#### UNITED STATES DISTRICT COURT IN THE DISTRICT OF DELAWARE

Meghan Kelly Plaintiff, v. Disciplinary Counsel Patricia B. Swartz, et.al Defendants. Civil Action No.: 1:21-1490 (CFC)

PLAINTIFF MEGHAN KELLY'S NINETEENTH AFFIDAVIT UPDATE

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

 In my Fifteenth affidavit update I meant to write Justice Gorsuch not Justice Kavanaugh. Any reference to Justice Kavanaugh should be Justice Gorsuch.

2. Sorry about writing the wrong justice's name. Justice Gorsuch wrote the book concerning a *Republic if you can keep it*. It was Justice Gorsuch who also persuaded me deregulation was not elimination of the law by one of his talks recorded on youtube. Deregulation prevents unelected bureaucrats without a constitutional check in terms of the vote from take over Congress's law-making duty. Congress should draft laws, not bureaucrats.

3. On Monday, March 27, 2023, the Supreme Court received a different emergency application from me. Today is March 31, 2023. The Court has been in physical possession of the paper copies of that emergency application for about 5 entire days, but it is not even noted as docketed or rejected at this time. See the attached for a copy of this email, and the exhibits thereto. Delays in docketing pleadings prejudice me by rendering me without time to know whether I should file a petition. If the Court denies a stay and an interim stay within the next few days, it forecloses my right to Petition in the Delaware case. I must know before that petition is due. So, I may choose which petition I work on, and whether I should try to draft a shorter more

concise case with hopes this case is not killed on appeal. I do not have time to do all things.

That is why I asked for time.

4. On March 29, 2023 I wrote the Emergency Clerk

#### Hi Robert Meek,

Thank you for responding to my email by filing an application dated March 13 yesterday March 28, 2023 to Justice Jackson and rejecting the March 21, 2023 re-submission to Justice Jackson on March 28, 2023.

The attached shows the application, dated March 21, 223 was removed on the efiling side, unlike other rejected submissions from the email side, per the attached example.

I understand you remove the rejected pleading from the docket. Can you please stop removing rejected items from the efiling side because it eliminates the record I made any filing. This removal is different than the court's other rejected submissions that are merely removed from the docket, not electronic receipt. For example, see the attached rejected document where the PDFs are not missing, dated 11/22/2022.

I called efiling today, and I think the removal of the March 21, 2023 pleading may have been accidentally done by you not them.

On another note, this court received another application submitted March 24, 2023, physically by US Mail on Monday March 27, 2023 per confirmation of receipt that is not yet docketed for review despite physical receipt as of Wednesday March 29, 2023. I understand a couple days may be required. However, longer delays in docketing prejudice me as they may render my matter moot given my emergency situation.

Thank you. I hope you have a good day.

Very truly, Meg Meghan Kelly 34012 Shawnee Dr. Dagsboro, DE 19939 meghankellyesq@yahoo.com (302) 493-669 Not acting as a lawyer"

5. I require time and resources to fight not merely to file petitions. In an email

dated March 28, 2023, attached to the 18th Affidavit not this affidavit, I lamented,

#### "Hi Robert Meek,

I am in receipt of the attached letter. My concern relates to the pleadings to reapply with the Honorable Justice Jackson.

More than two weeks ago, on or about March 13, 2023 I sent a filing to resubmit the rejected application for a stay to Justice Jackson. After about a week without confirmation from the Court or you, I sent out a second re-submission to Justice Jackson, dated March 21, 2023. The confirmation of receipt shows the Clerk received the box last week about 5-6 days ago, on March 23, 2023. Neither of these two emergency resubmissions have been docketed accepted for filing to my knowledge.

I have less than a week and a half to rely on this court's decision as to whether I will have time and resources to fight not merely file a petition.

I have two separate additional petitions I am working on before this court. I cannot file a petition in the DE disciplinary case if this courts denies a stay. I will not have time. My time and resources are running out. I cannot do all cases simultaneously unless this court affords me a fair opportunity. That is why I filed for emergency relief before this Honorable Court. With regards to the Delaware Disciplinary matter I may argue to void it in this case below, even if I am not afforded an opportunity to appeal under the circumstances.

With regards to the pleadings to Justice Jackson, it shows submitted. I thought that meant it was not filed yet. I have a return receipt showing the court has the physical copies since last Thursday. Can you please confirm that you physically docketed it as accepted for filing please.

Please note, I filed pleadings in good faith and did not sit on this case. If this becomes moot through no fault of my own is it okay if I allow the Court to reject it, so as not to waste time and resources on other cases. I am still hoping this Court grants me relief for an opportunity to try, though it is an emergency since my time is running out.

I am extremely worried since these two items to Justice Jackson are not linked up to the main case, No. 22-6783. Since, that is also indicates it may not have been docketed yet.

Thank you. Have a good day.

