

APP 8

UNITED STATES DISTRICT COURT IN THE DISTRICT OF DELAWARE

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

PLAINTIFF MEGHAN KELLY’S 211th Affidavit

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

1. The US Solicitor General argued in her reply, dated February 2024, in a transgender case, US v. Jonathan Skrmetti, Attorney General and Reporter for Tennessee, et al., Numbers No. 23-477, Vide 23-466, 23-492:

“2. Respondents offer no sound reason to defer this Court’s review. They do not deny that the relevant legal issues have been fully ventilated in the lower courts, including in the decisions below. Pet. 27-28 & n.7, 32. Respondents urge the Court to wait for a case where trial proceedings have occurred, but this case was decided on an extensive evidentiary record—after the parties agreed to present expert testimony in writing, Pet. 32—and respondents do not point to any additional factual development that could change the outcome here. Meanwhile, delay would prolong the profound harm suffered by adolescents in the Sixth and Eleventh Circuits who have lost access to critical medical care. And the present patchwork of decisions is imposing grave consequences on families across the Nation who are being forced to make weighty decisions about whether to abandon their homes, jobs, schools, and communities in the hopes of preserving access to necessary medical care for their children without knowing whether the bans in their State and neighboring States will be upheld or enjoined.”

2. I have a reason. The US misrepresents the facts concerning the safety of the sex change and hormonal medical treatment in the 3 cases before the court.

3. The medical professions make money off of selling treatments, especially those which require continual maintenance to sustain health and life. They should not be blinded trusted by partiality by the government in violation of Equal Protections at the risk of harming the lives and liberty of those they enslave to debt or payment of continuous treatment. Eliminating freedoms and sacrificing human lives under the lie of helping them to serve business greed eliminated the lives and liberties of the people the Constitution purports to protect but instead sacrifices and enslaves if left unrestrained by the courts.

4. Science is not a fact or perfect it is speculating hypothesis imperfectly testing it out without precision. No science is precise. Why you ask? There are always variables, knowns and unknown including time. With time throughout human history we have discovered medical treatments as harmful under the falsity of helpful. Think of George Washington, the First President of the United States. He died based on bad healthcare and was bled out. On an aside, my God teaches life is in the blood and damned to hell are those who take donated blood to test on should they not repent. So, I keep myself holy not whored to the wicked vanity of man who seeks the way to hell mammon as God, even knowledge at the risk of sacrificing other people God loves under the guise of the devil to make them feel better or be happy only to be harmed and exploited to give into temptations risking great harm.

5. The risk of human sacrifice under the lie of the devil the patients consented to be harmed is not worth it, and must be restrained by the courts.

6. Little children middle school age should not be used as products to make money to be thrown away, misled by wolves who praise and shame people to bend their will to the dictates of tempters reflecting the image of the devil, the lawless one. These temptations substantially burden little ones free will by government backed forced will.

7. Not knowing is guilt to my God leading to hell without repentance. Remember I believe Jesus Christ. Jesus teaches us to discern what is right and what is sin. Moreover, not knowing old people tricked little ones into harming their bodies, or being enslaved to maintain it or potentially risk serious bodily injury or death **does not remove the harm** by marketers of ideas, products or services. Freedoms must trump business and not be eliminated by business.

8. More time is required to discern how dangerous medical care is. It is one relevant issue, certainly not the only relevant issue.

9. I believe people go to hell for deferring to the professional boards and their standard by majority vote. I believe judges risk hell by allowing professionals to be the judge as this creates partiality towards marketing businesses, maintaining the pain to maintain the positions, profit streams instead of improving them in impartial forums that does not permit human sacrifice of life or Constitutional liberties.

10. Equal Protections is violated by judicial deference to the self-proclaimed experts or professionals at the risk of harming the people who unjustly fund research by government grants, contracts, fundraising or tax break donations or the like and their consumers.

11. The boomers' pensions are in danger of being written off by tax breaks used to buy markets, granted to charities like Bill Gates who then may patent to profitize and destroy nature. Since anything in nature is not patentable the word science is used deceptively to sustain the lie of protecting it or the world when in truth it is to sustain power, profit streams, and positions under the carbon credit debit system that allows the overthrow of these United States.

12. I studied the history of healthcare since the bad care I received. I assert my right to live as a religious exercise and not die or harm my precious body for the convenience, comfort, avoidance of costs and material gain of others especially the government charged to

serve the people, not ask the people to serve it by human sacrifice or enslavement through debt or reward.

13. We have a more perfect union, than Plato or Rome or Great Britain or England or Adam Smith envisioned.

14. We have a democratic republic, not a republic where the people's legal check the petition coupled with due process fair opportunity to be heard in an impartial forum not a biased forum made up of professionals who are corrupted by desire to eliminate freedom for business is upheld. Professional boards should be deemed unconstitutional in violation of the Equal Protections clause making professionals above the law since they are judges when they commit human sacrifice of lives and liberty in violation of Constitutional laws.

15. Part of the Constitution is at conflict with other parts in that the founders eliminated freedom under the guise of protecting it by allowing Congress to borrow instead of requiring they coin correctly. Certain provisions enslave the people to pay interest on borrowed money, that is created out of nothingness by private partners which indebts the government who in turn enslaves the people by serving business greed at the cost of eliminating freedom and causing harm to sustain pain to sustain profit streams by taxes, fines, fees and such. To make our government more fair we should separate the government from business. So the court will not be tempted to enslave the people by job creation, and debt to pay back what it may coin to care for as opposed to control people without enslaving it to pay back through taxes. I believe government agents sin by seeking to raise money as opposed to care for the lives and liberties of the people with the legal Constitutional check they are not free to commit human sacrifice or enslave others. Separating the economy from the government prevents the government from committing the sin that Jesus teaches damns most people to hell. Remember Jesus teaches few

people go to heaven. Many are called few are chosen, because few choose to do what is right instead of what people want. Separating the government from the private sector would also prevent the overthrow too.

16. I wanted to go through Constitutional provisions which should be superseded by the expressed intent of the founders to safeguard life and liberty, but I do not have access to research at this time. I wanted to discuss the Article 1 provisions to eliminate Congress's power to enslave the people to debt or taxes to enrich the private partners in a fixed slave economy.

17. I also am concerned because part of Trump's 2025 plan is to eliminate Congress's power to coin and create money, to be delegated to NGO's non-government organizations which certainly will aid in the overthrow.

18. The Trump 2025 plan is allegedly 900 pages. I attach the chapter hereto which concerns me on this issue.

19. The 2025 plan will also substantially burden to ultimately allow the elimination of the rule of law by defunding the enforcers of the law the FBI and Federal Attorney Generals.

20. Although, the plan alleges it will replace Attorney Generals only if they comply to the partial whims of the party or president's agenda not the impartial rule of the Constitution to the rule of law the conniving scheme is terrifying. The Courts must place their foot down before the rug is pulled underneath of it and they are eliminated as schemed.

21. The agenda 2025 seems to create a military state reigning like lawless gangsters by money or threat of might. This is not okay. I attach two more exhibits hereto and incorporate them herein.

22. The 2025 scheme will also eliminate freedom of religion by government forced economic worship of the mark of the beast, lawlessness misleading by temptations human kind

to hell. This is even taught by my church, mammon as God under the lie of charity or good. The beneficial entities will be used in the carbon credit debit scheme to implement the overthrow. This is the new type of entity and corporate structure I discuss in my initial complaint. See the attached exhibits.

23. Trump uses the cloak of government authority to violate freedom of religion by stating we must make America the country to pray again apparently by government force by the manner money will be created and distributed in a fixed slave economy unrestrained by the courts when they blindly grant Presidents a license to violate the law for official conduct making the liberties discussed in the Constitution a lie. This must change. Justice is a matter of truth not a barter or exchange. Compromising what is right for a partial wrong makes the entire thing evil and bad to my God. Those who tempt people to settle by compromising evil for good risk damnation in hell per God. It is unjust. Those with something to barter with may but their will be done, leaving the rest of us not free but for sale slaves. Justice is a matter of truth coupled with mercy, not barter or exchange. As a Christian, I believe we can be changed into a new creation. I believe other people have the power of God by their love to shed light on the lawlessness, the sickness of sin that kills people in the second death in hell the last day at the resurrection of the dead for judgment. Exposing sin in court may save the wrong doer from loss of eternal life. The wrong doer may be transformed from darkness to the light, a right doer by love not lusts for positions, profits, comforts or convenience and such to the point the commit human sacrifice of other people's lives and liberty under the deception of the common good. Judges and petitioners may persuade and correct others to help them to commit lawless no more. Guiding the misguided saves not only lives but eternal lives too.

24. The government must not be above the law, nor should those stating science allows human sacrifice and enslavement be used by people like Ellon Musk to be above the law too.

25. On May 21, 2024, the news alerted us Ellon Musk seeks to evade the DE Court ruling denying him 56 billion dollars of play money for a company whose stocks dropped due to defective parts or reduced profits per attached.

26. This June stockholders will meet to vote on moving the corporations place of business or possibly reincorporating in Texas to escape our wise Chancellor's acumen to cut through the fluff to prevent old people from losing their retirement in stocks to pay for allegedly an already rich man.

27. We need the courts to place their foot down with the rule of law to prevent conniving schemers who evade it or profit off of mass lawsuits that seek money not justice.

28. I attach the Chancellor's entertaining opinion.

29. I also attach the list of licensed technicians who can be paid off in exchange for a letter the car is safe to the DMV, despite the global law suits against cars whose electronics are inaccurate without capacity to test correctly or with faulty defects. This is like paying for kickbacks knowing massive money will come in down the line by shoddy manufacturing of cars that will be blamed on Biden's new tariffs, making it even more expensive to allegedly fix. People will just pay for the 200-dollar letter regarding vehicle emissions. This is unjust and slimy designed to enslave a no longer free people who are schemed to be in more sustained servicing and indebtedness by design, especially under the dreaded Chip Act.

30. I had great joy at the esteemed Chancellor's opinion, not merely because she alludes to pop culture. She showed the world that justice could not be bought or compromised at

the sacrifice of old people's pensions. That makes me teary eyed that she did what was right, not what was self-serving to advertise alleged court business by sacrificing old people's pensions in stocks by giving it to some rich, scheming, not smart guy who claims to be one of the richest men in the world already. That is pretty special. I like it when lawyers and judges cut through deception to get to truth. Amos 5:15.

Thank you for your time, consideration and understanding.

Dated 5/22/2024

Respectfully submitted,
Meghan M. Kelly
Meghan Kelly, Esquire
34012 Shawnee Drive
Dagsboro, DE 19939
meghankellyesq@yahoo.com

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

Dated:

May 22, 2024

Meghan Kelly (printed)

Meghan Kelly (signed)

A P P 9

UNITED STATES DISTRICT COURT IN THE DISTRICT OF DELAWARE

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

PLAINTIFF MEGHAN KELLY’S 223rd AFFIDAVIT

Plaintiff, Meghan M. Kelly, pro se, declares and avers as follows:

1. Chief Judge Colm F Connelly’s ruling of contempt for a non-attorney witness in a patent case appeal may be relevant to arguments I present to the US Supreme Court for the solicitor General to argue to prevent vitiation of the US Attorney General’s power to prosecute the President to protect the victims and this United States from being overthrown in an attempted coup and in my case to safeguard my right to petition fairly and effectively without congressional attacks made to prejudice my arguments in two legal issues before the US Supreme Court now.

2. DE District Court decisions including 22-573 are under consideration of the US Court of Appeals for the Federal Circuit, case number 2024-1017 Caption Backerstop Licensing LLC v August Home Inc., appellant Backerstop licensing LLC, Lori LaPray, Clerk of Court Jarrett B Perlow’s office’s phone number is 202-275-8000.

3. I attach an article and an unofficial docket. If the Court goes to the unofficial docket, it may see some items as downloadable and listen to the hearing like I did.

4. This case examines the courts inherent power to call witnesses to prevent fraud or other abuse upon the court.

5. I think I need to examine how case law supports this to prevent congressional abuse against the Court and claimants creating a bullied forum unfairly prejudicing me on two arguments in the Eastern District Court of PA case.

6. I need to afford the Solicitor General a way to preserve her power and the US Attorney Generals power and my Constitutional legal power to petition coupled with 5th Amendment due process fairly to be heard, Equal Protections as a class who sues or prosecutes the president, and 1st Amendment right to petition without vitiation based on 1st Amendment viewpoint of speech in petition against the President as neither above the law nor below the law.

7. I stated before I think the president's discretion should be discerned under an abuse of discretion standard by the courts to discern the Constitutional application to the rule of law.

8. The Court should also examine the constitutionality of congress people's exercise of rights to diminish the rights of those they serve, petitioners, me, Trump and others under an abuse of discretion standard.

9. Attached please find an article *Johnson says House will go to court for Biden recordings after DOJ says it won't prosecute AG Garland*.

10. Congress is making a mockery of the rule of law in the horse and pony forum where congress people are more concerned about their personal bartered for interest in getting reelected and to have their biased agendas than the impartial application of the rule of law.

11. It is unacceptable that democrats are threatening Republican Judges law to get the holding they desire.

12. It is unacceptable that Republican judges are threatening Democrat appointed attorney generals to get the findings they desire.

13. They cheat the people and the impartial rule of law to win, making us all the losers of life and liberty should the US Supreme Court not restrain the government to the constitutional limits of their power to prevent abuse and misuse including recklessly endangering the lives and liberty of two Supreme Court justices and me as applied in my case, which is foreseeable. Congress should have known their arguments outside of the constitutional limits as a non-party prejudice two arguments in my cases UNFAIRLY BY THREATS.

14. I have to think of a way to potentially limit congressional abuse to discern whether government agents' freedom of 1st Amendment to make threats causing my US Supreme Court forum to be partial towards making me lose not only my license but my claims, liberties and my religious freedom to worship Jesus Christ without government persecution but for finding my beliefs illogical is superseded by my de process rights and the people's check which preserves all freedoms from vitiating. Is Congress's acts exceeding the scope of their congressional floor work limited to prevent the foreseeable violation of my 1st and 5th Amendment rights to petition fairly and fully on two issues Congress seeks to rule on by threat of the forum I petition? Chief Judge Colm called a non-party out of state to his court to prevent fraud, bad faith, and manifest injustice by those who unduly affect cases as real parties shielded from court jurisdiction as they seek to control the outcome and arguments in cases with the benefits of the party but does not subject them to the risks of a party bringing a case, using straw man, or petitioners like slave chattel to throw away, like the mom and pops in Chief Judge Connelly's cases or like me in my case.

15. Even if I cannot afford to argue, the court may entertain the issue or the Solicitor General may preserve her position from slow dissolution starting with the power to prosecute the

president but ending in vitiating of power to prosecute anyone by delegation to those who control the digital exchange or the products, services people are compelled to be enslaved to .

16. If the courts have special power to call third parties who cheat to win on issues in my case, that unduly prejudice the outcome in my cause causing manifest injustice then the court may call Congress people and others who threaten and bully the court creating a potentially unfair and defensive and biased forum in my case tempted to rule against me to protect itself only to harm itself. Since I seek to protect them by requiring, they adhere and uphold the Constitution as rule of law to protect the life and liberties of the people to preserve these United States.

17. The additional criminal and quasi-criminal protections under the 6th Amendment, and the right to cross examine may make the Eastern District Court case the case to save itself, with this case to clean up threats and create precedent from more threats by design. This may be a bad idea and I may consider Chief Justice Colm F Connelly's brilliant calling of non-parties as an approach too. I need to think about asking the court to rule on something of first impression to save itself. I am scared I will run out of time, and regret what I failed to do the rest of my life.

18. In the WEF books they predict it means they plan it. They discussed the plan to diminish trust in politicians to allow the overthrow of all governments and a horrible time of lawlessness veiled as freedom.

