

IN THE SUPREME COURT OF THE UNITED STATES
PETITION FOR WRIT OF CERTIORARI
OPINIONS BELOW

Petitioner respectfully prays that a writ of certiorari issue to review the judgment below.

The opinion of the highest state court, the Delaware Supreme Court, to review the merits appears at Appendix (“App.”) A to the petition and is unpublished. The Order of the Delaware Supreme Court denying a Rehearing of their opinion, appears at App. B. The unpublished opinion by the Delaware Chancery Court appears at App. C. The unpublished Master’s final report appears at App. D.

JURISDICTION

The date on which the highest state court decided my case was July 7, 2021. A copy of that decision appears at App. A. A timely petition for rehearing, (App. B-1), was thereafter denied on the following date, July 19, 2021, and a copy of the order denying rehearing appears at App. B. The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

Pertinent statutory provisions are reprinted in the appendix to this brief, App 1a.

STATEMENT OF THE CASE
GOVERNMENT VIOLATIONS OF RFRA, IN RESPONSE TO FILING A CLAIM
FOR RELIEF

Members of the government, including court staff members, purposely interfered to pressure me to forgo or impede this case to protect my free exercise of religion, which I specifically objected to, reserving the issues for appeal, based on Due Process, the First Amendment and the *Religious Freedom Restoration Act*, 42 USCS § 2000bb (1-4) (“RFRA”) in an unaddressed, motion, *Appellant’s Motion for the Delaware Supreme Court to rein in its arms through its agents from unlawfully pressuring appellant to forgo or impede her case to protect her free exercise of religion by relief it deems just* (Motion 1), reserving the issues for appeal. *Also See*, my *Motion for Reargument*.¹

The Court made no ruling on Motion 1 or on my arguments relating to a fair trial, without Due Process violations in response to my arguments in either the Chancery Court or the Delaware Supreme Court briefs.²

The Delaware Supreme Court also did not address my *Motion for the Delaware Supreme to require the recusal of the Honorable Chief Justice Collins J. Seitz, on May 28, 2021* (“Motion 2”), which provides additional evidence of government suppression of my free exercise of religion, by impeding, seeking to obstruct my right to seek a judicial remedy to freely exercise my religion, based on the established government-religion, association or poverty, reserving objections against the Court in Motion 1, related to Motion 2, in violation of RFRA.³

¹ App. B-1, Ex. A-4 to App. E.

² App. B

³ App. B, B-1, and Exhibits A-4 and A-5 to App. E

A Chancery Court staff member intentionally instructed me to cross off the Civil Process Clerk's address to prevent service on a subpoena to prevent the case from going forward based on her support for President Trump-("Trump") religious views.⁴ This same Chancery Court staff member intentionally sought to sabotage my case by causing me to almost miss my deadline to appeal the *Master's Final Report* based on my religious-political views. She indicated her support for Trump and supports freedom of government servants, like President Trump, to share religion unabridged by the Constitutional limits on government agents, thereby opposing my view to dissolve government-religion. Her intent was based on seeking to suppress my religious beliefs in favor of Trump-religious beliefs, in violation of the RFRA. When I confronted her as to why she misled me not to come in to pick up the ruling, she snidely retorted it was available online.

Judge Clark, a Delaware Court of Common Pleas Judge and DE-Lapp, an arm of the Delaware Supreme Court also sought to obstruct, impede, interfere and prevent me from going forward in my case, which I specifically objected to in Motion 1. I have religious objections to healthcare and mental healthcare that De-Lapp provides.⁵ Per my Motion 1, I informed the DE Supreme Court of some of my religious objections to alleged healthcare by stating:

⁴ App. G, and exhibits to App. G

⁵ Ex. A-4 to App. E. I have religious objections against even physical examinations for trial or for routine check-ups by doctors who provide data, conclusions, as if they are God, or statistics for research money or for pay, which violate my beliefs concerning being numbered as data. See, 1 *Chronicles* 21:1, 1 *Chronicles* 27:24, *Samuel* 24:1, King David sinned against God for using his men as commodities, as mere numbers, not capable of reflecting the divine image of God, but to be used for war or wealth. Distinguish this from our use of the census, which must be used to care for, not exploit humanity. I am a child of God, priceless, not a price tag, to be sold for money. I am not a

“...I certainly hope this Honorable (Delaware Supreme) Court did not instigate the abuse by its arms. If so, please desist. 26. DE-LAP was looking after its own interests, which conflicts from mine. 27. I am a Christian. I believe people go to hell for trusting in what psychologists, mental health professionals, psychiatrists and behavioral theorists teach, which often is focused on being happy or productive materially instead of being holy. The organization premises its existence on mental health theories which I believe harm people. I believe such theories teach patients to seek to fulfill their own material desires instead of doing what is right, thereby teaching people to reflect a little piece of hell on earth, the image of Satan by living for self, conditionally caring based on relationship, reward and avoidance of harm with no sacrificial unconditional love or God in them, teaching a lie that damns. See Isaiah 14 to understand how Satan wanted to be his own God, as high as God, to place self-first. I believe their thinking misleads patients to hell, especially BJ Skinner’s theories, which most teachers, including myself learned. 28. These mental health professionals focus on misleading people to feel good, not be good, which is not good. I believe it is evil, misleading those they exploit for a paycheck to harm and hell.”

My faith in God may appear crazy to others. Nevertheless, I have the freedom to believe by the dictates of my conscience, no matter what the government through its agents believes.⁶ I am allowed to think differently instead of being conditioned to worship as the state’s forced will of materialism, pursuit of money, and unholy charity that damns people to hell per Jesus, such as fundraising or organized charity. Jesus teaches people “have their reward,” meaning they have no reward, no eternal life from God. *Matthew* 6:1. Organized charity, fundraising, pro bono, and volunteering is no small sin. It is not true charity, but damns people to

human commodity to examine, to exploit for business greed by being a statistic or number. I believe our current healthcare destroys lives and eternal lives to serve wealth, not good. Please see my proposals to change our healthcare laws to care for people, not exploit them for profit. Ex. 43 to App F. Drugging up the sick and elderly in hospitals is their damnation in hell guaranteed should they die. *Ecclesiastes* 7:1, *Matthew* 24:13, *Ezekiel* 3:17-21. I believe you must use your mind, to think, to care to know, to love to be saved from certain doom. *Deuteronomy* 30:19, *Sirach* 15:11-20.