With concern, Meg Not acting as an attorney"

6. My latest emergency application is not even docketed yet. The US Supreme Court

will likely grant relief in time for me to make a decision on whether I should appeal the DE

Disciplinary proceeding or not. I do not have time. I should work on a different case since the US Supreme Court will not grant me time in time to draft the DE appeal. I should work on drafting a more concise complaint **without my concerns** of the elimination of fiat currency, the planned elimination of savings accounts, small banks, and retirement down the line, or the schemed overthrow of the government in decades. I desire to help this court understand the incremental schemed steps. So this Court may safeguard the rule of law and prevent the overthrow of all governments down the line. I provide some information now.

7. During *Kelly v Trump* I expressed concerns to the Delaware Supreme Court concerning the elimination of fiat currency in the letter, I attach herein as Exhibit B.

8. I also expressed concerns about lobbying and fundraising in the letter. Please note, I was incorrect about Chief Justice Roberts. His wife apparently does not lobby. While I have concerns about how lobbying creates partiality in the implementation of the rule of law and the administration of justice creating injustice.

9. I want to alert you the Fed through Fed now is starting a pilot of FedNow electronic currency in July 2023 after the debt deadline. (Exhibit C) This is the electronic currency created by the private entity, the federal reserve under the guise of government created money.

10. I am aware that the federal banks at least 91 have agreed to implement the carbon debt 2030 plan which allows them to govern in place of the government by temptations by credit and debt, which substantially burdens free will.

 I warned the Delaware Supreme Court of my concern about the elimination of fiat currency. I knew about the new type of beneficial corporation and beneficial entities in 33 plus states that were created to eliminate social security by using other people's money, stocks under the guise of charity or good when it leads to hell per Jesus. Matthew 6:1-4

12. There is so much harm schemed. The vehicle private entities appear to be using to collect assets from the government is Black Rock. When I ran for office in 2018, I saw Artesian water gave money to buy both the partiality of republicans and democrats. Artesian appears to have interests in BlackRock as well as other utilities. (Exhibit D) There are over 1000 entities affiliated with Black Rock. I cannot attach them since I cannot email them to Defendants' counsel as too big. Sorry.

13. The law should be impartial and the courts should eliminate the source of partial unjust decrees by eliminating money in politics.

14. I am so distraught. Not only does it appear I have lost an opportunity to appeal the Delaware Discipline case, but now the big transition to overthrow our government has begun by transitioning to cashless controlled economy to cover up the Ponzi Scheme of our money system by converting it to a far worse techno-slavery system of debt.

15. I have more than one idea to reverse or prevent the crash, and ideas to preserve these United States. You or other attorneys may come up with better ideas. If you think my ideas are bad, I will use my brain and come up with more ideas. I am in a family of very smart people who always disagree with me. Do, I get offended or feel unloved, no. I believe we get smarter when we share diverse views. I am not God. I think we become dumber when we are taught not to think, to instead accept the force-fed thoughts of school teachers and trained studies without thinking outside the box to care for not control humanity. 16. I believe people must use their own brain to choose to go the way to heaven, not my brain or the brains of speculating researchers, scientists, businessmen, profiteers or professionals.

17. I encourage critical thinking, not merely questioning people who control the dialogue. I believe people must analyze people, including themselves, the facts, the environment and all things in order to discern what is right at all times in order to escape loss of eternal life.

18. Thank you for allowing me to file this 19<sup>th</sup> affidavit update.

I am in receipt of bad news in the mail box just now. The US Supreme Court
rejected the attached application the US Post Office indicated was received by the Clerk March
27, 2023, but I think Robert Meek received his tracked copy March 28, 2023. (Exhibit E)

20. The US Supreme Court chose to receive the letter with the exhibits, dated March 13, 2023 on March 28, 2023 regarding my request to docket exhibits. The Court appears to indicate the rules do not allow the filing by arguing my *Appellant Plaintiff Meghan Kelly's Application to the Honorable Justice Alito to place removed exhibits back on the Docket to prevent the deprivation of her 5th Amendment Equal Protections and procedural due process right to a full and fair opportunity to be heard without selective, arbitrary, disparate, unfavorable treatment towards her as applied* is moot. Should they remove the Exhibits it would be unjust. The reason why the exhibits are important and should not be removed is for a number of reasons 1. For my safety, 2. For my argument, 3. I have two pdf readable books that outline WEF's founders plans I desire the Court to unravel to save us, even if they do not save me.

21. I discovered the Court is not convening until after the Delaware Disciplinary appeal is due on April 14, 2023 too. That is after the date of the Third Circuit's conference. I am in tears.

22. The most important information to alert you of is next week, the first week of April 2023, is the beginning of eliminating our economy by transitioning it to a different economic system. July 2023 is the beginning of Fed Now Federal Reserve electronic money through debt slavery on a larger scale. This violates the 13<sup>th</sup> Amendment and my First Amendment religious beliefs against being enslaved to money. Jesus teaches you cannot make money and God your master. I choose to be free in Christ, making God my master, not slavery to sin and death in hell by making, money, man, merriment and material gain master, God and savior

23. This is a small step towards a more horrific techno-slavery system that will eliminate our governments down the line as private partners including the Federal reserve are schemed to take over allowing the mark of the beast to be the mandate with no just rule of law to prevent the killing, stealing and destroying of human life for the material gain by those who control the resources.

