

231FR

MEGHAN MARIE KELLY, ESQUIRE

34012 Shawnee Drive

Dagsboro, DE 19939

**The Honorable Colm F. Connolly
Care of the Clerk of Court
Office of the Clerk
United States District Court
844 North King St Unit 18
Wilmington, DE 19801-3570**

RE: /Kelly v Swartz 1:21-cv-01490

April 13, 2022

Dear Honorable Colm F. Connolly:

I write to provide an update. Per one of my March 2022 letters, the clerk refused to include my exhibits on the electronic record, despite the fact I timely presented them to the Court in person, by dropping them off at the law library, more than a week in advance of the filing date. (Exhibit A)

The Clerk confirmed she would take my physical exhibits and scan them in, prior to their due date. The filing of the exhibits is material to my case to show, in part, the Board of Professional Conduct, (hereinafter, "Board"), the Delaware Supreme Court ("Court") and Defendants colluded, and continue to collude, in conspiring to deny me the opportunity to be heard, in fact denied me a fair and impartial opportunity to be heard, and ignored and did not hear various motions,

including but not limited to motions dated December 18, 2022, December 31, 2021, January 12, 2021, January 13, 2021, January 15, 2022, and January 31, 2022.

Then, in bad faith, with intend to harass me, and fix the proceedings below, the Board had the audacity to claim I sat on my rights, in their report, when they sat on my motions and denied my requests **two days** before the hearing and rescheduled hearing. They sat on my pleadings **twice**, both times delaying, in bad faith, with intent to prejudice me, both times affording me merely **two business days** before the scheduled proceeding to respond. (Emphasis intended). (See Exhibit B for the procedural history below.)

The Board sat on my motions, in bad faith with unclean hands to ignore and deny my any opportunity to be heard on them. Then the Board had the audacity to accuse me for delaying, as they delayed. I at no time delayed, but have fought hard to assert my rights despite the Defendants willful ignorance of my formal pleas for relief. Id. Far, worse, the Court appeared to deny my opportunity to be heard, by seeking to exclude the Exhibits, containing the motions the Board and the Court ignored and did not afford a fair opportunity to be heard on, even on appeal.

I asked the ODC their stance on a possible motion to compel the clerk to include my hand delivered exhibits, on the electronic record. The Court merely had one copy and refused to scan in the copies to afford all of the reviewing judges

all of the record for ease under three separate docket numbers Misc 541, 58, and the Board case Number 115327.

However, instead of fighting more paper battles that would likely not be given a full and fair hearing by the Court, I decided to drive to Del Tech to use their scanner, since the Court, through the clerk, Lisa Dolph, indicated I was not worth the Court's time to scan in the physical documents. (Exhibits C, D).

I must preserve the electronic record for likely appeal to the US Supreme Court.

Despite having prior approval to use their scanner, the librarians at Del Tech gave me a hard time and denied me use initially, based apparently on my **political, orientation**. (See Exhibits E and F). I ran for office in 2018, as a democrat. I sued the democrats to run for office in 2020, against Representative Lisa Rochester, without violating my religious beliefs against collecting donations or signatures to file for office.¹ While I strongly, obviously, require and uphold the separation of government from religion, I will not compromise my faith in Jesus to gain a government position. So, I displeased democrats because I sued them, and I

¹ See, *Matthew* 6:1-4. I believe people go to hell for teaching business is love, should they not repent. I believe people go to hell for giving charity seen, participating in fundraising or organized charity, giving out of one hand, to get out of the other, including tax breaks, marketing, or socializing, under the guise of alms. Jesus teaches they will have no reward from their father, meaning no eternal life.

displeased republicans because I proposed five separate articles of impeachment and contacted all 541 federal law makers to impeach former President Donald J. Trump. In addition I sued former President Trump and attempted to substitute President Biden to end the government establishment of religion. Nevertheless, the fact my political-religious beliefs displeases others does not justify disparate treatment in a public forum based on political-religious association, exercise, speech, beliefs or petitions.

Eventually, Del Tech allowed me to scan in the documents. I sent the scans to Lisa Dolph, the Clerk of court while copying opposing state counsel.

The Clerk of Court agreed to upload my Exhibits, after I sent her scans. Exhibit G.

I want to alert you, besides having a hard time gaining access to the scanner, I also have had difficulty at times gaining access to the law library. Various bailiffs at the law library located in the same building as the Justice of the Peace Courthouse, denied me access to the law library or gave me a hard time, at times.

I thought it was because I did not have my bar card. I think I mailed my former law firm my old bar card. I planned on rejoining them after *Kelly v Trump*. I ended communications with my former law firm in August 2021. I did not want to apprise them of the state's case against me, as I feared I would lose job prospects should I contact them. (Exhibit H)

I asked the clerk for a replacement card. A replacement card was not issued, despite the fact she agreed to issue one, until months later, after I called her in tears because the bailiff refused to allow me in, and requested a replacement card again. She emailed the bailiff to confirm I indeed am a lawyer, and am allowed to enter the law library. I was able to gain access that day.

A replacement card was then swiftly provided within a week, upon this second request. My first request appeared to be ignored, despite the fact, the Delaware Supreme Court's Clerk, Lisa Dolph, agreed to send me a card. *Id.*

A Bailiff at the Law library still gave me a hard time accessing the law library, and I noticed lawyers had electronic law library card access which opened the law library's locked doors, and I did not.

It dawned on me recently, for some reason the Court required I hand in my law library card during the pandemic, despite disparately treating me, since other lawyers kept their law library card. My former law library card gave me 24 hour access to the law library.

I applied for another card. The law librarian crossed out the times requested, and put a limited time on the card. I was issued a replacement card I picked up on April 4, 2022. (Exhibit I). It appears the bailiffs treated me differently because other lawyers had the library card that unlocked the library. It may have been strange for them to get up and unlock the door, whereas other lawyers could unlock

the door without assistance. Now, I have a library card, and cannot afford to go to the law library often since gas costs around \$4.00 a gallon.

In addition Defendants suit against me prevents my employment as an attorney. I desire to work as a lawyer and maintain my active license to practice law, to serve God. Justice is a command by God. *Amos 5:15, Matthew 23:23*. It is not merely about making money. I made no money when I drafted articles of impeachment, sued the Presidents, but I did something more valuable than money, I stood up for my religious and political beliefs. My belief in Jesus is not negotiable, not to be sold for a job. I am not selling my soul to gain the world, only to lose eternal life with God. Defendants seek to disparage my character to, *inter alais*, hide the state's misconduct and persecution against me based *inter alias* on my religious beliefs in Jesus Christ, and my political beliefs, and exercise.

Besides, the additional political-religious persecution, showing the need for the Court's protection, not maltreatment, the clerk treating me disparately by refusing to accept the exhibits on the electronic record as the Court does for other lawyers. Other attorneys can afford to file and serve. I am impoverished, and cannot. Poverty and convenience of the Court is not justification for disparate treatment in the exercise of the fundamental right to petition the Court for grievances under the First Amendment applicable to the State pursuant to the Fourteenth Amendment either.

More issues arose, globally since you last addressed any pleadings in my case. Russia invaded Ukraine as a contributing planned factor to cause an economic crash, to eliminate the dollar, to replace it with something more sinister, crypto currency, and to eventually replace the Courts' and governments' ability to govern and guide, down the line too.

There may be another World War, WWIII, if the courts do not stop it, by looking at and eliminating the reason for the conflict, the desired elimination of the petro dollar, planned crash of the economy, and the United States introduction of its own crypto currency.²

I outlined how to protect the baby boomers, and reverse or prevent the schemed economic crash in my original complaint and my last motion. There is so much harm and evil schemed. Since, my law suit relates to my religious-political beliefs and exercise too, if afforded the opportunity, I hope to guide you and my opponent, Zi-Xiang Shen, to prevent World War III, and show you how to prevent or reverse the planned economic crash too.

Protecting my fundamental rights is important. If I am persecuted for my exercise of protected activity, it means others are not protected by the Constitution either.

² Crypt means catacomb or grave. The name of the currency refers to death, which is sick because there is harmed schemed to intentionally worsen conditions, causing sickness or death to create more debt control, over even governments, rendering governments without inability or power to govern down the line. It is disgusting humor, not a funny joke.

Nevertheless, I desire to ask you to consider saving the world too, albeit, in another law suit, hopefully by Zi-Xiang Shen or another Attorney General may bring against President Joseph Biden, to require he prevent the economic crash, prevent the planned elimination of fiat currency by coining to care for the people, without interest or debt, as opposed to coining to control the people through oppression and forced servitude.

I believe people go to hell for believing giving people jobs is helping them, or for saying “teaching a man to fish is better than giving him a fish,” should they not repent.³ See *Romans* 4:4 This deceptive teaching, that job creation is to be praised, glorifies the mark of the beast, business greed, the mark of those with the mind of the antichrist, and contributes to the global corruption of those who shape the world through temptations, substantially burdening freedom, to let their will be done, like Satan, seeking order, control and the lawless reign of lusts, their convenience and such, instead of the just rule of law by caring for people while safeguarding their individual liberty to believe, act and work by the dictates of their conscience, even to make bad choices, and to disagree with you and me, not the dictates of government backed private partners in a manufactured economy, not

³ See, *Exodus* 5:1-21, In the Bible, the pharaoh gave the Israelites busy work, not for improved production, but to prevent them from having time to worship God to be saved from hell. The pharaoh required the Israelites pick up straw to build pyramids, in response to their request for time to seek and worship God.

a free economy, which stifles innovation by suppressing freedom of thought, and speech with the lie from Lucifer, that money innovates.

Jesus teaches you cannot serve God and money. *Matthew* 6:24. I stand by God. God teaches those who behave based on mere conditions, training and what they are told to do, with no use of their brains, their conscience mind to think, to know, in order to unconditional love, do not go to heaven. They do not choose to do God's will, which is sad.

Attached, as Exhibit J, please find the attached book, *Report From Iron Mountain, on the possibility & Desirability of Peace*, allegedly by Leonard C. Lewin.

See page 107

“We propose the establishment, under executive order of the President, of a permanent War/Peace Research Agency, empowered and mandated to execute the programs described in (2) and (3) below. This agency (a) will be provided with **nonaccountable funds sufficient** to implement its responsibilities and decisions at its **own discretion**, and (b) will have authority to preempt and utilize, without restriction, any and all facilities of the executive branch of the government in pursuit of its objectives. It will be organized along the lines of the National Security Council, except that none of its governing, executive, or operating personnel will hold other public office or governmental responsibility. Its directorate will be drawn from the broadest practicable **spectrum of scientific disciplines, humanistic studies, applied creative arts, operating technologies**, and otherwise unclassified professional occupations. It will be responsible solely to the President, or to other officers of government temporarily deputized by him. **Its operations will be governed entirely by its own rules of procedure.** Its authority will expressly include the **unlimited right to withhold information on its activities and its decisions, from anyone except the President.**”

Please note, this book has been criticized. Yet, the wicked, abominable plans contained therein are being schemed out before our eyes now. I am not sure if the entity described above indeed exists. Yet, I am concerned about unlimited funding to serve science without any laws preventing such studies from being used to kill, steal or destroy humans to serve business greed. The more waste, the more likely experts will get more grants and play money for something different. Our system may eliminate this use of money to create waste and stifle innovation, which is the source of corruption, and I believe damnation in hell for those misguided by money as God and guide. The book discussed creating intentional waste, even contemplating placing poison in the water, for debt control, which makes sense. Since central banks also gain more control over the governments, entities and individuals and the world the more debt, and worse off humanity is. It makes sense there goal is more wasteful wars, polluting products under the guise of clean products, like the thick plastic bags we use at grocery stores today in Delaware. They alleged to be used to prevent waste by being reusable, but it makes more waste, and is not safe to reuse during a global pandemic.

The goal of the book, and the central banks and leaders, is to intentional create harm and waste, for debt control. I am struck by the planted environmental problems, waste space ideas, and eugenics, suggested in the books, which appear

to be creating waste today, especially alluded to in the back of the book, the Fourth Industrial Revolution, attached as an Exhibit to the Complaint.

In 2018, I ran on, in part, an environmental platform, thinking for myself as a leader should impartially do. Money is never the solution, just laws that decrease the pollution while lifting the burden off of the backs of the people to care for them is the solution. Leaders sin when they sacrifice individuals and individual liberties to organizations, entities which serves the mob reign of lusts and lawlessness, not the impartial rule of just decrees with mercy and correction. The global proposals to save the environment are horrific increasing the burdens on the backs of the common man by penalties and increasing the price of goods by allegedly conserving resources by rendering them unaffordable. The global plans do not clean the environment. The global proposals just waste money for debt control as designed. The laws proposed are not good for the environment or the people, tempting our leaders to behave like a pack of wolves, eating the people, instead of shepherds caring for them. This book was disgusting to me.

Also find the complete Book, referred to in Exhibit H to my initial complaint, *The Creature from Jekyll Island*, by G. Edward Griffin, a *Second look at the Federal Reserve*, which explains how banking works. (Exhibit K, but Exhibit page omitted). Please note, I do not endorse the political comments in the book. I disagree with the author's political attacks against my party, social security

and welfare. God commands secular welfare, without recognition, or benefit, in the form of forgiveness of debts. *Deuteronomy* 15:1, *Matthew* 6:12, *Matthew* 18:21-35, *Matthew* 6:1-4.

In addition, the Torah requires that property owners allow the poor, the foreigner and the widow to harvest their crops at no charge, for free, to live off of them the next seven years by selling the food or eating it. *Exodus* 23:10.

