

IN THE SUPREME COURT OF THE STATE OF DELAWARE

IN THE MATTER OF A MEMBER	§
OF THE BAR OF THE SUPREME	§ No. 58, 2022
COURT OF DELAWARE	§ Board Case No. 115327-B
	§
MEGHAN M. KELLY,	§
Respondent.	§

Before **SEITZ**, Chief Justice; **VALIHURA** and **VAUGHN**, Justices.

ORDER

PER CURIAM:

On this 7th day of September 2022, it appears to the Court that:

(1) On August 10, 2022, the Court ordered the immediate transfer of respondent, Meghan M. Kelly, Esquire, to disability inactive status. Since issuance of that order, Kelly has filed the following in this Court: (i) a motion to unseal the record, declare the self-regulation of attorneys, other professions, and judges unconstitutional, and eliminate the secret trial requirements of professionals before boards (“Motion to Unseal”); (ii) a motion to exceed the word limit for the Motion to Unseal; (iii) a motion to extend the time to file her motion for reargument and correct her mistaken belief (“Motion for Extension”); (iv) a motion to declare the reporting requirements for discipline proceedings unconstitutional (“Motion to Declare Reporting Requirements Unconstitutional”); (v) a motion to exceed the word limit for the Motion to Declare Reporting Requirements Unconstitutional; (vi)

a motion for reargument of the Court's August 10, 2022 order placing her on disability inactive status ("Motion for Reargument"); (vii) a motion to stay scheduling and extend the time to file a letter about preventing an economic crash and any replies to responses to her motions ("Motion to Stay Scheduling"); (viii) a motion to waive record, transcript fees, and court costs for this Court's preparation and transfer of the record as required by other courts ("Motion to Waive Fees and Costs"); (ix) a motion in response to the Office of Disciplinary Counsel's ("ODC") response to the Motion to Unseal, which the Court treats as Kelly's reply in support of the Motion to Unseal; and (x) a letter advising the Court of her beliefs, a letter concerning her status as an attorney in several federal courts, a letter expressing her concerns about the Federal Reserve and an economic crash, and a letter requesting additional time to respond to ODC's response to the Motion to Unseal ("the Letters").

(2) The Office of Disciplinary Counsel ("ODC") does not oppose Kelly's request to unseal the record and waive confidentiality under the Delaware Lawyers' Rules of Disciplinary Procedure. The Court addresses each of Kelly's filings as set forth below.

(3) The motions to exceed the word limits are granted.

(4) The Motion to Unseal is granted in part. The filings in this Court proceeding, which exist in electronic format on File & ServeXpress, and the Board

on Professional Responsibility record, which exists in paper format, shall be unsealed. The remainder of the Motion to Unseal is without merit and is denied.

(5) The Motion for Extension is denied as moot. Kelly requested a sixty-day extension to file her motion for reargument in a motion docketed on August 18, 2022, but then filed a timely motion for reargument docketed on August 22, 2022. The Court has accepted Kelly's correction of the mistaken belief she expressed in her Motion to Unseal.

(6) The Motion to Declare Reporting Requirements Unconstitutional is without merit and must be denied.

(7) The Motion for Reargument is without merit and must be denied.

(8) The Motion to Stay Scheduling is denied. The Court has received Kelly's letter regarding an economic crash. The Court does not require any further responses or replies in this matter. Throughout most of her motions and letters, Kelly repeats and reargues claims already addressed in the Court's August 10, 2022 decision or outside the scope of this disability proceeding.

(9) The Motion to Waive Fees and Costs is granted. If the United States Supreme Court or another court requires this Court to prepare and transmit the record in this matter to that court, the Court will do so at no financial cost to Kelly.

(10) To the extent the Letters request action by the Court, those requests are denied.

(11) Kelly's numerous, repetitive, and often irrelevant filings are placing an undue burden on the Clerk's Office. With one exception as set forth below, the Clerk of the Court is directed to refuse any further filings from Kelly in this matter.

NOW, THEREFORE, IT IS ORDERED:

- (i) The motions to exceed the word limits are GRANTED.
- (ii) The Motion to Unseal is GRANTED IN PART and DENIED IN PART as set forth above.
- (iii) The Motion for Extension is DENIED as moot.
- (iv) The Motion to Declare Reporting Requirements Unconstitutional is DENIED.
- (v) The Motion for Reargument is DENIED.
- (vi) The Motion to Stay Scheduling is DENIED.
- (vii) The Motion to Waive Fees and Costs is GRANTED as set forth above.
- (viii) The Letters are DENIED.
- (ix) With the exception of a petition for transfer to active status, which may be filed once a year under Disciplinary Procedure Rule 19(e), the Clerk of the Court is directed to refuse any further filings from Kelly in this matter.