24. My hope is in people judges, not money or military might to be our hero.

Dated: March 30, 2023,	Respectfully submitted,
	/s/Meghan Kelly
	Meghan Kelly, Esquire
	34012 Shawnee Drive
	Dagsboro, DE 19939
	meghankellyesq@yahoo.com
	(302) 493-6693
	INACTIVE 4968 Not acting as an
	attorney

Commented [MK1]:

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 March 31, 2023

Dated:

Meghan Kielly Meghintyly (printed) (signed)

## Exhibit A

## No. 22-6783 Missing receipts of electronic filings/ Emergency application to include exhibits submitted March 24, received March 27 by Clerk

From: Meg Kelly (meghankellyesq@yahoo.com)

To: rmeek@supremecourt.gov; zi-xiang.shen@delaware.gov; caneel.radinson-blasucci@delaware.gov; david.weiss@usdoj.gov; meghankellyesq@yahoo.com

Date: Wednesday, March 29, 2023 at 04:26 PM EDT

### Hi Robert Meek,

Thank you for responding to my email by filing an application dated March 13 yesterday March 28, 2023 to Justice Jackson and rejecting the March 21, 2023 re-submission to Justice Jackson on March 28, 2023.

The attached shows the application, dated March 21, 223 was removed on the efiling side, unlike other rejected submissions from the email side, per the attached example.

I understand you remove the rejected pleading from the docket. Can you please stop removing rejected items from the efiling side because it eliminates the record I made any filing. This removal is different than the court's other rejected submissions that are merely removed from the docket, not electronic receipt. For example, see the attached rejected document where the PDFs are not missing, dated 11/22/2022.

I called efiling today, and I think the removal of the March 21, 2023 pleading may have been accidentally done by you not them.

On another note, this court received another application submitted March 24, 2023, physically by US Mail on Monday March 27, 2023 per confirmation of receipt that is not yet docketed for review despite physical receipt as of Wednesday March 29, 2023. I understand a couple days may be required. However, longer delays in docketing prejudice me as they may render my matter moot given my emergency situation.

Thank you. I hope you have a good day.

Very truly, Meg Meghan Kelly 34012 Shawnee Dr. Dagsboro, DE 19939 meghankeliyesq@yahoo.com (302) 493-669 Not acting as a lawyer

Delete March 21 filing for robert meek not efiling.pdf 124.6kB

Efiling not deleted.pdf 150.7kB

# Exhibit 1

2nd Application to Justice Jackson deleted efiling side Welcome Meghan Kelly | Sign Out

Welcome Meghan Kelly | Sign Out

1 Paine 2 Dicements : Summary

### Summary

\* Your Electronic Filing, submitted on 3/21/2023 9:14 AM, has been Rejected. You will receive a separate email regarding the reason for rejection.

**Application** - Renewed Application

Docket #

22A747

Documents 2

### Written Request

Missing

Sut mit Electronic Filing Request

Supreme Court of the United States

- Electronic Filing System 2 tem 2 tem 2 1490-CFC Document 127-2 Filedhood 3 files aprenage for the file of the fi

# Exhibit 2

Rejected but not deleted from electronic receipt er E-filins side

Welcome Meghan Kelly | Sign Out

- 1 Mapp 2 Abramay 3 Executions.
- 4 Montheastern & Summary

## Summary

\* Your Electronic Filing, submitted on 11/22/2022 5:56 PM, has been Rejected. You will receive a separate email regarding the reason for rejection.

## Other - to stay reciprocal discipline pending related litigation which may render this Court's potential Order moot Federal

Petitioner: Kelly, Meghan Respondent: No Respondent U.S. Court of Appeals: United States Court of Appeals for the Third Circuit Case Number(s): 22-8037 Court of Appeals Decision Date: 8/30/2022 Did the Court of Appeals deny a timely petition for rehearing? No **U.S. District Court:** None

Is this a Capital Case? No

Attorney

Meghan Marie Kelly (Counsel of Record) Party Name: Meghan Kelly Firm: Attorney at Law Address: 34012 Shawnee Drive, Dagsboro, DE 19939 Phone #: 302-493-6693 Email: meghankellyesq@yahoo.com

Notifications

None

Documents 🖂

Other - Completed

Other - to backdom at the enderse schedule of the provide schedule of the Virus Scan Completed

Other - Constant of the Scan Completed

Other - Virus Scan Completed

Other - Completed

Main Document - The construction of the state of the stat

Proof of Service - Adamptorial Concern Cancel State (Conde Virus Scan Completed

Submit Electronic Filing Request

Delete this Electronic Filing Request

## Supreme Court of the United States

Case 1:21-cv-01490-CFC Document 127-3 Filed 03/31/23 Page 1 of 5 PageID #: 16347

## Exhibit B

Case 1:21-cv-01490-CFC Document 127-3 Filed 03/31/23 Page 2 of 5 PageID #: 16348

EFiled: Jul 21 2021 01:02PM Filing ID 66786294 Case Number 119,2021



MEGHAN MARIE KELLY, ESQUIRE 34012 Shawnee Drive Dagsboro, DE 19939

### July 21, 2021

## **RE: Elimination of the Dollar/ Intentionally crashing the economy to get out of the biggest bill falling due, caring for the Baby Boomers**

Dear Honorable Justices of the Delaware Supreme Court:

I write to alert you of a plan to eliminate the dollar, and intentionally crash the economy.