19. Chief Judge Connelly did the right thing not business as usual with the patent case. Honorable Maryellen Noreika did the right thing by showing the president's son is not above the law nor below it albeit the President is using the case for gun agendas. Trump attended WEF meetings too. So did his daughter. Trump said he would pardon Hunter to allow for the WEF agenda that both candidates support.

20. The Honorable Chancellor also sought to show the richest man in the world is not above the law by ruling against Elon Musk's robbery of money that should go to pensions to pay him millions.

21. Sadly, per the attached article incorporated herein Tesla's shareholders voted to allow Elon to have 56 billion dollars instead of safeguarding old people's pensions tied to stock to allow him to flush away money on dumb ideas made to sustain pain, to sustain debt control, and debt creation of new money never to be paid off in the entities that sell what they don't have bankruptcy remote entities. It is fraud. God forgive me for the ignorance of my youth. I did not know how bad the world was until I ran for office.

22. See DI 55, the book Exhibit J Report from Iron Mountain, on the possibility & Desirability of Peace, allegedly by Leonard C. Lewin Iron Back Mountain on the docket. The Iron Back Mountain indicated ideas like space and arms races to sustain the pain to sustain powers, profit streams and positions of those who rule and do not serve. Read that book or search through it by control F to find words contained therein on the docket. Then clean your heart, hands and minds from that filth. It makes me feel yucky to read ugly heartless beastly thoughts to profiteering by artificially creating slavery debt to control under the lie of the devil of caring for the people. But we have to read dark thoughts to unravel them. There is an agenda to oppress and kill off the baby boomers by working them to death, making care unaffordable, and by killing them by the death with dignity acts by drugging them up then saying they had sound mind to kill themselves. It is cruel an abomination. Healthcare professionals should be healers not killers of the old, sick and lame. When I ran for office, one of the leading causes of death was going to the doctor to catch something and get sick and die. I wanted to improve care by changing the laws not by throwing money at it.

23. If I can somehow petition to restrain third parties, congress and their agents the press or otherwise from unduly threatening judges to affect the outcome in Trump's, and in reckless disregard that their conduct foreseeably unfairly prejudices two of my petitions, maybe the US AG and USSC can have a thumb on a nonparty like Chief Judge has a thumb on a nonparty to prevent manifest injustice, prejudice, bad faith and fraud by fixing court decisions by economic or impeachment force.

24. Many of the issues are of first impression. So, the Court should control the holdings instead of being bullied into submissive control making its forum partial towards avoiding disciplinary threats based on appearance not truth while violating justice in a no longer impartial independent forum.

25. I have to think of how the Court can rule on non-parties using the same authority Chief Judge Connelly used in his case to prevent fraud, abuse and manifest injustice.

26. Figuring this out in the Eastern District Court case allows the Solicitor General to argue with or without me too.

27. I need time and research tools.

28. I am sorry if I let the courts down. There really is a plan to eliminate the courts. I consistently averred that. The box of historical traditions is used as a trap. I have to think outside of the box by using the express purpose of the Constitution which must be upheld when competing Constitutional interests conflict. The superseding right to petition coupled with due process and the preservation of the court's impartiality are the most important checks since these requirements prevent the vote from being used as a tool of slavery to sacrifice life or liberty of the individual by mob rule. The petition coupled with fair opportunity to be heard under the 1st and 5th Amendments especially checks against the government, presidents, judges and congress

people is the most important legal check the people have to preserve freedom, not the false assertion repeated by the founder, John Locke and in the non-legal jargon in the declaration of independence concerning the lie there is an inherent right to be lawless by using violence for an overthrow of a government who infringes on a peoples rights. We use the petition when and if the government infringes on Constitutional and federal superseding rights not money, not mob rule by the vote for law makers, and certainly not might. Follow my example and use the petition, and should liberty be deprived do not give up. Use petitions to distinguish and correct an errant court not violence or an overthrow.

29. Yesterday and earlier last week two different neighbors indicated they would use a gun progovernment if a government agent like the development infringed upon his property.

30. It is never okay to use the violence to defend property or life by ignoring the law, only to harm yourself and others making everyone losers as people sit in jail thinking I did what the founders taught. The founders were not wise but slimy double talking misleading and deceiving schemers we improve upon and do not follow. I say this because I believe it and desire to cut through deception not to defend my esteemed opponent or the Honorable Court. The courts may choose to be wiser and kinder than the founders.

31. We are not lawless beasts who choose to go to hell by using sword fights, fun duels and fist fights to resolve misunderstandings often based on inaccurate information or simple confusion.¹ I am concerned because people stock up on guns down here. We should not take guns away, making the sales more profitable and inciting unrest aiding the overthrow as schemed. We should extinguish and diffuse the fuse the founders lit to prevent a bad idea from

¹¹ Remember I believe people violate divine law by loving money and material things to care for their own to the extent they harden their hearts from loving others per God's law leading to loss of eternal life in the fires of hell on judgment day. What profits a man to gain the world only to lose his eternal life.

blowing up in our face with our words, petitions and court correction guiding even misguided judges and people who were deceived by double talking founders who sought to rule not serve.

31. We are Americans where we respect the freedoms of others, even those who disagree with us, who think, believe or live differently than the forced conformed control the UN and WEF are schemed to force under the lie sameness is equality, but equal protections means I protect your freedom to live differently than I, to disagree and criticize my ideas, products and services so I can improve and learn to care about those I may have overlooked or oppressed into wage slavery or otherwise harmed.

32. Those who care more about appearance to sell ideas, goods and services than truth commit lawlessness per God. They do not seek truth or freedom but market and sell illusions to serve lawless lusts, not the impartial rule of law. Jesus commands do not judge based on appearance. That is sin. The Court should hold Due process and Equal Protections are sufficient checks upon the courts to require recusal to hold statutes regarding recusal are unconstitutional as to diminish the people's legal checks and right to a fair impartial forum not controlled by congress to the extent, they vitiate claimant's rights my rights. The other proposals in congress may possibly be deemed unconstitutional under an anti-commandeering to control a frum court doctrine.

39. Jesus a non-Roman died by mob rule, though he violated no law. Paul in Acts 22 was protected from mob rule of stoning because he was a Roman citizen who asserted his right to due process before vitiation of his life and liberties.

40. Jesus teaches me the petition coupled with due process is most important. Amos 5:15 Justice in the courts is most important, with mercy and correction to improve the world not destroy imperfect people in need of guidance not destruction. Matthew 23:23.

41. God teaches in Isaiah 10:1-7 unjust are those who focus on money and material gain, comfort and convenience because they sacrifice and exploit need to serve greed not good by freedom, life and liberty and love for the fellow man driven out by love of money, should people not turn away from evil thinking or doing.

42. The love for money to care for their own, drives out their love and respect for the life and liberties of others by enslaving them or sacrificing them for the vanities of those who rule by forced economic, physical or social scientifically conditioned controlled through temptations like the lawless one the devil as opposed to the impartial application of the Constitution to the rule of law.

42. I want to discern how to use Chief Connelly's brilliant idea to call non-parties before the court in a hearing to extend it to grant the US Supreme Court jurisdiction over congress people exceeding constitutional limits threatening the rule of law that binds these United States by disrespecting the Constitutional limits which as applied foreseeably infringe upon my constitutional rights. It is not fair Congressional threats may vitiate my right to be heard fairly on two issues in my cases.

43. I want the courts to say what are the government limits by the Constitution as the rule of law to restrain all three branches by the Constitution that preserves my life, liberty and property interest from capricious loss by the partial whims of those who rule and do not serve by economic and political control.

44. I want time to petition fairly, but I am scared the US Supreme Court will set our case for conference before the other case.

45. I do not want to act hastily only to have my supplemental brief. I want to give the court authority to save itself, me and every freedom we hold dear.

46. Judges are not above the law, but they are not below the law's protections by unconstitutional threats of the other two branches that incite violent, economic or physical harm against them or their wives. That is not okay. I use my words not money and not might like a naughty mobster. We use the rule of law. We do not misbehave like brainless gangsters who refuse to think things out by acting like dumb beasts.

47. I act in haste and fear to assert my right to petition. Even if my opponents disagree it is possible they have better ideas to prevent the schemed overthrow

Thank you for your time and consideration.

June 17, 2024

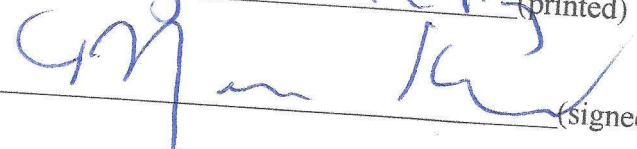
Respectfully submitted,
Meghan Kelly

Meghan Kelly, Esquire
34012 Shawnee Drive
Dagsboro, DE 19939

Under Religious objection I declare, affirm that the foregoing statement is true and correct

Dated: June 17, 2024

Meghan Kelly (printed)

 (signed)

UNITED STATES DISTRICT COURT IN THE DISTRICT OF DELAWARE

Meghan Kelly

Plaintiff,

v.

Disciplinary Counsel Patricia B.

Swartz, et.al

Defendants.

APP 10

Civil Action No.: 1:21-1490 (CFC)

PLAINTIFF MEGHAN KELLY'S 228th AFFIDAVIT

Plaintiff, Meghan M. Kelly, pro se, declares and avers as follows:

1. Attached is an exhibit to a filing I filed with this Court on April 21, 2022 and served to opposing counsel regarding lawyer misbehavior, where I circled in yellow my concern that the County and state governments in DE hoodwinked farmers under the lie of sustaining farm land by granting easements to the state for building rights above and below the soil, making the property essentially worthless to prospective non-farmer buyers.

2. The scheme where DE averred to protect farms reduced the price and value of all farms.

3. I believe that my neighbor killed himself because he lost his devalued farm and now there will be a treeless ugly development where the farm was. The state and Sussex County's conduct creates harm not safety to our local farmers and jeopardizes the safety to Delawareans and their food sources.

4. We see other farms going under, and Bill Gates buying them up poisoning our food with patented Appeal and talking about reducing the population by healthcare that kills through vaccines. Killing and reducing the populations by economic government backed force eliminates the Constitutional freedoms to life and liberty the Constitution as law expressly seeks to protect in the preamble.

5. Enticing people to kill others under the guise of healthcare does not protect life, liberty or health by government backed social, economic and physical pressure especially prescribing drugs that inhibit patients' faculties.

6. I hate the death with dignity acts. I believe people risk hell for even encouraging people to die to allegedly feel better to feel nothing should they not turn away from being the evil by servitude to the devil who has "power over death" per Hebrews 4:12.

7. The Honorable Lady Chancellor McCormick is going to hear arguments by Musk on July 8, 2024 regarding the 56 billion granted to him by shareholders while preserving issues regarding the June 2024 shareholder grant of the 56 billion in an attempt to overturn the Honorable Chancellor's previous order denying the same.

8. Musk will use the 56 billion to flush away to sustain problems to sustain his position and profit streams as the baby boomers' retirements are diminished to enrich a conniving not a brilliant man.

9. We already know 80 trillion dollars of government pensions and retirements look good on the books but they are not there. They were written off as tax breaks. So, no one is going to pay what is owed and earned by baby boomers. The Bank of International Settlements pretty much stated this in 2022. I obviously knew of the planned crash. That is why I wrote about coining correctly in the initial Complaint filed October 25, 2021 without enslaving a no longer free but economically controlled slave labor people in a forced subpar economy.

10. Elon Musk now seeks to deplete retirees' pensions to gain 56 billion in unjust gains to set a precedent for other corporations to let the boomers lose it all so wicked selfish men like him may gain the world by sacrificing the people and the world under the lie of saving humanity or the world.

11. Musk is a villain. He is no hero.

12. I think the fact Elon Musk demeaned the integrity of the courts and enticed companies to leave DE in response to Chancellor's order per the attached article in a very real attempt to harm the courts to get his will be done should be used as evidence of bad faith. I pray to God this is brought up in court by periodical exceptions and admissions against a party in court. This will affect the elderly whether their pensions will be depleted by rich monsters like Elon Musk.

13. I was discouraged by the Honorable Lady Chancellor McCormick's Order dated May 28, 2024 denying Plaintiff's Motions three motions: Motion for Expedited Anti-Suit Injunction (the "Anti-Suit Motion"); Motion for Sequestration and Constructive Trust (the "Sequestration Motion"); and Motion to Enter Implementing Order And Award Costs (the "Implementing Motion") after Musk sought to evade January order denying 56 billion by the June 2024 shareholder vote where they approved the 56 billion after the fact.

14. Courts should not rule based on threats against the court allowing those who threaten to bully them to win unjustly, like Musk threatened the integrity of the DE Courts and like congress people threaten and attack the integrity of the US Supreme Court to affect outcomes in cases unjustly. Bullies should be restrained by the law not be bowed down to be above the law by extortion or other threats towards the forum court as Musk threatened and enticed financial and reputational harm against our most distinguished DE courts. I hope the Honorable lady Chancellor McCormick holds bad faith in Musk's case. Threats to harm the integrity of the courts by congress hypocrites or parties like Musk is reign by lawless lusts, the mark of the beast sin, not the just rule of law. It is not okay to threaten the courts. When I petition within a case and controversy it is to uphold the rule of law that safeguards the United

States and the courts from dissolution. Everyone needs correction and guidance, even judges who are checked by the petitioners in the courts without deference to the government in violation of Equal Protections of the 5th and 14th by making the people unequal and the government above the Constitution as law by favoritism not impartiality and Constitutional restraint.

15. There is a plan to eliminate the courts. Musk's extra-judicious conduct and Congress's conduct outside the scope of their congressional authority to unconstitutional influence the outcome of the case must be restrained by the courts in a case and controversy.

16. A supplemental brief may allow the US Supreme Court to outline constitutional limits with regards to congressional attacks.

17. I hope Honorable McCormick similarly notes the impermissible bad faith attacks meant to defame, malign and diminish court revenue by threats to affect the outcome of the case before her right now.

18. It is unfair that the Honorable Chancellor denied all Plaintiffs motions. I hope that Plaintiff notes the bad faith threats by Elon Musk likened to the bad faith threats of Congress which violate the rights of parties, my rights to petition and due process on issues it seeks to resolve intentionally or in reckless disregard to the fact I seek to resolve the same issue in my case and it foreseeable prejudices me with regards to recusal issues.

19. Extra-judicial threats against the court by parties and government officials violate the Constitutional rights of parties with Article III standing to due process by a no longer free or impartial court but a threatened court.

20. The Chancery Court will hold a hearing on July 8, 2024 regarding costs, but I hope the issue of bad faith is preserved.

21. I am filing this now under duress as the decision on President Trump's immunity will likely be released today, July 1, 2024. I expect bad news.

22. We cannot prevent the overthrow if the US Supreme Court wrongly maintains the position a President is immune for official conduct.

23. Overturning Executive orders regarding the 30 30 plan or banking would prevent the overthrow. We cannot overturn them if we are not allowed to contest the Constitutionality by showing how they are used in a scheme to dissolve these United States by misguided Presidents in need of Court's direction.

24. The 30 30 plan allows the government and private partners to gain more the worse off people are.

25. I contacted people concerning the issue emission testing is faulty to enrich the manufacturers who cause the problem to sustain profit streams, the wrongful state partners in DNREC, DMV, and Sabrina Shultz at 302-735-3357.

26. Last week Sabrina explained she got more money the more DE lawsuits against car manufacturers to use to save the environment with money by using for electric cars. I think they may gain more money the more DMV fines too. I indicated money and electric cars does not protect the environment. Money is a problem when the more harm to consumers the more the state and its private partners gain. Consumers have to pay for repairs, or letters, fines or loss of the ability to drive their own car under new DMV policies unless the state removes the DMV penalties or requirements in light of the vast number diverse numerous manufacturers intentionally or in reckless disregard cheated the emissions standards by faulty testing or use of cheaper materials knowingly failing emissions as they gain more and more money or tax breaks for allegedly meeting emissions when they misrepresented information. It is not fair. The NY

lawsuit against Toyota is not in DE. So, she does not get money for it. So, there is nothing anyone agreed to do to help the consumers. Instead, they seek more money by profiting off of problems. Hence there is an incentive to maintain problems by colluding with the one at fault the manufacturers and professionals who sell subpar products and services.