Allowing the fields to lay fallow for the poor, is doing it for God, by showing we live not based on bread alone, but for God, to love God, by loving the least of these, even our enemies. (*Proverbs* 13:23. “An unplowed field produces food for the poor, but injustice sweeps it away.” By injustice, when people love money, merriment and material gain for their own, hardening their hearts from caring to love others. This is injustice which damns people to hell. Mercy is required., not selling the poor for a pair of sandals. God will damn people to hell for teaching giving the poor jobs is caring for them. People should have free choice, not forced take it or leave it choices by those who enforce or draft unjust laws that actually create poverty and exploit it.) Hence due to my religious-political beliefs of loving humanity, not sacrificing and selling the souls of other people to serve material gain, I support welfare, unearned required to serve need directly to individuals, not greed or business through not for profits or businesses.

Also attached, is a third book released in 2022 by the World Economic Forum Founder, *The Great Narrative, For a Better Future*, by Klaus Schwab and Thierry Malleret, which outlines schemes to control, not care for the world which are built on the other two books I provided this Court, *Covid 19-The Great Reset* and the *Fourth Industrial Revolution*. See Exhibit L, exhibit page may be omitted).

There is a fourth Book I was not able to retrieve, called *Shaping the future of the Fourth Industrial Revolution* that the World Economic Founder allegedly drafted, which may have schemes this court may unravel.

I am providing these books to you now, for elaboration down the line in hopes to show you, if afforded an opportunity, how to unravel wicked schemes to prevent or reverse a planned economic crash to eliminate the fiat petro dollar, replaced with the lawless crypto currency to be ultimately controlled by those who gain more power and more profit the more waste, the more harm to humanity, prevent WWIII, and prevent the dissolution of laws which safeguard individual liberties. My political beliefs, speech, association, and exercise are in issue, which gives me an opportunity to plant a seed, an idea, in your heart, in hopes you may safeguard our United States from dissolution down the line as planned.

The system is rigged to stifle innovation, to reward the lawless reign of lusts, under the guise of law and order. The system is rigged to stifle innovation by

bought by donations, grants or profit based university teachings, science and training, standardization and conformity, stifling free thought, to improve professions. Professional standards tempt judges and lawyers to be lazy, to avoid using their own brains, and to sin against God, by contributing to corruption by deferring to experts and dumbing down professionals instead of correcting uniform standardized bad care, that kills, steals and destroys for the bottom line. This injustice must change to prevent the cancer causing products and pollution instead of rewarding it by fundraising, or grants which is sin too.

No profession should self-regulate with the backing of the government through professional boards. Collectively groups of professionals, as opposed to individuals, look after their own image, marketing, profit, convenience, not the people's. Self-regulation creates injustice per se, and dumbs us down, with the type of dumbness that I believe damns people to hell, blinding eyes with money, not seeing clearly to love others, unconditionally, required by God. I believe people go to hell for doing merely what they are trained to do. I believe God requires us each to use our own brain, our conscience mind to think, in order to know, in order to love. Unconcern is sin which damns even little kids to hell per *Ezekiel* Chapter 9. Not knowing, not seeking to know individually without relying on others to hold our hands is sin leading to hell. Jesus teaches "call no one your teacher but God." I believe we should encourage critical thinking, not marketing reliance on

professionals and experts who have a conflict of interest, position, praise and profit. If more people critically thought, instead of blindly relying on experts, we might have a better world where fewer people were harmed to serve the mark of the beast, business greed not good. We were all taught to go to hell young, to worship the beast, to bear its mark on our foreheads, our minds, and right hand, business greed, not good. We all have a mark on our foreheads already, the mark of Christ or the antichrist. Does a person's thoughts reflect on the mind of Christ, the Word of God or the desires and lusts of mere men which is not love. See *John* 14:21, *Deuteronomy* 6:7-8, *Deuteronomy* 11:18, *Exodus* 13:9, 16, *Ezekiel* 9:4, *Revelation* 7:2-3, regarding the mark of the saved.

The government teaches lawlessness, the reign of lusts as the rule of law by partnerships with private entities to perform government service through barter or exchange. I beg opposing counsel or an attorney general to use 18 U.S. Code § 201 to end private government partnerships. No government money should be given to private entities as opposed to individuals or governments. The government serves the lawless one, Satan, by worship of business greed at the cost of human sacrifice of life, health and individual liberty, instead of protecting humanity, under the deception of law and order, mere control by lawless lusts. It is an abomination.

The government serves lawlessness by backing private entities and partnering with them, making it difficult to correct private partners in Court, rendering them to be above the law.

An attorney general is my hope to end donations, signatures, grants to private entities and government-private partnerships, and from private entities to government officials or candidates in elections through 18 U.S. Code § 201. The governments partiality to its partners at the cost of human sacrifice should end, to uphold true justice with mercy, for correction. The government should care for the world, not seek to control it as the lower case god of the world does, the devil, and his children, children of the devil, people who reflect his image. Citing 2 Corinthians 4:4.

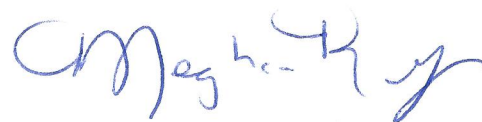
The last week of March, the World Government Summit conducted a meeting where like Satan, they sought to shape the world to their will. If you do not use the just rule of law to stop them, I believe all of our freedoms will be substantially be burdened down the line, more so than any other time in history.

During the meeting Internet 3.0 was discussed, and block chain, which is very dangerous. It creates the illusion of deregulating the internet, which means it eliminates the rule of law to protect precious people, and allows misuse of data, potentially increasing the odds of setting people up for alleged crimes, manipulating health data, and vital statistics.

Thank you for your time.

April 13, 2022

Respectfully Submitted,



/s/Meghan Kelly

Meghan Kelly, Esquire
34012 Shawnee Drive
Dagsboro, DE 19939
meghankellyesq@yahoo.com
Bar Number 4968 (words)

4,021

I declare, affirm that the foregoing statement is true and correct under the penalty of perjury.

Dated: April 13, 2022

Meghan Kelly (printed)

Meghan M. Kelly (signed)

Exhibit A

Re: 2022-58/ ODC v Meg/uploading exhibits

From: Meg Kelly (meghankellyesq@yahoo.com)

To: lisa.dolph@delaware.gov; lisa.dolph@delaware.gov

Cc: kathleen.vavala@delaware.gov; renee.buskirk@delaware.gov; meghankellyesq@yahoo.com;
david.weiss@usdoj.gov; zi-xiang.shen@delaware.gov; margaret.naylor@delaware.gov

Date: Tuesday, March 29, 2022, 03:44 PM EDT

Good afternoon,

I am not okay with disparate treatment when other similarly situated attorneys and parties have their exhibits uploaded on the system, albeit not all lawyers are impoverished.

Please upload the documents, in order not to violate the Equal Protections Clause of the 14th Amendment based on my poverty, religious, political beliefs, and in violation of my right to petition, to include all documents with the court's filing system.

This is unacceptable.

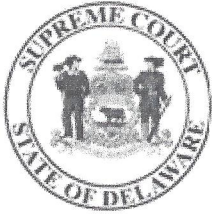
Regards,
Meg
Meghan Kelly
34012 Shawnee Dr.
Dagsboro, DE 19939
meghankellyesq@yahoo.com
No 4968
Acting as a party not as an attorney

Regards,

On Tuesday, March 29, 2022, 03:28:48 PM EDT, Dolph, Lisa (Courts) <lisa.dolph@delaware.gov> wrote:

Good afternoon. That is correct. The Clerk's office won't be uploading the exhibits. They are here available for the ODC and the Court to view at their convenience. Also, I have attached the scheduling Order approved by the Court. Thank you.

Lisa A. Dolph
Clerk of Supreme Court
55 The Green
Dover, DE 19901
(302) 739-4187



From: Meg Kelly <meghankellyesq@yahoo.com>
Sent: Tuesday, March 29, 2022 3:21 PM
To: Dolph, Lisa (Courts) <Lisa.Dolph@delaware.gov>
Cc: Vavala, Kathleen V (Courts) <Kathleen.Vavala@delaware.gov>; Meg Kelly <meghankellyesq@yahoo.com>; Buskirk, Renee (Courts) <Renee.Buskirk@delaware.gov>
Subject: Re: 2022-58/ ODC v Meg/uploading exhibits

Hi Lisa,

I just called the law librarian because I asked her to check on the status of receipt for me on Thursday March 24 since I filed through the law library, and she said you were sick.

I hope you are better. She also indicated you couldn't upload the documents.

Did you mean that day? I completely understand it takes time, and that you cannot upload documents when you are out sick. She would not forward the email. I asked, and she said no.

Thank you,

Meg

Meghan Kelly

34012 Shawnee Dr.

Dagsboro, DE 19939

meghankellyesq@yahoo.com

302-493-6693

No 4968

Acting as a party not as a professional attorney

On Tuesday, March 29, 2022, 03:04:53 PM EDT, Meg Kelly <meghankellyesq@yahoo.com> wrote:

Hi Lisa,

I called to check on the status of the exhibits. There are a lot of documents. So, I understand if it takes time to upload.

Please confirm you have everything, and when they are uploaded, please send a second confirmation.

Thank you,

Meg

Meghan Kelly

34012 Shawnee Dr.

Dagsboro, DE 19939

meghankellyesq@yahoo.com

(302) 493-6693

No 4968 Acting as a party not as an attorney



58, 2022 - Briefing Schedule Order.pdf

181.7kB

Exhibit B

THE SUPREME COURT OF THE STATE OF DELAWARE

In the Matter of a Member of the Bar of the)	Board Case No. 115327-B
Supreme Court of the state of Delaware)	Misc. 541,
Meghan M. Kelly, respondent.)	Supreme Ct. No. 58, 2022

Respondent Meghan Kelly’s Objections to the Report and Recommendation on Petition to Transfer to Disability Inactive Status, but for my exercise of Constitutionally protected conduct and motion to vacate and overrule the Board’s decision by signing the attached order

AND NOW this March 21, 2022, pursuant to Delaware Disciplinary Rule 9 (e), respondent, Meghan M. Kelly, pro se, hereby objects to the Board on Professional Responsibility of the Supreme Court’s (individually “Board,” Collectively with the petitioner, “State”) Report and Recommendation on Petition to Transfer to Disability Inactive Status to place me on “disabled inactive attorney status until a qualified mental health expert can certify (my) fitness to practice law,” but for my exercise of the right to petition the courts to address a grievance against my person caused by President Donald J. Trump’s establishment of government religion, for my religious beliefs, and exercise of Constitutionally protected rights, including my free exercise of association, religion, speech, and the right to petition the Courts to inter alias safeguard my religious beliefs in Jesus, not

money or business greed as savior, and moves the Court to vacate and overrule the Board's decision by signing the attached order. ¹

1. In addition to the basis of objections included herein, additional sources of my objections are included, and incorporated herein by reference, in the Memorandum(s) of Law in Support of my Objections I file contemporaneously herewith, and are to be considered collectively, as one including Respondent's Memorandum of Law in Support of my Objections to the Report and Recommendation on Petition, and to the Petition, as Unlawfully brought by the state, as applied, with no legitimate purpose, to conceal lawless acts by the State and Delaware Courts, in violation of my First Amendment protected Constitutional exercise of rights and in violation of my Due Process Rights by denying me a fair and impartial trial in a fixed proceeding.

2. In addition to the objections incorporated herein and in the documents included by reference: 1. I object to the Report and Recommendation on Petition, and the Proceeding, as unlawful as applied to me, in violation of the procedural and substantive due process clause, and in violation of the Equal Protections Clause applicable to the State pursuant to the Fourteenth Amendment by the State's disparate treatment against me, in collusion, or conspiracy, obstruction,

¹ Report and Recommendation of Petition to Transfer to Disability Inactive Status, dated Feb. 17, 2022, I did not receive until Feb 18, 2022 by email, which I objected to as improper service, not paper form, ("Report") at 2, I maintain my objection herein based on improper service.

participation, and interference with my exercise of protected activity in defending my exercise of fundamental rights in the Matter of Meghan Kelly, Board No 11537B, and Supreme Court Number 541, denying me a full and fair opportunity to be heard, and Equal and fair access to the Court's, making the Board's decision void, to prevent manifest injustice and fraud. (Transcript as amended with Corrections 6-7, 78, 87, 69, 73-79, 81, 83, 87, 94-96, 98-194, 110-11, 162-164, 171, 190-192, attached as **Exhibits Z**, and **CC**); 2. I Object to Report and Proceeding as unlawful, as applied to me, brought without lawful purpose, under the color of the law in retaliation against me, discriminating against me by disparate treatment and punishing me, but for my exercise of fundamental rights, of speech, political association, the right to petition the courts, religious exercise and my religious beliefs in violation of the First Amendment applicable to the State pursuant to the Fourteenth Amendment. (Exhibit Z and CC and its entirety.); 3. I object to the Report and Recommendation on Petition, and to the Petition, as Unlawfully brought by the state, as applied, with no legitimate purpose, brought to conceal or trivialize illegal state agent behavior, in interference with my petitions relating to waiver of bar dues due to economic hardship, and my petitions relating to *Kelly v Trump*, including petitions relating to state attacks against me to harass, interfere or forgo my lawsuit against former President Trump and to prevent future petitions, in violation of my First Amendment protected Constitutional exercise of

rights, and in violation of my Due Process Rights by denying me a fair and impartial trial in a fixed proceeding. (Id.); 4. I object to the Report and Recommendation on Petition, and to the Petition, as unlawful as applied to me, in violation of my procedural and substantive due process rights, due to the Delaware Supreme Court's apparent participation in inciting the complaint filed against me on or about November 5, 2021 in the state forum, rendering it impossible for the court to grant me a fair trial by its own apparent participation on the state's behalf. (Id.); 5. I object to the State seeking to compel me to violate my religious beliefs by undergoing a mental professional examination or lose my active license to practice law, but for my religious beliefs. (Id.)²