Governor Carney's order for businesses to take paper cash, may no longer be in effect with the lifting of the Governor's emergency. Walmart is not giving coins as change back which aligns with the schemes by the founder of the world economic forum.

I seek mercy not sacrifice in order to prevent or reverse this economic crash. The hands that may have the power to prevent or reverse a global economic crash may be unclean. Yet, it is not too late for them to clean their own hands in order to clean the hands that may destroy the union of this United States. Chief Justice Roberts' wife and Justice Thomas's wife appear to be involved in politicking potentially with churches that use governmentreligion to persuade government positions.

Our Attorney General may also be backed by churches which is of concern. I believe the executive orders I seek to enjoin President Biden

from enforcing are part of a greater step to eliminate social security and Medicare to privatize it for profit, not for charity or good.

The attached two books which I will drop off to the Honorable Chief Flood of Dagsboro speak of eliminating governments, making everyone and everything for sale by those who do not earn, but take it. While, this may be beyond the scope of my case, it touches the concerns the Attorney General may choose to alleviate or prevent. I care about preserving the union of these United States of America, and believe the Chancery court may be the only court to protect it, even beyond my case.

I separately, copied the pages with notes for the Chief of police, the Honorable Chief Flood, and intend to drop off a copy, a physical copy for this honorable court. That way, this Court will not have to scan everything all over again, if you reject electronic files. You merely will have to scan the first page.

Thank you for your kind consideration.

Dated: July 21, 2021

Respectfully submitted,

/s/Meghan Kelly

Meghan Kelly, Esquire 34012 Shawnee Drive Dagsboro, DE 19939 meghankellyesq@yahoo.com (Word Count 407) Case 1:21-cv-01490-CFC Document 127-3 Filed 03/31/23 Page 4 of 5 PageID #: 16350

EFiled: Jul 21 2021 01:02PM Filing ID 66786294 Case Number 119,2021



MEGHAN MARIE KELLY, ESQUIRE 34012 Shawnee Drive Dagsboro, DE 19939

July 21, 2021

## **RE:** Elimination of the Dollar/ Intentionally crashing the economy to get out of the biggest bill falling due, caring for the Baby Boomers

Dear Honorable Justices of the Delaware Supreme Court:

I write to alert you of a plan to eliminate the dollar, and intentionally crash the economy.

Governor Carney's order for businesses to take paper cash, may no longer be in effect with the lifting of the Governor's emergency. Walmart is not giving coins as change back which aligns with the schemes by the founder of the world economic forum.

I seek mercy not sacrifice in order to prevent or reverse this economic crash. The hands that may have the power to prevent or reverse a global economic crash may be unclean. Yet, it is not too late for them to clean their own hands in order to clean the hands that may destroy the union of this United States. Chief Justice Roberts' wife and Justice Thomas's wife appear to be involved in politicking potentially with churches that use governmentreligion to persuade government positions.

Our Attorney General may also be backed by churches which is of concern. I believe the executive orders I seek to enjoin President Biden

from enforcing are part of a greater step to eliminate social security and Medicare to privatize it for profit, not for charity or good.

The attached two books which I will drop off to the Honorable Chief Flood of Dagsboro speak of eliminating governments, making everyone and everything for sale by those who do not earn, but take it. While, this may be beyond the scope of my case, it touches the concerns the Attorney General may choose to alleviate or prevent. I care about preserving the union of these United States of America, and believe the Chancery court may be the only court to protect it, even beyond my case.

I separately, copied the pages with notes for the Chief of police, the Honorable Chief Flood, and intend to drop off a copy, a physical copy for this honorable court. That way, this Court will not have to scan everything all over again, if you reject electronic files. You merely will have to scan the first page.

Thank you for your kind consideration.

