

Exhibit J

December 1, 2020

Court of Chancery Courthouse
34 The Circle
Georgetown, DE 19947

**RE: Meghan Kelly v. the President Donald Trump, et. Al.
Case No. 2020-0809- Master PWG**

Due Process concerns

Dear Honorable Master Patricia W. Griffin:

I believe I may have received disparate treatment based on my wealth, political affiliation and or religious orientation, and will continue to receive such treatment without your assistance.

The staff in your court appear to be subverting my case, by serving as advocates for President Trump.

I sensed this early on when I was having trouble gaining a copy of everything, pursuant to your kind order granting me one copy. I felt like my case was not treated as a serious matter.

I sensed this when I when I felt mistreated by your staff around October 12, and October 13, and went home crying for days. See Exhibit A, emails, admissible under the present sense exception.

I filed the letter dated October 19, 2020, regarding the fact I am not an officer in this court to address and qualify my position as the party, not a mere attorney in hopes to prevent future abuse.

I am without the insulation or protection of counsel. I am the party. The staff may more freely scold and criticize attorneys without display of improper partiality towards a party.

I sensed this when Arline Simmons misled me concerning your November 2, 2020 as something trivial on November 4, not November 2 as indicated in my letter dated to this Honorable Court dated November 6, 2020, apparently, in hopes I would not seek exception to your rulings.

Then, I realized the court's staff may be scared of messing up with regards to paper filing, and the unique Covid19 amendments the requirements. I believe the Supreme Court is merciful concerning trite matters such as the fact none of us appeared to be aware of the waiver of notary requirements. I applaud the Supreme Court's leadership in safeguarding people's lives more than safeguarding business as usual.

Yet, my suspicions of partiality towards me proved correct. On December 1, 2020, your staff appeared to be attempting to bleed me dry of resources to continue this proceeding by denying me the benefits of the Chancery Court Rule 171 (c)'s authorization which provides in part. "...1

copy of all briefs shall be mailed to or filed with the Register who shall immediately docket them and mail or deliver the original to the Judge to whom the matter has been assigned..." (emphasis intended).

The court's staff appears to be playing the advocate to win the case for President Trump by directing me to mail everything to the Court in Wilmington or pay for gas to drive two hours away despite the fact she is aware of my limited resources. See Exhibit B.

I should not be additionally taxed by unnecessary costs because the court's staff opposes my position.

This case will likely remain alive, with possible interpleading by churches who care more about money than humanity. Under the guise of freedom of religion some churches will foreseeably display whoredom, selling my God for a price too high, costing lives and health to serve their bottom line. An order requiring, I mail everything to upper Delaware is unjust, based on bad faith of the court's staff, intentionally causing me to withdraw my case due by running out my limited funds in mailing costs.

The Court's agents cannot act as the Defendant's advocate by indicating I am not worthy of a fair and impartial case because of poverty that inconveniences the Court, political orientation or political beliefs.

I understand, most people support President Trump down here, and that most people do not think or believe as I do. Yet, I still have the freedom to pursue my unpopular belief, and my desire “not to be conformed to the world,” without government persecution or threat of persecution. Romans 12:2.

I have chosen to confront the most powerful man in the world with endless resources paid by the federal government. That fact does not make my case trivial.

I believe “God chose the foolish things of the world (like me) to shame the wise; God chose the weak things (like me) of the world to shame the strong.” 1 Corinthians 1:27.

Part of what makes this country already great is the impartiality required by the courts, creating an equalizer in fairness, regardless of wealth or poverty, power, position, race, religion, affiliation or place of origin.

Justice is not guaranteed. Yet the opportunity for justice, even by a peon like me against the most powerful man in the world, is. Should I fail, that is on me, not the court. This Honorable Court must allow me to try.

I believe the staff’s behavior is not a reflection on the Court, nor a reflection on you, Honorable Master Patricia W. Griffin. They add a buffer between me and you to prevent ex parte communications.

Yet, the buffer has broken to the point that the floods of injustice may arise without the protection of the court's guidance on its own staff to uphold the integrity of the law.

"To be actionable, claim of denial of access to courts need not allege total or complete denial of access; rather, plaintiffs need only claim that interference with and potential prejudice to right of access to redress in state court rises to level of constitutional deprivation." *In re Cincinnati Radiation Litig.*, 874 F. Supp. 796 (S.D. Ohio 1995).

"Opportunity to be heard is essential requisite of due process of law in judicial proceedings." *Richards v. Jefferson Cty., Ala.*, 517 U.S. 793, 116 S. Ct. 1761, 135 L. Ed. 2d 76 (1996).

Please assure me the protection of due process, without rendering an order displaying partiality to the opposing side, to prevent infringement upon my right of due process in this case.

Respectfully Submitted,


Meghan Kelly, Esquire

Pro Se

34012 Shawnee Drive

Dagsboro, DE 19939

(Word Count 993)

Exhibit A

10/15/2020

Re: Thursday afternoon/Meg/3 Original summons/ - Yahoo Mail

Re: Thursday afternoon/Meg/3 Original summons/

meghankellyesq@_Inbox



Meg Kelly <meghankellyesq@yahoo.com>
To: Kruger, Katrina (Courts) <katrina.kruger@delaware.gov>,
Simmons, Arline (Courts) <arline.simmons@delaware.gov>
Cc: Meg Kelly <meghankellyesq@yahoo.com>

Oct 14 at 9:20 AM

Hi Arline,

Thank you for responding so quickly. Will do. If anything comes up I will let you know.

Arline, Thank you for holding off on the summons from Friday October 9, 2020 for the civil processor. I did not want you to do it twice with the incorrect amount of days the Defendant has to respond. I explained to the Honorable Court, the Defendants are allowed 60 days instead of 20 in the documents I filed. I alerted the Honorable Master to this in the filings.

Accordingly, I am missing three summonses for the Second Amended Complaint, and one summonses and copy of the praecipe for all three Defendants. They have 60 days to respond. I do not believe the Honorable Master Patricia W. Griffin can not make a determination on anything until all three Defendants are served.

I will draft more detailed certificates of service. So Katrina knows what links up with what.

Thank you for letting me know, you need more specificity Katrina.

I did not sleep at all last night (and I always sleep well) and cried this morning after yesterday and Monday too. I would not have filed this case if I thought things would be ok, I do not. I am seeking to expedite this case because I believe people are deceived by the Defendant to be harmed and damned to hell. I am still crying. I thank you for your hard work on this case. It is worth the effort, even if you do not believe I am worth it. I am Katrina. I love and respect you in real life but was so saddened by the way you demeaned me as an inconvenience. I am entitled to a fair impartial opportunity to be heard under the law, despite the required work for the Honorable Court to listen to my words. Justice is not to be earned, bought or bartered for by those with money. It must be granted to the rich and poor alike without bias towards those with money. Otherwise it is injustice guaranteed.

