

UNITED STATES DISTRICT COURT IN THE DISTRICT OF DELAWARE

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

PLAINTIFF MEGHAN KELLY’S TWENTY SIXTH AFFIDAVIT UPDATE

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

1. I have been providing updates to the Third Circuit including the affidavits before this Court with letters like the attached at Exhibit A, dated April 18, 2023.

2. On April 1, 2023, I realized the US Supreme Court would not grant relief until it was too late. I filed a Motion to withdraw my petition and application for an interim stay with the Honorable Justice Jackson. I required a stay from the proceeding below to afford me time and resources to fight, not merely file the Delaware Disciplinary appeal. The Delaware Disciplinary appeal was due by or before April 8, 2023 with this Honorable Court. The US Supreme Court was not even scheduled to convene until April 13, 2023 to review the petition before judgment. April 13, 2023 is after the Delaware Disciplinary due date, and is after the Third Circuit’s conference dated April 11, 2023. April 13, 2023 was too late for this Court to grant me relief.

3. I was denied access to petition this Court in another case, the Delaware Disciplinary law suit, due to the delays in the United States Supreme Court’s docketing or the grant or denial of my appeal and the application for an interim stay pending this United States Supreme Court’s final determination. US Amend I, V.

4. The Third Circuit's denial of my requests for accommodations in the form of time or a stay to safeguard my access to other courts including the First Amendment right to petition the Delaware Disciplinary petition also substantially burdened my access to other courts so as to deny me the First Amendment right to petition the Delaware Disciplinary case too.

5. I filed documents in good faith requesting emergency relief to expedite the case before the United States Supreme Court. The United States Supreme Court did not docket or respond to my petitions in an emergency expedited manner as I hoped.

6. The initial response from the US Supreme Court was scary. On April 5, 2023, the Court moved the conference date to April 21, 2023.

7. I thought that might be because I only uploaded the motion to withdraw on the main docket. So, I quickly remedied my perceived error by uploading it on the application docket the same day the conference was moved on April 5, 2023, per the attached Exhibit B.

8. On April 17, 2023, the United States Supreme Court alleviated my fear by entering an Order dismissing the case, per my request per Exhibit C attached hereto.

9. On February 2, 2023, I filed a petition for writ of certiorari of the Delaware Supreme Court decision. The Supreme Court rejected it since I filed my petition to exceed the page limit first, instead of simultaneously therewith per the attached letter from Supreme Court Clerk Lisa Nesbitt at Exhibit D.

10. I not only was denied the time and apportionment of my meager resources required to file the Delaware Disciplinary Delaware Supreme Court Order, but I was denied time to appeal the Third Circuit's Order in 22-3372 delaying a determination regarding an exemption of fees so as to compel me with the potential threat of violating my religious beliefs in exchange to access to the courts to exercise my First Amendment right to petition.

11. I realize I must appeal the Eastern District of PA Order or **potentially face 6 new law suits**. That is important to prevent. I am in tears because it is not fair that I must pick and choose which cases to defend since poverty creates a substantial burden upon my access to other courts. My religious beliefs against debt also creates an obstacle the Third Circuit did not alleviate by granting additional time. I believe debt damns people to hell by tempting them to make the pursuit of money instead of pursuit of God and God's will savior. I also invoked and continue to invoke the 13th Amendment against involuntary servitude to work for money to pay off government compelled debt to defend Constitutional liberties.

12. I have a good argument to overturn the Eastern District of PA's District Court's Order since I was retired from PA since 2018, and thought I was retired from that District Court. (Exhibit E, the retirement application).

13. There are smaller arguments to appeal which I do not discuss herein, but the most important matter is to prevent 6 additional law suits by appealing the Eastern District Court's Order disbaring me as retired.

14. The Court knew I thought I was retired. I stated the same in pleadings. (Exhibit F).

15. The Court knew I have been retired from PA since 2018. That is public knowledge and the Court cited the public state web site. The Court also knew due to lack of time, poverty and limited means of transportation I could not easily research.

16. Despite that the Court ordered me to draft a memorandum of law as to why my retirement in PA would not retire my license in its Court. (Exhibit G)

17. The Court booby trapped me based on an error of fact, an error of law creating manifest injustice against me by using retirement as a reason to disbar me.

18. I filed a letter asking to be placed on retirement, as not admitted in the Eastern District Court of PA District Court to practice because I was confused as to whether I was retired or not. I thought my assumption of retirement might be wrong, but then the Court asked why I should not be retired.

19. The Court disbarred me instead of placing me on retirement. I was surprised because I thought I would be retired. Gail Olsen said the Court was not disciplining me, per the attached letter confirming our conversation, incorporated herein as Exhibit H.