⁶ *Cantwell v. State of Connecticut*, 310 U.S. 296, 60 S. Ct. 900, 84 L. Ed. 1213 (1940).

hell by teaching business, giving out of one hand to get out of another, is love. Love is unconditional. Business is not the sin. Teaching business is charity is the sin by driving love, God, out of the hearts of men replacing it with the love of money.

Citing, *Matthew 6:1-5*; *Burwell v. Hobby Lobby Stores, Inc.*, 573 U.S. 682, 682, 134 S. Ct. 2751, 2759. (“Courts have no business addressing whether sincerely held religious beliefs asserted in a RFRA case are reasonable.”); *Employment Div., Dept. of Human Resources of Ore. v. Smith*, 494 U. S. 872, 887, 110 S. Ct. 1595 (1990). (“Repeatedly and in many different contexts, we have warned that courts must not presume to determine the place of a particular belief in a religion or the plausibility of a religious claim.”).

I also confronted government agents with policies that violate my belief in Jesus’s teachings, which may be a source of religious persecution by government agents to hide critiques on religious grounds.⁷ For instance, I filed a law suit against the democrats in Delaware, seeking to run for office without buying a position in office by money, support or compromising signatures with inherent strings attached, but earning it by the freedom of the people to choose, by the vote. The vote should be the only manner to elect officials as the only equal, free and fair form of electing officials by free choice, not forced for sale bought choice. Money is not free speech, but bought speech, rendering unequal weight be given to those with more to barter or exchange, potentially violating the Equal Protections Clause by

⁷ Exhibits 1-8, 15, 46, 52.

disparate treatment based on wealth, making the poor less free.⁸ Officials should not be permitted to be bought in violation of the U.S. Const. Amend. XIII (“13th Amendment”), by essentially compromising the elected officials’ ability to care for the people with all resources, not exploit the people by paying back individuals, and artificial entities without hearts, entities, organizations, businesses, religious organizations, charities and not for profits (“beasts”), for their support, who take more than government resources, through incentives, grants, tax breaks or favors to exploit need to serve greed for money, not love for humanity, they also take people’s freedom through artificial debt creating forced servitude to pay back debt to feed the beasts who exist based on the love of money, not love of humanity. Only humans can love. Entities cannot. That makes each of you justices, individually more powerful than the court, by your free choice to choose to love humanity over money, by seeking justice over concern with business costs, convenience, and comfort.

Creation of manufactured forced jobs by use of tax breaks or tax dollars to feed beasts, and forced, not free labor in a take it or go without alternative, in violation of the 13th Amendment, stifles innovation that improves humanity’s lives, through free thought and debate, even finding flaws to correct imperfect business proposals, in a forced, not free market where people across the board and

⁸ Disparate treatment by the government’s application of election laws based on economic class or affiliation with groups that give some classes of people greater position to buy and sell or market leaders, making others less free to freely chose leaders who are otherwise for sale puppets should violate the Equal Protections clauses through the Fourteenth Amendment applied to the state and the Fifth amendment component applied to the federal government. The vote, not money should determine who Americans freely choose as elected officials.

professions are forced to adhere to the narrow view across the profession, by conformed standards taught by continuing education classes and schools, not by the use of workers' free will, their brain, to freely care for the people, but only for the trained for profit narrow standards of those who create the jobs to exploit labor and consumers for profit.

Forced volunteer positions, required by mandate for food stamps, or forced pro bono by professions to feed beasts also violates the 13th Amendment.

I do not force my will or God's will upon others as that is sin. Not even God forces his will upon us, but we have free choice. So, I seek to protect the free choice of humanity from the forced choice of the few who diminish the freedom of conscience of the many by economic, physical or social persecution and force. Without the Court's protection of free choice, the freedom of conscience, none are free by the oppression of the forced choice of those with money, power and connections that force their will upon humanity, without constraint in the form of the rule of law or love written on hearts, namely the Constitutional limits on governments that grants us freedom from forced control, tyranny.⁹ See *Jeremiah*

⁹ Speaking of forced will, rendering us no longer free, this summer I discovered two books written by the World Economic Forum founder, *The Fourth Industrial Revolution*, by Klaus Schwab, 2016 version, excluding additional pages of the 2017 updated version, which may be found at https://www.academia.edu/38203483/The_Fourth_Industrial_Revolution_pdf?fbclid=IwAR1koMak7N-40mbSf9wSGt8XzdhAJgafnbmobfn70FB4nbqcafl_hsN-RnQ and *Covid-19: The Great Reset*, by Claus Schwab and Thierry Malleret, published 2020, <https://carterheavyindustries.files.wordpress.com/2020/12/covid-19-the-great-reset-klaus-schwab.pdf>, alluding to the elimination of the dollar, and an economic crash with about 47 percent of Americans expected to be unemployed by 2026-2027. The Fourth Industrial revolution's plans to make profit a different conniving way, not improving the lives of humanity, exploiting humanity for the love of money differently. One of the jobs to be eliminated is lawyers, meaning the courts may be in jeopardy too. The books allude to, the dismantling of government by a takeover through the back doors to our electronic devices, and by government-private partnerships. Such partnerships allow