I am still crying. I might need a day to collect myself and refocus my attention on the case at hand. I intend to come in tomorrow morning. I will let you know if I can not make it.

I will draft a more detailed certificate of service for the 3 summonses I will file. So, you know what goes with what.

Thank you.

Love,
Meg

On Wednesday, October 14, 2020, 08:11:11 AM EDT, Simmons, Arline (Courts) <arline.simmons@delaware.gov> wrote:

Hello Meg,
Please come on THURSDAY before 11:00 a.m.

—Original Message—

From: Meg Kelly <meghankellyesq@yahoo.com>
Sent: Tuesday, October 13, 2020 6:46 PM
To: Kruger, Katrina (Courts) <Katrina.Kruger@delaware.gov>; Kruger, Katrina (Courts) <Katrina.Kruger@delaware.gov>
Cc: Simmons, Arline (Courts) <Arline.Simmons@delaware.gov>
Subject: Thursday afternoon/Meg

Hi Katrina and Arline,

I have a CLE scheduled on Friday. May I please come in Thursday afternoon.

Thank you,
Meg

10/15/2020

RE: Monday Meg Kelly - Yahoo Mail

RE: Monday Meg Kelly

meghankellyesq@.../Inbox



Simmons, Arline (Courts) <arline.simmons@delaware.gov>
To: 'Meg Kelly' <meghankellyesq@yahoo.com>, Kruger, Katrina (Courts) <katrina.kruger@delaware.gov>

Oct 14 at 3:52 PM

Monday is fine-Can you come before 11:00 a.m. ?

-----Original Message-----

From: Meg Kelly <meghankellyesq@yahoo.com>
Sent: Wednesday, October 14, 2020 3:41 PM
To: Simmons, Arline (Courts) <Arline.Simmons@delaware.gov>; Kruger, Katrina (Courts) <Katrina.Kruger@delaware.gov>; Kruger, Katrina (Courts) <Katrina.Kruger@delaware.gov>
Cc: Meg Kelly <meghankellyesq@yahoo.com>
Subject: Monday Meg Kelly

Hello,

May I please come in Monday instead? I am still shaken up. Remember I am behaving as the Inured party, not bringing this complaint as an advocate with the insulation of representation.

I think a couple days, may help Attorney General William Barr, Esq. and President Trump too recover from Covid19 too. The Honorable Master can not rule on anything until all 3 Defendants are served to afford notice, or at least attempted notice to all parties. Attorney General William Barr and the US Attorney General agent, the civil process clerk, are deemed the United States, a necessary party according to the rules of Federal procedure Rule 12 3(A).

Arline is wiser than I. She kindly indicated "do you need the United States as a party. I did not know until I looked it up." I am sorry that required I had to amend the complaint. I tend to look things up to confirm, but now I no longer have the ability to easily look things up. Arline thank you for your kindness and mercy.

Thank you.
Meg

10/19/2020

Meg/Sorry Katrina/Meg is not an attorney advocate in this case - Yahoo Mail

Meg/Sorry Katrina/Meg is not an attorney advocate in this case

meghankellyesq@.../Sent



Meg Kelly <meghankellyesq@yahoo.com>
To: katrina.kruger@delaware.gov, katrina.kruger@delaware.gov
Cc: Simmons Arline (Courts) <arline.simmons@delaware.gov>, Meg Kelly <meghankellyesq@yahoo.com>

Oct 15 at 12:20 PM

Hello,

I do not know I do this, but I have been told I raise my voice when I am upset and passionate. I do not notice it. I apologize Katrina.

When Katrina said I was not allowed to file anything, though I must or it will be kicked out, she behaved like Defendant's advocate, not as an impartial government agent.

When Katrina said I needed a phone when the rules afford leeway for those without a working phone, it made me feel as if you represented Defendant's interest and the Court's convenience over truth and justice.

You made me feel less than, when you said I should let someone ahead of me on Monday, when I am trying to expedite this case for immediate relief.

The Court's agents cannot act as the Defendant's advocate by indicating I am not worthy of a fair and impartial case because of poverty that inconveniences the Court, political orientation, or religious beliefs.

I understand, most people support President Trump down here, and that most people do not think or believe as I do. Yet I still have the freedom to pursue my belief, and my desire "not to be conformed to the world," without government persecution or threat of government persecution.

I am sorry I need to clean my dirty heart of the sin of fear. It appears I am raising my voice with other people when I talk about pursuing an action to safeguard freedom to worship or not according to the dictates of our conscience, not the dictates of the government, under the threat of government sponsored public or private persecution.

I am not an attorney advocate in this case. I am without the insulation and protection of counsel. I am a pro se litigant. I am the party and not the party's counsel. If I was a mere attorney, an officer of the Court, as opposed as the party, it would be different.

Thank you for understanding. I will work on cleaning my dirty heart of sin. I am sorry Katrina. I am having a real hard time with my wimpy high voice. I need to become brave, and have faith in pursuit of justice in the courts. I have never been so scared in my entire life. I am scared of letting God down, and this Honorable Court down. It is humbling. I have chosen to confront the most powerful man in the world with endless resources paid by the federal government. Yet "...God has chosen the weak things of the world to shame the things which are strong." 1 Corinthians 1:27

I apologize in advance for not having easy access to the law too.

Thank you. Have a good weekend.

Kind regards,
Meg
Meg

Exhibit B

12/1/2020

(1,956 unread) - meghankellyesq@yahoo.com - Yahoo Mail

Fw: Meg v Trump Case 2020-0809 -PWG/letter Requesting permission to exceed the Rule 171(f) word limit

From: Meg Kelly (meghankellyesq@yahoo.com)

To: katrina.kruger@delaware.gov; arline.simmons@delaware.gov; meghankellyesq@yahoo.com

Date: Monday, November 30, 2020, 01:29 PM EST

Hi Katrina,

May I please drop them off to your court as the rules allow? The cost of continuously mailing verses dropping off are prohibitive. It is stressing me out, and I am already at risk of a heart attack. My blood pressure is higher than expected. I didn't know my heart was hurting because my blood pressure is high, 138 over 87, most recently. That is why my heart hurts when people say I am not a Christian. It upsets me to the point it may eventually kill me.

Thank you,
Meg

----- Forwarded Message -----

From: Meg Kelly <meghankellyesq@yahoo.com>

To: Kruger, Katrina (Courts) <katrina.kruger@delaware.gov>; Simmons, Arline (Courts) <arline.simmons@delaware.gov>; McKinnon, Brenda (Courts) <brenda.mckinnon@delaware.gov>; Boyer, Sheila (Courts) <sheila.boyer@delaware.gov>

Cc: Bauer, Cecelia (Courts) <cecilia.bauer@delaware.gov>; Meg Kelly <meghankellyesq@yahoo.com>

Sent: Monday, November 30, 2020, 01:14:02 PM EST

Subject: Re: Meg v Trump Case 2020-0809 -PWG/letter Requesting permission to exceed the Rule 171(f) word limit

Hi Katrina and Sheila,

Since I have very little money to mail, it is more plausible for me to adhere to the rules by dropping it off to Sussex County. Thereby, I seek the benefits of the rules, without waiving them.