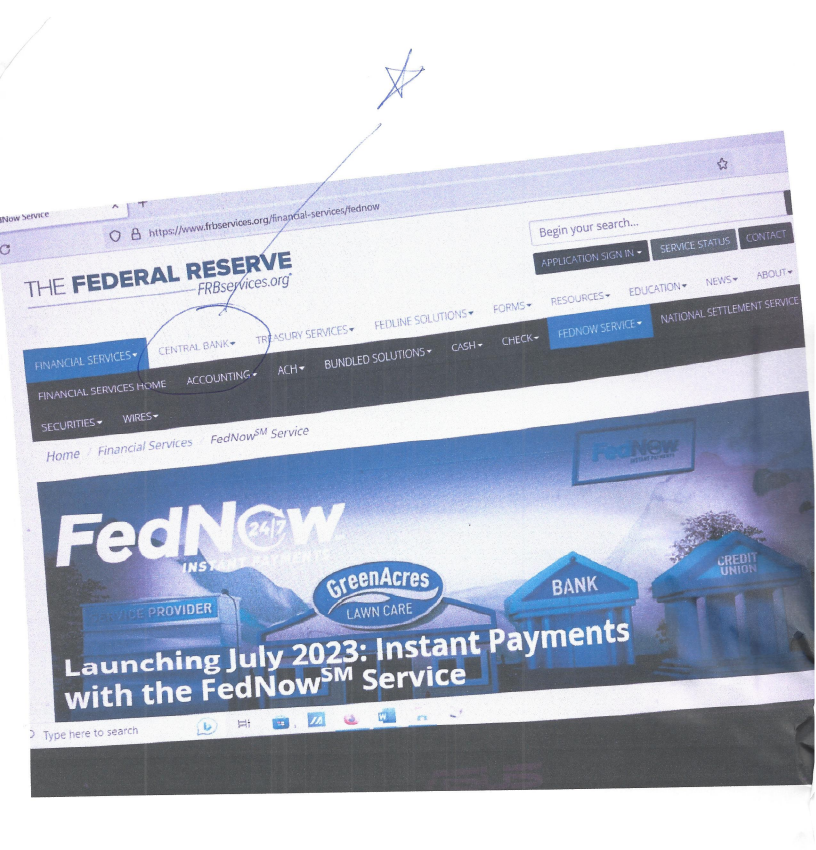
Dated: July 21, 2021

Respectfully submitted,

/s/Meghan Kelly

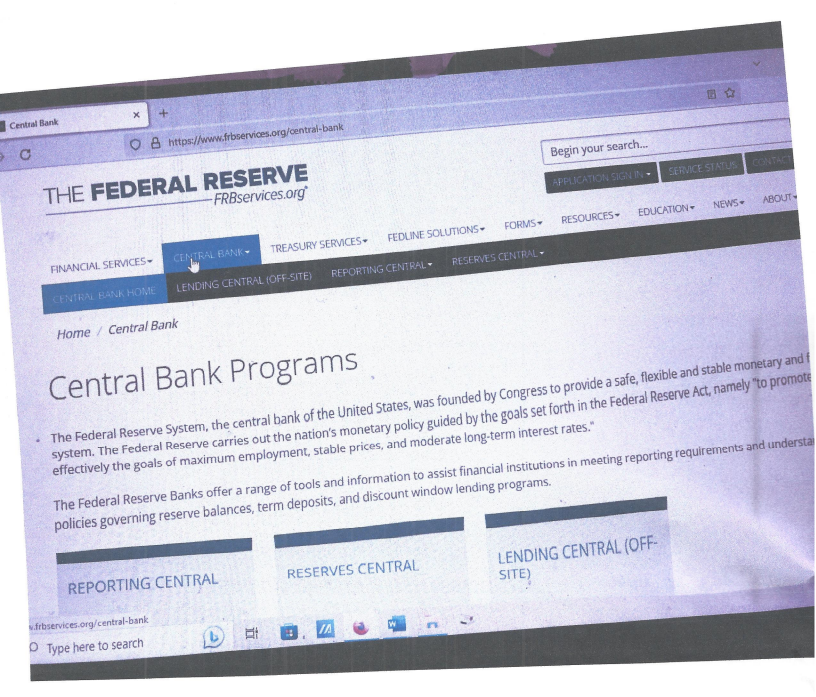
Meghan Kelly, Esquire 34012 Shawnee Drive Dagsboro, DE 19939 meghankellyesq@yahoo.com (Word Count 407)

Exhibit C



Case 1:21-cv-01490-CFC Document 127-4 Filed 03/31/23 Page 3 of 5 PageID #: 16354

Eliminating small banks and the human component Jown the line.



Case 1:21-cv-01490-CFC Documente127-4httpsiledv03/31/23 Page 4 of 5 PageID #: 16355 deral Reserve Board - Federal Reserve announces July laurel northe127-4httpsiledv03/31/23 Page 4 of 5 PageID #: 16355 This hides the Ponzi schene

## Press Release

on the way this improperly coined, and explorts the dire situation of a default. Federal Reserve announces July launch for the FedNow Service March 15, 2023

For release at 5:00 p.m. EDT

Share

Nextwee k

The Service will Debut with Financial Institutions and the U.S. Treasury on Board CHICAGO – The Federal Reserve announced that the FedNow Service will start operating in July and provided details on preparations for launch.

The first week of April, the Federal Reserve will begin the formal certification of participants for launch of the service. Early adopters will complete a customer testing and certification program, informed by feedback from the FedNow Pilot Program, to prepare for sending live transactions through the system.

Certification encompasses a comprehensive testing curriculum with defined expectations for operational readiness and network experience. In June, the Federal Reserve and certified participants will conduct production validation activities to confirm readiness for the July launch.

"We couldn't be more excited about the forthcoming FedNow launch, which will enable every participating financial institution, the smallest to the largest and from all corners of the country, to offer a modern instant payment solution," said Ken Montgomery, first vice president of the Federal Reserve Bank of Boston and FedNow program executive. "With the launch drawing near, we urge financial institutions and their industry partners to move full steam ahead with preparations to join the FedNow Service."