the government to become powerless to enforce the rule of law against its own partners, private entities. Since governments collude with them. My goal to dissolve the bought, not free, or based on freedom. union of government-religion. This merely coincidentally is the first step to prevent the schemes to harm humanity for the profit of a few. The US Attorney Generals may seek to prevent the planned global economic crash by dissolving government-private partnerships, dissolving corruption within the government by the spend it or lose it provisions rewarding waste, prevent bail outs, incentives and tax breaks to entities as opposed to people, and by prohibiting the requirement of paying, fundraising, or gathering signatures or support in order to participate as candidates, possibly in violation of bribery or fiduciary laws. Allow the vote to be the only form to elect leaders. In addition, the Attorney General must also close the back door President Bush, Jr. opened up after 9-11 to our electronic devices to prevent the planned crash of the economy. Plan B, which should be done anyways, is for the government to take back the government coining power from the private sector, the Federal Reserve, and coin money without interest, and without debt to care for the people as both Presidents Lincoln and Kennedy chose to do. President Lincoln created debt free, interest free money by signing the Act of Feb. 25, 1862, ch. 33 § 1, 12 stat. 345.28. President Kennedy signed FR 5605, Exec. Order No. 11110, which also created money, without exploiting the masses to pay it back to those who do not earn it, but take it, essentially giving free lunches to those already fat, serving greed, not need, in violation of the 13th Amendment. See the *Creature of Jeckyll Island*, a Second look at the Federal Reserve, by Edward Griffin, 7th printing 1998, which may be found at [https://ia802609.us.archive.org/14/items/pdfy--Pori1NL6fKm2SnY/The Creature From Jekyll Island.pdf](https://ia802609.us.archive.org/14/items/pdfy--Pori1NL6fKm2SnY/The_Creature_From_Jekyll_Island.pdf). Also see Exhibit H. (See, how banks create money out of nothingness to profit off of indebting the people to interest and the federal government to pay interest on bonds. The government can coin money without creating debt and interest no matter what these conniving economists who seek self-gain sell you, at the cost of hurting others). Please note, I disagree with his theories premised on violating God's laws, there is a way to care for the sheep in a shepherd's pasture, not fatten them up and eat them with the wolves.

The Stock market is nothing but resold debt, which can be artificially increased the appearance of value, through stock buy backs, decreasing supply to increase demand, which artificially creates the appearance of prosperity. There is nothing there but I owe you's, same as the banks. Our economic model is built on a Ponzi scheme, selling what entities don't have at a profit, and reselling debt into infinity, until crashes occur by design, federally backing the banks, not the people. When all the entities finish manipulating truth to artificially inflate their own salaries, profits and bonuses transferred to people, within entities, who seek to be shielded from liability in entities by hiding money in offshore accounts, and the entities go into bankruptcy, the baby boomers will lose their retirements, pensions, and life savings, if no one asks the courts to save the day. We must not be blinded by money, but see the present harm ahead. I beg this Court to be our hero of not only the US, the world, but all of humanity, by preserving the rule of law, from the lawless mark of the beast, business greed, anything goes for the bottom line. "Justice in the courts is a command by God." *Amos* 5:15, a "greater command, along with mercy and faithfulness" per Jesus. Citing *Matthew* 23:23. You have the power to save life and eternal life by justice, or to destroy life and mislead people to harm and hell by choosing money and material gain as worth human sacrifice, injustice guaranteed. Please note, Presidents Bush Junior, Clinton, Trump, Obama, Vice President Biden and Trump's daughter all know or should know of the intended elimination of the dollar, economic crash, and dismantling of the rule of law, replaced with the reign of lawless, unrestrained business greed, the mark of the beast, the whore, the twice dead. They attended the World Economic Forum meetings. Please help us your honors. Our Presidents and Congress people misbehave and need your loving governing correction with mercy to tame them from behaving like beasts instead of men with hearts to sacrificially serve and care for the people. Please help us. Preserve the rule of law. You are our hope of a hero. Please restrain the unbalanced two limbs within the Constitutional rule of law, from selling our freedoms away to enslave us as serfs, should the World Economic Forum's plan remain unstopped. Our leaders are dumb and blind, blinded by money. *Sirach* 27:1 ("For the

31, The law of love is written on the hearts of all humanity with the death or resurrection of Jesus per *Jeremiah* 31, accessible to all humanity, gentile or Jew, should they not choose to harden their hearts by giving into temptations, distractions, not to use our free will, brain, to think, to care, to know, to love in truth. See, Galatians 3:28.

The government agents acted based on retaliation of my exercise of religious objections to government conduct in violation of RFRA.

The First Amendment prohibits state officials, employees and agents from retaliating against claimants, such as myself, for exercising their right of access to the courts. "Retaliation by public officials against exercise of First Amendment rights is itself violation of the First Amendment." ¹⁰

The retaliation by the court against me, for exercising the right to seek access to the courts to remedy grievances, evidences the established-government-religion directly caused harm, suppressing and impeding my freedom to worship and stand up for my faith to worship Jesus the Christ in court, and causing foreseeable reasonable infliction of mental distress, in violation of the RFRA.

I am permitted to believe differently than the government through its agents, even if what Jesus teaches seems foolish to the world. 1 *Corinthians* 1:18, 2:14-16.

I have the freedom to pursue justice in the courts, to protect my freedom to

sake of profit, many sin, and the struggle for wealth blinds the eyes"), *Matthew* 13:13, *Deuteronomy* 29:4.

¹⁰ *Zilich v. Longo*, 34 F.3d 359 (6th Cir. 1994), U.S.C.A. Const. Amend. 1.

worship by the dictates of my free will, not the forced will, not the dictates of the state through its agents to worship money, which I believe leads to damnation under the established government-religion. I believe business greed is the mark of the beast. Jesus teaches you cannot serve God and money. *Matthew* 6:24, 1 *Timothy* 6:10, I stand by God.

I. FAILURE TO SERVE THE BRIEF TO EJECTED DEFENDANT

My failure to serve anyone my Delaware Supreme Court Brief, after the Defendant, President Trump, was removed from office was not a fatal error, given no relief could be made by Defendant, Former President Trump, since only a sitting President can afford relief, and it was not ripe to move to substitute or serve President Biden without a favorable determination on standing for the continued.

I only served President Donald J. Trump, and the US Attorney General William Barr the Complaint together with the Amended Complaint. The Court did not grant me permission to serve the US Attorney General's Office for the District of Delaware yet. All process was halted pending an outcome on this issue, including all subpoenas for the Second Amended Complaint I filed on October 12, 2020, with a corrective complaint October 13, 2020.

On January 20, 2021, President Biden ("Biden") replaced President Trump. Trump is no longer President of the United States. I am seeking relief against the President in his official capacity, not in the president's personal capacity. Trump, in his personal capacity, is no longer a defendant in this action, as he cannot afford the relief only a sitting President, Biden, may afford.

