

DF-24-18010

NO. _____

IN THE MATTER OF	§	IN THE DISTRICT COURT
THE MARRIAGE OF	§	
	§	
GWENDOLYN ULIJASZ-MCKEMIE	§	<u>301</u>ST JUDICIAL DISTRICT
&	§	
JASON MCKEMIE	§	DALLAS COUNTY, TEXAS

RESPONDENT'S EMERGENCY SUPPLEMENTAL EXHIBIT MAP AND FILING INDEX

Supporting Pending Recusal, Objection to Decree Signature, and Request for Written Ruling

NOTICE REGARDING EMERGENCY TIMING AND VIDEO/AUDIO

This Exhibit Map is filed under emergency timing because the Court is expected to decide whether to render, sign, enter, transmit, enforce, or approve Petitioner's proposed decree. The purpose is to identify the exhibit packets and direct the Court to the already-indexed evidence supporting the Emergency Supplement.

Videos and audio are not embedded in this emergency packet due to time and file-size limitations. The existing exhibit indexes include clickable links to video/audio materials. Those linked files remain available through the links and/or can be filed separately upon request or as a later supplemental media filing.

All facts and labels in the Emergency Supplement are preserved. This map is not a substitute for the exhibits. It is a routing tool so the Court can review the most relevant evidence quickly without treating the supplement as unsupported argument.

PROTECTIVE ORDER EXHIBIT MAP

Each exhibit uses a 3-row block: ID | NAME | LINK 1 / LINK 2 | DESCRIPTION. Add new exhibits by copying any complete 3-row block.



O	EXHIBIT INDEX AND CLICKABLE REFERENCE MAP
	https://tinyurl.com/POExhibitIndex
	Index of Exhibit's with clickable links to supporting documentation. Document includes descriptions of referencd materials for context.
A	DANE PATCHING DECLARATION
	https://tinyurl.com/DestructionDeclaration
	Independent witness evidence regarding April 16 aftermath, destructive handling, electronics and valuables near trash, camera/security damage, and Applicant not being the dangerous actor.
B	APRIL 16 WRIT AFTERMATH / TIMELINE / PHOTOS / VIDEOS
	https://tinyurl.com/WritAftermath
	Shows forced absence, timeline, prescription medication theft including heart medications, theft of approximately 60TB of litigation hard drives, property destruction, trash commingling, security disruption, and valuables in or near trash.
D	HEALTHCARE OBSTRUCTION CONTRADICTIONS MATRIX
	https://tinyurl.com/HealthcareMatrix
	Shows inconsistent compliance claims, HSA/FSA obstruction, nonfunctional healthcare-payment access, and why same-day monetary enforcement is necessary.
E	MEDICAL PHOTOGRAPHS / MEDICAL BENEFITS OBSTRUCTION
	https://tinyurl.com/MedicalHarm
	Shows medical vulnerability, infection recurrence, medication-access danger, edema/fluid-retention harm, and physical harm from medical-resource obstruction.
F	ONCOR MEDICAL CRITICAL CARE / CHRONIC CONDITION WAIVER
	https://tinyurl.com/DallasMedWaiver
	Physician-supported medical-risk anchor showing Applicant's medical vulnerability and need for uninterrupted power, medication access, and healthcare-payment access.
G	ILLEGAL WRIT / BANKRUPTCY EMERGENCY NOTICE
	https://tinyurl.com/WritRevoke
	Shows defective notice, forced absence, writ emergency, Petitioner arrival, missing medications, hard drives, and camera equipment.
G2	PUBLIC STORAGE / FIREARM / GUN-REPORT PROOF / OFFICER-BATTERY CONTEXT
	https://tinyurl.com/GunAquisition
	Supports firearm escalation, gun-related fear narrative, Public Storage allegation, Applicant's denial, and law-enforcement physical-danger context.
H	BATTERY OF POLICE OFFICER, RESISTING ARREST.
	https://tinyurl.com/BatteryOfficer
	Supports officer-battery / resisting-officer context relevant to firearm and physical-danger analysis.
I	AIRTAG / APPLE / SAPD SOURCE RECORDS
	https://tinyurl.com/AirTagStalk
	Shows tracking/stalking narrative inversion and source records contradicting key portions of Petitioner's tracking allegations.
J	FALSE POLICE REPORT SUMMARY / DPD / SAPD RECORDS
	https://tinyurl.com/FalsePoliceReports
	Shows repeated police reports, investigations, detective contacts, Miranda warnings, and lack of substantiated tracking/stalking findings.
J	SEALED IN-CAMERA SUBMISSION / LIFE INSURANCE DENIALS / MEDICATION AND DANGER CONTEXT
	https://tinyurl.com/SealedSubmission
	Sealed context for death statements, behavioral escalation, medication discontinuation, future-risk factors, life-insurance/psychological-underwriting materials, and related danger evidence if the Court requests sealed review.



PROTECTIVE ORDER EXHIBIT MAP

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K	LEASE BUYOUT / MANUFACTURED EVICTION EVIDENCE	https://tinyurl.com/LeaseFraud	Supports manufactured eviction/access pressure, housing instability, predicted cleanout, and third-party access setup.	
L	DESTROYED AT&T MODEM / SECURITY-SYSTEM DISABLEMENT	https://tinyurl.com/DestroyedModem	Shows destruction/disablement of internet, security, alarm, and camera infrastructure during or after April 16.	
M	SIGNED HEALTHCARE BENEFITS ORDER AND NONCOMPLIANCE EVIDENCE	https://tinyurl.com/BenefitsOrder	Existing signed healthcare order requiring healthcare-benefits compliance and restoration/reimbursement of HSA/FSA funds.	
N	PRIOR EMERGENCY-FUNDS DELAY / ABILITY-TO-PAY / FALSE CLAIMS OF DESTITUTION FOLLOWED BY \$50K IN THIRD PARTY CONTRACTOR SPENDING	https://tinyurl.com/DestitutionBankAccounts	https://tinyurl.com/FeeShifting	
		Shows another bank account on Oct 31st, 2025, when Petitioner testified to having less than \$4k in a hearing which relief was denied to Applicant once again. Procedural delay as the mechanism of harm and source records contradicting claimed financial distress. Within days of Petitioner's January 7, 2025 destitution narrative, Petitioner committed to approximately \$50,000 in third-party investigative, reputational-defense, security, and technology-related spending, including an approximately \$24,000 payment to Jetty Partners and a minimum monthly commitment of approximately \$2,000 to Decisive Resources. Those efforts were used to support stalking and AirTag allegations later contradicted by SAPD and third-party source records showing the AirTags were registered to Petitioner's own phone and iCloud account, including an AirTag labeled "Gwen's BMW 340i" appearing in Petitioner's own records weeks before its alleged "discovery." The records show a manufactured stalking narrative and inversion of reality in which AirTags registered to Petitioner's phone and iCloud account were physically found within Applicant's possessions, falsely attributed to Applicant, and then used to support false police reports and felony stalking allegations against him, showing Petitioner was the source of the tracking devices and the one conducting the tracking activity.		
O	THIRD-PARTY DUE DILIGENCE / REPUTATION / VENDOR SPENDING AND ABILITY-TO-PAY	https://tinyurl.com/FraudOnTheCommunity	Shows third-party investigative, cyber, reputation, or litigation-support spending while emergency relief was opposed.	
P	STALKING NARRATIVE AND STAGED ACCUSATIONS	https://tinyurl.com/StalkingSetUp	Shows Petitioner instructed Applicant to leave cameras on, then accused him of recording after she entered and broke into Applicant's office.	
Q	STAGED EVIDENCE / DOCTORED LETTER / CAMERA OUTBURST	https://tinyurl.com/DoctoredLetter	https://tinyurl.com/YourMusicSucksJason	
		Petitioner placed Applicant's encouraging first-day-at-Accenture letter into her bag and referred to it as a "keeper," then presented or characterized the letter to two off-duty officers as purported threat evidence. Both officers referenced "emojis" allegedly appearing in the letter, although the original letter contained no emojis. Applicant believes the letter was altered, embellished, or mischaracterized to manufacture threat evidence and support Petitioner's victim narrative.		
K	STAGED EVIDENCE / LETTER-EMOJI / RESIDENCE- ACCESS RISK BUNDLE	https://tinyurl.com/FabricatedEvidence	Shows mischaracterization of benign materials as threat evidence and supports fear of staged evidence, planted evidence, false-report narratives, and protective-order predicate manufacturing.	
S	DEC 12, 2024 RECORDED CALL / RETAINER INTERFERENCE / HEALTHCARE-LIFE-SAFETY KNOWLEDGE	https://tinyurl.com/DontWantYoutoDie	Shows Petitioner reported survival-funds transfer, legal retainer, and spinal-surgery rehabilitation equipment as fraud while acknowledging healthcare disruption could endanger Applicant's life.	
T	THERAPIST EMAIL / DEATH STATEMENTS AND TRUSTED-PERSON MISATTRIBUTION	https://tinyurl.com/DeathConditioning	Shows Petitioner addressed statements that Applicant would die early and attributed death predictions to trusted people in Applicant's life.	
U	PROCEDURAL DELAY / REQUESTS FOR RELIEF & NOTICE OF EXPONENTIALLY COMPOUNDING HARM	https://tinyurl.com/WeaponizedDelayedRelief	Shows repeated emergency requests, healthcare filings, discovery requests, stay requests, access warnings, and relief requests establishing that procedural delay is the weapon and that Applicant repeatedly warned the Court before the April 16 event occurred. Case stabilization failures and compounding harm.	
V	VIDEO INDEX - INTENTIONALLY DEFECTIVE SERVICE USED TO LURE APPLICANT AWAY FROM RESIDENCE	https://tinyurl.com/April16VideoIndex	An index of videos from the April 16th, 2026, Property Theft Destruction event.	
X	CONTEMPORANEOUS DE-ESCALATION LETTER / MEDICATION-CONCERN EVIDENCE	https://tinyurl.com/LetterwithRequest	Applicant's pre-separation letter to Petitioner requesting that she discuss emotional volatility, medication changes, and loss of emotional control with a qualified medical professional. The letter is careful, conciliatory, and non-threatening; it repeatedly expresses love, de-escalation, and Applicant's own accountability, rebutting Petitioner's later portrayal of Applicant as abusive or threatening.	

IN THE MATTER OF
THE MARRIAGE OF

GWENDOLYN ULIJASZ-MCKEMIE
&
JASON MCKEMIE

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IN THE DISTRICT COURT

301ST JUDICIAL DISTRICT

DALLAS COUNTY, TEXAS

DECLARATION OF DANE PATCHING

IN SUPPORT OF EMERGENCY PROTECTIVE RELIEF

My name is **Dane Patching**. My date of birth is **August 26, 1985**. I am over eighteen years old, competent to make this declaration, and have personal knowledge of the facts stated below. I live with my wife, Christina Segura, at **4617 Lester Dr., Dallas, Texas 75219**. I am not a party to this case. **The facts stated in this declaration are true and correct to the best of my knowledge.**

I. Witness Background and Basis for Personal Knowledge

1. I have known Jason McKemie for just under nine years. We first met while living in the same apartment community in Victory Park and became friends through a shared interest in music. A few years later, Jason again became my neighbor when he rented a townhome next door to me and my wife, Christina. **I observed Jason on a near-daily basis for more than two years during our friendship.**
2. Across the years I have known him, Jason has been **calm, rational, kind, intelligent, and steady under pressure**. I have never known him to pick fights, threaten others, or behave in an abusive, antagonistic, possessive, or physically violent manner. I have seen him face serious personal challenges, and I have also seen him support my wife and me during difficult periods, including my wife's battle with cancer. **Jason consistently works to de-escalate conflict rather than create it.**

II. April 16, 2026 Attempted Eviction and Property Destruction

3. On **April 16, 2026**, I personally observed the aftermath of an attempted eviction at Jason McKemie's residence located at **5609 La Foy Blvd., Dallas, Texas 75209**.
4. At approximately **6:02 p.m.**, Jason called me. He told me he had just left a court hearing, that an eviction had been attempted at his residence, that his possessions were being moved out of the house, and that he had obtained a court order stopping it. He also told me **he had not been served with notice of the hearing**. He sounded alarmed and said he needed help.
5. My wife was scheduled for chemotherapy the following morning, and I was helping prepare her. After making sure she was settled, I went to Jason's residence as quickly as I could. I arrived not long after Jason returned.
6. When I arrived, I saw property piled in the front and back areas of the residence. **The condition did not resemble a careful move-out, normal storage effort, or any effort to preserve property.** Items were in piles, garbage bags, wardrobe boxes, and loose groupings. The only boxes I observed were wardrobe boxes, and those were not being used for clothing. Large trash bags were used for many other items.
7. Breakable were not packed nor even removed from the furniture prior to moving. The large majority of items were placed into large trash bags and stacked and discarded into a pile, or weren't packed at all were left loose on the lawn or the driveway. I observed safes, computer equipment, household items, broken glass, crystal, and other fragile items scattered outside. I also saw a black buffet or cabinet that had been moved with china and

crystal still inside it. **Those contents were broken.**

8. **In my opinion, this was not a move—it was a teardown.** The condition of the property reflects a complete disregard for preservation and is consistent with conduct that would foreseeably cause considerable damage. Items were not simply mishandled or disorganized; they were left in a state that does not occur during any normal packing or removal process.
9. While Jason was in the front area, a vehicle repeatedly circled the house. Jason and I both observed it. Jason told me he had seen that vehicle during the divorce proceedings previously. I saw the vehicle pass multiple times, slow down, and appear to monitor what we were doing. It appeared to be a late-model blue Lexus sedan driven by a white male in his forties or fifties.
10. Jason and I worked to move items into the garage to preserve what we could. The property was disorganized, intermixed, placed into garbage bags, and much of it was broken. Items appeared mixed from different rooms and areas of the house. **This did not appear accidental or orderly.**
11. Numerous items had been placed near the trash. I told Jason the boxes near the trash should be checked. When we checked, we found a large box behind the trash cans containing a **50-inch television and other electronics or high-value items.** Inside a large box by the trash receptacle were several bags of garbage.
12. The placement of valuable electronics near or inside trash areas was shocking to me. Jason later found one a **MacBook Pro laptop stuffed inside a discarded frozen pizza box, inside a large black trash bag.**
13. Security cameras in and around the house were not simply removed from their mounts; **they were forcibly ripped off, leaving wires exposed.** Several power cables had been pulled out with enough force that the prongs were broken off.
14. Based on what I observed, **I do not see any reasonable way to conclude that this was a careful or lawful preservation of property.** There was no apparent organization or effort to protect the property. Items were intermixed in a manner inconsistent with a normal move or any attempt to safeguard belongings.
15. When I entered the house, I immediately noticed Jason's large television still mounted on the wall. Other furniture and office equipment also remained inside, including mounted televisions, computer monitors, his desk, and his filing cabinet full of documents and other items. The upstairs appeared to have been cleared out except for Jason's clothing, which remained unpacked and hanging on rods as well as in built in drawers.
16. Jason provided me with photographs he took after returning to the residence. **Those photographs are consistent with what I personally observed that evening,** including property piled outside, broken glass and crystal, disorganized electronics and computer equipment, valuable property near trash areas, and large televisions and monitors still mounted and left inside the home.
17. I was shocked by what I observed. In my opinion, there was no meaningful effort to preserve any of the property being left behind. Plastic wrap and packing materials were not utilized with any furniture nor items in the back as they were with the items unloaded from the truck as pictured. All other property was treated, at best, as disposable. **Much of it, including high-value property, appeared damaged, commingled with trash, or placed in and around trash receptacles.** The scene was destructive, disorderly, and reflected a careless disregard for Jason's property. I left at approximately 9:00-9:15p.m. to return home and assist my wife before her chemotherapy the following morning.

III. Relevant Background and Pattern Observed

18. What I observed on April 16, 2026, did not occur in isolation. Christina and I were introduced to Gwendolyn Ulijasz in early 2023. We spent time with Jason and Gwen throughout their relationship and marriage, and we

traveled to Wisconsin for four days to attend their ceremonial wedding at her sister Pamela Woodman's lakehouse in Mauston, Wisconsin.

19. When we first met Gwen, we understood that she had relocated to Texas because of safety concerns involving a former spouse. Jason discussed those concerns with me, and I observed him take deliberate steps to protect her privacy, including avoiding social media and limiting public visibility regarding their whereabouts and marriage. This was a noticeable change from Jason's prior online presence. **Based on what I observed, these appeared to be the intentional actions of a dedicated spouse genuinely concerned for her safety.**
20. On or around October-November 2024, Jason became very distressed while discussing significant behavioral changes involving Gwendolyn. He told us she had discontinued psychiatric medication before a trip to Costa Rica and that her behavior had escalated each month afterward. The changes he described sounded extreme and abusive. Jason appeared scared and overwhelmed. By the time they separated, we had been discussing those changes for well over a month. **From what we personally observed, Jason was the person in fear at that time, not Gwendolyn.**
21. Jason later informed us that he had found documentation showing a pattern of protective-order filings and that he had paid a legal retainer. The next thing we learned was that **Gwendolyn had reported his legal retainer as fraud and stated it was an accident; while simultaneously filing for a protective order.**
22. The past sixteen months have been difficult to watch. Jason has not been allowed to stabilize. He has struggled to maintain access to medical care and prescriptions, he appears exhausted and has been under immense financial strain, and he's endured repeated hospitalizations. **We have also discussed the psychological strain of the constant police reports in both Dallas and San Antonio;** and specifically him being mirandized for something when he wasn't even in the same city when the alleged event occurred.
23. At the same time, Gwendolyn appears to have retained the benefits of the sacrifices they made together while leaving Jason with the debt, instability, medical consequences, and burden of the home. **For those of us who knew both Jason and Gwendolyn, the victim narrative presented upon arrival and repeated upon departure is materially consistent in a way that demands examination.**
24. Based on the Jason I have known for nearly nine years, including extended periods of near-daily contact, **I do not believe he committed the abusive conduct Gwendolyn has accused him of. Jason is not dangerous, threatening, abusive, hostile, or physically violent.**

UNSWORN DECLARATION

My name is **Dane Patching**, my date of birth is **August 26, 1985**, and my address is **4617 Lester Drive, Dallas, Texas 75219**.

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

Executed in **Dallas County, State of Texas**, on the **23rd day of April, 2026**.



Dane Patching

Phone: (214) 394-8071

Email: d.s.patching@gmail.com

NO. _____

JASON EMORY MCKEMIE

APPLICANT

§

§

§

GWENDOLYN LAURA ULIJASZ

PETITIONER/ONE RESTRAINED

§

TEXAS

IN THE DISTRICT COURTS

____ **JUDICIAL DISTRICT**

DALLAS COUNTY,

PHOTO EXHIBIT W | WRIT AFTERMATH



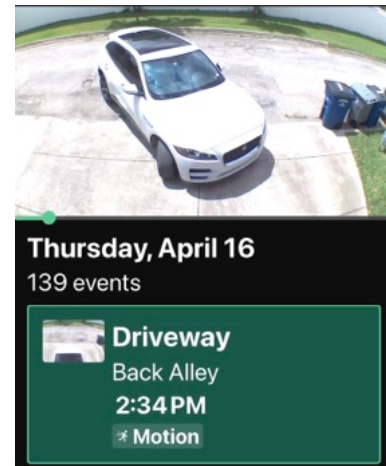
I. PRIOR COURT HISTORY AND NOTICE REGARDING PETITIONER'S ACCESS TO THE RESIDENCE

Petitioner repeatedly requested access to the marital residence through pleadings and during court hearings. On January 6, 2026, during a motion-to-compel hearing, Judge Abendroth initially approved access over Applicant's objections. After reviewing the history, however, the Court stated that Petitioner had already been given more than enough time to retrieve her property and that further personal access was no longer permitted.

Applicant filed repeated objections explaining that Petitioner's prior entries into the residence had resulted in property damage, disorder inside the home, unsupported allegations, planted items, and tracking devices, including three AirTags placed on Applicant's personal property. Applicant did not

object to Petitioner receiving any remaining belongings. Applicant objected to Petitioner personally entering the residence or receiving property directly from Applicant.

Applicant repeatedly stated that any remaining property transfer had to occur through a neutral third party because direct contact or direct transfer created an unacceptable risk of false allegations, planted evidence, property destruction, or further escalation. Petitioner was therefore on notice, both from the hearing record and filed objections, that she was not permitted to personally re-enter the residence and that any remaining retrieval had to occur through a neutral process.



II. TIMELINE OF KNOWN APRIL 16, 2026, EVENTS

- 2:37 p.m.** – Applicant left the residence to go to court after identifying defective service and attempting to stop the writ. Applicant closed the garage before leaving.
- 2:39 p.m.** – Petitioner’s security personnel backed into the rear driveway. The garage was opened from inside.
- 2:39 p.m.** – Security cameras began being disabled, including cameras being ripped from walls. Fifteen cameras on one system were disabled before Petitioner arrived.
- 2:46 p.m.** – Petitioner arrived by Uber with luggage, consistent with travel from San Antonio. A constable asked who she was and why she was present. Petitioner presented an outdated driver’s license bearing the residence address and Applicant’s last name. She represented that she currently lived at the residence, had a right to be there, and had a right to remove property. Those representations were false.
- 2:47pm** – Shows ID to Constable Tometillo with 5609 Address and Applicants last name
- 2:57 p.m.** – Petitioner was captured on video speaking by phone with multiple outside resources. She stated that Applicant was at the courthouse, that he would likely return, and that she needed to hurry and “grab more of this evidence.” The video clip then stopped.
- 3:23 p.m.** – The remaining security camera system was discovered and disabled. The internet went down at the same time.
- 5:30 p.m.** – Applicant left the courthouse and spoke with the constable. The constable stated that Petitioner had been inside boxing items from the attic, that he told her to stop and unload the SUV, and that Petitioner then got into the SUV and left with her security guards. When Applicant asked why the constable could not recover the property, the constable stated that he did not have authority to chase her.

Evening of April 16 through approximately 4:00 a.m. – Applicant worked to recover and secure property that had been left outside, damaged, discarded, commingled with trash, or made inaccessible.

Approximately 7:00 a.m. the following morning – After sleeping outside in a lawn chair from physical exhaustion to watch the property, Applicant woke to the same blue Lexus sports sedan stopped approximately 15 to 20 feet away, with the driver photographing Applicant through an open window using a DSLR camera.

III. COORDINATED ENTRY AND DISABLEMENT OF SURVEILLANCE

April 16, 2026 was not an ordinary writ execution. It was a coordinated evidence grab, asset seizure, property destruction event, and survival destabilization campaign.

At approximately 2:37 p.m., Applicant left the residence to go to court after identifying defective service and attempting to stop the writ. Applicant closed the garage before leaving. Within minutes, Petitioner’s security personnel backed into the rear driveway, the garage was opened from inside, and the security cameras began being disabled.

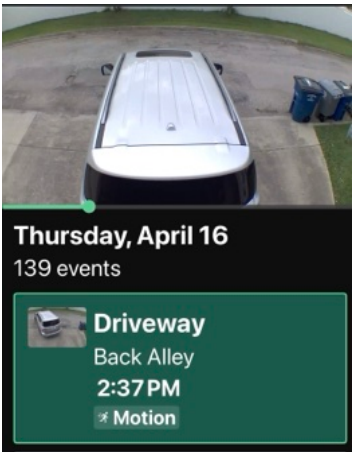
Applicant had two separate security camera systems. Fifteen cameras on one system were disabled before Petitioner arrived. The second system survived until approximately 3:23 p.m., when it was discovered and disabled. The internet went down at the same time.

The speed of the entry, the immediate disabling of cameras, the precision with which the camera locations were identified, and the timing of Petitioner’s arrival minutes after Applicant was forced to leave for court establish that this was not spontaneous, incidental, or ordinary. It was coordinated in advance.

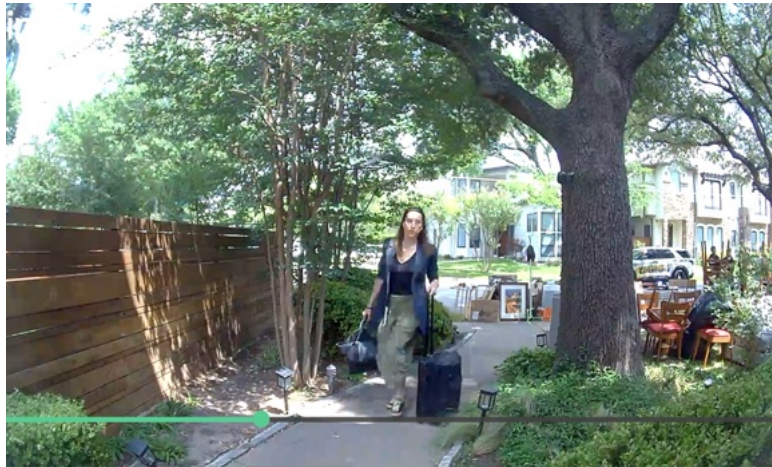
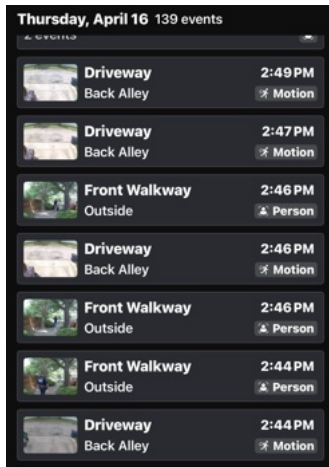
IV. PETITIONER’S FALSE ACCESS REPRESENTATION AND USE OF OUTDATED IDENTIFICATION

At approximately 2:46 p.m., Petitioner arrived by Uber with luggage. A constable asked who she was and why she was present. Petitioner presented an outdated driver’s license bearing the residence address and Applicant’s last name. She represented that she currently lived at the residence, had a right to be there, and had a right to remove property.

Those representations were false. Petitioner changed her name in December 2024 and had lived in San Antonio since leaving the residence. She used an outdated license to misrepresent current residence, marital identity, access authority, and removal authority.



2:46PM ARRIVAL FROM SAN ANTONIO VIA UBER

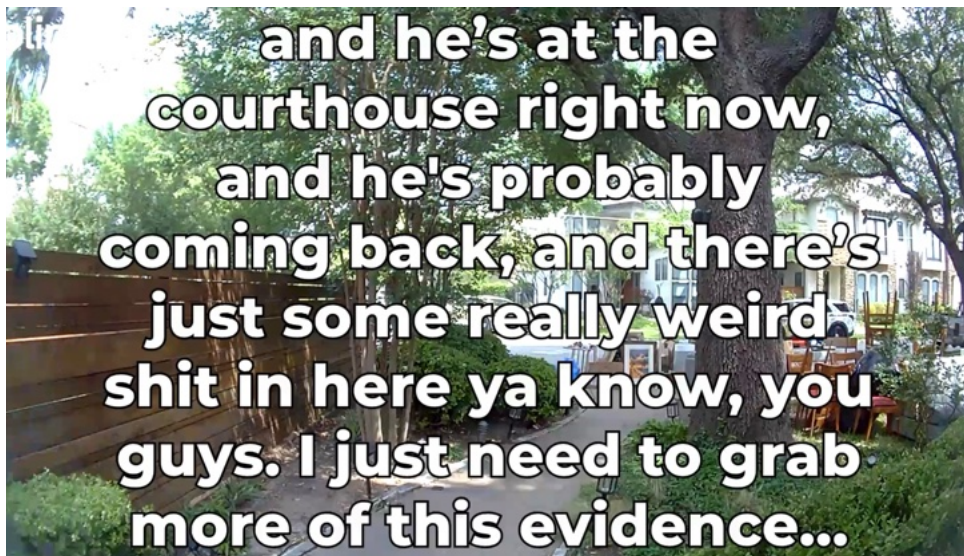


Petitioner had already been denied further unrestricted personal access through prior court proceedings. She also had notice from Applicant's repeated filed objections that any remaining property transfer had to occur through a neutral process. Her use of outdated identification was not harmless. It was used to create the appearance of authority at the precise moment her physical entry and removal of property were being challenged.

V. PETITIONER'S RECORDED STATEMENT ABOUT "EVIDENCE"

At approximately 2:57 p.m., Petitioner was captured on video speaking by phone with multiple outside resources. She stated that Applicant was at the courthouse, that he would probably return, and that she needed to hurry and "grab more of this evidence." The clip then stopped.

That statement matters. Petitioner did not describe the activity as retrieving ordinary personal items. She described it as grabbing evidence while Applicant was away at court. That statement is consistent with the timing, the disabled cameras, the third-party coordination, the removal of hard drives and litigation materials, and the destruction or concealment of property necessary for Applicant's survival and litigation access.



VI. REMOVAL, DESTRUCTION, AND MISCLASSIFICATION OF PROPERTY

Once inside, Petitioner took control of the packing and removal process. Property was divided into “keep” and “dispose” categories. In practice, “dispose” became Applicant’s property.

Items necessary for survival, litigation, medical access, identity, and daily functioning were removed, damaged, destroyed, discarded, or left behind in a condition designed to make retrieval nearly impossible. This included medications, auto-injectors, hard drives, litigation files, tax records, passport, identification materials, clothing, underwear, socks, financial records, cash, studio equipment, electronics, and professional property.

The recovered bags contained unrelated property from multiple rooms mixed with trash, liquids, food, broken debris, electronics, legal papers, photographs, books, kitchen items, bathroom items, and fragile property. Purchased small, medium, and large moving boxes were not used. Instead, wardrobe boxes were loaded with non-wardrobe items, including electronics, glass, breakable items, and heavy equipment. Several boxes exceeded reasonable load capacity and could not be safely moved.

This was not ordinary packing. The handling pattern caused foreseeable destruction. Fragile items were placed beneath heavy items. Glassware and family property were broken. Applicant’s great-grandmother’s approximately 150-year-old crystal was lost, destroyed, or removed. Items were ripped from walls rather than dismantled, leaving structural damage and exposed wires. Power and data cables were separated from equipment, rendering remaining systems unusable and increasing restoration costs.

Applicant’s music studio and professional equipment were gutted. Critical equipment was removed. Cables and remaining components were left disconnected and unusable. The loss included professional, creative, litigation-related, and personal property central to Applicant’s livelihood and evidence preservation.

VII. APPLICANT WAS FORCED TO LEAVE ESSENTIAL PROPERTY BEHIND

When Applicant left, he told the constable that he needed to retrieve his hard drives, medication, checkbook, and papers near his printer. He was told there was no time and that he had to leave immediately if he wanted any chance to stop the writ.

No reasonable person would voluntarily leave behind medication, identification, litigation files, passport, tax records, cash, hard drives, and property needed for basic survival unless forced to do so. Applicant was forced to leave because the defective service created the exact emergency that required him to go to the courthouse immediately.

Petitioner knew Applicant would leave. The timing of her arrival and the immediate entry by her security personnel confirm that the court emergency was used as the operational window for entry, camera disablement, property removal, and evidence seizure.

VIII. CONSTABLE STATEMENT AND PETITIONER LEAVING WITH PROPERTY

When Applicant left the courthouse around 5:30 p.m., he spoke with the constable. The constable stated that Petitioner had been inside boxing items from the attic and that he told her to stop and unload the SUV. The constable stated that Petitioner then got into the SUV and left with her security guards.

When Applicant asked why the constable could not recover the property, the constable stated that he did not have authority to chase her.

This confirms that Petitioner personally removed property from the residence despite prior notice that her personal entry and direct property removal created unacceptable risk and were not permitted through any neutral process.

IX. ALL MY SONS, CONCEALED THIRD-PARTY PAYMENT, AND PETITIONER'S EFFORT TO KEEP HER NAME OFF THE MOVE

When Applicant returned to the residence, a 26-foot All My Sons moving truck was in front of the residence and unloading had begun. Applicant contacted the moving company manager and told him that the property on the truck was Applicant's property, that Applicant had a shoulder injury, and that Applicant needed assistance returning the property inside.

The manager stated that All My Sons had only been contracted to move items from the front lawn to the truck. When Applicant offered to modify the contract and ensure payment, the manager stated that he could not bill Petitioner because the card on file was not hers. He identified the cardholder as Merritt McClayton Rahilly, one of Petitioner's close friends in Chicago.

The manager also stated that Petitioner was explicit that she did not want her name associated with the move.

That fact is not neutral. It corroborates concealed third-party financing, identity concealment, and coordinated removal of Applicant's property through a third party. A 26-foot moving truck booked under Petitioner's close friend's name, combined with Petitioner's express instruction that her name not be associated with the move, confirms planning, concealment, and consciousness of wrongdoing.

X. THE PROPERTY WAS NEVER ABANDONED

The property was never abandoned. Applicant remained at or near the residence. A friend arrived shortly after Applicant returned to assist. Applicant worked through the night to recover and secure what remained.

A blue Lexus sports sedan repeatedly circled the residence during the recovery effort. Applicant's friend noticed the vehicle without prompting. Applicant has observed the same individual intermittently since these proceedings began in December 2024.

It took approximately 36 hours to bring the property back inside. By approximately 4:00 a.m., Applicant was physically exhausted and slept outside in a lawn chair to watch the property. At approximately 7:00 a.m., Applicant woke to the same blue Lexus stopped approximately 15 to 20 feet away, with the driver photographing Applicant through an open window using a DSLR camera.

This was continued surveillance during physical vulnerability, not ordinary neighborhood activity.

XI. BROADER FINANCIAL, LEASE, HEALTHCARE, AND LITIGATION CONTEXT

The April 16 event occurred after months of financial, resource, healthcare, and litigation obstruction.

This coordinated clean-out followed the illegal modification of a Texas state lease through a lease buyout modification that was concealed until Applicant showed contradictions that forced its disclosure during the October 31, 2025 hearing. Petitioner was listed on the lease application as the sole financial guarantor, and only her credit was evaluated for the lease.

Petitioner misrepresented the financial arrangements made with Applicant, produced misleading financial statements, and claimed destitution while Applicant was left with the entire financial burden of the marital residence during recovery from spinal surgery and without income.

Rent was either satisfied, or at least partially satisfied, through the forfeiture of Applicant's \$4,999 rent deposit by Petitioner without Applicant's knowledge or consent. That deposit was offered so the landlord would join a call with Petitioner, or with Ethan Scroggins on Petitioner's behalf, to hear an offer that would keep the landlord "out of the crossfire." Related correspondence misrepresented court findings, recast Petitioner as an innocent abused victim, and attempted to buy her name off a lease for which she was the sole financial guarantor.

This was the culmination of a four-month coordinated financial ambush designed to leave Applicant desperate, without income, cut off from marital assets, without practical means of survival, and without adequate access to counsel.

For 16 months, Applicant has fought for survival through more than 110 pleadings and thousands of pages while facing continuing financial, medical, and litigation obstruction. The damage now extends beyond the case itself. Applicant's parents are being forced to sell their retirement home after long-term care needs escalated for Applicant's father following approximately \$50,000 loaned to Applicant beginning in December 2024 to defend against Petitioner's false protective order application—an application Applicant warned 911 about seven days before it was filed.

Petitioner has stated that Applicant would never see inside her bank accounts and that he "will die trying" in connection with third-party subpoena rights.

XII. FIREARM ACQUISITION AND SAFETY RISK

Open records recently produced a police report confirming Petitioner's acquisition of a firearm. Petitioner stated that she needed the firearm in connection with a property dispute at Public Storage on the exact same date as the first bench trial in the 254th District Court. The report states that Petitioner was not licensed for that firearm.

The firearm issue is directly relevant to this request for protective relief and to the requested Rule 204 psychological examination. Petitioner's acquisition of a firearm in connection with a property dispute involving community assets, while simultaneously engaging in escalating property interference, false reporting, financial obstruction, litigation obstruction, and coordinated entry into the marital residence, presents a serious and immediate safety concern.

XIII. PETITIONER'S FINANCIAL CAPACITY AND THE INFERENCE CREATED BY THE SCALE OF THE OPERATION

Petitioner makes approximately \$1.5 million per year, averaging more than \$125,000 per month. This is not an ambiguous number and it is not speculation. Her compensation contract is highly detailed and itemized. It provides precise values and ranges for each compensation element, and her own handwritten notes corroborate those numbers.

Petitioner's time is valuable. Her decision to travel from San Antonio, arrive within minutes of Applicant's departure, coordinate multiple third-party resources, use security personnel, use an outdated license, disable surveillance, conceal the moving arrangement through a close friend's payment card, and personally participate in the removal of property confirms that the purpose was significant.

The reason was evidence, control, and destabilization.

XIV. CONCLUSION

April 16 was not a move. It was not an ordinary writ execution. It was not a normal property retrieval.

It was a coordinated entry, evidence seizure, property destruction event, and survival destabilization campaign.

Applicant had warned the family court repeatedly that Petitioner would use a manufactured eviction, forced absence, or controlled access to seize evidence, destroy property, restrict access to marital resources, and further destabilize him. That is exactly what occurred.

Within minutes of Applicant's compelled departure, Petitioner's security personnel entered, cameras were disabled, Petitioner arrived with outdated identification, property was separated and removed, litigation evidence was taken, critical survival items were removed or made inaccessible, and third-party resources were used to conceal Petitioner's role in the move.



APRIL 16TH / WRIT DESTRUCTION

High-value items were left in residence while other property was removed or destroyed, reflecting selective and non-standard handling.

Bazaar_ED3EFD84-CBAB9726BBCAC.JPEG



APRIL 16TH / WRIT DESTRUCTION

After providing an invalid ID, Petitioner took control of the property removal; including exclusive choice over everything she desired to keep, of what was disposed, and of what Respondent would be permitted to have after the writ concluded.

IMG_1859.jpg



APRIL 16TH / WRIT DESTRUCTION

Elliptical machine abandoned.

IMG_1896.jpg



APRIL 16TH / WRIT DESTRUCTION

Applicant's hand made sports coats & suits were found inside a wardrobe box with lawn tools and potted plants tossed on top of them. They were crumpled up in the bottom of the box, with the protective bag open or removed to expose those items to dirt, greaser,

IMG_1896.jpg of 19



APRIL 16TH / WRIT DESTRUCTION

Closet cleared of all items except Applicant's everyday clothing, which was left behind while other property was removed—depriving him of access to essential daily items. Suits were removed from garment bags, thrown into boxes, and covered with dirt from potted plants.

IMG_1937.jpg



APRIL 16TH / WRIT DESTRUCTION

Electronics and heavy items were placed into wardrobe boxes, creating excessive weight and foreseeable damage. Several wardrobe boxes appeared to be "loaded in place," with glass and breakable items at the bottom and heavier equipment stacked on top, mostly electronics. None of the wardrobe boxes were used for their intended purpose. Of the approximately 60 S/M/L boxes Respondent had purchased for moving, none were used. Those new boxes were instead thrown onto into the same mound as the bags full of the items they intended to preserve.

IMG_1873.jpg



APRIL 16TH / WRIT DESTRUCTION

Glassware, clothing, and household items commingled in trash bags and discarded in piles; fragile items broken.

A large pile in the front of the residence was over 5 ft tall, with significant property damage to the items on the bottom due to weight and the impact of the items tossed into the piles.

IMG_1884.jpg

APRIL 16 WRIT DESTRUCTION

APRIL 16 WRIT DESTRUCTION

ALL MY SONS / THIRD-PARTY PAYMENT

When Applicant returned after the writ was stopped, a 26-foot "All My Sons" moving truck was unloading his property. Applicant spoke with the booking manager, who stated the movers were contracted only to move property from the lawn to the truck and could not bill Gwendolyn Ulijasz because they did not have her payment information. The booking manager identified the payment source as Merritt McClayton Rahilly, Gwendolyn's close friend, and stated that Gwendolyn was explicit that she did not want her name associated with the move in any way. This corroborates concealed third-party financing and coordinated removal of Applicant's property.

IMG_1882.jpg



Throughout every room of the house, everything was packed, with the exception of anything critical for day-to-day survival. Those items were identified as not needing packing. These included things such as Files, Passport, Clothes, Underwear, Socks, Shoes, Computer Monitor, Power and Data Cables for Computers all were to remain within the residence.

IMG_1882.jpg



My only pair of prescription glasses were destroyed and found in the trash. I have been unable to get replacements due to HSA access obstruction.

IMG_1938.jpg

APRIL 16TH / WRIT DESTRUCTION

It took approximately 36 hours to bring the property back inside. During that time, a blue Lexus sports sedan with no front plate repeatedly circled the residence. I slept outside for approximately four hours to watch the property and woke to the same driver photographing me beside the unmoved boxes and sofa. I have observed this individual intermittently since December 2024 and believe he is associated with Jetty Partners, a firm employed by my estranged spouse.

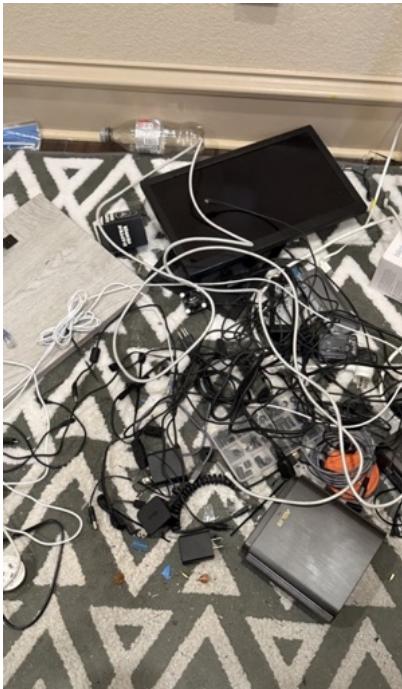


There was no attempt to unscrew anything from walls. Large holes were present where items were ripped off walls including security cameras where the only thing remaining was wires protruding from the wall where they once were. IMG_1935.2.jpg



APRIL 16 / WRIT AFTERMATH

The recovered bags contained unrelated property from multiple rooms mixed with trash, liquids, food, broken debris, electronics, legal papers, photographs, books, kitchen items, and bathroom items. The purchased S/M/L boxes were not used. Instead, wardrobe boxes were packed with non-wardrobe items after my clothing was identified to constables as property to remain in the residence. Fragile items were placed beneath heavy items, including large power supplies, crushing property below, including my great-grandmother's crystal. Several boxes exceeded their load capacity and could not be safely moved.



APRIL 16 / WRIT AFTERMATH

Power and data cables separated and left behind, rendering remaining equipment unusable and increasing restoration cost.