I. Procedural History, with some Argument, Numbered for ease

3. In September of 2020, I initiated a law suit against former President Trump, *Kelly v Trump* in the Chancery, No. 2020-0809, Delaware Supreme Court, No. 119-2021, and the United States Supreme Court, No. 21-5522, to alleviate a government burden upon my religious exercise, pursuant to the *Religious Freedom Restoration Act*, 42 USC § 2000bb-2000bb-4 ("RFRA"), by the establishment of government religion. (See, The ODC's Petition Exhibit A, Second Amended

²I originally started drafting these 5 objections in Memorandums of Law, but I lost my files on a memory stick as I was attempting to save it on a backup memory stick around March 16, 2022, and was required to swiftly draft my objections, in an urgent matter with less importance on the ease of the reader, and with more importance preserving my objections for appeal, since the Court declared "no further extensions would be granted." (Exhibit HH)

Complaint, attached hereto as **Exhibit A**) (Please refer to the attached table of exhibits of objections for ease in identifying exhibits)

4. In October of 2020, a Chancery Court staff member, Arline Simmons, directed me to cross off the address of the Attorney General for the District of Delaware, to apparently prevent service and obstruct my case from going forward. (See, *Meghan M. Kelly's answer, defenses, and objections to ODC's petition to transfer Meghan M. Kelly, Esquire to disability inactive status*, with a table of contents, and exhibits 1-34, attached in its entirety as **Exhibit K**, referred to herein as "Ans" and "Ans-Ex" for Exhibits, and see, Ans-Ex 4, attached hereto as **Exhibit B**)

5. On October 19, 2020, I wrote the Chancery Court Master, the Honorable Patricia W. Griffin, ("Master"), a letter concerning the fact I was acting as a party, not as an attorney, as I sought to retrieve subpoenas. I also indicated my concerns of an economic crash, and my hope the court would prevent or reverse a planned economic crash with tools attorneys may use to cut through entities. (**Exhibit B-2**).

6. On November 2, 2020, the Master drafted her final report dismissing my case allegedly based on lack of standing, as frivolous.

7. I did not know of the Master's final report until November 6, 2021, despite contacting the Court after the decision and prior to this date. I contacted

the Court by phone to check on the status of the subpoenas either before or after election day, of November 2020, and the Chancery court staff member, Arline Simmons, advised me to hold off on picking up subpoenas until routine paper work gets to me. I asked if I was in trouble. She indicated I was never in trouble. I googled my name, Friday November 6, 2020, and discovered indeed I was in trouble. The Master ruled against me on November 2, 2020. I drove up to the Court House to pick up the decision on November 6, 2020. I was required to file something by the next business day, Monday November 9, 2020, or waive my right to petition. Arline Simmons misled me to almost miss my deadline to file an appeal to the Master's final report, based on her apparent disagreement with my political-religious beliefs or deeming me unworthy of a right to be heard based on my poverty and lack of resources.

8. On November 9, 2020, I filed a letter with my Notice of Exceptions with the Chancery Court, dated November 6, 2020, petitioning the Court regarding the Chancery Court staff member misleading me to almost miss the appeal filing deadline, my confusion as to why I did not receive a subpoena for the amended complaint and the second amended complaint to serve the US Attorney General, and my concerns relating to President Trump inciting an insurrection, with attached parts of the insurrection act and newspaper articles, showing the use the military's threat of force to incite violence, under the deception of keeping the

piece. (This is found on the record as an Exhibit to December 1, 2021 letter filed with the Delaware Supreme Court, matter 541, and is attached hereto as **Exhibit B-3**).

9. On December 1, 2020, I filed a letter petitioning the Honorable Master Patricia Griffin for help relating to the Chancery Court's staffs' "disparate [treatment towards me] based on my wealth, political affiliation and or religious orientation, and [indicated I would] continue to receive such treatment without her assistance." (Asw-Ex 27, Page 1 of December 1, 2020 letter, attached as **Exhibit C**).

10. Master Griffin granted me relief on December 7, 2020, by letter. (Ans-Ex 28)

11. On December 11, 2020, I wrote a letter to Master Griffin thanked her for her relief, and indicated my shock she helped me. I outlined other disparate treatment I received when I asked for help, including when my Delaware bar materials were destroyed at Widener by a flood through the ceiling of a dorm room, and I asked the arms of the Supreme Court for help, only to get scolded, and when rat babies infiltrated my Law School apartment as I studied for my finals and the Pennsylvania Bar, only to have increased rent from the law school. (See, Ans-Ex 28, attached hereto as **Exhibit D**, excluding some internal exhibits)

12. I filed an appeal with the Chancery Court on or about December 5, 2020. The right to a speedy trial was suspended during this time, due to the state of emergency of the global pandemic.

13. On January 6, 2021, to our nation's horror an attempted insurrection at the capital occurred, to keep President Trump in office.

14. On that same day, January 6, 2021, the Vice Chancellor Paul A. Fioravanti, Jr., accepted my appeal, probably with a courageously loving heart to safeguard our nation from a coup by keeping his thumb on the President should the attempted insurrection spread.

15. On January 20, 2021, Defendant Trump was removed as President and replaced with President Biden.

16. On January 7, 2021, I sent a petition unrelated to *Kelly v Trump* to the Delaware Supreme Court. I sent a letter to Chief Justice Collin Seitz seeking suspension of lawyer fees for lawyers unemployed during the global pandemic. I attached negotiations with my former firm, who I hope will still consider me for a potential position performing real estate settlements. (Ans-Ex-20, attached hereto as **Exhibit E**).

17. On February 2, 2021, I received a letter from Delaware Supreme Court, dated February 2, 2021, noting the Court would make a case-by-case determination of waiver for attorney dues. (Ans-Ex-21).

18. On February 5, 2021, I sent the Delaware Supreme Court a second request concerning DE attorney dues, indicating I could not ask the Court to violate the Equal Protections Clause by treating me disparately when five or more other lawyers were similarly situated. I made a second request relating to the fees for 2022. (Ans-Ex-23, attached hereto to as **Exhibit F**.)

19. On February 6, 2020, I paid \$353.00 for my active attorney dues on February 6, 2021. (Ans-Ex-22).

20. On March 26, 2021, the Vice Chancellor overruled my exceptions to Master's final report and affirmed the Master's rulings on grounds of standing.

21. In the middle of April of 2021, Judge Kenneth S. Clark, of the Court of Common Pleas in Delaware, used the color of law to intimidate me to cause me to forgo my case, interfere or harass me for my pleadings in *Kelly v Trump*. Judge Clark confronted me at BJ's, located in Millsboro, Delaware, a grocery store warehouse, and required I call him or come to his chambers for an interrogation. I declined. I asked Judge Clark if the ODC (a.k.a. Office of Disciplinary Counsel), instructed him to interrogate me. He shook his head up and down, indicating yes, the arm of the Delaware Supreme Court instigated his interference with my law suit. I told Judge Clark "I was disappointed in him" for interfering with my access to the courts. He knew better.

22. On or about April 20, 2021, I appealed the Vice Chancellor's decision with the Delaware Supreme Court.

23. On May 24, 2021, DE-Lapp sent me an E-mail with a letter threatening me, by requiring I respond to their request to interrogate me in person or virtually, within 10 days, because they heard I was having trouble paying my bar dues, after I already paid my attorney dues. (Ans-Ex 24, attached hereto as **Exhibit G**).

24. The next day, on or about May 25, 2021, rightly upset by DE-Lapp's threat, Judge Clark's and the Chancery Court staff's obstruction of my case based on poverty, religious beliefs or political beliefs, I filed *Appellant's Motion for the Delaware Supreme Court to reign in its agents from unlawfully pressuring Appellant to forgo or impede her case to protect her free exercise of religion by relief it deems just*, to petition the court to alleviate "actions by state government agents taken to apparently impede and obstruct my access to the courts."

25. To my horror, I realized that DE-Lapp appeared to have received the information relating to my request to suspend attorney fees from the Honorable Chief Justice of the Delaware Supreme Court, since I wrote him a request to suspend lawyer fees for lawyers unemployed during the global pandemic. So, on May 28, 2021, I filed *Appellant's Motion for the Delaware Supreme Court to require the recusal of the Honorable Chief Justice Collins J. Seitz, Junior in this*

matter. I later discovered the entire Supreme Court reviews petitions relating to bar dues because I asked the clerk of the Court.

26. The Delaware Supreme Court affirmed the decisions below, on July 7, 2021.

27. A timely petition for rehearing, was thereafter denied on the following date, July 19, 2021.

28. On August 23, 2021, the ODC sent a letter to me indicating it reviewed several pleadings from the Chancery Court and the Delaware Supreme Court. The ODC alleged the contents of my pleadings “raised concerns about my fitness to practice law.” ODC requested I submit to a mental evaluation. (Ans-5).

29. I responded to the ODC via email,

“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.” (Ans-Ex-6)

30. On August 23, 2021, I filed a writ of certiorari with the US Supreme Court from the Delaware Supreme Court’s order dismissing the case. My computer crashed that same date. (Ans-Ex 1 and Ans-Ex 8).

31. On August 28, 2021, I sent another email to the ODC stating,

“This email is to confirm, I will not be evaluated, as such evaluations violate my religious beliefs. I alerted the US Supreme Court to the same in

my petition for writ of cert, relating to emotional damages related to the President's conduct.

Desist impeding in my right to access to the courts without government obstruction and retaliation for exercise of my first Amendment rights. I am an injured party, not an attorney practicing law in this case.

A court staff member sought to sabotage my case by misleading me to almost miss the filing deadline to appeal the Master's final report, dated November 2, 2020.

That same staff member instructed me to cross off the civil process clerk's address on a praecipe to impede the case from going forward. That member objects to my religious association beliefs in support of Trump and government agents exercise of religion while governing.

Judge Clark also sought to interfere with my case. Government and court attacks against a party in an active case to impede justice, based on my case, is inappropriate and unlawful.

I do not seek disciplinary recourse at this time should this arm of the Supreme Court and other members of the government refrain from persecuting me based solely on exercise of my Constitutional rights based on religion, association or poverty.” (Ans-Ex 7).

32. On October 25, 2021, I filed a complaint in the Delaware District Court against the Disciplinary Counsel Patricia B. Swartz, Chief Disciplinary Counsel, David A. White, Disciplinary, Counsel Kathleen M. Vavala, Office of Disciplinary Counsel, Board of Professional Responsibility for the Supreme Court of Delaware, the Preliminary Investigatory Committee, and Delaware Attorney General, Kathleen Jennings, in her capacity as Delaware for interference with Kelly v Trump, to enjoin this unlawful action, and for damages for emotional distress. (ODC’s Hearing Exhibit 5, Attached as **Exhibit H**)

33. On October 26, 2022, I contacted Renee Buskirk, at the ODC concerning requesting information from Chief Justice Collins J. Seitz, Jr., to

determine whether he or the entire court incited the petition by the state against me for my January and February requests relating to license dues. (**Exhibit H-2**, Also found in *Respondent Meghan M. Kelly Amended Exhibits to Hearing she made a special appearance to attend reserving her objections to dismiss based on lack of subject matter jurisdiction due to the Court's members participation in inciting the unlawful petition and lack of subject matter jurisdiction due to illegality as applied*. Exhibit 48)

34. On November 1, 2021, the United States Supreme Court denied my writ of certiorari in *Kelly v Trump*, No. 21-5522, and the case closed. (**Ans-Ex 1**).

35. On November 5, 2021, the ODC brought a Petition to Transfer to Disability Inactive.

36. On November 18, 2021, the ODC filed a letter with the Court to request appointed counsel on my behalf despite notice of my objections based on religious beliefs, via emails to the ODC.

37. On November 22, 2021, I sent a letter to the Delaware Supreme Court regarding my intent to object to appointed counsel based on religious grounds and poverty. (**Exhibit I**)

38. On November 23, 2021, I sent the Delaware Supreme Court a letter regarding my intent and stated,

“I intend to file objections to the Office of Disciplinary Counsel’s (“ODC’s”) petition filed on November 4, 2021, with the Board on

Professional Responsibility to transfer me to disability inactive based on lack of subject matter jurisdiction.

The evidence will show the Delaware Supreme Court through its members or agents instigated the ODC's proceedings against me which creates manifest prejudice against me, or at least appeared to instigate the ODC's proceedings against me, giving the appearance of lack of partiality, and the inability to grant me a fair trial in the above referenced matter.

In addition, the ODC brought the proceedings against me, unlawfully as applied, in violation of my protected rights under the First Amendment applicable to the ODC pursuant to the Fourteenth Amendment.

This Honorable Court lacks subject matter jurisdiction based on illegality of proceeding.