William Barr, Esquire is no longer US Attorney General. William Barr, Esquire was replaced with U.S. Attorney General Merrick Garland. I have not amended my complaint to include the current President, President Biden yet. US Attorney General Merrick Garland is unable to represent former President Donald J. Trump or President Biden at this time. The Chancery Court did not send its March 26, 2021 Order Overruling my exceptions to the Master's Final report.¹¹ There was no defense counsel or Defendant to serve for the Delaware Supreme Court appeal. Pending a favorable review, I would be permitted to make a motion to amend my complaint, to substitute Trump with Biden to serve President Biden the amended complaint.

President Biden is not prejudiced, since I have not amended the complaint to make him a party, and his counsel, has every Document in this case and notice that I may file a claim against President Biden, should the courts grant me permission.

In the alternative, I pray your honors find service is excused for good cause in light of the unique facts in this case.

Should the Court affirm on the issue of serving the Delaware Supreme Court brief, I respectfully request your honors grant me dismissal with prejudice, to prevent res judicata from barring future claims on the same or similar alleged conduct.

¹¹ App. C-1.

Defendant former President Biden is not prejudiced, as I do not have a favorable ruling granting me permission to seek to continue this suit to potentially substitute him as a party. Substitution of parties is not automatic in the Delaware Chancery Court, unlike the US Supreme Court Rule 35.¹² I personally delivered a copy of every document I filed in this case to US Attorney General David Weiss in the District of Delaware, and mailed US Attorney General David Garland every document filed with the Delaware Supreme Court. They have every document in this case, albeit a new amended Complaint must be filed against President Biden before this case may continue, as not yet ripe, or in the alternative, I respectfully request your honors, dismiss this case with prejudice, preventing res judicata and collateral estoppel relating to these uniquely important claims.

II. EXECUTIVE ORDERS ESTABLISHING GOVERNMENT-RELIGION, BUT FOR CAUSING ME HARM, SOCIAL SUPPRESSION, ECONOMIC, FORGOING GOVERNMENT BENEFITS, HARM PHYSICAL BY EMOTIONAL DISTRESS CAUSED BY BOUGHT OR GOVERNMENT BACKED ESTABLISHED RELIGION, MONEY AS GOD, BLASPHEMING GOD'S NAME FOR THE VANITY OF SOULLESS ORGANIZATIONS INCAPABLE OF FREE WILL TO CHOOSE TO LOVE

The Delaware Supreme Court erred in concluding Executive Order 13798 ("E.O. 13798") is Constitutional by misapplying arguments related to different executive orders, and by overlooking my argument that Executive Order No. 13798,

¹² See, Chancery Court Rule 25

is unconstitutional in violation of the Establishment clause by allowing religions, through churches, temples, mosques or other religious organizations to back government parties or government agents or potential government agents with money, donations, support or otherwise, giving the blasphemous backing of God and religions for the vanity of mere men in place of God, without losing their tax exempt status, upsetting me with foreseeing physical manifestation of emotional distress including grinding of teeth, tears and at times increased heart pressure, in addition to establishing government-religion which substantially burdens my free exercise of religion by those who adopt Trump-religious beliefs.

Government servants are mere men, not God's anointed I believe Jesus is the savior, not mere men, not President Trump or President Biden. It is blasphemous to allow religion to back government with funding or otherwise, as opposed to individual religious people. Allowing religious entities to buy or barter for government power, influence with money, support, favors or otherwise, through donations to government candidates or government parties, as this executive order permits violates the Establishment Clause and RFRA by making me, and other Americans less free to worship by the dictates of our conscience, not the dictates of the dollars that force government-backed or bought religion.

The United States is a democracy, not a theocracy, with freedom of religion, not forced religion under the threat of government sponsored private and public economic, physical or social persecution, such government-religious-beliefs and

government-religious-parties inherently create. My God is not for sale for government gain.

Churches are now demonizing liberals and democrats, including me as anti-Christ with immunity E.O. 13798 gives them, inciting parishioners and others to do the same against me, causing emotional distress and the chilling of my free exercise of religion, speech and association.

Since I do not support Trump, and claim to be a democrat, people have accused me of not being a Christian, reasonably causing me to experience emotional distress and substantially burdening my free exercise of religion, speech and association by leaving it restrained and at times unexercised, but for Trump's incitement towards perceived, projected manufactured dissidents, including liberals like me, as antichrist.¹³

“The very adoption or passage of a policy that violates the Establishment Clause represents a constitutional injury.”¹⁴

Presidents Trump, Bush Junior, Obama, and Biden also passed a series of additional executive orders, making us less free to worship freely, by buying the support of churches by paying them to perform government welfare duties, thereby, increasing waste by artificial entities without hearts, churches, organizations, not for profits and businesses (“beasts”), who seek to get as much as they can for as little as they can. Citing, Ex. Or. No. 14015, Feb. 14, 2021; Ex. Or. No. 13198, Jan. 29, 2001, as amended by Ex. Or. 14015, Feb. 14, 2021; Ex. Or. No. 13199, Jan. 29,

¹³ Exhibit A 19, 20 to App. F

¹⁴ Citing, *Kitzmiller v. Dover Area Sch. Dist.*, 400 F. Supp. 2d 707, 708, (2005)

2001, as revoked by Ex. Or No. 13831, May 3, 2018; Ex. Or. No. 13279, December 12, 2002, as amended by Exec. Or. No. 13559, November 17, 2010; Ex. Or. No. 13559, Nov. 17, 2010.; Ex Or. No. 13831, May 3, 2018; Ex. Or. No. 14015, Feb. 14, 2021, (Collectively “Executive Orders”).