IMG_2078.jpg

IMG_2073.jpg



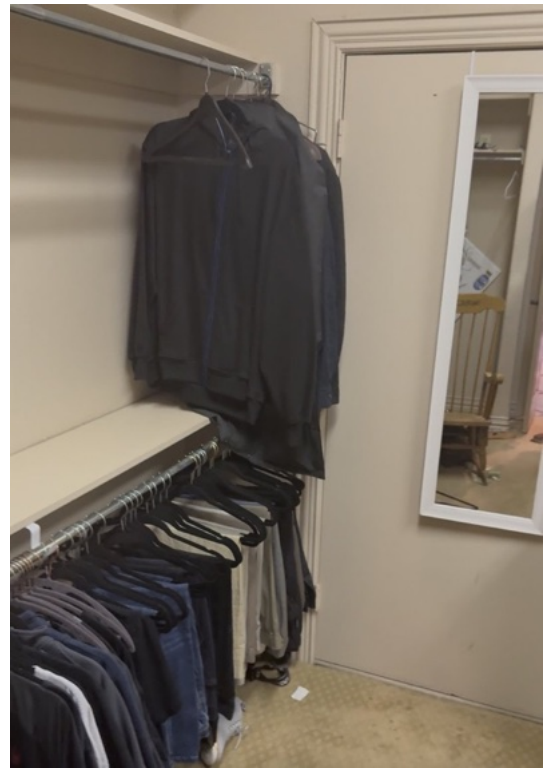
APRIL 16 / WRIT AFTERMATH

Items forcibly removed from walls without dismounting, causing obvious structural and property damage.

IMG_2070.jpg



APRIL 16 / WRIT AFTERMATH
Applicant's safe remained sitting on a closet shelf.
IMG_2197.jpg



APRIL 16 / WRIT AFTERMATH
Applicant's clothes were left in residence after completion of writ. The only clothes moved out were handmade blazers and suits found in bottom of wardrobe box with potted plants thrown on top of them, covering them in dirt and debris.

IMG_2198.jpg



APRIL 16 / WRIT AFTERMATH
Family Crystal & China Lost.
IMG_9471635E-B99D-43B8-8504-9E01D9209CFE.JPEG



APRIL 16 / WRIT AFTERMATH
File cabinet still in residence. Drawers remained full including Passport and Tax Info which would have been rendered unrecoverable.
IMG_D6A38F2B-2BA4-4DAD-A005-209B2EA207D8.JPEG



APRIL 16 / WRIT AFTERMATH
Shoe rack remained hanging inside closet. Desk with aftermarket 72" solid wood tabletop left in residence as well.

DJDESKWRIT.JPEG



APRIL 16 / WRIT AFTERMATH

A Photograph taken shortly after our move when I began putting the studio together. Later additions included a dedicated M2 MacBook Pro, Pioneer CDJ3k & DJS1k, IK Multimedia ARC Studio Room Correction System, KRK S8 Subwoofer, Custom Marble Sub Platform on top of ISO Acoustics Sub Platform, (2) Panamax M4315PRO Power Conditioner's with BluBolt, OneAC CB115, Custom Grounding Cabling with Distribution Blocks & Cabling, and an ISO-Acoustics Subwoofer Platform Base among other



APRIL 16 / WRIT AFTERMATH

Cabling left disconnected and unusable following removal of associated equipment, evidencing disruption of functional systems.

WALLCABLE1.JPEG



APRIL 16 / WRIT AFTERMATH

Critical equipment removed; only disconnected cabling remains, evidencing selective removal and system disruption.

GUTTED2.JPEG

THEFT AND DESTRUCTION

PERSONAL PROPERTY AND LIVELIHOOD

The items depicted on these pages reflect property either removed from the residence or destroyed during the April 16, 2026, property seizure event. The KRK S8 subwoofer and ATTO ThunderLink adapter referenced herein were later recovered in non-functional condition and appear to have been electrically damaged or “fried.” All other items depicted in these photographs remain missing.

ATTO THUNDERLINK ADAPTOR (DESTROYED)



FOUND STRIPPED OF GPU



KRK S8 SUBWOOFER (DESTROYED)





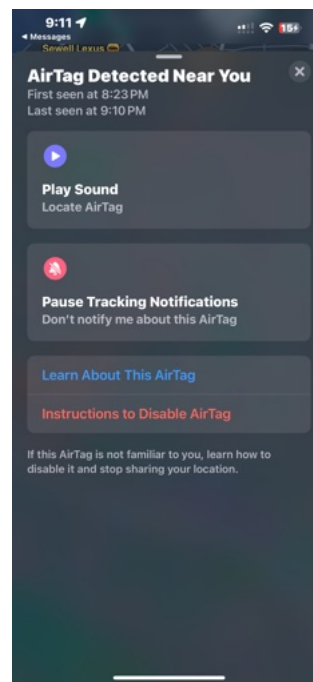
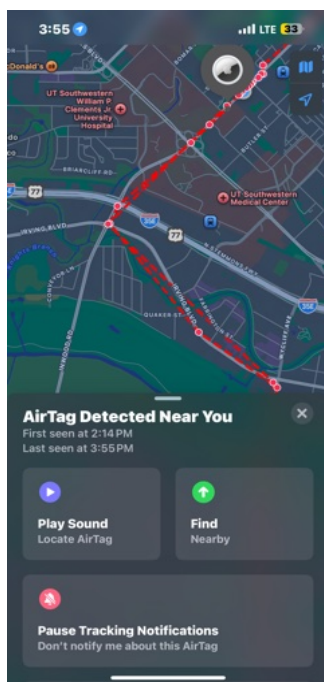
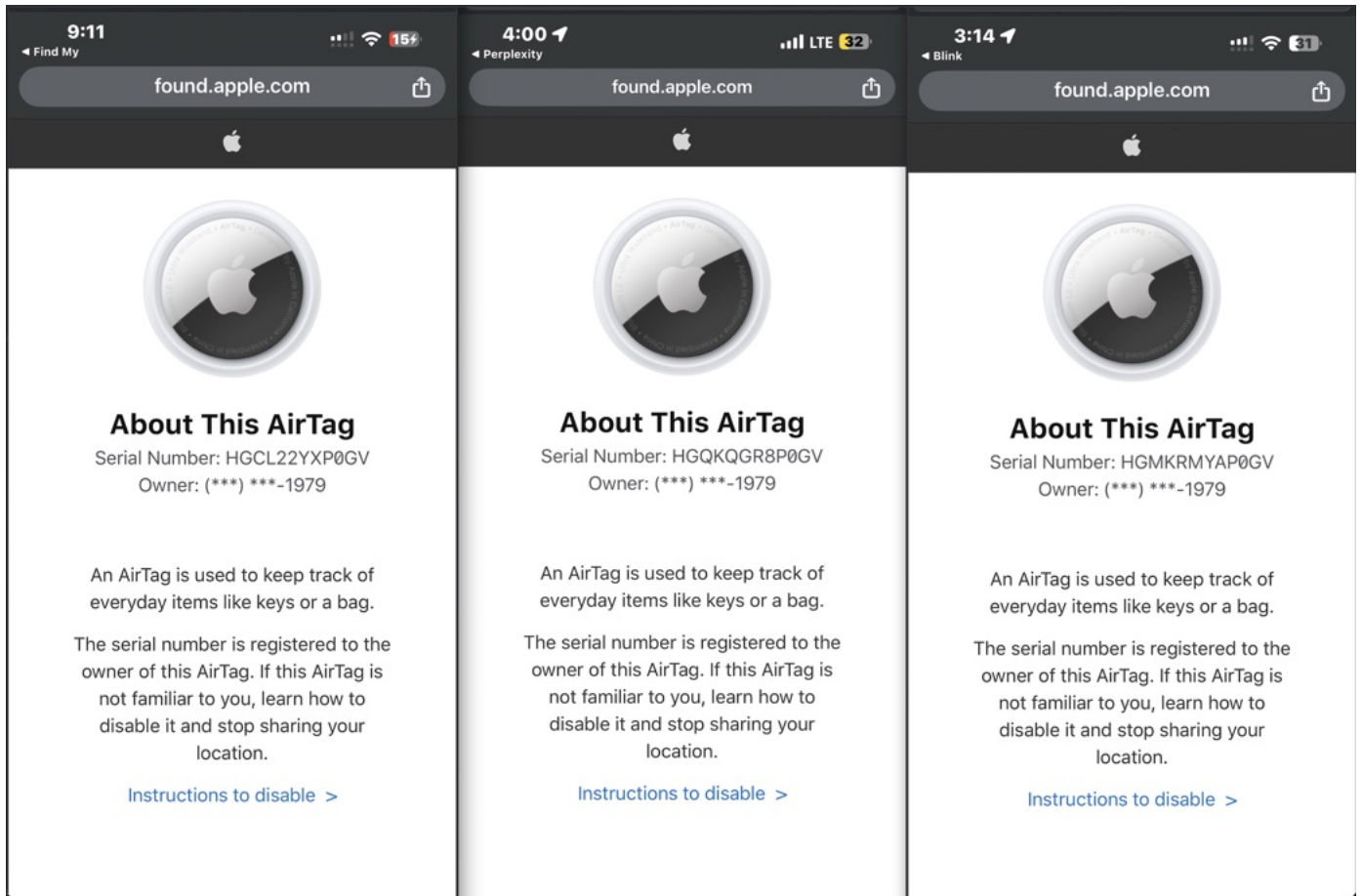
Multiple GPU's, a Custom Configured Minisforum N5 Pro Network Attached Storage with Integrated AI Computer Running Ubuntu with an External eGPU RTX GeForce 4070 Ti Super OC via OcuLink, Running OpenClaw w/ a Host of Agents for Legal Document Creation, Multiple SSD's + Enclosures, 10G Fiber, Switch, & More...







PAST STALKING EFFORTS ELEVATED CONCERNS: AIRTAGS DISCOVERED ON RESPONDENT'S BELONGINGS AFTER MULTIPLE TRIPS TO THE MARITAL RESIDENCE ON PRIOR VISITS IN DECEMBER OF 2024



NO. _____

JASON EMORY MCKEMIE	§	IN THE DISTRICT COURT
APPLICANT	§	
	§	_____ JUDICIAL DISTRICT
GWENDOLYN LAURA ULIJASZ	§	
ONE RESTRAINED/PETITIONER	§	DALLAS COUNTY, TEXAS

EXHIBIT - HEALTHCARE OBSTRUCTION CONTRADICTIONS MATRIX

This exhibit is designed for rapid judicial review. Each contradiction identifies the statement, the contradictory record, and why the contradiction matters to the issue of healthcare obstruction and ongoing noncompliance.

- False 'receipt upload' pretext used to block HSA access.
- Claimed compliance despite nonfunctional or cancelled card access.
- Objective system records still showing HSA/FSA waivers after the claimed cure.
- Repeated obstruction affecting medications, imaging, and surgery preparation.

This sheet represented only a small fraction of the efforts and excuses

ID	Source / Context	Statement / Representation	Contradictory Record	Why It Matters
C1	10/31/2025 standing-orders hearing (sworn testimony)	“No.” / “No, I have not, and I would not.” when asked whether she changed, limited, or restricted Jason’s health coverage.	Coverage was terminated effective 10/31/2025 based on a participant-reported QLE; system classified Jason as an “ex-spouse”; no divorce decree had been uploaded as of 11/24/2025.	Sworn denial conflicts with same-date benefits termination record.
C2	Filings / positions attributed to Petitioner	She could not remove or reinstate coverage and could not compel or influence those decisions.	Accenture later stated coverage was dropped due to a participant-reported life event. Separate Accenture communications also show manual intervention was possible and was used.	Either she had no role, or a participant-driven event occurred. Both cannot be true at once.
C3	12/18/2024 email via former counsel	HSA card was suspended because receipts had not been timely provided; she could not reactivate it; receipts were required to get the HSA turned back on.	HSA administrator later clarified receipts are not, and never were, required for HSA functionality; receipt retention is only for tax purposes.	The stated reason for blocking HSA access appears false.
C4	1/6/2026 recorded administrator call	“Please remind him that everything requires a receipt and it must be uploaded in your portal.”	Administrator immediately clarified that uploading receipts is not required for HSA functionality.	Repeats the same false precondition after direct vendor clarification.

CO	1/6/2026	Refusing to provide login details to perform an action which requires credentials. "HSA Administrator website doesn't require a password to submit medical receipts"	By law, anything transmitting patient data, must be secured. A username and password are the absolute least safeguard permitted by law.	Statement defies logic and appears solely intended to frustrate and antagonize.
C5	1/6/2026 open court / claimed healthcare compliance	Handed over an HSA card as "full compliance" with the court's 24-hour healthcare-access directive.	Administrator advised no card had been ordered in Jason's name; Petitioner had ordered a replacement card in her own name; the card provided was already cancelled / nonfunctional.	Concrete example of performative compliance paired with nonfunctional access.
C6	1/6/2026 administrator workaround call	Did not provide the 4-digit PIN needed to enable temporary Apple Pay / immediate access; call ended without cooperation.	Administrator stated temporary functional access was available immediately if Petitioner provided the PIN for the active card.	Shows obstruction was not hypothetical; a simple authorization step could have restored medication access in real time.
C7	1/19/2026 filing	"Petitioner is not aware of any unmet court-ordered obligation regarding healthcare coverage or HSA access."	By then, recorded calls, notices, and filings had already put her on explicit notice that the card/access was nonfunctional and not cured.	Continued compliance claims after notice of failure.
C8	Businesssolver status as of 2/2/2026	Benefits had been restored / cured with <u>no meaningful gap</u> .	(1) Businesssolver-generated enrollment summary still reflected HSA funding waived, Health Care FSA waived, and multiple other elections cancelled/waived and uncured. (2) Email from Accenture HR stated Health Insurance was not restored retroactively, stating it had to be done manually due to the extremely "unique" nature of Respondent's termination of Benefits; causing an unfortunate gap which took months to cure. (3) Wynn Pott email was disavowed, stated it was "unfortunate" and made "without all the relevant facts."	Objective system record undercuts any claim of full functional reinstatement.

C9	1/21/2026 Accenture email	Coverage had been reinstated effective as of the initial drop date, so there was “no longer any gap in coverage.”	Jason remained without functional HSA access, prescriptions were blocked in practice, and at least one MRI remained denied; “paper coverage” did not restore real-world access.	Paper reinstatement is not functional care.
C10	12/17/2025 signed healthcare order	Petitioner had to reinstate coverage and provide sufficient info to use HSA/FSA without obstruction, or fund COBRA and replacement HSA/FSA amounts; she also was ordered not to obstruct healthcare access.	Expanded / EXP2 state she remained noncompliant: no functional card in Jason's name, no restored unobstructed access, no 2025/2026 reimbursement/funding cure, ongoing obstruction.	Contradictions are measured against a written court order, not just private disputes.
C11	12/18/2024 and 1/20/2025 communications	Healthcare / COBRA discussion was conditioned on unilateral demands; “No health insurance of any kind is on the table for discussion...”	HSA administrator confirmed access was not dependent on receipt uploads, and healthcare access was being conditioned on unilateral demands unrelated to plan rules.	Shows use of healthcare access as leverage rather than administration of legitimate plan requirements.
C12	Historical antibiotic access incident after hospitalization	Temporary access was restored long enough to fill one prescription, then the HSA card was reported lost/stolen before the expensive antibiotic could be picked up the next morning.	The loss/stolen report shut down access mid-treatment, contributing to inability to obtain antibiotics and repeated recurrence of infection.	Powerful real-world harm example showing functional obstruction of medication access.

*Source set reviewed: [EXPANDED] ERISA Accenture Preservation Notice & Demand for Action; [EXP2] ERISA

*Accenture Preservation Notice & Demand for Action; and DF-24-18010 Signed Order Healthcare dated 12/17/2025.

NO.

IN THE MATTER OF
THE MARRIAGE OF

§
§
§

IN THE DISTRICT COURT

GWENDOLYN LAURA ULIJASZ
&
JASON MCKEMIE

§
§
§

301ST JUDICIAL DISTRICT

DALLAS COUNTY, TEXAS

PHOTO EXHIBIT M
MEDICAL HARM

APRIL 2026 — MEDICAL HARM / TRANSACTION-TRIGGERED FINANCIAL ACCESS INTERFERENCE

Recurrent staphylococcal infections began after prescribed antibiotic treatment was interrupted in May 2025, when Respondent reported Applicant’s HSA card lost/stolen during Applicant’s six-day hospitalization.

Hospital staff restored access to the HSA card for the first time since Respondent locked the card on December 18, 2024, the same date Respondent filed the fraudulent protective-order application against Applicant. That evening, Applicant used the restored HSA card for a \$41 prescription transaction at a local pharmacy previously used by both parties, and a specialty antibiotic was ordered for pickup the following morning.

When Applicant returned the next morning, the reactivated card had again been reported lost/stolen.

The timing is material. The HSA card was cancelled within hours of its first successful use in approximately six months, following a small pharmacy transaction at a known local pharmacy. This was not an isolated administrative issue. It follows the same transaction-triggered pattern previously used against Applicant: Applicant paid a legal retainer, and the next day the transaction was reported as fraud, reversed, and Applicant lost access to counsel; Applicant’s spinal-surgery rehabilitation equipment was also reported as fraud; and a necessary living-expense funds transfer was likewise reported as fraud.



IMG_9080.jpeg

Those transactions were not random. They were essential survival, medical, legal-access, and stabilization transactions. Each was targeted immediately after use.

This pattern establishes deliberate financial-access surveillance and coercive interference. Respondent’s conduct extends beyond the physical AirTags found placed on Applicant’s possessions and into transaction-based monitoring designed to identify, interrupt, reverse, or disable Applicant’s access to counsel, medical treatment, recovery equipment, and basic survival resources.

The May 2025 HSA cancellation directly interfered with prescribed antibiotic treatment. The resulting interruption contributed to recurrent painful staphylococcal infections and ongoing medical harm. Respondent remains non-compliant with the Court’s December 17, 2025 twenty-four-hour restoration order, requiring Department of Labor escalation and an ERISA fiduciary civil action.



MEDICAL DEPRIVATION / HARM

*Repeated Hospitalizations Due To Complications
Associated With Congestive Heart Failure*

***Painful Recurrent Boils Developed Following Incomplete
Treatment, Forming On The Back Of Applicant's Neck And
Disrupting Sleep.***

IMG_7511.jpeg



MEDICAL DEPRIVATION / HARM

***After the October 31, 2025 termination of benefits, Applicant was
abruptly cut off from a GLP-1 inhibitor (not available in hospitals)
with no notice or taper, contributing to ~52 lbs of fluid retention and
hospitalization for congestive heart failure.***

IMG_8188.jpeg & IMG_8178.jpeg



MEDICAL DEPRIVATION / HARM

IMG_8176.jpeg

**HEALTHCARE OBSTRUCTION
AND NON-COMPLIANCE**

Petitioner has engaged in a sustained pattern of healthcare obstruction and non-compliance with Court orders, including:

- **False QLE Termination of Benefits (October 31, 2025)**
- **Failure to Comply with December 17, 2025 Reinstatement Order**
- **HSA Card Cancellation During Hospitalization**
- **False HSA Administrator "Receipt" Narrative**
- **Performative / Fraudulent HSA Card "Compliance"**
- **Attempted Circumvention of Court Order via Amended Inventory**

As a result, healthcare access is still obstructed and benefits have not been functionally restored.



MEDICAL DEPRIVATION / HARM
IMG_8408.jpeg



MEDICAL DEPRIVATION / HARM
IMG_8410.jpeg



MEDICAL DEPRIVATION / HARM
Painful recurrence of Staph Infection as a result of repeated Healthcare Access Obstruction.
IMG_NK776.JOEG



MEDICAL DEPRIVATION / HARM
Painful recurrence of Staph Infection as a result of repeated Healthcare Access Obstruction.
IMG_LG444.JPEG



MEDICAL DEPRIVATION / HARM
Painful inflamed infection with Edema.
IMG_8455.jpeg



MEDICAL DEPRIVATION / HARM
IMG_8454.jpeg



MEDICAL DEPRIVATION / HARM
IMG_8479.jpeg



MEDICAL DEPRIVATION / HARM
IMG_8432.jpeg

Jason McKemie

To: Ethan Scroggins; Cc: Theresa Sims; William Cook; Chandler Alt; kjones@sullivancook.com; jcook@sullivancook.com

- Sullivan Cook DB-24... 417.9 KB
- 2025 Accenture HS... 596.8 KB
- HSA Final.pdf 1.3 MB
- 22. Notification of H... 1.5 MB
- 21.+Husband's+HSA... 1.4 MB

Download All - Preview All

You forwarded this message on 7/31/25, 6:04 PM.

This message is high importance.

Ethan,

This message constitutes my 26th request for the credentials to the MetLife HSA prescription benefits card since December 18th, 2025. Your client has an annual compensation package of \$1.5 million that's an average of almost \$130,000 a month. There is no justification for holding this card back other than to cause further harm and put my health in jeopardy. I have made these requests continuously since December 18, 2024. As you are aware, access to this benefit is protected under both the Standing Orders and any relevant Temporary Orders currently in effect.

Despite my repeated requests, you have not acknowledged or responded to a single one of my requests. As of today, I am suffering from an active and accelerating staph infection, and I have now been without critical heart medication for over three months. Your continued silence and obstruction place me at escalating medical risk. As my emergency motion, nor my standing order enforcement motion, nor my motions for sanctions have worked, I will be next be filing a motion for a "Protective Order Against Further Obstruction of Medical Access by Sullivan Cook Despite Documented Harm" if I don't receive the card credentials today. It's been too long. I can't wait anymore.

I am formally demanding the following:

1. Immediate release of the card credentials, including:
 - o Card number
 - o CCV
 - o Zip code associated with the card
2. That Petitioner immediately request a new card be mailed to me.
3. I am expecting delivery of that card within 21 calendar days

This card is a shared marital benefit. There is no lawful nor rational basis for withholding it. All potential arguments have been argued exhaustively.

To be clear:

- I am currently off antibiotics and experiencing the recurrence of a condition that previously required five days of hospitalization.
- During that hospitalization, I received notice that the HSA card had been reactivated. Believing Petitioner had taken a step toward cooperation; I attempted to fill my prescriptions. I was only able to fill one prescription for \$41, which is reflected in the attached HSA transaction log.
- The next day, when I returned to pick up the remainder of my prescriptions, the card had been cancelled.

Attach, you will find from your discovery documents, the HAS statement, proving this purchase and showing that none happened after that. Thank you for providing me the exact evidence I needed to prove everything stated in my motion, as well as you and your clients continued obstruction of my access to healthcare and critical medication's.

If I don't hear from you for midnight tonight, I will consider that yet another refusal to work with me in any capacity whatsoever, including denying me access to antibiotics during an infection.

Thank you,

Jason McKemie
Pro Se Respondent
(214) 868-4901
jmckemie@mckemie.net

PATTERN OF COORDINATED OBSTRUCTION

Sullivan & Cook never once acknowledged Applicant's repeated requests for compliance with Standing and Temporary Orders, including healthcare access. This healthcare obstruction is not an isolated issue—it is one component of a broader, coordinated pattern of destabilizing conduct that includes false filings, law enforcement misuse, financial obstruction, discovery evasion, and property interference. This pattern is ongoing, expanding, and not fully detailed here to avoid distracting from the immediate safety and emergency relief issues before the Court.

email_jm_110S2.eml

Medical Benefits Obstruction Sullivan & Cook DB-24-18010





Baylor Scott & White
MEDProvider
3417 Gaston Ave Suite 1100
Dallas Tx 75246
Phone: 469-800-9000
Fax: 469-800-9010

April 24, 2026

Jason Emory McKemie
539 W Commerce St, #2010
Dallas TX 75208

To whom it may concern,

Jason McKemie is an established patient under my care and was evaluated on April 24, 2026.

He is being treated for congestive heart failure and currently demonstrates edema, fatigue, and reduced functional capacity. He requires strict adherence to prescribed medications, including furosemide (Lasix), lisinopril, carvedilol, potassium chloride, trazodone, and tirzepatide (Zepbound). Mr. McKemie's medications were lost on Thursday, April 16th, 2026 and we are issuing replacement prescriptions for him today.

He also requires nightly CPAP therapy, which also appears to have been taken from his residence on April 16th, 2026. Replacement is medically necessary.

Mr. McKemie reports he still remains unable to access HSA funds; and his replacement prescriptions are likely to be out of pocket. He is going to require immediate access to health benefits in addition to any cost sharing programs as his CPAP + supplies will require out of pocket costs. I cannot speak to how his provider will handle replacement prescriptions, nonetheless these also are many times out of pocket.

Mr. McKemie is a high risk patient and is recognized by Dallas county as a registered medically vulnerable patient.

It is my medical opinion that any further interruption of medications or CPAP therapy places him at significant risk of cardiac and respiratory deterioration.

I trust this matter will receive your immediate attention.

Sincerely,

A handwritten signature in black ink, appearing to read "Evan Dittmar", enclosed in a rectangular box.

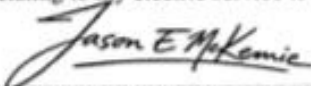
Evan Dittmar, MD
Baylor Scott & White Health

PAGE 2 ALL INFORMATION IS REQUIRED

PART 1: ALL INFORMATION IS REQUIRED

Customer Name: <i>(Name on electric account)</i>	HOSPITECH SOLUTIONS, LLC.		
Patient's Name:	JASON MCKEMIE	(Owner/Operator Hospitech Solutions, LLC & the Patient)	
<i>(Name of Patient, who is living permanently at the Service Address, and who needs critical care or chronic condition status. The Patient may be the same person as the Customer.)</i>			
Service Address <i>(found on your electric bill)</i>			
City:	5609 La Foy Blvd, Dallas	State: TX	ZIP: 75208
Mailing Address <i>(if different than Service Address)</i>			
City:	539 W Commerce St, #2010, Dallas	State: TX	ZIP: 75209
ESI ID <i>(found on your electric bill)</i> ESI ID: 10443720002321725			
TDU <i>(circle one based on first 7 numbers in the ESI ID):</i>	1020404 -- AEP TX North 1003278 -- AEP TX Central	1008901 -- CenterPoint 1011292 -- Lubbock Power & Light 1017699 -- Oncor SESCO	1013830 -- Nueces Elec Coop 1044372 -- Oncor 1040051 -- Texas New Mexico
Customer Primary Phone:	214-868-4901		

Emergency (Secondary) Contact Information <i>(Your application will be rejected unless you include an emergency contact name or insert "I choose not to provide an emergency contact name". Failure to include an emergency contact may result in disconnection of your electric service without notice if the TDU is unable to contact you and your electric bill is overdue.)</i>			
Name of Emergency Contact:	JASON MCKEMIE		
Mailing Address:	539 W COMMERCE ST, #2010		
City:	DALLAS	State: TX	ZIP: 75208
Phone:	214-868-4901		

Customer:	
I have read and understood the information and certify that the information provided on this Application is correct.	
I Jason McKemie , understand the information may also be used to determine whether I am eligible for additional notices and other protections relating to my electric service available under Public Utility Commission rules, and may be used to provide notices relating to my electric service to the Emergency Contact.	
Signature:	 Date: APRIL 19, 2026
Patient/ Patient's Guardian, Parent, or Managing Conservator:	
I have read and understood the information and certify that the information provided in this application about me (or the patient) is correct. I agree to the release of the information on this form concerning my (or the patient's) medical condition for the purposes stated on this application.	
<input type="checkbox"/> I do agree.	



Mckemie, Jason 44953-4
4/8/1976 49 yr M 1/14/2026
Kutsen, Michael



To Whom It May Concern (or) To the 302nd District Court:

I evaluated Jason McKemie in the Emergency Department on January 14th, 2026. He has a known history of congestive heart failure (CHF). During this evaluation, it was determined that Mr. McKemie has been unable to access essential heart-failure medications, including tirzepatide, Carvedilol, Lisinopril, Furosemide, and Potassium supplementation, due to lack of access to his insurance/HSA.

In my medical opinion, interruption of these medications places Mr. McKemie at significant risk of acute decompensated heart failure, electrolyte imbalance, and hospitalization. Immediate and uninterrupted access to these medications is medically necessary to reduce risk of serious harm.

This letter is provided to document medical necessity and risk associated with continued interruption of care.

Provider Signature:  _____
Date/Time: 1/14/26 _____



November 26, 2025

Jason Emory McKemie
539 W Commerce St Pmb 2010
Dallas TX 75208

BAYLOR SCOTT & WHITE
MEDPROVIDER
3417 GASTON AVE SUITE 1100
DALLAS TX 75246
Phone: 469-800-9000
Fax: 469-800-9010

To whom it may concern,

I am the primary care provider for Jason McKemie. Mr. McKemie has a history of congestive heart failure and cardiomyopathy. It is medically necessary that he maintain uninterrupted access to his prescribed medications to manage these conditions and to reduce the risk of exacerbation or other serious complications. Mr. McKemie reports that he no longer has access to his HSA (Health Savings Account) Card. Jason has used this card to pay copays for nearly two years. He recently lost his employment and is experiencing financial hardship, and access to this card is necessary for him to afford prescription medications and related medical care.

Sincerely,

A handwritten signature in black ink, appearing to read "Evan Dittmar MD". The signature is fluid and cursive.

Evan Dittmar, MD

PAGE 2 ALL INFORMATION IS REQUIRED

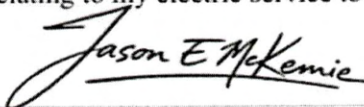
PART 1: ALL INFORMATION IS REQUIRED

Customer Name: <i>(Name on electric account)</i>	HOSPITECH SOLUTIONS, LLC.		
Patient's Name:	JASON MCKEMIE		
<i>(Name of Patient, who is living permanently at the Service Address, and who needs critical care or chronic condition status. The Patient may be the same person as the Customer.)</i>			
Service Address <i>(found on your electric bill)</i>			
City:	539 W COMMERCE ST, #2010, DALLAS	State:	TX ZIP: 75208
Mailing Address <i>(if different than Service Address)</i>			
City:	5609 LA FOY BLVD.	State:	TX ZIP: 75209
ESI ID <i>(found on your electric bill)</i>	ESI ID: 10443720002321725		
TDU <i>(circle one based on first 7 numbers in the ESI ID):</i>	1020404 -- AEP TX North 1003278 -- AEP TX Central	1008901 -- CenterPoint 1011292 -- Lubbock Power & Light 1017699 -- Oncor/SESCO	1013830 -- Nueces Elec Coop 1044372 -- Oncor 1040051 -- Texas New Mexico
Customer Primary Phone:	214-868-4901		

Emergency (Secondary) Contact Information *(Your application will be rejected unless you include an emergency contact name or insert "I choose not to provide an emergency contact name". Failure to include an emergency contact may result in disconnection of your electric service without notice if the TDU is unable to contact you and your electric bill is overdue.)*

Name of Emergency Contact:	JASON MCKEMIE		
Mailing Address:	539 W COMMERCE ST, #2010		
City:	DALLAS	State:	TX ZIP: 75208
Phone:	214-868-4901		

Customer:
I have read and understood the information and certify that the information provided on this Application is correct. I understand the information may also be used to determine whether I am eligible for additional notices and other protections relating to my electric service available under Public Utility Commission rules, and may be used to provide notices relating to my electric service to the Emergency Contact.

Signature:  **Date:** **APRIL 19, 2026**

Patient/ Patient's Guardian, Parent, or Managing Conservator:
I have read and understood the information and certify that the information provided in this application about me (or the patient) is correct. I agree to the release of the information on this form concerning my (or the patient's) medical condition for the purposes stated on this application.

I do agree.

Signature: (Signature required, even if same person as Customer.)	Date:
---	--------------

PAGE 3 – To Be Completed by the Patient’s Physician

FROM PAGE 2:	
PATIENT’S NAME: <i>Jeson McKemie</i>	
CUSTOMER NAME: <i>Hospitech Solutions</i>	ESI ID: <i>10443720002321725</i>

PART 2: ALL INFORMATION IS REQUIRED		
	YES	NO
Option #1		
1) The patient is dependent upon an electric-powered medical device <u>to sustain life</u> .	<input type="checkbox"/>	<input checked="" type="checkbox"/>

-AND/OR-

	YES	NO
Option #2		
1) The patient has a serious medical condition that requires an electric-powered medical device or electric heating or cooling to prevent impairment of a major life function through a significant deterioration or exacerbation of the person’s medical condition	<input checked="" type="checkbox"/>	<input type="checkbox"/>
a) If yes to # 2 above, has the above medical condition been diagnosed as a life-long condition?	<input checked="" type="checkbox"/>	<input type="checkbox"/>

Physician Name: (printed) <i>EVAN DITTMAR, MD</i>	
Texas Medical Board License Number: <i>U8047</i>	
Phone: <i>469-800-9000</i>	Fax: <i>469-800-9010</i>
Physician Signature: <i>E Dittmar MD</i>	Date: <i>4/21/26</i>

After completing the Application, please forward a faxed or electronic copy of the completed and signed application to the



CLERK, U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF TEXAS

ENTERED

THE DATE OF ENTRY IS ON
THE COURT'S DOCKET

The following constitutes the ruling of the court and has the force and effect therein described.

Signed May 1, 2026

United States Bankruptcy Judge

BTXN 161 (rev. 01/04)

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF TEXAS

In Re:
Jason Emory McKemie

Debtor(s)

§
§
§
§

Case No.: 26-30161-mv17
Chapter No.: 7

ORDER VACATING ORDER

The Court, after review of the docket in the above entitled and numbered proceeding, finds that an Order approving chapter 7 trustee report and discharging trustee was entered on 4/24/26 in error; therefore it is

ORDERED that the above referenced order be and is hereby vacated.

End of Order

NOTICE: THIS DOCUMENT CONTAINS SENSITIVE DATA

NO. DF-24-18010

NOTICE: DOCUMENT CONTAINS
SENSITIVE INFORMATION.

IN THE MATTER OF	§	IN THE DISTRICT COURT THE
MARRIAGE OF	§	
	§	
GWENDOLYN ULIJASZ-MCKEMIE	§	<u>302nd</u> JUDICIAL DISTRICT
&	§	
JASON MCKEMIE	§	DALLAS COUNTY, TEXAS

**AFFIDAVIT OF JASON McKEMIE REGARDING PROPERTY
ACCESS, MANUFACTURED ALLEGATIONS, AND ACQUISITION
OF A FIREARM DURING PENDING DIVORCE PROCEEDINGS**

STATE OF TEXAS | COUNTY OF DALLAS

BEFORE ME, the undersigned authority, on this day personally appeared **Jason McKemie**, who, being duly sworn, stated under oath as follows:

1. **My name is Jason McKemie** and my **Date of Birth is April 8th, 1976**. I am the **Respondent** in **Cause # DF-24-18010** in **Dallas County, Texas**. I am over the age of eighteen (18), of sound mind, competent to make this affidavit, and all statements herein are based on my personal knowledge and are true and correct.
2. On **May 30th, 2025**, I separated the personal property located within the parties' Public Storage facility in accordance with prior written communications and discussions between myself and Petitioner. All items identified as belonging to Petitioner were placed into one designated storage unit, and all items belonging to me were placed into a separate storage unit.
3. This separation involved **only those items already located within the Public Storage facility** at that time. **No personal property from the marital residence was authorized to be moved to storage**, and no personal property from the marital residence was moved to storage by me. **The personal property located in the residence is governed by the Temporary Orders**, and I have complied fully with those restrictions.
4. Consistent with our prior email communications, **I provided Public Storage with the appropriate access information and keys as discussed**. After completing the separation of property on **May 30th, 2025**, I have not returned to that facility since that date.
5. **Public Storage access logs and surveillance records confirm that I have not entered or accessed the facility at any time after May 30th, 2025**. Those records further confirm that there has been **no break-in, no forced entry, no damaged locks, and no unauthorized access** to either storage unit following the separation of property.

PATTERN OF FALSE POLICE REPORTS & CULMATIVE EFFECT ON RESPONDENT
DF-24-18010

6. **I have not tampered with, removed, altered, or accessed any items within either storage unit since the date the property was separated.** I have not returned to the facility for any reason.
7. **Any suggestion or implication that personal property from the residence was removed and placed into storage is inaccurate and inconsistent with both the parties' prior agreements and the objective third-party records maintained by Public Storage.**
8. **Public Storage access records and video surveillance conclusively establish that the contents of the units remain as placed on May 30th, 2025, and that I have not accessed the facility since that time. Any assertion that Petitioner's property is missing due to my actions is contradicted by independent third-party evidence.**

IMPORTANT MATTERS OF SAFETY AND RECORD ACCURACY:

9. **FALSE BURGLARY ALLEGATION.** I am aware that Petitioner has alleged to law enforcement that I burglarized the Public Storage facility referenced above. As set forth in paragraphs 4–8, that allegation is false and is directly contradicted by Public Storage access logs and video surveillance confirming that I have not accessed the facility since May 30th, 2025, and that there was **no forced entry, no damaged locks, and no unauthorized access.**
10. **FIREARM POSSESSION BASED ON FALSE PREMISES.** I am further aware that Petitioner has represented to law enforcement that she possesses a firearm for protection against me. I respectfully request that this context be noted, as the stated need for protection is premised on allegations that are **demonstrably false and unsupported by objective evidence.**
11. **NO PROTECTIVE ORDER / NO VIOLENT HISTORY.** A protective order sought by Petitioner against me was **denied.** I have **no history of violence, no history of domestic violence, and no criminal history involving threats or harm to any person.** I have never assaulted, threatened, or injured anyone.
12. **PURPOSE OF CLARIFICATION.** I submit this clarification to ensure the report accurately reflects the factual context, to prevent escalation based on false premises, and to document that allegations of burglary and implied threat are **inconsistent with the record, my history, and independent third-party evidence.**
13. **DOCUMENTED HISTORY INVOLVING PETITIONER.** In contrast, public court records reflect that Petitioner has previously been charged in a criminal matter involving **resisting a law enforcement officer** and **battery to a law enforcement officer**, arising from an incident in Door County, Wisconsin in 2013. These records are maintained by the Wisconsin Circuit Court and are publicly accessible.
14. **EXHIBIT REFERENCE AND PURPOSE.** A certified copy of the relevant Wisconsin court records is attached hereto as **Exhibit [X].** This information is provided solely to ensure accurate context where allegations of danger or need for armed protection are asserted, and to document that such assertions are inconsistent with both my history and the publicly documented record.