Thank you for your suggestion, and understanding.

Have a good day.

Very truly,
Meg

On Monday, November 30, 2020, 12:57:56 PM EST, Boyer, Sheila (Courts) <sheila.boyer@delaware.gov> wrote:

Thank you, Katrina --

You have detailed everything perfectly. Since Vice Chancellor Fioravanti is assigned to this case to hear the Exceptions to Master's Report part of this case, anything having to do with those documents, or correspondence to Vice Chancellor Fioravanti, need only be sent to his Case Manager, Brenda McKinnon -- and/or to the Register in Chancery in Wilmington -- mailing address is shown below with my signature block.

12/1/2020

(1,956 unread) - meghankellyesq@yahoo.com - Yahoo Mail

Sheila

Sheila L. Boyer

Judicial Case Management Supervisor

Register in Chancery Wilmington

500 N. King Street, Suite 11600

Wilmington, DE 19801

302-255-0552

From: Kruger, Katrina (Courts) <Katrina.Kruger@delaware.gov>

Sent: Monday, November 30, 2020 12:48 PM

To: Meg Kelly <meghankellyesq@yahoo.com>; Simmons, Arline (Courts) <Arline.Simmons@delaware.gov>; McKinnon, Brenda (Courts) <Brenda.McKinnon@delaware.gov>; Boyer, Sheila (Courts) <Sheila.Boyer@delaware.gov>

Cc: Bauer, Cecelia (Courts) <Cecelia.Bauer@delaware.gov>

Subject: RE: Meg v Trump Case 2020-0809 -PWG/letter Requesting permission to exceed the Rule 171(f) word limit

Hi Meg,

Just to make sure I got this correct. I received the Letter to Vice Chancellor Fioravanti asking to exceed the word count and also the certificate of service in today's mail. According to your email below, you also sent BOTH documents to the Register's Office in New Castle County. Is that correct? I am including in this email Brenda McKinnon, the case manager to the Vice Chancellor, and also Sheila Boyer, office manager, in the event that Brenda is out of the office.

There is no need for both counties to docket the same thing. It currently is not on the docket. I will go ahead and efile both documents. ALSO, you need to wait and see how the judge rules before mailing the brief for anyone to efile.

From this point forward, it is best to send the filings to just *one office*. Since this is now assigned to a judge in New Castle County, mail the documents upstate and bypass the Sussex County office altogether. Otherwise it gets too confusing. If Brenda or Sheila feel differently, they will advise in this email chain.

Thanks,

Katrina

From: Meg Kelly <meghankellyesq@yahoo.com>

Sent: Monday, November 30, 2020 12:15 PM

To: Simmons, Arline (Courts) <Arline.Simmons@delaware.gov>; Kruger, Katrina (Courts)

12/1/2020

(1,956 unread) - meghankellyesq@yahoo.com - Yahoo Mail

<Katrina.Kruger@delaware.gov>

Subject: Meg v Trump Case 2020-0809 -PWG/letter Requesting permission to exceed the Rule 171(f) word limit

Good morning,

I hope you are safe and well.

I wanted to give you a head's up. On Friday, I mailed the attached letter requesting permission to exceed the Chancery Court Rule 171(f) Rule word limit for briefs and the related certificate of service to Defendant Barr.

Could you please confirm receipt, once it is docketed?

I see in under Rule 171(c) that I merely have to drop off the brief to the Court, and the Court will mail it to the upper DE Vice Chancellor. This is weird for me. I am learning it is unusual for you too. I really appreciate your time and assistance even more. Thank you.

I actually mailed the letter and the certificate of receipt to the upper Delaware Court and your court too. So, you may not have to mail what I sent if he confirms receipt or docketed it first. Sorry for mailing it to both courts.

Thank you. Have a great day.

Very truly,

Meg

Exhibit K

November 6, 2020

Court of Chancery Courthouse
34 The Circle
Georgetown, DE 19947

REGISTER IN CHANCERY
GEORGETOWN DE 19947
2020 NOV - 9 A 9 57

**RE: Meghan Kelly v. the President of the United States,
Defendant, Donald Trump, a.k.a. Donald J. Trump, a.k.a.
President Trump, a.k.a. President Donald Trump, his official
capacity as President of the United States Case No. 2020-0809-
PWG**

Second Amended Complaint, Exceptions

Dear Honorable Master Griffin:

On November 4, I talked with the court's staff. They indicated I hold off on subpoenas until I receive some routine paperwork from you. I asked if I was in trouble. They indicated I was not. It appears I am.

I googled Meghan v Trump and discovered you recommended a dismissal of my case. I immediately contacted the Chancery Court, and asked permission to pick up a copy, which was not received until the pick up late on November 6, 2020.

"Ct. Ch. R. 144 requires a party to file a notice of exception to a draft report within seven days of the date of that draft report. Rule 144 does not require the exceptions themselves to be filed within seven days." See, *Hitchens v. Hastings*, 2010 Del. Ch. LEXIS 7, *1, 2010 WL 322992

The Court filed the recommendation on Monday, November 2, 2020.

Accordingly, I must file a Notice of Exceptions, on Monday, November 9, 2020, the next business day, to prevent dismissal, which does not afford me sufficient time to complete the exceptions themselves.

I respectfully submit the Notice of Exceptions herewith, on Monday, November 9, 2020, in accordance to the rule.

I respectfully request adequate time to draft the exceptions.

On October 12, 2020, I hand delivered a Second Amended Complaint to this Honorable Court that added a prayer for declaratory relief to limit federal employees' freedoms under the first amendment, such as President Trump, in order not to chill the freedoms of those a federal employee, Defendant, serves, and to add the United States as a Defendant, in accordance to the requirements under FRCP, Rule 12.

On October 12, 2020, I also hand delivered three praecipes, one of which included a praecipe for an in-state Defendant, the civil process clerk for the US Attorney's Office for the District of Delaware, US Attorney's Office.

The Honorable Court's staff requested I seek permission from this Honorable Court to serve the civil process clerk by certified mail, in a manner that is not allowed under local rules.

I hand delivered letters and orders in accordance with the Court's staff's request for alternative service pursuant to the Chancery Court Rule 4 (d)(7).

Yet, no subpoenas have been issued at this time for the Second Amended Complaint, nor has a subpoena been issued for the civil process clerk for the Amended Complaint.