Beasts run on cold hard cash, not love, no matter the name of the entity, church or not for profit, when they seek to give to get under the illusion of charity, but in truth are paid money to perform government business by the government. See *Matthew* 6:1-5. The Executive Orders create inefficiencies, while increasing government debt for government gain, at the cost of making us all less free. Far worse, the Executive Orders encourage churches to supplement with alleged charity, by fundraising or otherwise, to serve business greed. I believe teaching business is charity damns the perpetrators and those they mislead to hell, causing economic harm here, and damnation in hell forever, by the bought or bartered for loyalty of churches to political parties, candidates to offices and government agents in an unholy bought or bartered for union of church and state, not free, but for sale. I believe the government should perform its own work instead of paying churches, or other organizations, government work for pay under the deception of charity.¹⁵

I believe people go to hell for volunteering, pro bono, organized charity and fundraising by ignorantly teaching giving to get, even recognition, or tax breaks, is charity, should they not repent. Jesus teaches to give unrecognized without giving

¹⁵ Organizations and associations are dangerous, teaching people to reflect the image of Satan, the image of the beast, without hearts who run on cold hard cash as organizations do. The right of the individual to associate must be preserved, not the right of associations, and entities such as churches to consume, and eliminate, the rights of the individual, making them no longer free.

out of one hand to get out of the other when giving alms.¹⁶ So, it is far worse when churches perform business under the deception of charity.

Since, I filed in forma pauperis, I am likely eligible or possibly was eligible in the past to receive government aid by churches who perform government welfare in exchange for government funding in part or in toto, including but not limited to my own Catholic Diocese. Yet, I refuse to ask for aid as it violates my belief in Jesus, since I believe such aid damns people to hell by teaching business is charity, driving out love from the hearts of man replaced with the love of money and material gain, the mark of the beast, business greed. *Matthew* 6:1-5. Jesus teaches they will not go to heaven or have eternal life. “(T)hey have their reward.” *Matthew* 6:1.

My Diocese of Wilmington, accepts government funding in part, and in toto for alleged charity but in truth the business of government, thereby I believe violating Jesus’s teachings in *Mathew* 6:1-5.

In *Trinity Lutheran Church of Columbia, Inc. v. Comer*, “Chief Justice Roberts, held that Missouri's anti-establishment provision “punished the free exercise of religion” by putting would-be aid recipients to the choice whether to give up the aid or give up their religious natures.’¹⁷

I too am similarly punished for free exercise of religion as a result of the Executive Orders’ impact, as applied to me, by making me choose between serving Jesus, or compromising my belief in Jesus to receive government aid by churches.

¹⁶ Ex. A To App F, App F, App E.

¹⁷ *Trinity Lutheran Church of Columbia, Inc. v. Comer*, 137 S. Ct. 2012, 198 L. Ed. 2d 551 (2017); Brendan T. Beery, *Free Exercise Standing: Extra-Centrality As Injury in Fact*, 93 St. John's L. Rev. 579, 598 (2019).

I chose not to ask for aid. I do not choose to disobey Jesus and mislead other people God loves to the thinking, the belief in a lie that will damn them to hell.

My religious beliefs prevent me from applying with my church for governmental funded services. “A community member should not be forced to forgo a government service to preserve his or her ability to challenge an allegedly unconstitutional religious display or activity.”¹⁸

In order to receive government aid, I am forced to violate my religious beliefs, by applying for or accepting benefits from a religious organization. Thus, I go without potential aid, but for the establishment of government-religion, a union, a partnership based on pay, not freedom, which is not freely established but is established in a bought or bartered for union, making us all less free.¹⁹

“The Establishment Clause prohibits government from establishing a religion in the sense of sponsorship, financial support, or active involvement of the sovereign in religious activity.”²⁰

¹⁸ Citing, *Freedom from Religion Found. Inc v. New Kensington Arnold Sch. Dist.*, 832 F.3d 469, 479 (3d Cir. 2016).

¹⁹ See, *Sherbert v. Verner*, 374 U.S. 398, 399, 83 S. Ct. 1790, 1791, also see, *Thomas v. Rev. Bd. of Indiana Emp. Sec. Div.*, 450 U.S. 707, 716, 101 S. Ct. 1425, 1431, 67 L. Ed. 2d 624 (1981), (“ More than 30 years ago, the Court held that a person may not be compelled to choose between the exercise of a First Amendment right and participation in an otherwise available public program. A state may not ‘exclude individual Catholics, Lutherans, Mohammedans, Baptists, Jews, Methodists, Non-believers, Presbyterians, or the members of any other faith, because of their faith, or lack of it, from receiving the benefits of public welfare legislation.’” Citing, *Everson v. Board of Education*, 330 U.S. 1, 16, 67 S.Ct. 504, 511, 91 L.Ed. 711 (1947).

²⁰ *Kalman v. Cortes*, 723 F. Supp. 2d 766, 769, (2010).

The Government paid thousands of PPP loans to Catholic churches, making my God look like a God of greed not love, thereby misleading people to hell, but for the Executive Orders, and reasonably foreseeably causing me emotional distress.²¹

The Third Circuit held, “Neither a state nor the federal government can, openly or secretly, participate in the affairs of any religious organizations or groups and vice versa.”²² Here the executive orders allow both the state and the federal government to openly and in secret participate in the affairs of religious organizations, and vice versa, violating the Establishment Clause, through “partnerships” by pay.

The conduct I refer to herein, and the continued enforcement of E.O 13798 and the other Executive Orders by Biden, constitute excessive entanglement by establishing government-religious associations and beliefs, by the partnered paid, not for freedom, but for sale, union of church and state.

“The Establishment Clause prohibits government from establishing a religion in the sense of sponsorship, financial support, or active involvement of the sovereign in religious activity.”²³

The Executive Orders must be ruled unconstitutional, on their face. Religion is not a business by religious entities. If religion is a business, the entity sells goods and services based on a license, permission to provide goods or services,

²¹ Exhibits 38-39 of App. F. See, *Doe v. Indian River Sch. Dist.*, 653 F.3d 256, 259, 2011

²² *Doe v. Indian River Sch. Dist.*, 653 F.3d 256, 259.

²³ *Kalman v. Cortes*, 723 F. Supp. 2d 766, 769, (2010).

not based on freedom, with the ability to force religious views upon customers who may not be able to buy if they do not adopt the business religion with regards to this Court's decision in *Masterpiece Cakeshop, Ltd. v. Colorado C.R. Comm'n*, 138 S. Ct. 1719, 201 L. Ed. 2d 35 (2018), or sell with this court's decision *Burwell v. Hobby Lobby Stores, Inc.*, 573 U.S. 682, 134 S. Ct. 2751, 189 L. Ed. 2d 675 (2014), abrogating *Autocam Corp. v. Sebelius*, 730 F.3d 618, because it requires employees to adopt their business's religious exercise or go without employment, rendering businesses government reinforced god-heads.