The Chancery Court lacked jurisdiction to enjoin the ODC since the facts arose in the Chancery and Delaware Supreme Courts, creating the appearance of lack of impartiality or actual partiality." (**Attached as Exhibit J**)

39. On November 19, 2021, I mailed out my answers and objection to the petition on November 19, 2021. (The Answers and Exhibits are all incorporated herein by reference, and are referred herein as "Ans," and are attached as **Exhibit K**, with its own table of contents, and exhibits thereto)

40. On November 30, 2021, after the deadline for me to provide my answer to the petition, Office of Disciplinary Counsel Patricia Swartz indicated by E-mail, she did not receive the answers in order to commit fraud to throw out the case, despite the confirmation of receipt indicating otherwise. (**Exhibit L**)

41. That same day, November 30, 2021, I mailed out a second set of answers. I returned home to respond to Patricia Swartz's email. She indicated in her email my answers came in the mail that day, November 30, 2022, which was

an impossibility, since, I just mailed the second set, prior to responding to her.

(Exhibit L)

42. On December 1, 2021, I filed a letter with the Delaware Supreme Court regarding Patricia Swartz's conspiracy to commit fraud to throw my case out, by denying service after the deadline. **(Exhibit L)**

43. On Fri., Dec. 10, 2021, the Board signed a notice of a hearing. I was not provided proper notice on Dec.10, 2021. The Board did not send notice to me until **December 24, 2021**, 18 days before trial in violation of the 20-day requirement under the Del. Law. R. of Disciplinary Proc. R. 9(d)(2). (Emphasis intended)

44. On Mon., Dec. 13, 2021, the Delaware Supreme Court appointed counsel, despite having notice of my objection to counsel, which caused me great emotional distress.

45. On Thur., Dec.16, 2021, I received the Court Order regarding the appointment, by US Mail.

46. On Fri., Dec. 17, 2021, counsel contacted me. I immediately indicated my objection to his appointment.

47. On Sat., Dec. 18, 2021, I filed the attached letter with the Board, objecting to absence of service of notice of the hearing, notice that I intended to file a motion with the Delaware Supreme Court on Monday, and a request to

suspend a hearing until after I am afforded an opportunity to perform discovery, and after a determination on counsel is made, including appeals to safeguard my 6th Amendment right to self-representation. **(Exhibit M)**

48. On Mon., Dec. 20, 2021, I filed *Respondent's Motion for reconsideration of order dated December 13, 2021, appointing counsel despite my notice of intent to object, and objection of improper service of the Board's Notice of Hearing, dated December 10, 2021*, with the Delaware Supreme Court, with a copy to Petitioner, and the Board, albeit the Board's copy was mailed Dec.21, 2021. **(Exhibit N)**

49. On Dec. 21, 2021, I mailed a letter to the Court rejecting appointment of counsel. **(Exhibit O)**

50. On December 21, 2021, appointed counsel contacted me by E-mail, and I declined his representation.

51. On December 22, 2021 appointed Counsel contacted me again, and I fired him, while copying others, via email, for my safety in defending the exercise of my Constitutionally protected activity.

52. Appointed Counsel moved to terminate his appointment on Dec. 23, 2021.

53. On December 24, 2021, I received the Notice of the hearing by US Mail, prior to the time permitted to represent myself, and merely 18 days before

the hearing, date January 13, 2022, in violation of Pursuant to Delaware Rules of Disciplinary Procedure Rule 9 (d)(3) requiring notice “at least 20 days in advance.”

54. I objected to insufficient notice, and at no time waived such objections. I was not afforded an opportunity to gather, present evidence or cross examine witnesses. I merely received 18 days notice. I was not given a fair time or opportunity to perform discovery and prepare my defense in this rushed proceeding to persecute me for my faith in Jesus Christ, and for bringing petitions to address grievances.

55. On December 28, 2021, I used the law library phone, since I did not have a phone at the time, due to poverty. I called the Administrator, Karlis Johnson, at the Disciplinary Board, twice, to confirm receipt of my motion, dated December 18, 2021, to suspend the hearing due to lack of notice, and need for time to determine whether I may represent myself, and time to prepare including time to perform discovery. The Administrator did not pick up, despite my message and trying a second time. (**Exhibit P, internal exhibit L**)

56. On Dec. 29, 2021, I sent a letter with exhibits with both the Delaware Supreme Court and the Board notifying them,

“The hearing is two weeks away, no determination has been made by the Court on my exercise of self-representation under the 6th amendment, and on religious grounds, and on my request to postpone the hearing so I may perform

discovery to adequately defend my exercise of Constitutionally protected activity which is the subject of this petition, per the state's admission." (Emphasis Intended), (**Exhibit P**, and Exhibits thereto). I also objected to insufficient notice, and at no time waived my Due Process Right to proper notice, 20 days in advance of any hearing.

57. On December 30, 2021, the Court excused appointed counsel, with about two weeks before the hearing date. (**Exhibit P-2, attached order**)

58. On December 31, 2021, I mailed a *Respondent's motion to enjoin expert observation and analysis of respondent at hearings and discovery; notice she will move for a protective order during the discovery stage; and requests to prevent costs as going into debt is against her religious beliefs*; Memorandum of law in support of this motion, table of contents of the exhibits, and exhibits thereto contained, dated December 31, 2021. (**Exhibit Q**, Motion, with a table of Contents for exhibits 1-10 thereto, but only attaching exhibits 4, affidavit of religious belief, and exhibits 9 and 10, horrific healthcare stories in the local newspaper).

59. Petitioner and the Court knew appointment of counsel violated my religious beliefs. The Board failed to provide proper notice of a hearing, and did not respond to my requests for an extension of time to grant me an opportunity to prepare.

60. I was so emotionally distressed by the State's denial of an opportunity to be heard on my motion, dated December 18, 2021, wrongful appointment of counsel, lack of a fair opportunity to research, prepare, perform discovery and subpoena witnesses, cross examine my accuser(s) in violation of the 6th Amendment, and the state's unreasonable disparate treatment towards me to impede an opportunity for a fair hearing, based on the state's disdain for my religious beliefs, calling my faith in Jesus a disability, that I developed what I believe was shingles and fell ill. I alerted the Petitioner and the Board. I was very sick, and vultures started attacking me as if I was already dead. I alerted the Board and the ODC that I contacted the state and federal agencies to assist me with the vulture problems too. (See, Exhibit S, and internal Exhibit E shows pictures of the vultures). The Federal government assisted me by hanging an effigy on a tree. I alerted opposing counsel of these intervening interfering circumstances. (See Exhibit GG, and see communications with federal agent and the federal permit for the effigy)

61. I alerted the state to my sickness, and the pest situation, the first week of January, 2021. I took covid tests which were negative, and thought I was having an allergic reaction which is very serious for me. I was probably worn out by the shingles. I oppose organized healthcare, as I believe people who blindly

trust in experts disobey God. So, I did not get a doctor's opinion. See, *Psalm* 146:3, *Psalm* 118:8-9, *Isaiah* 2:22, *Jeremiah* 17:5.

62. On Thur., Jan. 6, 2022, I E-mailed the Board and Patricia Swartz to check on the status of my request to delay the hearing in order to be afforded a fair opportunity to perform discovery to gather evidence to show the Board it does not have subject matter jurisdiction. (**Exhibit R**, E-mail contained in Exhibit B)

63. The Board did not respond to my Jan. 6, status update request on my motion relating to insufficient notice and motion for time to prepare a defense by suspending the hearing until discovery was closed.

64. So, on Monday, January 10, 2022, I followed up on my outstanding letter motion requesting the Board postpone the hearing, objected to improper service of the December 10, 2021 notice, and objected based on the fact I do not have a full and fair opportunity to prepare and conduct discovery for my defense via E-mail. (**Exhibit R**, E-mail contained in Exhibit B)

65. On January 10, 2022, the Board responded, "the hearing was on," in a form I could not appeal, via unsigned email, depriving me of the opportunity to be heard on appeal, despite informally, knowing I required additional time to prepare to defend my exercise of fundamental rights, knowing I was sick, and desired time to take care of the vultures, and ignoring the formal motions dated December 18, 2022, and December 31, 2022, regarding more important reasons to suspend the

hearing, I needed opportunity to perform discovery, research and prepare. (**Exhibit R-1**)

66. On January 11, 2022, I filed a Motion *Respondent Meghan M. Kelly's Emergency Objections and Emergency Motion filed with both the Board of Professional Responsibility for the Supreme Court of Delaware, and the Delaware Supreme Court, simultaneously, to postpone the hearing against me to prevent manifest injustice to afford me an opportunity to perform discovery, for opportunity to call witnesses and prepare a defense for the state's allegedly illegally motivated petition against her for her exercise of fundamental rights, motivated by the state's disdain for her religious political beliefs*, incorporated herein by reference. (**Exhibit R**)

67. On January 11, 2022, The Delaware Supreme Court swiftly granted an order denying relief based on jurisdiction, rightly so as the Board evaded review by avoiding rendering a formal order by its E-mail decision to evade review in violation of my Due Process right to be heard, which forced the Board to render a subsequent order, as they provided no orders for any of my other outstanding motions. However, the Delaware Supreme Court wrongly sought, in collusion with the State, to appeal before it was too late to prevent unconstitutional violations depriving me of a fair opportunity to defend my exercise of fundamental rights, denying me an opportunity to prepare, perform discovery, cross examine

witnesses, or subpoena witnesses, by permitting a partial, unfair, fixed hearing to persecute me based on my faith in Jesus Christ, in violation of the procedural and substantive due process clause, and the Equal Protections Clause applicable to the State pursuant to the 14th Amendment, and in violation of the First Amendment applicable to the state pursuant to the 14th Amendment.

68. The Delaware Supreme Court order provided:

“Upon careful consideration of the emergency objections and emergency motion to postpone the hearing (“the Motion”) filed by Respondent in this Court, the Motion is denied. Respondent is the subject of an ongoing proceeding in the Board on Professional Responsibility. The hearing panel chair assigned to Respondent’s matter decides “scheduling, administrative, procedural, and evidentiary matters.

The decisions of the panel chair or panel **may not be appealed before submission of the panel’s final report and recommendation to this Court.** When the panel submits its final report and recommendation to the Court or review, Respondent will have the opportunity to object to the report and recommendations **as well as prior rulings of the panel chair.** IT IS SO ORDERED.” (Emphasis is intended see, **Exhibit R-2**, the Order).

69. The opportunity for review “after the submission of the panel’s final report” is too late to prevent unconstitutional violations by the Board and the ODC, by allowing them, and ruling after irreparable injury took place. *Id.* Therefore, the Delaware Supreme Court permitted the Constitutional injury.

70. The Court in the footnotes of the order concerningly held:

“1 Respondent also filed the Motion in the Board on Professional Responsibility. 2 Del. Lawyers’ R. Disciplinary Proc. 2(c). Procedures and hearings for proceedings to determine incapacity are conducted in the same manner as disciplinary proceedings. *Id.* 19(c). 3. *Id.* 9(e); 19(c)” *Id.*

71. The Court appeared to assume my faith in Jesus Christ is a mental disability by referring to other proceedings to deem them to be.

72. On January 11, 2022, the Board granted an order postponing the hearing for eight days due to alleged illness, a reason not included in my motion. The Board knew I had shingles, a week before, but did not care about my health in their email response on January 10, 2022, indicating the hearing is on, with no formal orders on my prior motions.

73. The Board ignored, and did not afford me an opportunity to be heard on past motions, including motions dated December 17, and December 31, 2020, in violation of the substantive and procedural due process clause, and in violation of the equal protections clause as applied to me, by treating me disparately based on religious beliefs, in contravention to the norms of a fair proceeding.

74. On January 12, 2022, I wasted no time and appealed the Board's Order, immediately, under great distress at the violation of my fair opportunity to prepare, in a motion, called *Respondent's Motion appealing the Order of the Board on Professional Responsibility of the Supreme Court of the State of Delaware dated, January 11, 2022, granting postponement of the hearing for 8 days due to illness, not a reason identified in my motion to grant postponement to afford me opportunity to prepare a defense, perform discovery, research, file motions, be heard on outstanding motion(s) unaddressed by the Board, to defend my exercise*

of fundamental rights and to preserve my license to practice law, on the grounds the amount of time is not enough and a hearing date should be postponed until after a fair opportunity to build a defense is granted, and moved the court to suspend a hearing date until the parties and the Board determine a fair opportunity to perform discovery has been allowed so as not to violate the norms of a fair proceeding, displaying disparate treatment towards respondent based on my unique religious political beliefs, in violation of the Equal Protections clause applicable to me as a party of one. Admittedly, there are some typos, in numbering. (Exhibit S, with Exhibits A -M).

75. The next day, January 13, 2022, I filed a motion for an emergency immediate decision on my January 12, 2022 appeal, called [Respondent's] *Emergency Motion for Immediate Relief requesting review of Respondent's Motion Appealing Order of the Board of Professional Responsibility of the Supreme Court of the State of Delaware, Dated January 11, 2022, Granting Postponement of the Hearing for 8 days due to illness, not a reason identified in my motion to Grant postponement to afford me an opportunity to Prepare a defense, perform discovery, research, file motions, be heard on outstanding Motion(s) unaddressed by the Board, to defend my exercise of fundamental rights and to preserve my license to practice law, on the grounds the amount of time is not enough and the*

hearing date should be postponed until after a fair opportunity to build a defense is given, dated January 13, 2022. (Exhibit T)

76. The same day, January 13, 2022, the State brought an answer to a motion rendered moot, by the January 11, 2022 Board's Order, to harass and distract me, knowing I argued I did not have enough time to prepare and present a defense, with no opportunity for discovery or to call witnesses.