20. After researching I discovered I was not automatically retired since disbarred PA attorneys are not automatically disbarred and may have an office to practice before the Federal courts. See, *Theard v. United States*, 354 U.S. 278, 282 (1957); *Selling v. Radford*, 243 U.S. 46, 49 (1917), *Frazier v. Heebe*, 482 U.S. 641, 648 n.7 (1987); also see, *In re Surrick*, 338 F.3d 224, 231 (3d Cir. 2003), (disbarment by the [s]tate does not result in automatic disbarment by the federal court." *In re Ruffalo*, [390 U.S. 544, 547](#), [88 S.Ct. 1222](#), [20 L.Ed.2d 117](#) (1968)). *Surrick v. Killion*, 449 F.3d 520, 530 (3d Cir. 2006), (“The question in this case is whether a state may prohibit an attorney admitted to the bar of a federal district court, but suspended from the state bar, from maintaining a legal office for the sole purpose of supporting a practice before the federal court.”)

21. *In Re Surrick*, 2006 case, the Third Circuit proffered a well-reasoned opinion citing a couple of notable cases affirming its agreement with the lower Court, the Eastern District of PA, District Court’s determination that the states may not regulate federal licenses and its allowance of a law office to practice federal law, including but not limited to *Sperry* and *In re Desilets*.

22. *In re Desilets*. 291 F.3d 925, 928-29 (6th Cir. 2002), the Court noted.

“*Sperry* provides strong guidance for the current case. The *Sperry* Court noted: In 291 F.3d 925, 928-29 (6th Cir. 2002). *Sperry* provides strong guidance for the current case. The *Sperry* Court noted:

A State may not enforce licensing requirements which, though valid in the absence of federal regulation, give the State's licensing board [in *Sperry*, the Florida Bar Association] a virtual power of review over the federal determination that a person or agency is qualified and entitled to perform certain functions, or which impose upon the performance of activity sanctioned by federal license additional conditions not contemplated by Congress.”

23. The Court booby trapped me by creating the assumption I was retired by asking me to draft a memorandum on why I should not be retired in its court too. I have limited time, resources and ability to research. The Court should not have placed me as disbarred instead of as retired. Moreover it is clear error of law, of fact creating manifest injustice against me to place me on retirement too, even if the order should be changed. I did not have notice of disbarment

24. The US Supreme Court held in, *In re Ruffalo*, 390 U.S. 544, 551 (1968), “The charge must be known before the proceedings commence. They become a trap when, after they are underway, the charges are amended on the basis of testimony of the accused. He can then be given no opportunity to expunge the earlier statements and start afresh.”

25. I did not know the Eastern District Court would disbar me when I did not draft a memorandum as to why retirement in PA would not retire my license in its Court. I asked the Court be placed on retirement so as not to be barred as active, but I thought I might have been wrong on my assumption of retirement. I was confused without ability to research the issue due to lack of time and resources. It was a booby trap based on a misunderstanding similar to the entrapped lawyer relating to the disciplinary proceeding in *In re Ruffalo*, where I was denied fair notice and a fair and fair opportunity to be heard given my unique situation of facing 6 law suits, limited access to the courts given lack of time, health limitations and poverty creating a

substantial burden to my access to the courts and religious belief against debt. Maybe the Court misunderstood my letter which created manifest injustice. Reviewing the letter with fresh eyes I can understand why the Court may be confused too. Either way the Order should be overturned.

26. While, I do not have easy access to resources, the Court should have known retirement in state does not automatically retire my federal license unless specifically drafted in its rules. So, the Court appears to have set me up to fall which is not fair or just. I filed the attached pleading I incorporate herein as Exhibit I. I gave the court notice I lacked time and resources to investigate. I was under duress having noticed the court of collapsing on the floor of the post office due to lack of time to care for my health to sustain it. I noticed the Court of my lack of resources to pay for car insurance, and my limited resources too.

27. I invoked the 5th Amendment in all cases, and will continue to invoke the 5th should attacks cause interference with this case. *See, Spevack v. Klein*, 385 U.S. 511 (1967) (“The Self-Incrimination Clause of the Fifth Amendment, which has been absorbed in the Fourteenth, extends its protection to lawyers, and should not be watered down by imposing the dishonor of disbarment and the deprivation of livelihood as a penalty for asserting it. *Cohen v. Hurley*, supra, is overruled. Pp. 514-516.”).

28. In *Wisconsin Dept. of Industry v. Gould Inc.*, 475 U.S. 282 (1986), the US Supreme Court held that federal statutory or regulatory law, specifically NLRA preempted the state disbarment statute. Thus, an argument may be made that the Constitutional law including the right to petition, opportunity to receive notice on disbarment and the 5th Amendment should preempt disbarment statutes too.

29. I invoked the 5th Amendment in all cases. *See, Spevack v. Klein*, 385 U.S. 511 (1967) (“The Self-Incrimination Clause of the Fifth Amendment, which has been absorbed in the

Fourteenth, extends its protection to lawyers, and should not be watered down by imposing the dishonor of disbarment and the deprivation of livelihood as a penalty for asserting it. *Cohen v. Hurley*, supra, is overruled. Pp. 514-516.”).

30. There is clear error of fact, of law, creating manifest injustice. The Eastern District Court abused its discretion based on a misunderstanding. The disbarment was not freely and voluntarily rendered. I was subjected to coercion and duress and I was not fully aware of the implications of submitting a letter regarding retirement. I was confused as to whether I was retired and the Court booby trapped me based on my known confusion. I asked the Eastern District Court for its position for a stay or additional time, and it did not object. I let my case manager in the Third Circuit know I may request a stay in that appeal until this civil rights case is complete by a final determination by the US Supreme Court because I must prevent 6 additional law suits.