The Courts recent decisions give the illusion of freedom, but it is based on business which is not freedom but offering rights for sale.

In *Revelation 13:17*, scripture indicates "no one can buy and sell unless they have the mark of the beast," which I believe is business greed by barter or exchange.

These two decisions immunize what I believe is the mark of the beast, business greed, by entities and organization that have no power to do good by love, as protected from court interference, making people no longer free, but for sale slaves under entity and organization control who may force their will upon others under the threat of going without, under the lawless reign of their lusts.

Enjoining enforcement of the Executive Orders as unconstitutional, on their face, would prevent the Court from making similar decisions that eliminate free exercise of religion while teaching people the mark of the beast, business greed,

without restraint, in the form of laws or love, as lawful and encouraged, leading to harm and hell, should people not repent.²⁴

III. CAPABLE OF REPETITION, YET EVADING REVIEW, SUBSTITUTION OF PARTY

The Delaware Supreme Court erred in concluding the exception, capable of repetition yet evading review did not apply to prevent this case from being moot since former Trump may be reelected, and since President Biden may be substituted for former President Trump to dissolve government-religion to reduce

²⁴ The Supreme Court is misguided by money saved or gained by entities who under the guise of freedom of religion, control people, forcing their religious views, by business greed again in *Little Sisters of the Poor Saints Peter & Paul Home v. Pennsylvania*, 140 S. Ct. 2367, 207 L. Ed. 2d 819 (2020). Here, “The Supreme Court... held that ACA authorized Health Resources and Services Administration (HRSA) to exempt or accommodate employers’ religious or moral objections to providing no-cost contraceptive coverage.” This arguably saves the employer more money in insurance costs, at the exchange of losing coverage for their employees, bartering away, selling other people’s free choice, their souls, or freedoms, for the bottom line by forced choice, which is based on the mark of the beast, business greed, enslaving others to bend to your religious will, diminishing their free will, by economic force, potentially losing a job. The Supreme Court is bartering away people’s freedoms to artificial entities without hearts without the ability to reflect the image of God, by love. Beasts run on cash. Jesus teaches you cannot serve God and Money. I choose God. Money is not speech either. It is bought not free, not freedom of speech. If buying and bartering for a voice is free speech, only those with money power and connections, have the freedom to purchase a louder voice to be heard, in violation of the Equal protections clause, by disparate treatment based on poverty and wealth. Wealth does not make one more important, more worthy of being heard, creating unequal treatment and mistreatment of the poor.

This Court erred in *Citizens United v. Fed. Election Comm'n*, 558 U.S. 310, 130 S. Ct. 876, 175 L. Ed. 2d 753 (2010). This Court erred in the finding “Use of funds to support a political candidate is speech.” *Austin v. Michigan Chamber of Com.*, 494 U.S. 652, 110 S. Ct. 1391, 108 L. Ed. 2d 652 (1990), overruled by *Citizens United v. Fed. Election Comm'n*, 558 U.S. 310, 130 S. Ct. 876, 175 L. Ed. 2d 753 (2010)

This Supreme Court also erred in *Our Lady of Guadalupe Sch. v. Morrissey-Berru*, 140 S. Ct. 2049, 207 L. Ed. 2d 870 (2020), rendering religious organizations to lawlessly do as they please, fire employees unjustly without remedy. It appears that if a religion allows an entity to discriminate, to do what is most advantageous for the bottom line regardless of the harm, so long as they use the name of God or religion, including non-religion, artificial entities without hearts will chose their own religion, including non-religion forcing people no longer free to bend their will to serve business greed, the mark of the beast, without discipline to sacrifice material gain to love humanity, in the form of the rule of law, or love written on humanity’s hearts per Jeremiah 31.

the substantial burden upon my free exercise of religion pursuant to RFRA, should standing be found.

Trump is no longer President, yet, “(1) the challenged conduct action is in its duration too short to be fully litigated prior to its cessation or expiration, and (2) there is a reasonable expectation that the same complaining party will be subjected to the same action again.”²⁵

Trump, should he be re-elected, will likely persist in the same course of lawless behavior establishing government-religious beliefs to glorify himself and dehumanize his dissidents, demonizing me, by identifying my political position as anti-Christ, misleading people to persecute me by unholy government-backed incitement, causing additional physical harm related to emotional distress and suppression of my free exercise of religion, speech and association.

I reasonably, foreseeably fear greater physical and Constitutional injury to me should Trump be reelected, without the Court’s ability to restrain him. I pray this honorable court prevents res judicata from applying for my potential claims against Trump, since he will likely run in 2024, and become reelected. People have already been killed based on their political-religious beliefs in recent years, directly caused by and but for government incitement through former President Trump’s Government-religion, or espoused or projected religious ordained beliefs.

²⁵ *United States v. Sanchez-Gomez*, 138 S. Ct. 1532, 200 L. Ed. 2d 792 (2018).

IV. LEAVE TO CONTINUE SHOULD BE GRANTED

Pending a favorable determination on standing, I should be permitted to continue this suit, by seeking to substitute President Biden for former President Trump in this action to prevent the continued establishment of government-religion by President Biden's continued enforcement of Executive Order 13798 and passage of Executive Orders 14015, and enforcement of related Executive Orders 13831, 13559, 13198, 13199, 13279, 13342 and 13397.²⁶

V. STANDING

The Delaware Supreme Court erred in concluding I did not have standing to seek to enjoin former Trump from establishing government-religion by overlooking the President's misconduct establishing government-religion, including enforcement of the executive orders, and the causal link, the direct harm to me substantially burdening my free exercise of religion, speech and association, in violation of the First Amendment of the US Constitution, the Due process component of the fifth amendment, and RFRA, causing emotional distress resulting in physical symptoms, attacks by strangers adopting government-religious beliefs, foregoing on government benefits provided through religious organizations, and misconduct by court agents and arms in this case impeding my ability to freely bring this case, based on my perceived religious affiliation as anti-Trump-religion or party-religion and the relief that would afford me a remedy, personally, as a party of one, the

²⁶ See Chancery Court Rule 25 (d) and *ClubCorp, Inc. v. Pinehurst, LLC*, No. CIV.A. 5120-VCP, 2011 WL 5554944, at *5 (Del. Ch. Nov. 15, 2011), with regards to substitution of elected officials.

enjoining of the President and future Presidents from continued establishment of government-religion by inter alias enforcing the Executive orders, including E.O.