27. She used temptations like the devil by using social conditioning to maintain problems by blaming the victim of car manufacturers deceit and the state's greed. On the phone Sabrina indicated you do not want to drive a car that harms the environment. See how that reflects the image of the snake in the garden of Eve and is a mark of the beast by seeking to control a no longer free but enslaved to sin people by economic, physical or social scientific conditioning to control, aka government backed temptations substantially burdening freedom by government economic, social and physical force? Apparently, all cars harm the environment. She, the state researchers and manufacturers have incentive to maintain pain to maintain profit streams, positions and power. There are other laws and regulations that create pain to create debt to enslave the people under the carbon credit debit plan. One that comes into mind is former HR 180 where my former opponent introduced a bill where a number of polluted hazardous properties would receive more state money to build more potentially new factories or hazardous businesses. I brought this up in 2018. This throws money at wrongs and rewards hurting others. You understand the more environmental pain the more the state and its private partners may enslave the people to pay for the profiteering mess of monsters who gained more the worse off we are in by planned obsolescence and in the new subscription economy where no one really will have savings or ownership in private property unless the courts place their foot down to protect the lives and liberty of the people from compelled digital slavery. The new system rewards and incentivizes harm and oppression under the veil of saving humanity or sustaining the world only

to harm it to sustain power, positions and profit streams by mad science and research and business which will be used to control the government and the people to eliminate the government and the rule of law for utter lawlessness the type that leads to damnation in the fires of hell if left unrestrained by petitioners and people judges by the just rule of law. There is an overthrow schemed. We need the courts to be our heroes please.

27. Sabrina explained she uses the money to give to others to create electric cars.

28. Money thrown at dirty electric cars that extract lithium from poor working conditions in the Congo is dirty not clean. It does not help the environment and creates an incentive to reward harming the people she serves Delawareans to extract money for emission failures which reward those at fault.

29. The fix is never to reward harming people to gain more money, maintain positions and power and continued profit streams for more dumbed down research to create mere biased misused circumstantial evidence.

30. Maybe I should get the car guy to sign an affidavit he worked on the same make and model of my car and he could not get the emissions light to turn off and could not do so on my car. If I get B and E car guy at Dagsboro to sign an affidavit. Maybe my opponent can sue Toyota, or we could sue the government for sustaining problems to eliminate freedom by oppressing the people to enrich those who continue to cause problems and provide subpar products and services by government backing in a colluding conspiracy to serve greed by eliminating Constitutional freedoms for business.

31. It is unacceptable that the government requires the people to pay for the manufacturers designed emissions problems.

32. I drafted this in haste last night.

33. I awoke this morning to discover the Honorable lady Chancellor delivered in opinion regarding the 56-billion-dollar Musk case. I am attaching it because it will affect the unity of the United States whether other corporations may use extortion and threats towards the integrity and the financial revenue of the courts to get the outcome to its case. I attach it hereto.

34. I also attach the Trump case hereto.

35. I think these two cases are important and the determinations on them must be addressed to sustain the impartial application of the Constitution as rule of law not to be diminished by threats against state Courts as Musk did here in DE, or Government incited threats by congress against US Supreme Court members to affect the outcome of cases as a number of congress people did in the Trump case with the intent to get the outcome they desired.

36. It is not fair to petitioners when people threaten courts and violate their due process right to fairly petition a threatened court like Whitehouse, Durkin and others have done which foreseeably prejudices my cases. Removing the threats safeguards my rights and the rights of other petitioners to an impartial fair forum not tempted to give into bullies to avoid harm the bullies expressly threaten is an important consideration.

37. I attach these opinions to cite to them. I am scared to read them, especially the Musk decision. I am sacred the Honorable Chancellor or the parties may not have preserved the bad faith threats against the forum court by diminishing its business and reputation by inciting others to leave DE. Please note, I saw the law makers allegedly passed legislations to protect corporations so as to evade some of Chancellor's decisions to protect the common people and shareholders. What do we protect life and liberty, or do we sacrifice lives and liberties for business by eliminating freedom.

38. With fear and trepidation, I attach the important opinions.

July 1, 2024

Respectfully submitted,
Meghan Kelly

Meghan Kelly, Esquire
34012 Shawnee Drive
Dagsboro, DE 19939

Under Religious objection I declare, affirm that the foregoing statement is true and correct

Dated:

July 1, 2024

Meghan Kelly

(printed)

Meghan Kelly

(signed)

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TECH Published February 16, 2024 8:00am EST

Elon's exodus: Tracking Musk's business incorporation state changes

Elon Musk has called on businesses to change their incorporation state away from Delaware and vow to acquire a Delaware-based firm

By [Eric Revell](#) | [FOXBusiness](#)

Delawares Elon Musk ruling changed everything: Kevin OLeary

OLeary Ventures Chairman Kevin OLeary reacts to Elon Musk being forced to testify to the SECs probe into his purchase of Twitter on The Big Money Show.

[Billionaire Elon Musk](#) is urging businesses around the country to change their incorporation from Delaware to other states, like he is doing with his companies in response to a Delaware court voiding his Tesla compensation package.

The \$56 billion [Tesla compensation plan](#) – the largest awarded to an executive of a publicly traded company – was voided last month after a Delaware judge ruled in favor of a shareholder's lawsuit. The judge held that Tesla's shareholders were not adequately informed of Musk's close ties to the directors who approved the comp plan or that Musk was already on pace to achieve many of the performance-based targets.

In response to the Delaware judge's ruling, Musk vowed to convert the incorporation state for his businesses – writing in a post on X after the ruling that entrepreneurs and founders should "never incorporate your company in the state of Delaware." In announcing SpaceX's switch to Texas on Wednesday in a post on X, he wrote "

company is still incorporated in Delaware, I recommend moving to another state as soon as possible."

Beyond moving his own companies' registrations out of Delaware and encouraging other corporate leaders to follow suit, Musk wrote on X Wednesday night that, "my companies will consider acquiring a company incorporated in Delaware, as a guarantee of spurious litigation."

ELON MUSK MOVES SPACEX TO TEXAS AFTER DELAWARE REVOKED HIS TENSILARY SALARY PACKAGE

Billionaire Elon Musk has urged businesses to change their registration state away from Delaware. (Photo by Michael Gonzalez/Getty Images / Getty Images)

Musk's corporate exodus from Delaware pre-dated the invalidation of his Tesla compensation package, although it has dramatically accelerated in the weeks since the ruling. Here is a look at where his major corporate entities are registered.

SpaceX

The Space Exploration Technologies Corporation, more commonly known as SpaceX, changed its business registration state from [Delaware to Texas](#) on Wed. Feb. 14, 2024, Musk announcing in a post on X, "SpaceX has moved its state of incorporation from Delaware to Texas!"

SpaceX's status as a privately held company allowed Musk to easily change its incorporation state without the scrutiny that would come with such a move as a public traded company.

ELON MUSK'S \$56 BILLION PAY PACKAGE VOIDED BY JUDGE

Tesla remains incorporated in the state of Delaware for the time being. (Adria F Anadolu Agency via Getty Images / Getty Images)

Tesla

Electric vehicle giant Tesla has been incorporated in Delaware since its formation in 2003, and its status as a publicly traded company makes it the most challenging Musk's firms to change the registration state given the potential for investor law

In the wake of the [Delaware ruling](#) invalidating his compensation package at the company he founded, Musk polled users on X about whether he should move the company to Texas – a proposition that respondents were overwhelmingly in favor of.

"The public vote is unequivocally in favor of Texas!" Musk declared after the vote. "Tesla will move immediately to hold a shareholder vote to transfer state of incorporation to Texas."

Neither Musk nor Tesla have indicated when a shareholder vote on changing the company's state of registration may occur. Tesla did not immediately respond to inquiry on the subject.

Stock Symbol	TSLA
Stock Name	TESLA INC.
Stock Price	197.88
Stock Change	+0.46
Change %	+0.23%

[TESLA TO TEXAS? ELON MUSK ANNOUNCES MAJOR SHAREHOLDER VOTE](#)


X (formerly Twitter)

After a group of investors led by Musk [acquired Twitter](#) for \$44 billion in October and took the company private, Musk reincorporated the company in Nevada in 2023 at the same time he rebranded the social media platform as X.

The Boring Company

Musk initially founded [The Boring Company](#) (TBC) as a subsidiary of Tesla in 2016 before it was spun off as a standalone venture the following year. TBC provides construction and equipment services for projects like the Las Vegas Convention Loop – an underground tunnel network that serves as a dedicated taxi route to congested surface roads.

When it was spun off, TBC was initially registered in Delaware, but it was [changed to Nevada](#) in March 2023.

The Boring Company built the underground Las Vegas Convention Center Loop  by Ethan Miller/Getty Images / Getty Images)

DELAWARE'S ELON MUSK RULING CHANGED EVERYTHING: KEVIN O'LEARY

Neuralink

Neuralink, a privately-held company founded by Musk in 2016, announced that it changed its incorporation from Delaware to Nevada last week.

The neurotechnology company announced it successfully implanted its [first brain-computer interface](#) into a human patient in late January. Musk said in a post on X that the wireless computer interface implantation was successful with the patient recovering well. He added, "Initial results show promising neuron spike detection."

Neuralink changed its incorporation state from Delaware to Nevada last week.
by Jakub Porzycki/NurPhoto via Getty Images / Getty Images)

MUSK SWITCHES NEURALINK LOCATION OF INCORPORATION TO NEVADA

xAI

Musk's [artificial intelligence \(AI\)](#) company xAI was founded in March 2023 and incorporated in Nevada at its inception. The company publicly launched in July and announced at the time, "The goal of xAI is to understand the true nature of universe."

Musk had previously served on the board of directors of non-profit research co OpenAI, which has since risen to prominence amid the AI boom and has a part with Microsoft, though he left the role in 2018 due to a disagreement over AI sa

xAI's Grok chatbot is available to premium subscribers on the X social media pl
(Photo by Jakub Porzycki/NurPhoto via Getty Images / Getty Images)

Musk Foundation

Musk founded the Musk Foundation in 2002 to award grants in support of rene energy research and advocacy, human space exploration research and advoca pediatric research, science and engineering education, plus the development o to benefit humanity.

GET FOX BUSINESS ON THE GO BY CLICKING HERE

The Musk Foundation is registered in [Austin, Texas](#) – though it is unclear whetl was the original registration location of the 501(c)(3) tax-exempt private found:

Conversation 21 Comments

Discussions are moderated. For more details, click [here](#).

What do you think?

Sort by **Best** ▾

B **brvids558**

16 February, 2024

Ah liberals, costing their states money one billionaire at a time.

Reply ▪  4  ▪ Share

T **Tistrue**

16 February, 2024

Trump/Musk 2024!

Reply ▪  3  ▪ Share

 3 replies

T **txbart**

16 February, 2024

Go Elon Go! Bye, bye, Delaware. Where is that cesspool anyway? The tax revenues in the Nor Corridor are drying up almost as fast as their liberal pea sized brains.

Reply ▪  1  ▪ Share

 1 reply

A **Ashley·Bidens·Shower·Buddy**

19 February, 2024

The judge probably feels entitled to a 10% cut. If Joe can get 10%, so should he. 😞

Reply ▪   ▪ Share

L **libbyscumbags**

16 February, 2024

Big money is moving out of liberals cesspools. Where do liberal think all their free stuff comes fi

Reply ▪  1  ▪ Share

the Constitutional rights of the citizens in proceedings, not limited to the right to vote, or other Constitutional rights.

5. Supreme Court removed the Executive check through the attorney generals 'petition to limit the president's conduct within the purview of the Constitutional limits by prosecuting him under certain criminal laws or any criminal laws that protect the people's lives and liberties from abuses of a President's discretion.

6. The US Supreme Court eliminates petitioners' 1st Amendment right to petition, and its own check by declaring the President is immune from criminal prosecution for official acts which amount to treason. The Courts check is not theirs to eliminate but is their burden to hear when an Attorney Generals and petitioners exercise the 1st Amendment right to petition, and 5th or 14th amendment far opportunity to be heard before claims and constitutional rights may be vitiated.

7. Some of the founders' theories they deceptively allege are fact are lies misleading people to harm or enslave others. There is no consent to a reduction of freedoms to be granted to the government. Instead, conduct is limited in order to prevent the government and private people from enslaving or harming others for selfish gain, convenience, comfort and such.

8 Human enslavement and human sacrifice under the guise of the common good, public good, public welfare, is lawlessness.

9. I attach the two case summaries Bethany and Galen the law librarians of New Castle and Kent County sent me for Trump v US. Westlaw has 45 headnotes whereas lexis has fewer headnotes. I like to review both in case I miss something.

10. There are no checks and balances if the court impermissibly holds the Constitution is not the law as it has done here. The President does not merely get authority by

the Constitution and statute as a sword. The President is also limited in the exercise of his official authority by the Constitution and the statutory law which is a shield for the people from. The Constitution is not a shield for the President, and the Court supersedes its power by making a shield to eliminate the Constitution as law by immunity. It is unacceptable. I understand judges in the past were wrong, and they are wrong now. We do not have an overthrow. We use the petitions to persuade the courts as to what the rule of law is when they are mistaken.

11. I am not concerned about doing things perfectly. I am more concerned about doing what is right, right now, while I have an opportunity before I regret it for an eternity.

12. With that said, the courts also place checks on state and congressional conduct.

13. Understand there is a real plan to overthrow these United States that was schemed before I was born in intricate detail across different sectors of statutory laws.

14. Since they are schemed, we as petitioners and the court may unravel them.

15. I removed my background on Facebook, impeach serve your country not your seats, since I recognize now, impeachment is not an effective check, just a tool of marketing for law makers selfish desires to serve themselves by sacrificing the Constitution as the rule of law that protects the people.

16. I am attaching some more documents to show how the state who relies on federal congress is causing inflation and scarcity of poisonous foods by design under the deception of the lawlessness of helping farmers. This is a type of lawlessness that damns the ignorant to hell. The courts may save their souls from the second death and the people should someone petition to ask.

17. Children of the devil are those who seek to maintain ordered control under the guise of caring for the world or the people. They do not serve freedom by alleviating burdens on

the backs of the people, not freedom. Lawless people unsaved from the fires of hell eliminate constitutional freedoms in both the private and public sector by job creation, focus the budget which is made to enslave and not be paid back design. The job creators may have intentions to help but they hurt people by enslaving people in a forced subpar slave market where pain is sustained to sustain profit streams.

18. Attached please find a number of documents relating to the state's easements where they allege to save or preserve the farms.

19. DE acts in conflict with the constitution. The worse off people are more money easements may make them.

20. The easements preventing construction above and below the soil make farms unmarketable to anyone who does not intend to buy the farm to solely use as a farm. Even if they were to buy it as a farm the easements would decrease the value of the farms. So, farmers would be forced to sell for cheap and it drives down the price of farms without restrictions too.

21. To worsen the matter, Title 3, Chapter 9, Subchapter III § 917 of the Delaware Agricultural Lands Preservation Act, attached hereto with other provisions provides:

“Termination of easement.

(a) Legislative intent. — It is the intent of the General Assembly that the preservation easements purchased under this subchapter be held by the Foundation for as long as profitable farming is feasible on the land subject to the easement but at a minimum for the period specified hereinafter. A preservation easement may be terminated only in the manner and at the time specified in this section.”

22. Obviously the act says one thing an aim to preserve farmland but logically makes farmers unprofitable to dissolve the easements especially by doctrine of merger. It is deception.

There appears to be a nationwide uniform scheme to drive out small farmers to allow monsters

like Bill Gates to patent foods to maintain power and control of a necessity all people need while speaking of the Satanic desire to reduce the population.

23. I am abhorred as a child of God. My God says be fruitful and multiple not kill people off for material gain to lose your soul in hell.