77. The day after that, Saturday, January 15, 2022, I served a different motion with the Board to call specific witnesses, requesting subpoenas, and additional time to send requests for admissions and interrogatories to Defense Counsel, which were necessary for my defenses to this case, the illegality of the proceeding as applied, motivated by the state's desire to punish me for my exercise of protected conduct in contravention to the 1st Amendment applicable to the State pursuant to the 14th Amendment, and in violation of the Equal Protections Clause by disparate treatment towards me based on my religious beliefs and poverty, deeming me unworthy to be heard and unworthy of other Constitutional rights. The Motion is called *Respondent's more particularized Motion to suspend hearing to allow opportunity for her to research and prepare a defense, and request for opportunity to draft requests for admission, interrogatories and subpoena opposing counsel as witness, as a necessary witnesses to her defense, and subpoena other necessary witnesses, including but not limited to, Chief Justice*

Collins J. Seitz, Judge Kenneth S. Clark, due to his admission he interrogated me based on my exercise of fundamental rights incited by the ODC, and Arline Simmons, to show Unconstitutional motive for the petition, to allow the accused, the Respondent an opportunity to defend herself on the defense of illegality of proceeding, as applied to her, motivated by disdain for her religious beliefs, associated beliefs and exercise of fundamental rights, and lack of jurisdiction based on the Delaware Supreme Court's apparent participation in inciting this petition against Respondent. (Exhibit U, all exhibits are incorporated herein by reference)

78. On Tuesday, January 18, 2022, I followed up with the Board and ODC via Email, and asked “Please let me know the status of my [January 15, 2022] request to call witnesses, for subpoenas, time to perform discovery, and a suspension of the hearing date.” (Exhibit U-2)

79. The Board made its decision by E-mail, in an unappealable form:

“Ms. Kelly, please see the Board’s response below:

Unless this motion for continuance to allow discovery is unopposed by the ODC, the Board denies the motion for a continuance. The Board has at all times denied Respondent’s request for a continuance based on discovery issues due to the Respondent’s lack of discovery motions. One continuance was granted due to an illness alleged by Respondent of shingles. Respondent now makes a motion seeking time to subpoena ODC Lawyers and Judicial Officers as well as serve discovery on the ODC. The persons identified in Respondent’s motion were known to Respondent at the time of

her initial filing. Respondent has not discovered new information causing a need for a delay to conduct discovery. Thus, the Board denies this motion for a continuance.” **(Exhibit U-2)**

80. January 18, 2022 was the first time, I heard of the Board’s assertion for denying my request, allegedly, “due to the Respondent’s lack of discovery motions.” The first informal decision denying a suspension of hearing date, was on January 10, 2022, which did not assert this reason. **(Exhibit R-1)**. I merely had two days prior to the hearing. The January 15, 2022 motion filed with the Board identified specific requests for discovery. **(Exhibit U)** The Board acted unfairly, with intent to fraudulently mislead the courts on appeal, on its two decisions January 10 and January 18,th made in non-appealable form.

81. I responded by E-mail requesting the Board send me a formal order to appeal, which was ignored to deny me the opportunity to be heard on appeal to the Delaware Supreme Court, and the Us Supreme Court.” **(Exhibit U-2)**

82. After the weekend, two business days after my appeal, on Tuesday, January 18, 2022, the Delaware Supreme Court denied my appeal, which was based on protecting my fundamental rights. **(Exhibit V, attached Order, dated January 18, 2022)**.

83. The Court’s January 18, 2022 order provides:

“Upon careful consideration of the motion appealing the order of the Board on Professional Responsibility dated January 11, 2022 (“the Motion”) filed by Respondent in this Court,¹ the Motion is denied for the reasons

stated in this Court's January 11, 2022 Order. The Court **will not rule on any further frivolous motions or appeals** that Respondent files in this matter before the panel submits its final report and recommendation for the Court's review. IT IS SO ORDERED." Id. (Emphasis Intended).

84. The Delaware Supreme Court deprived me of an opportunity to be heard on appeal until it was too late, and violations of my right to a fair hearing already took place. Thereby the Court appeared to condone and collude with the irreparable injury against me by the state, by allowing the denial of a fair opportunity for me to prepare and defend my case. The Court also appeared to deem my defenses frivolous by deeming a fair opportunity to prepare and present them as frivolous, in violation of my substantive and procedural due process clause right to a fair opportunity to be heard, and in violation of the Equal protections Clause by denying me equal access to a fair proceeding to present my defense. (Exhibit V).

85. The State Court indicated it would not hear any frivolous motions, giving a colluding sign to the Board not to file an official order, to prevent my opportunity to be heard on appeal. The Board denied me the right to prepare a defense, to subpoena witnesses, cross examine necessary witnesses, and a fair opportunity to be heard, based on disdain towards my religious beliefs. The state proceeding was not a lawful proceeding. This is my hanging but for my belief in Jesus the Christ.

86. On January 20, 2022, I was not feeling well and I sent the Board and the ODC an E-mail indicating I was cancelling the hearing because I did not feel well, and was not afforded an opportunity to prepare in violation of my substantive and procedural due process rights. (**Exhibit EE**, Number 47, Exhibits to hearing)

87. I could not sleep at all by the lawlessness of the state, and did not want to waive my right to plead insufficiency of service of service of the Notice of a hearing. So, the next morning, on January 21, 2022, I attended the hearing by phone, a phone my mother sent to me as a gift for my birthdate in the nick of time, since zoom was not working on my computer.

88. On January 22, 2022, I E-mailed the Board, while copying the ODC, per the Board's request, Respondent Meghan M. Kelly's Exhibits to Hearing she made a special appearance to attend reserving her objections to dismiss based on lack of subject matter jurisdiction due to the Court members' participation in inciting the unlawful petition and lack of subject matter jurisdiction due to illegality as applied.

89. On January 23, 2022, I filed *Respondent Meghan M. Kelly Amended Exhibits to Hearing she made a special appearance to attend reserving her objections to dismiss based on lack of subject matter jurisdiction due to the Court's members participation in inciting the unlawful petition and lack of subject matter jurisdiction due to illegality as applied, to include emails to the Office of*

Disciplinary Counsel, to include two additional exhibits, the January 20, 2022 E-mail relating to cancelling the hearing, and one dated October 26, 2021, to show my intent to perform discovery or call Chief Justice Collins Seitz as a witness.

(**Exhibit Y**, Internal exhibits referred as R-Ex).

90. On January 25, 2022, I filed Respondent's Motion to Dismiss Due to lack of Adequate Notice, I incorporate herein by reference, as **Exhibit W**.

91. On January 31, 2022, the Board sent an E-mail copy of the transcript of the hearing, included in its entirety as **Exhibit Z**.

92. On January 31, 2022, I E-mailed Patricia Swartz requesting her exhibits. She forwarded them unmarked, and undistinguishable emails, except one, ODC's Exhibit Number 5, which was over 600 pages, which expended my resources to print out. Patricia Swartz sent a corrected copy of her exhibit list. I did not receive her first list prior to the hearing. (**Exhibit AA**)

93. On February 1, 2022, I objected to the form Patricia Swartz presented the documents on February 1, 2022, before the Board. (**Exhibit AA**).

94. At a quick glance of the transcript, I was horrified by the errors in the transcript, and sent an email to the Board and ODC regarding correcting the transcript. I missed the error where I requested Patricia Swartz be called as a witness. My request to call Patricia Swartz was left out of the transcript, and is rather a large error. David White and Patricia Swartz attended the hearing, and may

be called as witnesses to confirm I asked to call Patricia Swartz as a witness at the inception of the tele-hearing. (See **Exhibit BB**)

95. On February 1, 2022, I filed corrections to the transcript which are incorporated to every reference to the Transcript, which does not correct all inaccuracies. (**Exhibit CC**)

96. On February 18, 2022, the Board sent the *Report and Recommendation on Petition to Transfer to Disability Inactive Status* to the ODC and I by E-mail, with a paper copy received by me on February 24, 2022. (**Exhibit DD** “Report”).

97. The Board recommended placing me on “disabled inactive attorney status until a qualified mental health expert can certify (my) fitness to practice law,” but for my exercise of the right to petition the courts to address a grievance against my person, and constitutionally protected activity, based on my poverty, my religious beliefs, political affiliation, speech and association. *Id.*

98. On February 28, 2022, I filed the attached Respondent’s Unopposed Motion under Rule 15 (b) for a Ten-Day Extension to file objection for a variety of reasons that obstructed my ability to work on objections, including but not limited to computer technical problems, internet outages, wild life police coming to my door demanding federal papers for the vulture effigy, loved ones’ sickness and deaths, more deaths of loved ones occurred after this request, and the inability to

get into the law library without my replacement attorney card, I requested long ago. (**Exhibit GG**).

99. On March 1, 2022, The Court rendered an order on my Motion for an extension, dated February 28, 2022 and held.

“Having considered the Respondent’s Unopposed Motion under Rule 15(b) for a Ten-Day Extension to File Objections, the Motion is GRANTED. Objections are due by March 21, 2022. **No further extensions will be granted.**” (**Exhibit HH**).

100. During the first week of March, 2022, I discovered the law librarian was out due to the shingles. Having had the shingles before, I knew it probably was wearing her out, and may prevent her from coming in. The Delaware Supreme Court’s Sussex County locations requires pro se litigants to drop their Delaware Supreme court documents with the law library. Whereas they allow lawyers to drop off their documents at the Sussex Court-house location. The Court is treating me as a pro-se party, not as an attorney. So, I am required to conform to pro se filing rules. I asked the law librarians in Upper Delaware for help. Since I was unable to scan in documents at Del Tech, at the time, which eliminated my ability to file electronically, and the increase in gas made it unaffordable to drive to other Court locations. Filing alternatives and help was not granted.

101. On March 3, 2022, I sent a letter Motion, and proposed order to the Court, requesting permission to drop off my documents to the Sussex County,

Delaware Supreme Court location, should the law librarian be out on May 21, 2022 before 4:30 PM, when the Court closes. (Exhibit II).

102. On March 8, 2022, the Court granted me contingent permission to drop off documents at the Delaware Supreme Court, should the law librarian be unavailable. (Exhibit JJ).

Establishment of Government Religion; Planned Economic Crash, my hope the Courts will save us by guiding the misguided other two branches to coin money to care, instead of coin to control, before the government loses control of governing power and lawlessness occurs, The State finds my religious, political beliefs and petitions repugnant, this explains some political-religious beliefs, which are in issue to prove discriminatory purpose

The State alleges it brought this petition because it reviewed my pleadings in the Chancery and Supreme Court relating to my law suit against President Donald J. Trump to dissolve the establishment of Government religion, to alleviate a government incited substantial burden upon my free exercise of religious beliefs, in September of 2020. The state disagrees with my religious and political beliefs and petitions. (Ans 5).

Prior to filing the case, someone talked about shooting me for my stickers on my vehicle, which show my religious-political beliefs, and others have accused me of not being a Christian since I am a democrat and do not support President

Exhibit C

Fw: 2022-58/ ODC v Meg/uploading exhibits

From: Meg Kelly (meghankellyesq@yahoo.com)

To: lisa.dolph@delaware.gov

Date: Tuesday, March 29, 2022, 04:03 PM EDT

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

From: Meg Kelly <meghankellyesq@yahoo.com>

To: kathleen.vavala@delaware.gov <kathleen.vavala@delaware.gov>; Buskirk Renee (Courts) <renee.buskirk@delaware.gov>; Meg Kelly <meghankellyesq@yahoo.com>

Cc: meghankellyesq@yahoo.com <meghankellyesq@yahoo.com>

Sent: Tuesday, March 29, 2022, 03:57:41 PM EDT

Subject: Re: 2022-58/ ODC v Meg/uploading exhibits

Good afternoon,

I have a right to a court record, to record my filings. What is your position if I file a motion requiring the exhibits be uploaded?

I have the right to be heard, not to be hidden because the Court wants to hide their own misconduct, and the misconduct of their coconspirators.

Thank you,

Meg

Meghan Kelly

34012 Shawnee Dr.

Dagsboro, DE 19939

meghankellyesq@yahoo.com

302-493-6693

No 4968

Acting as a party not as a professional

On Tuesday, March 29, 2022, 03:39:22 PM EDT, Meg Kelly <meghankellyesq@yahoo.com> wrote:

I need to digest this. Looks like I emailed you too quickly.

Thanks,

Meg

On Tuesday, March 29, 2022, 03:28:48 PM EDT, Dolph, Lisa (Courts) <lisa.dolph@delaware.gov> wrote:

Good afternoon. That is correct. The Clerk's office won't be uploading the exhibits. They are here available for the ODC and the Court to view at their convenience. Also, I have attached the scheduling Order approved by the Court. Thank you.

Lisa A. Dolph
Clerk of Supreme Court
55 The Green
Dover, DE 19901
(302) 739-4187



From: Meg Kelly <meghankellyesq@yahoo.com>
Sent: Tuesday, March 29, 2022 3:21 PM
To: Dolph, Lisa (Courts) <Lisa.Dolph@delaware.gov>
Cc: Vavala, Kathleen V (Courts) <Kathleen.Vavala@delaware.gov>; Meg Kelly <meghankellyesq@yahoo.com>; Buskirk, Renee (Courts) <Renee.Buskirk@delaware.gov>
Subject: Re: 2022-58/ ODC v Meg/uploading exhibits

Hi Lisa,

I just called the law librarian because I asked her to check on the status of receipt for me on Thursday March 24 since I filed through the law library, and she said you were sick.