31. I also asked opposing counsel her stance on requesting additional time to file a motion for rehearing or reargument on the Third Circuit Order, attached hereto as Exhibit J, dated April 20, 2023.

32. In affidavit update 25, I informed this Court my left eye ball is injured. My eye worsened with the stye formation.

33. When I awoke April 27, 2023, I lost vision in my left eye which is scary. My eye remains blurry.

34. I immediately informed my case manager this morning by writing:

“...I do not feel so well. I lose five pounds of water weight and must drink water, gallons not cups, and rest in order not to get dizzy and weak or face other harmful complications due to severe dehydration related to the surgery of my youth.

My eye got worse. I had a sty on my eye, and the yellowing I saw as a rash spread. I went to the doctors twice, and requested the doctors' notes. They refused and only gave me the general notes.

Today, I have lost vision in my left eye and my left ... eye is blurry.

I know I may file a complaint for the doctors' refusal to give me notes. Yet, I may call in today to get a general less harmful antibiotic.

I am more concerned about potentially going blind. I did not take steroids since I have had reactions to it and am aware of the permanent harm they cause.

I told the doctor I have religious objections to health care that make people feel better as opposed to get better. I also indicated there were court cases based on the state's belief my religious beliefs outlined in my religious freedom restoration act [lawsuit Kelly v Trump] were a disability. It is likely they withheld the notes because they were displeased with my religious objections towards much healthcare, using the disability proceedings as an excuse not to hand them over as to "upset me" concerning my religious objections to much healthcare.

My vision is blurry and I am quite alarmed. I am weak and you now I need to water before going anywhere to combat dizziness related to severe dehydration.

I do intend to draft a motion for additional time. Oh my gosh I am not seeing well at all in my left eye. My vision is blurry. I need to address this in order to prevent blindness. This change happened today. I have to address the dehydration first before I go anywhere.

Thank you for your understanding.

Meg”

35. I followed up with an email to my Third Circuit case manager Pam Batts and opposing counsel stating,

“Hi,

I definitely lost vision in my left eye. I tried two pairs of daily disposable contacts. I could not see clearly in either of the newly opened contacts either. Everything was blurry. I left a message with the doctor to send a prescription of a general antibiotic, and indicated I lost vision.

I see blurry vision is a side effect of the dangerous drug the doctor prescribed. I did not take this drug.

Thank you,
Meg
It is worsening so quickly. :(

36. I forgot the Court ordered I not attach emails in this case which copy the case manager. So, I am not attaching it herein.

37. For most of the morning I was on the phone seeking to get an appointment which works with my obligations and needs, and was unsuccessful. Though, I may have one tentatively on Tuesday if the problem persists.

38. I am attaching the doctors notes I received. I sought to correct the errors relating to the past surgery I had which does complicate my life and require accommodations, the removal of the ovary and cyst more than 20 years ago, but they did not correct it. The doctor did not correct the record that I have allergies and adverse reactions to medications too.

39. The doctors' office in Lewes provided conflicting information from other offices regarding the availability of appointments. The doctor refused to prescribe a general prescription without steroids today without seeing me.

40. The Lewes staff indicated I had the complete records which I attach as Exhibit K. It appears I may have been wrong about the records. I am sorry. I did not realize the records were printed on both sides, front and back. So, I only looked at the front. They also do not include the pictures, but I am not so concerned about the pictures. Exhibit K.

41. I provided another update to opposing counsel by email I attach hereto as Exhibit L, wherein I state:

“Hello,
I have been on the phone all day. It is a nightmare. I believe people go to hell when they say trust the science or doctors by making them God in place of using your own free will to discern what is loving to overcome lusts.

The Primary care doctor refuses to see me since I have not been there since 2014. They require to gain money by an appointment to gather statistics on me. I believe people go to hell for using people as statistics for material gain, even to gain of knowledge, under the lie of the common good. The soonest the primary care doctor has for appointments is July where they would compel me to violate my religious belief by collecting my statistics so they may get more NIH and private money. It is disgusting. I am not going to violate my religious belief for bad care. Part of the 4th Industrial Revolution is exploiting people as products to use and experiment on. Thus, keeping track of health data and vitamins is intended to aide them in using people in wicked science made to harm and made to create waste by design.

The third leading cause of death used to be going to the doctors. They harm more than they heal. I oppose blindly going to the ER. The last time I did that when I fell from my house, they messed up and said whoops you sliced your liver and we missed it. They could have prevented a scar on my cheek but my deceased Doctor Brown gave me bad advice too. Never blindly rely on doctors. Think things out yourself please. Healthcare professionals often are blinded by dumbed down training and paychecks.

I have sincere religious objections to healthcare and mental healthcare. If you look at two of the books regarding the 4th Industrial Rev. I provided you, you will see made to create waste and harm healthcare proposed to sustain positions, power and profit for charities, businesses and banks. They create need and waste to serve their greed and gain not good.