15. **DOCUMENTED HISTORY INVOLVING PETITIONER.** A certified copy of the relevant Wisconsin Circuit Court records is attached hereto as [**Exhibit A**]. This exhibit is provided solely to ensure accurate safety context where allegations of danger or the asserted need for armed protection are raised, and to document that such assertions are inconsistent with my history and the publicly documented record.
-

DECLARATION

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

Executed on January 11, 2026

At 9:30pm CST



Jason McKemie

Incident Detail Report

Data Source: Data Warehouse
 Incident Status: Closed
 Incident number: 25-1304338
 Case Numbers: 104950-2025
 Incident Date: 7/23/2025 18:35:49
 Report Generated: 12/30/2025 14:17:10

Incident Information

Incident Type:	1Man	Alarm Level:	
Priority:	3 - General Service	Problem:	11B - Burg of Bus
Determinant:		Agency:	Police
Base Response#:	07232025-0117422	Jurisdiction:	Dallas Police
Confirmation#:		Division:	Northwest
Taken By:	Knight, Mary E	Battalion:	540
Response Area:	541	Response Plan:	CH5 - 1MAN
Disposition:	R - Report	Command Ch:	
Cancel Reason:		Primary TAC:	
Incident Status:	Closed	Secondary TAC:	
Certification:	P-Patrol	Delay Reason (if any):	
Longitude:	96831985	Latitude:	32807650

Incident Location

Location Name:	PUBLIC STORAGE	County:	DALLAS
Address:	4740 Harry Hines Blvd	Location Type:	
Apartment:	3131	Cross Street:	MARKET CENTER BLVD/KENDALL
		Map Reference:	DR 34-Y
Building:			
City, State, Zip:	Dallas TX 75235		

Call Receipt

Caller Name:	GWENDOLYN ULIJASZ	Call Back Phone:	
Method Received:		Caller Location:	
Caller Type:		Caller Location Phone:	
Caller Address:		Caller Apartment:	
Caller Building:	3113	Caller County:	
Caller City, State, Zip:			

Time Stamps

Description	Date	Time	User	Elapsed Times Description	Time
Phone Pickup	7/23/2025	18:35:49			
1st Key Stroke	7/23/2025	18:35:49		Received to In Queue	00:07:02
In Waiting Queue	7/23/2025	18:42:51		Call Taking	00:07:44
Call Taking Complete	7/23/2025	18:43:33	Knight, Mary E	In Queue to 1st Assign	00:19:42.0
1st Unit Assigned	7/23/2025	19:02:33		Call Received to 1st Assign	00:26:44.0
1st Unit Enroute	7/23/2025	19:02:34		Assigned to 1st Enroute	00:00:01.8
1st Unit Arrived	7/23/2025	19:04:23		Enroute to 1st Arrived	00:01:48.2
Closed	7/23/2025	21:20:20	Mobile1	Incident Duration	

Resources Assigned

Unit	Primary Flag	Assigned	Disposition	Enroute	Staged	Arrived	At Patient	Delay Avail	Complete	Odm. Enroute	Odm. Arrived	Cancel Reason
C516	Y	19:02:33	R - Report	19:02:34		19:04:23			21:20:20			

Personnel Assigned

Unit	Name
C516	Martin, Corey D (12038)

Caution Notes

No Caution Notes found

Permits

No Permit Information

Pre-Scheduled Information

No Pre-Scheduled Information

Transports

No Transports Information

Transport Legs

No Transports Information

Comments

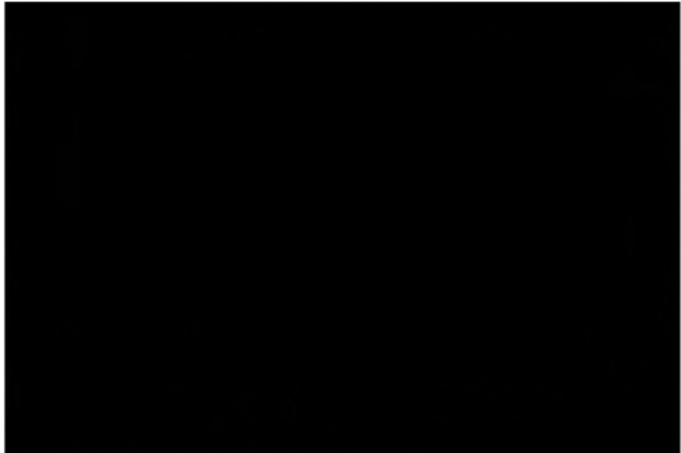
Date	Time	User	Type	Conf.	Comments
7/23/2025	18:35:56	SYS	Response		[1] Multiple Response Areas found. Response Area Choices: 514,541
7/23/2025	18:42:52		Response		[2] BURG OF STORAGE UNIT OCC, POSS SUSP INFO, COULD BE HUSBAND JASON MCKEMIE A W/MM THEY ARE GOING THRU A DIVORCE, SUSP IS VERY ANGRY RODAY AFTER

7/23/2025 18:43:31 [REDACTED] Response

LEAVING COURT, THE OFFICE ADV THAT THEY GAVE THE
SUSP THE KEYS, COMP ADV SHES WAITING INSIDE,SHE ADV
OFFICE IS CLOSED AND THE WHOLE THING CLOSES AT 9PM
[3] [Notification] [Police]-COMP ADV THAT SHES A W/FE 47 YO
LONG BRN HAIR LSW GRY TEE AND WHI SHORTS UNK
WPNS, ADV AMB, COMP IS ARMED WITH A 9MM GLOCK GUN
BUT IS NOT LIC TO CARRY, SHE WAS ADV TO PUT IT AWAY
AND SHOW TO RO IF REQUESTED, COMP IS INSIDE AND
ASKS RO TO CALL HER WHEN THEY ARRIVE, NFI
[4] SEARCH ON Y,DLCADSECURITY@DALLAS(DOT)GOV,C

NAME: ULIJASZ, GWENDOLYN, LAURA
DESCRIPTION: WHITE-NON-HISPANIC\FEMALE\ [REDACTED] 5-
08\140\BROWN\HAZEL
SEX OFF: N COMM IMPED: N ORGAN DONOR: Y VISA EXP:
PHYSICAL ADD: [REDACTED]
CI/CO/ST/ZIP: [REDACTED]
MAILING ADD: [REDACTED]
CI/ST/ZIP: [REDACTED]
REC STATUS: ELIGIBLE
ADMIN STATUS:
CARD STATUS:
HME THR ASMT: EXP:
CARD TYPE: DL #: [REDACTED] CLASS: [REDACTED] TYPE: DL EXPIR DATE:
[REDACTED]
RESTRICTIONS: [REDACTED]
ENDORSEMENTS:

7/23/2025 19:21:28 Martin, Corey D Response



EMERGENCY CONTACT INFORMATION



FIRST NAME:
LAST NAME:
PHONE: EXT
ALT PHONE: EXT

**** DRIVER RECORD INFORMATION IS PERSONAL
INFORMATION PROTECTED UNDER THE
FEDERAL DRIVER PRIVACY ACT OF 1994 (18 USC 2721, ET
SEQ.) AS AMENDED AND THE
MOTOR VEHICLE RECORDS DISCLOSURE ACT, TEXAS
TRANSPORTATION CODE 730 *****

IMG/
Image Type:

***** END OF RECORD*****

7/23/2025 19:22:19 Martin, Corey D Response

MRI: 9534526 IN: NDLS 245845 AT 23JUL2025 19:21:21
OUT: DLX1 32029 AT 23JUL2025 19:21:21
[5] SEARCH ON
MCKEMIE, JASON, 19760408, Y,DLCADSECURITY@DALLAS(DOT)
GOV,C

NAME: MCKEMIE, JASON, EMORY
DESCRIPTION: WHITE-MALE\04081976\6-
04\230\BLONDE\HAZEL
SEX OFF: N COMM IMPED: N ORGAN DONOR: N VISA EXP:
PHYSICAL ADD: 4223 TRAVIS ST

Wisconsin Circuit Court Access (WCCA)

State of Wisconsin vs. Gwendolyn L Stathoulopoulos

Door County Case Number 2013CF000126

Filing Date	Case Type	Case Status
09-10-2013	Criminal	Open - Deferred judgt./prosecute
Defendant Date of Birth	Address	
05-27-1978	1512 W Chicago Ave Apt 4, Chicago, IL 60642	
Branch Id	DA Case Number	
2	2013DO000772	

Charge(s)

Count No.	Statute	Description	Severity	Disposition
1	946.41(1)	Resisting an Officer	Misd. A	Deferred Prosecution or Sentence
2	940.20(2)	Battery to Law Enforcement Officers, Fire Fighters or Commission Wardens	Felony H	Charge Dismissed but Read In

Responsible Official	Prosecuting Agency	Prosecuting Attorney	Defense Attorney
Diltz, Peter	District Attorney	Korb, Joan M.	Meier, Rick B.

Defendant

Defendant Name	Date of Birth	Sex	Race¹
Stathoulopoulos, Gwendolyn L	05-27-1978	Female	Caucasian
Address			Address Updated On
1512 W Chicago Ave Apt 4, Chicago, IL 60642			09-11-2013
JUSTIS ID	Finger Print ID		
	WI1415215		
Defendant Attorney(s)			
Attorney Name	Entered		
Meier, Rick B.	09-17-2013		

Future Court Activity

Date	Time	Location	Description	Type ²	Court Official
09-14-2015	10:00 am	Circuit Court Branch 2	Status conference	Court	Diltz, Peter

Charge(s)/Sentence(s)

Charge Detail

The Defendant was charged with the following offense:

Count No.	Statute Cite	Description	Severity	Offense Date	Plea
1	946.41(1)	Resisting an Officer	Misd. A	08-17-2013	Guilty on 02-06-2014

On 02-06-2014 there was a finding of:

Action	Court Official
Deferred Prosecution or Sentence	Diltz, Peter

Supervising Agency

Supervising Agency	Time	Notes
District Attorney	18 Months	In the event Defendant satisfies these conditions, State will, at the end of 18 months, move to amend the criminal charge to forfeiture violation. Upon such amendment, amount deposited with Clerk of Court shall be taken as a total payment for this offense.

Conditions

Condition	Time	Notes
Community service	75 Hours	Defendant shall perform 75 hours of uncompensated community service for a not-for-profit agency or organization unrelated to the defendant or any family member, providing proof of such community service to the Door County District Attorney's office at least thirty (30) days before the expiration of this agreement.
Employment / School		Maintain full time work, school or combination of the two, providing written proof within 30 days of the expiration of this agreement.
Prohibitions		Commit no further law violations during the period of this agreement. Consume no alcohol beverages or controlled substances. No entry into bars or taverns. Not to possess drug paraphernalia. Defendant will not drive any motor vehicle unless or until her license has been reinstated.
Other		Defendant will, on or before January 1, 2014, send a written and signed letter of apology, minimum 500 hours, addressed to Deputy JS, to the District Attorney's office. Upon approval, the District Attorney's office will forward the letter to the victim. Take any/all medicines prescribed to the defendant by a licensed physician. Successfully complete Anger Management or other approved course of counseling. Written documentation of the defendant's attendance and compliance with all group requirements must be sent by

the defendant to the District Attorney's office at least thirty (30) days before the expiration of this agreement. Defendant shall provide a copy of this agreement, along with the Criminal Complaint, to any counselor and sign any and all releases necessary to allow the counselor (or agency) to report compliance or lack thereof to the District Attorney's Office. Any assessments done without this agreement and the Criminal Complaint(s) being supplied to the counselor will be considered violations of this agreement and not be accepted. This agreement may be revoked or the defendant may have to complete a new assessment.

Alcohol
assessment

Complete an Alcohol and/or Other Drug Abuse (AODA) Assessment with a certified Alcohol and Drug Abuse Counselor, at an appropriate counseling or treatment center and willingly cooperate in any recommended counseling or treatment. The defendant must ensure that the counselor sends the written results of said assessment to the District Attorney's Office on or before January 1, 2014. If counseling is recommended, the defendant must ensure that the counselor sends written documentation of the defendant's attendance and compliance with any recommendation to the District Attorney's Office by September 1, 2014.

Fine

Pay a fine/forfeiture of \$500.00, plus all costs of the action (in addition to the OWI 1st conviction). All fines/forfeitures shall be paid to the Door County Clerk of Circuit Court's office at 1205 S. Duluth Avenue, in the city of Sturgeon Bay on or before May 1, 2014. The defendant shall contact the Clerk of Court's office immediately to determine the total amount owed.

The Defendant was charged with the following offense:

Count No.	Statute Cite	Description	Severity	Offense Date	Plea
2	940.20(2)	Battery to Law Enforcement Officers, Fire Fighters or Commission Wardens	Felony H	08-17-2013	

Charge Modifier(s)

Statute Cite	Description
939.32	Attempt

On 02-06-2014 there was a finding of:

Action	Court Official
Charge Dismissed but Read In	Diltz, Peter

¹ The designation listed in the Race field is subjective. It is provided to the court by the agency that filed the case.

² Non-Court activities do not require personal court appearances. For questions regarding which court type activities require court appearances, please contact the Clerk of Circuit Court in the county where the case

Automated Certificate of eService

This automated certificate of service was created by the eFiling system. The filer served this document via email generated by the eFiling system on the date and to the persons listed below. The rules governing certificates of service have not changed. Filers must still provide a certificate of service that complies with all applicable rules.

Envelope ID: 109910688

Filing Code Description: Affidavit

Filing Description: AFFIDAVIT ON PUBLIC STORAGE THEFT
ACCUSATIONS AND PETITIONERS ACQUISITION OF WEAPON
DURING PROCEEDINGS

Status as of 1/12/2026 3:43 PM CST

Case Contacts

Name	BarNumber	Email	TimestampSubmitted	Status
Jason McKemie		jmckemie@mckemie.net	1/12/2026 4:12:09 AM	SENT
Gwendolyn Ulijasz McKemie		GUlijasz@gmail.com	1/12/2026 4:12:09 AM	SENT

COPY

State of Wisconsin

Circuit Court

Door County

STATE OF WISCONSIN

DA Case No.: 2013DO000772

Plaintiff,

Assigned DA/ADA: Joan M Korb

-VS-

Agency Case No.: 13-008121

Court Case No.: 2013CF000126

GWENDOLYN L STATHOULOPOULOS

ATN: 15001308170019

1512 W CHICAGO AVE APT 4

CHICAGO, IL 60642

DOB: 05/27/1978

INFORMATION

Sex/Race: F/W

Eye Color: Blue

Hair Color: Brown

Height: 5 ft 08 in

Weight: 125 lbs

Alias:

Defendant,

Count 1: RESISTING AN OFFICER

The above-named defendant on or about Saturday, August 17, 2013, in the Village of Sister Bay, Door County, Wisconsin, did knowingly resist an officer, while such officer was doing an act in an official capacity and with lawful authority, arresting and securing the defendant, contrary to sec. 946.41(1), 939.51(3)(a) Wis. Stats., a Class A Misdemeanor, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than nine (9) months, or both.

Count 2: ATTEMPT BATTERY OF A PEACE OFFICER

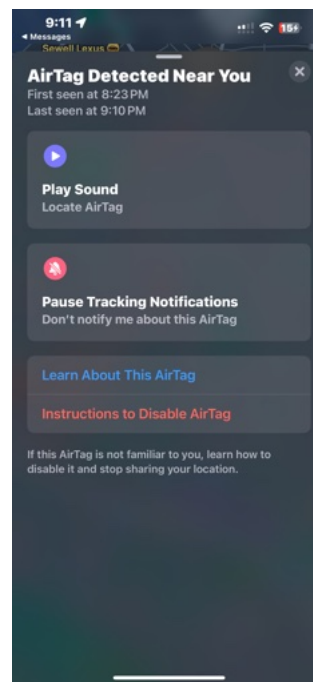
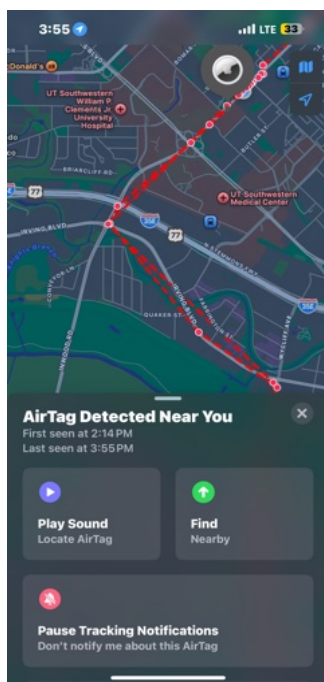
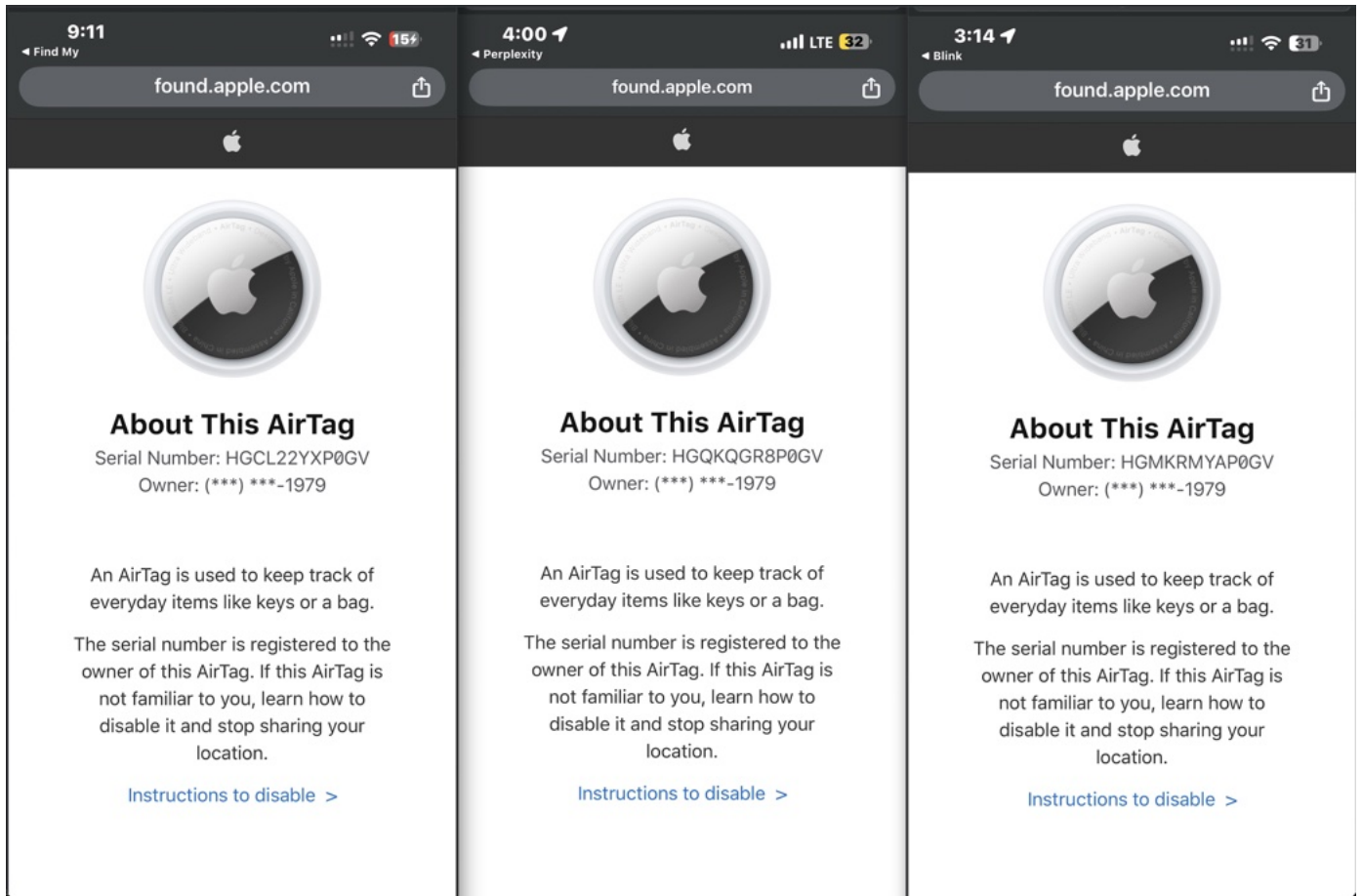
The above-named defendant on or about Saturday, August 17, 2013, in the Village of Sister Bay, Door County, Wisconsin, attempted to intentionally cause bodily harm to DEPUTY JASON STENZEL, a law enforcement officer acting in an official capacity, by an act done without the consent of such officer, and with knowledge or reason to know that DEPUTY JASON STENZEL was a law enforcement officer, contrary to sec. 940.20(2), 939.50(3)(h), 939.32 Wis. Stats., an attempt to commit a Class H Felony, and upon conviction may be fined not more than Five Thousand Dollars (\$5,000), or imprisoned not more than three (3) years, or both.



Date: 12-6-13

Joan M Korb
Assistant District Attorney
State Bar No. 1013046

PAST STALKING EFFORTS ELEVATED CONCERNS: AIRTAGS DISCOVERED ON RESPONDENT'S BELONGINGS AFTER MULTIPLE TRIPS TO THE MARITAL RESIDENCE ON PRIOR VISITS IN DECEMBER OF 2024



SUMMARY STATEMENT OF RECORDS

REQUEST AND RESPONSE MONITORING

Petitioner, Jason McKemie, respectfully submits the following documentation in support of ongoing efforts to track, verify, and respond to the extensive volume of police reports, emergency calls, and third-party allegations that have been made against him during the course of this litigation.

To ensure transparency and protect against wrongful accusation or arrest, Petitioner files **open records requests every Monday** with both the **Dallas Police Department** and the **San Antonio Police Department**, including requests for all 911 calls, emergency response records, suicide or wellness calls, and any related dispatch logs or case numbers involving either Petitioner or Respondent, Gwen Ulijasz.

This practice has become necessary due to the **sheer frequency and seriousness of accusations**, many of which Petitioner learns about only **after a police investigation is already underway**. In several cases, had he not proactively obtained these records, **he may not have known an allegation had even been filed until authorities arrived to arrest him based on false information**.

Petitioner maintains **24/7 location tracking** via his personal smartphone, **real-time GPS monitoring of his vehicle**, and a comprehensive **residential security camera system**. These tools have allowed him to **definitively disprove multiple false reports**, including claims placing him at locations he demonstrably never visited.

While most investigations have been resolved after Petitioner provided this evidence to the responding detectives, **two matters remain under review by the District Attorney's Office**. Petitioner includes the records herein to document the evolving pattern of **false allegations, retaliatory reporting, and abuse of emergency systems**—conduct that is directly relevant to the credibility of Respondent and to the broader context of this case.

The enclosed packet includes:

- All available police reports and emergency call records received to date from San Antonio and Dallas agencies
- Records related to alleged wellness checks, suicide claims, and fabricated domestic disturbance calls
- Corresponding case numbers and evidence logs where available

Petitioner reserves the right to supplement this packet with future records as additional reports are released through open records c

Jason McKemi.
539 W Commerce St
STE 2010
Dallas, TX 75206
(214) 868-4901

CITY OF SAN ANTONIO

OFFICE OF THE CITY ATTORNEY
James Kopp, Assistant City Attorney
Phone No.: (210) 207-8992 / Fax No.: (210) 207-6373
Email: james.kopp@sanantonio.gov

Public Safety Headquarters
315 S. Santa Rosa, 6th Fl.
San Antonio, Texas 78207

February 12, 2025

Office of the Attorney General
Open Government Section
P.O. Box 12548
Austin, Texas 78711-2548

Via Electronic Filing

Re: Request for Ruling
Requestor: Jason McKemie
Date request received: January 30, 2025
COSA File No. W671378

Dear Assistant Attorney General:

January 30, 2025, the City of San Antonio received a public information request from Jason McKemie, which requested police records [**Attachment 1**]. By this Request for a Ruling, the city now submits a representative sample of the records at issue, and legal argument supporting the application of the exceptions claimed [**Attachment 2**].

Arguments and Authorities

Section 552.108(a)(1) (Pending Criminal Investigation or Prosecution)

The requested information constitutes some of the records contained in a criminal investigation file maintained by the San Antonio Police Department. That investigation is currently open, or a person is pending prosecution by the Bexar County District Attorney's Office. The release of the requested information would interfere with the detection, investigation, and prosecution of crime. The city believes, then, that the requested information is excepted from required disclosure by section 552.108(a)(1) of the Texas Government Code.

Section 552.108(a)(2)(Closed Case, No Conviction)

The requested information is related to a closed criminal investigation. The investigation did not result in a conviction or deferred adjudication. The city believes, then, that the requested information is excepted from required disclosure by section 552.108(a)(2) of the Texas Government Code.

Conclusion

For the reasons set forth in this letter, the city seeks a ruling from the Office of the Attorney General to protect the enclosed records from disclosure.

Sincerely,



James Kopp
Assistant City Attorney
cc: Jason McKemie

Via E- Mail (without enclosures)



San Antonio Police Department

Report # SAPD25041335 - Offense/Incident Report Cover Sheet

Table with 3 columns: REPORT DATE / TIME, DISTRICT / SECTION / SUBSTATION / COUNCIL DISTRICT / SCHOOL DISTRICT, EVENT START DATE / TIME - EVENT END DATE / TIME

OFFENSE-1

Table with 3 columns: OFFENSE CODE, OFFENSE LOCATION, OFFENSE START DATE, OFFENSE END DATE

INVOLVED PERSONS

Table with 6 columns: INVOLVEMENT, NAME, HOME ADDRESS, DOB / ESTIMATED AGE RANGE, RACE, SEX

INVOLVED PROPERTY

Table with 3 columns: STATUS, ITEM CATEGORY, DESCRIPTION

NARRATIVE

I was dispatched to the listed location for a miscellaneous report. Upon arrival, I met with V1 who stated that she found a tracking device in one of her suitcases planted by her husband, S1. V1 advised me that there is an open investigation and has been speaking with detectives for the same issue. See case SAPD24277190 and SAPD25002158. V1 claims that she suspects her husband broke into her residence to plant the tracking device.

I asked V1 how S1 made entry, and she stated he went in through the front door. I noticed a ring door camera by the front door and asked V1 if she saw S1 through the camera and she stated no because S1 messed with the wires by the backyard and hacked into the wi-fi.

I contacted NCID and spoke with detective Wesner #2471. I advised detective Wesner of the previous reports, and I was advised to write the listed offense. I took the listed property down to 401 S. Frio for evidence. Shortly after, V1 called police again and stated she found another tracker. Officer Benavides #1191 made contact with V1 and discovered that the second tracker was actually the case to the air tag. Both items were placed in the property room in locker #125.

Bwc/fleet avail.

Table with 2 columns: REPORTING OFFICER SIGNATURE / DATE, SUPERVISOR SIGNATURE / DATE

JASON'S F-PACE / JOURNEYS

JOURNEYS

Updated a day ago

SHOW JOURNEYS FROM: TO 1-13 OF 13

<input type="checkbox"/>	FROM	START TIME	TO	ARRIVAL TIME	DURATION	DISTANCE
<input type="checkbox"/>	State Highway 64 24810, 75103-6194 Canton, United States	06:51 AM 03/09/2025	La Foy Blvd 5609, 75209-6219 Dallas, United States	08:14 AM 03/09/2025	01:23	72.5 miles
<input type="checkbox"/>	W Interstate 20 506, 75160 Terrell, United States	12:42 AM 03/09/2025	State Highway 64 24810, 75103-6194 Canton, United States	01:15 AM 03/09/2025	00:33	37.3 miles
<input type="checkbox"/>	La Foy Blvd 5619, 75209-6219 Dallas, United States	11:51 PM 03/08/2025	W Interstate 20 506, 75160 Terrell, United States	12:28 AM 03/09/2025	00:37	37.3 miles
<input type="checkbox"/>	Cedar Springs Rd 4100, 75219-3522 Dallas, United States	08:13 PM 03/06/2025	La Foy Blvd 5609, 75209-6219 Dallas, United States	08:20 PM 03/06/2025	00:07	1.7 miles
<input type="checkbox"/>	La Foy Blvd 5609, 75209-6219 Dallas, United States	07:32 PM 03/06/2025	Cedar Springs Rd 4100, 75219-3522 Dallas, United States	07:40 PM 03/06/2025	00:08	1.9 miles
<input type="checkbox"/>	Wateka Dr 5218, 75209-4829 Dallas, United States	03:23 PM 03/01/2025	La Foy Blvd 5609, 75209-6219 Dallas, United States	03:32 PM 03/01/2025	00:09	1.1 miles
<input type="checkbox"/>	La Foy Blvd 5609, 75209-6219 Dallas, United States	01:36 PM 03/01/2025	Wateka Dr 5218, 75209-4829 Dallas, United States	02:39 PM 03/01/2025	01:03	12.5 miles
<input type="checkbox"/>	Lemmon Ave 4005, 75219-3737 Dallas, United States	07:30 PM 02/26/2025	Lemmon Ave 5028, 75209-6510 Dallas, United States	08:12 PM 02/26/2025	00:42	1.0 miles
<input type="checkbox"/>	La Foy Blvd 5611, 75209-6219 Dallas, United States	06:23 PM 02/26/2025	Lemmon Ave 4005, 75219-3737 Dallas, United States	06:37 PM 02/26/2025	00:14	1.7 miles
<input type="checkbox"/>	W Interstate 20 506, 75160 Terrell, United States	08:09 AM 02/26/2025	Inwood Rd 3602, 75209-5828 Dallas, United States	09:58 AM 02/26/2025	01:49	36.9 miles
<input type="checkbox"/>	State Highway 64 24810, 75103-6194 Canton, United States	07:30 AM 02/26/2025	W Interstate 20 506, 75160 Terrell, United States	07:57 AM 02/26/2025	00:27	31.1 miles
<input type="checkbox"/>	E Interstate 20 11468, 75161-7236 Terrell, United States	12:52 AM 02/26/2025	State Highway 64 24810, 75103-6194 Canton, United States	01:34 AM 02/26/2025	00:42	47.3 miles
<input type="checkbox"/>	La Foy Blvd 5609, 75209-6219 Dallas, United States	11:32 PM 02/25/2025	I-20 E 11468, 75161-7236 Terrell, United States	12:12 AM 02/26/2025	00:40	47.8 miles

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1-13 OF 13

sANffINln
PIIIIISE
San Antonio Police Department

—
Report # SAPD25002158 – Offense/Incident Report Cover Sheet

REPORT DATE I TIME DISTRICT/ SECTION I SUBSTATION / COUNCIL DISTRICT /
SCHOOL EVENT START DATE / TIME , EVENT END DATE I TIME

Jan 4, 2025 09:24 D'STR'CT _ Dec 22, 2024 08:41 – Jan 4, 2025 09:25

7220 / 72 / PRUE / Northsrde ISD (Bexar) / 8

OFFENSE–1

OFFENSE CODE

HARASSMENT | MB | 42.07 PC

OFFENSE LOCATION OFFENSE START DATE OFFENSE END DATE

12802 KINGS FOREST, SAN ANTONIO, TX 78230 Dec 22, 2024 08:41 Jan 4,
2025 09:25

INVOLVED PERSONS

INVOLVEMENT NAME HOME ADDRESS DOB / ESTIMATED AGE RANGE RACE SEX

8–1 – – – – –

INVOLVEMENT NAME HOME ADDRESS DOB / ESTIMATED AGE RANGE RACE SEX

V–1 Gwendolyn Uligasz _ White Female

INVOLVED PROPERTY

STATUS ITEM CATEGORY DESCRIPTION

None Misc – Not listed Air tag in a black case

INVOLVED VEHICLES

STATUS ITEM CATEGORY MAKE / MODEL / PRIMARY COLOR

None Passenger Car/ Automobile BMW/ 1M I Blue

NARRATIVE

While on patrol, I was dispatched to the listed location. Upon arrival, I contacted V1. V1 reported prior police report SAPD24277190 for a tracking device placed on her vehicle.

V1 stated today, she located another tracking device on her vehicle. On scene, a white air tag was located in a black weatherproof case

located behind the rear bumper passenger side. V1 advised video footage available for the exact location of air tag. While at location, I observed V1's technician remove the tracking device from the rear bumper. Tracking device was turned over and placed in the property room at 401 S. Frio as evidence.

V1 also wanted to report her dog's condition that requires special water. V1 stated when she left 31 on 12/22/24. S1 had packed up the dog's belongings, unknown if S1 manipulated the water in anyway. V1 reported dog sick believes S1 to be the cause for sickness.

V1 was given a case card with incident number.

W

ADOLFO VILLEGAS #0083 Jan 4, 2025 12:36 (e-signature) MICHAEL OLIVA #3233 Jan 5, 2025 05:55 (e-signature)

PRINT NAME PRINT NAME

ADOLFO VILLEGAS #0083 MICHAEL OLIVA #3233

San Antonio Police Department Pg 1 of 1

NOTE: ISumrizedreponMaedararegarUMgmisreponmyexisrmmRMS.

M43Rmfinnv209eneratedbyc SERRAT0anFeb 10, 20250611.



San Antonio Police Department

Report # SAPD25009850 - Offense/Incident Report Cover Sheet

REPORT DATE / TIME Jan 15, 2025 21:08	DISTRICT / SECTION / SUBSTATION / COUNCIL DISTRICT / SCHOOL DISTRICT 7220 / 72 / PRUE / Northside ISD (Bexar) / 8	EVENT START DATE / TIME - EVENT END DATE / TIME Jan 15, 2025 20:00 - 21:00
--	--	---

INCIDENT

OFFENSE CODE

INFORMATION REPORT

OFFENSE LOCATION

12802 KINGS FOREST, SAN ANTONIO, TX 78230

INVOLVED PERSONS

INVOLVEMENT	NAME	HOME ADDRESS	DOB / ESTIMATED AGE RANGE	RACE	SEX
SB-1	Gwendolyn Uligasz			White	Female
SB-2					

NARRATIVE

I was dispatched to the above location for a burglary.

Upon my arrival I made contact with SB1, who stated that she has made two reports about her husband whom she is separated with. Reference SAPD24277190 and SAPD25002158.

SB1 stated that on January 4th, 2025, she was experiencing problems with her Wi-Fi router and made a service call for her internet home provider. SB1 stated that she returned to the above listed address to let in the service technician in her home. SB1 stated that when she went inside her house, her back door was wide open. SB1 stated that she always locks her door and did not know how it was open. SB1 stated that when the service technician inspected her Wi-Fi router the wires were missing. SB1 could not tell me when they went missing or that if they were ever there. SB1 stated that she recently started renting the property and the homeowner stated that the cables were there previously.

I inspected the door, and I saw no damage. There were no pry marks or signs of attempted forced entry. SB1 stated that she never saw SB2 in the house but believes that it was him. I asked SB1 why she waited so long to report the incident, and she stated that she did not know which detective to call.

I provided SB1 with a case number.

DMEA. BWC was muted to discuss case tactics.

REPORTING OFFICER SIGNATURE / DATE JONATHAN D. FOWLER #1408 Jan 15, 2025 21:49 (e-signature)	SUPERVISOR SIGNATURE / DATE TIMOTHY WYANT #3144 Jan 15, 2025 22:20 (e-signature)
PRINT NAME JONATHAN D. FOWLER #1408	PRINT NAME TIMOTHY WYANT #3144

JASON'S F-PACE + ADD VEHICLE

HELP MY ACCOUNT SIGN OUT

REMOTE

VEHICLE SETTINGS

JASON'S F-PACE / JOURNEYS

JOURNEYS

Updated a day ago ⓘ

SHOW JOURNEYS FROM: 01/13/2025 TO 01/18/2025 **SEARCH** 1-11 OF 11

<input type="checkbox"/>	FROM	START TIME	TO	ARRIVAL TIME	DURATION	DISTANCE
<input type="checkbox"/>	Cedar Springs Rd 4142, 75219-3522 Dallas, United States	07:57 PM 01/17/2025	La Foy Blvd 5609, 75209-6219 Dallas, United States	08:07 PM 01/17/2025	00:10	3.2 miles
<input type="checkbox"/>	La Foy Blvd 5609, 75209-6219 Dallas, United States	07:41 PM 01/17/2025	Cedar Springs Rd 4142, 75219-3522 Dallas, United States	07:48 PM 01/17/2025	00:07	1.8 miles
<input type="checkbox"/>	La Foy Blvd 5607, 75209-6219 Dallas, United States	06:08 PM 01/17/2025	La Foy Blvd 5609, 75209-6219 Dallas, United States	06:43 PM 01/17/2025	00:35	11.1 miles
<input type="checkbox"/>	Holland Ave 5698, 75209 Dallas, United States	07:34 PM 01/16/2025	La Foy Blvd 5609, 75209-6219 Dallas, United States	08:14 PM 01/16/2025	00:40	5.5 miles
<input type="checkbox"/>	Knox St 3125, 75205-4029 Dallas, United States	08:12 PM 01/15/2025	La Foy Blvd 5611, 75209-6219 Dallas, United States	08:24 PM 01/15/2025	00:12	3.9 miles
<input type="checkbox"/>	Federal St 2074, 75201 Dallas, United States	05:28 PM 01/15/2025	Knox St 3123, 75205-4029 Dallas, United States	05:45 PM 01/15/2025	00:17	3.6 miles
<input type="checkbox"/>	La Foy Blvd 5609, 75209-6219 Dallas, United States	03:48 PM 01/15/2025	Federal St 2074, 75201 Dallas, United States	04:03 PM 01/15/2025	00:15	5.2 miles
<input type="checkbox"/>	W Mockingbird Ln 4740, 75219-9436 Dallas, United States	04:16 PM 01/14/2025	La Foy Blvd 5609, 75209-6219 Dallas, United States	04:19 PM 01/14/2025	00:03	0.8 miles
<input type="checkbox"/>	La Foy Blvd 5611, 75209-6219 Dallas, United States	03:57 PM 01/14/2025	W Mockingbird Ln 4770, 75209 Dallas, United States	04:02 PM 01/14/2025	00:05	0.8 miles
<input type="checkbox"/>	La Foy Blvd 5607, 75209-6219 Dallas, United States	07:46 PM 01/13/2025	La Foy Blvd 5609, 75209-6219 Dallas, United States	07:53 PM 01/13/2025	00:07	1.5 miles
<input type="checkbox"/>	La Foy Blvd 5609, 75209-6219 Dallas, United States	05:00 PM 01/13/2025	La Foy Blvd 5609, 75209-6219 Dallas, United States	05:52 PM 01/13/2025	00:52	11.2 miles

DELETE SELECTED EXPORT SELECTED

1-11 OF 11



San Antonio Police Department

Report # SAPD25002158 - Offense/Incident Report Cover Sheet

Table with 3 columns: REPORT DATE / TIME, DISTRICT / SECTION / SUBSTATION / COUNCIL DISTRICT / SCHOOL DISTRICT, EVENT START DATE / TIME - EVENT END DATE / TIME

OFFENSE-1

Table with 3 columns: OFFENSE CODE, OFFENSE LOCATION, OFFENSE START DATE, OFFENSE END DATE

INVOLVED PERSONS

Table with 6 columns: INVOLVEMENT, NAME, HOME ADDRESS, DOB / ESTIMATED AGE RANGE, RACE, SEX

INVOLVED PROPERTY

Table with 3 columns: STATUS, ITEM CATEGORY, DESCRIPTION

INVOLVED VEHICLES

Table with 3 columns: STATUS, ITEM CATEGORY, MAKE / MODEL / PRIMARY COLOR

NARRATIVE

While on patrol, I was dispatched to the listed location. Upon arrival, I contacted V1. V1 reported prior police report SAPD24277190 for a tracking device placed on her vehicle.

V1 stated today, she located another tracking device on her vehicle. On scene, a white air tag was located in a black weatherproof case located behind the rear bumper passenger side. V1 advised video footage available for the exact location of air tag. While at location, I observed V1's technician remove the tracking device from the rear bumper. Tracking device was turned over and placed in the property room at 401 S. Frio as evidence.

V1 also wanted to report her dog's condition that requires special water. V1 stated when she left S1 on 12/22/24. S1 had packed up the dog's belongings, unknown if S1 manipulated the water in anyway. V1 reported dog sick believes S1 to be the cause for sickness.

V1 was given a case card with incident number.

Table with 2 columns: REPORTING OFFICER SIGNATURE / DATE, SUPERVISOR SIGNATURE / DATE

JASON'S F-PACE / JOURNEYS

JOURNEYS

Updated a day ago ⓘ

SHOW JOURNEYS FROM:		01/01/2025	TO	01/07/2025	SEARCH	1-12 OF 12	
<input type="checkbox"/>	FROM	START TIME	TO	ARRIVAL TIME	DURATION	DISTANCE	
<input type="checkbox"/>	La Foy Blvd 5607, 75209-6219 Dallas, United States	12:53 PM 01/07/2025	S Market St 214, 75202 Dallas, United States	01:06 PM 01/07/2025	00:13	5.7 miles	
<input type="checkbox"/>	Westside Dr 4300, 75209-6516 Dallas, United States	07:51 PM 01/06/2025	Lemmon Ave 6110, 75209-5716 Dallas, United States	07:55 PM 01/06/2025	00:04	1.2 miles	
<input type="checkbox"/>	La Foy Blvd 5607, 75209-6219 Dallas, United States	07:47 PM 01/06/2025	Westside Dr 4302, 75209-6516 Dallas, United States	07:49 PM 01/06/2025	00:02	0.8 miles	
<input type="checkbox"/>	Lemmon Wood Plz 5600, 75209 Dallas, United States	06:04 PM 01/06/2025	La Foy Blvd 5609, 75209-6219 Dallas, United States	06:37 PM 01/06/2025	00:33	10.8 miles	
<input type="checkbox"/>	Inwood Rd 7117, 75209-4803 Dallas, United States	11:12 PM 01/04/2025	La Foy Blvd 5609, 75209-6219 Dallas, United States	11:14 PM 01/04/2025	00:02	1.1 miles	
<input type="checkbox"/>	La Foy Blvd 5609, 75209-6219 Dallas, United States	10:53 PM 01/04/2025	Inwood Rd 7117, 75209-4803 Dallas, United States	10:58 PM 01/04/2025	00:05	1.7 miles	
<input type="checkbox"/>	Denton Dr 5024, 75235-8301 Dallas, United States	03:56 PM 01/02/2025	La Foy Blvd 5609, 75209-6219 Dallas, United States	04:00 PM 01/02/2025	00:04	1.2 miles	
<input type="checkbox"/>	Inwood Rd 3602, 75209-5828 Dallas, United States	10:17 AM 01/02/2025	Denton Dr 5019, 75235-8344 Dallas, United States	10:26 AM 01/02/2025	00:09	1.8 miles	
<input type="checkbox"/>	Lemmon Ave 6110, 75209-5716 Dallas, United States	07:04 PM 01/01/2025	Inwood Rd 3528, 75209-5826 Dallas, United States	07:15 PM 01/01/2025	00:11	0.8 miles	
<input type="checkbox"/>	Inwood Rd 3556, 75209-5826 Dallas, United States	05:58 PM 01/01/2025	Lemmon Ave 6110, 75209-5716 Dallas, United States	06:24 PM 01/01/2025	00:26	11.0 miles	
<input type="checkbox"/>	S Hampton Rd 2560, 75224-1624 Dallas, United States	10:32 PM 12/31/2024	La Foy Blvd 5609, 75209-6219 Dallas, United States	10:48 PM 12/31/2024	00:16	10.7 miles	
<input type="checkbox"/>	La Foy Blvd 5609, 75209-6219 Dallas, United States	08:21 PM 12/31/2024	W Illinois Ave 2349, 75224-1637 Dallas, United States	08:41 PM 12/31/2024	00:20	11.7 miles	

DELETE SELECTED

EXPORT SELECTED

1-12 OF 12



San Antonio Police Department

Report # SAPD24277190 - Offense/Incident Report Cover Sheet

REPORT DATE / TIME Dec 28, 2024 18:38	DISTRICT / SECTION / SUBSTATION / COUNCIL DISTRICT / SCHOOL DISTRICT 7310 / 73 / PRUE / Northside ISD (Bexar) / 8	EVENT START DATE / TIME - EVENT END DATE / TIME Dec 28, 2024 16:43 - 18:38
--	--	---

OFFENSE-1

OFFENSE CODE HARASSMENT I MB I 42.07 PC		
OFFENSE LOCATION PRUE, 5020 PRUE RD, SAN ANTONIO, TX 78240	OFFENSE START DATE Dec 28, 2024 16:43	OFFENSE END DATE Dec 28, 2024 18:38

INVOLVED PERSONS

INVOLVEMENT	NAME	HOME ADDRESS	DOB / ESTIMATED AGE RANGE	RACE	SEX
V-1	Gwendolyn Uligasz			White	Female
S-1					

INVOLVED PROPERTY

STATUS	ITEM CATEGORY	DESCRIPTION
Evidence	Misc - Not listed	tracking device

NARRATIVE

On the listed date, I was dispatched to the listed location for a violation of protective order report.

Upon arrival to the listed location, I made contact with V1. I was advised V1 found the listed tracking device on in her vehicle between the driver's seat and center console on the listed date. V1 stated she believed the listed tracking device was placed there by S1 due to her seeing him with it in his hand at their residence months prior. V1 is currently attempting to see S1 recent bank statements to see if she can see when the exact date was that S1 purchased the listed tracking device. V1 did not give S1 consent to place the device on her vehicle.

I then issued V1 a case card and got her in contact with a C.R.T. advocate. I then took the listed tracking device and placed it in the property room at 401 S. Frio as evidence.