The US Attorney for the District of DE has not been served anything. Once served, pursuant to 28 USCS § 1446, he is afforded 30 days from service to apply for removal of the entire case to the District Court, despite the other two defendants being time barred this week.

The Federal rules conflict with the state rules of service for the civil process clerk. The Federal rules require in state service via registered or certified mail if I use the civil process clerk, which is not expressly permitted under the local rules.

I think it more prudent to amend the unserved complaint to serve the US Attorney for the District of Delaware, David C. Weiss, Esquire pursuant to FRCP Rule 12 (1)(A), which permits service via the sheriff under local rules and federal rules, in place of the civil process clerk.

Since, none of the Defendants have been served, assuming my case is not dismissed, may I please amend the Second Amended complaint to

address this Honorable Court's concerns, after exceptions are filed, to replace the civil process clerk with the US Attorney for the District of Delaware, and to clean up errors such as correct the misspelling in the title of the Complaint Amended(ed).

My heart is falling to the floor since I desired this Honorable Court to also prevent violence, under the guise of Godliness. Yet, I do not believe your honor will.

The President has been stirring up the pot of unrest by talking of the left, "taking away guns," I fear only to devour his own supporters by increasing the temptation they exercise the second amendment, when courts would likely deem it suspended.

Constitutional freedoms are suspended during national emergencies to preserve life. Defendant encourages lawlessness, under the guise of law, to foreseeably use the insurrection act to harm and kill people he is charged to serve. The President tempts folks to exercise the second amendment, when the courts allow the president to remove freedoms (which will predictably include the 2nd amendment) during times of emergencies, creating a trap, tempting folks to lawlessly behave only to gain authority to harm and kill his own citizens under the Insurrection Act. (See Exhibits A, Provisions of the

Insurrection Act, and B, articles relating to the Defendant's use of the threat of violence).


I was also hoping this Court may hold the Insurrection Act unconstitutional, should Defendant use it, for his own gain, at the expense of those he serves. While, yes the Supreme Court has allowed the executive branch to remove freedoms to safeguard lives during national emergencies such as war, it is not a license for the President to take lives, or to violate the constitution.

The purpose of the second amendment, protection from reign by government violence or threat of violence is eliminated, during times of national emergencies, during the time it was intended to be used against reign by violence. The common man may not be aware lawlessness is not the law. I will set this issue aside.

This Court may yet balance the executive branch to prevent tyrannical, limitless, reign by one unchecked, unbalanced limb.

Thank you for the opportunity to address your concerns.

Very truly,



Meghan Kelly
Pro Se
34012 Shawnee Drive
Dagsboro, DE 19939

(Word 996)

EXHIBIT A

10 USCS § 252

Current through Public Law 116-182, approved October 21, 2020.

United States Code Service > TITLE 10. ARMED FORCES (§§ 101 — 18506) > Subtitle A. General Military Law (Pts. I — V) > Part I. Organization and General Military Powers (Chs. 1 — 24) > CHAPTER 13. Insurrection (§§ 251 — 255)

§ 252. Use of militia and armed forces to enforce Federal authority

Whenever the President considers that unlawful obstructions, combinations, or assemblages, or rebellion against the authority of the United States, make it impracticable to enforce the laws of the United States in any State by the ordinary course of judicial proceedings, he may call into Federal service such of the militia of any State, and use such of the armed forces, as he considers necessary to enforce those laws or to suppress the rebellion.

History

HISTORY:

Act Aug. 10, 1956, ch 1041, § 1, 70A Stat. 15; Jan. 6, 2006, P. L. 109-163, Div A, Title X, Subtitle F, § 1057(a)(2), 119 Stat. 3440; Dec. 23, 2016, P. L. 114-328, Div A, Title XII, Subtitle E, § 1241(a)(2), 130 Stat. 2497.

Annotations

Notes

HISTORY; ANCILLARY LAWS AND DIRECTIVES

Prior law and revision:

Amendment Notes

2006.

2016.

Other provisions:

Prior law and revision:

10 USCS § 253

Current through Public Law 116-182, approved October 21, 2020.

United States Code Service > TITLE 10. ARMED FORCES (§§ 101 — 18506) > Subtitle A. General Military Law (Pts. I — V) > Part I. Organization and General Military Powers (Chs. 1 — 24) > CHAPTER 13. Insurrection (§§ 251 — 255)

§ 253. Interference with State and Federal law

The President, by using the militia or the armed forces, or both, or by any other means, shall take such measures as he considers necessary to suppress, in a State, any insurrection, domestic violence, unlawful combination, or conspiracy, if it—

(1) so hinders the execution of the laws of that State, and of the United States within the State, that any part or class of its people is deprived of a right, privilege, immunity, or protection named in the Constitution and secured by law, and the constituted authorities of that State are unable, fail, or refuse to protect that right, privilege, or immunity, or to give that protection; or

(2) opposes or obstructs the execution of the laws of the United States or impedes the course of justice under those laws.

In any situation covered by clause (1), the State shall be considered to have denied the equal protection of the laws secured by the Constitution.

History

HISTORY:

Act Aug. 10, 1956, ch 1041, § 1, 70A Stat. 15; Oct. 17, 2006, P. L. 109-364, Div A, Title X, Subtitle H, § 1076(a)(1), 120 Stat. 2404; Jan. 28, 2008, P. L. 110-181, Div A, Title X, Subtitle F, § 1068(a)(1), 122 Stat. 325; Dec. 23, 2016, P. L. 114-328, Div A, Title XII, Subtitle E, § 1241(a)(2), 130 Stat. 2497.

Annotations

Notes

HISTORY; ANCILLARY LAWS AND DIRECTIVES

Prior law and revision:

Amendment Notes

2006.

2008.

10 USCS § 254

Current through Public Law 116-182, approved October 21, 2020.

United States Code Service > TITLE 10. ARMED FORCES (§§ 101 — 18506) > Subtitle A. General Military Law (Pts. I — V) > Part I. Organization and General Military Powers (Chs. 1 — 24) > CHAPTER 13. Insurrection (§§ 251 — 255)

§ 254. Proclamation to disperse

Whenever the President considers it necessary to use the militia or the armed forces under this chapter [10 USCS §§ 251 et seq.], he shall, by proclamation, immediately order the insurgents to disperse and retire peaceably to their abodes within a limited time.

History

HISTORY:

Act Aug. 10, 1956, ch 1041, § 1, 70A Stat. 16; Oct. 17, 2006, P. L. 109-364, Div A, Title X, Subtitle H, § 1076(a)(2), 120 Stat. 2405; Jan. 28, 2008, P. L. 110-181, Div A, Title X, Subtitle F, § 1068(a)(2), 122 Stat. 325; Dec. 23, 2016, P. L. 114-328, Div A, Title XII, Subtitle E, § 1241(a)(2), 130 Stat. 2497.