I hope you are better. She also indicated you couldn't upload the documents.

Did you mean that day? I completely understand it takes time, and that you cannot upload documents when you are out sick. She would not forward the email. I asked, and she said no.

Thank you,

Meg

Meghan Kelly

34012 Shawnee Dr.

Dagsboro, DE 19939

meghankellyesq@yahoo.com

302-493-6693

No 4968

Acting as a party not as a professional attorney

On Tuesday, March 29, 2022, 03:04:53 PM EDT, Meg Kelly <meghankellyesq@yahoo.com> wrote:

Hi Lisa,

I called to check on the status of the exhibits. There are a lot of documents. So, I understand if it takes time to upload.

Please confirm you have everything, and when they are uploaded, please send a second confirmation.

Thank you,

Meg

Meghan Kelly

34012 Shawnee Dr.

Dagsboro, DE 19939

meghankellyesq@yahoo.com

(302) 493-6693

No 4968 Acting as a party not as an attorney

Exhibit D

21-1490/2022 58/Law librarian's strange denial and non-disclosure of info, despite the fact she said Lisa was sick on March 24 as I sat in the law library/Fw: (Part 5) Exhibit z, Exhibits AA through GG/ 21-58

From: Meg Kelly (meghankellyesq@yahoo.com)
To: kathleen.vavala@delaware.gov; renee.buskirk@delaware.gov
Cc: zi-xiang.shen@delaware.gov; david.weiss@usdoj.gov; meghankellyesq@yahoo.com
Date: Wednesday, March 30, 2022, 10:25 AM EDT

Morning,

Please see the E-mail below.

I called the clerk to check on the status of the exhibits numerous times. The Clerk, Lisa Dolph, was unavailable when I called over multiple days. Albeit the transferring staff indicated she was there when I called. When the Court transferred me to her, she would not pick up.

The deception is another problem, telling me they would be uploaded saying "you're welcome" happily, knowing I appreciate the Court's assistance even more since I lost data on a memory stick transfer and hiding it, without informing me, to my detriment

Prior to the change in the Court's decision, the law librarian said she talked with Lisa over the phone and indicated the boxes were not so big. She said Lisa mistakenly thought they were some other big box. The law librarian confirmed they would not be a problem. I dropped the exhibits off more than a week in advance to confirm they would not be.

I am disappointed. It is this disparate treatment that is a problem, denying equal access to the courts relating to fundamental rights, because the Court sinfully is more concerned about selfish convenience, and the time required to allow access to the courts to the poor, those with diverse religious and political beliefs the Court finds repugnant, and to cover up the Court and the state's own misconduct.

I hope the state corrects itself. I am a big fan of mercy. Courts after all for correction not condemnation.

I may have to send everything through the Supreme Court email official filing, if the Court keeps creating obstacles to my access to the Court.

Maybe I should point to the exhibits where the Court or the State showed prejudice based on religion prior to President Trump's appointment as I already have, to show this has been a problem deeper albeit not as serious in recent years.

I already sent it to you, but it appears people do not read what I send.

Very truly,
A disappointed Meg
Meghan Kelly
34012 Shawnee Dr
Dagsboro, DE 19939
meghankellyesq@yahoo.com
(302)493-6693
No 4968
Acting as a party, not as a professional

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

From: Meg Kelly <meghankellyesq@yahoo.com>
To: Naylor, Margaret (Courts) <margaret.naylor@delaware.gov>
Cc: Meg Kelly <meghankellyesq@yahoo.com>
Sent: Wednesday, March 30, 2022, 10:03:50 AM EDT
Subject: Fw: (Part 5) Exhibit z, Exhibits AA through GG/ 21-58

Hi Peggy,

I do not understand why you did not tell me the exhibits would not be uploaded on March 24, 2022, when you did tell me that Lisa was sick.

Lisa must have been evading my phone calls because she did not desire to tell me, and she must have instructed you not to tell me.

I do not know of any other reason why you would not have told me on March 24, 2022 when you did tell me she was sick, and it was unusual for you not to forward an E-mail.

Thank you for your help.

Very truly,
Meg
Meghan Kelly

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

From: Meg Kelly <meghankellyesq@yahoo.com>
To: Dolph Lisa (Courts) <lisa.dolph@delaware.gov>; kathleen.vavala@delaware.gov <kathleen.vavala@delaware.gov>; Buskirk Renee (Courts) <renee.buskirk@delaware.gov>; Meg Kelly <meghankellyesq@yahoo.com>
Sent: Wednesday, March 30, 2022, 12:13:13 AM EDT
Subject: (Part 5) Exhibit z, Exhibits AA through GG/ 21-58

Attached, please find
Exhibit Z
Exhibits AA to FF
Exhibit GG

The missing documents scanned in on one document, side ways, Exhibits B-J. It may take me time to scan it in correctly if the court does not assist.

It did take me 3-4 hours to scan it in and a couple of hours to organize them. I care about equal access to the courts without disparate treatment based on poverty, religion, and religious-political speech, petitions and association, and sought to accommodate your concerns. I am so sad and disappointed by the treatment by the Court, Board and the ODC against me. I am very disappointed. :(

My goal is NOT to make your lives harder. Lisa should Kathleen require an extension I would not oppose it so long as my reply is pushed back. We are all touched by death and sickness during this pandemic.

Life, and those we love are more important than work, convenience, comfort or money. The opportunity for eternal life is even more important. Everything else is moth and rust, but my belief in Jesus concerns the one I love most, more than other people and my own life. My life is not for man or to exploit for money. I gave my life to God which is permissible and protected in this country, or should be under our Constitution. I should not have to forgo working at my old law firm because the State disapproves my personal religious political beliefs, religious political exercise, my religious political association and my religious political petitions.

My goal is to be able to freely speak, associate and petition concerning my religious and political beliefs without being economically, socially or physically persecuted by the Government through private incitement or otherwise, but for my exercise of Constitutionally protected rights. You certainly may disagree with me, and find my beliefs repulsive. Yet, I am still free to think and choose for myself.

There has been a wave of religious political persecutions incited by the government, I hope you choose to become part of the solution instead of the problem by suppressing the rights and persecuting those you disagree with.

Thank you and good night,
Meg
34012 Shawnee Dr.
Dagsboro, DE 19939
meghankellyesq@yahoo.com

No 4968

Exhibit E

Re: 2022, 58 Fw: Quick Library scanner access/Public UD Alumni patron

From: Meg Kelly (meghankellyesq@yahoo.com)

To: lisa.dolph@delaware.gov; kathleen.vavala@delaware.gov; renee.buskirk@delaware.gov;
meghankellyesq@yahoo.com

Date: Wednesday, March 30, 2022, 01:16 AM EDT

Looking back, maybe I have been mistreated because of my religious beliefs by the state, but not enough to make me fear for my freedom of religion to file a complaint like I did against President Trump.

The violent threats based on religious political beliefs is where I drew the line, and drafted the complaint. Albeit, eternal lives are more important, and that obviously what I care about most.

Good night,
Meg

On Wednesday, March 30, 2022, 01:04:39 AM EDT, Meg Kelly <meghankellyesq@yahoo.com> wrote:

Good evening,

Per the email below, it was really sad for me to be rejected when I went to Del Tech.

The police people said I was welcome there anytime and to contact them if I am treated badly again. The Del Tech staff were really mean to me and said everyone knew who I was, as they rejected me despite receiving permission to use their facilities, I think in regards to politics.

Have you ever received threats or mistreatment against you based on your religious political beliefs? I never did until President Trump. Then I spoke up loudly against his misbehavior and drafted 5 articles of impeachment to safeguard the freedoms we all hold dear, and contacted 541 federal law makers about that because serving God through justice with mercy through correction is more important than money. See Amos 5:15, Matthew 23:23. Justice, guiding the misguided, may save eternal souls. Money just feeds the flesh. Justice is not for sale, or injustice is guaranteed. Those who focus on money, merriment and material gain for their security or the security of the people, will not have eternal life, should they not repent, which is sad. Jesus calls it the evil eye, not seeing clearly to love others without an exchange or trade, even at a loss. Matthew 6:21-25.

I unstapled all my documents for exhibits B through J. I will attempt to scan it in correctly and send it to you.

That way uploading it should not take long, and maybe I will not be required to file a motion. I will check in with you after I am done.

I am still disappointed.

Thank you and good night,
Meg
Meghan Kelly
34012 Shawnee Dr.
Dagsboro, DE 19939
meghankellyesq@yahoo.com
No 4968

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

From: Meg Kelly <meghankellyesq@yahoo.com>
To: Bobbi Barends <bobbi.barends@dtcc.edu>; Lisa Dolph <lisa.dolph@delaware.gov>; Margaret Naylor <margaret.naylor@delaware.gov>; Zi-Xiang Shen <zi-xiang.shen@delaware.gov>
Cc: Meg Kelly <meghankellyesq@yahoo.com>
Sent: Thursday, March 24, 2022, 04:50:29 PM EDT

Subject: Re: Quick Library scanner access/Public UD Alumni patron

Hi Bobbi

I am at Del Tech now. They are refusing to allow me to use the computer or scanner.

Thank you,
Meg

Sent from my iPhone

On Mar 11, 2022, at 3:05 PM, Meg Kelly <meghankellyesq@yahoo.com> wrote:

Hi Bobbi,

Thank you so much. I actually took a week to print out thousands of documents, instead of one scanned in copy and dropped off papers.

This is great to know for next time, when I am not backed up.

This is a big help. I am behind because of printing, and it is too late this time to scan since I have to use every minute I can to draft documents.

Your scanner will be a big help in the future.

Thank you so much.

Very truly,
Meg

On Friday, March 11, 2022, 02:35:06 PM EST, Bobbi Barends <bobbi.barends@dtcc.edu> wrote:

Hi Meg,

Thank you for your email. As a result of the lifting of the State of Emergency and all vaccine/testing/masking mandates, the public may, once again, access our campus library.

Thank you,

Bobbi

Bobbi J. Barends, Ph.D.

Vice President and Campus Director

Delaware Technical Community College

Jack F. Owens Campus

21179 College Drive

Georgetown, DE 19947

302.259.6020

From: Meg Kelly <meghankellyesq@yahoo.com>
Sent: Wednesday, March 2, 2022 8:44 AM
To: Bobbi Barends <bobbi.barends@dtcc.edu>
Cc: Meg Kelly <meghankellyesq@yahoo.com>
Subject: Quick Library scanner access/Public UD Alumni patron

Good morning,

Could you please let me know when the public may use the Del Tech library?

You have the best scanner, which may scan voluminous documents.

I was turned away from the library before and was told alumni of UD alumni could not use the library at the inception of the state of emergency.

Yesterday, I saw some requirements were lifted from the students, but did not see whether any were lifted from the public's access from the library yet.

Could you please let me know the status of public access to the Del Tech Georgetown campus library? If it is still inaccessible to the public, could you please let me know when restrictions are lifted?

Thank you.

Meg Kelly

UD Alumni

Exhibit F

Re: 2022, 58 /Del Tech Fw: Quick Library scanner access/Public UD Alumni patron

From: Meg Kelly (meghankellyesq@yahoo.com)

To: lisa.dolph@delaware.gov; kathleen.vavala@delaware.gov; renee.buskirk@delaware.gov;
meghankellyesq@yahoo.com

Date: Thursday, March 31, 2022, 07:47 PM EDT

She allowed me to use the computer, and said sorry she was wrong. I think after talking with the police officers.

I apologize for not clarifying. I am glad to be home now, after spinning my wheels getting nothing done.

I hope you had a better day.

Very truly,
Meg

On Thursday, March 31, 2022, 07:36:21 PM EDT, Meg Kelly <meghankellyesq@yahoo.com> wrote:

Good evening,

This morning a staff member at Del Tech offered to copy my license to keep it on file, after I handed over my license to register for computer use. I said no thank you. She indicated it was for my convenience, in case I forgot my ID. I said no thank you but thank you for offering.

She was weird. My suspicion was correct.

Later this afternoon, after I went to the law library to file for a library card, I went back to Del Tech to scan in more paper documents.

Donna, a different lady, asked to photo copy my license, after I handed her my license to register for a computer. I said no thank you. I am not comfortable with that, due to identity theft. She said it was a new policy, and I asked her if they have a written policy. She did not answer. I indicated I would not use the computer then. I have a lap top in the car. Thank you.

Officer Gary came by, and I thanked him and discussed the disparate treatment in a public forum, apparently based on my political association. He confirmed she said sorry. I think he made her. Officer Gary was so kind to me. He treated me as a human, with kindness, despite my religious political beliefs, association and petitions.

The scanner did not work, and I stayed an hour or so in hopes it would start working. It did not work.

It is not easy for me to spend money I do not have on gas to travel 46 miles to Del Tech to scan, especially since the scanner stopped working. The ODC's case against me is preventing me to rejoin my old law firm, which prevents me from having a company car and money. I would like to give my car back to him.

When I indicate concerns towards tools I may need that suddenly become unavailable like Zoom, printers, the internet, computers, scanners, I am by no means intending to delay responses. Obstacles sometimes come up, unplanned, at the worst of times.

Whereas others with family close by or resources may have alternatives. I do not.

Thank you for understanding.

Have a good night.

Very truly,
Meghan Kelly

34012 Shawnee Dr.
Dagsboro, DE 19939
meghankellyesq@yahoo.com
(302) 493-6693
No 4968

On Wednesday, March 30, 2022, 01:16:36 AM EDT, Meg Kelly <meghankellyesq@yahoo.com> wrote:

Looking back, maybe I have been mistreated because of my religious beliefs by the state, but not enough to make me fear for my freedom of religion to file a complaint like I did against President Trump.