REPORTING OFFICER SIGNATURE / DATE TYLER VICK #1762 Dec 28, 2024 19:01 (e-signature)	SUPERVISOR SIGNATURE / DATE CHRISTOPHER HETRICK #3345 Dec 28, 2024 19:05 (e-signature)
PRINT NAME TYLER VICK #1762	PRINT NAME CHRISTOPHER HETRICK #3345

JASON'S F-PACE + ADD VEHICLE

HELP MY ACCOUNT SIGN OUT

REMOTE

VEHICLE SETTINGS

JASON'S F-PACE / JOURNEYS

JOURNEYS

Updated a day ago ⓘ

SHOW JOURNEYS FROM: 12/20/2024 TO 12/24/2024 SEARCH 1-12 OF 12

<input type="checkbox"/>	FROM	START TIME	TO	ARRIVAL TIME	DURATION	DISTANCE
<input type="checkbox"/>	Southern Ave 5373, 75209-5911 Dallas, United States	03:03 PM 12/24/2024	Westheimer Rd 5813, 77057-5616 Houston, United States	07:25 PM 12/24/2024	04:22	256.4 miles
<input type="checkbox"/>	Denton Dr 5024, 75235-8301 Dallas, United States	11:03 PM 12/23/2024	Lemmon Ave 5601, 75209-6225 Dallas, United States	11:23 PM 12/23/2024	00:20	3.6 miles
<input type="checkbox"/>	La Foy Blvd 5607, 75209-6219 Dallas, United States	10:12 PM 12/23/2024	Denton Dr 5024, 75235-8301 Dallas, United States	10:20 PM 12/23/2024	00:08	2.2 miles
<input type="checkbox"/>	E Belt Line Rd 145, 75019-4704 Coppell, United States	09:00 AM 12/23/2024	Lemmon Ave 6011, 75209-5823 Dallas, United States	09:46 AM 12/23/2024	00:46	17.8 miles
<input type="checkbox"/>	La Foy Blvd 5609, 75209-6219 Dallas, United States	05:51 AM 12/23/2024	E Belt Line Rd 145, 75019-4704 Coppell, United States	06:13 AM 12/23/2024	00:22	16.9 miles
<input type="checkbox"/>	Cedar Springs Rd 4100, 75219-3522 Dallas, United States	04:27 PM 12/21/2024	La Foy Blvd 5609, 75209-6219 Dallas, United States	04:42 PM 12/21/2024	00:15	1.8 miles
<input type="checkbox"/>	Denton Dr 5024, 75235-8301 Dallas, United States	03:57 PM 12/21/2024	Douglas Ave 3184, 75219 Dallas, United States	04:21 PM 12/21/2024	00:24	2.9 miles
<input type="checkbox"/>	La Foy Blvd 5609, 75209-6219 Dallas, United States	08:50 AM 12/21/2024	Denton Dr 5019, 75235-8344 Dallas, United States	09:15 AM 12/21/2024	00:25	1.6 miles
<input type="checkbox"/>	W University Blvd 5266, 75209 Dallas, United States	06:56 PM 12/20/2024	La Foy Blvd 5609, 75209-6219 Dallas, United States	07:02 PM 12/20/2024	00:06	1.1 miles
<input type="checkbox"/>	Greenville Ave 6520, 75206 Dallas, United States	06:13 PM 12/20/2024	W University Blvd 5266, 75209 Dallas, United States	06:36 PM 12/20/2024	00:23	4.9 miles
<input type="checkbox"/>	Denton Dr 5024, 75235-8301 Dallas, United States	05:06 PM 12/20/2024	Greenville Ave 6520, 75206 Dallas, United States	05:38 PM 12/20/2024	00:32	6.6 miles
<input type="checkbox"/>	La Foy Blvd 5609, 75209-6219 Dallas, United States	03:33 PM 12/20/2024	Denton Dr 5024, 75235-8301 Dallas, United States	03:41 PM 12/20/2024	00:08	1.9 miles

DELETE SELECTED EXPORT SELECTED

1-12 OF 12



KEN PAXTON
ATTORNEY GENERAL OF TEXAS

March 25, 2025

Mr. James Kopp
Assistant City Attorney
City of San Antonio
P.O. Box 839966
San Antonio, Texas 78283-3966

OR2025-010505

Re: Request for W671378-013025.

Dear Mr. Kopp:

The Office of the Attorney General has received your request for a ruling and assigned your request ID# 25-005911.

After reviewing your arguments and the submitted information, we have determined your request does not present a novel or complex issue. Thus, we are addressing your claims in a memorandum opinion. You claim the marked information may be withheld from the requestor pursuant to section 552.108(a)(1) and the remaining information may be withheld pursuant to section 552.108(a)(2) of the Government Code. Upon review of your arguments and the information, we conclude you may withhold the marked information under section 552.108(a)(1) and the remaining information under section 552.108(a)(2). However, you must release the basic information pursuant to section 552.108(c) of the Government Code.

For more information on the cited exception, please refer to the open government information on our website at <https://www.texasattorneygeneral.gov/open-government/governmental-bodies/open-records-memorandum-rulings>. You may also contact our Open Government Hotline at 1-877-OPENTEX.

c: Requestor

Jason E McKemie
539 W Commerce St, #2010
Dallas, TX 75208, USA
(214) 868-4901

Wednesday
February 19, 2025

Office of the Attorney General
Open Government Section
P.O. Box 12548
Austin, Texas 78711-2548

Re: Rebuttal to City of San Antonio's Withholding of Records – **COSA File No. W671378**

To Whom It May Concern,

I am submitting this formal rebuttal to the City of San Antonio's attempt to withhold public records related to false police reports filed against me under Texas Public Information Act (TPIA) Section 552.108(a)(1) and (a)(2). The records requested pertain to malicious and fraudulent allegations orchestrated by my estranged wife, Gwendolyn Uljasz McKemie, as part of an ongoing campaign of legal and financial abuse. These records are critical to my defense and ongoing litigation, and their suppression directly enables further misuse of the legal system.

1. The City's Attempt to Withhold These Records is Legally Unjustified

The City of San Antonio has claimed that these records are exempt under Section 552.108(a)(1) (Ongoing Investigation) and Section 552.108(a)(2) (Closed Investigation Without Conviction). However, these exemptions do not apply in this case:

- The allegations against me have already been proven false in: **Dallas County Case No. DF-24-18010 – GWENDOLYN ULIJASZ MCKEMIE vs. JASON MCKEMIE.**
- At the hearing, the Dallas County judge found that there was no evidence, nor testimony provided, which could support alleged claims of abuse or stalking.
- The only "evidence" submitted was proven to be fabricated by Gwendolyn Uljasz McKemie. Specifically, the court determined that the GPS tracking device presented as "proof" of stalking was registered solely to her own phone—not mine.
- Additionally, the defense presented three (3) tracking devices found in my vehicle and belongings, which were shown to be registered to, and trackable only by, Gwendolyn Uljasz McKemie's phone. This confirms that she was not being stalked—she was stalking me.
- Given these findings, there is no valid law enforcement purpose in withholding these records. If any "investigation" is still open, it is solely because Gwendolyn Uljasz McKemie continues to file new false reports in multiple jurisdictions.

2. Pattern of Malicious and Fraudulent Litigation

This is not an isolated incident—Gwendolyn Uljasz McKemie is a serial abuser of the legal system. Her record includes:

- Over 20 years of documented false accusations, fraudulent police reports, and baseless protective order requests against former partners, employers, and others.
- At least 11 known malicious protective order filings, which she has been exceptionally successful at obtaining. Gwen utilizes a process of filing numerous false police reports over the weeks or months preceding her filing a petition to the court for an emergency temporary order of protection. She will

continue filing false reports, in combination with other manipulative tactics (happy to explain further), to ultimately ensure the conversion of the temporary order into a 2yr order of protection. Based on my research, and conversations with past victims, I am the only one to have escaped either the criminal accusations made or the protective orders; even more both. This protective order shields Gwen while at the same time creates significant vulnerabilities for her targets which she persistently exploits over the years to follow.

- A documented history of fabricating evidence to attempt to secure felony convictions against individuals, including me.
- A long history of threatening litigation against employers, which each time resulted in the wrongful termination of innocent individuals. Each time, these allegations and threats of litigation, led to substantial confidential settlement payouts, which payment of was demanded to be done masked as compensation. The subsequent inflated W-2 statements would then be used to grossly misrepresent past earnings, performance and professional achievements, which would solidify the swift landing of a new position of exponentially higher rank and compensation, as well as associated sign-on bonuses, stock options/grants, etc.

Her latest wave of false allegations began immediately after I retained a family law attorney in early December 2024. Since then, she has:

- Used a power of attorney to cut off my financial access and falsely reported my legal retainer payment as fraud, retracting it and canceling my credit card.
- Filed an emergency request for a temporary protective order, falsely alleging stalking and abuse.
- Made at least eight (8) false police reports in and around Dallas.
- Continued filing new false reports in other jurisdictions after the Dallas County judge shut down her ability to do so locally.

The Dallas County judge's findings were so severe that after initially denying her request for a protective order, the judge later amended the order, adding a ruling to dismiss her petition itself, and any associated evidence thereof, to it's entirely. This judicial action—taken unprompted by me or my counsel—underscores the sheer fraudulence of her allegations.

3. Public Interest in Releasing These Records

- Texas courts have repeatedly ruled that law enforcement agencies cannot use Section 552.108(a)(1) and (a)(2) to withhold records when there is an overriding public interest in disclosure.
- *Holmes v. Morales*, 924 S.W.2d 920 (Tex. 1996) – The Texas Supreme Court ruled that the government cannot selectively withhold information that is in the public interest to disclose.
- Texas Attorney General Open Records Decision No. 586 (1991) – Law enforcement agencies must release information when the legitimacy of their claimed exemption is in doubt.
- *Brady v. Maryland*, 373 U.S. 83 (1963) – The U.S. Supreme Court requires disclosure of exculpatory evidence that may aid a defendant's case
- These police reports and associated evidence directly impact my ongoing legal defense in Dallas County Case No. DF-24-18010 and my constitutional rights.

4. Urgent Need for Immediate Release

This request is time-sensitive because Gwendolyn Ulijasz McKemie is actively attempting to fabricate charges against me in multiple jurisdictions to:

1. Manufacture a criminal charge to use in family court proceedings.
2. Destroy my career and reputation by associating my name with false allegations.
3. Perpetuate legal abuse and harassment through continued fraudulent filings.

By withholding these records, the City of San Antonio is not only violating the Texas Public Information Act, but it is also aiding and abetting ongoing legal fraud and harassment. If any charges exist, I have the right to know immediately so I can take legal action to defend myself and prevent further harm.

5. Demand for Immediate Compliance

Given the overwhelming evidence of fraud, the court's findings in Dallas County Case No. DF-24-18010, and the well-documented history of Gwendolyn Ulijasz McKemie's malicious litigation, I am demanding the immediate release of all requested records.

If the City of San Antonio continues to withhold these documents, I will take the following steps:

1. File a formal complaint with the Texas Attorney General's Open Government Division.
2. Pursue legal action against the City of San Antonio under the Texas Public Information Act, seeking a court order compelling disclosure.
3. File a civil suit against any officials or agencies complicit in aiding fraudulent activity by suppressing records critical to my defense.

The Attorney General's ruling on this matter will set an important precedent regarding whether law enforcement agencies may shield fraudulent filings from disclosure, particularly in cases of documented legal abuse.

I expect a prompt response confirming the immediate release of these records. Failure to comply will result in swift legal action.

Sincerely,



Jason Emory McKemie
539 W Commerce St., #2010
Dallas, TX 75208
+1 (214) 868-4901

CITY OF DALLAS POLICE DEPARTMENT

Incident ID: 190487-2024

Incident Data Sheet Report

ORI Number:

Page: 5

Printed On: 4/7/2025 15:55 (Mon)

Narratives

Narrative Title

Locked

Narrative

BWC G. VEGA #12675, A. DOSAL #10982

ON 12/22/2024 AT APPROXIMATELY 2:40PM ROS RESPONDED TO A 911 CALL ON 3033 FAIRMOUNT STREET. ROS SPOKE WITH COMP ULJIASZ, GWENDOLYN LAURA WHO STATED HER HUSBAND HAD VIOLATED A PROTECTIVE ORDER. COMP TOLD ROS THE ALLUATED TIME SHE WAS GIVEN TO BE INSIDE HER RESIDENCE TO PICK UP HER BELONGINGS WAS ON 12/21/2024 FROM 8:45AM TO 3:15PM. COMP TOLD ROS WHEN SHE WENT INSIDE THE RESIDENCE SHE NOTICED VIDEO CAMERAS AROUND THE RESIDENCE RECORDING HER, HER COMPUTER HARDDRIVE WAS BACKUP BY HER HUSBAND CONTAINING HER CLIENT INFORMATION, SPYWARE ON HER COMPUTER. COMP TOLD ROS A PLAQUE OF A MIDDLE FINGER WAS HANGED UP IN HER ROOM IN FRONT OF DESK, HER FRAMED PICTURES AND A BAPTISM PLAQUE WERE MISSING AS WELL. COMP SHOWED ROS THE DOCUMENTS, ROS LOOKED OVER THE DOCUMENTS BUT FOUND THE DOCUMENTS TO BE AN AMENDED TEMPORARY RESTRAINING ORDER FROM THE 245TH FAMILY COURT DISTRICT ON 539 COMMERCE STREET. ROS LOOKED UP BOTH PARTIES ON MDC AND FOUND NO PROTECTIVE ORDER IN PLACE. ROS SPOKE WITH A FAMILY VIOLENCE DETECTIVE TO CONFIRM NO PROTECTIVE ORDER WAS IN PLACE. ROS NOTIFIED PATROL SGT. WATSON #9651.

Created On

12/22/2024 18:45

Created By

GUSTAVO VEGA

Updated On

12/22/2024 18:45

Updated By

GUSTAVO VEGA

CITY OF DALLAS POLICE DEPARTMENT

Incident ID: 190487-2024

Incident Data Sheet Report

ORI Number:

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Created On

Created By

Updated On

Updated By

12/22/2024 18:45

GUSTAVO VEGA

12/22/2024 18:45

GUSTAVO VEGA

Incident Detail Report

Data Source: Data Warehouse
 Incident Status: Closed
 Incident number: 24-2241556
 Case Numbers:
 Incident Date: 12/11/2024 15:28:23
 Report Generated: 4/7/2025 14:47:25

Incident Information

Incident Type:	1Man	Alarm Level:	
Priority:	3 - General Service	Problem:	40 - Other
Determinant:		Agency:	Police
Base Response#:		Jurisdiction:	Dallas Police
Confirmation#:		Division:	Northwest
Taken By:	Macias, Rocio	Battalion:	520
Response Area:	523	Response Plan:	CH5 - 1MAN
Disposition:	NP - No Police Action	Command Ch:	
Cancel Reason:	DC-Disregard by Caller	Primary TAC:	
Incident Status:	Closed	Secondary TAC:	
Certification:	P-Patrol	Delay Reason (if any):	
Longitude:	96823481	Latitude:	32830384

Incident Location

Location Name:		County:	DALLAS
Address:	5609 La Foy Blvd	Location Type:	
Apartment:		Cross Street:	HOLLAND AVE/W BEVERLY DR
Building:		Map Reference:	34-R
City, State, Zip:	Dallas TX 75209		

Call Receipt

Caller Name:	mckemie jason	Call Back Phone:	(214) 868-4901
Method Received:		Caller Location:	
Caller Type:		Caller Location Phone:	
Caller Address:		Caller Apartment:	
Caller Building:	3096	Caller County:	
Caller City, State, Zip:			

Time Stamps

Description	Date	Time	User	Elapsed Times Description	Time
Phone Pickup	12/11/2024	15:28:22			
1st Key Stroke	12/11/2024	15:28:22		Received to In Queue	00:07:14
In Waiting Queue	12/11/2024	15:35:37		Call Taking	00:07:15
Call Taking Complete	12/11/2024	15:35:38	Macias, Rocio	In Queue to 1st Assign	
1st Unit Assigned				Call Received to 1st Assign	
1st Unit Enroute				Assigned to 1st Enroute	
1st Unit Arrived				Enroute to 1st Arrived	
Closed	12/11/2024	17:30:18	Saenz, Luis C	Incident Duration	02:01:56

Resources Assigned
 No Resources Assigned

Personnel Assigned
 No Personnel Assigned

Caution Notes
 No Caution Notes found

Permits	Address	Premise Name	Type	Status	Start and End Dates	Comments
Permit Number						
670355	5609 La Foy Blvd		RESIDENTIAL	Active	05/03/2019 to 05/03/2020	
1202330	5609 La Foy Blvd		RESIDENTIAL	Closed	08/02/2023 to 08/02/2024	
1127190	5609 La Foy Blvd		RESIDENTIAL	Closed	10/21/2008 to 10/31/2009	

Pre-Scheduled Information
 No Pre-Scheduled Information

Transports
 No Transports Information

Transport Legs
No Transports Information

Comments Date	Time	User	Type	Conf.	Comments
12/11/2024	15:35:38	[REDACTED]	Response		[1] caller thinks is being set up by wife , findind info on lawsuits in wifes document , (gwendolyn ulijasz mckemie) she is nal ,is on busn trip traveling ,,
12/11/2024	17:10:20	[REDACTED]	Response		[2] REV BY SPVR LEE...
12/11/2024	17:14:52	[REDACTED]	Response		[3] RTC: when calling comp adv not police matter comp said was talking to an attorney already 214 868 4901

Address Changes
No Address Changes

Priority Changes
No Priority Changes

Alarm Level Changes
No Alarm Level Changes

Activity Log

Date	Time	Radio	Activity	Location	Log Entry	User
12/11/2024	15:33:07		Problem Nature		Incident problem nature changed from <Blank> to 40 - Other~P	[REDACTED]
12/11/2024	15:35:38		ANI/ALI Statistics		INT Insert:Dec 11 2024 15:28:22 / INT SendNP:Dec 11 2024 15:28:22 / WS RecvNP:Dec 11 2024 15:28:22 / WS Process:Dec 11 2024 15:35:38	[REDACTED]
12/11/2024	15:35:38		Read Comment	5609 La Foy Blvd	Comment for Incident 937 was marked as read.	[REDACTED]
12/11/2024	16:11:36		Read Incident		Incident 937 was Marked as Read.	[REDACTED]
12/11/2024	16:11:36		Read Comment		Comment for Incident 937 was Marked as Read.	[REDACTED]
12/11/2024	16:18:53		UserAction		User clicked Exit/Save	[REDACTED]
12/11/2024	17:10:20		Read Comment	5609 La Foy Blvd	Comment for Incident 937 was marked as read.	[REDACTED]
12/11/2024	17:10:37		Read Comment		Comment for Incident 937 was Marked as Read.	[REDACTED]
12/11/2024	17:11:02		UserAction		User clicked Exit/Save	[REDACTED]
12/11/2024	17:12:23		UserAction		User clicked Exit/Save	[REDACTED]
12/11/2024	17:14:52		Request to Cancel	5609 La Foy Blvd	RTC: when calling comp adv not police matter comp said was talking to an attorney already 214 868 4901	[REDACTED]
12/11/2024	17:14:52		Read Comment	5609 La Foy Blvd	Comment for Incident 937 was marked as read.	[REDACTED]
12/11/2024	17:14:53		UserAction		User clicked Exit/Save	[REDACTED]
12/11/2024	17:19:31		Read Comment		Comment for Incident 937 was Marked as Read.	[REDACTED]
12/11/2024	17:19:36		UserAction		User clicked Exit/Save	[REDACTED]
12/11/2024	17:30:13		UserAction		User clicked Cancel	[REDACTED]
12/11/2024	17:30:18		Cancel Response	5609 La Foy Blvd	Cancellation Reason: DC-Disregard by Caller, Response Disposition: NP - No Police Action	[REDACTED]
12/14/2024	22:03:41		UserAction		User clicked Exit/Save	[REDACTED]
12/14/2024	22:29:34		UserAction		User clicked Exit/Save	7210

Edit Log

Date	Time	Field	Changed From	Changed To	Reason	Table	Workstation	User
12/11/2024	15:28:22	Call_Back_Phone		(214) 868-4901	(Response Viewer)	Response_Master_Incident	CAD911CT336	[REDACTED]
12/11/2024	15:28:22	Agency Name		911	(Response Viewer)	Incident	CAD911CT336	[REDACTED]
12/11/2024	15:28:22	Call Back Phone		(214) 868-4901	(Response Viewer)	Incident	CAD911CT336	[REDACTED]
12/11/2024	15:28:23	Longitude	0	96823479	Entry Selected/Returned from GeoLocator	Response_Master_Incident	CAD911CT336	[REDACTED]
12/11/2024	15:28:23	Latitude	0	32830363	Entry Selected/Returned from GeoLocator	Response_Master_Incident	CAD911CT336	[REDACTED]

12/11/2024 15:28:23	Address	32°49'49.31"N / 5600-5609 LA 096°49'24.52"W	FOY BLVD	Entry Selected/Returned from GeoLocator	Response_Master_Incident	CAD911CT336
12/11/2024 15:28:23	ResponsePlanType0	0		(Response Viewer)	Response_Master_Incident	CAD911CT336
12/11/2024 15:28:23	Response_Area	523		(Response Viewer)	Response_Master_Incident	CAD911CT336
12/11/2024 15:28:23	Battalion	911		(Response Viewer)	Response_Master_Incident	CAD911CT336
12/11/2024 15:28:23	Division	911		(Response Viewer)	Response_Master_Incident	CAD911CT336
12/11/2024 15:28:23	Jurisdiction	911		(Response Viewer)	Response_Master_Incident	CAD911CT336
12/11/2024 15:28:23	Address	(Blank)	32°49'49.31"N / 096°49'24.52"W	New Entry	Response_Master_Incident	CAD911CT336
12/11/2024 15:32:48	Address	5600-5609 LA FOY BLVD	5609 lafoy	Address Change	Response_Master_Incident	CAD911CT336
12/11/2024 15:33:00	Longitude	96823479	96823481	Change Verified	Response_Master_Incident	CAD911CT336
12/11/2024 15:33:00	Latitude	32830363	32830384	Change Verified	Response_Master_Incident	CAD911CT336
12/11/2024 15:33:00	Address	5609 lafoy	5609 LA FOY BLVD	Change Verified	Response_Master_Incident	CAD911CT336
12/11/2024 15:33:00	ResponsePlanType0	0		(Response Viewer)	Response_Master_Incident	CAD911CT336
12/11/2024 15:33:00	Response_Area	523		(Response Viewer)	Response_Master_Incident	CAD911CT336
12/11/2024 15:33:00	Battalion	911		(Response Viewer)	Response_Master_Incident	CAD911CT336
12/11/2024 15:33:00	Division	911		(Response Viewer)	Response_Master_Incident	CAD911CT336
12/11/2024 15:33:00	Jurisdiction	911		(Response Viewer)	Response_Master_Incident	CAD911CT336
12/11/2024 15:33:06	ResponsePlanType0	0		(Response Viewer)	Response_Master_Incident	CAD911CT336
12/11/2024 15:33:06	Response_Area	523		(Response Viewer)	Response_Master_Incident	CAD911CT336
12/11/2024 15:33:06	Battalion	520		(Response Viewer)	Response_Master_Incident	CAD911CT336
12/11/2024 15:33:06	Division	Northwest		(Response Viewer)	Response_Master_Incident	CAD911CT336
12/11/2024 15:33:06	Jurisdiction	Dallas Police		(Response Viewer)	Response_Master_Incident	CAD911CT336
12/11/2024 15:33:06	ResponsePlanType0	0		(Response Viewer)	Response_Master_Incident	CAD911CT336
12/11/2024 15:33:06	Response_Area	523		(Response Viewer)	Response_Master_Incident	CAD911CT336
12/11/2024 15:33:06	Battalion	520		(Response Viewer)	Response_Master_Incident	CAD911CT336
12/11/2024 15:33:06	Division	Northwest		(Response Viewer)	Response_Master_Incident	CAD911CT336
12/11/2024 15:33:06	Jurisdiction	Dallas Police		(Response Viewer)	Response_Master_Incident	CAD911CT336
12/11/2024 15:33:07	Certification_Level	P-Patrol		(Response Viewer)	Response_Master_Incident	CAD911CT336
12/11/2024 15:33:07	Incident_Type	1Man		(Response Viewer)	Response_Master_Incident	CAD911CT336
12/11/2024 15:33:07	Priority_Number	0	3		Response_Master_Incident	CAD911CT336
12/11/2024 15:33:07	Priority_Description		3 - General Service		Response_Master_Incident	CAD911CT336
12/11/2024 15:33:07	ResponsePlanType0		1	(Response Viewer)	Response_Master_Incident	CAD911CT336
12/11/2024 15:33:07	DispatchLevel		Default	(Response Viewer)	Response_Master_Incident	CAD911CT336
12/11/2024 15:33:07	Response_Plan		CH5 - 1MAN	(Response Viewer)	Response_Master_Incident	CAD911CT336
12/11/2024 15:33:07	Problem		40 - Other	(Response Viewer)	Response_Master_Incident	CAD911CT336
12/11/2024 15:34:01	Caller_Name		mckemie jason	(Response Viewer)	Response_Master_Incident	CAD911CT336
12/11/2024 15:35:38	Unread Comment	False	True	(Response Viewer)	Incident	CAD911CT336
12/11/2024 15:35:38	Map_Info		34-R		Response_Master_Incident	CAD911CT336
12/11/2024 15:35:38	Pickup_Map_Info		34-R		Response_Transports	CAD911CT336
12/11/2024 15:35:38	Caller_Building		3096	Polygon Lookup	Response_Master_Incident	CAD911CT336

12/11/2024 16:11:36	Read Comment	False	True	(Response Viewer)	Response_Master_IncidentCADDPDPCH05
12/11/2024 16:11:36	Read Call	False	True	(Response Viewer)	Response_Master_IncidentCADDPDPCH05
12/11/2024 17:10:20	Unread Comment	False	True	(Response Viewer)	Incident CADDPDPSU01
12/11/2024 17:10:37	Read Comment	False	True	(Response Viewer)	Response_Master_IncidentCAD911CT367
12/11/2024 17:14:52	Unread Comment	False	True	(Response Viewer)	Incident CAD911CT355
12/11/2024 17:19:31	Read Comment	False	True	(Response Viewer)	Response_Master_IncidentCAD911CT355

Custom Time Stamps
 No Custom Time Stamps

Custom Data Fields
 No Custom Data Fields

Attachments
 No Attachment

CITY OF DALLAS POLICE DEPARTMENT

Incident ID: 190487-2024

Incident Data Sheet Report

ORI Number:

Page: 1

Printed On: 4/7/2025 15:55 (Mon)

Incident ID: 190487-2024		Offense Code: MIR (MISCELLANEOUS INCIDENT REPORT NO OFFENSE)	
(NA-99999999-MSC6)			
Occurred Address: 3033 FAIRMOUNT ST DALLAS, TX 75201			
District: 122	Post: 122	Source:	
Log#:	File#:	Case#:	
Situation Found:		Disposition: SUSPENDED	
Date Reported: 12/22/2024 13:54		Disp Date: 12/22/2024 00:00	
Date Occurred: 12/21/2024 08:45 TO 12/21/2024 16:15		Case Status: SUSPENDED	
		Status Date: 12/22/2024 00:00	
Shooting: <input type="checkbox"/>	Domestic Violence: <input type="checkbox"/>	Hate Crime: <input type="checkbox"/>	Follow-Up: <input type="checkbox"/> Reclassify: <input type="checkbox"/>
Date Approved By Supervisor: 12/22/2024 18:45		Supervising Officer: EVANS, PHYLLIS # 7473	
Division:		Reporting Officer: VEGA, GUSTAVO # 12675	
Date Assigned To Investigator:		Investigator Assigned:	
Synopsis 3033 FAIRMOUNT ST			

Calls For Service

CFS#: 24-2313703	Call Codes: 40/01 - OTHER 40/01 - OTHER
Disp Recd: 12/22/2024 13:54	
Dispatched: 12/22/2024 14:25	
Arrived: 12/22/2024 14:38	
Cleared: 12/22/2024 16:20	
Dispatcher: MOBILE1	

Officers

Division:	Unit	Officer(s)
	C133	GUSTAVO VEGA
Supervisor: PHYLLIS RENEE EVANS		

CITY OF DALLAS POLICE DEPARTMENT

Incident ID: 190487-2024

Incident Data Sheet Report

ORI Number:

Page: 3

Printed On: 4/7/2025 15:55 (Mon)

Associated Names

SUSPECT		Vict/Susp Rel:			Name: JASON, MCKEMIE		
DOB 5/27/1978	Age/Time: 46	Juv	Sex: M	SSN:	Race: WHITE		
Home Phone:		Work Phone:		Other Phone:			
Arrest#		FBI:		SBI:		State	
Appr		Appr By:		Charges:			
Circumstance:							
Visitor: <input type="checkbox"/>	Military: <input type="checkbox"/>	Police Dept Associate: <input type="checkbox"/>		Justif. Homicide:			
Follow-Up:				Weap:			
Injured: <input type="checkbox"/>	Reasons for Treatment:				Treated: <input type="checkbox"/>	Voluntary: <input type="checkbox"/>	
Hospital:			Physician:				
Transported By:				Confined: <input type="checkbox"/>	Refused Admission: <input type="checkbox"/>	Sent Home: <input type="checkbox"/>	
Condition:			Other Action:				
Injuries							
Breath Test: <input type="checkbox"/>	Blood Test: <input type="checkbox"/>	Refused Test: <input type="checkbox"/>		Test Results:			
Drivers License State: TX		Expiration:		Number: 12807784			
Clothing:							
Primary Address 5609 LA FOY BLVD DALLAS, TX 75209							
Primary Mailing:							
Second Address:							
Second Mailing:							
Advice of Victims Rights Provided <input type="checkbox"/> How Notified							

Comment:

Offense 1 : MIR (MISCELLANEOUS INCIDENT REPORT NO OFFENSE)

Employer	Occupation	Phone Number	Employed From	Employed To
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CITY OF DALLAS POLICE DEPARTMENT

Incident ID: 190487-2024
Page: 1

Incident Data Sheet Report

ORI Number:
Printed On: 4/7/2025 15:55 (Mon)

Incident ID: 190487-2024		Offense Code: MIR (MISCELLANEOUS INCIDENT REPORT NO OFFENSE) <small>(NA-99999999-MSC6)</small>	
Occurred Address: 3033 FAIRMOUNT ST DALLAS, TX 75201			
District: 122	Post: 122	Source:	
Log#:	File#:	Case#:	
Situation Found:		Disposition: SUSPENDED	
Date Reported: 12/22/2024 13:54		Disp Date: 12/22/2024 00:00	
Date Occurred: 12/21/2024 08:45 TO 12/21/2024 16:15		Case Status: SUSPENDED	
		Status Date: 12/22/2024 00:00	
Shooting: <input type="checkbox"/>	Domestic Violence: <input type="checkbox"/>	Hate Crime: <input type="checkbox"/>	Follow-Up: <input type="checkbox"/> Reclassify: <input type="checkbox"/>
Date Approved By Supervisor: 12/22/2024 18:45		Supervising Officer: EVANS, PHYLLIS # 7473	
Division:		Reporting Officer: VEGA, GUSTAVO # 12675	
Date Assigned To Investigator:		Investigator Assigned:	
Synopsis 3033 FAIRMOUNT ST			

Calls For Service

CFS#: 24-2313703	Call Codes: 40/01 - OTHER 40/01 - OTHER
Disp Recd: 12/22/2024 13:54	
Dispatched: 12/22/2024 14:25	
Arrived: 12/22/2024 14:38	
Cleared: 12/22/2024 16:20	
Dispatcher: MOBILE1	

Officers

Division: Supervisor: PHYLLIS RENEE EVANS	Unit C133	Officer(s) GUSTAVO VEGA

CITY OF SAN ANTONIO

OFFICE OF THE CITY ATTORNEY
James Kopp, Assistant City Attorney
Phone No.: (210) 207-8992 / Fax No.: (210) 207-6373
Email: james.kopp@sanantonio.gov

Public Safety Headquarters
315 S. Santa Rosa, 6th Fl.
San Antonio, Texas 78207

February 12, 2025

Office of the Attorney General
Open Government Section
P.O. Box 12548
Austin, Texas 78711-2548

Via Electronic Filing

Re: Request for Ruling
Requestor: Jason McKemie
Date request received: January 30, 2025
COSA File No. W671378

Dear Assistant Attorney General:

January 30, 2025, the City of San Antonio received a public information request from Jason McKemie, which requested police records [**Attachment 1**]. By this Request for a Ruling, the city now submits a representative sample of the records at issue, and legal argument supporting the application of the exceptions claimed [**Attachment 2**].

Arguments and Authorities

Section 552.108(a)(1) (Pending Criminal Investigation or Prosecution)

The requested information constitutes some of the records contained in a criminal investigation file maintained by the San Antonio Police Department. That investigation is currently open, or a person is pending prosecution by the Bexar County District Attorney's Office. The release of the requested information would interfere with the detection, investigation, and prosecution of crime. The city believes, then, that the requested information is excepted from required disclosure by section 552.108(a)(1) of the Texas Government Code.

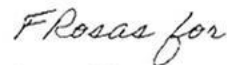
Section 552.108(a)(2)(Closed Case, No Conviction)

The requested information is related to a closed criminal investigation. The investigation did not result in a conviction or deferred adjudication. The city believes, then, that the requested information is excepted from required disclosure by section 552.108(a)(2) of the Texas Government Code.

Conclusion

For the reasons set forth in this letter, the city seeks a ruling from the Office of the Attorney General to protect the enclosed records from disclosure.

Sincerely,



James Kopp
Assistant City Attorney
cc: Jason McKemie

Via E- Mail (without enclosures)

Incident Detail Report

Data Source: Data Warehouse
 Incident Status: Closed
 Incident number: 24-2263829
 Case Numbers:
 Incident Date: 12/14/2024 22:01:02
 Report Generated: 4/7/2025 14:47:34

Incident Information

Incident Type:	2Man	Alarm Level:	
Priority:	2 - Urgent	Problem:	40/01 - Other
Determinant:		Agency:	Police
Base Response#:	12152024-0198820	Jurisdiction:	Dallas Police
Confirmation#:		Division:	Northwest
Taken By:	GutierrezFuentes, Jennifer	Battalion:	520
Response Area:	523	Response Plan:	CH5 - 2MAN
Disposition:	NP - No Police Action	Command Ch:	
Cancel Reason:		Primary TAC:	
Incident Status:	Closed	Secondary TAC:	
Certification:	P-Patrol	Delay Reason (if any):	
Longitude:	96823481	Latitude:	32830384

Incident Location

Location Name:	RESD	County:	DALLAS
Address:	5609 La Foy Blvd	Location Type:	
Apartment:		Cross Street:	HOLLAND AVE/W BEVERLY DR
Building:		Map Reference:	34-R
City, State, Zip:	Dallas TX 75209		

Call Receipt

Caller Name:	MCKINNEY, JASON 48YO	Call Back Phone:	
Method Received:		Caller Location:	
Caller Type:		Caller Location Phone:	
Caller Address:		Caller Apartment:	
Caller Building:	3096	Caller County:	
Caller City, State, Zip:			

Time Stamps

Description	Date	Time	User	Elapsed Times Description	Time
Phone Pickup	12/14/2024	22:01:02			
1st Key Stroke	12/14/2024	22:01:02		Received to In Queue	00:03:51
In Waiting Queue	12/14/2024	22:04:53		Call Taking	00:07:21
Call Taking Complete	12/14/2024	22:08:23	GutierrezFuentes, Jennifer	In Queue to 1st Assign	02:21:25.8
1st Unit Assigned	12/15/2024	00:26:18		Call Received to 1st Assign	02:25:16.8
1st Unit Enroute	12/15/2024	00:26:21		Assigned to 1st Enroute	00:00:02.7
1st Unit Arrived	12/15/2024	00:37:31		Enroute to 1st Arrived	00:11:09.7
Closed	12/15/2024	01:19:18	Mobile1	Incident Duration	03:18:16

Resources Assigned

Unit	Primary Flag	Assigned	Disposition	Enroute	Staged	Arrived	At Patient Avail	Delay	Complete	Odm. Enroute	Odm. Arrived	Cancel Reason
A517	Y	00:26:18	NP - No Police Action	00:26:21		00:37:31			01:19:18			

Personnel Assigned

Unit	Name
A517	Banda, Lawrence (12511); Layton1, Alberio (12493)

Caution Notes

No Caution Notes found

Permits

Permit Number	Address	Premise Name	Type	Status	Start and End Dates	Comments
670355	5609 La Foy Blvd		RESIDENTIAL	Active	05/03/2019 to	

1202330	5609 La Foy Blvd	RESIDENTIAL	Closed	05/03/2020 08/02/2023 to 08/02/2024
1127190	5609 La Foy Blvd	RESIDENTIAL	Closed	10/21/2008 to 10/31/2009

Pre-Scheduled Information
No Pre-Scheduled Information

Transports
No Transports Information

Transport Legs
No Transports Information

Comments

Comments Date	Time	User	Type	Conf.	Comments
12/14/2024	22:04:53	[Redacted]	Response		[1] WELFARE CHECK ON HUSBAND, RP IS WIFE (MCKINNEY, GWENDOLYN), COMP HAS NOT RESPONDING MESSAGES, ANSWERED CALLS, HAS NOT BEEN ACTIVE ON SOCIAL MEDIA. HAS TURNED OFF CAMERAS, CONCERNED DUE TO PREVIOUS SUICIDE ATTEMPT ON THURSDAY
12/14/2024	22:04:59	[Redacted]	Response		[2] Multi-Agency Fire Incident #: 2024352994
12/14/2024	22:05:25	[Redacted]	Response		[3] [Page] Problem changed from **A - Ambulance Request to 44 - Welfare Check by Fire [Shared]
12/14/2024	22:05:26	[Redacted]	Response		[4] RELATIONSHIP AND FINANCIAL ISSUES GOING ON PER RP. POSS TRIGGERING COMPS BEHAVIOR. [Shared]
12/14/2024	22:07:23	[Redacted]	Response		[5] THERE IS A SMALL CHIHUAHUA AT LOC NEIGHBOR WOULD BE GRABBING DOG [Shared]
12/14/2024	22:07:27	[Redacted]	Response		[6] DOOR CODE 445566 [Shared]
12/14/2024	22:14:58	EN42	Response		[7] Male states him and his wife are having a fight. Denies wanting to harm himself or others and states he is fine. [Shared]
12/14/2024	22:15:07	EN42	Response		[8] [Fire] has closed their incident [2024352994]
12/14/2024	22:22:53	[Redacted]	Response		[9] E540 ADV EXPRD P2 [Shared]
12/15/2024	01:19:15	Layton1, Alberto	Response		[10] ro/s spoke with husband who stated he was okay and did not need police. ro/s attempted to contact caller via phone call but did not receive an answer. bwc 12493 [Shared]

Address Changes
No Address Changes

Priority Changes
No Priority Changes

Alarm Level Changes
No Alarm Level Changes

Activity Log

Date	Time	Radio	Activity	Location	Log Entry	User
12/14/2024	22:01:39		Premise History Access		Premise History Viewed	[Redacted]
12/14/2024	22:04:04		Problem Nature		Incident problem nature changed from <Blank> to 40/01 - Other-P	[Redacted]
12/14/2024	22:04:53		Incident in Waiting Queue			[Redacted]
12/14/2024	22:04:53		Waiting Pending Incident Time Warning		Waiting Pending Incident Time Warning timer expired	[Redacted]
12/14/2024	22:04:53		Read Comment	5609 La Foy Blvd	Comment for Incident 131 was marked as read.	[Redacted]
12/14/2024	22:04:58		Remove Waiting Pending Incident Warning		Removing Waiting Pending Incident Time Warning timer expired	[Redacted]
12/14/2024	22:04:59		Incident in Waiting Queue Timer Clear			[Redacted]

12/14/2024 22:04:59		MultiAgencyResponse		Generated Inc: Fire Inc#: 2024352994	[REDACTED]
12/14/2024 22:05:24		Read Comment		Comment for Incident 131 was Marked as Read.	9738
12/14/2024 22:05:25		Read Comment	5609 La Foy Blvd	Comment for Incident 131 was marked as read.	[REDACTED]
12/14/2024 22:07:19		UserAction		User clicked Exit/Save	9738
12/14/2024 22:07:53		Pending Incident Time Warning		Pending Incident Time Warning timer expired	
12/14/2024 22:07:53		Incident Late			
12/14/2024 22:08:10		Read Comment		Comment for Incident 131 was Marked as Read.	[REDACTED]
12/14/2024 22:08:23		UserAction		User clicked Exit/Save	[REDACTED]
12/14/2024 22:14:58		Read Comment	5609 La Foy Blvd	Comment for Incident 131 was marked as read.	Mobile2
12/14/2024 22:29:03		Read Comment		Comment for Incident 131 was Marked as Read.	7210
12/14/2024 22:29:20		Premise History Access		Premise History Viewed	7210
12/14/2024 22:29:45		UserAction		User clicked Exit/Save	7210
12/14/2024 22:35:38		Read Incident		Incident 131 was Marked as Read.	[REDACTED]
12/14/2024 22:35:44		UserAction		User clicked Exit/Save	[REDACTED]
12/14/2024 23:56:28		UserAction		User clicked Exit/Save	[REDACTED]
12/15/2024 00:10:26		UserAction		User clicked Exit/Save	[REDACTED]
12/15/2024 00:26:18		Incident Timer Clear	5609 La Foy Blvd	Incident Late Timer cleared for 24-2263829	[REDACTED]
12/15/2024 00:26:18	A517	Assgn	UNNAMED STREET\HARRY HINES BLVD	5609 La Foy Blvd; Response Number: 12152024-0198820;	[REDACTED]
12/15/2024 00:26:21	A517	Enr	5609 La Foy Blvd [RESD]	Responding From = UNNAMED STREET\HARRY HINES BLVD.	A517
12/15/2024 00:29:17		UserAction		User clicked Exit/Save	[REDACTED]
12/15/2024 00:37:31	A517	At Scene	5609 La Foy Blvd [RESD]		A517
12/15/2024 01:19:15		Read Comment	5609 La Foy Blvd	Comment for Incident 131 was marked as read.	Mobile1
12/15/2024 01:19:18	A517	Disposition	RESD	NP - No Police Action	A517
12/15/2024 01:19:18	A517	Clear	5609 La Foy Blvd [RESD]	Unit Cleared From Incident 24-2263829	A517
12/15/2024 01:19:18	A517	Response Closed	RESD	Response Disposition: NP - No Police Action	A517

Edit Log

Date	Time	Field	Changed From	Changed To	Reason	Table	Workstation	User
12/14/2024	22:01:02	Agency Name		911	(Response Viewer)	Incident	CAD911CT361	[REDACTED]
12/14/2024	22:01:06	Address	(Blank)	5609 LA	New Entry	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/2024	22:01:08	Longitude	0	96823481	Entry	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/2024	22:01:08	Latitude	0	32830384	Selected/Returned from GeoLocator	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/2024	22:01:08	Address	5609 LA	5609 LA FOY BLVD	Entry	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/2024	22:01:08	ResponsePlanType0		0	Selected/Returned from GeoLocator	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/2024	22:01:08	Response_Area		523	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/2024	22:01:08	Battalion		911	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/2024	22:01:08	Division		911	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/2024	22:01:08	Jurisdiction		911	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/2024	22:01:13	Location_Name		RESD	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]