My vision is blurry.

Thank you,
Meg”

42. To worsen matters, I do not feel well at all. This Court is aware I become dizzy and require gallons, not cups of water, rest and time to exercise in order not to harm my health or die due to the bad surgery I had as a teenager. I assert my right to live, and I assert my right to exercise my first amendment right to petition to defend my exercise of fundamental rights including but not limited to petitioning other courts to alleviate substantial state compelled burdens upon my religious belief or exercise of the right to access to the courts or First Amendment right to petition.

43. I am thinking about asserting an ADA claim against Defendants in this action too since they were aware of my physical limitations and requirements regarding my surgery

because I informed the courts about it prior to the disciplinary proceeding in Kelly v Democrats and Kelly v Trump, during the disciplinary proceeding, and during this civil rights case as well as notifying all courts in reciprocal proceedings.

44. It is not fair or just, but I may assert arguments contained in the pleadings relating to health limitations I have due to our harmful healthcare system.

45. On an aside, my eye still hurts. It is still blurry, but slightly improving. I am quite dehydrated. My skin is peeling. So, I need to drink water and close my eyes to heal them.

Thank you for your time.

Dated 4/27/23

Respectfully submitted,

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

Under religious protest as declaring and swearing violates God's teachings in the Bible, I declare, affirm that the foregoing statement is true and correct under the penalty of perjury.

Dated: April 27, 2023

Meghan Kelly _____ (printed)

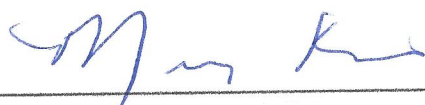
 _____ (signed)

Exhibit A

MEGHAN KELLY, ESQ.

34012 Shawnee Drive
Dagsboro, DE 19939

Third Circuit Court of Appeals
James A. Byrne United States Courthouse
601 Market Street
Philadelphia, PA 19106

**RE: /Kelly v Swartz, et al. No. 22-3198 / US Supreme Court dismissed the case/
/informational purposes to dispense of the need to file a joint appendix on US
Supreme Court appeal/Meg has no phone/**

April 18, 2023

Dear Honorable Clerk of Court:

I file this for informational purposes not be reviewed by the Court.

I am attaching the latest affidavits for purposes to use on potential appeal with the US Supreme Court to dispense of the need for a joint appendix, not to serial file. I have stated this purpose for use to dispense of the need of a joint appendix on appeal to the US Supreme Court in other filings.

Should this Court rule against me, I would likely appeal as I am seeking First Amendment Claims for the private right to petition, to religious belief, religious exercise, speech, associate, procedural due process claims, Violations of my right to self-represent, emotional distress, retaliation, collusion to obstruct and intimidate a witness/party (me), and other claims, I should be afforded the

opportunity to be heard on below before this court determines the limited issue of Younger, even if this court disagrees.

My filings are to serve the interest of justice in my case, for information purposes, not for review by this Court. Due to 1. my religious beliefs against debt, 2. the substantial burden poverty creates by costs, and my assertion against the 13th Amendment involuntary servitude to pay debt, I must think outside the box to maintain my rights, including my First Amendment right to petition the US Supreme Court on appeal.

By filing parts of the record below with this Court, I am able to avoid costs of printing and postage that would render my access to other courts impossible as a compelled violation of my religious beliefs.

I also alert you that Defendants conduct and attacks have not only caused me mental anguish, embarrassment, economic hardship, sleepless nights and other harm, but it has caused my family embarrassment and economic hardship.

My family is so embarrassed. I have a family of highly esteemed people, including three people with cases that went before the US Supreme Court per the attached, DI 23. Please do not place any burden upon my family. They disagree with my belief in Jesus and love me anyways, and I love them. This economic strain of helping me fight for the right to work as a lawyer as well as other rights is causing great hardship on them too.

I no longer have a phone. I am grateful for the generous plan my mom previously paid for. I was without a phone at the inception of the lawsuit.

My housing is no longer secure either. I am unable to rejoin my former law firm, and my health has worsened. I am not sleeping. My hands have been bleeding and scaring due to dehydration. They are so dried out. I am unable to drink gallons of water I used to when I was able to join a gym. I do not have the time or money to care for my health.

I also gained 5 pounds which has never happened in 30 years, but it is probably more, since I am constantly dehydrated. I not only have law suits but I am required to tend to my basic needs, yard work, chores, and unforeseen things like the toilet breaking yesterday. The floor flooded. I also require time to tend to loved ones, to talk and care and share my life with others. I am so drained, and everyone says they never see me anymore.

One of my best friends died April 7, 2023. I did not know it either until a week later. His name was Bill Jones, one of the smartest people I ever met. I am honored to call him my friend.

