including the completion of this form? ☐ Yes ☐ No If yes, how much? _ ∧ / A
If yes, state the attorney's name, address, and telephone number:
N/A
11. Have you paid—or will you be paying—anyone other than an attorney (such as a paralegal or a typist) any money for services in connection with this case, including the completion of this form?
☐ Yes ☐ No If yes, how much? ✓
If yes, how much?
If yes, state the person's name, address, and telephone number:
NA
12. Provide any other information that will help explain why you cannot pay the costs of this case.
The order placing my license to practice law on
The order placing my license to practice law on isabled inactive in DE prevents me from working at my omer law firm. I ameligible for foodstamps. I have no income
omer law firm. I am eligible for foodstamps, I have no income
I declare under penalty of perjury that the foregoing is true and correct Pare the rior
Executed on: Aug. 9,2023 I File here with.
Ma Ka

(Signature)