12/14/202422:01:21Call_Back_Phone	[REDACTED]	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:01:21Call_Back_Phone	[REDACTED]	(Response Viewer)	Incident	CAD911CT361	[REDACTED]
12/14/202422:01:38Caller_Name	MCKINNEY, JASON	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:03ResponsePlanType0	0	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:03Response_Area	523	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:03Battalion	520	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:03Division	Northwest	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:03Jurisdiction	Dallas Police	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:03ResponsePlanType0	0	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:03Response_Area	523	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:03Battalion	520	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:03Division	Northwest	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:03Jurisdiction	Dallas Police	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:04Certification_Level	P-Patrol	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:04Incident_Type	2Man	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:04Priority_Number	0		Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:04Priority_Description	2 - Urgent		Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:04ResponsePlanType0	1	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:04DispatchLevel	Default	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:04Response_Plan	CH5 - 2MAN	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:04Problem	40/01 - Other	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:44Caller_Name	MCKINNEY, JASON	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:53Unread Comment	False	True	(Response Viewer)	Incident	CAD911CT361
12/14/202422:04:53Map_Info		34-R		Response_Master_Incident	CAD911CT361
12/14/202422:04:53Pickup_Map_Info		34-R		Response_Transports	CAD911CT361
12/14/202422:04:53Caller_Building		3096	Polygon Lookup	Response_Master_Incident	CAD911CT361
12/14/202422:05:24Read Comment	False	True	(Response Viewer)	Response_Master_Incident	CADDPDPSU029738
12/14/202422:05:25Unread Comment	False	True	(Response Viewer)	Incident	CADDFRF285B
12/14/202422:08:10Read Comment	False	True	(Response Viewer)	Response_Master_Incident	CAD911CT361
12/14/202422:14:58Unread Comment	False	True	(Response Viewer)	Incident	SQCAD102 Mobile2
12/14/202422:29:03Read Comment	False	True	(Response Viewer)	Response_Master_Incident	CAD911CT369 7210
12/14/202422:35:38Read Call	False	True	(Response Viewer)	Response_Master_Incident	CADDPDPS01
12/15/202401:19:15Unread Comment	False	True	(Response Viewer)	Incident	SQCAD101 Mobile1

Custom Time Stamps
No Custom Time Stamps

Custom Data Fields
No Custom Data Fields

Incident Detail Report

Data Source: Data Warehouse
 Incident Status: Closed
 Incident number: 24-2241556
 Case Numbers:
 Incident Date: 12/11/2024 15:28:23
 Report Generated: 4/7/2025 14:47:25

Incident Information

Incident Type:	1Man	Alarm Level:	
Priority:	3 - General Service	Problem:	40 - Other
Determinant:		Agency:	Police
Base Response#:		Jurisdiction:	Dallas Police
Confirmation#:		Division:	Northwest
Taken By:	Macias, Rocio	Battalion:	520
Response Area:	523	Response Plan:	CH5 - 1MAN
Disposition:	NP - No Police Action	Command Ch:	
Cancel Reason:	DC-Disregard by Caller	Primary TAC:	
Incident Status:	Closed	Secondary TAC:	
Certification:	P-Patrol	Delay Reason (if any):	
Longitude:	96823481	Latitude:	32830384

Incident Location

Location Name:		County:	DALLAS
Address:	5609 La Foy Blvd	Location Type:	
Apartment:		Cross Street:	HOLLAND AVE/W BEVERLY DR
Building:		Map Reference:	34-R
City, State, Zip:	Dallas TX 75209		

Call Receipt

Caller Name:	mckemie jason	Call Back Phone:	(214) 868-4901
Method Received:		Caller Location:	
Caller Type:		Caller Location Phone:	
Caller Address:		Caller Apartment:	
Caller Building:	3096	Caller County:	
Caller City, State, Zip:			

Time Stamps

Description	Date	Time	User	Elapsed Times Description	Time
Phone Pickup	12/11/2024	15:28:22			
1st Key Stroke	12/11/2024	15:28:22		Received to In Queue	00:07:14
In Waiting Queue	12/11/2024	15:35:37		Call Taking	00:07:15
Call Taking Complete	12/11/2024	15:35:38	Macias, Rocio	In Queue to 1st Assign	
1st Unit Assigned				Call Received to 1st Assign	
1st Unit Enroute				Assigned to 1st Enroute	
1st Unit Arrived				Enroute to 1st Arrived	
Closed	12/11/2024	17:30:18	Saenz, Luis C	Incident Duration	02:01:56

Resources Assigned

No Resources Assigned

Personnel Assigned

No Personnel Assigned

Caution Notes

No Caution Notes found

Permits

Permit Number	Address	Premise Name	Type	Status	Start and End Dates	Comments
670355	5609 La Foy Blvd		RESIDENTIAL	Active	05/03/2019 to 05/03/2020	
1202330	5609 La Foy Blvd		RESIDENTIAL	Closed	08/02/2023 to 08/02/2024	
1127190	5609 La Foy Blvd		RESIDENTIAL	Closed	10/21/2008 to 10/31/2009	

Pre-Scheduled Information

No Pre-Scheduled Information

Transports

No Transports Information

Transport Legs

No Transports Information

Comments

Date	Time	User	Type	Conf.	Comments
12/11/2024	15:35:38	[REDACTED]	Response		[1] caller thinks is being set up by wife , findind info on lawsuits in wifes document , (gwendolyn uljasz mckemie) she is nal ,is on busn trip traveling ,,
12/11/2024	17:10:20	[REDACTED]	Response		[2] REV BY SPVR LEE...
12/11/2024	17:14:52	[REDACTED]	Response		[3] RTC: when calling comp adv not police matter comp said was talking to an attorney already 214 868 4901

Address Changes

No Address Changes

Priority Changes

No Priority Changes

Alarm Level Changes

No Alarm Level Changes

Activity Log

Date	Time	Radio	Activity	Location	Log Entry	User
12/11/2024	15:33:07		Problem Nature		Incident problem nature changed from <Blank> to 40 - Other~P	[REDACTED]
12/11/2024	15:35:38		ANI/ALI Statistics		INT Insert:Dec 11 2024 15:28:22 / INT SendNP:Dec 11 2024 15:28:22 / WS RecvNP:Dec 11 2024 15:28:22 / WS Process:Dec 11 2024 15:35:38	[REDACTED]
12/11/2024	15:35:38		Read Comment	5609 La Foy Blvd	Comment for Incident 937 was marked as read.	[REDACTED]
12/11/2024	16:11:36		Read Incident		Incident 937 was Marked as Read.	[REDACTED]
12/11/2024	16:11:36		Read Comment		Comment for Incident 937 was Marked as Read.	[REDACTED]
12/11/2024	16:18:53		UserAction		User clicked Exit/Save	[REDACTED]
12/11/2024	17:10:20		Read Comment	5609 La Foy Blvd	Comment for Incident 937 was marked as read.	[REDACTED]
12/11/2024	17:10:37		Read Comment		Comment for Incident 937 was Marked as Read.	[REDACTED]
12/11/2024	17:11:02		UserAction		User clicked Exit/Save	[REDACTED]
12/11/2024	17:12:23		UserAction		User clicked Exit/Save	[REDACTED]
12/11/2024	17:14:52		Request to Cancel	5609 La Foy Blvd	RTC: when calling comp adv not police matter comp said was talking to an attorney already 214 868 4901	[REDACTED]
12/11/2024	17:14:52		Read Comment	5609 La Foy Blvd	Comment for Incident 937 was marked as read.	[REDACTED]
12/11/2024	17:14:53		UserAction		User clicked Exit/Save	[REDACTED]
12/11/2024	17:19:31		Read Comment		Comment for Incident 937 was Marked as Read.	[REDACTED]
12/11/2024	17:19:36		UserAction		User clicked Exit/Save	[REDACTED]
12/11/2024	17:30:13		UserAction		User clicked Cancel	[REDACTED]
12/11/2024	17:30:18		Cancel Response	5609 La Foy Blvd	Cancellation Reason: DC-Disregard by Caller, Response Disposition: NP - No Police Action	[REDACTED]
12/14/2024	22:03:41		UserAction		User clicked Exit/Save	[REDACTED]
12/14/2024	22:29:34		UserAction		User clicked Exit/Save	7210

Edit Log

Date	Time	Field	Changed From	Changed To	Reason	Table	Workstation	User
12/11/2024	15:28:22	Call_Back_Phone		(214) 868-4901	(Response Viewer)	Response_Master_Incident	CAD911CT336	[REDACTED]
12/11/2024	15:28:22	Agency Name		911	(Response Viewer)	Incident	CAD911CT336	[REDACTED]
12/11/2024	15:28:22	Call Back Phone		(214) 868-4901	(Response Viewer)	Incident	CAD911CT336	[REDACTED]
12/11/2024	15:28:23	Longitude	0	96823479	Entry Selected/Returned from GeoLocator	Response_Master_Incident	CAD911CT336	[REDACTED]
12/11/2024	15:28:23	Latitude	0	32830363	Entry Selected/Returned from GeoLocator	Response_Master_Incident	CAD911CT336	[REDACTED]

12/11/2024 15:28:23	Address	32°49'49.31"N / 5600-5609 LA 096°49'24.52"W	FOY BLVD	Entry Selected/Returned from GeoLocator	Response_Master_IncidentCAD911CT336
12/11/2024 15:28:23	ResponsePlanType0	0		(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:28:23	Response_Area	523		(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:28:23	Battalion	911		(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:28:23	Division	911		(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:28:23	Jurisdiction	911		(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:28:23	Address	(Blank)	32°49'49.31"N / New Entry 096°49'24.52"W		Response_Master_IncidentCAD911CT336
12/11/2024 15:32:48	Address	5600-5609 LA FOY BLVD	5609 lafoy	Address Change	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:00	Longitude	96823479	96823481	Change Verified	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:00	Latitude	32830363	32830384	Change Verified	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:00	Address	5609 lafoy	5609 LA FOY BLVD	Change Verified	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:00	ResponsePlanType0	0		(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:00	Response_Area	523		(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:00	Battalion	911		(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:00	Division	911		(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:00	Jurisdiction	911		(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:06	ResponsePlanType0	0		(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:06	Response_Area	523		(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:06	Battalion	520		(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:06	Division	Northwest		(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:06	Jurisdiction	Dallas Police		(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:06	ResponsePlanType0	0		(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:06	Response_Area	523		(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:06	Battalion	520		(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:06	Division	Northwest		(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:06	Jurisdiction	Dallas Police		(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:07	Certification_Level	P-Patrol		(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:07	Incident_Type	1Man		(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:07	Priority_Number	0	3		Response_Master_IncidentCAD911CT336
12/11/2024 15:33:07	Priority_Description		3 - General Service		Response_Master_IncidentCAD911CT336
12/11/2024 15:33:07	ResponsePlanType0	1		(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:07	DispatchLevel	Default		(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:07	Response_Plan	CH5 - 1MAN		(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:07	Problem	40 - Other		(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:34:01	Caller_Name	mckemie jason		(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:35:38	Unread Comment	False	True	(Response Viewer)	Incident CAD911CT336
12/11/2024 15:35:38	Map_Info	34-R			Response_Master_IncidentCAD911CT336
12/11/2024 15:35:38	Pickup_Map_Info	34-R			Response_Transports CAD911CT336
12/11/2024 15:35:38	Caller_Building	3096		Polygon Lookup	Response_Master_IncidentCAD911CT336

12/11/2024 16:11:36	Read Comment	False	True	(Response Viewer)	Response_Master_IncidentCADDPDPCH05
12/11/2024 16:11:36	Read Call	False	True	(Response Viewer)	Response_Master_IncidentCADDPDPCH05
12/11/2024 17:10:20	Unread Comment	False	True	(Response Viewer)	Incident CADDPDPCH05
12/11/2024 17:10:37	Read Comment	False	True	(Response Viewer)	Response_Master_IncidentCAD911CT367
12/11/2024 17:14:52	Unread Comment	False	True	(Response Viewer)	Incident CAD911CT355
12/11/2024 17:19:31	Read Comment	False	True	(Response Viewer)	Response_Master_IncidentCAD911CT355



Custom Time Stamps
 No Custom Time Stamps

Custom Data Fields
 No Custom Data Fields

Attachments
 No Attachment

Incident Detail Report

Data Source: Data Warehouse
 Incident Status: Closed
 Incident number: 24-2263829
 Case Numbers:
 Incident Date: 12/14/2024 22:01:02
 Report Generated: 4/7/2025 14:47:34

Incident Information

Incident Type:	2Man	Alarm Level:	
Priority:	2 - Urgent	Problem:	40/01 - Other
Determinant:		Agency:	Police
Base Response#:	12152024-0198820	Jurisdiction:	Dallas Police
Confirmation#:		Division:	Northwest
Taken By:	GutierrezFuentes, Jennifer	Battalion:	520
Response Area:	523	Response Plan:	CH5 - 2MAN
Disposition:	NP - No Police Action	Command Ch:	
Cancel Reason:		Primary TAC:	
Incident Status:	Closed	Secondary TAC:	
Certification:	P-Patrol	Delay Reason (if any):	
Longitude:	96823481	Latitude:	32830384

Incident Location

Location Name:	RESD	County:	DALLAS
Address:	5609 La Foy Blvd	Location Type:	
Apartment:		Cross Street:	HOLLAND AVE/W BEVERLY DR
Building:		Map Reference:	34-R
City, State, Zip:	Dallas TX 75209		

Call Receipt

Caller Name:	MCKINNEY, JASON 48YO	Call Back Phone:	
Method Received:		Caller Location:	
Caller Type:		Caller Location Phone:	
Caller Address:		Caller Apartment:	
Caller Building:	3096	Caller County:	
Caller City, State, Zip:			

Time Stamps

Description	Date	Time	User	Elapsed Times Description	Time
Phone Pickup	12/14/2024	22:01:02			
1st Key Stroke	12/14/2024	22:01:02		Received to In Queue	00:03:51
In Waiting Queue	12/14/2024	22:04:53		Call Taking	00:07:21
Call Taking Complete	12/14/2024	22:08:23	GutierrezFuentes, Jennifer	In Queue to 1st Assign	02:21:25.8
1st Unit Assigned	12/15/2024	00:26:18		Call Received to 1st Assign	02:25:16.8
1st Unit Enroute	12/15/2024	00:26:21		Assigned to 1st Enroute	00:00:02.7
1st Unit Arrived	12/15/2024	00:37:31		Enroute to 1st Arrived	00:11:09.7
Closed	12/15/2024	01:19:18	Mobile1	Incident Duration	03:18:16

Resources Assigned

Unit	Primary Flag	Assigned	Disposition	Enroute	Staged	Arrived	At Patient Avail	Delay	Complete	Odm. Enroute	Odm. Arrived	Cancel Reason
A517	Y	00:26:18	NP - No Police Action	00:26:21		00:37:31			01:19:18			

Personnel Assigned

Unit	Name
A517	Banda, Lawrence (12511); Layton1, Alberto (12493)

Caution Notes

No Caution Notes found

Permits

Permit Number	Address	Premise Name	Type	Status	Start and End Dates	Comments
670355	5609 La Foy Blvd		RESIDENTIAL	Active	05/03/2019 to	

1202330	5609 La Foy Blvd	RESIDENTIAL	Closed	05/03/2020 08/02/2023 to 08/02/2024
1127190	5609 La Foy Blvd	RESIDENTIAL	Closed	10/21/2008 to 10/31/2009

Pre-Scheduled Information
No Pre-Scheduled Information

Transports
No Transports Information

Transport Legs
No Transports Information

Comments

Date	Time	User	Type	Conf.	Comments
12/14/2024	22:04:53	[REDACTED]	Response		[1] WELFARE CHECK ON HUSBAND, RP IS WIFE (MCKINNEY, GWENDOLYN), COMP HAS NOT RESPONDING MESSAGES, ANSWERED CALLS, HAS NOT BEEN ACTIVE ON SOCIAL MEDIA. HAS TURNED OFF CAMERAS, CONCERNED DUE TO PREVIOUS SUICIDE ATTEMPT ON THURSDAY
12/14/2024	22:04:59	[REDACTED]	Response		[2] Multi-Agency Fire Incident #: 2024352994
12/14/2024	22:05:25	[REDACTED]	Response		[3] [Page] Problem changed from **A - Ambulance Request to 44 - Welfare Check by Fire [Shared]
12/14/2024	22:05:26	[REDACTED]	Response		[4] RELATIONSHIP AND FINANCIAL ISSUES GOING ON PER RP. POSS TRIGGERING COMPS BEHAVIOR. [Shared]
12/14/2024	22:07:23	[REDACTED]	Response		[5] THERE IS A SMALL CHIHUAHUA AT LOC NEIGHBOR WOULD BE GRABBING DOG [Shared]
12/14/2024	22:07:27	[REDACTED]	Response		[6] DOOR CODE 445566 [Shared]
12/14/2024	22:14:58	EN42	Response		[7] Male states him and his wife are having a fight. Denies wanting to harm himself or others and states he is fine. [Shared]
12/14/2024	22:15:07	EN42	Response		[8] [Fire] has closed their incident [2024352994]
12/14/2024	22:22:53	[REDACTED]	Response		[9] E540 ADV EXPRD P2 [Shared]
12/15/2024	01:19:15	Layton1, Alberto	Response		[10] ro/s spoke with husband who stated he was okay and did not need police. ro/s attempted to contact caller via phone call but did not receive an answer. bwc 12493 [Shared]

Address Changes
No Address Changes

Priority Changes
No Priority Changes

Alarm Level Changes
No Alarm Level Changes

Activity Log

Date	Time	Radio	Activity	Location	Log Entry	User
12/14/2024	22:01:39		Premise History Access		Premise History Viewed	[REDACTED]
12/14/2024	22:04:04		Problem Nature		Incident problem nature changed from <Blank> to 40/01 - Other~P	[REDACTED]
12/14/2024	22:04:53		Incident in Waiting Queue			[REDACTED]
12/14/2024	22:04:53		Waiting Pending Incident Time Warning		Waiting Pending Incident Time Warning timer expired	[REDACTED]
12/14/2024	22:04:53		Read Comment	5609 La Foy Blvd	Comment for Incident 131 was marked as read.	[REDACTED]
12/14/2024	22:04:58		Remove Waiting Pending Incident Warning		Removing Waiting Pending Incident Time Warning timer expired	[REDACTED]
12/14/2024	22:04:59		Incident in Waiting Queue Timer Clear			[REDACTED]

12/14/2024 22:04:59		MultiAgencyResponse		Generated Inc: Fire Inc#: 2024352994	
12/14/2024 22:05:24		Read Comment		Comment for Incident 131 was Marked as Read.	9738
12/14/2024 22:05:25		Read Comment	5609 La Foy Blvd	Comment for Incident 131 was marked as read.	
12/14/2024 22:07:19		UserAction		User clicked Exit/Save	9738
12/14/2024 22:07:53		Pending Incident Time Warning		Pending Incident Time Warning timer expired	
12/14/2024 22:07:53		Incident Late			
12/14/2024 22:08:10		Read Comment		Comment for Incident 131 was Marked as Read.	
12/14/2024 22:08:23		UserAction		User clicked Exit/Save	
12/14/2024 22:14:58		Read Comment	5609 La Foy Blvd	Comment for Incident 131 was marked as read.	Mobile2
12/14/2024 22:29:03		Read Comment		Comment for Incident 131 was Marked as Read.	7210
12/14/2024 22:29:20		Premise History Access		Premise History Viewed	7210
12/14/2024 22:29:45		UserAction		User clicked Exit/Save	7210
12/14/2024 22:35:38		Read Incident		Incident 131 was Marked as Read.	
12/14/2024 22:35:44		UserAction		User clicked Exit/Save	
12/14/2024 23:56:28		UserAction		User clicked Exit/Save	
12/15/2024 00:10:26		UserAction		User clicked Exit/Save	
12/15/2024 00:26:18		Incident Timer Clear	5609 La Foy Blvd	Incident Late Timer cleared for 24-2263829	
12/15/2024 00:26:18	A517	Assgn	UNNAMED STREET\HARRY HINES BLVD	5609 La Foy Blvd; Response Number: 12152024-0198820;	
12/15/2024 00:26:21	A517	Enr	5609 La Foy Blvd [RESD]	Responding From = UNNAMED STREET\HARRY HINES BLVD.	A517
12/15/2024 00:29:17		UserAction		User clicked Exit/Save	
12/15/2024 00:37:31	A517	At Scene	5609 La Foy Blvd [RESD]		A517
12/15/2024 01:19:15		Read Comment	5609 La Foy Blvd	Comment for Incident 131 was marked as read.	Mobile1
12/15/2024 01:19:18	A517	Disposition	RESD	NP - No Police Action	A517
12/15/2024 01:19:18	A517	Clear	5609 La Foy Blvd [RESD]	Unit Cleared From Incident 24-2263829	A517
12/15/2024 01:19:18	A517	Response Closed	RESD	Response Disposition: NP - No Police Action	A517

Edit Log

Date	Time	Field	Changed From	Changed To	Reason	Table	Workstation	User
12/14/2024	22:01:02	Agency Name		911	(Response Viewer)	Incident	CAD911CT361	
12/14/2024	22:01:06	Address	(Blank)	5609 LA	New Entry	Response_Master_Incident	CAD911CT361	
12/14/2024	22:01:08	Longitude	0	96823481	Entry	Response_Master_Incident	CAD911CT361	
12/14/2024	22:01:08	Latitude	0	32830384	Selected/Returned from GeoLocator	Response_Master_Incident	CAD911CT361	
12/14/2024	22:01:08	Address	5609 LA	5609 LA FOY BLVD	Entry	Response_Master_Incident	CAD911CT361	
12/14/2024	22:01:08	ResponsePlanType	0	0	Selected/Returned from GeoLocator	Response_Master_Incident	CAD911CT361	
12/14/2024	22:01:08	Response_Area		523	(Response Viewer)	Response_Master_Incident	CAD911CT361	
12/14/2024	22:01:08	Battalion		911	(Response Viewer)	Response_Master_Incident	CAD911CT361	
12/14/2024	22:01:08	Division		911	(Response Viewer)	Response_Master_Incident	CAD911CT361	
12/14/2024	22:01:08	Jurisdiction		911	(Response Viewer)	Response_Master_Incident	CAD911CT361	
12/14/2024	22:01:13	Location_Name		RESD	(Response Viewer)	Response_Master_Incident	CAD911CT361	

12/14/202422:01:21	Call_Back_Phone	[REDACTED]	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:01:21	Call Back Phone	[REDACTED]	(Response Viewer)	Incident	CAD911CT361	[REDACTED]
12/14/202422:01:38	Caller_Name	MCKINNEY, JASON	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:03	ResponsePlanType0	0	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:03	Response_Area	523	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:03	Battalion	520	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:03	Division	Northwest	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:03	Jurisdiction	Dallas Police	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:03	ResponsePlanType0	0	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:03	Response_Area	523	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:03	Battalion	520	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:03	Division	Northwest	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:03	Jurisdiction	Dallas Police	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:04	Certification_Level	P-Patrol	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:04	Incident_Type	2Man	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:04	Priority_Number	0		Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:04	Priority_Description	2 - Urgent		Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:04	ResponsePlanType0	1	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:04	DispatchLevel	Default	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:04	Response_Plan	CH5 - 2MAN	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:04	Problem	40/01 - Other	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:44	Caller_Name	MCKINNEY, JASON	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:53	Unread Comment	False	True (Response Viewer)	Incident	CAD911CT361	[REDACTED]
12/14/202422:04:53	Map_Info	34-R		Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:04:53	Pickup_Map_Info	34-R		Response_Transports	CAD911CT361	[REDACTED]
12/14/202422:04:53	Caller_Building	3096	Polygon Lookup	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:05:24	Read Comment	False	True (Response Viewer)	Response_Master_Incident	CADDPDPSU029738	[REDACTED]
12/14/202422:05:25	Unread Comment	False	True (Response Viewer)	Incident	CADDFRF285B	[REDACTED]
12/14/202422:08:10	Read Comment	False	True (Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/202422:14:58	Unread Comment	False	True (Response Viewer)	Incident	SQCAD102	Mobile2
12/14/202422:29:03	Read Comment	False	True (Response Viewer)	Response_Master_Incident	CAD911CT369	7210
12/14/202422:35:38	Read Call	False	True (Response Viewer)	Response_Master_Incident	CADDPDPS01	[REDACTED]
12/15/202401:19:15	Unread Comment	False	True (Response Viewer)	Incident	SQCAD101	Mobile1

Custom Time Stamps
No Custom Time Stamps

Custom Data Fields
No Custom Data Fields

SULLIVAN & COOK, LLC

LAWYERS

600 E. LAS COLINAS BLVD.

SUITE 1300

IRVING, TEXAS 75039

Ethan Scroggins
escroggins@sullivancook.com

Office (214) 520-7494
Fax (214) 528-6925

July 15, 2025

VIA EMAIL: cpatricia0203@gmail.com

Claudia Patricia Prieto
8812 Coleman Blvd
Frisco, Texas 75033

Re: *Cause No. JPC25-06838-51; Eviction Suit Against Jason McKemie and Gwen McKemie; Gwen's Hardship*

Dear Ms. Patricia Prieto,

I represent Gwendolyn Ulijasz-McKemie ("Gwen") in her divorce proceeding. This letter is intended to explain some additional background regarding Gwen's situation with Jason and the reasons why Gwen should not be held responsible in your suit.

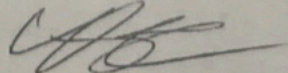
As you already know, Gwen and Jason are in the process of getting divorced. The divorce itself has been very contested and is based on Jason's mistreatment of Gwen. As her attorney for her divorce, I can attest that Gwen has disclosed several instances to me of Jason harassing Gwen, stalking her, and targeting her emotionally. Gwen has suffered tremendously as a result.

Not only has Jason emotionally harmed Gwen but he has financially harmed her as well. Aside from charges to credit cards, Jason has failed to keep his financial obligations. Part of the divorce process apportioned Gwen and Jason's financial obligations. The attached associate judge's report from the divorce explicitly awards Jason exclusive use and possession of his residence (your property) and orders that Jason is solely responsible for all expenses related to the residence. I highlighted the relevant portion. The failure to pay rent is not due to Gwen's ignorance but a result of Jason further targeting Gwen's financial health by attempting to rack up obligations that she may be liable for.

Gwen has contacted the police department regarding Jason's behavior and I believe there is sufficient justification for early termination of the lease.

Along with this letter I have sent a separate letter describing the potential issues with your eviction suit and an offer to resolve Gwen's liability. Please feel free to give me a call should you want to discuss or accept. I think we can reach an agreement that accommodates you and prevents Gwen from being caught in any additional crossfire.

Sincerely,



Ethan Scroggins

SULLIVAN & COOK, LLC

LAWYERS

600 E. LAS COLINAS BLVD.

SUITE 1300

IRVING, TEXAS 75039

Ethan Scroggins
escroggins@sullivancook.com

Office (214) 520-7494
Fax (214) 528-6925

July 15, 2025

VIA EMAIL: cpatricia0203@gmail.com

Claudia Patricia Prieto
8812 Coleman Blvd
Frisco, Texas 75033

Re: *Cause No. JPC25-06838-51; Eviction Suit Against Jason McKemie and Gwen McKemie; Proposal*

Dear Ms. Patricia Prieto,

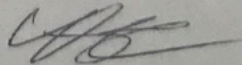
I represent Gwendolyn Uljasz-McKemie ("Gwen") in her divorce proceeding. This letter is sent in conjunction with another letter describing the hardships Gwen has recently faced related to Jason McKemie and his failure to pay rent.

The eviction suit, entitled "Skweres Properties LLC v. Jason McKemie and Gwendolyn Uljasz" and listed under Cause No. JPC25-06838-51 was not properly served on Gwen. Pursuant to Texas Rules of Civil Procedure 510.4(b)(2), the citation must be served, if not by personal service on the defendant (Gwen), then by "leaving a copy with a copy of the petition attached with some person, over the age of 16 years, at the defendant's usual place of residence" [emphasis added]. You did not serve Jason at Gwen's usual place of residence. You knew Gwen stopped living with Jason months before service and that Gwen and Jason were in the middle of a divorce. The failure to properly serve Gwen is fatal to the eviction suit against her and you will not be able to recover against her.

That said, Gwen still has personal property at the residence that she has been unable to recover. We propose you provide a specific time window for Gwen to access the property and remove her personal belongings in exchange for Gwen's waiver of the security deposit. The security deposit should help recoup some of Jason's unpaid rent. Given the likelihood of failure at the hearing due to improper service, this offer helps guarantee you some recovery and helps Gwen retrieve her personal items without issue. In addition to the above we request that Gwen be fully released from the current eviction suit.

Please feel free to give me a call to discuss. These terms are reasonable and help accommodate you and Gwen. This offer and correspondence is not sent on Jason McKemie's behalf and is only sent on Gwen's behalf.

Sincerely,



Ethan Scroggins

5609 LA FOY BLVD
RENTAL APPLICATION CONTENTS

Jason McKemie – Rental Application

Jason McKemie – Authorization to Release Information

Gwen Uljasz – Rental Application

Gwen Uljasz – Authorization to Release Information

Gwen Uljasz – Proof of Income (2023 W2 & 2mo Paychecks)

Pictures of Repair Requests

Jason McKemie – Tennant Screening Report from 03-11-2024

Gwen Uljasz – Tennant Screening Report from 03-12-2024

Received on _____ (date) at _____ (time)



RESIDENTIAL LEASE APPLICATION

USE OF THIS FORM BY PERSONS WHO ARE NOT MEMBERS OF THE TEXAS ASSOCIATION OF REALTORS®, INC. IS NOT AUTHORIZED.
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Each occupant and co-applicant 18 years or older must submit a separate application.

Property Address: **5609 La Foy Blvd, Dallas, TX 75209**
Anticipated: Move-in Date: _____ Monthly Rent: \$ **4,999.00** Security Deposit: \$ **4,999.00**
Initial Lease Term Requested: **12** (months)

Property Condition: Applicant has has not viewed the Property in-person prior to submitting this application.

Applicant is strongly encouraged to view the Property in-person prior to submitting any application. Landlord makes no express or implied warranties as to the Property's condition. Applicant requests Landlord consider the following repairs or treatments should Applicant and Landlord enter into a lease: Ensure that living room upper motorized blinds are functional and that a remote has been provided. Touch up or Repaint wall in back of upper foyer with matching paint (pic 1). Move TV mounting bracket in bedroom to center of cutout for TV (pic 2). Fix falling marble tile on bedroom fireplace. (pic 3 & 4) Clean and Service Hot Tub. Replace upper hanger bars in master closet. (pic 5 & 6) **PICS AT BOTTOM OF THIS DOCUMENT.**
Applicant was referred to Landlord by:

Real estate agent **Claudia Patricia Prieto** (name) **(214)705-4059** (phone) **cpatricia0203@gmail.com** (e-mail)
 Newspaper Sign Internet Other _____

Applicant's name (first, middle, last) **Jason McKemie**
Is there a co-applicant? yes no **If yes, co-applicant must submit a separate application.**
Applicant's former last name (maiden or married) _____

E-mail **jmckemie@mkemie.net** Home Phone _____
Work Phone **(213) 239-9630** Mobile **214-868-4901**
Soc. Sec. No. **449-67-7823** Driver License No. **12807784** in **TX** (state)
Date of Birth **04-08-1976** Height **6'4"** Weight **250lbs** Eye Color **Hazel**
Hair Color **Blonde** Marital Status **Registered Domestic Partner & Engaged**

Emergency Contact: (Do not insert the name of an occupant or co-applicant.)

Name and Relationship: **Elizabeth Bender - Friend**
Address: **2140 Medical District Dr, #4058**
City: **Dallas** State: **TX** Zip Code: **75235**
Phone: **(214) 566-5499** E-mail: **Elizabeth.bender@epssw.com**

Name all other persons who will occupy the Property:
Name: **Gwendolyn Uljasz** Relationship: **Fiance'** Age: **45**
Name: _____ Relationship: _____ Age: _____
Name: _____ Relationship: _____ Age: _____
Name: _____ Relationship: _____ Age: _____

Applicant's Current Address: **4223 Travis St, Dallas, TX 75205** Apt. No. _____
(city, state, zip)

Landlord or Property Manager's Name: **Beta Realty - Theresa Yang** Email: **betadfw@gmail.com**
Phone: Day: _____ Nt: _____ Mb: **(214) 868-7718** Fax: _____
Date Moved-In: **05-04-2023** Move-Out Date **05-04-2024** Rent \$ **4,000 (Total rent for both Jason & Gwendolyn)**
Reason for move: **Finace' and I moved in together and want a bigger place.**

Residential Lease Application concerning 5609 La Foy Blvd, Dallas, TX 75209

Applicant's Previous Address: 4614 Lester Dr., Dallas, TX 75219 Apt. No. _____ (city, state, zip)
Landlord or Property Manager's Name: Progress Residential Email: CustomerCare@RentProgress.com
Phone: Day: (833) 774-7377 Nt: _____ Mb: _____ Fax: _____
Date Moved-In: _____ Move-Out Date: _____ Rent \$ \$2,700
Reason for move: Moved in with Fiance'

Applicant's Current Employer: Hospitech Solutions, LLC. (Subcontractor for AT Integration, Inc.)
Address: 204 S. IH 35, Suite # 104, Georgetown, TX 78628 (street, city, state, zip)
Employment Verification Contact: Ron Nations Phone: (733) 446-4249
Fax: _____ E-mail: ron.nations@atintegration.com
Start Date: 01-01-2024 Gross Monthly Income: \$ \$4,500 (See Notes) Position: Sales
Note: If Applicant is self-employed, Landlord may require one or more previous year's tax return attested by a CPA, attorney, or other tax professional.

Applicant's Previous Employer: Connexall USA
Address: 4571 Broadway Street, Boulder, CO 80304 (street, city, state, zip)
Employment Verification Contact: (866) 556-3377 Phone: _____
Fax: _____ E-mail: infousa@connexall.com Manager of
Employed from 06-12-2022 to 05-29-2023 Gross Monthly Income: \$ \$15,000 Position: Customer Success
Note: Applicant is responsible for including the appropriate contact information for employment verification purposes.

Describe other income Applicant wants considered: Guarantor - Gwendolyn Uljasz. Hospitech Solutions, LLC is a startup company receiving it's first quarterly revenue on March 20th in the amount of \$4,500. Next quarter's earnings are projected to be \$30-35k. And Q4 upwards of \$50-60k. Gwendolyn Uljasz income more than covers all income requirements for this home, but if you need further documentation for my (Jason McKemie) proof of work, I can pull some additional documentation together.

List all vehicles to be parked on the Property:

Type	Year	Make	Model	License Plate No./State	Mo. Payment
SUV	2018	Jaguar	F-Pace	MHS 5658	\$514

Will any animals (dogs, cats, birds, reptiles, fish, and other types of animals) be kept on the Property? yes no
If yes, list all animals to be kept on the Property:

Type & Breed	Name	Color	Weight	Age in Yrs.	Gender	Neutered?	Bite History?	Rabies Shots Current?	Assistance Animal?
Chihuahua	Katie	Brown	14lbs	12	F	<input checked="" type="checkbox"/> Y <input type="checkbox"/> N	<input checked="" type="checkbox"/> Y <input type="checkbox"/> N	<input checked="" type="checkbox"/> Y <input type="checkbox"/> N	<input checked="" type="checkbox"/> Y <input type="checkbox"/> N

Katie is a non-chewer, non-barking, non-aggressive, very obedient and potty trained dog which sleeps most the day. We also pick up the yard daily. (Katie is also a registered Assistance/Emotional Support Animal).

If any of the animals listed above are assistance animals, please provide appropriate documentation with a reasonable accommodation request for the assistance animal(s).

Yes	No	
<input type="checkbox"/>	<input checked="" type="checkbox"/>	Will any waterbeds or water-filled furniture be on the Property?
<input checked="" type="checkbox"/>	<input type="checkbox"/>	Does anyone who will occupy the Property smoke?
<input type="checkbox"/>	<input type="checkbox"/>	Will Applicant maintain renter's insurance?
<input type="checkbox"/>	<input checked="" type="checkbox"/>	Is Applicant or Applicant's spouse, even if separated, in military?
<input type="checkbox"/>	<input checked="" type="checkbox"/>	If yes, is the military person serving under orders limiting the military person's stay to one year or less?

(TXR-2003) 07-08-22

Page 2 of 4

Residential Lease Application concerning 5609 La Foy Blvd, Dallas, TX 75209

Has Applicant ever:

<input type="checkbox"/>	<input checked="" type="checkbox"/>	been evicted?
<input type="checkbox"/>	<input checked="" type="checkbox"/>	been asked to move out by a landlord?
<input type="checkbox"/>	<input checked="" type="checkbox"/>	breached a lease or rental agreement?
<input type="checkbox"/>	<input checked="" type="checkbox"/>	filed for bankruptcy?
<input type="checkbox"/>	<input checked="" type="checkbox"/>	lost property in a foreclosure?
<input type="checkbox"/>	<input checked="" type="checkbox"/>	been convicted of a crime? If yes, provide the location, year, and type of conviction below.
<input type="checkbox"/>	<input checked="" type="checkbox"/>	Is any occupant a registered sex offender? If yes, provide the location, year, and type of conviction below.
<input type="checkbox"/>	<input checked="" type="checkbox"/>	had <u>any</u> credit problems, slow-pays or delinquencies? If yes, provide more information below.
<input type="checkbox"/>	<input checked="" type="checkbox"/>	Is there additional information Applicant wants considered?

Additional comments: I am very handy and keep my property in great condition. I take pride in my home and leave homes in better shape than upon move in. We also develop great relationships with neighbors of all types.

Authorization: Applicant authorizes Landlord and Landlord's agent, at any time before, during, or after any tenancy, to:

- obtain a copy of Applicant's credit report;
- obtain a criminal background check related to Applicant and any occupant; and
- verify any rental or employment history or verify any other information related to this application with persons knowledgeable of such information.

Notice of Landlord's Right to Continue to Show the Property: Unless Landlord and Applicant enter into a separate written agreement otherwise, the Property remains on the market until a lease is signed by all parties and Landlord may continue to show the Property to other prospective tenants and accept another offer.

Privacy Policy: Landlord's agent or property manager maintains a privacy policy that is available upon request.

Fees: Applicant submits a non-refundable fee of \$ 50.00 to 2147054059 (entity or individual) for processing and reviewing this application. Applicant submits will not submit an application deposit of \$ _____ to be applied to the security deposit upon execution of a lease or returned to Applicant if a lease is not executed.

Acknowledgement & Representation:

- Signing this application indicates that Applicant has had the opportunity to review Landlord's tenant selection criteria, which is available upon request. The tenant selection criteria may include factors such as criminal history, credit history, current income and rental history.
- Applicant understands that providing inaccurate or incomplete information is grounds for rejection of this application and forfeiture of any application fee and may be grounds to declare Applicant in breach of any lease the Applicant may sign.
- Applicant represents that the statements in this application are true and complete.
- Applicant is responsible for any costs associated with obtaining information.

Jason McKemie 03-15-2024
Applicant's Signature Jason McKemie Date

For Landlord's Use:

On _____, _____ (name/initials) notified
 Applicant by phone mail e-mail fax in person that Applicant was
 approved not approved. Reason for disapproval: _____

(TXR-2003) 07-08-22

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Residential Lease Application concerning 5609 La Foy Blvd, Dallas, TX 75209



AUTHORIZATION TO RELEASE INFORMATION RELATED TO A RESIDENTIAL LEASE APPLICANT

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I, Jason McKemie (Applicant), have submitted an application to lease a property located at 5609 La Foy Blvd, Dallas, TX 75209 (address, city, state, zip).

The landlord, broker, or landlord's representative is:

Claudia Patricia Prieto (name)
8812 Coleman BLVD (address)
Frisco, TX 75033 (city, state, zip)
(214)705-4059 (phone) (fax)
cpatricia0203@gmail.com (e-mail)

I give my permission:

- (1) to my current and former employers to release any information about my employment history and income history to the above-named person;
- (2) to my current and former landlords to release any information about my rental history to the above-named person;
- (3) to my current and former mortgage lenders on property that I own or have owned to release any information about my mortgage payment history to the above-named person;
- (4) to my bank, savings and loan, or credit union to provide a verification of funds that I have on deposit to the above-named person; and
- (5) to the above-named person to obtain a copy of my consumer report (credit report) from any consumer reporting agency and to obtain background information about me.

Jason McKemie 03-15-2024
Applicant's Signature Date

Note: Any broker gathering information about an applicant acts under specific instructions to verify some or all of the information described in this authorization. The broker maintains a privacy policy which is available upon request.

Received on _____ (date) at _____ (time)



RESIDENTIAL LEASE APPLICATION

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Each occupant and co-applicant 18 years or older must submit a separate application.

Property Address: 5609 La Foy Blvd, Dallas, TX 75209
Anticipated: Move-in Date: _____ Monthly Rent: \$ 4,999.00 Security Deposit: \$ 4,999.00
Initial Lease Term Requested: 12 (months)

Property Condition: Applicant has has not viewed the Property in-person prior to submitting this application.

Applicant is strongly encouraged to view the Property in-person prior to submitting any application. Landlord makes no express or implied warranties as to the Property's condition. Applicant requests Landlord consider the following repairs or treatments should Applicant and Landlord enter into a lease: See Jason McKemie's Application

Applicant was referred to Landlord by:

Real estate agent Claudia Patricia Prieto (name) (214)705-4059 (phone) cpatricia0203@gmail.com (e-mail)
 Newspaper Sign Internet Other _____

Applicant's name (first, middle, last) Gwendolyn Laura Ulijasz

Is there a co-applicant? yes no **If yes, co-applicant must submit a separate application.**

Applicant's former last name (maiden or married) Former Marriage Name: STATHOULOPOULOS

E-mail gulijasz@gmail.com Home Phone _____
Work Phone (917) 471-1979 Mobile (917) 471-1979
Soc. Sec. No. 361-72-2457 Driver License No. 49508714 in TX (state)
Date of Birth 05-27-1978 Height 5'8" Weight 130lbs Eye Color Hazel
Hair Color Brown Marital Status Engaged

Emergency Contact: (Do not insert the name of an occupant or co-applicant.)