I do not feel well. I am not the problem. It is foreseeable that Defendants conduct demeaning me as disabled for my religious belief in Jesus would cause anguish, and time to rebut. The additional pressures of poverty, my religious objections against debt, and my invocation against the 13th Amendment based on

my religious beliefs also cause strain. I believe people sin for telling the victims to pay to be exploited by others who profiteer off of problems. I have strong religious objections to healthcare and mental healthcare. Defendants seek to demean me to eliminate me as disabled because they care not to safeguard the First Amendment rights of those they disagree with, including me. I believe people sin for focusing on convenience, avoidance of costs, profit and productivity by enslaving, oppressing or sacrificing others to serve your own under the lie of the common good. This sacrifice for the common good under the lie of saving the world by sustaining pollution or other problems to sustain power will probably be the slogan used to overtake our government through automation and otherwise. I do not think paying professionals or eliminating people we disagree with is the solution. I believe justice in the courts is the solution and overturning unjust decrees is the solution. My hope of a hero remains in the courts, no matter the outcome of my case. My religious beliefs teach me that courts really do have the power to save lives and eternal lives.

I pray this Court takes its time before issuing a decision. Even if it is in my favor, I pray this Court grants me time. I am worn out, and do not feel well at all. I need to alleviate the stress upon my parents because I love them.



Thank you.

April 18, 2023

Respectfully Submitted,

/s/Meghan Kelly
Meghan Kelly, Esquire
34012 Shawnee Drive
Dagsboro, DE 19939
meghankellyesq@yahoo.com
302-493-6693 Not lawyering
INACTIVE BAR NO 4968

Exhibit B

 		Search documents in this case: <input type="text"/> <input type="button" value="Search"/>
No. 22A747		
Title:	Meghan M. Kelly, Applicant v. Disciplinary Counsel Patricia B. Swartz, et al.	
Docketed:	February 15, 2023	
Linked with 22-6783		
Lower Ct:	United States Court of Appeals for the Third Circuit	
Case Numbers:	(21-3198, 22-2079)	

DATE	PROCEEDINGS AND ORDERS								
Feb 11 2023	Application (22A747) for a stay, submitted to Justice Alito. <table style="width: 100%; border: none;"> <tr> <td style="text-align: center;">Lower Court Orders/Opinions Document</td> <td style="text-align: center;">Main Document Main Document</td> <td style="text-align: center;">Main Document Main Document</td> <td style="text-align: center;">Main Main</td> </tr> <tr> <td style="text-align: center;">Document</td> <td style="text-align: center;">Proof of Service</td> <td></td> <td></td> </tr> </table>	Lower Court Orders/Opinions Document	Main Document Main Document	Main Document Main Document	Main Main	Document	Proof of Service		
Lower Court Orders/Opinions Document	Main Document Main Document	Main Document Main Document	Main Main						
Document	Proof of Service								
Feb 22 2023	Application (22A747) denied by Justice Alito.								
Mar 13 2023	Application (22A747) refiled and submitted to Justice Jackson. <table style="width: 100%; border: none;"> <tr> <td style="text-align: center;">Written Request</td> <td style="text-align: center;">Other</td> <td style="text-align: center;">Proof of Service</td> <td style="text-align: center;">Proof of Service</td> </tr> </table>	Written Request	Other	Proof of Service	Proof of Service				
Written Request	Other	Proof of Service	Proof of Service						
Mar 21 2023	Renewed application of Meghan Kelly not accepted for filing. (March 28, 2023)								
Apr 05 2023	Application (22A747) DISTRIBUTED for Conference of 4/21/2023.								
Apr 05 2023	Letter to Withdraw Reapplication filed by applicant Meghan Kelly. <table style="width: 100%; border: none;"> <tr> <td style="text-align: center;">Proof of Service</td> <td style="text-align: center;">Main Document</td> </tr> </table>	Proof of Service	Main Document						
Proof of Service	Main Document								

NAME	ADDRESS	PHONE
Attorneys for Petitioner		

Mar 10 2023	Letter from petitioner dated March 10, 2023 received.	Main Document	Main Document	Main Document	Main Document
Mar 13 2023	Application (22A747) refiled and submitted to Justice Jackson.	Written Request	Other	Proof of Service	Proof of Service
Mar 21 2023	Renewed application of Meghan Kelly not accepted for filing. (March 28, 2023)				
Mar 24 2023	Motion to the Honorable Justice Alito to place removed exhibits back on the docket submitted.	Main Document	Main Document	Main Document	Main Document
Mar 25 2023	Letter to Clerk from petitioner submitted.	Main Document	Other	Proof of Service	
Mar 28 2023	Letter to Clerk from petitioner submitted.	Main Document	Other	Proof of Service	
Mar 30 2023	DISTRIBUTED for Conference of 4/14/2023.				
Apr 01 2023	Motion of petitioner to dismiss the case under Rule 46.2 filed.	Main Document	Proof of Service		
Apr 05 2023	Application (22A747) DISTRIBUTED for Conference of 4/21/2023.				
Apr 05 2023	Letter to Withdraw Reapplication filed by applicant Meghan Kelly.	Proof of Service	Main Document		
Apr 17 2023	Petition Dismissed - Rule 46.				