The violent threats based on religious political beliefs is where I drew the line, and drafted the complaint. Albeit, eternal lives are more important, and that obviously what I care about most.

Good night,
Meg

On Wednesday, March 30, 2022, 01:04:39 AM EDT, Meg Kelly <meghankellyesq@yahoo.com> wrote:

Good evening,

Per the email below, it was really sad for me to be rejected when I went to Del Tech.

The police people said I was welcome there anytime and to contact them if I am treated badly again. The Del Tech staff were really mean to me and said everyone knew who I was, as they rejected me despite receiving permission to use their facilities, I think in regards to politics.

Have you ever received threats or mistreatment against you based on your religious political beliefs? I never did until President Trump. Then I spoke up loudly against his misbehavior and drafted 5 articles of impeachment to safeguard the freedoms we all hold dear, and contacted 541 federal law makers about that because serving God through justice with mercy through correction is more important than money. See Amos 5:15, Matthew 23:23. Justice, guiding the misguided, may save eternal souls. Money just feeds the flesh. Justice is not for sale, or injustice is guaranteed. Those who focus on money, merriment and material gain for their security or the security of the people, will not have eternal life, should they not repent, which is sad. Jesus calls it the evil eye, not seeing clearly to love others without an exchange or trade, even at a loss. Matthew 6:21-25.

I unstapled all my documents for exhibits B through J. I will attempt to scan it in correctly and send it to you.

That way uploading it should not take long, and maybe I will not be required to file a motion. I will check in with you after I am done.

I am still disappointed.

Thank you and good night,
Meg
Meghan Kelly
34012 Shawnee Dr.
Dagsboro, DE 19939
meghankellyesq@yahoo.com
No 4968

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

From: Meg Kelly <meghankellyesq@yahoo.com>
To: Bobbi Barends <bobbi.barends@dtcc.edu>; Lisa Dolph <lisa.dolph@delaware.gov>; Margaret Naylor <margaret.naylor@delaware.gov>; Zi-Xiang Shen <zi-xiang.shen@delaware.gov>
Cc: Meg Kelly <meghankellyesq@yahoo.com>
Sent: Thursday, March 24, 2022, 04:50:29 PM EDT
Subject: Re: Quick Library scanner access/Public UD Alumni patron

Hi Bobbi

I am at Del Tech now. They are refusing to allow me to use the computer or scanner.

Thank you,
Meg

Sent from my iPhone

On Mar 11, 2022, at 3:05 PM, Meg Kelly <meghankellyesq@yahoo.com> wrote:

Hi Bobbi,

Thank you so much. I actually took a week to print out thousands of documents, instead of one scanned in copy and dropped off papers.

This is great to know for next time, when I am not backed up.

This is a big help. I am behind because of printing, and it is too late this time to scan since I have to use every minute I can to draft documents.

Your scanner will be a big help in the future.

Thank you so much.

Very truly,
Meg

On Friday, March 11, 2022, 02:35:06 PM EST, Bobbi Barends <bobbi.barends@dtcc.edu> wrote:

Hi Meg,

Thank you for your email. As a result of the lifting of the State of Emergency and all vaccine/testing/masking mandates, the public may, once again, access our campus library.

Thank you,

Bobbi

Bobbi J. Barends, Ph.D.

Vice President and Campus Director

Delaware Technical Community College

Jack F. Owens Campus

21179 College Drive

Georgetown, DE 19947

302.259.6020

From: Meg Kelly <meghankellyesq@yahoo.com>
Sent: Wednesday, March 2, 2022 8:44 AM
To: Bobbi Barends <bobbi.barends@dtcc.edu>
Cc: Meg Kelly <meghankellyesq@yahoo.com>
Subject: Quick Library scanner access/Public UD Alumni patron

Good morning,

Could you please let me know when the public may use the Del Tech library?

You have the best scanner, which may scan voluminous documents.

I was turned away from the library before and was told alumni of UD alumni could not use the library at the inception of the state of emergency.

Yesterday, I saw some requirements were lifted from the students, but did not see whether any were lifted from the public's access from the library yet.

Could you please let me know the status of public access to the Del Tech Georgetown campus library? If it is still inaccessible to the public, could you please let me know when restrictions are lifted?

Thank you.

Meg Kelly

UD Alumni

Exhibit G

Fw: 2022, 58 ODC v Kelly/Letter March 14, 2022 /Correct exhibits B-J

From: Meg Kelly (meghankellyesq@yahoo.com)

To: supreme_courtfilings@delaware.gov

Cc: meghankellyesq@yahoo.com; kathleen.vavala@delaware.gov; renee.buskirk@delaware.gov

Date: Thursday, March 31, 2022, 11:24 AM EDT

Dear Clerk of Court,

Thank you for agreeing to upload the documents. Attached please find a corrected Exhibit B through J, the letter dated March 14, 2022, and a certificate of service.

Please contact me and the opposing counsel too, should there be any problems.

Thank you.

Very truly,
Meg
Meghan Kelly
34012 Shawnee Dr.
Dagsboro, DE 19939
meghankellyesq@yahoo.com
No 4968
(3020 493-6693

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

From: Meg Kelly <meghankellyesq@yahoo.com>

To: Dolph Lisa (Courts) <lisa.dolph@delaware.gov>

Cc: Meg Kelly <meghankellyesq@yahoo.com>; kathleen.vavala@delaware.gov <kathleen.vavala@delaware.gov>

Sent: Tuesday, March 29, 2022, 10:56:31 PM EDT

Subject: 2022, 58 ODC v Kelly/Letter March 14, 2022 Messed up exhibits B through J

Good evening,

Attached, please find a letter that should be uploaded.

Also attached you will see I messed up on scanning in the documents B through J. The security guards helped me at Del Tech. They said that I am always welcome at Del Tech and to contact them if the librarians deny my access again. Their kindness touched my heart.

Kathleen I copied an email to Lisa when the college denied my access. I did not realize Lisa contacted Peggy at the law library before then.

Please upload the missing March 14, 2022 letter, and please consider scanning in Exhibits B through J. If I go to Del Tech to scan it in first, I will contact you first to make sure you did not start scanning it in.

Thank you.

Meg
Meghan Kelly
34012 Shawnee Dr.
Dagsboro, DE 19939
(302) 493-6693
No 4968

March 14 2022 letter.pdf

5.6MB

Exhibit B through J.pdf

3.9MB

certificate of service.pdf

65.2kB

RE: 2022, 58 ODC v Kelly/Letter March 14, 2022 /Correct exhibits B-J

From: Supreme_CourtFilings (MailBox Resources) (supreme_courtfilings@delaware.gov)

To: meghankellyesq@yahoo.com

Date: Thursday, March 31, 2022, 11:25 AM EDT

This email box is for the submission of filings in the Supreme Court of the State of Delaware only. The Clerk's Office will not reply to emails sent to this email box.

Any questions or other communications should be directed to the Clerk's Office by mail or by telephone:

The Supreme Court of Delaware

55 The Green

Dover, DE 19901

302-739-4155

Additional information is available on the Supreme Court's website.

Thank you.

Fw: (Part 1) Exhibit A , (Exhibits B-J are messed up) 58, 2022

From: Meg Kelly (meghankellyesq@yahoo.com)

To: supreme_courtfilings@delaware.gov; kathleen.vavala@delaware.gov; renee.buskirk@delaware.gov; meghankellyesq@yahoo.com

Date: Thursday, March 31, 2022, 11:26 AM EDT

Dear Clerk of Court,

Thank you for agreeing to upload the documents. Attached please find a corrected Exhibit K, and internal Exhibits 1-16. I am forwarding the same documents I sent below by forwarding the email. That way you know it is the same.

Please contact me and the opposing counsel too, should there be any problems.

Thank you.

Very truly,
Meg
Meghan Kelly
34012 Shawnee Dr.
Dagsboro, DE 19939
meghankellyesq@yahoo.com
No 4968
(302) 493-6693

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

From: Meg Kelly <meghankellyesq@yahoo.com>
To: Dolph Lisa (Courts) <lisa.dolph@delaware.gov>; kathleen.vavala@delaware.gov <kathleen.vavala@delaware.gov>; Buskirk Renee (Courts) <renee.buskirk@delaware.gov>; Meg Kelly <meghankellyesq@yahoo.com>
Sent: Tuesday, March 29, 2022, 11:04:20 PM EDT
Subject: (Part 1) Exhibit A , (Exhibits B-J are messed up) 58, 2022

Good evening,

Attached, please find Exhibit A,
Exhibit K,
K table of contents including exhibits 1-10
K exhibit 11-15
K Exhibit 16

Thank you,
Meg
Meghan Kelly
34012 Shawnee Dr.
Dagsboro, DE 19939
(302) 493-6693
meghankellyesq@yahoo.com
4968

 Exhibit A.pdf
2.4MB

 Exhibit K Answers without exhibits.pdf

2.1MB

Exhibit K table of contents Ex 1-10.pdf

2.8MB

Exhibit K Exhibit16.pdf

4.3MB

Exhibit K Exhibits 11-15.pdf

3.8MB

Exhibit K Internal Ex 17.pdf

6.5MB

RE: (Part 1) Exhibit A , (Exhibits B-J are messed up) 58, 2022

From: Supreme_CourtFilings (MailBox Resources) (supreme_courtfilings@delaware.gov)

To: megkankellyesq@yahoo.com

Date: Thursday, March 31, 2022, 11:28 AM EDT

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The Supreme Court of Delaware

55 The Green

Dover, DE 19901

302-739-4155

Additional information is available on the Supreme Court's website.

Thank you.

Fw: (part 2) Exhibit K continued exhibits 17-34, 2022, 58

From: Meg Kelly (meghankellyesq@yahoo.com)

To: supreme_court_bprfilings@delaware.gov; renee.buskirk@delaware.gov; kathleen.vavala@delaware.gov; meghankellyesq@yahoo.com

Date: Thursday, March 31, 2022, 11:27 AM EDT

Dear Clerk of Court,

Thank you for agreeing to upload the documents. Attached please find a corrected Exhibit K, and internal Exhibits 17-34. I am forwarding the same documents I sent below by forwarding the email. That way you know it is the same.

Please contact me and the opposing counsel too, should there be any problems.

Thank you.


Very truly,
Meg
Meghan Kelly
34012 Shawnee Dr.
Dagsboro, DE 19939
meghankellyesq@yahoo.com
No 4968
(3020 493-6693


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

From: Meg Kelly <meghankellyesq@yahoo.com>
To: Dolph Lisa (Courts) <lisa.dolph@delaware.gov>; kathleen.vavala@delaware.gov <kathleen.vavala@delaware.gov>; Buskirk Renee (Courts) <renee.buskirk@delaware.gov>; Meg Kelly <meghankellyesq@yahoo.com>
Sent: Tuesday, March 29, 2022, 11:08:54 PM EDT
Subject: (part 2) Exhibit K continued exhibits 17-34, 2022, 58

Attached, please find:
Exhibit K exhibit 17
Exhibit K exhibit 18
Exhibit K exhibit 19 to 33 part a.
Exhibit K 33 part b and exhibit 34

Thank you,
Meg
34012 Shawnee Dr.
Dagsboro, DE 19939
meghankellyesq@yahoo.com
No 4968

 Exhibit K Internal Ex 17.pdf
6.5MB

 Exhibit K exhibit 18.pdf
1.4MB


 Exhibit K Internal Ex 19-33 part a.pdf
2.2MB

Exhibit K Exhibit 33 part 2 to 34.pdf
104.1kB

RE: (part 2) Exhibit K continued exhibits 17-34, 2022, 58

From: Supreme_CourtFilings (MailBox Resources) (supreme_courtfilings@delaware.gov)

To: meghankellyesq@yahoo.com

Date: Thursday, March 31, 2022, 11:39 AM EDT

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The Supreme Court of Delaware

55 The Green

Dover, DE 19901

302-739-4155

Additional information is available on the Supreme Court's website.

Thank you.

Re: (part 3) Exhibits L to O, 2022, 58

From: Meg Kelly (meghankellyesq@yahoo.com)

To: kathleen.vavala@delaware.gov; renee.buskirk@delaware.gov; meghankellyesq@yahoo.com;
supreme_courtfilings@delaware.gov

Date: Thursday, March 31, 2022, 11:30 AM EDT

Dear Clerk of Court,

Thank you for agreeing to upload the documents. Attached please find a corrected Exhibit K, and internal Exhibits L to O. I am forwarding the same documents I sent below by forwarding the email. That way you know it is the same.

Please contact me and the opposing counsel too, should there be any problems.


Thank you.


Very truly,
Meg
Meghan Kelly
34012 Shawnee Dr.
Dagsboro, DE 19939
meghankellyesq@yahoo.com
No 4968
(3020 493-6693)


On Tuesday, March 29, 2022, 11:17:29 PM EDT, Meg Kelly <meghankellyesq@yahoo.com> wrote:


Attached please find
Exhibits L to M
Exhibit N part 1
Exhibit N part 2
Exhibit N part 3, which includes Exhibits O.