13798. *U.S. Cons. Amend. 1, U.S. Const. Amend. V.*²⁷

A. TRUMP CONDUCT EXCESSIVE ENTANGLEMENT ESTABLISHMENT GOVERNMENT-RELIGION BEYOND THE EXECUTIVE ORDERS

Trump further exacerbated the establishment of government-religion by glorifying himself or his party, as Godly, while demonizing dissidents as attacking God and encouraging violent, verbal or economic attacks against dissidents, based on religious-political association in violation of RFRA.²⁸

Trump also excessively entangled his government duties with religion through collective behavior, taken as a whole establish government-religion, beyond the executive orders, including but not limited to:

1. appointing a personal spiritual advisor, and alleged Christian leaders to advise the President, creating the religious backing and the appearance of Godly guidance supporting Defendant's government authority;²⁹
2. holding up a Bible in front of a church for a photo op after people were gassed in response to their Constitutional exercise of affiliation and speech at a protest;³⁰

²⁷ App. F pgs. 13-66, App. E pgs. 4-21, Ex. 1-54 to App. F.

²⁸ App. E and F, and Ex. A to App. F, and Ex 1-44 to App. F.

²⁹ Exhibit A To App F at 293-298, Exhibits 28, 29, 41 to App F.

³⁰ See Exhibit A 299-319 to App. F, Exhibit 30 to App. F, *Matthew* 5:38-39, *Matthew* 26:52, *Genesis* 9:5-6, *Psalms* 11:5.

3. hypocritically claiming “Biden will hurt the Bible;”³¹
4. persecuting people who exercised their freedom to worship or not by the dictates of their own conscience, not government-religious commands, by demeaning those who omitted the word God in the pledge of the allegiance; ³²
5. improperly sharing his alleged prayer to God, while acting under the color of the law;³³
6. creating the illusion there is a war on Christmas, by liberals like me;³⁴
7. repeating the government-religious belief that he may be the chosen one by God, contributing to the government-religious belief Trump is anointed by God;³⁵
8. moving the US embassy in Israel to Jerusalem for a religious group, Evangelicals; ³⁶
9. sponsoring and inciting private persecution towards liberals by churches and its parishioners, by buying loyalty by barter or exchange, even by praise, for a little something down the line, such as bailouts, or power to persuade politicians, at the cost of teaching some preachers and parishioners to persecute non-Trump supporting liberals like me, and including me;³⁷

³¹ Exhibit A 320-321 to App F, Exhibit 42 to App. F.

³² Exhibit A 322-328 of App. F, Exhibit 31 of App F.

³³ See Exhibit A, 329-335 to App. F, Exhibit 32 to App. F.

³⁴ Exhibit A 336-347 of App F, Exhibit 33 of App F.

³⁵ Exhibit A 348-353, Exhibit E, Exhibits 34, 35, 36.

³⁶ Exhibit A 354-355, Exhibit E, Exhibit 37.

³⁷ See Exhibit A 356-371 of App F, Exhibits 9,38-39 of App F.

10. tweeting fabrications making it appear democrats like me are attacking the church including the tweet. “DEMS WANT TO SHUT YOUR CHURCHES DOWN, PERMANTLY. HOPE YOU SEE WHAT IS HAPPENING. VOTE NOW;”³⁸
11. signing another Executive Order, Ex. Or No. 13831, May 3, 2018, which increases the temptation for government employees, including the President, to back religions financially or otherwise, in hopes to receive their government backing and government support in return under E.O. 13798; and
12. using his son to glorify him as the savior of Christianity, when I believe Jesus the Christ is the savior under Christianity. Eric Trump said his “father ‘literally saved Christianity...there is a full war on faith on the other side, (meaning my democrat side). (Eric continued), ‘The Democrat Party, the far left, has become the party of atheists, and they want to attack Christianity’”³⁹

B. SUBSTANTIALLY BURDENING FREE EXERCISE OF RELIGION, SPEECH, AND ASSOCIATION

President Trump established government-religion through his speech and conduct by inter alias, persecuting perceived religious-political affiliations or projected non-religious-political affiliates, while adopting or teaching religious-

³⁸ Exhibit 44 to App. F.

³⁹ Exhibit 49 to App. F.

beliefs or adopting religious partnerships' beliefs, while acting under the color of the law, in his official capacity as President. ⁴⁰

I am a Christian. I believe in God revealed to me through the father, Jesus and the holy spirit, including the holy spirit shown through people in the Bible who freely, willfully chose to do God's will above their own.

Since I do not support Trump, and claim to be a democrat, people have accused me of not being a Christian, reasonably causing me to experience emotional distress and substantially burdening my free exercise of religion, speech and association by leaving it restrained and at times unexercised, but for Trump's incitement towards perceived, projected manufactured dissidents, including liberals like me, as antichrist.⁴¹

C. EMOTIONAL DISTRESS RELATED TO PEOPLE GOING TO HELL, BUT FOR GOVERNMENT-RELIGION

Besides inciting others to substantially burden my free exercise of religion, speech, and association, and forgoing of government benefits distributed through religious private entities, Government-religion caused foreseeable infliction of emotional distress manifesting in tears, anxiety, clenching of teeth, and at times increased blood pressure. ⁴²

⁴⁰ Ex. A of App. F at 34, 293-298, 352-433, Ex. 10, 11, 27-39, 41-42, 44, 47, 49 to App. F, and App. F.