NAME	ADDRESS	PHONE
Attorneys for Petitioner		

Meghan Marie Kelly
Counsel of Record

Attorney at Law
34012 Shawnee Drive
Dagsboro, DE 19939

302-493-6693

meghankellyesq@yahoo.com

Party name: Meghan Kelly

Exhibit C

Supreme Court of the United States
Office of the Clerk
Washington, DC 20543-0001

Scott S. Harris
Clerk of the Court
(202) 479-3011

April 17, 2023

Ms. Meghan Marie Kelly, Esq.
Attorney at Law
34012 Shawnee Drive
Dagsboro, DE 19939

Re: Meghan M. Kelly
v. Patricia B. Swartz, et al.
No. 22-6783

Dear Counsel:

Attached are certified copies of the motion for dismissal of the writ of certiorari, filed on April 1, 2023, and the order of dismissal pursuant to Rule 46 of the Rules of this Court.

Sincerely,

SCOTT S. HARRIS, Clerk

By



M. Altner
Judgments/Mandates Clerk

Enc.

cc: Clerk, CA3
(Your docket Nos. 21-3198; 22-2079)

Supreme Court of the United States

No. 22-6783

MEGHAN M. KELLY,

Petitioner

v.

DISCIPLINARY COUNSEL PATRICIA B. SWARTZ, ET AL.

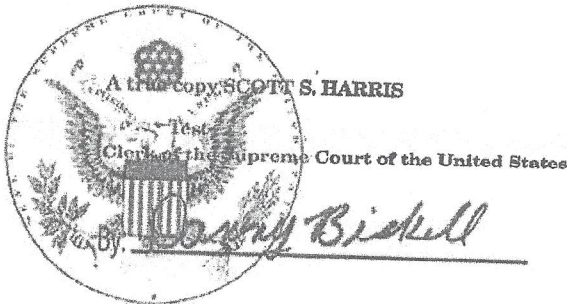
(17 April 2023). The foregoing motion for dismissal of the writ of certiorari having been received by the Office of the Clerk, and no fees due the Clerk, the writ of certiorari is now hereby dismissed pursuant to Rule 46 of the Rules of this Court.

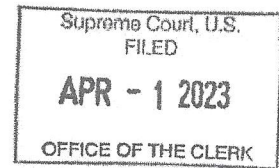
(Seal)

SCOTT S. HARRIS
Clerk of the Supreme Court
of the United States

By: *Danny Bickell*

Danny Bickell
Deputy Clerk





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's Motion to withdraw her Petition before Judgment and Application to Justice Jackson since relief if granted will be too late

I, Appellant, Meghan Kelly withdraw my petition before judgment, No. 22-6783 and Application to Justice Jackson No. 22A747, as relief if granted will be too late, and essentially denied, and I aver.

1. I required a stay from the proceeding below to afford me time and resources to fight, not merely file the Delaware Disciplinary appeal.
2. The Delaware Disciplinary appeal is due by or before April 8, 2023 with this Honorable Court.
3. This Honorable Court is not even scheduled to convene until April 13, 2023 to review the petition before judgment.
4. April 13, 2023 is after the Delaware Disciplinary due date, and is after the Third Circuit's conference dated April 11, 2023.
5. April 13, 2023 is too late for this Court to grant me relief.
6. I am denied access to petition this Court in another case, the Delaware Disciplinary case, due to the delays in this Court's docketing or the grant or denial of this appeal and the application for an interim stay pending this Court's final determination. US Amend I, V. Yet, I am afforded another remedy. I seek to void *Kelly v Trump* and the Delaware Disciplinary

proceeding in the civil rights case below, due to procedural due process violations and clear error. So, I am not left without a remedy at this time.

7. I filed documents in good faith requesting emergency relief. I tried my best to expedite the case under the circumstances. I simply have not succeeded in persuading this Court.

I thank the court for its time.

Wherefore, I pray this Court withdraws my petition and application.

Dated April 1, 2023

Respectfully submitted,

/s/Meghan Kelly

Meghan Kelly, Esquire

DE Bar Number 4968

34012 Shawnee Drive

Dagsboro, DE 19939

(302) 493-6693

meghankellyesq@yahoo.com

US Supreme Court Bar No. 283696

Not acting as an attorney on behalf of another

Under Religious objection I declare, affirm that the foregoing statement is true and correct under penalty of law

Dated: April 1, 2023

Meghan Kelly
(printed)

[Handwritten Signature]
(signed)

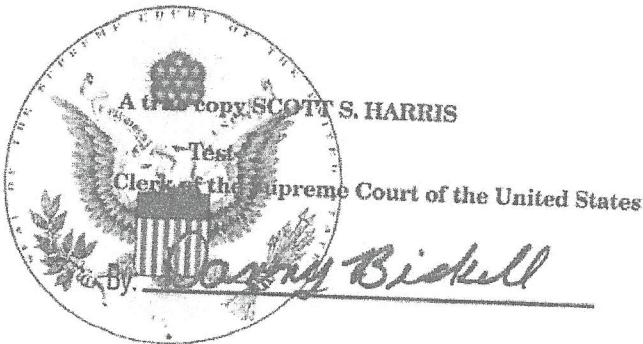


Exhibit D

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

February 7, 2023

Meghan Kelly
34012 Shawnee Drive
Dagsboro, DE 19939

RE: Kelly v. DE Office of Disciplinary Counsel
No: 22A476

Dear Ms. Kelly:

The above-entitled petition for writ of certiorari was postmarked January 30, 2023 and received February 2, 2023. The papers are returned for the following reason(s):

The petition exceeds the limit of 40 pages allowed. Rule 33.2(b).