24. To make matters worse, the state becomes a creditor by state backed partnerships through a trust by making loans per the attached statute to control and enslave farmers.

25. For instance, § 944. Provides:

“Loan program eligibility.

(a) In order to receive loan moneys from the Foundation for the purchase and preservation of farmlands the following eligibility criteria shall apply:

(1) The loan recipient shall be at least 18 years of age and no older than 40 years of age at the time a loan application is submitted to the Foundation.

(2) The loan recipient at the time of loan application shall have at least 3 years of farming or agriculturally related activity experience.

(3) The loan recipient at the time of loan application shall have a net worth of no more than \$300,000.

(4) The loan recipient shall be required to take title to the farmland in an individual name.

(5) The farmland subject to purchase shall contain at least 15 tillable acres.

(6) The loan recipient prior to the receipt of loan moneys shall not own or have an ownership interest in more than twice the tillable acres of farmland than the amount of tillable acres subject to purchases with loan moneys.

(a) The following requirements and conditions apply to loans provided by the Foundation: (1) The maximum total amount of loans provided to an individual recipient shall not exceed \$500,000. (2) The maximum loan amount for any loan shall not exceed 70% of the appraised preservation easement value of the farmland property which is being purchased and subject to perpetual preservation easement. (3) A condition of the loan is that the eligible farmland being acquired is to be subjected at closing to a permanent preservation easement in the form determined by the Foundation, such easement to have priority status and not be subject to subordination. (4) The loans provided by the Foundation shall be secured by notes and mortgages which allow for the following conditions: a. Notes and mortgages will be subordinated to other loans provided for the purchase, in whole or in part, of the eligible farmlands; provided however, that the perpetual preservation easement placed on the eligible farmland property at the time of settlement shall not be subordinated. b. The notes and mortgages

shall bear no interest and the payback may be structured for final payback within 30 years, with initial payments to begin after the primary commercial or other financing for the purchase of the farmland property is satisfied or released. c. The notes and mortgages shall contain a requirement for payment in full of the balance of the loan upon the sale or transfer of the secured farmland property; provided however, the Foundation shall have the discretion to allow for assumption of the loan by the transferee under such terms and conditions deemed advisable, provided the transferee satisfies the loan eligibility requirements set forth in § 944(a) of this title above. (5) Loans are limited to the purchase of farmland and farmland improvements only. Portions of the property subject to purchase which are used or proposed for use for residential purposes are not eligible for loans, provided further nonetheless, that those lands used or intended for use for residential purposes are subject to the limitations set forth in § 909(a)(4)a. and b. of this title. (b) The approval of loans by the Foundation under this subchapter is purely a discretionary function and the Foundation shall be under no obligation to provide a loan to any applicant. 78 Del. Laws, c. 157, § 1 (<https://legis.delaware.gov/SessionLaws?volume=78&chapter=157>); 81 Del. Laws, c. 76, § 3 (<https://legis.delaware.gov/SessionLaws?volume=81&chapter=76>);”

26. The state benefits the more in debt people are in. There is a conflict of interest in that the state enslaves and oppresses the people under the lie of the devil of helping them only to gain debt control over them to get as much as they can for as little, and gain the land should they fall short under the doctrine of merger.

27. In the Bible God teaches people go to hell for violating his law by becoming creditors, for not forgiving debt that cannot be paid, and for charging interest on debt. Ezekiel 18:13 indicates if you charge interest on debt, you will not live. You will go to hell, the second death and be too disgusting and dirty to exist by your desire for mammon that you would dare to enslave other people God loves to debt.

28. I understand the lawlessness of Great Britain’s money scheme our country mimics. King William and Queen Mary were flat broke, so like sneaky snakes they created the first Central bank and gave themselves stocks out of nothingness. So, the worse off their own people are, the more profit on interest they gained. There is a conflict of interest. Instead of leader servants, the King and Queens of England behaved as servants of lawlessness, reflecting

the image of the beast, the devil, by living for self and their own by oppressing the people like wolves in shepherds clothing.

29. I understand I am a Catholic and some popes served the devil by debt. I think of them as the bankster gangster popes. See the attached concerning the Medi popes.

30. Some popes served greed, their own glory and wealth by using papal pay to pay for the renaissance's churches, statues and paintings. Papal authority and the Borgia paid money to use their own family to be the face of Jesus we all know today, Cesare Borgia.

31. Politics mingled with the church corrupting both the state and the church. I desire to separate church and state and the professionals, and private market from the state by eliminating professional boards too, in order to prevent private partners from governing in place of government to eliminate the government.

32. In addition, injustice is guaranteed when the government colludes or backs or contracts with businesses, research or charities instead of governing and guiding them to prevent human sacrifice and enslavement of the people for material gain even knowledge. The collusion rewards and prioritizes sustaining pain and problems, to sell solutions to maintain power, positions and profit streams into infinity as lawless beasts reflecting the image of the devil by sin. Under the veil of saviors both government and private people are villains marked as unclean too dirty to be saved from death in hell unless that mark is wiped off by God's law written on hearts or the just rule of law.

33. With regards to my mission to save the trees in my yard.

34. I sent the attached email to the Board stating:

"Fw: Harassment/Bonnie and Dick
From: Meg Kelly (meghankellyesq@yahoo.com)
To: bvvillagevoice@gmail.com
Cc: meghankellyesq@yahoo.com

Date: Monday, July 1, 2024 at 06:21 PM EDT

Good afternoon,

To my surprise a black water village representative kindly talked with me as I was driving to do an errand to tell me Bonnie and Dick complained in retaliation for my complaint against them.

I have been raking brush away from the trees to prevent them from dying as Josh the tree guy instructed. Bonnie and Dick moved everything back towards the trees which was greatly upsetting.

The representative of the development said Bonnie and Dick complained about the leaves close to the fence.

Since Bonnie and Dick have an issue with the amount of leaves they should talk with me instead of trespassing to harm my trees by pushing everything back towards the trees, stepping on and destroying the granules and bait traps I bought.

I am leveling out the leaves to address their complaint, but prefer to work when they are not here.

It is not okay for Bonnie and Dick or anyone else to place branches or trees on our yard to cause harm to our use and enjoyment of land, health and life of the people and the vegetation.

It is causing harm to our trees. It is so expensive to cut down trees.

It is not okay for Bonnie and Dick to come on our property to push leaves away from the fence towards our trees the trees I seek to save. It is weird for them to walk on our side solely to harass me as I have been performing back breaking work to save the trees.

I am leveling out the leaves to address the problem.

Today a representative of Blackwater offered to remove yard waste, including the cut down trees and branches other people placed on our side of the fence in the back.

I thought burying the trees and branches in leaves while cutting them down would suffice. My goal was to act quickly to save the trees.

I only have a limited amount of drop offs in my nonrefundable card with DSWA. In addition, my back hurts.

Can I please think about it. I do not have the money to expend nor do my parents.

Thank you for your time and consideration.

I alerted the courts of the problem per the attached affidavits. I have to read the 100 page opinion on Trump and draft a motion to preserve my right to sue the President, regardless of last name when they infringe on Constitutional liberties. I filed a lawsuit against Trump and rule 25'd Biden in 2021, and have been stuck in court ever since.

Thank you for your understanding on my time limitations and on the fact I preserve to level out leaves when Bonnie and Dick are not here.

I think I should take you up on disposing of the trees so long as I do not have to pay any costs. DSWA was not available when I called them but I do have a number of drop offs I purchased. Can we please get back in touch.

I was on my way to the bank to buy more stuff to save the trees when a kind representative talked with me. We talked so long the bank closed.

Thank you.

Very truly,
Meg”

35. I also told the board member to please ask Dick and Bonnie to remove the irrigation system that floods are yard. She told me Donnie and Dick complained about leaves. So, I said I would level them out. Bonnie and Dick removed the irrigation system.

36. I have been working so hard at cleaning the yard, dousing sticks and trees with borax, bleach and soap to kill insects before moving it to the opposite side on our yard away from the sick trees. I have been burying them in leaves.

37. I am not feeling well at all. I have severe diarrhea because of allergies. I swallow post nasal drip which causes the diarrhea. It usually lasts a week or two.

38. I incorporate the attached picture regarding allergies before I learned nothing the doctor did helped me only created worse problems to sell me alleged solutions to feel better instead of be better.

39. Nevertheless, I leveled out the leaves. I was horrified to see burrowing ants on the specific tree the neighbor placed on our yard, even after my previous attempts to kill them.

40. I am grateful the Board must have said something to Bonnie and Dick since they blocked off the drain and simply turned it on the side toward an empty lot of land.

Thank you for your time and consideration.

July 5, 2024

Respectfully submitted,
Meghan Kelly

Meghan Kelly, Esquire
34012 Shawnee Drive
Dagsboro, DE 19939

Under Religious objection I declare, affirm that the foregoing statement is true and correct

Dated: July 5, 2024

Meghan Kelly (printed)

Meghan Kelly (signed)

--- S.Ct. ----

--- S.Ct. ----

Only the Westlaw citation is currently available.
Supreme Court of the United States.

Donald J. TRUMP, Petitioner

v.

UNITED STATES

No. 23-939

|
Argued April 25, 2024

|
Decided July 1, 2024

Synopsis

Background: Former President of United States moved to dismiss, on constitutional grounds and based on alleged absolute Presidential immunity, indictment charging him with conspiracy to defraud United States by overturning election results, conspiracy to obstruct official proceeding, obstruction of and attempt to obstruct certification of electoral vote, and conspiracy against rights of one or more persons to vote and to have their votes counted, based on his alleged conspiracy to overturn the results of Presidential election by spreading knowingly false claims of election fraud to obstruct the collection, counting, and certification of the election results, culminating in allegedly inciting and exploiting the January 6, 2021 attack on the United States Capitol. The United States District Court for the District of Columbia, Tanya S.

Chutkan, [2023 WL 8359833](#), denied the motion to dismiss the indictment. Former President filed interlocutory appeal, and the Supreme Court denied Special Counsel's petition for writ of certiorari before judgment. The United States Court of Appeals for the District of Columbia Circuit, [91 F.4th 1173](#), affirmed. Former President applied to the Supreme Court for a stay pending filing of petition for writ of certiorari, and the Supreme Court granted Special Counsel's request to treat the application as a petition for writ of certiorari and granted certiorari as limited by the Court, [144 S.Ct. 1027](#).

Holdings: In a case of first impression, the Supreme Court, Chief Justice [Roberts](#), held that:

[1] the President is absolutely immune from criminal prosecution for conduct within his exclusive sphere of constitutional authority;

[2] constitutional separation of powers principles necessitate at least a presumptive immunity from criminal prosecution for a President's acts within the outer perimeter of his official responsibility;

[3] former President's alleged discussions with Justice Department officials, while in office, regarding results of Presidential election were "official actions" for which former President was entitled to absolute immunity; and

[4] former President was entitled to at least presumptive immunity for discussions with Vice President regarding Vice President's constitutional and statutory duty to preside over the certification proceeding.

Vacated and remanded.

Justices [Thomas](#), [Alito](#), [Gorsuch](#), and [Kavanaugh](#) joined in full, and Justice [Barrett](#) joined in part.

Justice [Thomas](#) filed a concurring opinion.

Justice [Barrett](#) filed an opinion concurring in part.

Justice [Sotomayor](#) filed a dissenting opinion, in which Justices [Kagan](#) and [Jackson](#) joined.

Justice [Jackson](#) filed a dissenting opinion.

Procedural Posture(s): Appellate Review; Pre-Trial Hearing Motion.

West Headnotes (45)

[1] **Obstructing Justice** 🔑 Nature of Proceedings

Obstructing Justice 🔑 Interfering with Performance of Official Duties

Federal statute criminalizing obstruction of and attempt to obstruct an official proceeding covers acts that impair the availability or integrity for use in an official proceeding of records, documents, objects, or other things used in the proceeding. [18 U.S.C.A. § 1512\(c\)\(2\)](#).

--- S.Ct. ----

[2] **Constitutional Law** 🔑 Encroachment on Executive

In undertaking the responsibility of assessing the scope of Presidential power under the Constitution, the Supreme Court is conscious that it must not confuse the issue of a power's validity with the cause it is invoked to promote, but must instead focus on the enduring consequences upon the balanced power structure of our Republic. U.S.C.A. Const. art. 2, § 1, cl. 1.

[3] **United States** 🔑 Executive Authority, Powers, and Functions

No matter the context, the President's authority to act necessarily stems either from an act of Congress or from the Constitution itself. U.S.C.A. Const. art. 2, § 1, cl. 1.

[4] **Constitutional Law** 🔑 Encroachment on legislature

United States 🔑 Executive Authority, Powers, and Functions

When the President's authority to act stems from the Constitution itself, the President's authority is sometimes conclusive and preclusive, and when the President exercises such authority, he may act even when the measures he takes are incompatible with the expressed or implied will of Congress. U.S.C.A. Const. art. 2, § 1, cl. 1.

[5] **Constitutional Law** 🔑 Encroachment on Executive

Constitutional Law 🔑 Encroachment on Executive

When the President exercises conclusive and preclusive authority to act that stems from the Constitution itself, this exclusive constitutional authority disables the Congress from acting upon the subject, and the courts have no power to control the President's discretion. U.S.C.A. Const. art. 2, § 1, cl. 1; U.S. Const. art. 3, § 1.

[6] **Constitutional Law** 🔑 Encroachment on Executive

If the President claims authority to act but in fact exercises mere individual will and authority without law, the courts may say so. U.S.C.A. Const. art. 2, § 1, cl. 1; U.S. Const. art. 3, § 1.

[7] **Constitutional Law** 🔑 Pardon and parole

Under the Constitution, to the President alone is entrusted the power of pardon, and Congress cannot change the effect of such a pardon any more than the President can change a law. U.S. Const. art. 2, § 2, cl. 1.

[8] **Constitutional Law** 🔑 Pardon and parole

The President's constitutional authority to pardon is conclusive and preclusive, disabling the Congress from acting upon the subject. U.S. Const. art. 2, § 2, cl. 1.

[9] **Constitutional Law** 🔑 Appointment, tenure and removal of public employees and officials

Under the President's power to remove—and thus supervise—those who wield executive power on his behalf, which follows from the text of Article II, Congress lacks authority to control the President's unrestricted power of removal with respect to executive officers of the United States whom he has appointed. U.S. Const. art. 2, § 3.

[10] **Constitutional Law** 🔑 Foreign policy and national defense

The constitutional power to control recognition determinations of foreign countries is an exclusive power of the President, and Congressional commands contrary to the President's recognition determinations are thus invalid. U.S. Const. art. 2, § 2, cl. 2.