Many early adopters have declared their intent to begin using the service in July, including a diverse mix of financial institutions of all sizes, the largest processors, and the U.S. Treasury.

In addition to preparing early adopters for the July launch, the Federal Reserve continues to engage a range of financial institutions and service providers to complete the testing and certification program and implement the service throughout 2023 and beyond. Montgomery noted that availability of the service is just the beginning, and growing the network of participating financial institutions will be key to increasing the availability of instant payments for consumers and businesses across the country.

The FedNow Service will launch with a robust set of core clearing and settlement functionality and value-added features. More features and enhancements will be added in future releases to continue supporting safety, resiliency and innovation in the industry as the FedNow network expands in the coming years.

"With the FedNow Service, the Federal Reserve is creating a leading-edge payments system that is resilient, adaptive, and accessible," said Tom Barkin, president of the Federal Reserve Bank of Richmond and FedNow Program executive sponsor. "The launch reflects an important milestone in the journey to help financial institutions serve customer needs for instant payments to better support nearly every aspect of our economy."

### About the FedNow Service

The Federal Reserve Banks are developing the FedNow Service to facilitate nationwide reach of instant payment services by financial institutions — regardless of size or geographic location — around the clock, every day of the year. Through financial institutions participating in the FedNow Service, businesses and individuals will be able to send and receive instant payments at any time of day, and recipients will have full access to funds immediately, giving them greater flexibility to manage their money and make time-sensitive payments. Access will be provided through the Federal Reserve's FedLine<sup>®</sup> network, which serves more than 10,000 financial institutions directly or through their agents. For more information, visit FedNowExplorer.org

Last Update: March 15, 2023

Case 1:21-cv-01490-CFC Document 127-5 Filed 03/31/23 Page 1 of 3 PageID #: 16357



BLACKROCK FUNDS; Form N-CSR, Part 3 of 4

October 02, 2020

## **Company Information**

Address: WILMINGTON, DE, 19809

CIK: 844779

Ticker: BACPX

Exchange: MUTUAL FUND

### **Filing Data**

Report Period: July 31, 2020

SEC File Number: 811-05742

Accession Number: 0001193125-20-262227

Text

6,925 122,365 Univar Solutions, Inc. <sup>(a)</sup> 406 6,216

Meg Kelly

N pre entitics Degend these

BLACKROCK FUNDS; Form N-CSR, Part 3 of 4

			onnin con,	1 411 5 0	1 7
	Veritiv Corp.	(a)			
				1,696	579,235
	W.W. Grainger, Inc.				
				1,241	292,963
	Watsco, Inc.				
				1,974	76,729
	WESCO International, In	ıc.	(a)(b)		
	3,854,032 Transpor	tation Infrastr	ucture 0.0%		
	Å			2,631	78,825
	Macquarie Infrastructure	Corp.			
	Water Ut	ilities 0.1%			
				1,437	110,476
	American States Water C	ю.			
		STATE OF TAXABLE PARTY.		6,896	1,015,574
	American Water Works (	Co., Inc.	>		
				493	17,294
AC	Artesian Resources Corp.		>	450	4.075
				459	4,875
	Cadiz, Inc.	(a)	,		
		~		1,870	87,647
	California Water Service	Group			
				1,363	16,724
	Consolidated Water Co. L	.td.			
				8,571	388,695
	Essential Utilities, Inc.				
				881	9,154
	Global Water Resources, I	nc.			

## Case 1:21-cv-01490-CFC Document 127-5 Filed 03/31/23 Page 3 of 3 PageID #: 16359

BLACKROCK FUNDS; Form N-CSR, Part 3

	N-CSR, Part 3 of 4				
Middlesex Water Co.	609	39,012			
SJW Group	1,031	64,396			
Security					
Water Utilities (continued)	Shares	Value			
York Water Co.	673	\$			
1,785,014			31,167		
Wireless Telecommunication Services 0.2%					
Boingo Wireless, Inc. (a)(b)	1,697	24,522			
Gogo, Inc.	2,125	6,184			
Shenandoah Telecommunications Co.	1,899	95,463			
Spok Holdings, Inc.	353	3,537			
T-Mobile U.S., Inc. (a)	20,281	2,177,774			
	3,846	74,689			
Telephone & Data Systems, Inc.					
	438	12,995			
United States Cellular Corp. <sup>(a)</sup>					
2,395,164	1,231,877,620				
Total Common Stocks 99.2% (Cost \$881,432,275)					

## Exhibit E

Case 1:21-cv-01490-CFC Document 127-6 Filed 03/31/23 Page 2 of 8 PageID #: 16361

## SUPREME COURT OF THE UNITED STATES OFFICE OF THE CLERK WASHINGTON, DC 20543-0001

March 29, 2023

Meghan Kelly 34012 Shawnee Drive Dagsboro, DE 19939

RE: Application to Place Removed Exhibits Back on the Docket 22A747 & 22-6783

Dear Ms. Kelly:

Your application to place removed exhibits back on the docket, received March 28, 2023, is herewith returned for the following reason(s):

The Rules of this Court make no provision for this filing.