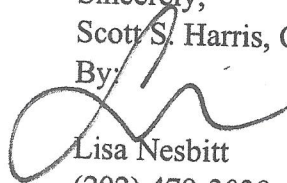
Please correct and resubmit as soon as possible. Unless the petition is submitted to this Office in corrected form within 60 days of the date of this letter, the petition will not be filed. Rule 14.5.

A copy of the corrected petition must be served on opposing counsel.

When making the required corrections to a petition, no change to the substance of the petition may be made.

Sincerely,
Scott S. Harris, Clerk

By:



Lisa Nesbitt
(202) 479-3038

Enclosures

Exhibit E

ATTORNEY REGISTRATION OFFICE

Pennsylvania Judicial Center
601 Commonwealth Avenue, Suite 5600
P.O. Box 62625
Harrisburg, PA 17106-2625
Phone: (717) 231-3380



ATTACH CURRENT VALIDATED LICENSE CARD
AND RETURN COMPLETED FORM TO THE
ATTORNEY REGISTRATION OFFICE.

VI 7-1-17

IF YOU DO NOT HAVE YOUR CURRENT CARD,
PLEASE PROVIDE A BRIEF EXPLANATION.

APPLICATION FOR RETIREMENT (Form DB-27)

Notice is hereby given that I apply for retired status, pursuant to Pa.R.D.E. 219(i). In taking this action, I fully understand that after the Supreme Court issues an order transferring me to retired status, I shall no longer be eligible to practice law in Pennsylvania and will be relieved from the payment of the fee imposed by this rule upon active practitioners. I further understand that if I remain on retired status for three years or less, that I may be reinstated by paying the annual active fee for the three most recent years or such shorter period in which I was on retired status.

By signing this form, I acknowledge that I am aware that: 1) under Pa.R.D.E. 201(a)(3), the Supreme Court of Pennsylvania and the Disciplinary Board retain jurisdiction to discipline me for misconduct; 2) if I am convicted of a crime, I have a continuing duty under Pa.R.D.E. 214(a) to report the conviction to the Office of Disciplinary Counsel within 20 days; and 3) if I am disciplined by another court or in another jurisdiction, I have a continuing duty under Pa.R.D.E. 216(e) to report such to the Secretary of the Disciplinary Board within 20 days. I also certify that, to my knowledge, there are no ongoing investigations into any misconduct on my part in this or any other jurisdiction.

Attorney Name: Meghan Marie Kelly

Attorney ID Number: 202268

Office Address: _____

Residence Address: 34012 Shawnee Drive
Dagsboro, DE 19939

Telephone Number: 302-537-1089 E-Mail: meghan.kelly.esq@yahoo.com

Signature: Meghan M. Kelly Date: May 12, 2018

REQUEST FOR SUPREME COURT ACTION
PROTHONOTARY
WESTERN DISTRICT OFFICE

In accordance with Rule 219(i) of the Pennsylvania Rules of Disciplinary Enforcement, it is requested that an Order transferring the above attorney to retired status be issued.

DCB 5-16-18
Attorney Registration Office Date

Exhibit F

UNITED STATES DISTRICT COURT, EASTERN DISTRICT OF
PENNSYLVANIA

IN THE MATTER OF A MEMBER §
OF THE BAR § No. 22-mc-0045
§
§
MEGHAN M. KELLY, §
Respondent. §

Respondent Meghan M Kelly’s corrected Motion to stay the Proceeding until the conclusion of **both** Respondent’s originating disciplinary proceeding, and civil rights proceeding until final non-appealable determinations are made or the time of appeal has lapsed. Respondent further moves the Court, for good cause for permission to file the “for cause” motion 30 days after the stay is lifted

I, Respondent Meghan M. Kelly, move this Court to stay this proceeding, until conclusion of both Respondent’s originating disciplinary proceeding, and civil rights proceeding, *Kelly v Swartz*, et al. Case Number 21-1490, until final non-appealable determinations are made or the time of appeal has lapsed.

Respondent further moves the Court, for good cause, for permission to file the “for cause” motion 30 days after the stay is lifted.

1. This reciprocal proceeding was brought on or about August 25, 2022, in response to the Delaware Supreme Court’s decision to place my license to practice law on disabled inactive on August 10, 2022.

Background for Arguments to Stay this case

2. I am retired in this jurisdiction, Pennsylvania. I agree not to practice law, without this Court’s authorization. I seek to amend the complaint in *Kelly v*

I saw in the 3rd Cir case it is not automatic In RE Surrick after researching it further.

↑ I thought I was retired in this District Court.