--- S.Ct. ----

[11] **Constitutional Law** 🔑 Encroachment on Executive

Constitutional Law 🔑 Criminal Law

The President is absolutely immune from criminal prosecution for conduct within his exclusive sphere of constitutional authority, and an Act of Congress—either a specific one targeted at the President or a generally applicable one—may not criminalize the President's actions within his exclusive constitutional power, nor may the courts adjudicate a criminal prosecution that examines such Presidential actions on subjects within his conclusive and preclusive constitutional authority. *U.S.C.A. Const. art. 2, § 1, cl. 1.*

[12] **Constitutional Law** 🔑 Encroachment on legislature

United States 🔑 Judicial intervention; immunity

The President sometimes acts pursuant to an express or implied authorization of Congress or in a zone of twilight where he and Congress may have concurrent authority, and the reasons that justify the President's absolute immunity from criminal prosecution for acts within the scope of his exclusive authority do not extend to conduct in areas where his authority is shared with Congress. *U.S.C.A. Const. art. 2, § 1, cl. 1.*

[13] **Constitutional Law** 🔑 Nature and scope in general

United States 🔑 Executive Authority, Powers, and Functions

The President occupies a unique position in the constitutional scheme as the only person who alone composes a branch of government, and the Framers sought to encourage energetic, vigorous, decisive, and speedy execution of the laws by placing in the hands of a single, constitutionally indispensable, individual the ultimate authority that, in respect to the other branches, the Constitution divides among many. *U.S.C.A. Const. art. 2, § 1, cl. 1.*

[14] **United States** 🔑 Judicial intervention; immunity

Because the Framers vested the President with supervisory and policy responsibilities of utmost discretion and sensitivity, and he must make the most sensitive and far-reaching decisions entrusted to any official under our constitutional system, there accordingly exists the greatest public interest in providing the President with the maximum ability to deal fearlessly and impartially with the duties of his office. *U.S.C.A. Const. art. 2, § 1, cl. 1.*

[15] **United States** 🔑 Judicial intervention; immunity

As a functionally mandated incident of his unique office, a former President is entitled to absolute immunity from civil damages liability predicated on acts within the outer perimeter of his official responsibility. *U.S.C.A. Const. art. 2, § 1, cl. 1.*

[16] **Privileged Communications and Confidentiality** 🔑 Presidential privilege

Witnesses 🔑 Government officials and employees

The President does not stand exempt from the Sixth Amendment's guarantee that those accused shall have compulsory process for obtaining witnesses for their defense, but a privilege exists to withhold certain official papers that ought not on light ground to be forced into public view. *U.S. Const. Amend. 6; U.S.C.A. Const. art. 2, § 1, cl. 1.*

[17] **Constitutional Law** 🔑 Encroachment on Executive

Privileged Communications and Confidentiality 🔑 Presidential privilege

Because the President's need for complete candor and objectivity from advisers calls for great deference from the courts, a presumptive

--- S.Ct. ----

privilege protects Presidential communications, and that privilege relates to the effective discharge of a President's powers, and it is fundamental to the operation of Government and inextricably rooted in the separation of powers under the Constitution. U.S.C.A. Const. art. 2, § 1, cl. 1.

Although Presidential immunity from civil lawsuits is required for official actions to ensure that the President's decisionmaking is not distorted by the threat of future litigation stemming from those actions, that concern does not support immunity for unofficial conduct. U.S.C.A. Const. art. 2, § 1, cl. 1.

[18] **Criminal Law** 🔑 Nature of crime in general
Criminal Law 🔑 Prevention and Investigation of Crime

Federal criminal laws seek to redress a wrong to the public as a whole, not just a wrong to the individual, and there is therefore a compelling public interest in fair and effective law enforcement.

[22] **Federal Courts** 🔑 Presentation of Questions Below or on Review; Record; Waiver

The Supreme Court is a court of final review and not first view.

[19] **Constitutional Law** 🔑 Criminal Law

Constitutional separation of powers principles necessitate at least a presumptive immunity from criminal prosecution for a President's acts within the outer perimeter of his official responsibility, and such an immunity is required to safeguard the independence and effective functioning of the Executive Branch, and to enable the President to carry out his constitutional duties without undue caution; thus, at a minimum, the President must be immune from prosecution for an official act unless the Government can show that applying a criminal prohibition to that act would pose no dangers of intrusion on the authority and functions of the Executive. U.S.C.A. Const. art. 2, § 1, cl. 1.

[23] **United States** 🔑 Judicial intervention; immunity

When the President acts pursuant to constitutional and statutory authority, he takes "official action" to perform the functions of his office, for purposes of determining whether an act is covered by Presidential immunity. U.S.C.A. Const. art. 2, § 1, cl. 1.

[20] **Constitutional Law** 🔑 Criminal Law

Constitutional separation of powers does not bar a prosecution of the President predicated on the President's unofficial acts. U.S.C.A. Const. art. 2, § 1, cl. 1.

[24] **United States** 🔑 Judicial intervention; immunity

Presidential conduct in speaking to and on behalf of the American people can qualify as "official action," for purposes of determining whether an act is covered by Presidential immunity, even when not obviously connected to a particular constitutional or statutory provision. U.S.C.A. Const. art. 2, § 1, cl. 1.

[21] **United States** 🔑 Judicial intervention; immunity

[25] **United States** 🔑 Judicial intervention; immunity


Presidential immunity for official acts extends to the outer perimeter of the President's official responsibilities, covering actions so long as they are not manifestly or palpably beyond his authority. U.S.C.A. Const. art. 2, § 1, cl. 1.

[26] **Constitutional Law** 🔑 Encroachment on Executive


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United States  Judicial intervention; immunity


In dividing official action from unofficial conduct, for purposes of Presidential immunity for official action, courts may not inquire into the President's motives; such an inquiry would risk exposing even the most obvious instances of official conduct to judicial examination on the mere allegation of improper purpose, thereby intruding on the Article II interests that immunity seeks to protect, and seriously crippling the proper and effective administration of public affairs as entrusted to the Executive Branch of the government. U.S.C.A. Const. art. 2, § 1, cl. 1; U.S. Const. art. 3, § 1.

[27] United States  Judicial intervention; immunity

Courts cannot deem an action by the President as unofficial, so that Presidential immunity is inapplicable, merely because it allegedly violates a generally applicable law; otherwise, Presidents would be subject to trial on every allegation that an action was unlawful, depriving immunity of its intended effect. U.S.C.A. Const. art. 2, § 1, cl. 1.

[28] United States  Judicial intervention; immunity

Former President's alleged discussions with Justice Department officials, while in office, regarding results of Presidential election were "official actions" that were within his conclusive and preclusive constitutional authority to investigate and prosecute crimes and within his constitutional duty to take care that the laws be faithfully executed, and thus, former President was entitled to absolute immunity from criminal prosecution for allegedly conspiring to overturn election results by meeting with the Acting Attorney General and other senior Justice Department and White House officials to discuss investigating purported election fraud and sending a letter from the Department to certain States regarding election crime, to convince those States to replace their legitimate

electors with former President's fraudulent slates of electors. U.S.C.A. Const. art. 2, § 1, cl. 1, 2; U.S. Const. art. 2, § 3; 18 U.S.C.A. §§ 2,  241, 371, 1512(c)(2), (k).


[29] Constitutional Law  Nature and scope in general

Under constitutional separation of powers, the Executive Branch has exclusive authority and absolute discretion to decide which crimes to investigate and prosecute, including with respect to allegations of election crime. U.S.C.A. Const. art. 2, § 1, cl. 1.

[30] Attorney General  Powers and Duties

The Attorney General, as head of the Justice Department, acts as the President's chief law enforcement officer who provides vital assistance to him in the performance of his constitutional duty to preserve, protect, and defend the Constitution. U.S.C.A. Const. art. 2, § 1, cl. 1, 8.

[31] United States  Judicial intervention; immunity

Former President's alleged threat, while in office, to remove the Acting Attorney General was an "official action" that was within his conclusive and preclusive constitutional authority to remove executive officers of the United States whom he had appointed, and thus, former President was entitled to absolute immunity from criminal prosecution for removal threat after Acting Attorney General resisted former President's requests as part of alleged conspiracy to overturn election results by convincing certain States to replace their legitimate electors with former President's fraudulent slates of electors. U.S.C.A. Const. art. 2, § 1, cl. 1, 2; U.S. Const. art. 2, § 3; U.S. Const. Amend. 12; 18 U.S.C.A. §§ 2,  241, 371, 1512(c)(2), (k).

--- S.Ct. ----

[32] **Public Employment** 🔑 Authority to impose adverse action; manner and mode of imposition

United States 🔑 Authority for particular actions

United States 🔑 In general; power to remove
The President's management of the Executive Branch requires him to have unrestricted power to remove the most important of his subordinates—such as the Attorney General—in their most important duties. U.S.C.A. Const. art. 2, § 1, cl. 1; U.S. Const. art. 2, § 3.

[33] **United States** 🔑 Judicial intervention; immunity

Former president's discussions with Vice President, while they were in office, regarding Vice President's constitutional and statutory duty to preside over the certification proceeding at which Members of Congress counted electoral votes for Presidential election involved a constitutional and statutory duty of Vice President, and thus, the discussions were “official action,” so that former President was at least presumptively entitled to immunity from criminal prosecution for allegedly conspiring to enlist Vice President to use his ceremonial role at certification proceeding to fraudulently alter election results by rejecting States’ legitimate electoral votes or sending them back to state legislatures for review. U.S.C.A. Const. art. 2, § 1, cl. 1, 2, 3; U.S. Const. Amend. 12; 3 U.S.C.A. § 15; 18 U.S.C.A. §§ 2, 241, 371, 1512(c)(2), (k).

[34] **United States** 🔑 Executive Authority, Powers, and Functions

Despite the Vice President's expansive role of advising and assisting the President within the Executive Branch, the Vice President's Article I responsibility of presiding over the Senate is not an Executive Branch function. U.S. Const. art. 1, § 3, cl. 4.

[35] **United States** 🔑 Take Care Clause

The President's duty to take care that the laws be faithfully executed encompasses enforcement of federal election laws passed by Congress. U.S. Const. art. 2, § 3.

[36] **United States** 🔑 Judicial intervention; immunity

The President's broad power to speak on matters of public concern does not exclude his public communications regarding the fairness and integrity of federal elections from being official actions, for purposes of Presidential immunity, simply because he is running for re-election, and the President may speak on and discuss such matters with state officials—even when no specific federal responsibility requires his communication—to encourage them to act in a manner that promotes the President's view of the public good. U.S.C.A. Const. art. 2, § 1, cl. 1, 2.

[37] **United States** 🔑 Judicial intervention; immunity

In determining whether the President's public communications are official actions for purposes of Presidential immunity, there may be contexts in which the President, notwithstanding the prominence of his position, speaks in an unofficial capacity, perhaps as a candidate for office or party leader, and to the extent that may be the case, objective analysis of content, form, and context will necessarily inform the inquiry, but there is not always a clear line between the President's personal and official affairs, and the analysis therefore must be fact specific and may prove to be challenging. U.S.C.A. Const. art. 2, § 1, cl. 1.

[38] **Public Employment** 🔑 In general; official immunity

United States 🔑 Judicial intervention; immunity

The essence of immunity is its possessor's entitlement not to have to answer for his conduct

--- S.Ct. ----

in court, and Presidents therefore cannot be indicted based on conduct for which they are immune from prosecution. U.S.C.A. Const. art. 2, § 1, cl. 1.

[39] **United States** 🔑 Judicial intervention; immunity

If official conduct for which the President is immune from prosecution may be scrutinized to help secure his conviction, even on charges that purport to be based only on his unofficial conduct, the intended effect of immunity would be defeated. U.S. Const. art. 2, § 2, cl. 1.

[40] **United States** 🔑 Executive and judicial branches; impeachment

United States 🔑 Rights, Privileges, Duties, and Liabilities of President

The Impeachment Judgment Clause does not require that impeachment and Senate conviction precede a President's criminal prosecution. U.S.C.A. Const. art. 1, § 3, cl. 7; U.S. Const. art. 2, § 4.

[41] **Constitutional Law** 🔑 Encroachment on Executive

United States 🔑 Judicial intervention; immunity

Questions about whether the President may be held liable for particular actions, consistent with the constitutional separation of powers, must be addressed at the outset of a proceeding, because even if the President were ultimately not found liable for certain official actions, the possibility of an extended proceeding alone may render him unduly cautious in the discharge of his official duties. U.S. Const. art. 2, § 2, cl. 1.

[42] **Constitutional Law** 🔑 Necessity of Determination

The Supreme Court does not ordinarily decline to decide significant constitutional questions based on the Government's promises of good faith.

[43] **United States** 🔑 Judicial intervention; immunity

A specific textual basis is not a prerequisite to the recognition of Presidential immunity. U.S. Const. art. 2, § 2, cl. 1.


[44] **Constitutional Law** 🔑 Separation of Powers

While there is no separation of powers clause in the Constitution, the separation of powers doctrine is undoubtedly carved into the Constitution's text by its three articles separating powers and vesting the Executive power solely in the President. U.S. Const. art. 2, § 2, cl. 1.

[45] **Constitutional Law** 🔑 Nature and scope in general

Relevant historical evidence on the question of Presidential immunity is of a fragmentary character, and the most compelling arguments therefore arise from the Constitution's separation of powers and the Judiciary's historic understanding of that doctrine. U.S. Const. art. 2, § 2, cl. 1.

Syllabus *

* The syllabus constitutes no part of the opinion of the Court but has been prepared by the Reporter of Decisions for the convenience of the reader. See  *United States v. Detroit Timber & Lumber Co.*, 200 U.S. 321, 337, 26 S.Ct. 282, 50 L.Ed. 499.

*1 A federal grand jury indicted former President Donald J. Trump on four counts for conduct that occurred during his Presidency following the November 2020 election. The indictment alleged that after losing that election, Trump conspired to overturn it by spreading knowingly false claims of election fraud to obstruct the collecting, counting, and certifying of the election results. Trump moved to dismiss the indictment based on Presidential immunity, arguing that

UNITED STATES DISTRICT COURT IN THE DISTRICT OF DELAWARE

Meghan Kelly)
 Plaintiff,)
 v.)
 Disciplinary Counsel Patricia B.)
 Swartz, et.al)
 Defendants.)

Civil Action No.: 1:21-1490 (CFC)

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 12

PLAINTIFF MEGHAN KELLY'S 231st AFFIDAVIT

Plaintiff, Meghan M. Kelly, pro se, declares and avers as follows:

1. People from my HOA stopped by yesterday to see if they could help me with branches which was mighty kind. I buried the branches in our wooded yard on the other side of our house.

2. They thanked me for leveling out the leaves. I thanked them for requiring Dick and Bonnie close up the irrigation on our yard. It is now redirected into the woods behind Bonnie and Dick's house. I hope Bonnie and Dick stop throwing sticks, branches and trees on our yard.

3. With regards to the sin against the holy spirit leading to hell should people not turn away, creating pain to pat oneself on your back to enslave people by creating jobs by sustaining or creating different problems to sustain positions, power and profit streams even under the guise of saving the world only to harm it, I am concerned about my own party's platform of using science to save the environment.¹

¹ Think of Bill Gates de-population goal, reflecting the image of the lawless one the devil and read the Bible Exodus 5 "1Afterward Moses and Aaron went to Pharaoh and said, "This is what the Lord, the God of Israel, says: 'Let my people go, so that they may hold a festival to me in the wilderness.'"

²Pharaoh said, "Who is the Lord, that I should obey him and let Israel go? I do not know the Lord and I will not let Israel go."

³Then they said, "The God of the Hebrews has met with us. Now let us take a three-day journey into the wilderness to offer sacrifices to the Lord our God, or he may strike us with plagues or with the sword."

4But the king of Egypt said, “Moses and Aaron, why are you taking the people away from their labor? Get back to your work!” 5Then Pharaoh said, “Look, the people of the land are now numerous, and you are stopping them from working.”

6That same day Pharaoh gave this order to the slave drivers and overseers in charge of the people: 7“‘You are no longer to supply the people with straw for making bricks; let them go and gather their own straw. 8But require them to make the same number of bricks as before; don’t reduce the quota. They are lazy; that is why they are crying out, ‘Let us go and sacrifice to our God.’ 9Make the work harder for the people so that they keep working and pay no attention to lies.”

10Then the slave drivers and the overseers went out and said to the people, “This is what Pharaoh says: ‘I will not give you any more straw. 11Go and get your own straw wherever you can find it, but your work will not be reduced at all.’ ” 12So the people scattered all over Egypt to gather stubble to use for straw. 13The slave drivers kept pressing them, saying, “Complete the work required of you for each day, just as when you had straw.” 14And Pharaoh’s slave drivers beat the Israelite overseers they had appointed, demanding, “Why haven’t you met your quota of bricks yesterday or today, as before?”

15Then the Israelite overseers went and appealed to Pharaoh: “Why have you treated your servants this way? 16Your servants are given no straw, yet we are told, ‘Make bricks!’ Your servants are being beaten, but the fault is with your own people.”