Name and Relationship: Elizabeth Bender - Friend
Address: 2140 Medical District Dr, #4058
City: Dallas State: TX Zip Code: 75235
Phone: (214) 566-5499 E-mail: Elizabeth.bender@epssw.com

Name all other persons who will occupy the Property:

Name: Jason McKemie Relationship: Fiance' Age: 47
Name: _____ Relationship: _____ Age: _____
Name: _____ Relationship: _____ Age: _____
Name: _____ Relationship: _____ Age: _____

Applicant's Current Address: _____ Apt. No. _____ (city, state, zip)

Landlord or Property Manager's Name: Beta Realty Email: betadfw@gmail.com
Phone: Day: _____ Nt: _____ Mb: (214) 868-7718 Fax: _____
Date Moved-In: 05-04-2023 Move-Out Date 05-04-2024 Rent \$ \$4,000 (Total rent for both
Reason for move: Finace' and I moved in together and want a bigger place Jason & Gwendolyn

Residential Lease Application concerning 5609 La Foy Blvd, Dallas, TX 75209

Applicant's Previous Address: 136 Scottsdale Rd. Apt. No. _____
Riverside, IL 60546 (city, state, zip)
Landlord or Property Manager's Name: Owned Home Email: _____
Phone: Day: _____ Nt: _____ Mb: _____ Fax: _____
Date Moved-In 11-29-2021 Move-Out Date 02-15-2023 Rent \$ \$3,600
Reason for move: _____

Applicant's Current Employer: Cognizant Technology Solutions
Address: 8383 Dominion Pkwy, Plano, TX 75024 (street, city, state, zip)
Employment Verification Contact: Sarat Varanasi Phone: (201) 658-5611
Fax: _____ E-mail: sarat.varanasi@cognizant.com
Start Date: April 2021 Gross Monthly Income: \$ \$23,000 Position: Senior Client Partner
Note: *If Applicant is self-employed, Landlord may require one or more previous year's tax return attested by a CPA, attorney, or other tax professional.*

Applicant's Previous Employer: AIG
Address: 500 W Madison St, Chicago, IL 60661 (street, city, state, zip)
Employment Verification Contact: Tim Desett Phone: (312) 930-5394
Fax: _____ E-mail: timothy.desett@aig.com
Employed from April 2015 to March 2020 Gross Monthly Income: \$ \$17,000 Position: Broker Leader
Note: *Applicant is responsible for including the appropriate contact information for employment verification purposes.*

Describe other income Applicant wants considered: Total Compensation is \$488k+ per year. There's an additional \$50k per year in the form of restricted stock which vests quarterly which has been excluded from the \$23k monthly.

List all vehicles to be parked on the Property:

Type	Year	Make	Model	License Plate No./State	Mo. Payment
Car	2023	BMW	M340i	SZF 0836	\$0 (Paid in Full)

Will any animals (dogs, cats, birds, reptiles, fish, and other types of animals) be kept on the Property? yes no

If yes, list all animals to be kept on the Property:

Type & Breed	Name	Color	Weight	Age in Yrs.	Gender	Neutered?	Bite History?	Rabies Shots Current?	Assistance Animal?
(Yes, 1 small dog total in home. See Jason McKemie's Application for Pet Notes)						<input checked="" type="checkbox"/> Y <input type="checkbox"/> N	<input type="checkbox"/> Y <input checked="" type="checkbox"/> N	<input checked="" type="checkbox"/> Y <input type="checkbox"/> N	<input checked="" type="checkbox"/> Y <input type="checkbox"/> N
						<input type="checkbox"/> Y <input type="checkbox"/> N	<input type="checkbox"/> Y <input type="checkbox"/> N	<input type="checkbox"/> Y <input type="checkbox"/> N	<input type="checkbox"/> Y <input type="checkbox"/> N
						<input type="checkbox"/> Y <input type="checkbox"/> N	<input type="checkbox"/> Y <input type="checkbox"/> N	<input type="checkbox"/> Y <input type="checkbox"/> N	<input type="checkbox"/> Y <input type="checkbox"/> N
						<input type="checkbox"/> Y <input type="checkbox"/> N	<input type="checkbox"/> Y <input type="checkbox"/> N	<input type="checkbox"/> Y <input type="checkbox"/> N	<input type="checkbox"/> Y <input type="checkbox"/> N

If any of the animals listed above are assistance animals, please provide appropriate documentation with a reasonable accommodation request for the assistance animal(s).

Yes No

Will any waterbeds or water-filled furniture be on the Property? Yes No
Does anyone who will occupy the Property smoke? Yes No
Will Applicant maintain renter's insurance? Yes No
Is Applicant or Applicant's spouse, even if separated, in military? Yes No
If yes, is the military person serving under orders limiting the military person's stay to one year or less? Yes No

Residential Lease Application concerning 5609 La Foy Blvd, Dallas, TX 75209

Has Applicant ever:
 been evicted?
 been asked to move out by a landlord?
 breached a lease or rental agreement?
 filed for bankruptcy?
 lost property in a foreclosure?
 been convicted of a crime? If yes, provide the location, year, and type of conviction below.
 Is any occupant a registered sex offender? If yes, provide the location, year, and type of conviction below.
 had any credit problems, slow-pays or delinquencies? If yes, provide more information below.
 Is there additional information Applicant wants considered?

Additional comments: We are both hard working professional individuals with demanding schedules. We do not throw parties and we are great neighbors. Also, we applied for another home a week ago prior to touring the home and backed out due to the condition of the home's interior. I have attached the tenant screenings from those applications as well.

Authorization: Applicant authorizes Landlord and Landlord's agent, at any time before, during, or after any tenancy, to:

- (1) obtain a copy of Applicant's credit report;
- (2) obtain a criminal background check related to Applicant and any occupant; and
- (3) verify any rental or employment history or verify any other information related to this application with persons knowledgeable of such information.

Notice of Landlord's Right to Continue to Show the Property: Unless Landlord and Applicant enter into a separate written agreement otherwise, the Property remains on the market until a lease is signed by all parties and Landlord may continue to show the Property to other prospective tenants and accept another offer.

Privacy Policy: Landlord's agent or property manager maintains a privacy policy that is available upon request.

Fees: Applicant submits a non-refundable fee of \$ 50.00 to 2147054059 (entity or individual) for processing and reviewing this application. Applicant submits will not submit an application deposit of \$ _____ to be applied to the security deposit upon execution of a lease or returned to Applicant if a lease is not executed.

Acknowledgement & Representation:

- (1) Signing this application indicates that Applicant has had the opportunity to review Landlord's tenant selection criteria which is available upon request. The tenant selection criteria may include factors such as criminal history, credit history, current income and rental history.
- (2) Applicant understands that providing inaccurate or incomplete information is grounds for rejection of this application and forfeiture of any application fee and may be grounds to declare Applicant in breach of any lease the Applicant may sign.
- (3) Applicant represents that the statements in this application are true and complete.
- (4) Applicant is responsible for any costs associated with obtaining information.


Applicant's Signature

03-15-2024
Date

For Landlord's Use:

On _____ (name/initials) notified
 Applicant by phone mail e-mail fax in person that Applicant was
 approved not approved. Reason for disapproval: _____

Residential Lease Application concerning 5609 La Foy Blvd, Dallas, TX 75209



**AUTHORIZATION TO RELEASE INFORMATION
RELATED TO A RESIDENTIAL LEASE APPLICANT**

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I, Gwendolyn Laura Uljasz (Applicant), have submitted an application
to lease a property located at 5609 La Foy Blvd, Dallas, TX 75209
(address, city, state, zip).

The landlord, broker, or landlord's representative is:

Claudia Patricia Prieto (name)
8812 Coleman BLVD (address)
Frisco, TX 75033 (city, state, zip)
(214)705-4059 (phone) (fax)
cpatricia0203@gmail.com (e-mail)

I give my permission:

- (1) to my current and former employers to release any information about my employment history and income history to the above-named person;
- (2) to my current and former landlords to release any information about my rental history to the above-named person;
- (3) to my current and former mortgage lenders on property that I own or have owned to release any information about my mortgage payment history to the above-named person;
- (4) to my bank, savings and loan, or credit union to provide a verification of funds that I have on deposit to the above-named person; and
- (5) to the above-named person to obtain a copy of my consumer report (credit report) from any consumer reporting agency and to obtain background information about me.

Gwendolyn Uljasz (Signature) 03-15-2024 (Date)
Applicant's Signature Date

Note: Any broker gathering information about an applicant acts under specific instructions to verify some or all of the information described in this authorization. The broker maintains a privacy policy which is available upon request.

(TXR-2003) 07-08-22

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JPAR, 8812 Coleman Blvd Frisco, TX 75034
Claudia Patricia Prieto

Phone: 2147054059 Fax: 2255 E Overton
Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201 www.lwof.com

2023 W-2 and EARNINGS SUMMARY

This blue section is your Earnings Summary which provides more detailed information on the generation of your W-2 statement. The reverse side includes instructions and other general information.

2. Employee Name and Address.

**GWENDOLYN ULJASZ
4223 TRAVIS ST
DALLAS TX 75205-4449**

MUTUAL RELEASE AND PRIVATE SETTLEMENT AGREEMENT

WHEREAS, SKWERES PROPERTIES, LLC, as landlord (the “Landlord”), and GWENDOLYN ULIJASZ-MCKEMIE (the “Tenant” and sometimes “Gwen”; together with the Landlord, the “Parties”) entered into a certain Residential Lease (the “Lease”) for the property located at 5609 La Foy Blvd, Dallas, Texas 75209 (the “Premises”), the Lease having also JASON MCKEMIE as co-tenant (“Jason”); and

WHEREAS, the Tenant and Jason are currently parties to an eviction suit, Cause No. JPC26-06838-51 (the “Lawsuit”); and

WHEREAS, Landlord and Tenant desire to nonsuit the Lawsuit as to then Tenant only.

NOW, THEREFORE, the Parties agree as follows:

1. **Mutual Release**: For the consideration stated below and other good and valuable consideration, and contingent on the complete adherence to all terms of this Agreement, the Parties, acting for themselves do hereby fully release, acquit, and forever discharge any and all claims, demands, causes of action, obligations, damages, and liabilities of any nature whatsoever, arising in the past or in the future, whether or not now known, suspected, or claimed, of whatever kind or character that the Parties, as individuals, may have or assert, against each other, arising directly or indirectly from the Premises and the Lease and the performance or nonperformance thereof. This agreement inures to the benefit of, and is binding upon, the Parties, their agents, attorneys, heirs, beneficiaries, spouses, partners, transferees, devisees, and assignees, now or in the future, whether known or unknown.

2. **Termination of Leasehold Interest**. Gwen surrenders any right to possession she may possess under the Lease and waives any claim that she retains any interest, leasehold or otherwise, in the Premises.

3. **Security Deposit Waiver.** Gwen surrenders any interest she may have in that certain security deposit held under the Lease. Consequently, Landlord shall have no obligation to refund any amount from the security deposit to Gwen, nor provide any itemization of deductions or otherwise notify Gwen of any charges from the security deposit.

4. **Nonsuit.** Upon execution of this Agreement by the Parties, the Parties shall sign, and the Landlord shall file, an Agreed Motion to Nonsuit (the “Motion”). The Motion shall dismiss the current Lawsuit only as it pertains to Gwen (continuing against Jason) with prejudice. Landlord shall simultaneously file an accompanying Order. Gwen agrees and affirms that such dismissal with prejudice is intended solely to resolve disputes between her and the Landlord concerning the Lease and the Premises.

5. **Gwen’s Property; Release of Liability.** The Parties acknowledge that personal property belonging to Gwen remains within the Premises. The Parties further acknowledge that, given the ongoing divorce between Gwen and Jason and the pending Lawsuit, it would be impractical to arrange a window of time for Gwen to recover her property from the Premises until after Jason fully vacates and surrenders the Premises. Gwen agrees that she shall not enter nor make any claim to enter the Premises until Jason fully vacates and surrenders possession of the Premises, whereby possession is recovered by Landlord (whether at the conclusion of the current Lawsuit in the Justice of the Peace or upon the conclusion of any appeal, as may be initiated by either Landlord or Jason) OR unless Gwen is provided the ability to enter the Premises by the judge in her divorce proceeding.
 - a. After the Landlord recovers full possession of the Premises, Landlord and Gwen shall arrange a time for her to access the Premises and recover her property within seven (7) days of notice to Gwen that she may enter and remove her property. The Landlord reserves the right to charge a modest storage fee per diem (based on local market rates for storage centers) if Gwen is provided notice of the ability to access the Premises and recover her property but the property is not fully removed within the seven (7) day timeline. The Parties may agree to modify this timeline in writing.

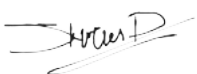
- b. Gwen releases Landlord from any and all claims related to her property, including but not limited to, claims of damaged or broken items, claims of lost or missing items, or claims of conversion or theft. The Parties agree that Landlord is not a bailee, this it not a bailiff/bailee relationship, and Landlord has no obligation to safeguard or otherwise account for Gwen’s property, given the contested nature of possession of the Premises and the ongoing Lawsuit with Jason.
6. **Confidentiality.** The Parties agree that the terms of this Agreement are confidential and not to be publicly disclosed to any other parties unless required to do so by law.
 7. **Representations.** The Parties represent that (i) in entering into this Agreement they have relied wholly upon their judgement, belief, and knowledge of their respective circumstances and that this Agreement is executed and made without any reliance upon any statement or representation of the other party or their respective representatives; (ii) this Agreement has not been used to sell or lease goods or services; (iii) the Parties have had a meaningful opportunity to negotiate the terms of this Agreement before signing; and (iv) the Parties had the opportunity to consult with an attorney of their choice with respect to this Agreement.
 8. **Effectiveness:** This Agreement shall be effective upon the date of the last to sign below.
 9. **Counterparts:** This document may be signed electronically by the Parties, and any electronic counterpart shall count as an original Agreement and be fully enforceable. The Parties agree that their electronic signatures to this Agreement are legally binding.

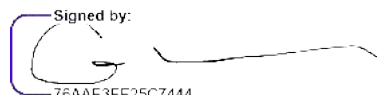
EXECUTED to be effective as of the date of the last to sign below.

Landlord:

Tenant:

SKWERES PROPERTIES, LLC

By: 
 Printed Name: Skweres Properties LLC

Signed by:  7/22/2025
76AAE3FE25C7444
Gwendolyn Ulijasz-McKemie

07 / 22 / 2025

SULLIVAN & COOK, LLC

Exhibit 7

LAWYERS

600 E. LAS COLINAS BLVD.

SUITE 1300

IRVING, TEXAS 75039

Ethan Scroggins
escroggins@sullivancook.com

Office (214) 520-7494
Fax (214) 528-6925

July 15, 2025

VIA EMAIL: cpatricia0203@gmail.com

Claudia Patricia Prieto
8812 Coleman Blvd
Frisco, Texas 75033

Re: *Cause No. JPC25-06838-51; Eviction Suit Against Jason McKemie and Gwen McKemie; Proposal*

Dear Ms. Patricia Prieto,

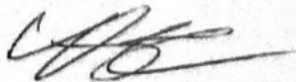
I represent Gwendolyn Ulijasz-McKemie (“Gwen”) in her divorce proceeding. This letter is sent in conjunction with another letter describing the hardships Gwen has recently faced related to Jason McKemie and his failure to pay rent.

The eviction suit, entitled “Skweres Properties LLC v. Jason McKemie and Gwendolyn Ulijasz” and listed under Cause No. JPC25-06838-51 was not properly served on Gwen. Pursuant to Texas Rules of Civil Procedure 510.4(b)(2), the citation must be served, if not by personal service on the defendant (Gwen), then by “leaving a copy with a copy of the petition attached with some person, over the age of 16 years, at the defendant’s usual place of residence” [emphasis added]. You did not serve Jason at Gwen’s usual place of residence. You knew Gwen stopped living with Jason months before service and that Gwen and Jason were in the middle of a divorce. The failure to properly serve Gwen is fatal to the eviction suit against her and you will not be able to recover against her.

That said, Gwen still has personal property at the residence that she has been unable to recover. We propose you provide a specific time window for Gwen to access the property and remove her personal belongings in exchange for Gwen’s waiver of the security deposit. The security deposit should help recoup some of Jason’s unpaid rent. Given the likelihood of failure at the hearing due to improper service, this offer helps guarantee you some recovery and helps Gwen retrieve her personal items without issue. In addition to the above we request that Gwen be fully released from the current eviction suit.

Please feel free to give me a call to discuss. These terms are reasonable and help accommodate you and Gwen. This offer and correspondence is not sent on Jason McKemie’s behalf and is only sent on Gwen’s behalf.

Sincerely,



Ethan Scroggins

SULLIVAN & COOK, LLC

LAWYERS

600 E. LAS COLINAS BLVD.

SUITE 1300

IRVING, TEXAS 75039

Ethan Scroggins
escroggins@sullivancook.com

Office (214) 520-7494
Fax (214) 528-6925

July 15, 2025

VIA EMAIL: cpatricia0203@gmail.com

Claudia Patricia Prieto
8812 Coleman Blvd
Frisco, Texas 75033

Re: *Cause No. JPC25-06838-51; Eviction Suit Against Jason McKemie and Gwen McKemie; Gwen's Hardship*

Dear Ms. Patricia Prieto,

I represent Gwendolyn Ulijasz-McKemie ("Gwen") in her divorce proceeding. This letter is intended to explain some additional background regarding Gwen's situation with Jason and the reasons why Gwen should not be held responsible in your suit.

As you already know, Gwen and Jason are in the process of getting divorced. The divorce itself has been very contested and is based on Jason's mistreatment of Gwen. As her attorney for her divorce, I can attest that Gwen has disclosed several instances to me of Jason harassing Gwen, stalking her, and targeting her emotionally. Gwen has suffered tremendously as a result.

Not only has Jason emotionally harmed Gwen but he has financially harmed her as well. Aside from charges to credit cards, Jason has failed to keep his financial obligations. Part of the divorce process apportioned Gwen and Jason's financial obligations. The attached associate judge's report from the divorce explicitly awards Jason exclusive use and possession of his residence (your property) and orders that Jason is solely responsible for all expenses related to the residence. I highlighted the relevant portion. The failure to pay rent is not due to Gwen's ignorance but a result of Jason further targeting Gwen's financial health by attempting to rack up obligations that she may be liable for.

Gwen has contacted the police department regarding Jason's behavior and I believe there is sufficient justification for early termination of the lease.

Along with this letter I have sent a separate letter describing the potential issues with your eviction suit and an offer to resolve Gwen's liability. Please feel free to give me a call should you want to discuss or accept. I think we can reach an agreement that accommodates you and prevents Gwen from being caught in any additional crossfire.

Sincerely,



Ethan Scroggins

8. Plaintiff coordinated a schedule with the Dallas Constable's Office, Precinct 5, but the deputies of the office communicated that the Writ of Possession will expire on April 29, 2026.

PRAYER

9. For these reasons, Applicant requests the Court to issue a Writ of Possession against the Defendants immediately.

Respectfully submitted,

/s/ L. Marc Girling

Girling Law, PLLC

L. Marc Girling

SBN 24074283

mmedina@girlinglaw.com

marc.girling@gmail.com

6833 Coit Rd., Ste. 107

Plano, TX 75024

(972) 662-8870(o)

ATTORNEY FOR PLAINTIFF

Exhibit "A"



CLERK, U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF TEXAS

ENTERED

THE DATE OF ENTRY IS ON
THE COURT'S DOCKET

The following constitutes the ruling of the court and has the force and effect therein described.

Signed April 16, 2026

United States Bankruptcy Judge

**UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION**

<p>In re:</p> <p>JASON EMORY MCKEMIE,</p> <p>Debtor.</p>	<p>§</p> <p>§</p> <p>§</p> <p>§</p> <p>§</p> <p>§</p> <p>§</p>	<p>Chapter 7</p> <p>CASE NO. 26-30161-MVL-7</p>
---	--	---

**ORDER REINSTATING THE AUTOMATIC STAY AS TO 5609 LA FOY BLVD.,
DALLAS, TX 75209**

Before the Court is the *Emergency Motion for Stay Pending Appeal, Temporary Administrative Stay, Alternative Motion to Alter or Amend for Reconsideration, and Request for Expedited Hearing* (the “**Emergency Motion**”) filed by Jason Emory McKemie (the “**Debtor**”),

pro se, on April 16, 2026 [ECF No. 54].¹ In the Motion, the Debtor requests that the Court reconsider its *Order Terminating 11 U.S.C. § 362 Automatic Stay* (the “**Lift Stay Order**”) entered on April 9, 2026 [ECF No. 43], in which the Court granted the *Skweres Properties LLC’s Motion for Relief from Stay of Action Against Property Pursuant to 11 U.S.C. § 362 Debtor Stay as to Jason Emory McKemie and Co-Debtor Stay as to Gwendolyn Laura Ulijasz, Waiver of Thirty Day Requirement Pursuant to § 362(e), and Request for Hearing in Dallas, Texas* (the “**Lift Stay Motion**”) filed by Skweres Properties LLC (the “**Creditor**”) on January 21, 2026 [ECF No. 20].

As stated in the Emergency Motion, the Debtor alleges that he was not served with the Lift Stay Motion at the mailing address listed on the Debtor’s petition, and therefore did not receive notice of the hearing held with respect to the Lift Stay Motion on March 31, 2026. *See* ECF No. 1. More specifically, the Debtor lists two addresses on the petition: (1) a physical address located at 5609 La Foy Blvd., Dallas, TX 75209—the real property that is the subject of the Lift Stay Motion and the Lift Stay Order: and (2) a mailing address located at 539 W. Commerce St., #2010, Dallas, TX 75208.

The Court held an emergency hearing on April 16, 2026. The Debtor appeared *pro se*. Counsel for the Creditor appeared. At the hearing, the Debtor testified that he has not paid any post-petition lease payments owed with respect to the property that is the subject of the Lift Stay Motion. Furthermore, counsel for the Creditor provided no records indicating that the Debtor was sufficiently served with the Lift Stay Motion or notice of the hearing on March 31, 2026. Finally, the Debtor testified that, if provided the relief requested in the Emergency Motion, he would be able to vacate the property located at 5609 La Foy Blvd by April 30, 2026.

¹ The Court notes that the Debtor’s Motion has been docketed three times [ECF Nos. 54–56], given that the Debtor requests multiple forms of relief therein.

Therefore, the Court finds that, given the lack of proper service to the Debtor of the Lift Stay Motion, as well as the lack of notice given to the Debtor with respect to the March 31st hearing, the Emergency Motion filed by the Debtor is granted in part and the automatic stay is hereby reinforced pursuant to § 362 of the Bankruptcy Code **temporarily** through April 30, 2026. Any action to enforce a writ of execution in connection with ongoing eviction procedures on the property located at 5609 La Foy Blvd., Dallas, TX 75209 shall **cease immediately**. Moreover, no other party shall remove any of the possessions from the premises.

Accordingly, it is

ORDERED that the Emergency Motion is **GRANTED IN PART** solely to the extent that the automatic stay is reinstated as to the property located at 5609 La Foy Blvd., Dallas, TX, 75209 (and the personal property located at same) through April 30, 2026 pursuant to § 362 of the Bankruptcy Code; it is further

ORDERED that any and all action to enforce a writ of execution in connection with an eviction of the Debtor with respect to the real property located at 5609 La Foy Blvd., Dallas, TX 75209 shall **CEASE IMMEDIATELY**; it is further

ORDERED that if the locks have been changed, the landlord of the property at issue shall supply the Debtor with new keys; and it is further

ORDERED that the Clerk of Court shall serve a copy of this Order via regular first-class mail to the Debtor at 539 W. Commerce St., #2010, Dallas, TX 75208, and via e-mail at jmckemie@mckemie.net.

###END OF ORDER###



1 Wi-Fi gateway



Point camera here

Remove sticker >

After plugging power up (~15 minutes), do NOT unplug power cord or green data cable. This can permanently damage gateway and significantly delay Service Activation. Only use Power Adapter or Battery Backup Unit provided with this device.

Power

DF-24-18010

No. _____

NOTICE: FILING CONTAINS SENSITIVE INFORMATION

IN THE MATTER OF
THE MARRIAGE OF

§
§
§
§
§
§

IN THE DISTRICT COURT

GWENDOLYN ULIJASZ

302ND JUDICIAL DISTRICT

&

JASON MCKEMIE

Associate Judge's Ruling

DALLAS COUNTY, TEXAS

~~(PROPOSED)~~ ORDER ON EMERGENCY

REINSTATEMENT OF HEALTHCARE

On this day, the Court considered **Jason McKemie's** (Respondent's) **Emergency Motion** regarding reinstatement of healthcare coverage. The Court finds immediate relief is necessary to prevent medical harm.

Respondent's **IT IS ORDERED:** *(Gwendolyn McKemie) did not appear & the court took a default. The court signed the proposed order as presented.*

I. COMPLIANCE PATH (PETITIONER MUST CHOOSE AND COMPLETE ONE PATH)

1. Within twenty-four (24) hours of the signing of this Order, Petitioner shall complete one of the following two compliance paths and provide Respondent written proof of completion (email is sufficient).

OPTION A — EMPLOYER REINSTATEMENT

- A. Petitioner shall reinstate Respondent's dependent healthcare coverage through Petitioner's employer-sponsored plan and provide written proof that coverage is active, including the information necessary to fill prescriptions (member ID/policy number and pharmacy benefit information).
- B. Petitioner shall provide Respondent information sufficient to access and use the HSA and FSA associated with the plan (card and/or portal access information sufficient for Respondent to use the benefits without obstruction).

OPTION B — COBRA FUNDING PATH (RESPONDENT ELECTS COBRA AFTER FUNDING)

- A. If Petitioner does not complete Option A, Petitioner shall proceed under this COBRA funding path by doing both:
 1. By 6:00 PM on the same day this Order is signed, deposit \$671.14 into joint account ending XX6893 (COBRA activation amount: Medical \$609.23 + Dental \$55.32 + Vision \$6.59), and

2. Within (24) hours of the signing of this Order, deposit the remaining balance so that the total deposit equals \$20,643.56 into joint account ending XX6893 (“Coverage Preservation Judgment”).

B. Petitioner shall provide written notice (email is sufficient) within the same twenty-four (24) hours stating Petitioner is proceeding under Option B.

C. After the required funds are deposited under Option B, Respondent is authorized to elect and activate COBRA continuation coverage immediately to preserve medical access.

II. NO WAIVER

A. Any COBRA election by Respondent is solely to preserve medical access and shall not be construed as an acknowledgment that any qualifying life event occurred, a concession regarding the propriety of any benefit termination, or a waiver of any rights, claims, or defenses relating to Respondent’s healthcare coverage.

III. COVERAGE PRESERVATION JUDGMENT DEFINITION (\$20,643.56)

A. The **\$20,643.56** Coverage Preservation Judgment is comprised of:

1. COBRA premiums (four months): \$2,684.56 (Medical \$609.23 + Dental \$55.32 + Vision \$6.59, multiplied by four months), and
2. HSA/FSA replacement amounts totaling \$17,959.00 (2025 HSA \$5,959.00; 2026 HSA \$6,000.00; 2025 FSA \$3,000.00; 2026 FSA \$3,000.00).

IV. NON-INTERFERENCE

A. Petitioner shall not interfere with, restrict, disable, or obstruct Respondent’s access to healthcare coverage, prescriptions, or medical care pending further order of the Court.

V. ENFORCEMENT AND PAYMENT DEADLINES

- ~~A. Failure to timely complete Option A or Option B (including written proof and/or required deposits) constitutes noncompliance.~~
- ~~B. **Coverage Preservation Judgment + \$1,000/day.** If Petitioner fails to comply with Paragraph 1 within 24 hours, an automatic judgment shall enter in favor of Respondent in the amount of \$20,643.56, and Petitioner shall deposit \$20,643.56 into joint account ending XX6893 within twenty-four (24) hours of the noncompliance trigger. If not deposited on time, a coercive fine of \$1,000 per day shall accrue until paid in full.~~
- ~~C. **Compliance Judgment (two weeks total gross compensation) + \$1,000/day.** If Petitioner fails to comply with Paragraph 1 within 24 hours, an additional automatic judgment shall enter in~~

favor of Respondent in an amount equivalent to two (2) weeks of Petitioner's total gross compensation, including base salary, bonuses, cash incentives, equity compensation, deferred compensation, and employer-provided remuneration of any kind. Petitioner shall deposit that amount into joint account ending XX6893 within seventy-two (72) hours of the noncompliance trigger. If not deposited on time, a coercive fine of \$1,000 per day shall accrue until paid in full.

- D. **Future interference.** The same remedies apply to any future interference with Respondent's access to active coverage, prescriptions, or medical care through the date of trial.


VI. CONTINUANCE / EXTENSION FUNDING REQUIREMENT

- A. If any continuance, reset, or extension of any hearing or trial setting occurs for any reason (whether requested by Petitioner or Respondent), then within seventy-two (72) hours after the continuance order is signed, Petitioner shall deposit into joint account ending XX6893 an additional amount sufficient to fund COBRA premiums for each additional month created by the continuance, at the same monthly COBRA premium rate used in this Order (Medical + Dental + Vision). This requirement shall apply each time a continuance is granted and shall continue until trial occurs.
- B. Failure to timely deposit any additional continuance-month funding required by this paragraph shall constitute noncompliance and shall trigger the same enforcement remedies set forth in the Enforcement and Payment Deadlines section of this Order, including the \$1,000 per day coercive fine until paid in full.

VI. NON-OFFSET

- A. Any judgment or coercive fine imposed under this Order is an enforcement remedy and shall not be treated as a division of property, an advance against community assets, or an offset against Respondent's share of the marital estate.

SIGNED on 12/17, 2025.


JUDGE PRESIDING
Assess Judge



JPMorgan Chase Bank, N.A.
 P O Box 182051
 Columbus, OH 43218 - 2051

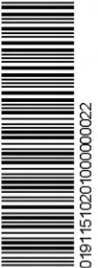
October 28, 2025 through November 28, 2025

Account Number: [REDACTED] 9259

00191151 DRE 111 212 33325 NNNNNNNNNN 1 00000000 18 0000
 MS GWENDOLYN L ULIJASZ
 [REDACTED]

CUSTOMER SERVICE INFORMATION

Web site: **Chase.com**
 Service Center: **1-800-935-9935**
 Para Espanol: **1-877-312-4273**
 International Calls: **1-713-262-1679**
 We accept operator relay calls



CHECKING SUMMARY

Chase Total Checking

	AMOUNT
Beginning Balance	\$10,663.69
Deposits and Additions	171,990.36
ATM & Debit Card Withdrawals	-1,387.00
Electronic Withdrawals	-54,931.87
Ending Balance	\$126,335.18
Interest Paid Year-to-Date	\$0.27

DEPOSITS AND ADDITIONS

DATE	DESCRIPTION	AMOUNT
11/06	Accenture Llp Payroll PPD ID: 1720542904	\$11,071.79
11/06	Accenture Llp Payments PPD ID: 8975729001	654.65
11/14	Accenture Llp Payroll PPD ID: 1720542904	34,225.57
11/20	Accenture Llp Payments PPD ID: 8975729001	1,268.66
11/21	Accenture Llp Payroll PPD ID: 1720542904	113,475.00
11/21	Accenture Llp Payroll PPD ID: 1720542904	11,294.69
Total Deposits and Additions		\$171,990.36

ATM & DEBIT CARD WITHDRAWALS

DATE	DESCRIPTION	AMOUNT
10/29	Recurring Card Purchase 10/29 Kasa Yoga Dallas Mindbodyonlin TX Card 3022	\$227.00
11/03	Payment Sent 11/02 Cash App*Joe Dominguez Oakland CA Card 3022	60.00
11/03	ATM Withdrawal 11/02 815 Evans Rd San Antonio TX Card 3022	300.00
11/24	ATM Withdrawal 11/23 7959 Fredericksburg Rd San Antonio TX Card 3022	500.00
11/28	ATM Withdrawal 11/28 5258 De Zavala Rd San Antonio TX Card 3022	300.00
Total ATM & Debit Card Withdrawals		\$1,387.00



January 9, 2025



Invoice No. 1589

Project: Services in Support of Confidential Client

PROFESSIONAL SERVICES (ALL USD)		
Principal Time – 2.5 hours	\$	1,875.00
TSCM - Residence	\$	7,000.00
TSCM – Vehicle	\$	1,000.00
Due Diligence Investigation	\$	7,500.00
Close Protection Escort	\$	3,000.00
Forensic Device Analysis - shipping and return	\$	250.00
Administrative Fee (5%)	\$	1,031.25
Travel Expenses	\$	2,571.69
Sales Tax		--
TOTAL DUE	\$	24,227.94

Should you have any questions, please contact: [Redacted]

KINDLY REMIT PAYMENT UPON RECEIPT

Electronic Payment Information
 Bank: JP Morgan Chase & Co.
 Account Name: Jetty Partners LLC
 Routing Number: [Redacted]
 Account Number: [Redacted]



January 16, 2025

Privacy Incident Services Proposal & SoW



Prepared for:

Gwen Ulijasz

Submitted by:

Luke Sloan, Director of Operations
Mishaal Khan, Director of Privacy and CISO

EXECUTIVE SUMMARY

Decisive Resources ("DR" or "Consultant") is an Information and Executive Privacy & Security Management firm that specializes in Privacy, Open-Source Intelligence Investigations, and Security Consulting. Terms used herein but not defined shall have the meaning given to them in the Master Services Agreement.

Decisive Resources has engaged with Gwen Ulijasz ("Client") to provide the following services.

Services

The Search Engine Optimization (SEO) campaign will be managed for one website/domain. The SEO campaign will be managed by seasoned web and marketing experts with decades of experience in marketing SEO campaign management, privacy, security, and reputation management. These individuals have written articles and given talks on SEO and web data manipulation and management.

1. Physical Security Review

- Inspect Vehicle
- Inspect Home
- Inspect Wifi and Bluetooth presence
- Inspect internet infrastructure (Router/AP)

2. Device Onboarding

- Create secure email address
- Setup Secure Communications
- Password Manager
- Phone Setup
- Computer Setup
- Secure online accounts

3. Privacy Management

A personal privacy consultant, skilled in the nuances of this field, will be assigned to create, maintain, and manage the custom privacy plan to the level desired by the Client. Working with the Client to develop a multilayered strategy that goes beyond the discovery and removal of surface information. All results will be validated and reported to Client in written or verbal format to ensure the Client is kept up to date on their privacy status. To prevent the resurfacing of private information,

Consultant will use strategic methods of opsec, diversion, disinformation campaigns, and artificial data injection that circumvent search engine algorithms and permeate beyond the next breach. Some of techniques include:

- Initiating Opt-out requests from 100+ public data aggregators
- Removing information from business or government listings
- Requesting removal through online, phone, email, fax, or mail
- Removing identifying images or information from mapping or address websites
- Opting out of private data brokers
- Putting a Credit Freeze on at least the 3 major and 3 minor credit bureaus
- Enabling Credit Fraud Protection
- Removing certain information from credit reports
- Identifying and removing cached and archived information
- Identifying and removing information from healthcare providers under HIPAA
- Identifying and removing personal information from Loyalty Programs
- Issuing take down requests
- Issuing DMCA notices
- Hiding domain data
- Eliminating junk mail
- Tracking progress
- Anonymizing recurring payments
- Periodically verifying information removal
- Using advanced disinformation tactics to remove remnants
- Real-time monitoring with conditional alerts

4. Investigations

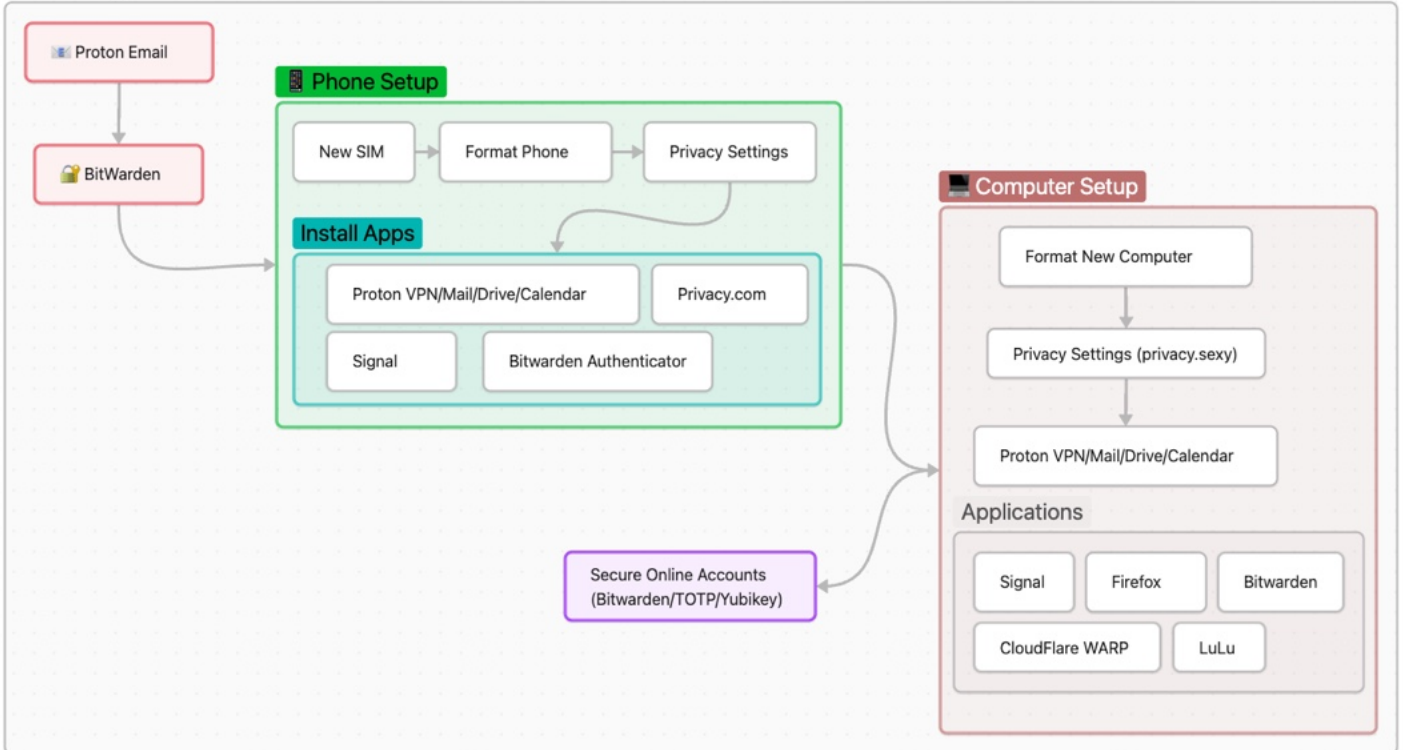
- OSINT Investigations
- Documenting Evidence
- Investigative Report
- Law Enforcement / Attorney Liaison

Overview

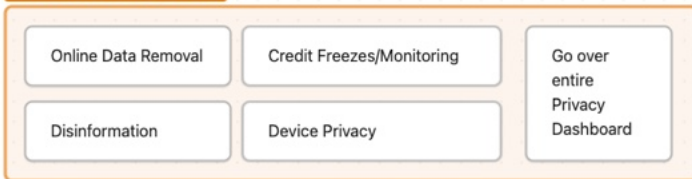
Physical Security



Onboarding



Privacy Management



Investigations



PRICING SUMMARY

The pricing for each task has been determined based on the specific requirements of the client and the estimated time required to complete the tasks. Invoices will include details on the agreed upon hourly rates for out of scope services, flat fees, expenses, or retainers.

GENERAL PROJECT CONDITIONS

1. All Client information obtained, discussed, or discovered about Client is strictly confidential.
2. ONLY individuals working on project will be privy to Client Confidential Information.
3. All project information obtained or provided by Client is compartmentalized on a strict need to know basis.
4. Access to certain Client accounts and hardware including but not limited to computers, phones, emails, calendars, and applications, may be required.
5. All access to Client accounts, computers, emails, phones, calendars, applications will be explicitly approved by client and overseen by Client or trusted member of Client staff.
6. No Client Confidential Information is retained by Decisive Resources upon completion or end of contract.
7. Client will have complete, unimpeded access to all accounts generated for their specific needs, in addition to instructions / training on proper use and maintenance.
8. By signing this proposal, Client is formally authorizing Decisive Resources to proceed with next steps.

Non-disclosure

All parties shall act in the best interests of the Client and Consultant in regards to confidential information and intellectual property at all times. This includes refraining from disclosing any information deemed proprietary, sensitive, or confidential to any third party without mutual written consent.

Pricing

	Service	Price
<input checked="" type="checkbox"/>	Physical Security	\$10,000
<input checked="" type="checkbox"/>	Onboarding	-
<input checked="" type="checkbox"/>	Investigations	\$10,000
<input checked="" type="checkbox"/>	Privacy Management	\$2,000 / month

Please checkbox the services required.

Payment & Contract Terms

- Agreement is valid for an Initial Term of one (1) year.
- Monthly invoices will be issued on the last day of each quarter for services in the following quarter.
- If contract is terminated early, Client must pay prorated cost of up to 3 months.

ACCEPTANCE

IN WITNESS WHEREOF, this Proposal has been approved and executed by authorized representatives of the parties as of the Effective Date and acts as Client's order to proceed with next steps.

Client:

Gwen Ulijasz

Jan 16, 2025

Decisive Resources

Company Representative:

Luke Sloan


Jan 16, 2025

Gwen Ulijasz

Luke Sloan

Signature Certificate

Reference number: HK9CL-6LZWQ-2E3BR-TUZ39

Signer	Timestamp	Signature
Luke Sloan Email: info@decisive-resources.com Sent: 16 Jan 2025 18:29:48 UTC Viewed: 16 Jan 2025 18:30:13 UTC Signed: 16 Jan 2025 18:31:29 UTC		
Recipient Verification: ✓Email verified	16 Jan 2025 18:30:13 UTC	IP address: 45.134.140.47 Location: Atlanta, United States

Gwen Ulijasz Email: gwenulijasz@proton.me Sent: 16 Jan 2025 18:29:48 UTC Viewed: 16 Jan 2025 19:09:04 UTC Signed: 16 Jan 2025 19:13:37 UTC		
Recipient Verification: ✓Email verified	16 Jan 2025 19:09:04 UTC	IP address: 149.22.80.56 Location: Los Angeles, United States

Document completed by all parties on:
16 Jan 2025 19:13:37 UTC

Page 1 of 1



Signed with PandaDoc

PandaDoc is a document workflow and certified eSignature solution trusted by 50,000+ companies worldwide.