Annotations

Notes

HISTORY; ANCILLARY LAWS AND DIRECTIVES

Prior law and revision:

Amendment Notes

2006.

2008.

2016.

Other provisions:

Prior law and revision:

EXHIBIT B

1/5/2020

Justice Dept.: Armed Agents Are Allowed to Oversee Ballot-Counting Venues

Lexis® for
Microsoft Office

AdChoices

The New York Times

Justice Dept.: Armed Agents Are Allowed to Oversee Ballot-Counting Venues

Kate Senner 55 mins ago



WASHINGTON — The Justice Department told federal prosecutors in an email early on Wednesday that the law allowed them to send armed federal officers to ballot-counting locations around the country to investigate potential voter fraud, according to three people who described the message.



© Brittany Greeson for The New York Times Local police officers pushed back a crowd outside the Detroit Department of Elections as workers counted ballots on Wednesday.

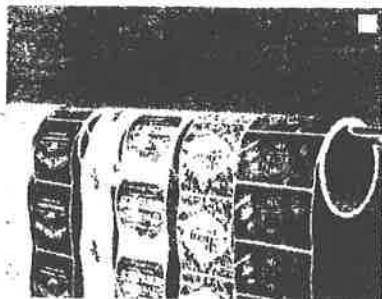
The email created the specter of the federal government intimidating local election officials or otherwise intervening in vote tallying amid calls by President Trump to end the tabulating in states where he was trailing in the presidential race, former officials said.

A law prohibits the stationing of armed federal officers at polls on Election Day. But a top official told prosecutors that the department interpreted the statute to mean that they could send armed federal officers to polling stations and locations where ballots were being counted anytime after that.

The statute "does not prevent armed federal law enforcement persons from responding to, investigate, or prevent federal crimes at closed polling places or at other locations where votes are being counted," the official, Richard P. Donoghue, told prosecutors in an email that he sent around 1:30 a.m. on Wednesday.

11/5/2020

Justice Dept.: Armed Agents Are Allowed to Oversee Ballot-Counting Venues



Roll Labels

Vistaprint

Shop Now

A Justice Department spokeswoman did not respond to a request for comment made before this article was published on Wednesday. A day later, a department official said in defending the email that it was intended only to make clear that federal law enforcement officials were available to help their state and local counterparts and that the department did not plan to send armed agents anywhere.

Mr. Donoghue, the No. 2 official in the office of the deputy attorney general, Jeffrey A. Rosen, sent his email about half an hour before Mr. Trump made reckless claims including falsely declaring himself the winner of the election and began calling for election officials to stop counting ballots.

"We want all voting to stop," Mr. Trump said at the White House. He said, without offering details, that his campaign would "be going to the U.S. Supreme Court" over the election count. The Trump campaign said later in the day that it was filing lawsuits in multiple states, including Michigan, to halt or protest vote counts.

One state election official vowed to resist any interference or intimidation efforts by federal officials.

"Elections are a state matter, and we have authority as state officials over anyone trying to enter locations where ballots are being counted," said Attorney General Maura Healey of Massachusetts. "Anything else is a radical reinterpretation of the law. States can handle elections, and we will ensure the people decide the outcome."

The election has been both unusual and charged. A historic number of mail-in ballots, prompted by the pandemic, have slowed the work of local election officials who tally them. And Mr. Trump has for months stoked fears about the integrity of the vote and amplified unfounded conspiracy theories that slow-counting states could not be trusted, intensifying his less accusations as the count stretched on past Election Day and his opponent, Joseph R. Biden Jr., gained an edge in

Attorney General William P. Barr also spent the months leading up to Election Day echoing the president's dark warnings, claiming without evidence that the wave of mail-in ballots would lead to an unprecedented amount of voter fraud.

He cited one example of 1,700 falsified ballots that The Washington Post found to be false. A department spokeswoman blamed an inaccurate memo from an aide.

The new legal interpretation about armed officials at vote-counting locations appeared to be another example of the attorney general mirroring Mr. Trump's public posture, former Justice Department officials said.

"This seems like a messaging tactic for the attorney general," said Vanita Gupta, the acting head of the department's Civil Rights Division under President Barack Obama. "Lawfully, the Justice Department can't interfere in the vote count, enter polling places or take ballots, even in the course of an investigation."

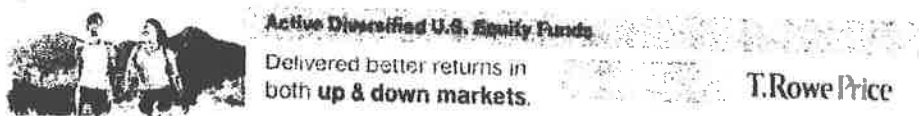
In instances where the department can secure access to ballots for any investigation, Ms. Gupta said that federal law allowed law enforcement officials to "copy and inspect, but that ballots stay in the hands of local election officials."

Justice Department officials said this week that they expected lawyers for the Trump and Biden campaigns to take on court challenges related to the election, and that the Trump administration would have little, if any, role.

Election experts said that any effort by the Justice Department to blatantly interfere in the election would immediately prompt legal challenges. Still, armed officials arriving at ballot-counting locations even for investigatory purposes could intimidate or otherwise disrupt the process, they warned.

10/31/2020

Federal officers sent to Portland by Trump teargassed protesters, despite being told to leave by the mayor and governor

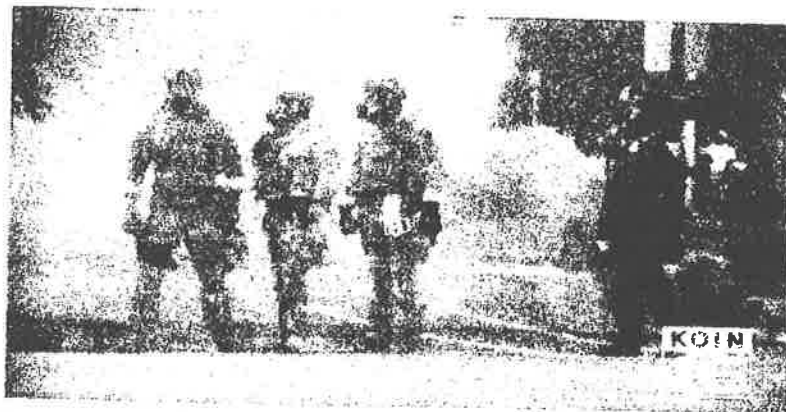


BUSINESS INSIDER

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Federal officers sent to Portland by Trump teargassed protesters, despite being told to leave by the mayor and governor

mankowicz@businessinsider.com (Mia Jankowicz) 7/17/2020



News/Twitter Federal officers deploying gas and riot munitions in this video still from local television news media. KOIN News/Twitter

- Federal officers used teargas and riot control munitions on protesters in Portland, Oregon on Thursday, according to multiple local media reports.
- Protests there have continued for almost two months since the death of George Floyd, long after they faded in many other US cities, The Oregonian reported.
- In recent days, President Donald Trump ordered the federal government to intervene, against the wishes of Oregon officials including state governor and Portland's mayor.
- Visit Business Insider's homepage for more stories.