17Pharaoh said, “Lazy, that’s what you are—lazy! That is why you keep saying, ‘Let us go and sacrifice to the Lord.’ 18Now get to work. You will not be given any straw, yet you must produce your full quota of bricks.”

19The Israelite overseers realized they were in trouble when they were told, “You are not to reduce the number of bricks required of you for each day.” 20When they left Pharaoh, they found Moses and Aaron waiting to meet them, 21and they said, “May the Lord look on you and judge you! You have made us obnoxious to Pharaoh and his officials and have put a sword in their hand to kill us.”

See, Genesis Chapter 1

“20And God said, “Let the water teem with living creatures, and let birds fly above the earth across the vault of the sky.” 21So God created the great creatures of the sea and every living thing with which the water teems and that moves about in it, according to their kinds, and every winged bird according to its kind. And God saw that it was good. 22God blessed them and said, “Be fruitful and increase in number and fill the water in the seas, and let the birds increase on the earth.” 23And there was evening, and there was morning—the fifth day.

24And God said, “Let the land produce living creatures according to their kinds: the livestock, the creatures that move along the ground, and the wild animals, each according to its kind.” And it was so. 25God made the wild animals according to their kinds, the livestock according to their kinds, and all the creatures that move along the ground according to their kinds. And God saw that it was good.

26Then God said, “Let us make mankind in our image, in our likeness, so that they may rule over the fish in the sea and the birds in the sky, over the livestock and all the wild animals, a and over all the creatures that move along the ground.”

27So God created mankind in his own image,

in the image of God he created them;

male and female he created them.

28God blessed them and said to them, “Be fruitful and increase in number; fill the earth and subdue it. Rule over the fish in the sea and the birds in the sky and over every living creature that moves on the ground.”

29Then God said, “I give you every seed-bearing plant on the face of the whole earth and every tree that has fruit with seed in it. They will be yours for food. 30And to all the beasts of the earth and all the birds in the sky and all

4. This court is the patent prince of the entire globe. Just as Delaware Chancery Court was the King of Corporate law of the universe. Delaware entities share connections around the globe. Like Satan the lawless one, those entities rule the world by reflecting the image of the beast, lawless lusts unrestrained by the law by societal, physical, economic, or societal pressures to entice the people to bend their will to its dictates unrestrained by the government due to government collusion, government backing or government deference to private, foreign or collective entities.

5. Like wolves in sheep's' clothing I believe the job creators eliminate Constitutional freedom by unconstitutional government backed economic, social and physical control in a forced subpar slave market created by making money out of debt to enslave under the guise of freedom. See Ezekiel 18:13 to confirm people go to hell by profiting off of reselling debt, writing off tax breaks of debts owed to others, by selling money at a profit by stocks,

the creatures that move along the ground—everything that has the breath of life in it—I give every green plant for food.” And it was so.”

See, John 10:10 “The thief comes only to steal and kill and destroy. I came that they may have life and have it abundantly.” God comes to give us life and eternal life not to sacrifice it to eliminate eternal life by temptations by children of the devil who control instead of serve and safeguard life. Children of the devil too disgusting to live to be cast in hell sacrifice life and liberty for comfort convenience avoidance of costs and material gain. And yet, they can be made clean should they repent and sin no more as to be saved from the second death at the resurrection of the dead Jesus Christ speaks of in Matthew 25 where the sheep re granted life and the goats death in the second death in the furies of hell to be remembered no more.

Hebrews 2:14 “Because God's children are human beings—made of flesh and blood—the Son also became flesh and blood. For only as a human being could he die, and only by dying could he break the power of the devil, who had the power of death.”

Children of the devil have control over the world. They are liars under the guise of caring for it, they sustain problems, to sustain profit streams, debt slavery control and more evil. See, 1 John 5:19 “We know that we belong to God, but the Evil One *controls* the whole *world*. NET. We know that we are from God, and the whole *world* lies in the *power of the evil*”

Children of the devil have the sin of hardness of heads and hearts. They do not know they are evil to be destroyed in hell as too dirty to live any more. That is why court correction can save eternal lives to unhardened heads and hearts. When Jesus scolded religious leaders accusing them of being children of the devil they were insulted. They believed they were good when they misbehaved. See, John 8:44 “⁴⁴Ye are of your father the devil, and the lusts of your father ye will do. He was a murderer from the beginning, and abode not in the truth, because there is no truth in him. When he speaketh a lie, he speaketh of his own: for he is a liar, and the father of it.”

31God saw all that he had made, and it was very good. And there was evening, and there was morning—the sixth day.”

money creation or otherwise. I believe they will go to hell if unrestrained by the courts to tame the beast sin instead of sacrificing life and liberty under the lie of children of the devil of upholding freedom by destroying it. John 2:16.

5. Your honors know science is code word for cha ching profit, positions or power through patents by making what was natural unnatural to allow people to sustain control, power and profit streams regarding patented ideas.

6. Jesus teaches enslaved to lawlessness leading to hell are you who make business your master, guide and God unrestrained by love or the just rule of law to protect life and liberty as opposed to sacrificing it for material gain even to gain the world to lose your soul in the second death. Our Constitution avers in the preamble to safeguard life and liberty. I want the constitution to be applied to all not merely the government, or private people or entities exercising government functions. Unfortunately, the courts hold otherwise, and allow human sacrifice and slavery for material gain under the guise of good, evil. It is a type of lawlessness leading to hell should government and private partners not repent. Remember my God teaches people go to hell for doing what they are told to do, trained to do, paid to do blinded by their desire to gain money to care for their own they ignorantly or indifferently or even intentionally oppress, enslave to debt or otherwise harm others by business should they not turn away from sin. Courts can help people unhardened their heads and hearts to be saved from sin and death in hell.

7. Today July 11, 2024, the democrat's representative for my district, the 41st District renumbered from the 38th district knocked on my door.

8. Per the attached pamphlet Tom Brett's platform includes safeguarding the environment. While I too ran on a platform to preserve the environment, it was by my individual

free choice not the collective conditional agenda which sustains pain to sustain the carbon credit debt system.

9. I indicated I ran for office and my opponent passed laws that enrich business to pollute already contaminated sites under HR 180. I discussed a bunch of provisions that harm the environment under the guise of preserving farms and environment to sustain problems to sustain profit streams. I especially discussed the wicked scheme of the chicken pooper polluters in Millsboro who used to pollute the well Dagsboro towns people used to use for their town's water to get the common folk to pay to clean up for the profiteering chicken poopers mess. I understand Governor Coons use to get federal aid for this well system in one of the highest polluted sites in Sussex County DE. I complained so much the town received a different source of water.

10. Now the chicken pooper saluters are trying to get poor towns's people and the government in Seaford and Laurel to pay to clean up the chicken industries pollution by shipping in out-of-state animal poop to combine it with chicken poop to convert it into energy. It is not clean energy because chicken poop does not convert cleanly. That is why they require to ship in out of state manure of different animals.

11. Meanwhile, there is an agenda to condemn manure use in farms and a fertilizer shortage to have people beg for animal poop from the polluters down the line. I do not like getting played.

12. When I ran for office, I wanted to draft laws to stop rewarding pollution.

13. The entire planned obsolescence agenda created pollution by rewarding made to break, repair and replace products not made to last by design. The pollution in production and in throw away replaced parts continues by sustaining the pain through the chips act. The wrong

doers never pay. Instead, it is the government and the people that enrich the wrong doers who are disparately favored in court by unjust decrees that serve the type of lawlessness leading to hell by making it a matter of barter or exchange instead of truth. This allows people to commit lawlessness by human oppressing, slavery and sacrifice by barter or exchange.

14. I am still horrified after reading through the decision Trump v US. I thought Amy's two-part test was thoughtful. I think preemption should apply based on whether the President violated other Constitutional provisions. When there is a conflict ask what sustains the people's lives and liberty from sacrifice and defer to that people's check the vote, petition through Attorney General's, the court's check instead of eliminating the checks.

15. I am so horrified and yet hopeful by Justice Sotomayor's brilliant dissent.

16. I need to take a step back. I do not want my own arguments and individual check upon the government to be compromised by the Justice's opinion which I strongly disagree with.

17. The Court held in Marbury it says what the rule of law is, but it is petitioners who have the legal power to persuade the court as to what the rule of law is and why they are in error to correct not destroy the courts and to preserve the Constitution from demise to prevent the very real overthrow schemed.

18. When I ran for office, they did not want thinkers, they wanted puppets for the lobbyist's agenda. I am not a puppet to be played with. I assert my right to cut through the agendas on both sides to preserve my individual liberties and rights and to preserve these United States.

19. I obviously am heart-broken because I brainstormed how the US and State Attorney Generals would be the heroes we needed by restraining the President and Congress's conduct to prevent the overthrow through criminal laws.

20. What if I am the only one who asks the court to be the hero we need. I am so tired. I want to work out and to have more time with people I love. Yet standing up for my faith in Jesus and the rule of law to fight the schemes of the devil lawless reign by lusts under the guise of freedom is what I must do so long as I have an opportunity. People here are weirded out by Trump selling Bibles. He violates the First Amendment by establishment of government religion. He needs the court's guidance so he does not perish n hell as he harms through oppressing others on the way there. He needs the courts to restrain the beast sin not feed it by sacrificing the people's lives and liberty and the rule of law including the criminal rule of law. I am in tears.

21. The new system uses lawless lusts misleading and enslaving people to reflect the image of the beast, which is sin living based on desires unrestrained by love or the just rule of law. The scheme is to eliminate the government. The Club of Rome released books on the scheme before I was born about the new scheme. I am not a puppet. I do not play people. There is no winners or losers in life. Life is not a game. It is gift. I protect people's life and liberty even to disagree with me so long as they do not sacrifice life and liberty as a restraint. We need the courts. I want to protect the attorney generals too. They are in danger. This fixed forced subpar market enslaves the people to allow monopolies to sell subpar solutions for problems they create like the emissions issue. I asked Kyle at B and E in Dagsboro if he would sign an affidavit outlining his attempts to fix the emission errors in the same make and model of my car with the same error codes as my car on another car. He said he would rather not sign an affidavit. He merely could not resolve the problem on another car. So, he explained he did not know how to fix the same issue for the same problem for my car.

22. On a different note, stamp prices are going up. Per the attached picture BJ's Christmas stamps are 4 dollars cheaper for a 100 pack. The BJ's representatives may say they are out, but if you ask for the Christmas stamps, they may have some. Stamps will increase 5 dollars more. I am not sure if the stamps will be 9 dollars less or merely 4 dollars cheaper than the new price after the change on Sunday July 14, 2024. So, you have Friday and Saturday to get the cheaper prices with certainty.

23. There are no checks on the President or congress by the courts if the courts misbehave like little children trying to get out of difficult homework only to flunk out or lose their positions as schemed.

24. We need the courts to save itself not by money or might like lawless mobsters, we need them to use their mighty minds and allow petitioners including the US Attorney Generals.

25. There is a schemed overthrow, preserving the Constitution which empowers the people with legal checks instead of throwing out the rule of law for the partial whims of misguided judges who do not want to judge on matters of first impression to allow for the overthrow.

26. The presidents may need court correction because they are misguided, blinded from seeing clearly how their own conduct allows for an overthrow on both sides, Biden and Trump. The courts cannot stop it unless they allow petitions and the legal check under the 6th and 7th amendments of juries to find facts which the supreme court says they hold the Court cannot even look at in a criminal case.

27. Thank God Justice Sotomayor disagreed and the lower court and petitioners may argue the court is in error to correct and protect not destroy the rule of law that sustains these United States.

28. So, what if the Supreme court overturns lower courts. That is not the biggest threat. There is an overthrow schemed and the DC District Court and appellate Court may prevent the overthrow and help the courts think things out to correct errors in judgment based on safeguarding those who safeguarded certain justices, per the attached articles. Preventing a threatened court is important. Yet, it is clear the court reacted to threats not the impartial rule of law in the case Trump v US. Eliminating the threats protects the impartiality of the courts and the fair opportunity to be heard under the 5th. That is what I thought I should focus on. Yet, it is devastating to read the opinion yet.

29. Attached please find proof other people saw certain popes in the renaissance period as bankster gangster popes who mislead the people by lusts and oppression to violate God's laws. I saw this after filing my affidavit to show you there is support for my averments based on truth. They were naughty under the guise of good unrestrained by just laws or love in their hearts. They will not go to heaven which is sad.

Thank you for your time and consideration.

July 11, 2024

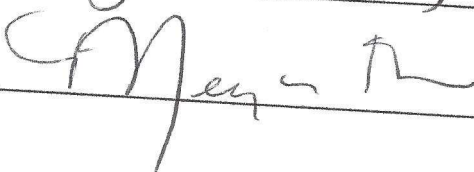
Respectfully submitted,
Meghan Kelly

Meghan Kelly, Esquire
34012 Shawnee Drive
Dagsboro, DE 19939

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

Dated: July 11, 2024

Megha Kello (printed)

 (signed)

Newsweek

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U.S.

Supreme Court

Samuel Alito

Petition

Roe V Wade

Christianity

Impeach Samuel Alito Petition Nears Goal

Published Jun 12, 2024 at 12:12 PM EDT



Newsweek

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by [Ewan Palmer](#)

News Reporter

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78

An online petition calling for the impeachment of embattled [Supreme Court](#) Justice [Samuel Alito](#) is nearing its goal.

The petition—created by the Free and Fair Democracy PAC, an organization that works to elect Democrats—urges supporters to write their congressional representatives so that [Congress](#) can impeach and remove Alito from the nation's highest court after a number of "egregious" ethics violations the associate justice is accused of committing.

Last year, ProPublica reported that [Alito had accepted gifts](#), including a vacation, from the conservative billionaire Paul Singer that he did not include in his financial disclosures. The associate justice is also said to have flown a Christian nationalist flag and an upside-down U.S. flag outside his homes in Virginia and New Jersey. Alito said his [wife had raised the inverted flag](#), which became associated with [Donald Trump](#)'s claim that the 2020 election was rigged, during a dispute with their neighbors over an anti-Trump lawn sign.

As of June 12, the Free and Fair Democracy PAC's petition had garnered more than 48,000 "letters sent," with a goal of 51,200.





Justice Samuel Alito posing for an official portrait in the East Conference Room of the Supreme Court Building in Washington, D.C., on October 7, 2022. A petition calling for Alito's impeachment is nearing 50,000 supporters. **ALEX WONG/GETTY IMAGES**

"Every moment Samuel Alito desecrates the Supreme Court with his presence makes a mockery of our republic," the petition says.



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"Tell your members of Congress today: Samuel Alito is a DISGRACE. Congress MUST impeach and remove Alito from office," it continued.

Newsweek has contacted the Supreme Court for comment via email.



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Supreme Court justices serve lifetime appointments, meaning they only leave the bench if they resign, retire, are removed from office or die.

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Supreme Court



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Alito, who was nominated to the bench by former President [George W. Bush](#), a [Republican](#), has recently received further scrutiny after he was [heard in a secret recording](#) agreeing that the U.S. should return to a place of "godliness."



FORBES > BUSINESS

BREAKING

Justice Samuel Alito Faces Growing Pressure To Recuse Himself From Key Cases After Another Controversial Flag Scandal

Alison Durkee Forbes Staff

Alison is a senior news reporter covering US politics and legal news.

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May 23, 2024, 06:32am EDT

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TOPLINE Supreme Court Justice [Samuel Alito](#) became further embroiled in controversy Wednesday night as The New York Times reported he flew an “Appeal to Heaven” flag outside his beach house that has associations with the Jan. 6 rioters and Christian nationalism, sparking fury from Democrats who have called for the justice to recuse from Jan. 6-related cases—though Republicans have largely downplayed the reports.



Justice Samuel Alito testifies before the House Appropriations Committee on Capitol Hill in ... [+] COPYRIGHT 2019 THE ASSOCIATED PRESS. ALL RIGHTS RESERVED.