January 9, 2025



Invoice No. 1589

Project: Services in Support of Confidential Client

PROFESSIONAL SERVICES (ALL USD)		
Principal Time – 2.5 hours	\$	1,875.00
TSCM - Residence	\$	7,000.00
TSCM – Vehicle	\$	1,000.00
Due Diligence Investigation	\$	7,500.00
Close Protection Escort	\$	3,000.00
Forensic Device Analysis - shipping and return	\$	250.00
Administrative Fee (5%)	\$	1,031.25
Travel Expenses	\$	2,571.69
Sales Tax		--
TOTAL DUE	\$	24,227.94

Should you have any questions, please contact:

KINDLY REMIT PAYMENT UPON RECEIPT

Electronic Payment Information
Bank: JP Morgan Chase & Co.
Account Name: Jetty Partners LLC
Routing Number:
Account Number:

Jetty Partners LLC
845 3rd Avenue, 6th Floor, New York, NY 10022
tel. +1 212 991 7000 jettypartners.com

GU001319

Privacy & Security Services

Supporting Letter

January 5, 2026



CONFIDENTIAL

DIGITAL FORENSICS AND RECOVERY

Over the past year, Decisive Resources has conducted comprehensive **cybersecurity investigations** and digital forensics services to address a pattern of severe cyberstalking, network intrusions, and personal data compromise.

Our work began in response to the discovery of multiple security breaches, including Apple AirTag trackers hidden in the bumper of the vehicle and in the suitcase lining, a Google Chromecast covertly installed in the BMW trunk, evidence of unauthorized control of the car's GPS through the BMW app, and clear evidence of spyware installed on the computer to monitor keystrokes, camera, and take screen captures.

DIGITAL RESET

Decisive Resources performed a full digital hygiene overhaul which included a bug sweep of the home, installation of IP cameras for physical security, inspecting and securing the vehicle, and identification of spyware with keystroke logging software on the MacBook. This led to the purchase and setup of new and clean devices that included an iPhone and MacBook.

Decisive Resources also recovered access to multiple email and financial accounts, set up a new Wi-Fi router and printer, surveillance cameras, enabled multi-factor authentication, and onboarded the client to secure password management tools, secure communications apps, encrypted email and storage services. This work restored essential access to communication, navigation, and banking services that had been deliberately compromised.

CONTINUED SUPPORT

Ongoing services remain critical because the threat environment is active and persistent. The client's digital and physical security was repeatedly breached by an individual capable of advanced wireless hacks, spyware, GPS manipulation, phone tampering, and the use of custom hacking charging cables. Without continuous monitoring, regular digital hygiene checks, digital opt-outs from data brokers, and immediate response capabilities, the risk of renewed compromise is high.

Ongoing support from Decisive Resources ensures that any new intrusion attempts are detected early, security measures stay up to date, and the client can maintain safe access to financial, communications, and navigation systems, and most importantly, allow the client to operate efficiently at work. These protective services directly prevent further harassment and safeguard both personal data and physical safety moving into 2026.



Investigative Due Diligence: Jason E. McKemie

Prepared for: Husch Blackwell

Attention: Gregg Sofer

February 7, 2025

PRIVILEGED AND CONFIDENTIAL

Speeding	7/14/2015	Currituck County, North Carolina	15IF702610-260	Responsible; \$218 judgment (9/17/2015)
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UCC Filings

On May 19, 2012, McKemie and his then-wife Hamil were named as the debtors in a UCC financing statement filed in Florida.¹⁴ The secured party was the USAA Federal Savings Bank, and the collateral was listed as a “2012 Yamaha 115 TXR 68VX11324,” an outboard motor.¹⁵ A termination was filed on May 13, 2016.

Indicators of Financial Distress

A \$14,539.46 federal tax lien was filed against McKemie on September 20, 2021, for the 2014 tax year. The lien has not been satisfied.

McKemie’s social media accounts, discussed in greater detail below, display no signs of financial distress; rather, he posted photographs of a two-week vacation to Costa Rica in October 2024 and appears to show video taken at a Pink concert in November 2024.¹⁶

We reviewed McKemie’s Venmo account for any indications of unusual payments but has he has not yet transacted through the platform.¹⁷

McKemie posted a Google review approximately one year ago that indicates that at the time he was considering purchasing another Jaguar:¹⁸

¹⁴ Doc. No. 201206768353.

¹⁵ Outboardandbike.com, archived capture: <https://web.archive.org/web/20240318042732/https://outboardandbike.com/product/yamaha-f115txr-outboard-motor-four-stroke-in-line/>.

¹⁶ McKemie Facebook posts: <https://www.facebook.com/reel/423512227521312>, <https://www.facebook.com/jasonemckemie/posts/pfbid0pT7fcKTqSf6gWETnWBL1rLWoFa86UhBTkA1K85Un5o5VzSeNeSyadBgKcAJ8eyRl>.

¹⁷ McKemie Venmo account: <https://venmo.com/u/Anjunajason>.

¹⁸ McKemie Google review: https://www.google.com/maps/contrib/108865448636845456877/reviews/@32.9524691,-96.6540295,11z/data=!3m1!4b1!4m3!8m2!3m1!1e1?entry=ttu&_ep=EgoyMDI1MDEwMS4wKXMS0ASAFAw%3D%3D
Jetty Partners LLC

Jason McKemie
Local Guide - Level 4
278 points >

250 500

Reviews Photos

Jaguar Frisco
5935 Preston Rd, Frisco, TX 75034

★★★★★ a year ago

Yes, I was really greatfull for the service work Jaguar Frisco included as an act of good will after being slightly over on miles for that work.

I love my F-Pace and i was considering another one for my next vehicle in a year. But the service I received after this visit made the choice to go with another Jaguar a definite rather than a consideration.

Thanks so much. Great work!

While not necessarily an indication of financial distress, we note that approximately two years ago, McKemie posted multiple items for sale on eBay and Poshmark. On eBay he offered a Brady Jarrah Block snare drum, which are currently listed on eBay for between \$1,800 and \$2,700.¹⁹ We were unable to locate a currently active eBay account maintained by McKemie.

¹⁹ McKemie Facebook post:

<https://www.facebook.com/jasonemckemie/posts/pfbid02DCBsihmpghDGY77PenEDn5w7V3oWYaJdZdjfaCjq4iio1oV9FU4seEEjcSQ2g8JEL>

Jetty Partners LLC

845 3rd Avenue, 6th Floor, New York, NY 10022

tel. +1 212 991 7000 jettypartners.com

NO. DF-24-18010

**NOTICE: THIS DOCUMENT
CONTAINS SENSITIVE DATA**

IN THE MATTER OF	§	IN THE DISTRICT COURT THE
MARRIAGE OF	§	
	§	
GWENDOLYN ULIJASZ-MCKEMIE	§	<u>302nd</u> JUDICIAL DISTRICT
	§	
JASON MCKEMIE	§	DALLAS COUNTY, TEXAS

**JASON MCKEMIE'S UNSWORN DECLARATION REGARDING INTERFERENCE WITH
NOVEMBER 2024 AT&T EMPLOYMENT OPPORTUNITY AND PRE-SEPARATION FINANCIAL
CONDUCT**

R2024-12-15-14- call from Gwen about Annulment_ .WAV

(Transcribed by [Sonix.ai](#))

Note: At the beginning of the recording, Respondent, Gwen Uljasz, discusses the impact that discontinuing her prescribed psychiatric medications had on our relationship. For the record, I strongly dispute her assertion that the impact was brief or limited to a single month. In truth, the consequences were profound and long-lasting. The woman I knew and loved became someone I no longer recognized—volatile, emotionally erratic, consumed with self, unaware of her impact on others, and if she was made aware was indifferent towards others pain anyway.

Respondent may attempt to downplay this by claiming she only discontinued two SSRIs. In reality, she ceased taking **six separate prescribed psychiatric medications**, including **two antipsychotic drugs** that I was unaware she had ever been prescribed. She may also imply that this was done under appropriate medical supervision. It was not.

The doctor she consulted was someone she had never met before, who was unfamiliar with her medical history. She told him she was only on two SSRIs. Based on that incomplete disclosure, the physician advised her to discontinue one completely and cut the other in half for a week before stopping it. He told her to monitor how she felt and adjust accordingly.

The effects were catastrophic. She did not adjust the medications—even as her behavior became erratic and unstable—because she was preparing to attend a guided ayahuasca retreat at Soltara and needed to be off all psychiatric medications to participate. From that point forward, she was unrecognizable. Her demeanor became cruel and explosive. The volatility and absence of empathy were jarring and deeply damaging to the relationship.

As further evidence that she never resumed her medications—at least through January 2nd—I point to her behavior during a visit to the marital residence. While retrieving her belongings, she left behind deliberately cruel messages: a necklace with the letter “M” for McKemie draped over a statuette, my grandmother’s

necklace discarded on a towel in the bathroom. She also left her prescribed medications prominently displayed on the counter—on my side of the bathroom—as if to remind me that she had chosen this path over the relationship. That was not an accident. It was a statement. And it spoke volumes about the psychological distance that had taken hold.

TRANSCRIPT

[00:00:01] **Gwen McKemie:** (inaudible) ... (The SSRI's...) ... was you know obviously impacting our relationship hugely for you know, I don't know if it was a month or whatever. And you know that there are contributors on my side to this because it takes two people to have something get toxic. And I'll just I'll tell you, Jason, that her advice to me that I was just, like, sitting on is that she said, it sounds like you're two good people who both have problems. And, yeah, she did say that, you know, because of the financial situation, I am more open to liability. And she said that, you know, you might want to talk to your husband to see if you want to formalize a separation or try for an annulment. And I just sat on that, but I was not moving forward with a divorce, so I'm not saying that we shouldn't. I just want to. I'm just telling you, like, where I left it, and And you know, she said, do you want to have my office reach out to you to move forward with a formal separation or an annulment or what have you? Or do you want to let us know? You know, and we won't call you. You can just, you know, take that time with your family and you can call us when you're ready. And I just said, you know, I'll. I'll call you when when I'm ready.

[00:01:33] **Gwen McKemie:** That's it.

[00:01:48] **Jason McKemie:** I'm not sure what to say.

[00:01:53] **Gwen McKemie:** I don't know what to say either. But. You know. I guess it's just...

[00:01:54] **Gwen McKemie:** if... like...

[00:01:55] **Gwen McKemie:** Like, ya know if you would, i don't know what else to say, I don't want you to like be, um, ya know, like, I don't know what other word to use, like scared... Or anything.

[00:01:56] **Gwen McKemie:** I don't know what other work to say, I don't want you to be like be, scared or anything.

[00:02:03] **Gwen McKemie:** You know, like, I don't know what other word to use, like scared or anything. And so, you know, like I'm like, so, you know, I had to cancel the visa card, jason right? Because, right now we'd have a big problem, right. Like, somebody tried to charge like \$80 thousand.

[00:02:19] **Jason McKemie:** No, there was no attempt to charge \$80,000. I was yeah, the attempt was the the attempt was to cover living costs, whether that be where you are at or securing a deposit on someone somewhere else. And but, you know, a sum that would cover you know any additional legal fees in addition to living costs for three months and no longer than that. That was the instructions that I was given and it I fucking hated hate it, and I didn't want to have anything to do with it. But...

[00:03:09] **Gwen McKemie:** I knew as soon as I saw the money come out of the joint account, I did know with was an attorney's advice, and and I don't I'm not angry about it. And I don't blame you , Jason.

[00:03:16] **Jason McKemie:** You, Jason. I mean, like, I don't I can put that money back. Like I didn't want to fucking do it. It's just.

[00:03:27] **Gwen McKemie:** like, uh, I'm not gonna like.. I'm not going to like.. leave you, without anything to fucking, like, live on. (Emotional) Please, it's like... ya know... (inaudible) was hoping that you get that job.

[00:03:29] **Gwen McKemie:** I'm not, I'm never gonna like, leave you without anything... (crying) anything to, like, live on. I was just running through the (inaudible) so that you can stay there and Like, I don't know.. I don't know. I was really like, hoping, that you got that. (crying) That you get this job, like, when I saw this come through. Because I don't want you to die (crying) Jason

[00:04:02] **Gwen McKemie:** And I can't keep you on Accenture if you go through with this. You know I can't keep you on the health insurance. I actually looked it up quickly when I was in this meeting. And you're only good for 31 days. (crying) I'm meam. What are you going to do? (inaudible)

[00:04:29] **Gwen McKemie:** No, no.

[00:04:30] **Gwen McKemie:** We just need to like stay in touch with each other, because like you know, we have to I don't need to, but I would like to be able to, like, help you so that you're not, like, scared, you know, and (emotional crying)

[00:04:45] **Gwen McKemie:** Spending money that I like can't. Jason, it's ok. (heavy emotional crying) have the house... (inaudible) And you can stay in the house Jason, it's ok.

[00:05:02] **Jason McKemie:** It, wasn't uh. Wasn't. Yeah, I mean, I that's not what it was. Not it's not. That's not what I was trying to say. I wasn't trying to do anything like that. Just. I don't know what to fucking do. I don't know what to fucking do. And I'm just trying to follow some fucking guidance. I just don't know what to do. And I just want to be able to you know, get this. Just put the effort in the things that need to do. I mean, you know, when he's like, if there's anything you need, right? You need to get it. So, you know, yeah, I ran that transaction. The other thing I bought was the fucking orthopedic chair because my back is fucking killing me. And that's. Yeah.

[00:06:10] **Gwen McKemie:** That's like another like terrible thing as a result of like...

[00:06:11] **Gwen McKemie:** Terrible thing as a result of, like, where we are with this relationship.

[00:06:15] **Gwen McKemie:** Like, it felt like it was like we had a.

[00:06:19] **Gwen McKemie:** Relationship together and it was working that maybe this wouldn't have happened.

[00:06:23] **Gwen McKemie:** You know, like, what's to happened here? Yeah. I didn't see a chair charge.

[00:06:36] **Jason McKemie:** Yeah, the one that was like 900 bucks or whatever that was. Yeah. That was a that was the chair my doctor told me to get. uh. There's a charge for like for mission chairs. It was it was expensive. But I mean, it was like half the price, but it was like 900 bucks. And that's the chair my doctor told me to get you know, he's like, yeah, you fucking need it.

[00:07:03] **Gwen McKemie:** Like um, the reason why i'm um...

[00:07:04] **Gwen McKemie:** I'm...

[00:07:06] **Gwen McKemie:** Like...

[00:07:06] **Gwen McKemie:** Getting like, ticky tacky right now is because I'm concerned that... So I didn't see that charge. I'm going to go back in here because if it didn't go through already, then, it's not going to go through.

[00:07:17] **Jason McKemie:** Yeah. Yeah. It didn't go. No. It went it it went through. They got a confirmation number. They got a call from mission chairs or whatever. And they said, no, it got canceled, you know. So yeah, the order got killed. But I mean, you know, this fucking thing, I just goddamn, you know.

[00:07:39] **Gwen McKemie:** I wouldn't have closed the Visa card if...

[00:07:40] **Jason McKemie:** I was told not to. This is what I was told to do, and I... In no way like, I just fuck. I just fucking hate all this, I hate it.

[00:08:02] **Gwen McKemie:** I mean. I need to know. Like what... What...

[00:08:04] **Gwen McKemie:** I just need to know, like I mean, I just want to make sure that you don't have anything bouncing in that joint account Jason.

[00:08:12] **Gwen McKemie:** Jason, I'll put the. I'll put the 2000 back in there. I mean, the bottom. So nothing bounces. But I mean, the bottom line, I mean, I have I had like \$300 to my name and my attorney is fucking freaking out, and he's like.

[00:08:29] **Gwen McKemie:** (crying) Just keep it. Okay. Just keep it.

[00:08:34] **Jason McKemie:** It. Keep what?

[00:08:37] **Gwen McKemie:** Just keep the \$2,000. I don't fucking care. Look, if you need money I'll give it to you.

[00:08:37] **Jason McKemie:** \$2,000 I don't. Well, no I know. I mean the. Well I don't yeah. I just needed something to live on for a little bit. And, you know, I just they just Made sound like that the smart thing to do from their perspective was to not take any chances. And uh...

[00:09:16] **Gwen McKemie:** It is a smart thing to do.

[00:09:18] **Gwen McKemie:** You know, I mean, I knew as soon as it came out, I was like, of course, I mean, I mean, anybody would pull a couple grand. I mean, what are you gonna do? Just like. Like.

[00:09:33] **Gwen McKemie:** I'm feeling today.

[00:09:35] **Gwen McKemie:** You know, I get it.

[00:09:38] **Gwen McKemie:** I'm not mad. Okay. But I'm also not, like, for me, like

[00:09:47] **Gwen McKemie:** I am not willing right now to like. And I just don't want to to, like, you know, like, start changing beneficiaries and tear up a POA like. Like. I just I don't fucking care.

[00:10:03] **Gwen McKemie:** I don't know, I don't care.

[00:10:08] **Jason McKemie:** Yeah, I don't Yeah. It's just

[00:10:17] **Gwen McKemie:** Ya know, if you wanna take shit, just go ahead and take shit.

[00:10:18] **Jason McKemie:** What, What, take shirt? I haven't, I wouldn't take shit. What are you talking about? Like, I haven't, I haven't touched anything.

[00:10:30] **Gwen McKemie:** There wasn't the guidance from your attorney?

[00:10:32] **Gwen McKemie:** No! There was no guidance like that. There's nothing remotely like that. I mean, my God, no, I all I've done. It is not. It was never their guidance. Their guidance was to get three months of what do we take here or elsewhere and to have that you know, in my hands and, you know, and because they wanted to know how much do you have access to savings, how much do you have access to this? And I don't have access. You know, there's there's I see so they were like, well, the cards, your only chance you got, you got to do it, you know? And that's just like I just. Fuck! Fuck! (scared) I don't let's, I don't, I, you know, I just (panic)

[00:11:32] **Gwen McKemie:** Just tell me what you need or whatever, you know, and if you need to get back to me a little bit later today then...

[00:11:36] **Gwen McKemie:** Ya know, I'm a ya know...

[00:11:37] **Gwen McKemie:** Like, you know...

[00:11:38] **Gwen McKemie:** I was really, like, stuck...

[00:11:41] **Gwen McKemie:** Between a rock and a hard place. Jason, I'm at retainer because I didn't know about it. Yeah, 99% sure that you put that through, but I didn't know. And we had another \$80,000 of stuff that was fraudulent on the card, and that transaction had not fully gone through, and I had to cancel it. And I hope you understand that. Your attorney is not going to say that I'm full of shit, but I didn't know. And and there's a 1% chance that was not you, you know, that. And I needed to cancel it because, you know, I'm on the phone with Chase, and they're.

[00:12:14] **Gwen McKemie:** Like, yeah, I.

[00:12:15] **Jason McKemie:** I responded to you pretty quick on that one.

[00:12:20] **Gwen McKemie:** I mean, I waited like five minutes. I mean, they actually had not canceled the card when I responded on text that the 30,000 was fraudulent. And so I called him up. I waited, like, three minutes, so I called him up, and I was like, this is urgent. I mean, there's 30 grand that, you know, like, I need to make sure that

[00:12:40] **Jason McKemie:** Yeah.

[00:12:41] **Gwen McKemie:** And I'm doing that at the same time as Ashley is making an announcement that I'm going to be leading the account, you know, and, like, I'm sorry that I missed your text back, that you needed that. I just, like I'm trying to do my best in a very fucked up situation, okay?

[00:12:56] **Gwen McKemie:** But if you want a retainer...

[00:12:59] **Gwen McKemie:** That's okay. You know, it can't be on the visa card because we don't have a visa card anymore. But he's put it on the Amex card. Do they take Amex?

[00:13:09] **Jason McKemie:** Yeah, I'll figure that out. Yeah. I don't know what to expect, I don't know. I mean, I had I have no idea what you're thinking. I have no clue. I'm just I just need guidance. That's it. And so I was just leaning into that, but

[00:13:48] **Gwen McKemie:** I don't have a retainer with an attorney. I have not done that because I wasn't expecting this. And we had talked and like, I thought we were gonna. Like I thought that. Um. (crying) I thought you were going to talk to come in and talk to me. So I don't think they got a retainer or anything. I don't have anybody 14 or if you want to put some money on a retainer, then then, you know, I, I understand that, um...

[00:14:24] **Gwen McKemie:** I mean, I don't know...

[00:14:27] **Gwen McKemie:** I guess I'll have to think about doing the same. I don't know.

[00:14:42] **Gwen McKemie:** What else to say...

[00:14:46] **Gwen McKemie:** Say?

[00:14:47] **Jason McKemie:** Yeah. Fuck. Um. (crying)

[00:15:04] **Gwen McKemie:** the means of like, you know, um, because I want you to feel, you know, like, you have guidance, and I don't want you to be alone...

[00:15:15] **Gwen McKemie:** Like, afraid, or if it takes some...

[00:15:18] **Gwen McKemie:** Like, you know, I mean, if you feel better, you know, it's okay.

[00:15:25] **Jason McKemie:** You know, (crying) I would I would.

[00:15:30] **Gwen McKemie:** Like, ya know, Like, you know

[00:15:33] **Jason McKemie:** I just Have I mean, I mean, I didn't these things you're telling me today, I've never heard before, so. I mean, it's not like I had any basis to go off of I just don't know. I was just trying to. God damn it. Oh.

[00:16:04] **Gwen McKemie:** I just thought that I guess I just thought of this topic, but.

[00:16:10] **Jason McKemie:** Yeah, um... I just you know, that wasn't discussed, and it didn't seem healthy for me to just sit back.. not knowing... and, in Hurt... and, Fear... and, Devastation... and, Shock... and, just all the Fucking Pain and... I just. You know, I didn't know either. And So. Yeah. I wish... I, I hate this for both of us.

[00:17:17] **Gwen McKemie:** Um, I mean, like do you I mean, you sounded pretty definite on texts that that you wanted a divorce. I just wanted to ask if you can share anything around that.

[00:17:35] **Gwen McKemie:** So the I said the retainer that I put up covers all outcomes. It covers all outcomes. And that was. Well, it means it can go multiple directions. Whichever that is, he's willing to represent me. And That's just.

[00:18:06] **Gwen McKemie:** Okay. Yeah.

[00:18:07] **Gwen McKemie:** Um, so, like that retainer. It gets you, like, guidance, right? Otherwise, like, you don't get guidance, right?

[00:18:13] **Jason McKemie:** Yeah. Yeah. He won't do shit with me without it.

[00:18:19] **Gwen McKemie:** I think that I'm, like, having some trouble thinking right now. I.

[00:18:26] **Jason McKemie:** Mean, I could send over the the payment link to you for that, and then And I can think about, you know. I don't know what to fucking do. I don't know, like. Yeah, you're you're.

[00:18:52] **Gwen McKemie:** You know, I know what to do...

[00:18:54] **Gwen McKemie:** You so, I don't like the So I don't want to bounce stuff in the joint account. So

[00:19:03] **Gwen McKemie:** And

[00:19:04] **Gwen McKemie:** My checking account.

[00:19:05] **Gwen McKemie:** Is um.

[00:19:06] **Gwen McKemie:** So let's see, I've.

[00:19:08] **Gwen McKemie:** Got.

[00:19:09] **Gwen McKemie:** \$5,000 in there to pay for our, on our January rent. And then there's, like, maybe another, like.

[00:19:20] **Gwen McKemie:** What is that? Wait, five. Maybe like another seven, I think. And you know, we don't really have, like, some pretty heavy charges on the Chase card coming through, and some of them are unexpected, you know, like, so it was like, whatever. It was like 1400 just for Apple Pay in the last four weeks. And so I just needed some some cushion there. And I also have to pay my business expenses for Accenture. They come they're directly debited out of my checking account. So like, I'm personally paying for this business trip, right now. And then I get.

[00:19:58] **Gwen McKemie:** Reimbursed for it.

[00:19:59] **Gwen McKemie:** So.

[00:20:00] **Jason McKemie:** Hey, I'll put this cash back in the joint checking, so just leave that money in yours. Just you know, if. You'll just, you know assure me that I'll be able to get something to eat and

[00:20:21] **Gwen McKemie:** Some more money in your personal checking account.

[00:20:23] **Jason McKemie:** Well, yeah, I mean, I've, I've had, like, I've had, like, less than \$500 in there for like months, you know, so. Yeah. Yeah.

[00:20:35] **Gwen McKemie:** Okay. So.

[00:20:36] **Jason McKemie:** But

[00:20:38] **Gwen McKemie:** Let me write this down.

[00:20:39] **Gwen McKemie:** Just a little cloudy right now.

[00:20:41] **Gwen McKemie:** So

[00:20:43] **Gwen McKemie:** So how about this, don't put the cash...

[00:20:49] **Jason McKemie:** I mean, I could put some of this cash back in you know, I've got.

[00:20:53] **Gwen McKemie:** Jason, don't do that. Don't do that,

[00:20:56] **Gwen McKemie:** Just leave it. Leave it. Just And then I'm going to just transfer \$2,000 from from my personal account back into the joint account.

[00:21:08] **Gwen McKemie:** And.

[00:21:09] **Gwen McKemie:** Like, this is you and I talking right now. I really have to have your assurance you're not going to pull that out as well, because I have more money to put in the joint account, and we're going to start bouncing utility bills and stuff. Okay.

[00:21:21] **Jason McKemie:** You have my assurance.

[00:21:23] **Gwen McKemie:** Okay. So let me do that right now.

[00:21:26] **Jason McKemie:** You have my assurance.

[00:21:33] **Gwen McKemie:** And then, you know, if it makes you more comfortable, like I can prepay. January 10th. So that, like, if that would make you feel like, you know, more comfortable or. I don't know if you want me to do that or not. I guess it has to get paid anyway.

[00:21:48] **Jason McKemie:** Well, I mean, I mean, I didn't this wasn't this wasn't done in a way. Like, I just That wasn't my intention. I don't know what is going to happen. I don't know what the outcome is, you know. So so that was the advice I was given. But there's no decision or intention or unwillingness to you know, I there's nothing like that. It was it wasn't it wasn't a decision based on something like that. It was a decision based on. Do I have the means to provide myself for three months? That's what I was told to do.

[00:22:48] **Jason McKemie:** Does that make sense?

[00:22:50] **Gwen McKemie:** Yeah. It does. Actually. Okay.

[00:22:54] **Gwen McKemie:** Okay. So Okay, so I just. Put that in the right thing. So yes, I do. Okay. So our joint account is back up over 2000 now. So our accounts anything here and then you just you keep what you pulled, what you pulled out and then and then and then you need you need a, an attorney retainer and like, the, you know, I mean, this is just the shit, Jason, like I used to get a retainer, if you have one. I don't know why we're not getting any advice, you know? So. So do you think that you can just give me, like, until tonight?

[00:23:52] **Jason McKemie:** Oh, yeah. Yeah, yeah, of course, of course, of course. Yeah, totally.

[00:23:57] **Gwen McKemie:** Yeah.

[00:23:59] **Gwen McKemie:** Yeah yeah. No no no no it's fine, it's fine, it's fine. Totally. Totally. Yeah. I I hate that this is affected your day.

[00:24:17] **Jason McKemie:** Get back to work. We'll sort it out later.

[00:24:19] **Gwen McKemie:** All right, so I guess I'm going to go now. It's just.

[00:24:33] **Gwen McKemie:** It's like, so important that you like communicate with me Jason, (inaudible) cuz it can get Really Really Bad.

[00:24:40] **Gwen McKemie:** OK, it can get Really Bad. Okay, okay.

[00:24:44] **Jason McKemie:** Okay. All right.

[00:24:48] **Gwen McKemie:** All right.

(Transcribed by [Sonix.ai](#) - Remove this message by [upgrading your Sonix account](#))

Respectfully,


Jason McKemie

Respondent, Pro Se

DF-24-18010 | 254th District Court, Dallas County
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****All rights and remedies are expressly reserved.***

I declare under penalty of perjury under the laws of the State of Texas that the foregoing is true and correct.

Executed on this 27 day of OCTOBER, 2025.


Jason McKemie

Jason McKemie

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NO.

IN THE MATTER OF	§	IN THE DISTRICT COURT
THE MARRIAGE OF	§	
GWENDOLYN ULIJASZ-MCKEMIE	§	<u>302nd</u> JUDICIAL DISTRICT
&	§	
JASON MCKEMIE	§	DALLAS COUNTY, TEXAS

**RESPONDENT’S REQUESTS FOR RELIEF
& NOTICE OF EXPONENTIALLY COMPOUNDING HARM**

Category	Count	Pages
1. Affidavits / Declarations / Character-type statements	7	135
2. Motions (all)	61	807
3. Motions seeking to "compel"	7	50
4. Healthcare / Medical / HSA / Abatement or Stay / Standing or Temporary Orders	41	507
5. Financial relief / reimbursements / fraud / rent / stabilization / Standing or Temporary Orders	39	354
6. Discovery obstruction / compel / subpoenas / enforcement	24	199
7. Due process / record / ex parte / court reporter / verbatim record / procedural fairness	43	516
8. Eviction / housing stability	10	108

1. AFFIDAVITS / DECLARATIONS / CHARACTER REFERENCES

2025

- **07/10/2025** (Entry 81) — **43 pages** — FINANCIAL RELIEF, ENFORCEMENT OF STANDING ORDERS, PROTECTION AGAINST PROCEDURAL ABUSE, AND HEARING ON SPOUSAL SUPPORT, LEGAL FEES, MARITAL DEBT AND EARLY LOAN REPAYMENT DUE TO MEDICAL HARDSHIP – DECLARATION OF CHRISTINA SEGURA IN SUPPORT OF JASON MCKEMIE

- **07/11/2025** (Entry 83) — **66 pages** — REQUEST FOR EMERGENCY HEARING TO PREVENT EVICTION DURING MEDICAL HARDSHIP WITH DECLARATION AND WITNESS STATEMENTS REQUEST FOR ER HEARING TO PREVENT EVICTION DURING MED. HARDSHIP WITH DECLARATION AND STATEMENTS
- **07/24/2025** (Entry 99) — **5 pages** — DECLARATION OF RESPONDENT'S DISASSOCIATION FROM BINDER INTRODUCED BY PETITIONER'S COUNSEL
- **07/24/2025** (Entry 96) — **3 pages** — ERRONEOUS PUBLIC FILING AND EMERGENCY MOTION TO SEAL PREVIOUSLY SUBMITTED DECLARATION
- **11/25/2025** (Entry 134) — **6 pages** — NOTICE OF FILING OF SWORN AFFIDAVIT - CORRECTING FALSE RECORDING ALLEGATIONS AND EX PARTE PREJUDICE

2026

- **01/12/2026** (Entry 176) — **8 pages** — AFFIDAVIT ON PUBLIC STORAGE THEFT ACCUSATIONS AND PETITIONERS ACQUISITION OF WEAPON DURING PROCEEDINGS AFFIDAVIT ON PUBLIC STORAGE THEFT ACCUSATIONS AND PETITIONERS ACQUISITION OF WEAPON DURING PROCEEDIN
- **01/12/2026** (Entry 166) — **4 pages** — AFFIDAVIT ON MANUFACTURED ALLEGATIONS & CONCERN FOR PROPERTY RETRIEVAL / CLEAN OUT AFFIDAVIT - MANUFACTURED ALLEGATIONS

2. MOTIONS (ALL RESPONDENT MOTIONS & MOTION-LIKE APPLICATIONS)

2025

- **03/14/2025** (Entry 48) — **4 pages** — MOTION - AGREED - WITHDRAW ATTORNEY - BRANT WEBB
- **03/28/2025** (Entry 51) — **2 pages** — NOTICE OF FAILED MEDIATION AND MOTION FOR CONTINUANCE OF APRIL 7th, 2025, PRE-TRIAL HEARING MOTION FOR CONTINUANCE-NOTICE OF FAILED MEDIATION AND OF APRIL 7th, 2025, PRE-TRIAL HEARING
- **04/14/2025** (Entry 55) — **5 pages** — MOTION TO STRIKE IMPROPER EXPERT DESIGNATIONS AND TO LIMIT TESTIMONY OF OPPOSING COUNSEL
- **04/24/2025** (Entry 56) — **1 page** — MOTION FOR NOTICE PRIOR TO ANY DISMISSAL PROPOSED ORDER ON MOTION FOR NOTICE PRIOR TO ANY DISMISSAL
- **04/24/2025** (Entry 60) — **3 pages** — MOTION TO DESIGNATE PRO SE REPRESENTATION AND REQUEST FOR EQUAL ACCESS
- **04/24/2025** (Entry 57) — **4 pages** — MOTION FOR NOTICE PRIOR TO ANY DISMISSAL NOTICE PRIOR TO ANY DISMISSAL
- **04/24/2025** (Entry 58) — **1 page** — ORDER ON MOTION TO DESIGNATE PRO SE REPRESENTATION AND REQUEST FOR EQUAL ACCESS PROPOSED ORDER ON MOTION TO DESIGNATE PRO SE REPRESENTATION AND REQUEST FOR EQUAL ACCESS

- **04/24/2025** (Entry 59) — **1 page** — MOTION TO DESIGNATE PRO SE REPRESENTATION AND REQUEST FOR EQUAL ACCESS PROPOSED ORDER ON MOTION TO DESIGNATE PRO SE REPRESENTATION AND REQUEST FOR EQUAL ACCESS
- **06/24/2025** (Entry 66) — **8 pages** — EMERGENCY MOTION FOR TEMPORARY FINANCIAL RELIEF DUE TO IMMINENT HOUSING LOSS, MEDICAL HARDSHIP EMERGENCY M/FINANCIL
- **06/27/2025** (Entry 67) — **4 pages** — MOTION TO PRESERVE DISCOVERY RIGHTS AND COMPEL DISCOVERY RESPONSES MOTION TO PRESERVE DISCOVERY RIGHTS AND COMPELL DISCOVERY RESPONSES
- **06/27/2025** (Entry 69) — **5 pages** — OBJECT IN MATERIAL DISCOVERY NOTICE OF MATERIAL DISCOVERY NOTICE OF MATERIAL DISCOVERY
- **07/10/2025** (Entry 70) — **1 page** — FINANCIAL RELIEF, ENFORCEMENT OF STANDING ORDERS, PROTECTION AGAINST PROCEDURAL ABUSE, AND HEARING ON SPOUSAL SUPPORT, LEGAL FEES, MARITAL DEBT AND EARLY LOAN REPAYMENT DUE TO MEDICAL HARDSHIP – ESERVED COPY OF ORDER DENYING JASON MCKEMIE'S RELIEF
- **07/10/2025** (Entry 79) — **26 pages** — FINANCIAL RELIEF, ENFORCEMENT OF STANDING ORDERS, PROTECTION AGAINST PROCEDURAL ABUSE, AND HEARING ON SPOUSAL SUPPORT, LEGAL FEES, MARITAL DEBT AND EARLY LOAN REPAYMENT DUE TO MEDICAL HARDSHIP – FINANCIAL RELIEF, CONTINUANCE, ENFORCEMENT OF STANDING ORDERS
- **07/10/2025** (Entry 80) — **149 pages** — FINANCIAL RELIEF, ENFORCEMENT OF STANDING ORDERS, PROTECTION AGAINST PROCEDURAL ABUSE, AND HEARING ON SPOUSAL SUPPORT, LEGAL FEES, MARITAL DEBT AND EARLY LOAN REPAYMENT DUE TO MEDICAL HARDSHIP – EVIDENCE AND EXHIBITS
- **07/10/2025** (Entry 71) — **2 pages** — FINANCIAL RELIEF, ENFORCEMENT OF STANDING ORDERS, PROTECTION AGAINST PROCEDURAL ABUSE, AND HEARING ON SPOUSAL SUPPORT, LEGAL FEES, MARITAL DEBT AND EARLY LOAN REPAYMENT DUE TO MEDICAL HARDSHIP – ESERVE COVER LETTER (ORDER DENYING JASON MCKEMIE'S RELIEF)
- **07/10/2025** (Entry 76) — **1 page** — ORDER TO ENFORCE STANDING ORDERS AND PREVENT LITIGATION INTERFERENCE PROPOSED ORDER/JUDGMENT
- **07/10/2025** (Entry 77) — **1 page** — ORDER GRANTING EMERGENCY MOTION TO STAY EXECUTION OF WRIT OF POSSESSION PROPOSED ORDER/JUDGMENT
- **07/10/2025** (Entry 78) — **1 page** — FINDING OF FACT AND FRAUD UPON THE COURT PROPOSED ORDER/JUDGMENT
- **07/10/2025** (Entry 75) — **2 pages** — ORDER TO PREVENT ANY FURTHER OBSTRUCTION AND TO COMPEL ACCESS TO HSA CARD/ FUNDS PROPOSED ORDER/JUDGMENT
- **07/10/2025** (Entry 81) — **43 pages** — FINANCIAL RELIEF, ENFORCEMENT OF STANDING ORDERS, PROTECTION AGAINST PROCEDURAL ABUSE, AND HEARING ON SPOUSAL SUPPORT, LEGAL FEES, MARITAL DEBT AND EARLY LOAN REPAYMENT DUE TO MEDICAL HARDSHIP – DECLARATION OF CHRISTINA SEGURA IN SUPPORT OF JASON MCKEMIE
- **07/11/2025** (Entry 83) — **66 pages** — REQUEST FOR EMERGENCY HEARING TO PREVENT EVICTION DURING MEDICAL HARDSHIP WITH DECLARATION AND WITNESS STATEMENTS REQUEST FOR ER HEARING TO PREVENT EVICTION DURING MED. HARDSHIP WITH DECLARATION AND STATEMENTS
- **07/16/2025** (Entry 84) — **4 pages** — ORDER GRANTING M/SANCTION AND REFERRAL PROPOSED MOTION SANCTION FOR AGGRAVATED PERJURY AND FRAUD UPON THE COURT

- **07/16/2025** (Entry 86) — **75 pages** — EMERGENCY M/PRESERVE EVIDENCE AND CONTINUE TRIAL DUE TO PROCEDURAL SABOTAGE AND BREAKDOWN IN JUDICIAL OVERSIGHT
- **07/16/2025** (Entry 87) — **4 pages** — TO SEEK DISPROPORTIONATE DIVISION OF MARITAL ESTATE NOTICE OF INTENT SEEK DISPROPORTIONATE DIVISION OF
- **07/17/2025** (Entry 85) — **5 pages** — ORDER GRANTING M/SANCTIONS AND REFERRAL PROPOSED MOTION SANCTION FOR AGGRAVATED PERJURY AND FRAUD UPON THE OCURT AGAINST
- **07/17/2025** (Entry 88) — **2 pages** — EMERGENCY NOTICE OF COUNSEL MISCONDUCT, PRIOR COMMUNICATIONS, AND DEMAND FOR IMMEDIATE COURT ACTION
- **07/24/2025** (Entry 91) — **8 pages** — RESPONDENT VERIFIED M/RECUSE
- **07/24/2025** (Entry 97) — **1 page** — RESPONDENT'S EMERGENCY MOTION FOR CONTINUANCE PROPOSED ORDER/JUDGMENT
- **07/24/2025** (Entry 96) — **3 pages** — ERRONEOUS PUBLIC FILING AND EMERGENCY MOTION TO SEAL PREVIOUSLY SUBMITTED DECLARATION
- **07/24/2025** (Entry 97) — **1 page** — RESPONDENT'S EMERGENCY MOTION FOR CONTINUANCE PROPOSED ORDER/JUDGMENT
- **07/24/2025** (Entry 99) — **5 pages** — DECLARATION OF RESPONDENT'S DISASSOCIATION FROM BINDER INTRODUCED BY PETITIONER'S COUNSEL
- **07/24/2025** (Entry 100) — **11 pages** — EMERGENCY MOTION FOR IMMEDIATE RELIEF, OBJECTION TO TRIAL, AND REQUEST FOR ACKNOWLEDGEMENT
- **07/30/2025** (Entry 103) — **5 pages** — COVER PAGE OBJECTION INVENTORY PROCEDURAL NOTIFICATION 1801(b) COVER PAGE OBJECTION INVENTORY PROCEDURAL NOTIFICATION
- **08/06/2025** (Entry 104) — **7 pages** — EMERGENCY MOTION TO ABATE TRIAL SETTING AND WITHHOLD FINAL ORDERS PENDING RESOLUTION OF OUTSTANDING MOTIONS, PROCEDURAL VIOLATIONS, AND DISCOVERY COLLAPSE
- **08/07/2025** (Entry 105) — **11 pages** — JUDICIAL NOTICE OF UNRULED MOTIONS REQUIRING DETERMINATION PRIOR TO ANY PRETRIAL HEARING, TRIAL, OR FINAL JUDICIAL NOTICE OF UNRULED MOTIONS
- **10/02/2025** (Entry 119) — **6 pages** — MOTION FOR REINSTATEMENT OF WRONGFULLY REPORTED AND WITHHELD MARITAL FUNDS
- **10/02/2025** (Entry 120) — **6 pages** — WAITING FOR \$80.00- REQUEST
- **10/02/2025** (Entry 121) — **6 pages** — MOTION TO OBTAIN CERTIFIED TRANSCRIPT FOR JANUARY 7, 2025, HEARING AND REQUEST FOR PAYMENT FROM
- **10/31/2025** (Entry 124) — **1 page** — JASON MCKEMUE'S RELIEF ORDER - DENYING JASON MCKEMIE'S RELIEF
- **11/04/2025** (Entry 125) — **8 pages** — EMERGENCY OBJECTION TO MOTION TO WITHDRAW AS COUNSEL AND REQUEST FOR EXPEDITED HEARING (INCLUDES
- **11/10/2025** (Entry 130) — **4 pages** — EMERGENCY M/ VACATE SETTING BEFORE ASSOCIATE JUDGE AND RESET ENFORCE EMERGENCY MOTION TO VACATE

- **11/21/2025** (Entry 133) — **6 pages** — MOTION FOR DE NOVO DISTRICT JUDGE REVIEW OF PRIOR RULINGS AND EMERGENCY APPLICATION FOR TEMPORARY RESTRAINING ORDER MOTION - MISCELLANEOUS
- **12/12/2025** (Entry 136) — **25 pages** — EMERGENCY MOTION FILING SEEKING IMMEDIATE RELIEF REQUIRING MEDICAL ACCESS
- **12/19/2025** (Entry 143) — **26 pages** — MOTION TO COMPEL (ENVELOPE #109297794 DOC001)
- **12/19/2025** (Entry 145) — **18 pages** — EMERGENCY ENFORCEMENT ORDER FOR MEDICAL PRESERVATION ORDER - MISC.
- **12/23/2025** (Entry 146) — **2 pages** — TEMPORARY RESTRAINING ORDER PROPOSED ORDER/JUDGMENT
- **12/23/2025** (Entry 148) — **2 pages** — TEMPORARY RESTRAINING ORDER HEALTHCARE REINSTATEMENT & CONTINUITY PROPOSED ORDER/JUDGMENT
- **12/23/2025** (Entry 150) — **3 pages** — TO ISSUE SUBPOENA REGARDING LEASE BUYOUT AND ASSOCIATED PAYMENTS MOTION - LEAVE
- **12/23/2025** (Entry 151) — **181 pages** — MOTION - SEALED SUBMISSION FOR IN CAMERA REVIEW ONLY (CONFIDENTIAL) MOTION SEAL SUBMISSION FOR CAMERA REVIEW
- **12/29/2025** (Entry 152) — **13 pages** — SUPPLEMENTAL SUBMISSION IN SUPPORT OF MOTION TO COMPEL (REQUEST FOR CUSTODIAN CONTINUITY RECORDS / SUBPOENA LEAVE) SUPPLEMENTAL SUBMISSION IN SUPPORT OF MOTION TO COMPEL