Sincerely, Scott S. Harris, Clerk By: Lisa Nesbitt (202) 479-3038

Enclosures

## No. 22-6783, Application No. 22A747

## IN THE SUPREME COURT OF THE UNITED STATES

### Meghan M. Kelly, Petitioner

v.

Disciplinary Counsel Patricia B. Swartz, Disciplinary Counsel Kathleen M. Vavala; David A. White, Chief Disciplinary Counsel, Office of Disciplinary Counsel, Board on Professional Responsibility of the Supreme Court of the State of Delaware, Preliminary Investigatory Committee, Attorney General Delaware

Appellant Plaintiff Meghan Kelly's Application to the Honorable Justice Alito to place removed exhibits back on the Docket to prevent the deprivation of her 5<sup>th</sup> Amendment Equal Protections and procedural due process right to a full and fair opportunity to be heard without selective, arbitrary, disparate, unfavorable treatment towards her as applied

Pursuant to the 5th Amendment Equal Protections component, the 5th Amendment Due

Process Clause, the 1st Amendment right to petition, 28 USC § 1651, Supreme Court Rule 22 (a)

or other applicable authority, I, Appellant Meghan Kelly apply to the Honorable Justice Alito for

the Court to place the removed exhibits from my March 3, 2023 filing back on the docket for

application Number 22-6783.

1. Pursuant to 28 USC § 1651

"a The Supreme Court and all courts established by Act of Congress may issue all writs necessary or appropriate in aid of their respective jurisdictions and agreeable to the usages and principles of law.

(b) An alternative writ or rule nisi may be issued by a justice <u>or judge</u> of a court which has jurisdiction." (emphasis intended)

2. Accordingly, I argue that Justice Alito has jurisdiction to determine the issue at hand to prevent 1. disparate, arbitrary, unfavorable treatment against me, as a party of one, in violation of the 5<sup>th</sup> Amendment's Equal Protections component, 2. 5<sup>th</sup> Amendment Due Process right to a full and fair opportunity to be heard before this Honorable United States Supreme Court, and the 1st Amendment right to petition.

3. An application, not a motion is the only means I have to seek this relief under the circumstances. A motion would likely be reviewed too late to grant relief.

4. On March 3, 2023, I mailed out Appellant's Emergency Application to the Honorable Justice Samuel A. Alito, Junior to expedite this Court's decision, with exhibits thereto.

5. On March 9, 2023, my docket for US Supreme Court appeal 22-6783 disappeared for this matter, not other matters 21-5522 or 22-6584. (Exhibit 1) When the docket reappeared later on March 9, 2023, my exhibits for the March 3, 2023 Emergency Application to Justice Alito were removed from the docket, (Exhibit 2).

6. I sent emails to Robert Meek, and efiling, opposing Counsel and US Attorney General David Weiss, concerning the issues. I also spoke with the Emergency Clerk Robert Meek. I lamented the Exhibits were removed, and an empty Main Docket was left on the system for the March 3, 2023 filing. Robert Meek kindly removed the empty Main Document (Exhibit 3) However, I also saw he also converted my emergency application to a Non-Emergency motion to expedite. While Robert Meek apprised me the application would be converted to a motion in advance, the elimination of the emergency prejudices me by slowing down the US Supreme Court's review until it will be likely too late. I sought a fair amount of time to work on other pleadings including another petition with knowledge as to whether I would have time to fight it, not merely file it. This may not be secured, through no fault of my own as I am not sitting on my rights. I have in good faith filed petitions this Court has rejected, including the removal of a letter Robert Meek kindly suggested, and a Different application I recalled he initially suggested, but since then either changed his mind or I misunderstood. (See Exhibit 4, the Different Application, I incorporate herein without the signature or exhibits thereto).

7. On March 10, 2023, I sent the Court a letter I attach hereto as Exhibit 5, where I describe the problem and respectfully requested the Court place the Exhibits back on the docket. I noted therein,

"I received an E-mail from this Honorable Court indicating "We are currently experiencing a system-wide computer glitch and it should be resolved shortly."

Later March 9, 2023, my docket reappeared, but my pleadings were missing in part. I incorporated my exhibits into my Motion to Expedite. My exhibits are missing. I invoke my right to be heard under the Fifth Amendment applicable to this federal Court in full, not in part.

I previously submitted my Exhibits physically to this Court and opposing Counsel. I also uploaded them on the system. On the Docket it appears when you click on the last document before the proof of service it is unavailable. The electronic filings, the exhibits to the motion to expedite, were deleted.

I am uploading the previously served documents again on the electronic system to prevent a denial of my opportunity to be heard, in full, not in part. US Amend I, V. These documents were already served. It took about a week to print out the documents. Due to the prior service, and the emergency nature of my case, I cannot delay."

8. I called efiling for help uploading the March 10<sup>th</sup> letter. Efiling noted they may

be able to help me with the issue of the exhibits. Upon belief they had access to the efiling side.

However, when I asked about efiling the letter correctly, the Efiling clerk hung up on me. I did

not want to alert the courts of this. If the efiling staff had a system shut down, which I do not

necessarily believe since my other two dockets were available on March 9, 2023, then I

understood they may not have enough time to help me if they were fixing other dockets.