KEY FACTS

- Alito flew the “Appeal to Heaven” flag outside his New Jersey beach house in summer 2023, the Times [reported](#), citing photos and Google Street View—a flag that dates back to the American Revolution but has more recently become a symbol of Christian nationalism, and was also seen outside the Capitol on Jan. 6—after the Supreme Court justice already came under fire for [reports](#) he flew an American flag upside down in Jan. 2021, which also was associated with the “Stop the Steal” movement.
- Congressional Democrats, who had already opposed Alito’s upside-down flag flying and [called](#) for him to recuse from multiple Jan. 6-related cases this term, spoke out against the new flag controversy Wednesday night, with Sen. Richard Blumenthal, D-Conn., [telling](#) MSNBC Alito “is rapidly showing himself to be unfit to serve on the United States Supreme Court” and Sen. Sheldon Whitehouse, D-R.I., [asking](#), “How many MAGA battle flags does Alito need to fly for the Court or

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https://www.kwwl.com/news/politics/republican-senators-defend-alito-over-second-controversial-flag/article_1efa94ba-4d3d-5fff-a9f0-e59321c21911.html

Republican senators defend Alito over second controversial flag

By Morgan Rimmer and Manu Raju, CNN
May 23, 2024



Top Republican senators are defending Supreme Court Justice Samuel Alito as the conservative justice became embroiled in a second flag controversy, even as some Democrats call for Alito to recuse himself from key matters pending before the high court.

Erin Schaff/Pool/Getty Images via CNN Newsource

(CNN) — Top Republican senators are defending Supreme Court Justice Samuel Alito

as the conservative justice became embroiled in a second flag controversy, even as some Democrats call for Alito to recuse himself from key matters pending before the high court.

The flag – which was flown outside Alito’s vacation home in New Jersey – is known as the “Appeal to Heaven.” Its history dates to the Revolutionary War, but it has become a symbol for supporters of former President Donald Trump and was on display during the January 6, 2021, attack on the US Capitol.

Sen. John Cornyn, who sits on the Senate Judiciary Committee and is vying to be the next Senate GOP leader, argued that the left is targeting Alito because of his positions.

“I just think Democrats are determined to harass members of the Supreme Court. I don’t see them criticizing Sotomayor, Kagan, or others. So obviously, they don’t like Justice Alito or the decisions he makes,” he told CNN. “And this is just part of long-standing harassment of the courts, going back to when Clarence Thomas was — talked about a high-tech lynching during his confirmation process.”

He added, “People who are judges on the Supreme Courts have personal lives, they have families, and I don’t think they’re necessarily responsible for everything their families do or say.”

GOP Sen. Chuck Grassley, who is also on the Judiciary Committee, agreed, saying that there were not the same accusations of political bias after liberal Justice Sonia Sotomayor published her book.

“I’m not going to address the particular issue, but the word ‘political’ comes up, and you brought it up. And I think it’s appropriate for us to say that on the side of issues that come up with the Supreme Court, they seem to be coming up now, very frequently from the left, and it seems to me that those same issues were not raised. It was Sotomayor, as an example, on her book,” he said.

Grassley added that the Supreme Court has recently changed its ethics protocols, and that it can handle issues of recusal internally: “The Supreme Court has their new

protocols, so we ought to wait and see how that works out.”

The revelation over the “Appeal to Heaven” flag outside Alito’s vacation home, which was reported by the New York Times, comes on the heels of earlier reporting from the Times that an upside-down American flag – a symbol used by some supporters of Trump who challenged the legitimacy of Joe Biden’s 2020 victory – hung outside Alito’s home after the election.

Several prominent Republican senators criticized Alito over the upside-down flag.

On Thursday, GOP Sen. Thom Tillis acknowledged that it was “probably not wise,” for Alito to have the “Appeal to Heaven” flag or the upside-down American flag outside his home.

“When you’re a public figure, you do need to pay attention to what’s out there. I’m not gonna — I think it’s overplayed in the press,” he said. “But I think that, you know, that’s what happens when you’re a public figure, whether you’re in the judiciary or the US Senate.”

Tillis added that he also believes justices appointed by Democratic presidents do not receive the same scrutiny Alito faced. “If we’re going to be intellectually honest about it, let’s take a look at every instance where there’s a whiff of sort of a political or ideological motivation. And I — where do you want to start? Ruth Bader Ginsburg, Kagan, I mean, there’s any number of instances where maybe they should have not waded into the political, but they do from time to time,” he said.

GOP Sen. Bill Cassidy accused the Times of bias over its reporting, noting that the American flag incident happened three years ago. “What’s the latest version? What’s reasonable? I think that that would dictate how we go forward,” he said.

Cassidy also dismissed calls for Alito to recuse himself from the Trump immunity case, saying “yes,” he believes the justice can rule impartially.

In contrast, Sen. Sheldon Whitehouse, a Democrat on the Senate Judiciary Committee,

said that Alito should “absolutely” recuse himself.

“I think the question is how many MAGA battle flags does the Supreme Court justice have to fly until the rest of the court takes it seriously?” he asked.

House Democratic Leader Hakeem Jeffries on Thursday said Alito must recuse himself from any matter pending before the Supreme Court that has to do with the January 6 insurrection.

“It is totally inappropriate,” Jeffries said of the news reports. “In the case of Samuel Alito, he definitively needs to recuse himself from any matter pending before the United States Supreme Court that has to do with the January 6 violent insurrection. He should have no part of it,” he added.

House Democratic Whip Katherine Clark on Thursday also called on Alito to recuse himself from any cases that involve the January 6 attack, Trump and election integrity.

“This is a threat to the rule of law and a serious breach of ethics, integrity, and Justice Alito’s oath of office,” Clark said in a statement.

“At minimum, he must recuse himself from any cases involving January 6th, Donald Trump, and the security of our elections. Anything less will tarnish our judicial system and democracy,” Clark added.

CNN’s Haley Talbot and Annie Grayer contributed to this report.

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Tags

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- Justice
- Separation Of Powers

Republican senators defend Alito over second controversial flag

By Morgan Rimmer and [Manu Raju](#), CNN

🕒 4 minute read · Published 1:54 PM EDT, Thu May 23, 2024



Associate Justice Samuel Alito sits during a group photo of the Justices at the Supreme Court in Washington, DC on April 23, 2021. Erin Schaff/Pool/Getty Images

(CNN) — Top Republican senators are defending Supreme Court Justice Samuel Alito as the conservative justice became embroiled in a second flag controversy, even as some Democrats call for Alito to recuse himself from key matters pending before the high court.

The flag – which was flown outside Alito’s vacation home in New Jersey – is known as the “Appeal to Heaven.” Its history dates to the Revolutionary War, but it has become a symbol for supporters of former President Donald Trump and was on display during the January 6, 2021, attack on the US Capitol.

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them criticizing Sotomayor, Kagan, or others. So obviously, they don't like Justice Alito or the decisions he makes," he told CNN. "And this is just part of long-standing harassment of the courts, going back to when Clarence Thomas was — talked about a high-tech lynching during his confirmation process."

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CNN's Haley Talbot and Annie Grayer contributed to this report.

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NEWSLETTER



Sen. John Cornyn comes to Alito's defense over flags at his homes

Amid outrage over the flags with Jan. 6 associations, Cornyn said Dems are "determined to harass members of the Supreme Court."



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“I just think Democrats are determined to harass members of the Supreme Court,” the senator from Texas [told CNN](#), adding:

I don't see them criticizing Sotomayor, Kagan, or others. So obviously, they don't like Justice Alito or the decisions he makes. And this is just part of long-standing harassment of the courts, going back to when Clarence Thomas was – talked about a high-tech lynching during his confirmation process.

Cornyn's comments came after [The New York Times reported](#) that a [second flag with a Jan. 6 association](#) was seen outside an Alito home, this time his vacation home in New Jersey last summer. Alito's vacation home in New Jersey last summer. The Times revealed last week that [an upside-down American flag](#) – a symbol carried by Donald Trump's supporters at the Capitol on Jan. 6 – was flown outside Alito's Virginia house in the days before Joe Biden's inauguration.

Alito's explanation for the upside-down flag was that [his wife put it there](#) during a neighborhood dispute. But the revelation that one of the country's most powerful public officials – who is set to rule on key Jan. 6-related cases – had not one but two antidemocratic symbols displayed on his properties has sparked a firestorm.

Democrats are calling for Alito to [recuse himself](#) from cases related to Jan. 6 and the 2020 election. Though Senate Minority Leader Mitch McConnell bemoaned [“nonstop attacks on the Supreme Court,”](#) there has been [gentle criticism of Alito](#) from GOP senators as well.

Republicans have previously been dismissive of justices' [ethics controversies](#), so the fact that some of them are now criticizing Alito shows how bizarre these flag incidents are.

Not to Cornyn, though.

“People who are judges on the Supreme Courts have persc



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CONGRESS

Senate Republicans block Democrats' Supreme Court ethics bill

The legislation would establish a code of conduct for the justices, as well as recusal rules and new requirements for disclosing gifts and travel. Republicans blocked it from advancing.

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June 12, 2024, 6:56 PM EDT

By Rebecca Shabad, Sahil Kapur and Megan Lebowitz

WASHINGTON – Senate Republicans on Wednesday blocked a Democratic-sponsored bill that would require [Supreme Court](#) justices to adopt a binding code of conduct.

“The highest court in the land cannot and should not have the lowest ethical standards,”

Judiciary Committee Chairman Dick Durbin, D-Ill., said in a floor speech before the motion.

Durbin took to the Senate floor Wednesday and sought to pass the [Supreme Court Ethics, Recusal, and Transparency \(SCERT\) Act](#) by “unanimous consent,” which immediately faced Republican opposition.

As he [promised to do](#) Tuesday, Sen. Lindsey Graham, R-S.C., led a group of GOP senators in blocking the Democratic request, effectively stalling the legislation.

Graham called the bill an “unconstitutional overreach” that would “undermine the court’s ability to operate effectively.” He was joined by Sens. John Kennedy, R-La., Mike Lee, R-Utah, and others in objecting.

“I do not think this bill is about ethics. This bill is about abortion,” Kennedy said on the floor Wednesday, accusing Democrats of pushing it because they’re angry that the court overruled *Roe v. Wade*.

That sparked a debate on the floor, with numerous Democrats chiming in to make the case for the bill as an instrument of transparency and a way to protect the legitimacy of the court.

The bill would require the justices to adopt a binding code of conduct, create a mechanism to investigate allegations of violations of the code and other laws, require them to explain decisions to recuse themselves from cases and improve disclosure rules when a justice is connected to a party or amicus in a case.

“The Supreme Court has squandered its almost mystical authority, its unique power in the federal government,” Sen. Richard Blumenthal, D-Conn., said in a floor speech.

Later he appealed directly to Chief Justice [John Roberts](#), urging him to endorse the legislation.

In his floor speech, Durbin argued that the vote “should not be a partisan issue,” adding that it would be a “good thing” for both the court and the country.

The bill attracted blowback squarely along party lines, with a string of Republicans delivering floor speeches criticizing it ahead of the vote.

Graham said the bill is about “undermining” the court, rather than improving it. Kennedy argued that Democrats were motivated not by ethics but by abortion, referring to the Supreme Court decision overruling *Roe v. Wade*.

Lee argued that Democrats were motivated by having cases before the court and their concerns about the outcomes of those cases.

Democrats also failed to pass the bill last summer as lawmakers voted along party lines, and it's unclear whether Senate Majority Leader Chuck Schumer, D-N.Y., will bring it up for a vote through the normal legislative process.

“Chief Justice Roberts is supposed to be the guardian of the court’s reputation. In my judgment and the judgment of so many Americans, he’s derelict in that responsibility,” Schumer said Wednesday, adding that he would discuss the next steps with Durbin if Republicans blocked the ethics legislation.

The Supreme Court is expected to issue several major decisions in the next few weeks, including one on former President Donald Trump’s claim of presidential immunity in his quest to get the federal charges against him thrown out, as well as one in a Jan. 6, 2021-related case and one on the legality of medication used to perform abortions.

Justice Samuel Alito and his wife have faced scrutiny after The New York Times reported they flew an upside-down American flag outside their home in the days after the Jan. 6 insurrection. In response, Durbin [called on Alito to recuse himself from cases related to the 2020 election](#); he rejected the request.

Separately, Justice Clarence Thomas has been accused of acting unethically after it was reported last year that he failed to [properly disclose trips and gifts paid for by wealthy GOP donor Harlan Crow](#). Last week, Thomas [reported a 2019 trip to Bali with Crow](#) in his annual financial disclosure report. The report for Justice Ketanji Brown Jackson showed she received concert tickets worth \$3,700 from Beyoncé.

The Supreme Court [adopted a new code of ethics](#) in November that says that justices shouldn’t engage in political activity and that they are supposed to step aside from cases if their impartiality can be questioned. The code, however, is only self-enforcing.



Rebecca Shabad

Rebecca Shabad is a politics reporter for NBC News based in Washington.



Sahil Kapur

APP 13

UNITED STATES DISTRICT COURT IN THE DISTRICT OF DELAWARE

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

PLAINTIFF MEGHAN KELLY’S 235TH AFFIDAVIT

Plaintiff, Meghan M. Kelly, pro se, declares and avers as follows:

1. There is an attack to eliminate the rule of law by removing the power of those who enforce it the petitioners, including the state and Federal Attorney Generals, and the courts (by eliminating their own power by immunity or otherwise).

2. In the Robert Hunter Biden Case and the Florida case the motions to dismiss and dismissal under the appointments clause which requires senate confirmation and presidential signatures endangers special counsel like David Weiss and others who are subjected to being circus monkeys for biased gain by manipulated marketed mob rule. They endanger special counsel to be controlled and threatened by sworn testimony to be monkeys not free and independent counsel.

3. They endanger counsel and will choose counsel that makes government and themselves above the law in the legislative circus should the appointment clause be required to eliminate government conflicts through biased political forums creating manifest injustice.

4. Justice Thomas, Congressmen who presented the argument in No 939 Trump v US, Robert Biden, Trump and other misguided congressmen and congress ladies seek to require the appointment clause be used for special counsel to slow down and delay and control proceedings against their cronies to eliminate jurisdiction creating manifest injustice.

5. I am not okay when government incites persecution against petitioners to chill and burden fundamental rights of petition coupled with due process by unlawfully removing special counsel's first Amendment right to petition impartially upon the government or private persons. US Amend I, V, XIV.

6. I am not okay when judges are threatened by government incitement to interfere with and control the outcome of cases violating equal protections US Amend I, XIV, or V for instance when Musk threatens the profit streams of the Chancery court, the reputation and the business.

7. Threatening claimants, their counsel, their special counsel or judges as was done to me by threats against me as a party in a case *Kelly v Trump* violates Due process. When I seek to preserve equal protections without favoritism to rich like Musk or the public (government) it is to preserve the impartial rule of law. US Amend I, V, XIV. I am not okay for the government incited attacks against David Weiss that chills the freedom to petition by threats to party's counsel, even the government's counsel. I am not okay with the government incited power by congress and their government backed cronies or otherwise to interfere with the First Amendment right to petition fairly. David Weiss and other petitioners should be protected in the exercise of fundamental rights on behalf of others. In *Heritage Found. v. Dep't of Just.*, No. 23-CV-1854 (DLF), 2024 WL 3291783, at *1 (D.D.C. July 3, 2024), Heritage sought to gather information to use to influence the outcome of Robert Biden case before the DE District Court by bringing a "Freedom of Information Act ("FOIA") request to the Department of Justice seeking the following:

1. All documents and communications sent or received by David Weiss or any employee of the U.S. Attorney's Office for the District of Delaware referring or relating to Special Counsel status for the investigation concerning Hunter Biden; and

2. All documents and communications between or among employees of the U.S. Attorney's Office for the District of Delaware and employees of any other U.S. Attorney's Office with venue to bring charges against Hunter Biden or his associates in that jurisdiction.”