Federal officials clashed with protesters on the streets of Portland, Oregon on Thursday evening, despite strong criticism of their presence from the state governor and the city's mayor.

Protests in response to George Floyd's death have continued for nearly 50 straight days in Portland, The Oregonian reported.

Protesters outside two separate federal buildings were described as boisterous but nonviolent on this occasion by The Oregonian.

Local reporter Jennifer Dowling of KOIN News said in a video dispatch that federal troops used tear gas and riot control munitions against the protesters.

10/31/2020

Federal officers sent to Portland by Trump teargassed protesters, despite being told to leave by the mayor and governor

Federal law enforcement officers used tear gas & flash bangs to disperse the crowd. Dustin Brandon, who has been out every night to protest, explains to @JenDowlingKoin6 how this was worse than what was deployed by Portland Police. #PortlandProtest #Teargas #koin6news

Matt Rashleigh
@Matt_KOIN

Here are more pictures of the federal officers that moved in to disperse the protesters on SW 3rd in downtown #Portland #Oregon .

4:45 AM · Jul 17, 2020

1.4K 1.2K people are Tweeting about this

Authorities had earlier warned protesters to leave, saying they had heard protest chants about burning down one of the federal buildings, KOIN News reported.

State Governor Kate Brown and city Mayor Ted Wheeler — both members of the Democratic party — are among the elected officials who have called on the federal troops to leave the city.

Governor Kate Brown @OregonGovBrown · Jul 16, 2020

This political theater from President Trump has nothing to do with public safety. The President is failing to lead this nation. Now he is deploying federal officers to patrol the streets of Portland in a blatant abuse of power by the federal government.

KATU News @KATUNews

BREAKING: Homeland Security head, Chad Wolf, is in Portland after saying the city is "under siege." bit.ly/32x7L8m

10/31/2020

Federal officers sent to Portland by Trump teargassed protesters, despite being told to leave by the mayor and governor

Governor Kate Brown 
@OregonGovBrown

I told Acting Secretary Wolf that the federal government should remove all federal officers from our streets. His response showed me he is on a mission to provoke confrontation for political purposes. He is putting both Oregonians and local law enforcement officers in harm's way.


7:55 PM · Jul 16, 2020



 17.1K  9.3K people are Tweeting about this

Mayor Ted Wheeler 
@tedwheeler

This is clearly a coordinated strategy from the White House. It is irresponsible and it is escalating an already tense situation. Remove your heightened troop presence now.

Brian Bennett  @ByBrianBennett

White House Press Secretary Kayleigh McEnany just called Lori Lightfoot "the derelict mayor of Chicago" and said she should request federal help to secure the city

7:24 PM · Jul 16, 2020



 2.6K  2.4K people are Tweeting about this

Hours before the renewed clashes broke out, Homeland Security Acting Secretary Chad Wolf visited the city and harshly criticized local officials and law enforcement, according to the Associated Press (AP).

In a lengthy, bullet-pointed statement, Wolf called the protesters "violent anarchists," alleging multiple episodes of property destruction, violence and graffiti, as an apparent justification the federal officers' tactics.

© Cedar Attanasio/AP Homeland Security Acting Secretary Chad Wolf pictured in April 2020. Cedar Attanasio/AP

He called out local and state leaders for what he termed a "failed response."

"Each night, lawless anarchists destroy and desecrate property, including the federal courthouse, and attack the brave law enforcement officers protecting it," the statement said.

Wolf did not seek a meeting with either Sen. Brown or Mayor Wheeler, The Oregonian reported, and Wheeler told the paper he would not have accepted anyway.

The clashes follow local media reports that federal officers in unmarked vehicles have been seizing protesters.

Oregon Public Broadcasting (OPB) reported, based on personal accounts and social media posts, that this has taken place

since at least July 14

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Exhibit L

21-1490/Secretary Bunting out/ Judge Smalls out/ Fw: [External] Complaint ODC to Supreme Court for ODC referral/Fw: CONFIDENTIAL - ODC FILE NO. ...

From: Meg Kelly (meghankellyesq@yahoo.com)

To: zi-xiang.shen@delaware.gov; ryan.costa@delaware.gov; david.weiss@usdoj.gov

Cc: meghankellyesq@yahoo.com

Date: Wednesday, December 15, 2021, 08:52 PM EST

Hello,

It was odd when Dr Bunting resigned from the position. I think because of me. It is pretty terrible that I forwarded her the letter insulting my character based on the exercise of my first amendment rights. I have 6 teaching licenses and forwarded the ODC's insulting letter on my character while I am out of work. My old job is not going to take me back while this is going on, and I will be prevented from taking any work if I am disbarred for my faith. I should not be forced to accept the mark of the beast, to sell my soul to hell in order to buy and sell as your clients require, seeking to bend my will by forced economic and other pressures.

Judge Smalls also retired. He was the judge I wrote about in one of the exhibits where I scolded the judges about the "Delaware Way"

He accused me of being an out of state attorney, a less than, a Pennsylvanian, as if Delawareans were somehow better. He did not know I grew up in Sussex County, and am considered a local...

I am in danger. Even if you think my religious beliefs are weird, I still have the Constitutional freedom to believe differently, to think differently.

I should not have to exchange my free exercise of religion for the license to practice law. Please help me, even if you think my religious beliefs are dumb. I am still worthy of life, and worthy of the gift of free will, the ability to think for myself. The state is not God. God gave us free will. God allows us to think for ourselves and does not force his will upon us. We get to decide God's will, or the vanities of men, even our own will in place of God's by chasing after desires without laying down desires to critically think, to care to know, to care to love. We get to choose damnation by hardness of heads and hardness of hearts or eternal life with humility, grace, mercy and love, as we strive to consciously choose to love.

Please help me. Please protect the freedom to think freely not by force conditioned to control thoughts and religious beliefs. Please consider helping me. By helping the least of these, me, you are helping to safeguard your own freedom and the freedom of others. Thank you.

Love,
Meg

----- Forwarded Message -----

From: Meg Kelly <meghankellyesq@yahoo.com>

To: Dilanni Susan <susan.diianni@irsd.k12.de.us>; Rust Mark <mark.rust@irsd.k12.de.us>; Curt Brown <curt.brown@irsd.k12.de.us>; Bunting Celeste <celeste.bunting@irsd.k12.de.us>

Sent: Saturday, August 28, 2021, 09:36:21 AM EDT

Subject: Re: [External] Complaint ODC to Supreme Court for ODC referral/Fw: CONFIDENTIAL - ODC FILE NO. 115327-B

Hi Dr. Bunting,

My dad has high regards for you and thinks you are really personable, informative, an excellent educator.