Thank you,
Meg
34012 Shawnee Dr.
Dagsboro, DE 19939
meghankellyesq@yahoo.com
No 4968

 Exhibits L to M.pdf
1023.9kB

 Exhibit N part 1.pdf
2.5MB

 Exhibits N, part 2 internal Exhibit 6 with internal exhibits 2-5.pdf
1.7MB

 Exhibit N, part 3 continued with internal exhibits to N, through exhibits to Exhibit O.pdf
422.5kB

RE: (part 3) Exhibits L to O, 2022, 58

From: Supreme_CourtFilings (MailBox Resources) (supreme_courtfilings@delaware.gov)

To: megkellyesq@yahoo.com

Date: Thursday, March 31, 2022, 11:32 AM EDT

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The Supreme Court of Delaware

55 The Green

Dover, DE 19901

302-739-4155

Additional information is available on the Supreme Court's website.

Thank you.

Re: (part 4) Exhibits P through Y/ 22-58

From: Meg Kelly (meghankellyesq@yahoo.com)
To: supreme_courtfilings@delaware.gov
Cc: renee.buskirk@delaware.gov; kathleen.vavala@delaware.gov
Date: Thursday, March 31, 2022, 11:29 AM EDT

Dear Clerk of Court,

Thank you for agreeing to upload the documents. Attached please find a corrected Exhibit K, and internal Exhibits P Through Y. I am forwarding the same documents I sent below by forwarding the email. That way you know it is the same.

Please contact me and the opposing counsel too, should there be any problems.





Thank you.

Very truly,
Meg
Meghan Kelly
34012 Shawnee Dr.
Dagsboro, DE 19939
meghankellyesq@yahoo.com
No 4968
(302) 493-6693


On Tuesday, March 29, 2022, 11:20:47 PM EDT, Meg Kelly <meghankellyesq@yahoo.com> wrote:

Attached, please find
Exhibit P
Exhibit P2 to Q
Exhibit R, R1, R2
Exhibit S,
Exhibits T-Y.

Thank you,
Meg
34012 Shawnee Dr.
Dagsboro, DE 19939
meghankellyesq@yahoo.com
No 4968

 Exhibit P.pdf
1.1MB
 Exhibits P2 Q.pdf
1MB
 Exhibits R, R1,, R2.pdf
872kB
 Exhibit S.pdf

1.6MB

 Exhibit T to Y.pdf

1.6MB

RE: (part 4) Exhibits P through Y/ 22-58

From: Supreme_CourtFilings (MailBox Resources) (supreme_courtfilings@delaware.gov)

To: megkankellyesq@yahoo.com

Date: Thursday, March 31, 2022, 11:33 AM EDT

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The Supreme Court of Delaware

55 The Green

Dover, DE 19901

302-739-4155

Additional information is available on the Supreme Court's website.

Thank you.

Re: (Part 5) Exhibit z, Exhibits AA through GG/ 21-58

From: Meg Kelly (meghankellyesq@yahoo.com)

To: kathleen.vavala@delaware.gov; renee.buskirk@delaware.gov; meghankellyesq@yahoo.com;
supreme_courtfilings@delaware.gov

Date: Thursday, March 31, 2022, 11:33 AM EDT

Dear Clerk of Court,

Thank you for agreeing to upload the documents. Attached please find a corrected Exhibit K, and internal Exhibits Z-II (Exhibit GG includes exhibits HH, and II too). I am forwarding the same documents I sent below by forwarding the email. That way you know it is the same.

Please contact me and the opposing counsel too, should there be any problems.

Thank you.

Very truly,
Meg
Meghan Kelly
34012 Shawnee Dr.
Dagsboro, DE 19939
meghankellyesq@yahoo.com
No 4968
(3020 493-6693

On Wednesday, March 30, 2022, 12:13:13 AM EDT, Meg Kelly <meghankellyesq@yahoo.com> wrote:

Attached, please find
Exhibit Z
Exhibits AA to FF
Exhibit GG

The missing documents scanned in on one document, side ways, Exhibits B-J. It may take me time to scan it in correctly if the court does not assist.

It did take me 3-4 hours to scan it in and a couple of hours to organize them. I care about equal access to the courts without disparate treatment based on poverty, religion, and religious-political speech, petitions and association, and sought to accommodate your concerns. I am so sad and disappointed by the treatment by the Court, Board and the ODC against me. I am very disappointed. :(


My goal is NOT to make your lives harder. Lisa should Kathleen require an extension I would not oppose it so long as my reply is pushed back. We are all touched by death and sickness during this pandemic.

Life, and those we love are more important than work, convenience, comfort or money. The opportunity for eternal life is even more important. Everything else is moth and rust, but my belief in Jesus concerns the one I love most, more than other people and my own life. My life is not for man or to exploit for money. I gave my life to God which is permissible and protected in this country, or should be under our Constitution. I should not have to forgo working at my old law firm because the State disapproves my personal religious political beliefs, religious political exercise, my religious political association and my religious political petitions.

My goal is to be able to freely speak, associate and petition concerning my religious and political beliefs without being economically, socially or physically persecuted by the Government through private incitement or otherwise, but for my exercise of Constitutionally protected rights. You certainly may disagree with me, and find my beliefs repulsive. Yet, I am still free to think and choose for myself.

There has been a wave of religious political persecutions incited by the government, I hope you choose to become part of the solution instead of the problem by suppressing the rights and persecuting those you disagree with.

Thank you and good night,
Meg
34012 Shawnee Dr.
Dagsboro, DE 19939
meghankellyesq@yahoo.com
No 4968

 Exhibit Z.pdf
3.1MB


 Exhibits AA toFF.pdf
1.2MB

 Exhibit GG.pdf
1.7MB

RE: (Part 5) Exhibit z, Exhibits AA through GG/ 21-58

From: Supreme_CourtFilings (MailBox Resources) (supreme_courtfilings@delaware.gov)

To: meghankellyesq@yahoo.com

Date: Thursday, March 31, 2022, 11:35 AM EDT

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Any questions or other communications should be directed to the Clerk's Office by mail or by telephone:

The Supreme Court of Delaware

55 The Green

Dover, DE 19901

302-739-4155

Additional information is available on the Supreme Court's website.

Thank you.

Exhibit H

Bar card 4968 / Misc 541 115327 B

From: Meg Kelly (meghankellyesq@yahoo.com)

To: lisa.dolph@delaware.gov

Cc: patricia.schwartz@delaware.gov; david.weiss@usdoj.gov; meghankellyesq@yahoo.com

Date: Tuesday, December 21, 2021, 10:48 PM EST

Hi Lisa,

Yesterday I requested another bar card since I mailed out my card to my former law firm expecting to start working as a real estate attorney.

Please let me know when you seek to issue another. I hope I do not lose my potential job because of this action.

Thank you,
Meg



She said she would order one,
but did not until
I made another request.

Fw: Library card/Lisa Dolph

From: Meg Kelly (meghankellyesq@yahoo.com)

To: lisa.dolph@delaware.gov

Cc: meghankellyesq@yahoo.com; margaret.naylor@delaware.gov; galen.wilson@delaware.gov

Date: Thursday, March 31, 2022, 08:21 AM EDT

Hi Lisa,

Thank you for the lawyer ID. The security guards still give me a hard time, at times, despite having the ID. Other lawyers like Michael Mgruerty (spelling unknown) have a key card that allows them to open the door.

It appears the law library is reissuing cards. I was forced to turn mine in. If I get a new card that may resolve the problem.

It is difficult when I do not have access to the tools I need to research.

Thank you,
Meg
Meghan Kelly
34012 Shawnee Dr.
Dagsboro, DE 19939
(302) 493-6693
meghankellyesq@yahoo.com
4968

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

From: Meg Kelly <meghankellyesq@yahoo.com>

To: Naylor, Margaret (Courts) <margaret.naylor@delaware.gov>; Galen Wilson <galen.wilson@delaware.gov>

Sent: Thursday, March 31, 2022, 08:15:34 AM EDT

Subject: Library card

Hi Peggy,


I talked with other lawyers and their library cards work now. I no longer have a library card because for some reason the Superior court required I give it to them when I went to them and did not understand why it was shut off during the pandemic. That was before we discovered why.

I went to the web site, and saw card applications for cards are now available.

It appears this is why it is now working for lawyers.

Could you please process my card request, attached hereto? This will be a big help because the security guards sometimes give me a hard time. This makes sense when they see Michael using his own card without inconveniencing them by requiring they leave their posts when you are not available to open the door.

Thank you,
Meg

 law library card.pdf
496.4kB

Thank you Meg is in the law library now

From: Meg Kelly (meghankellyesq@yahoo.com)

To: lisa.dolph@delaware.gov

Cc: meghankellyesq@yahoo.com

Date: Friday, February 25, 2022, 11:44 AM EST

Hi Lisa,

Thank you for helping me get into the law library today.

This is not the first time I have been turned away. Thank you for ordering another card. I understand the supply chain disruptions cause delays.

Very truly,
Meg
34012 Shawnee Dr.
Dagsboro, DE 19939
meghankellyesq@yahoo.com

Exhibit I

State of Delaware



**Kelly
Meghan**

Affiliation/Title:

Private Attorney

Department/Division:

Law Library

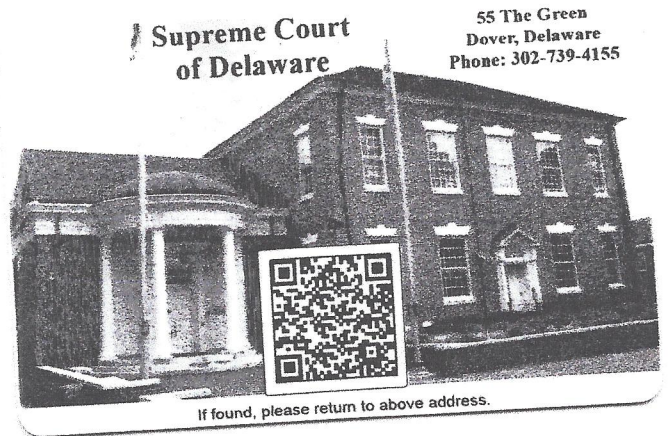
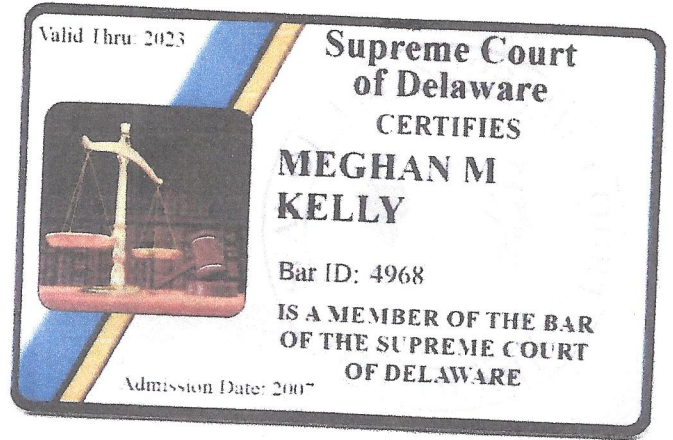
Issued: 4/1/2022 Expires: 4/1/2122

"State Property" Not an ID Card

This credential is the property of the State of Delaware Government. Counterfeiting, altering, or misusing violates State Code. The bearer of this card is a designated Press/Guest/Visitor. After credential verification, bearer should be given access to controlled area.

Return to:
Delaware Capital Police
150 Hill, Jr. Blvd South
Dover, Delaware 19901
302-744-4380

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U.S. DISTRICT COURT DISRICT OF DELAWARE

Meghan Kelly)	No.: 1:21-cv-01490-CFC
Plaintiff,)	
v.)	
Disciplinary Counsel Patricia B.)	
Swartz, et al.)	
Defendants.)	

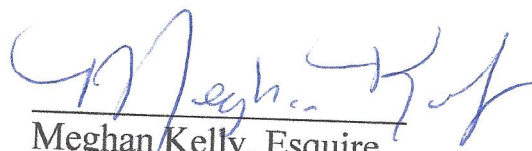
Certificate of Service of Plaintiff's Letter, dated April 13, 2022, for Kelly v Swartz, et al. No. 1-21-cv-01490-CFC

I, Meghan M. Kelly, Esquire, hereby certify that on April 13, 2022, I had a true and correct copy of the above referenced letter, dated April 13, 2022, sent to all Defendants through their attorney, per their counsel's request, including Defendants Disciplinary Counsel Patricia B. Swartz, Chief Disciplinary Counsel, David A. White, Disciplinary, Counsel Kathleen M. Vavala, Office, the Office of Disciplinary Counsel, Board of Professional Responsibility for the Supreme Court of Delaware, the Preliminary Investigatory Committee, and Defendant Delaware Attorney General Kathleen Jennings, in her capacity as the Attorney General for the State of Delaware at

Zi-Xiang Shen
Delaware Department of Justice
Carvel State Building 820 N. French St.
Wilmington, DE 19801, served via first class mail.

Respectfully submitted,

April 13, 2022



Meghan Kelly, Esquire
DE Bar Number 4968
34012 Shawnee Drive
Dagsboro, DE 19939

meghankellyesq@yahoo.com

Acting as unrepresented indigent
party, unrepresented by counsel

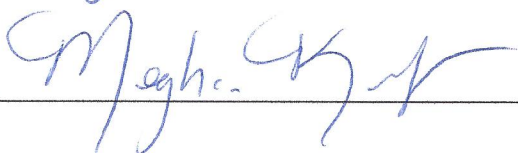
meghankellyesq@yahoo.com

(302) 493-6693

I declare, affirm that the foregoing statement is true and correct under the
penalty of perjury.

Dated: April 13, 2022

Meghan Kelly (printed)

 (signed)