8. Similarly, Congress called US Attorney General David Weiss to testify before it to use any information to show bias against David Weiss to chill his capacity to exercise the 1st Amendment right to petition fairly on behalf of the government in accord with the 5th in the Robert Biden case, Criminal Action No. 1:23-cr-00061-MN.

9. Such manipulated congressional backed attacks eliminate the rule of law by government incited threats to chill fundamental rights and to control the outcome in cases unfairly.

10. Is the Court going to protect those who seek to protect and preserve it like special Counsel David Weiss.

11. David Weiss has authority to prosecute Robert Biden in his official capacity as US Attorney General even if somehow his capacity as special prosecutor is unlawfully and unfairly removed by errors of other courts.

12. It is the rule of law that founded, sustains and maintains these US, not the lie of devil and lawless misguided people that government is created by the consent of the people where there is no meeting of the minds by the people to willfully waive liberties or contract the souls of the people for the material gain of the government.

13. When the judges and the court's staff violate the law the means to improve the world is by the legal power of the petition to correct not destroy the courts to protect individual liberties.

14. When I petition the courts to assert my rights when it violates it, I do not seek to destroy the courts but to preserve the rule of law that maintains their positions and preserves these United States.

15. Attached, please find some emails. **Today July 23, 2024, I discovered new and additional misconduct by the DE Supreme Court**

16. Today I emailed the clerk of DE Supreme Court to request a copy of the docket 21-541 relating to the attached DE Supreme Court Order.

17. I am entitled to have a docket to appeal my motions that were denied.

18. Per the attached, there is an order with a case number, Number 21-541. If there is a court order with a case Number on it, I am entitled to documents in that case, but none were given. I am entitled to know if the documents I physically mailed were filed.

19. Today July 23, 2024, a Supreme Court staff member Berel indicated there is no docket available on file and serve for 21-541 or 22-541. If a judge can make an order on a docket number against a party, me, a claimant has a right to a docket to appeal from the order and to use in reciprocal cases to assert Due Process violations.

20. The DE supreme court conceals its own misconduct by sealing motions unethically and unlawfully without making note of it on the record, and for concealing its own unlawful rulings and failure to docket pleadings as to deny me additional rights not merely to be heard but to self- represent and to religious exercise of beliefs in Jesus where Jesus commands that we allow the holy spirit through God to be our advocate when we are wrongfully brought to court based on religious belief as was done in my case. ODC Petition at 7 indicates my religious beliefs were not proper when the religious beliefs I seek to defend are proper in a religious freedom restoration act lawsuit.

21. On July 21, 2024, I spoke with Tess a Lexus representative at length. She said there is no note on Kelly v Trump, 21-119 that the sealed motions were sealed or unsealed. I realize now that the court not only violated the law by not allowing me an opportunity to be heard, for concealing evidence in my favor in a case, for firing two material witnesses and not allowing me to call them, but also for concealing their errors of judgment for concealing their misconduct again by not documenting the sealing and unsealing of documents. This is not okay. It is not okay that the DE Supreme Court hides my petitions or their failure to docket the same in 21-541.

22. Today July 23, 2024 File serve indicated by phone today that there is no docket or evidence of the case relating to the attached order and case number 21-541 on file and serve.

23. The Court did not file all the documents I pled regarding no service to anyone on date Board alleged service in the original disciplinary case, motion for discovery, objection to counsel in Case No. 21-541 and has no documented preserved on a record on file and serve at all.

I sent the following emails:

“Hi Lisa,

I do not have an official court document denying my request of 21-541. May I please have a docket transcript for 21-541. IFP claimants are allegedly entitled to a copy of a transcript.

Jason, I am a party to a case Misc 541 where I was not allowed to self-represent. Notice was sent to no one not me or any person on my behalf at the inception of the case by the Board.

Could you please send me the file and serve docket too.

Thank you,
Meg”

24. I sent a second email after reviewing the order DE Supreme Court issued with the knowledge and information I have now not available at the time of the order.

“Contrary to the Court's order, not all documents were sent via email including the Motions opposing lack of notice, lack of opportunity to prepare, perform research, or opposing the appointment of counsel on religious and self-representation grounds per US Amend I, VI, via the 14th Am.

Contrary to the Court's submission some pleadings were filed US mail in No 541.

I did not know the court would refuse to grant me copies for Number 541 and not upload or seal copies because the court denied me opportunity to discover court misconduct. It is not fair.

Thank you,
Meg

On Tuesday, July 23, 2024 at 02:01:05 PM EDT, Meg Kelly <meghankellyesq@yahoo.com> wrote:

Hi Lisa,

I do not have an official court document denying my request of 21-541. May I please have a docket transcript for 21-541. IFP claimants are allegedly entitled to a copy of a transcript.

Jason, I am a party to a case Misc 541 where I was not allowed to self-represent. Notice was sent to no one not me or any person on my behalf at the inception of the case by the Board.

Could you please send me the file and serve docket too.

Thank you,
Meg

On Tuesday, January 10, 2023 at 04:35:57 PM EST, Dolph, Lisa (Courts) <lisa.dolph@delaware.gov> wrote:
Meg,

As set forth in the attached order dated May 18, 2022, the Court previously denied your request for a free copy of all filings in Misc. No. 541. In accordance with the May 18th order, I emailed you electronic copies of all File & ServeXpress filings that did not exceed 20 MB in *In re Kelly*, No. 58, 2022. Based on the attached table of contents for the exhibits to your objections in No. 58, 2022, you have the documents relating to the appointment of counsel in Misc. No. 541.

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

From: Meg Kelly <meghankellyesq@yahoo.com>

Sent: Tuesday, January 10, 2023 1:11 PM

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

Cc: david.weiss@usdoj.gov; Meg Kelly <meghankellyesq@yahoo.com>

Subject: Re: DE Supreme Court Case 541

Hi Lisa,

I believe I am entitled to these documents even if they are not uploaded on the file and serve system, including testimony before the Board regarding appointment of counsel, if applicable.

Thank you,
Meg

On Tuesday, January 10, 2023 at 01:08:51 PM EST, Meg Kelly <meghankellyesq@yahoo.com> wrote:

Hi Lisa,

Thank you for talking with me. May I please have the documents for DE Supreme Court No. 541 relating to appointment of counsel and removal of counsel and all documents on that docket relating to me, and the board case.

Thank you. Justice Vaughn signed the Order on or about December 30, 2022. There is no need for me to copy opposing counsel since they were privy to the arguments whereas I was not.

Thank you,
Meg”

25. I was so upset. I sent the attached email to opposing counsel:

“?protect David Weiss appointment counsel endangers him/541 no record/ no way to appeal No docket exists on file and serve

From: Meg Kelly (meghankellyesq@yahoo.com)

To: supremectbriefs@usdoj.gov; david.weiss@usdoj.gov; ryan.costa@delaware.gov; meghankellyesq@yahoo.com

Date: Tuesday, July 23, 2024 at 04:46 PM EDT

I am entitled to have a docket to appeal my motions that were denied.

Per the attached, there is an order with a case number, Number 21-541. Today July 23, 2024, a Supreme Court staff member indicated there is no docket available on file and serve for 21-541 or 22-541. If a judge can make an order on a docket number against a party, me, a claimant has a right to a docket to appeal from the order.

The DE supreme court conceals its own misconduct by sealing motions unethically and unlawfully without making note of it, and for concealing its own unlawful rulings and failure to docket pleadings as to deny me additional rights not merely to be heard but to self represent and to religious exercise of beliefs in Jesus where Jesus commands that we allow the holy spirit through God to be our advocate when we are wrongfully brought to court based on religious belief as was done in my case. Petition at 7 indicates my religious beliefs were not proper when the religious beliefs I seek to defend are proper in a religious freedom restoration act lawsuit.

This is not okay.

File serve indicated by phone today, July 23, 2024, there is no docket or evidence of the case on file and serve. Berel and another new DE Supreme Court staff confirmed there is no docket for 21-541 on file and serve.

David Weis, we see the fruitless lawsuit kicked out in the 2nd circuit against you from heritage.

Heritage Found. v. Dep't of Just., No. 23-CV-1854 (DLF), 2024 WL 3291783, at *1 (D.D.C. July 3, 2024)

We see the Congress's calling you in to use you for their biased partial desires.

We see the danger they create towards all special prosecutors too. Yet you have authority as US AG of DE even without special appointment.

I tried to ask the court to protect you by preserving the arguments in my own case. I do not think anyone of us should let you fall to allow the rule of law to fall. We have to protect you and your position.

Ryan we have to protect David Weiss. I think I need to file something in the Eastern District Court case first. Ryan I am not sure if I can afford the stamps for both of our cases.

Thank you,
Meg”

26. I think I made good point I that US Attorney General David Weiss has authority as US Attorney General in his normal official position to prosecute him in DE in Criminal Action No. 1:23-cr-00061-MN, even if special appointment is removed. His official appointment grants him the same authority as Delaware’s appointed US Attorney General.

27. Since I last filed, President Biden allegedly contracted Covid 19 and dropped from the presidential race. The Democrats will choose to approve a candidate. Biden endorsed Vice President Harris. Trump selected Senator Vance as Vice President.

28. I seek to preserve the right to petition to sue a President no matter the party should one have standing. Both sides are being played in a scheme to overthrow the government. They need the Court’s guidance to preserve the rule of law that founded these United States.

29. This Country was not created at 1776. The Country was not born by the mere US Constitution either. Congress has no authority without the backing of the courts, and there is no rule of law to prevent lawless men who rule by economic, social or physical force without restraints upon the government and private people of the Constitution by the rule of law.

30. So, this Country was not born until the US Supreme Court was born to uphold the law not by money or might but by the impartial rule of law.

31. The Birth date of the nation is when all three branches were established created not by words but by deed on September 24, 1789 when President George Washington nominated John Jay the first Chief Justice of the United States on September 24, 1789. The Senate confirmed the appointment on September 26, 1789 Chief Justice. The nation was not created by vote of the people or by consent of the people but by the rule of law where the most important branch was filled in 1789.

32. The law came first, not the government which required the rule of law by courts to back and create the government's legal authority and limit authority of both government and private parties by rule of law. On an aside John Jay was wrong and violated freedom by forcing his false religious beliefs that somehow this country was created to give certain men authority and power over the many by Providence meaning God. See federalist letters 2.

33. What makes our nation more just and fairer is that the people and the public through attorney generals balance and restrain the courts, the President and congress through the petition coupled with due process fair and full opportunity to petition to correct the government when it is misguided and errs.

34. Without the courts, the people's most powerful legal Constitutional check is removed.

35. Without the courts there is no limit on government from lawlessly ruling by selfish wicked whimsical rule by might, mob representative rule, money and material gain unrestrained from sacrificing individual liberties and individuals for compelled collective conformity to the rulers' will be done. It makes men above the law by their own discretion which

immunity does too. Deference to government or to professionals and experts violates equal protections, due process and God's law against bias in courts by judges.

26. Without the rule of law there is no government. Without the courts we are not a nation.

27. The chicken becomes before the egg. You cannot have a government guide, govern and serve without authority based on the rule of law without a court to uphold the rule of law.

28. We need the courts to restrain those who use science as a religion to rule.

29. Science is used to control people by eliminating freedom in a forced subpar economy that creates and sustains pain to sustain power, unjust wicked research money, other profit streams, positions, and wicked job creation to keep people busy in contravention of Exodus 5 and the laws of my God and the Constitutional provisions of freedom, the environmental harm is caused by design to profit misguided people who purport to be saviors of the world or humanity if unrestrained by the courts.

30. Misguided people create busy work by creating problems to enslave the people to becoming indebted to fix. So, the masses are not free to seek truth amidst the deception mammon is God, savior of life when worship of it is the mark of the beast leading to eternal death without repentance. See Exodus Chapter 5 (Evil leaders try to control increased populations by busy slave work under the lie of caring for them by calling them lazy when they do not work. They teach job creation in a forced slave market is somehow good, when they do evil by business greed for power, positions or mammon, not to safeguard life and liberty of the people).

31. The 1972 book, Limits to Growth written by the club of Rome alludes to creating environmental harm to profit off of enslaving humanity to clean up the planned obsolescence made to repair, service or replace products polluting in production, replaced parts, and transportation to enrich the Club of Rome and others. They profit off of creating the problems. Then, they profit off of gaining research money the people are enslaved to pay for to throw noodles at the wall by wicked science to allow evil people to profit off of creating different problems under the guise of solutions to remain in power, positions and maintain profit streams in the name of science for infinity. There is no incentive to prevent the problems like Courts and petitioners may because then charitable and business positions, power and profit streams would end. A charity would not collect unjust gains through fundraising if the problem was resolved like the Gates Foundation.

32. I understand how my party avers to save the environment only to harm it. People are tricked and deceived into supporting the people who purport to be saviors of the environment or humanity but are by profiting off of harming people by sustaining environmental and other pain to sustain profit streams. The ignorance even in my own party does not remove the harm done towards others. Court correction prevents harm and prevents rewarding harming the environment to profit off of solutions that are sold by enslaving others under the carbon credit debit scheme.

33. The Green Revolution created environmental pain and pain toward human life and health under the pretty word science by making wheat less nutritious to make it last longer. I have read more than one article which stated the Green Revolution that used pesticides and herbicides that were made to kill people in WWII created new diseases and health problems like celiac's disease. A lot of people have allergic reactions which are not sensitivities making

something wrong with the person, but instead there is something right with the person. Allergic reactions are our bodies' protections from breathing, touching or consuming something harmful to our bodies.

34. Part of the overthrow is to create environmental harm. WED is focusing on causing water shortages to control not care for the people and the world by profiting off sustaining the harm with carbon credit.

25. The banking system and credit cards have changed to reflect the new beneficial entities created to profit in the new digital slave system under the carbon credit scheme. I am sorry I am sharing this now when I read about it more than a year ago.

26. The government has implemented government backed manipulation of weather which causes harm, and yet states maintain laws to cause harmful weather to pay for projects that cause global warming while blaming humanity to profit off of sustaining the pain to sustain slavery dent to eliminate liberty and sacrifice the lives and health of humanity to maintain power through exploiting the people.

27. I incorporate the attached articles and statutes showing the Federal government played God with the weather before I was born, and the First State colludes in causing harmful weather including droughts to control the water supplies and food production through private and foreign partners who will eliminate the government.

28. Case law refers to statutes making the UN above the law as it takes over 30 percent of our land, water and skies in the 30 30 agenda as there is a plan for them to control sewers, electricity, gas and water down the line to eliminate the rule of law that restrains the government to allow tyrants to rule for a time of lawlessness that will lead humanity to harm and

to hell if they give into temptation to bend their will towards those who control the necessities of life to lose their souls in the second death in hell if the courts do not save us.

29. This forced economy eliminates every freedom by economic, physical and social control if left unrestrained by the courts.

30. Per the attached Texas is modifying weather. They obviously do not care to eliminate pain as we see they create harmful environmental conditions to profit off of enslaving the people to pay for profiteers.

32. Texas's leaders are doing a bad job. Cruz left when people were freezing. The leaders reacted slowly to dangerous Texas outages during a heat wave.

32. The government officials who seek money, material gain, profit, positions, knowledge, avoidance of costs by violating the constitutional limits by enslaving or sacrificing the people they profess to serve unrestrained by the courts or love written in their hearts.

33. When I ran for office, I ran on a platform to care for the environment through drafting just laws not by enslaving or sacrificing human life, liberty or health for material gain.

Thank you for your time and consideration.

July 23, 2024

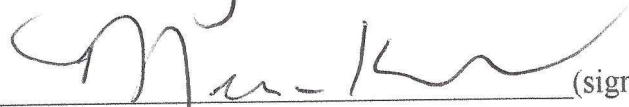
Respectfully submitted,
Meghan Kelly

Meghan Kelly, Esquire
34012 Shawnee Drive
Dagsboro, DE 19939

Under Religious objection I declare, affirm that the foregoing statement is true and correct

Dated: July 23, 2024

Meghan Kelly (printed)

 (signed)