I hope the retaliation by court staff does not demean my character in your eyes. I am honored to have served in your schools for a time.

Like my legendary father, I sought to show the kids they were respected and loved, and to respect other imperfect people with diverse beliefs unearned. I sought to guide kids to analyze, not ignore different ideas for conflict of interests or truth, to respectfully debate. It is smart to listen to others who may show us holes or flaws in our ideas, or to kindly correct others who overlooked harmful outcomes, instead of uniformly doing things one way across the board. It stifles true innovation not created by money, but by minds, their free will.

I understand that many teaching models (B F Skinner based) are based on the premise kids do not have free will. They do not unconditionally love, but can be controlled by those who force their will by teaching them the lie, people have no choice. B. F. Skinner taught kids could be controlled, forcing the will upon them by conditional relationships, societal peer pressure, reward and avoidance of harm, rewards and fear based methods. My faith in Jesus teaches me otherwise. I believe we have free will, and may choose to sacrifice our desire for happiness to care to love God and others. (holiness). Listening is not love. Teaching kids this lie after they learned under the B F Skinner method that people must earn worth instead of respecting the intrinsic worth of all of humanity, creates dumb adults who are easily manipulated, exploited and ignorantly harm others . They do not care to know. They do not listen to people unless something is in it for them. This thinking is what I see is the mark of the beast, absence of unconditional love. I believe people go to hell for not choosing to use their brain, their free will, to think, to care to know, to care to love. Instead they live based on their desires, what the bible says is their belly not their brains, their appetites. Those who tempt their appetites seek to control them, like the devil tempted Eve with the apple, only to lure her into bringing death into the world.

Our laws reward ignorance and stupidity, not knowing, not caring to know of the potential harm, delegating of duties, and insulating wrong doers from correction in court to transform them into right doers with mercy.

Learning does not have to be by force by punishment or for rewards. Somehow high school kids seem to lose the desire to learn out of curiosity, and caring outside of self. Students are not mere future human cattle and commodities to capitalize profits in money on. They have the capacity to reflect the image of God, which makes them priceless, worth more than all the money in the world. They are not price tags. Encouraging kids to use their own free will, not to blindly rely on the forced thoughts of experts without analysis, will not only improve innovation, but improve lives, and guide kids to eternal life, by love, not misled by lusts...

My law suit seeks to dissolve government religion. I respect that you cannot comment on religious beliefs, but I desired to share my eternal concerns with you. I have beef when the government uses God with teachings Jesus teaches leads to hell guaranteed, without a cleaning of our hearts, hands, and minds through repentance, laying down our life, our desires to love God, and subordinately love others as ourselves, unearned, required. Kids learn the way to hell young. It breaks my heart.

I also think the government should fully fund schools without tax increases by ending grants to private businesses, not for profits and entities. The cute, marketable kids are unpaid forced labor that make mad money for corporation when they sell food for boosters. They learn that giving to get is love, when it is just business. They learn they way to hell young and it makes me sad. Thank you for allowing me to show them they are loved, and encouraged to think for themselves, messing up is how they learn to improve.

Thanks for allowing me to digress, as I care about kids' lives and do not want them to lose eternal life in the "second death."

Some court staff and a judge, Judge Clark of the Court of Common Pleas interfered and staff impeding in my Chancery court case based on my exercise pursuit to freely exercise my faith in Jesus Christ as a private, non-government citizen without government sponsored economic, physical or social persecution based solely on my religious exercise.

The fact I care about God and people does not make me crazy, it makes me Christian. Attached, please find some of my concerns against court reps I filed with the DE Supreme Court.

Please know, my dad still cares about his former students at IR, Dover, and Sussex Tech, and is available as a resource. Should the government seek to malign my good character as retaliating against me for my First Amendment exercise of redressing a grievance in court, please do not allow that to affect your view of my father, the legendary Pat Kelly.

Thank you.
Love,
Meg

On Monday, August 23, 2021, 02:49:20 PM EDT, Bunting Celeste <celeste.bunting@irsd.k12.de.us> wrote:

Ms. Kelly,

The district has no jurisdiction and is not involved in any way so we will not be able to intervene. You will need to deal directly with the court system.

Celeste T. Bunting

Director of Personnel/Payroll

Office (302) 436-1000 extension 1145

Cell (302) 236-6273

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From: Dilanni Susan <susan.dilanni@irsd.k12.de.us>

Sent: Monday, August 23, 2021 2:40 PM

To: Meg Kelly <meghankellyesq@yahoo.com>; Delgado Lisa <lisa.delgado@IRSD.k12.de.us>

Cc: Bunting Celeste <celeste.bunting@IRSD.k12.de.us>

Subject: RE: [External] Complaint ODC to Supreme Court for ODC referral/Fw: CONFIDENTIAL - ODC FILE NO. 115327-B

Dear Meg,

Lisa is no longer with the District. I am forwarding your email to Celeste Bunting.

Thank you,

Susan DiIanni

Benefits and Payroll Office

Indian River School District

31 Hosier Street

Selbyville, DE 19975

302-436-1070, Ext. 101185

Fax: 302-436-1072

From: Meg Kelly <meghankellyesq@yahoo.com>

Sent: Monday, August 23, 2021 2:31 PM

To: Delgado Lisa <lisa.delgado@IRSD.k12.de.us>

Cc: Meg Kelly <meghankellyesq@yahoo.com>

Subject: [External] Complaint ODC to Supreme Court for ODC referral/Fw: CONFIDENTIAL - ODC FILE NO. 115327-B

WARNING: External Email - This email originated outside of the State email system.
DO NOT CLICK links or attachments unless you recognize the sender and *are expecting* the email.

Hi Lisa,

Per the email below, the arm of the Supreme Court is still interfering with my case. Obviously Arline Simmons misguided me to cross off the Delaware Civil process clerk's address and se misled me to almost miss my November 2, 2021 deadline.

Could you please make a complaint with the court to request they stop. I am not acting as an attorney protected by counsel in this case. I am a party.

Thank you,
Meg

----- Forwarded Message -----

From: Meg Kelly <meghankellyesq@yahoo.com>

To: Buskirk, Renee (Courts) <renee.buskirk@delaware.gov>

Cc: Zingaro Joe <jzingaro@peoplesplace2.com>; Schwartz, Patricia (Courts) <patricia.schwartz@delaware.gov>; Darin McCann <darin.mccann@coastalpoint.com>; Glenn Rolphe <grofpe@newszap.com>; david.weiss@usdoj.gov <david.weiss@usdoj.gov>

Sent: Monday, August 23, 2021, 10:51:18 AM EDT

Subject: Re: CONFIDENTIAL - ODC FILE NO. 115327-B

Desist in contacting me to interfere in my case.