UNITED STATES DISTRICT COURT, EASTERN DISTRICT OF
PENNSYLVANIA

IN THE MATTER OF A MEMBER §
OF THE BAR § No. 22-mc-0045
§
§
MEGHAN M. KELLY, §
Respondent. §

Respondent Meghan M Kelly’s Motion to stay the Proceeding until the conclusion of **both** Respondent’s originating disciplinary proceeding, and civil rights proceeding until final non-appealable determinations are made or the time of appeal has lapsed. Respondent further moves the Court, for good cause for permission to file the “for cause” motion 30 days after the stay is lifted

I, Respondent Meghan M. Kelly, move this Court to stay this proceeding, until conclusion of both Respondent’s originating disciplinary proceeding, and civil rights proceeding, *Kelly v Swartz*, et al. Case Number 21-1490, until final non-appealable determinations are made or the time of appeal has lapsed.

Respondent further moves the Court, for good cause, for permission to file the “for cause” motion 30 days after the stay is lifted.

1. This reciprocal proceeding was brought on or about August 25, 2022, in response to the Delaware Supreme Court’s decision to place my license to practice law on disabled inactive on August 10, 2022.

Background for Arguments to Stay this case

2. I am retired in this jurisdiction, Pennsylvania. I agree not to practice law, without this Court’s authorization. I seek to amend the complaint in *Kelly v*

Exhibit G

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

IN THE MATTER OF
MEGHAN MARIE KELLY

:
:
:

Misc. No. 22-45

ORDER

It appears that Respondent Meghan Kelly has “retired” from the Pennsylvania Bar. The Disciplinary Board of the Sup. Ct. of Pa., <https://www.padisciplinaryboard.org/for-the-public/find-attorney/attorney-detail/202268>. If so, she likely is no longer qualified to be a member of our Bar. See Local R. Civ. P. 83.5(a) (“Any attorney who is a member in good standing of the bar of the Supreme Court of Pennsylvania may, by a verified application and upon motion of a member of the bar of this Court, make application to be admitted generally as an attorney of the Court.”); Id. at 83.5(a) cmt.2 (“Under the rule as currently formulated only attorneys admitted to practice by and in good standing with the Supreme Court of Pennsylvania are qualified for plenary admission to the Eastern District’s federal bar.”). Respondent shall thus explain to the Court how she can remain a member of our Bar if she is no longer “a member in good standing of the bar of the Supreme Court of Pennsylvania.” Id. at 83.5(a).

AND NOW, this 17th day of November, 2022, it is hereby **ORDERED** that Respondent shall submit a Memorandum of Law in which she addresses how she can remain a member of the Bar of the Eastern District of Pennsylvania when she is currently retired from the Pennsylvania Bar. Respondent shall submit the Memorandum **no later than noon, December 1, 2022**. The Court will act in the absence of a Memorandum if Respondent fails to submit one in accordance with this Order.

The proceedings respecting the imposition of reciprocal discipline are stayed pending further Order of Court.

AND IT IS SO ORDERED.

/s/ Paul S. Diamond

Paul S. Diamond, J.

Exhibit H

MEGHAN MARIE KELLY, ESQUIRE

34012 Shawnee Drive
Dagsboro, DE 19939

The Honorable Judge and panel leader
The Honorable Paul S. Diamond
Attn: Clerk of Court
601 Market St Ste 16613,
Philadelphia, PA 19106
By email: paed_documents@paed.uscourts.gov

RE: In the Matter of Meghan Kelly/ Case 2:22-mc-00045 / Retired no longer
barred in Eastern District of PA/

November 19, 2022

Dear Honorable Judge Paul D. Diamond:

Thank you for your time and consideration. I am in receipt of the Order
disbarring me as retired.

On Friday November 19, 2022, I called the admissions department and
spoke with Gail Olson. She kindly confirmed that I am no longer barred in this
Honorable Court because I am retired in Pennsylvania. I have been retired from
Pennsylvania since 2018.

She indicated I am not disbarred due to discipline, but due to retirement. If
this is not correct, please correct my understanding. Otherwise, I intend to inform
other jurisdictions I am no longer barred in this Court due to retirement.

If I do not hear from you, I will assume my understanding is correct.

Thank you. I am really grateful I am not required to subpoena people I care about before your honorable court needlessly.

Respectfully,

November 19, 2022

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

Under religious protest as declaring and swearing violates God's teachings in the Bible, I declare, affirm that the foregoing statement is true and correct under the penalty of perjury.

Dated: Nov. 19, 2021

Meghan Kelly
(printed)

Meghan Kelly
(signed)

From: Meg Kelly <meghankellyesq@yahoo.com>
Sent: Saturday, November 19, 2022 11:12 AM
To: PAED Documents
Cc: Meg Kelly
Subject: 2913 dd3 Letter confirming disbarred due to retirement not misconduct
Attachments: Letter confirming disbarred due to retirement not misconduct.pdf

CAUTION - EXTERNAL:

Good morning,

Attached, please find a letter confirming I am disbarred due to retirement, not misconduct.

If this is not correct, please contact me. Otherwise there will be no need to contact me, and I will report this to other jurisdictions.

Thank you for allowing me a way out from needlessly subpoenaing witnesses I care about before your Honorable court.

Have a good week.

Very truly,
Meg
Meghan Kelly
34012 Shawnee Dr.
Dagsboro, DE 19939
(302) 493-6693
PA Retired license 202268

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