⁴¹ For examples of Trump inciting attacks against democrats like me, including me, and other projected dissidents to Trump based on religion please see, Ex 10, 11, 24, 25,30,31, 33, 53 to App. F

⁴² Ex. 52 to App. F

While repeating claims he is God's chosen one or is saving Christianity and the bible, as if he is a God-head in government or the savior, I believe Trump reflected the image of the devil by serving greed, and his own desires, not good by love and by modeling other antichrist behavior, thereby misleading people I love who adopt his government-religion, to be twice dead, should they not repent, foreseeably causing infliction of emotional distress manifesting in physical symptoms.

I oppose mental healthcare and medical examinations on religious grounds. So, whether you find the physical harm to me concrete, directly established but for government-religion, will be based, on whether you believe me, not on outside expert opinions or treatises which I object to on religious grounds.

I care about others outside of my own. That does not make me crazy. It makes me a Christian. I do not want people to be misled to harm and hell under the Government-Religion's guise of godliness.

Trump exhibited Anti-Christ beliefs, by allowing the gassing of protesters in order to gain a photo shoot with the Bible. Jesus the Christ calls for love of our enemies, and turning the other cheek not use of violence to persuade dissidents to conform to your will by force.⁴³ Similarly, Trump exhibited Anti-Christ beliefs by inciting violence and called for militarization of police and for the use of violence

⁴³ Citing, Exhibits 10, 11, 24, 25, 30, 31, 44, 49, 53 to Appendix F, See, *Luke* 6:26-35, *Matthew* 5:39-48, *Romans* 12:20, *Proverbs* 25:21, *Exodus* 23:4-5, 2 *Kings* 6:22, 2 *Chronicles* 28:15, *Genesis* 9:5-6.

against perceived dissidents to Trump or Government-religion which is Anti-Christ, while claiming support of Christ and support of Christians. ⁴⁴

Trump reflects the image of the devil, the Anti-Christ by lies, by teaching the lie democrats made people less free to say Merry Christmas, accepting the propaganda praise of his son, Eric who indicated Trump saved Christianity, and by indicating Democrats are the enemies of the Church by tweeting Democrats want to eliminate churches.⁴⁵

Trump reflects the image of the devil, not Christ, by teaching the sin of pride and putting himself first, his family first, and the illusion of America First, when Jesus the Christ teaches us the new command to love one another, love others as yourself, not love yourself more at the cost of ignoring the needs of others, even harming others to serve self.⁴⁶ Loving your kids or parents more is damnation guaranteed, per Jesus. *Matthew* 10:34-37.

⁴⁴ Id.

⁴⁵ Exhibit A to Appendix F, Exhibit 49 to Appendix F. See, John 8:44.

⁴⁶ Citing, Exhibits 12-14 of Appendix F, See, *Isaiah* 14, *John* 13:34-35, "A new command I give you: Love one another. As I have loved you, so you must love one another. By this everyone will know that you are my disciples, if you love one another." *Mark* 12:30-31, "Love the LORD your God with all your heart and with all your soul and with all your mind and with all your strength.' The second is this: 'Love your neighbor as yourself.' There is no commandment greater than these." Jesus teaches people go to hell for putting parents or kids or self first, for loving self or your family more than others, and more than God. See, *Matthew* 10:34-37. Jesus teaches those who love mother and father more than Jesus, or son or daughter more than Jesus are not worthy of eternal life. In *Matthew* 25:1-13, the parable of the 10 virgins, all 10 had lamp oil. Five ran out and asked to borrow lamp oil from those who had some left. They said no, go buy their own. They left to buy their own, and were locked out of the marriage feast, meaning they went to hell. It is good to love others as yourself, but we love God more, and must live for God foremost not sacrificing our lives for mere men, in place of God to be damned to hell.

Trump reflects antichrist beliefs by demeaning women as sexual objects instead of people when Jesus teaches men will be thrown into hell should they even look at women with lust should they not repent. ⁴⁷

Trump reflects Ant-Christ behavior by business strategies that will destroy the earth when God will “destroy those who destroy the earth,” meaning in hell on judgment day at the resurrection of the dead. ⁴⁸

Trump reflects the “lawless one” the image of Satan by disregarding the rule of laws to love humanity, with the lawless reign of likes, desires, wants without regard to others unless it affects him.⁴⁹

Trump profanes my God’s holy name for his vanity, foreseeably upsetting me by hurting my God and other people I love through religious mis-leadership.

REASONS FOR GRANTING THE PETITION

The Court must reverse course to prohibit the establishment of religion to protect us from government forced worship by economic, social or physical

⁴⁷ Citing, Exhibits 17-19, 23,40, to Appendix F. See, *Matthew* 5:27-29, “You have heard that it was said, ‘You shall not commit adultery.’ But I tell you that anyone who looks at a woman lustfully has already committed adultery with her in his heart. If your right eye causes you to stumble, gouge it out and throw it away. It is better for you to lose one part of your body than for your whole body to be thrown into hell.”

⁴⁸ See, Exhibit A of Appendix F at 236-292, Exhibit 8 and Exhibit 45 of Appendix F, relating to the environment. Pursuant to *Genesis* 2:15, man is charged with the duty to care for the Earth. *Revelation* 11:18 teaches God will destroy those “who destroy the earth.” I believe, meaning destroy in hell. It is wrong to teach folks the way to hell via unconcern towards the environment and towards one another for comfort, convenience or coins, under the guise of heaven.

⁴⁹ Exhibits of App F.

government supported pressure making us no longer free to worship by the dictates of our conscience with threat of government incited force.

The elimination of freedom to choose to worship or not according to the dictates of our conscience is the first step to eliminating true worship of God. Next, may be to tax the church to teach the gospel of the mark of the beast, business greed, as worship, should this court ignore the Constitution in preference to selling our religious liberties through mere Executive Orders to government-partnered religious entities. Freedom is not for sale. If it is, none are free, but are slaves to those who tempt us, through government backing, to compromise our religion for business greed, essentially selling our souls for the bottom line or going without.

CONCLUSION The petition for a writ of certiorari should be granted.

Respectfully submitted.

Dated: August 23, 2021

Respectfully submitted,

/s/ Meghan Kelly
Meghan Kelly, Pro se
Not acting as an Attorney
34012 Shawnee Drive
Dagsboro, DE 19939
(Word Count 8999)