No, I will not be evaluated. I have religious opposition to mental health and healthcare. Do not interfere with my case any further. I am trying to file a writ of cert as we speak.

Stop impeding justice, to bend my freedom of conscious to your will. My belief in Jesus may appear to be crazy to you, but my freedom to believe as I choose is a protected right, same as they right to an unobstructed trial.

Desist in contacting me.

Meg

On Monday, August 23, 2021, 09:53:23 AM EDT, Buskirk, Renee (Courts) <renee.buskirk@delaware.gov> wrote:

Ms. Kelly:

Please see the attached (1) from Disciplinary Counsel Patricia Bartley Schwartz regarding the above-referenced subject matter.

Please confirm receipt.

Thank you.

Renee Buskirk

Paralegal

Office of Disciplinary Counsel

The Renaissance Centre

405 North King Street, Suite 420

Wilmington, DE 19801

(302) 651-3931

(302) 651-3939 (fax)



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E Ex. A-4 Motion to Reign in the court's arms and exhibits thereto (1).pdf

1.2MB



E Ex. A-5 Motion for recusal.pdf

1.3MB



Exhibit G and attachments to Exhibit G.pdf

280.9kB

Exhibit M

21-1490. 22-58/ The 4th industrial rev/Elimination of courts and lawyers

From: Meg Kelly (meghankellyesq@yahoo.com)

To: kathleen.vavala@delaware.gov; david.weiss@usdoj.gov; renee.buskirk@delaware.gov;
meghankellyesq@yahoo.com

Date: Wednesday, April 6, 2022, 10:07 PM EDT

Dear opponents,

Did you read this book attached to my answer to the petitions? It is horrific.

Look at the page I scanned in. Note the reduction and automation of lawyers by machines and computers. Man may choose not to act as a heartless beast by going through the motions at work, but may use his or her brain to choose to care to know, in order to love, even protecting those they are correcting.

The mark of the saved is unconditional love, even for enemies, which is not people pleasing, but doing what is right, which takes a conscience, uncontrolled, unconditional choice.

Protecting people's free thought from scientifically controlled and conformed thought, by training, and scientifically conditioning by social, economic, and physical pressures must be valued and protected instead of punished, as you punish me for my belief in Jesus, for believing differently than the state.

I am sending you this as the rule of law and courts will be automated creating injustice guaranteed, controlled by central banks not by individuals. People are more powerful than machines, as they may freely choose or not to reflect the image of God.

Your job will not only be eliminated, but all humanity will be harmed by the elimination of the opportunity of justice with mercy, by guaranteed injustice based on heartless application of the law, the mark of the beast, conditionally caring with no unconditional love, just by machine, not man.

You are in danger too. When they predict it, they plan it. Both parties, as opposed to individual people, are controlled by 3rd parties. Parties and entities are weaker, less powerful than individuals because they exist based on conditional shared desires, that may be manipulated by those who bend their no longer free but controlled conditional will to uphold those desires. People are special. They may lay down their selfish desires to care for their own, to use their brain to unconditionally love others at a material loss to their own, as Jesus teaches for a Godly gain.

Individual liberties must be protected, not sacrificed for entities like churches, businesses, associations who per se run by the mark of the beast, conditionally caring with no good in them, for only individuals may freely choose to unconditionally love.

You may choose to repent from the evil you commit against me, America, the rule of the law, the Constitution and against my God, Jesus Christ, sacrificing him on the cross again by sacrificing a follower of Jesus, me a Christian.

Sincerely,
Meg



The_Fourth_Industrial_Revolution_pdf.pdf
1.6MB



scan.pdf
3.4MB



The Fourth Industrial Revolution

Klaus Schwab

The Fourth Industrial Revolution

Klaus Schwab

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These wicked schemes
were published in 2016.

Evil plans maybe unraveled by justice
in the courts, should judges and attorneys
in court independently, freely, without pressure
care to think, to know in order to love
humanity, not merely doing their job
for money going through it like a machine
instead of man with the ability to reflect

the image of God by unconditional love.
Merely doing what you are trained to
do for mere money is the mark of
the whore spoken of in the bible, which
leads to damnation without repentance.
You must use your conscience mind to unconditional
love. You must use your brain to escape
hell. The freedom to think must be protected even to be
wrong. Free choice allows unconditional love.

By social pressure, praise
or ridicule, or peer pressure
Economic pressure, praise
or ridicule, or peer pressure
Physical or financial
confinement or pressure
violence
Forced choice
is conditional
control, which does
not prevent damnation
in hell



Do you see this Lawyers, individuals who have the power to choose to reflect the image of God will be

What evidence supports this and what does it tell us about what lies ahead? The early signs point to a wave of labour-substitutive innovation across multiple industries and job categories which will likely happen in the coming decades.

Labour substitution

replaced by machines who run the mark of the beast conditionally caring

Many different categories of work, particularly those that involve mechanically repetitive and precise manual labour, have already been automated. Many others will follow, as computing power continues to grow exponentially. Sooner than most anticipate, the work of professions as different as lawyers, financial analysts, doctors, journalists, accountants, insurance underwriters or librarians may be partly or completely automated.

So far, the evidence is this: The fourth industrial revolution seems to be creating fewer jobs in new industries than previous revolutions. According to an estimate from the Oxford Martin Programme on Technology and Employment, only 0.5% of the US workforce is employed in industries that did not exist at the turn of the century, a far lower percentage than the approximately 8% of new jobs created in new industries during the 1980s and the 4.5% of new jobs created during the 1990s. This is corroborated by a recent US Economic Census, which sheds some interesting light on the relationship between technology and unemployment. It shows that innovations in information and other disruptive technologies tend to raise productivity by replacing existing workers, rather than creating new products needing more labour to produce them.

Two researchers from the Oxford Martin School, economist Carl Benedikt Frey and machine learning expert Michael Osborne, have quantified the potential effect of technological innovation on unemployment by ranking 702 different professions according to their probability of being automated, from the least susceptible to the risk of automation ("0" corresponding to no risk at all) to those that are the most susceptible to the risk ("1" corresponding to a certain risk of the job being replaced by a computer of some sort).²³ In Table 2 below, I highlight certain professions that are most likely to be automated, and those least likely.

This research concludes that about 47% of total employment in the US is at risk, perhaps over the next decade or two, characterized by a much broader

The devil is called the lawless one. Jesus says Justice, mercy and faithfulness are greater commands as courts individual judges and attorneys may use laws as tools to live but eternal lives

Justice in the courts is a command by God per Amos 5:15 to correct and guide those misguided by business greed to step hermitage humanity for convenience contact and the potential saving their soul!