9. Since then, I sent Robert Meek and Efiling emails concerning the selective disappearance of pleadings on my efiling side, and the notation that a rejected March 7, 2023 Motion was electronically marked as accepted when it was deemed rejected, per the attached Exhibits incorporated herein as Exhibit 6.

10. On March 23, 2023, I sent Robert Meek and the Efiling clerks a video of other efiling issues. I showed the Court the disappearing exhibits which were removed on March 3,

2023 still existed on the efiling side. I attempted to show them they were the same as the uploaded documents on the March 10, 2023 filing. (Exhibit 6).

11. On March 23, 2023, I called Efiling again after the Clerk allegedly assigned to the Motion to Expedite, Daniel Bickle, failed to return my message left last week, this Monday March 20, and Thursday March 23, 2023 to prevent immediate irreparable injury in terms of loss of the right to petition, licenses and harm to life and eternal life.

12. A Clerk indicated they were not uploading the exhibits. I indicated I needed to fight this. So, they hung up on me before I could continue.

13. I concede the Court physically attaches only the Order to petitions for non effling pro se claimants. However, this is not a petition. Even if it was a petition, this Court has previously allowed all of my appendices and exhibits in three other docketed cases since I electronically uploaded all of the exhibits myself, which is distinguished from other pro se claimants who do not electronically file. I am an effling attorney claimant, not practicing law, but defending my life, liberty, life and eternal life from harm. I should not be prejudiced due to an alleged "system computer glitch" by denial of a full and far opportunity to be heard. I sent Effling, Robert Meek, US Attorney General David Weiss additional emails regarding other pleadings that were selectively removed on the effling side which is unusual for rejected documents. (Exhibit 8) This makes me concerned that it may not be a system glitch. It may be selective deletion of my confirmation of receipt of filings to conceal I ever made petitions.

14. This Court has also accepted my exhibits to applications for extensions of time. I should not be selectively, irrational denied the same expectation of a full and fair opportunity to be heard on a motion to expedite, which includes the exhibits. US Amend V.

15. I will lose my 1st Amendment right to petition if immediate relief is not granted. I incorporate my Third Circuit Motion to dispense of a hearing herein, as Exhibit 7 to include additional explanations of why the right to petition may be removed by government force, not based on me free will. My motion to expedite is less persuasive without the exhibits which prejudices the outcome of this case.

16. This Court may direct the filings on March 10 to be incorporated into the March 3, 2023 motion to dispense of the need for the Efiling staff to upload the exhibits again instead of having them place the exhibits back on the March 3 Docket entry. It is not burdensome for the Court. Alleged glitches in the system show the court's staff is not replaceable by automation too. Please see the attached article showing China has eliminated people judges replaced by automation in some courts. (Exhibit 9). There are real plans to eliminate people judges.

17. Further, I asked the Delaware courts for help when people threatened me with perceived bodily harm The Court punished me for asking, deeming me not credible as disabled. If I am in danger, I am left at risk without using my voice on public record to fight it. Having a public record showing I am not disabled or at least I argued against it, makes me more credible and safer. This Court received the second Application to Justice Jackson physically yesterday, but I am running out of time. (Exhibit 10)

Wherefore I pray this Court grants me relief.

Dated: March 23, 2023

Respectfully Submitted, /<u>s/Meghan Kelly</u> Meghan Kelly, Esquire 34012 Shawnee Drive Dagsboro, DE 19939 <u>meghankellyesq@yahoo.com</u>, 302-493-6693 US Supreme Court Number 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:

March 23,2023 Meghan Kell (printed) (signed)

Case 1:21-cv-01490-CFC Document 127-7 Filed 03/31/23 Page 1 of 2 PageID #: 16368

## Exhibit F

Case 1:21-cv-01490-CFC Document 127-7 Filed 03/31/23 Page 2 of 2 PageID #: 16369

## 101 13 letter t doce keler t doce keler Until 28 Much SUPREME COURT OF THE UNITED STATES **OFFICE OF THE CLERK** WASHINGTON, DC 20543-0001

March 28, 2023

Meghan Kelly 34012 Shawnee Drive Dagsboro, DE 19939

> RE: Reppliation 22A747 No: 22A747

Dear Ms. Kelly:

Your reapplication letter dated March 21, 2023 is returned because the Court has received your original application letter, dated March 13, 2023. That letter was accepted and considered filed.

As you have requested, the reapplication has been submitted to Justice Jackson.

Sincerely, Scott S. Harris, Clerk By:

Robert Meek (202) 479-3027

Enclosures



Delaware Department of Justice 820 North French Street 6<sup>th</sup> Floor Wilmington, DE 19801

Respectfully submitted,

Dated

3/31/23

Meghan M. Kelly Meghan Kelly, Esquire 34012 Shawnee Drive Dagsboro, DE 19939 <u>meghankellyesq@yahoo.com</u> (302) 493-6693 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: 3/31/23 Megher Kell, (printed) GM-, LIC (signed)