2026

- **01/12/2026** (Entry 164) — **6 pages** — EMERGENCY MOTION ON MEDICAL HARM
- **01/12/2026** (Entry 175) — **7 pages** — EMERGENCY MOTION TO STAY EVICTION PROCEEDINGS
- **01/12/2026** (Entry 173) — **10 pages** — EMERGENCY MOTION TO TEMPORARY STAY OR IN THE ALTERNATIVE, IMPOSE PROTECTIVE CONDITIONS ON COURT-AUTHORIZED PROPERTY RETRIEVAL DUE TO MEDICAL INCAPACITY
- **01/12/2026** (Entry 180) — **11 pages** — MOTION TO ABATE TRIAL, ENFORCE DISCOVERY ORDERS AND HEALTHCARE REINSTATEMENT
- **01/15/2026** (Entry 182) — **4 pages** — RESPONDENT'S MOTION TO ESTABLISH CONDITIONS FOR RE-ENTRY OF COUNSEL AND TO PRESERVE FAIR TRIAL
- **01/26/2026** (Entry 185) — **5 pages** — NOTICE OF PRESERVATION OF WITNESSES, & LARGE DISCOVERY PRODUCTION IN FINAL HOUR NOTICE OF PRESERVATION OF WITNESSES, & LARGE DISCOVERY PRODUCTION IN FINAL HOUR

3. MOTIONS SEEKING TO "COMPEL" SOMETHING

2025

- **06/27/2025** (Entry 67) — **4 pages** — MOTION TO PRESERVE DISCOVERY RIGHTS AND COMPEL DISCOVERY RESPONSES MOTION TO PRESERVE DISCOVERY RIGHTS AND COMPELL DISCOVERY RESPONSES
- **07/10/2025** (Entry 75) — **2 pages** — ORDER TO PREVENT ANY FURTHER OBSTRUCTION AND TO COMPEL ACCESS TO HSA CARD/ FUNDS PROPOSED ORDER/JUDGMENT
- **07/10/2025** (Entry 72) — **1 page** — ORDER ON MOTION TO COMPELL DISCOVERY AND REQUEST FOR SANCTIONS PROPOSED ORDER/JUDGMENT
- **07/10/2025** (Entry 73) — **1 page** — ORDER ON MOTION TO COMPEL DISCOVERY AND REQUEST FOR SANCTIONS PROPOSED ORDER/JUDGMENT
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- **01/08/2026** (Entry 159) — **4 pages** — ORDER ON MOTION TO COMPEL PROPOSED ORDER ON MOTION TO COMPEL

4. HEALTHCARE / MEDICAL / HSA / ABATEMENT OR STAY TO STABILIZE / STANDING OR TEMPORARY ORDERS

2024

- **12/27/2024** (Entry 24) — **3 pages** — REQUEST FOR TEMPORARY ORDERS NOTICE OF COURT PROCEEDING - REQUEST FOR TEMPORARY ORDERS

2025

- **06/24/2025** (Entry 66) — **8 pages** — EMERGENCY MOTION FOR TEMPORARY FINANCIAL RELIEF DUE TO IMMINENT HOUSING LOSS, MEDICAL HARDSHIP EMERGENCY M/FINANCIL
- **07/10/2025** (Entry 70) — **1 page** — FINANCIAL RELIEF, ENFORCEMENT OF STANDING ORDERS, PROTECTION AGAINST PROCEDURAL ABUSE, AND HEARING ON SPOUSAL SUPPORT, LEGAL FEES, MARITAL DEBT AND EARLY LOAN REPAYMENT DUE TO MEDICAL HARDSHIP – ESERVED COPY OF ORDER DENYING JASON MCKEMIE'S RELIEF
- **07/10/2025** (Entry 71) — **2 pages** — FINANCIAL RELIEF, ENFORCEMENT OF STANDING ORDERS, PROTECTION AGAINST PROCEDURAL ABUSE, AND HEARING ON SPOUSAL SUPPORT, LEGAL FEES, MARITAL DEBT AND EARLY LOAN REPAYMENT DUE TO MEDICAL HARDSHIP – ESERVE COVER LETTER (ORDER DENYING JASON MCKEMIE'S RELIEF)
- **07/10/2025** (Entry 75) — **2 pages** — ORDER TO PREVENT ANY FURTHER OBSTRUCTION AND TO COMPEL ACCESS TO HSA CARD/ FUNDS PROPOSED ORDER/JUDGMENT

- **07/10/2025** (Entry 76) — **1 page** — ORDER TO ENFORCE STANDING ORDERS AND PREVENT LITIGATION INTERFERENCE PROPOSED ORDER/JUDGMENT
- **07/10/2025** (Entry 77) — **1 page** — ORDER GRANTING EMERGENCY MOTION TO STAY EXECUTION OF WRIT OF POSSESSION PROPOSED ORDER/JUDGMENT
- **07/10/2025** (Entry 79) — **26 pages** — FINANCIAL RELIEF, ENFORCEMENT OF STANDING ORDERS, PROTECTION AGAINST PROCEDURAL ABUSE, AND HEARING ON SPOUSAL SUPPORT, LEGAL FEES, MARITAL DEBT AND EARLY LOAN REPAYMENT DUE TO MEDICAL HARDSHIP – FINANCIAL RELIEF, CONTINUANCE, ENFORCEMENT OF STANDING ORDERS
- **07/10/2025** (Entry 80) — **149 pages** — FINANCIAL RELIEF, ENFORCEMENT OF STANDING ORDERS, PROTECTION AGAINST PROCEDURAL ABUSE, AND HEARING ON SPOUSAL SUPPORT, LEGAL FEES, MARITAL DEBT AND EARLY LOAN REPAYMENT DUE TO MEDICAL HARDSHIP – EVIDENCE AND EXHIBITS
- **07/10/2025** (Entry 81) — **43 pages** — FINANCIAL RELIEF, ENFORCEMENT OF STANDING ORDERS, PROTECTION AGAINST PROCEDURAL ABUSE, AND HEARING ON SPOUSAL SUPPORT, LEGAL FEES, MARITAL DEBT AND EARLY LOAN REPAYMENT DUE TO MEDICAL HARDSHIP – DECLARATION OF CHRISTINA SEGURA IN SUPPORT OF JASON MCKEMIE
- **07/11/2025** (Entry 83) — **66 pages** — REQUEST FOR EMERGENCY HEARING TO PREVENT EVICTION DURING MEDICAL HARDSHIP WITH DECLARATION AND WITNESS STATEMENTS REQUEST FOR ER HEARING TO PREVENT EVICTION DURING MED. HARDSHIP WITH DECLARATION AND STATEMENTS
- **07/24/2025** (Entry 99) — **5 pages** — DECLARATION OF RESPONDENT'S DISASSOCIATION FROM BINDER INTRODUCED BY PETITIONER'S COUNSEL
- **08/06/2025** (Entry 104) — **7 pages** — EMERGENCY MOTION TO ABATE TRIAL SETTING AND WITHHOLD FINAL ORDERS PENDING RESOLUTION OF OUTSTANDING MOTIONS, PROCEDURAL VIOLATIONS, AND DISCOVERY COLLAPSE
- **11/21/2025** (Entry 132) — **2 pages** — ORDER FOR DE NOVO REVIEW AND TRO PROPOSED ORDER/JUDGMENT
- **11/21/2025** (Entry 133) — **6 pages** — MOTION FOR DE NOVO DISTRICT JUDGE REVIEW OF PRIOR RULINGS AND EMERGENCY APPLICATION FOR TEMPORARY RESTRAINING ORDER MOTION - MISCELLANEOUS
- **11/25/2025** (Entry 134) — **6 pages** — NOTICE OF FILING OF SWORN AFFIDAVIT - CORRECTING FALSE RECORDING ALLEGATIONS AND EX PARTE PREJUDICE
- **12/12/2025** (Entry 136) — **25 pages** — EMERGENCY MOTION FILING SEEKING IMMEDIATE RELIEF REQUIRING MEDICAL ACCESS
- **12/15/2025** (Entry 137) — **2 pages** — NOTICE OF SERVICE - MOTION FOR THE REINSTATEMENT OF HEALTHCARE - CERT MAIL
- **12/17/2025** (Entry 138) — **3 pages** — ORDER ON EMERGENCY REINSTATEMENT OF HEALTHCARE PROPOSED ORDER/JUDGMENT
- **12/19/2025** (Entry 141) — **2 pages** — NOTICE OF NONCOMPLIANCE WITH 24-HOUR HEALTHCARE REINSTATEMENT ORDER
- **12/19/2025** (Entry 145) — **18 pages** — EMERGENCY ENFORCEMENT ORDER FOR MEDICAL PRESERVATION ORDER - MISC.

- **12/19/2025** (Entry 140) — **4 pages** — NOTICE REGARDING OF HEALTH COVERAGE, QUALIFYING LIFE EVENT AND REQUEST FOR LEAVE TO ISSUE SUBPOENA TO EMPLOYER HR NOTICE REGARDING OF HEALTH COVERAGE, QUALIFYING LIFE EVENT AND REQUEST FOR LEAVE TO ISSUE SUBPOENA
- **12/22/2025** (Entry 147) — **2 pages** — TEMPORARY RESTRAINING ORDER PROPOSED ORDER/JUDGMENT
- **12/23/2025** (Entry 148) — **2 pages** — TEMPORARY RESTRAINING ORDER HEALTHCARE REINSTATEMENT & CONTINUITY PROPOSED ORDER/JUDGMENT
- **12/23/2025** (Entry 149) — **2 pages** — ORDER GRANTING LEAVE TO SERVE SUBPOENAS PROPOSED ORDER GRANTING LEAVE TO SERVE SUBPOENAS
- **12/23/2025** (Entry 150) — **3 pages** — TO ISSUE SUBPOENA REGARDING LEASE BUYOUT AND ASSOCIATED PAYMENTS MOTION - LEAVE
- **12/23/2025** (Entry 151) — **181 pages** — MOTION - SEALED SUBMISSION FOR IN CAMERA REVIEW ONLY (CONFIDENTIAL) MOTION SEAL SUBMISSION FOR CAMERA REVIEW
- **12/29/2025** (Entry 152) — **13 pages** — SUPPLEMENTAL SUBMISSION IN SUPPORT OF MOTION TO COMPEL (REQUEST FOR CUSTODIAN CONTINUITY RECORDS / SUBPOENA LEAVE) SUPPLEMENTAL SUBMISSION IN SUPPORT OF MOTION TO COMPEL

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- **01/02/2026** (Entry 154) — **10 pages** — NOTICE REGARDING ORDER FOR HEALTHCARE REINSTATEMENT AND IMMEDIATE ESCALATION DUE TO MEDICAL NECESSITY AND NON-COMPLIANCE NOTICE REGARDING ORDER FOR HEALTHCARE REINSTATEMENT AND IMMEDIATE ESCALATION DUE TO MEDICAL NECESSITY
- **01/08/2026** (Entry 161) — **3 pages** — ORDER ON MOTION TO COMPEL PROPOSED ORDER/JUDGMENT
- **01/08/2026** (Entry 160) — **2 pages** — ORDER ON EMERGENCY TRO PROPOSED ORDER/JUDGMENT
- **01/12/2026** (Entry 176) — **8 pages** — AFFIDAVIT ON PUBLIC STORAGE THEFT ACCUSATIONS AND PETITIONERS ACQUISITION OF WEAPON DURING PROCEEDINGS AFFIDAVIT ON PUBLIC STORAGE THEFT ACCUSATIONS AND PETITIONERS ACQUISITION OF WEAPON DURING PROCEEDIN
- **01/12/2026** (Entry 175) — **7 pages** — EMERGENCY MOTION TO STAY EVICTION PROCEEDINGS
- **01/12/2026** (Entry 174) — **3 pages** — PROPOSED ORDER ON EMERGENCY MOTION TO STAY EVICTION PROCEEDINGS
- **01/12/2026** (Entry 173) — **10 pages** — EMERGENCY MOTION TO TEMPORARY STAY OR IN THE ALTERNATIVE, IMPOSE PROTECTIVE CONDITIONS ON COURT-AUTHORIZED PROPERTY RETRIEVAL DUE TO MEDICAL INCAPACITY
- **01/12/2026** (Entry 172) — **5 pages** — PROPOSED ORDER ON EMERGENCY MOTION TO TEMPORARILY STAY OR, IN THE ALTERNATIVE, IMPOSE PROTECTIVE CONDITIONS ON COURT-AUTHORIZED PROPERTY RETRIEVAL DUE TO MEDICAL INCAPACITY
- **01/12/2026** (Entry 170) — **4 pages** — ORDER ON EMERGENCY TRO PROPOSED ORDER FOR EMERGENCY TRO
- **01/12/2026** (Entry 169) — **5 pages** — ORDER ON EMERGENCY MOTION FOR MEDICAL PRESERVATION, INTERIM MAKE-WHOLE RELIEF, JUDICIAL FINDINGS MISREPRESENTATION/IMPOSSIBILITY, CONDITIONAL SANCTIONS, AND THIRD-PARTY SUBPOENA AUTHORITY (QLE RECORDS) PROPOSED ORDER

- **01/12/2026** (Entry 168) — **3 pages** — ORDER ON EMERGENCY MOTION TO STAY EVICTION PROCEEDINGS EXTEND RENT REGISTRY DEADLINE, AND PRESERVE PROPERTY PROPOSED ORDER ON EMERGENCY MOTION TO STAY EVICTION PROCEEDINGS
- **01/12/2026** (Entry 166) — **4 pages** — AFFIDAVIT ON MANUFACTURED ALLEGATIONS & CONCERN FOR PROPERTY RETRIEVAL / CLEAN OUT AFFIDAVIT - MANUFACTURED ALLEGATIONS
- **01/12/2026** (Entry 164) — **6 pages** — EMERGENCY MOTION ON MEDICAL HARM
- **01/12/2026** (Entry 162) — **4 pages** — ORDER ON EMERGENCY TRO PROPOSED ORDER/JUDGMENT
- **01/12/2026** (Entry 180) — **11 pages** — MOTION TO ABATE TRIAL, ENFORCE DISCOVERY ORDERS AND HEALTHCARE REINSTATEMENT
- **01/20/2026** (Entry 184) — **34 pages** — RESPONDENT'S NOTICE OF DISCOVERY AND HEALTHCARE COMPLIANCE, REQUEST FOR REMOTE APPEARANCE, REQUEST FOR ACCESS TO PERSONAL PROPERTY, REQUEST FOR CONSOLIDATION & HEARING LIMITS, AND CASE MANAGEMENT CLARIFICATION

5. FINANCIAL RELIEF / REIMBURSEMENTS / FRAUD / RENT & STABILIZATION / STANDING OR TEMPORARY ORDERS

2025

- **06/24/2025** (Entry 66) — **8 pages** — EMERGENCY MOTION FOR TEMPORARY FINANCIAL RELIEF DUE TO IMMINENT HOUSING LOSS, MEDICAL HARDSHIP EMERGENCY M/FINANCIL
- **07/10/2025** (Entry 70) — **1 page** — FINANCIAL RELIEF, ENFORCEMENT OF STANDING ORDERS, PROTECTION AGAINST PROCEDURAL ABUSE, AND HEARING ON SPOUSAL SUPPORT, LEGAL FEES, MARITAL DEBT AND EARLY LOAN REPAYMENT DUE TO MEDICAL HARDSHIP – ESERVED COPY OF ORDER DENYING JASON MCKEMIE'S RELIEF
- **07/10/2025** (Entry 71) — **2 pages** — FINANCIAL RELIEF, ENFORCEMENT OF STANDING ORDERS, PROTECTION AGAINST PROCEDURAL ABUSE, AND HEARING ON SPOUSAL SUPPORT, LEGAL FEES, MARITAL DEBT AND EARLY LOAN REPAYMENT DUE TO MEDICAL HARDSHIP – ESERVE COVER LETTER (ORDER DENYING JASON MCKEMIE'S RELIEF)
- **07/10/2025** (Entry 79) — **26 pages** — FINANCIAL RELIEF, ENFORCEMENT OF STANDING ORDERS, PROTECTION AGAINST PROCEDURAL ABUSE, AND HEARING ON SPOUSAL SUPPORT, LEGAL FEES, MARITAL DEBT AND EARLY LOAN REPAYMENT DUE TO MEDICAL HARDSHIP – FINANCIAL RELIEF, CONTINUANCE, ENFORCEMENT OF STANDING ORDERS
- **07/10/2025** (Entry 80) — **149 pages** — FINANCIAL RELIEF, ENFORCEMENT OF STANDING ORDERS, PROTECTION AGAINST PROCEDURAL ABUSE, AND HEARING ON SPOUSAL SUPPORT, LEGAL FEES, MARITAL DEBT AND EARLY LOAN REPAYMENT DUE TO MEDICAL HARDSHIP – EVIDENCE AND EXHIBITS
- **07/10/2025** (Entry 78) — **1 page** — FINDING OF FACT AND FRAUD UPON THE COURT PROPOSED ORDER/JUDGMENT

- **07/16/2025** (Entry 85) — **5 pages** — ORDER GRANTING M/SANCTIONS AND REFERRAL PROPOSED MOTION SANCTION FOR AGGRAVATED PERJURY AND FRAUD UPON THE OCURT AGAINST
- **08/07/2025** (Entry 113) — **10 pages** — EMERGENCY EX PARTE MOTION TO AUTHORIZE WITHDRAWAL FROM IRA
- **10/02/2025** (Entry 115) — **1 page** — LETTER
- **10/02/2025** (Entry 119) — **6 pages** — MOTION FOR REINSTATEMENT OF WRONGFULLY REPORTED AND WITHHELD MARITAL FUNDS
- **10/02/2025** (Entry 120) — **6 pages** — WAITING FOR \$80.00- REQUEST
- **10/02/2025** (Entry 118) — **6 pages** — WAITING FOR \$80.00- REQUEST
- **10/19/2025** (Entry 121) — **6 pages** — MOTION TO OBTAIN CERTIFIED TRANSCRIPT FOR JANUARY 7, 2025, HEARING AND REQUEST FOR PAYMENT FROM
- **11/25/2025** (Entry 133) — **6 pages** — MOTION FOR DE NOVO DISTRICT JUDGE REVIEW OF PRIOR RULINGS AND EMERGENCY APPLICATION FOR TEMPORARY RESTRAINING ORDER MOTION - MISCELLANEOUS
- **12/19/2025** (Entry 145) — **18 pages** — EMERGENCY ENFORCEMENT ORDER FOR MEDICAL PRESERVATION ORDER - MISC.
- **12/23/2025** (Entry 150) — **3 pages** — TO ISSUE SUBPOENA REGARDING LEASE BUYOUT AND ASSOCIATED PAYMENTS MOTION - LEAVE
- **12/23/2025** (Entry 151) — **181 pages** — MOTION - SEALED SUBMISSION FOR IN CAMERA REVIEW ONLY (CONFIDENTIAL) MOTION SEAL SUBMISSION FOR CAMERA REVIEW
- **12/29/2025** (Entry 152) — **13 pages** — SUPPLEMENTAL SUBMISSION IN SUPPORT OF MOTION TO COMPEL (REQUEST FOR CUSTODIAN CONTINUITY RECORDS / SUBPOENA LEAVE) SUPPLEMENTAL SUBMISSION IN SUPPORT OF MOTION TO COMPEL

2026

- **01/02/2026** (Entry 154) — **10 pages** — NOTICE REGARDING ORDER FOR HEALTHCARE REINSTATEMENT AND IMMEDIATE ESCALATION DUE TO MEDICAL NECESSITY AND NON-COMPLIANCE NOTICE REGARDING ORDER FOR HEALTHCARE REINSTATEMENT AND IMMEDIATE ESCALATION DUE TO MEDICAL NECESSITY
- **01/12/2026** (Entry 169) — **5 pages** — ORDER ON EMERGENCY MOTION FOR MEDICAL PRESERVATION, INTERIM MAKE-WHOLE RELIEF, JUDICIAL FINDINGS MISREPRESENTATION/IMPOSSIBILITY, CONDITIONAL SANCTIONS, AND THIRD-PARTY SUBPOENA AUTHORITY (QLE RECORDS) PROPOSED ORDER
- **01/14/2026** (Entry 180) — **11 pages** — MOTION TO ABATE TRIAL, ENFORCE DISCOVERY ORDERS AND HEALTHCARE REINSTATEMENT

6. DISCOVERY OBSTRUCTION / COMPEL / SUBPOENA REQUESTS

2025

- **06/27/2025** (Entry 67) — **4 pages** — MOTION TO PRESERVE DISCOVERY RIGHTS AND COMPEL DISCOVERY RESPONSES MOTION TO PRESERVE DISCOVERY RIGHTS AND COMPELL DISCOVERY RESPONSES
- **06/27/2025** (Entry 69) — **5 pages** — OBJECT IN MATERIAL DISCOVERY NOTICE OF MATERIAL DISCOVERY NOTICE OF MATERIAL DISCOVERY
- **07/10/2025** (Entry 72) — **1 page** — ORDER ON MOTION TO COMPELL DISCOVERY AND REQUEST FOR SANCTIONS PROPOSED ORDER/JUDGMENT
- **07/10/2025** (Entry 73) — **1 page** — ORDER TO REOPEN A LIMITED DISCOVERY DUE TO PROCEDURAL MISCONDUCT AND OBSTRUCTION PROPOSED ORDER/JUDGMENT
- **07/10/2025** (Entry 72) — **1 page** — ORDER ON MOTION TO COMPELL DISCOVERY AND REQUEST FOR SANCTIONS PROPOSED ORDER/JUDGMENT
- **07/10/2025** (Entry 73) — **1 page** — ORDER ON MOTION TO COMPEL DISCOVERY AND REQUEST FOR SANCTIONS PROPOSED ORDER/JUDGMENT
- **07/10/2025** (Entry 75) — **2 pages** — ORDER TO PREVENT ANY FURTHER OBSTRUCTION AND TO COMPEL ACCESS TO HSA CARD/ FUNDS PROPOSED ORDER/JUDGMENT
- **08/06/2025** (Entry 104) — **7 pages** — EMERGENCY MOTION TO ABATE TRIAL SETTING AND WITHHOLD FINAL ORDERS PENDING RESOLUTION OF OUTSTANDING MOTIONS, PROCEDURAL VIOLATIONS, AND DISCOVERY COLLAPSE
- **08/07/2025** (Entry 105) — **11 pages** — JUDICIAL NOTICE OF UNRULED MOTIONS REQUIRING DETERMINATION PRIOR TO ANY PRETRIAL HEARING, TRIAL, OR FINAL JUDICIAL NOTICE OF UNRULED MOTIONS
- **08/08/2025** (Entry 106) — **4 pages** — NOTICE OF PROCEDURAL BAR TO PRETRIAL OR TRIAL SETTING AND PRESERVATION OF OBJECTION
- **08/08/2025** (Entry 108) — **2 pages** — EXHIBITS
- **12/19/2025** (Entry 140) — **4 pages** — NOTICE REGARDING OF HEALTH COVERAGE, QUALIFYING LIFE EVENT AND REQUEST FOR LEAVE TO ISSUE SUBPOENA TO EMPLOYER HR NOTICE REGARDING OF HEALTH COVERAGE, QUALIFYING LIFE EVENT AND REQUEST FOR LEAVE TO ISSUE SUBPOENA
- **12/23/2025** (Entry 149) — **2 pages** — ORDER GRANTING LEAVE TO SERVE SUBPOENAS PROPOSED ORDER GRANTING LEAVE TO SERVE SUBPOENAS
- **12/23/2025** (Entry 150) — **3 pages** — TO ISSUE SUBPOENA REGARDING LEASE BUYOUT AND ASSOCIATED PAYMENTS MOTION - LEAVE
- **12/29/2025** (Entry 152) — **13 pages** — SUPPLEMENTAL SUBMISSION IN SUPPORT OF MOTION TO COMPEL (REQUEST FOR CUSTODIAN CONTINUITY RECORDS / SUBPOENA LEAVE) SUPPLEMENTAL SUBMISSION IN SUPPORT OF MOTION TO COMPEL

2026

- **01/12/2026** (Entry 169) — **5 pages** — ORDER ON EMERGENCY MOTION FOR MEDICAL PRESERVATION, INTERIM MAKE-WHOLE RELIEF, JUDICIAL FINDINGS MISREPRESENTATION/IMPOSSIBILITY, CONDITIONAL SANCTIONS, AND THIRD-PARTY SUBPOENA AUTHORITY (QLE RECORDS) PROPOSED ORDER

- **01/14/2026** (Entry 180) — **11 pages** — MOTION TO ABATE TRIAL, ENFORCE DISCOVERY ORDERS AND HEALTHCARE REINSTATEMENT
- **01/26/2026** (Entry 185) — **5 pages** — NOTICE OF PRESERVATION OF WITNESSES, & LARGE DISCOVERY PRODUCTION IN FINAL HOUR NOTICE OF PRESERVATION OF WITNESSES, & LARGE DISCOVERY PRODUCTION IN FINAL HOUR

7. DUE PROCESS / RECORD PRESERVATION / EX PARTE CONCERNS / COURT REPORTER / VERBATIM RECORD

2025

- **04/24/2025** (Entry 56) — **1 page** — MOTION FOR NOTICE PRIOR TO ANY DISMISSAL PROPOSED ORDER ON MOTION FOR NOTICE PRIOR TO ANY DISMISSAL
- **04/24/2025** (Entry 60) — **3 pages** — MOTION TO DESIGNATE PRO SE REPRESENTATION AND REQUEST FOR EQUAL ACCESS
- **04/24/2025** (Entry 57) — **4 pages** — MOTION FOR NOTICE PRIOR TO ANY DISMISSAL NOTICE PRIOR TO ANY DISMISSAL
- **04/24/2025** (Entry 58) — **1 page** — ORDER ON MOTION TO DESIGNATE PRO SE REPRESENTATION AND REQUEST FOR EQUAL ACCESS PROPOSED ORDER ON MOTION TO DESIGNATE PRO SE REPRESENTATION AND REQUEST FOR EQUAL ACCESS
- **04/24/2025** (Entry 59) — **1 page** — MOTION TO DESIGNATE PRO SE REPRESENTATION AND REQUEST FOR EQUAL ACCESS PROPOSED ORDER ON MOTION TO DESIGNATE PRO SE REPRESENTATION AND REQUEST FOR EQUAL ACCESS
- **06/27/2025** (Entry 68) — **4 pages** — NOTICE OF OBJECTION TO PROCEDURAL REENTRY AND MOTION FILING BY RESPONDENT'S COUNSEL
- **07/10/2025** (Entry 70) — **1 page** — FINANCIAL RELIEF, ENFORCEMENT OF STANDING ORDERS, PROTECTION AGAINST PROCEDURAL ABUSE, AND HEARING ON SPOUSAL SUPPORT, LEGAL FEES, MARITAL DEBT AND EARLY LOAN REPAYMENT DUE TO MEDICAL HARDSHIP – ESERVED COPY OF ORDER DENYING JASON MCKEMIE'S RELIEF
- **07/10/2025** (Entry 71) — **2 pages** — FINANCIAL RELIEF, ENFORCEMENT OF STANDING ORDERS, PROTECTION AGAINST PROCEDURAL ABUSE, AND HEARING ON SPOUSAL SUPPORT, LEGAL FEES, MARITAL DEBT AND EARLY LOAN REPAYMENT DUE TO MEDICAL HARDSHIP – ESERVE COVER LETTER (ORDER DENYING JASON MCKEMIE'S RELIEF)
- **07/10/2025** (Entry 73) — **1 page** — ORDER TO REOPEN A LIMITED DISCOVERY DUE TO PROCEDURAL MISCONDUCT AND OBSTRUCTION PROPOSED ORDER/JUDGMENT
- **07/10/2025** (Entry 80) — **149 pages** — FINANCIAL RELIEF, ENFORCEMENT OF STANDING ORDERS, PROTECTION AGAINST PROCEDURAL ABUSE, AND HEARING ON SPOUSAL SUPPORT, LEGAL FEES, MARITAL DEBT AND EARLY LOAN REPAYMENT DUE TO MEDICAL HARDSHIP – EVIDENCE AND EXHIBITS
- **07/24/2025** (Entry 91) — **8 pages** — RESPONDENT VERIFIED M/RECUSE
- **07/24/2025** (Entry 100) — **11 pages** — EMERGENCY MOTION FOR IMMEDIATE RELIEF, OBJECTION TO TRIAL, AND REQUEST FOR ACKNOWLEDGEMENT

- **08/06/2025** (Entry 104) — **7 pages** — EMERGENCY MOTION TO ABATE TRIAL SETTING AND WITHHOLD FINAL ORDERS PENDING RESOLUTION OF OUTSTANDING MOTIONS, PROCEDURAL VIOLATIONS, AND DISCOVERY COLLAPSE
- **08/07/2025** (Entry 105) — **11 pages** — JUDICIAL NOTICE OF UNRULED MOTIONS REQUIRING DETERMINATION PRIOR TO ANY PRETRIAL HEARING, TRIAL, OR FINAL JUDICIAL NOTICE OF UNRULED MOTIONS
- **08/08/2025** (Entry 106) — **4 pages** — NOTICE OF PROCEDURAL BAR TO PRETRIAL OR TRIAL SETTING AND PRESERVATION OF OBJECTION
- **10/29/2025** (Entry 123) — **3 pages** — STANDING REQUEST FOR COURT REPORTER FOR OCTOBER 31, 2025 HEARING AND ALL SUBSEQUENT PROCEEDINGS REQUEST FOR COURT REPORTER FOR HEARING AND ALL SUBSEQUENT PROCEEDINGS
- **10/29/2025** (Entry 121) — **6 pages** — MOTION TO OBTAIN CERTIFIED TRANSCRIPT FOR JANUARY 7, 2025, HEARING AND REQUEST FOR PAYMENT FROM
- **11/04/2025** (Entry 125) — **8 pages** — EMERGENCY OBJECTION TO MOTION TO WITHDRAW AS COUNSEL AND REQUEST FOR EXPEDITED HEARING (INCLUDES
- **11/10/2025** (Entry 130) — **4 pages** — EMERGENCY M/ VACATE SETTING BEFORE ASSOCIATE JUDGE AND RESET ENFORCE EMERGENCY MOTION TO VACATE
- **11/11/2025** (Entry 131) — **2 pages** — ORDER FOR DE NOVO REVIEW AND TRO PROPOSED ORDER/JUDGMENT
- **11/21/2025** (Entry 132) — **2 pages** — ORDER FOR DE NOVO REVIEW AND TRO PROPOSED ORDER/JUDGMENT
- **11/21/2025** (Entry 133) — **6 pages** — MOTION FOR DE NOVO DISTRICT JUDGE REVIEW OF PRIOR RULINGS AND EMERGENCY APPLICATION FOR TEMPORARY RESTRAINING ORDER MOTION - MISCELLANEOUS
- **11/25/2025** (Entry 134) — **6 pages** — NOTICE OF FILING OF SWORN AFFIDAVIT - CORRECTING FALSE RECORDING ALLEGATIONS AND EX PARTE PREJUDICE

2026

- **01/02/2026** (Entry 154) — **10 pages** — NOTICE REGARDING ORDER FOR HEALTHCARE REINSTATEMENT AND IMMEDIATE ESCALATION DUE TO MEDICAL NECESSITY AND NON-COMPLIANCE NOTICE REGARDING ORDER FOR HEALTHCARE REINSTATEMENT AND IMMEDIATE ESCALATION DUE TO MEDICAL NECESSITY
- **01/05/2026** (Entry 155) — **8 pages** — NOTICE OF PRIOR STANDING REQUEST FOR COURT REPORTER/ OFFICIAL RECORD NOTICE PRIOR COURT REPORTER REQUEST & OBJECTION TO OFF RECORD HEARING
- **01/20/2026** (Entry 183) — **3 pages** — NOTICE OF PRIOR STANDING REQUEST FOR COURT REPORTER/VERBATIM RECORD
- **01/20/2026** (Entry 184) — **34 pages** — RESPONDENT'S NOTICE OF DISCOVERY AND HEALTHCARE COMPLIANCE, REQUEST FOR REMOTE APPEARANCE, REQUEST FOR ACCESS TO PERSONAL PROPERTY, REQUEST FOR CONSOLIDATION & HEARING LIMITS, AND CASE MANAGEMENT CLARIFICATION
- **01/15/2026** (Entry 182) — **4 pages** — RESPONDENT'S MOTION TO ESTABLISH CONDITIONS FOR RE-ENTRY OF COUNSEL AND TO PRESERVE FAIR TRIAL
- **01/20/2026** (Entry 183) — **3 pages** — NOTICE OF PRIOR STANDING REQUEST FOR COURT REPORTER/VERBATIM RECORD

- **01/20/2026** (Entry 184) — **34 pages** — RESPONDENT'S NOTICE OF DISCOVERY AND HEALTHCARE COMPLIANCE, REQUEST FOR REMOTE APPEARANCE, REQUEST FOR ACCESS TO PERSONAL PROPERTY, REQUEST FOR CONSOLIDATION & HEARING LIMITS, AND CASE MANAGEMENT CLARIFICATION
- **01/15/2026** (Entry 182) — **4 pages** — RESPONDENT'S MOTION TO ESTABLISH CONDITIONS FOR RE-ENTRY OF COUNSEL AND TO PRESERVE FAIR TRIAL

8. EVICTION / HOUSING STABILITY

2025

- **06/24/2025** (Entry 66) — **8 pages** — EMERGENCY MOTION FOR TEMPORARY FINANCIAL RELIEF DUE TO IMMINENT HOUSING LOSS, MEDICAL HARDSHIP EMERGENCY M/FINANCIL
- **07/10/2025** (Entry 77) — **1 page** — ORDER GRANTING EMERGENCY MOTION TO STAY EXECUTION OF WRIT OF POSSESSION PROPOSED ORDER/JUDGMENT
- **07/11/2025** (Entry 83) — **66 pages** — REQUEST FOR EMERGENCY HEARING TO PREVENT EVICTION DURING MEDICAL HARDSHIP WITH DECLARATION AND WITNESS STATEMENTS REQUEST FOR ER HEARING TO PREVENT EVICTION DURING MED. HARDSHIP WITH DECLARATION AND STATEMENTS
- **12/23/2025** (Entry 150) — **3 pages** — TO ISSUE SUBPOENA REGARDING LEASE BUYOUT AND ASSOCIATED PAYMENTS MOTION - LEAVE

2026

- **01/12/2026** (Entry 176) — **8 pages** — AFFIDAVIT ON PUBLIC STORAGE THEFT ACCUSATIONS AND PETITIONERS ACQUISITION OF WEAPON DURING PROCEEDINGS AFFIDAVIT ON PUBLIC STORAGE THEFT ACCUSATIONS AND PETITIONERS ACQUISITION OF WEAPON DURING PROCEEDIN
- **01/12/2026** (Entry 175) — **7 pages** — EMERGENCY MOTION TO STAY EVICTION PROCEEDINGS
- **01/12/2026** (Entry 174) — **3 pages** — PROPOSED ORDER ON EMERGENCY MOTION TO STAY EVICTION PROCEEDINGS
- **01/12/2026** (Entry 172) — **5 pages** — PROPOSED ORDER ON EMERGENCY MOTION TO TEMPORARILY STAY OR, IN THE ALTERNATIVE, IMPOSE PROTECTIVE CONDITIONS ON COURT-AUTHORIZED PROPERTY RETRIEVAL DUE TO MEDICAL INCAPACITY
- **01/12/2026** (Entry 168) — **3 pages** — ORDER ON EMERGENCY MOTION TO STAY EVICTION PROCEEDINGS EXTEND RENT REGISTRY DEADLINE, AND PRESERVE PROPERTY PROPOSED ORDER ON EMERGENCY MOTION TO STAY EVICTION PROCEEDINGS
- **01/12/2026** (Entry 166) — **4 pages** — AFFIDAVIT ON MANUFACTURED ALLEGATIONS & CONCERN FOR PROPERTY RETRIEVAL / CLEAN OUT AFFIDAVIT - MANUFACTURED ALLEGATIONS

**VIDEO INDEX OF APRIL 16, 2026, COORDINATED CLEAN-OUT
& DESTRUCTION OF THE MARITAL ESTATE**

DATE	TIME	EVENT	EXHIBIT ID.	EVIDENCE / EXHIBITS
Thu., Apr 16, 2026	2:37PM	Respondent left the residence to go to court after identifying defective service and attempting to stop the writ. Respondent closed the garage before leaving.		https://tinyurl.com/RushedOut
	2:39PM	(2) Individual's contracted by Petitioner, drove backwards down the alleyway and backed into back driveway with hatch back the garage within 2min. As they backed in, the garage door was opened from the inside. The garage door opener code was changed recently, so someone inside the house opened the back garage after I closed it.		https://tinyurl.com/2minTakeover
	2:39-2:46PM	The Blink security system, consisting of approximately fifteen cameras, was disabled within approximately six minutes. The system included both continuously operating cameras and remotely controlled cameras that could be armed or disabled through the Blink application. As a result, disabling several key cameras and obtaining account access would have allowed the remaining cameras to be remotely disabled without physically removing all fifteen devices individually. I later discovered indicators that the account had been compromised prior to Petitioner's arrival, including the addition of an unknown iPhone 17 as a registered device and the removal of my device from notification access. Multiple continuously operating cameras were physically ripped from the walls, leaving exposed wiring behind. Two secondary cameras remained operational for approximately forty-five minutes until internet service was cut off, after which those cameras were also removed.	B	https://tinyurl.com/WritAftermath
	2:46PM	Petitioner arrived by Uber with luggage, minutes after Respondent's compelled departure and consistent with a flight in from from her residence in San Antonio.		https://tinyurl.com/1stClassFlight
	2:46PM - 2:57PM	Petitioner is approached by Constable Tometillo and asked who she was and what she was doing there. Petitioner presented the Constable with her former drivers license which shared my last name and had the 5609 La Foy Blvd address on it. She told him that we were married, that she presently lived at the address, that these were her belongings, and that she had the right to be there and remove property. One of the Constables checked with the JP Court regarding any active divorce infromation and they had no knowledge of it. This writ came as a result of a ruling by bankruptcy court, not the JP Court, which created a gap in knowledge/oversight. I learned that later that day, Constable Eduardo Salazar was told by Petitioner that this was her home and that I was simply a squatter that took it over and that she was here to get her things.	B	https://tinyurl.com/WritAftermath
	2:57PM	Petitioner was recorded on the phone coordinating with resources outside the residence. She stated that Respondent had left for the courthouse, that he would likely return, and that she needed to hurry and "grab more of this evidence." The video then stops.		https://tinyurl.com/ManufacturedEvidence
	3:23PM	Internet shut down and camera feeds die.	L	https://tinyurl.com/DestroyedModem
	3:23-5:55PM	The remaining camera system was discovered and disabled.		
	3:23-5:55PM	Petitioner took control of the direction of all packing/property removal efforts. Despite 60 boxes being in the residence with packing materials, none of this was used. The only packing recepticals used were large industrial garbage bags and 9 large wardrobe boxes which I had purchased. No wardrobe items were put in them, with the exception of Respondent's handmade sports coats and suits, which were removed from their protective bags, thrown in the bottom of the boxes, and potted plants from inside the house - including the infamous orchid with the "listening device" Petitioner's sister Pamela Woodmand testified was located by and off-duty police officer during a previous time when Petitioner's was able to access the residence. This device was correctly identified on camera that day by Petitioner as a digital hydrometer, not a spy device. A simple device that indicated the plants moisture level. this entire inraction was caught on tape. Petitioner and her sister manufactured this spy device narative which still exists in the official record from their coordinated aggravated perjury on Jan. 7th, 2025. Exhibit S (Video: https://tinyurl.com/SpyHydrometer)	B	https://tinyurl.com/WritAftermath
	5:32PM	Respondent spoke with Constable Eduardo Salazar who told him he better hurry because his wife has a moving truck currently being loaded at the residence. Respondent told the Constable to stop her and that there was a restraining order in place and that multiple court filings and requests in hearings were all denied. (Mutual injunctions prohibiting her access, and/or removal of items, from the residence.)	B	https://tinyurl.com/WritAftermath
	5:33PM - 5:45PM	Constable Eduardo Salazar approached Petitioner in the residence as she continue packing up items and told her that he needed her to stop what she was doing and to go get everything placed in the SUV and to bring it back into the house. Petitioner went out the SUV, got it with her contracted help and fled the scene without unloading any items.	B	https://tinyurl.com/WritAftermath
	5:55PM	Respondent worked to recover and secure property after the writ event. A blue Lexus sports sedan repeatedly circled the residence during the recovery effort.	A	https://tinyurl.com/DestructionDeclaration
	6PM	Dane Patching arrived to assist. Sworn declaration attached. (Exhibit A)	A	https://tinyurl.com/DestructionDeclaration
	9PM	Dane Patching departs to assist wife with preparation for Chemotherapy in the morning. (Ex. A)	A	https://tinyurl.com/DestructionDeclaration
11PM	I was shocked to find a studio subwoofer of mine which means a lot to me was still in the residence, it was the only item from my music recovered. Everything of value was taken or destroyed besides that subwoofer. I had sold a computer for \$4500 and it was paid 2500 of it. I had about \$200 in addition to that so I had \$2700 in a checkbook in the master closet. I had recently sold a computer that I was building for \$4500 and I had already been paid \$2500 of it. It had been so long since I had any cash in my possession that I didn't even think of the cash when I was leaving the residence. I did say that I needed to change pants, grab my checkbook, hard drives, meds, and pleadings; but the Constable told me "you do not have time for all of that, come on, you've got to go" which I did. (Exhibit K) Affidavit Regarding KRK Studio Subwoofer	N	https://tinyurl.com/FriedSub	
Fri., Apr 17, 2026	4AM	As the Lexus continued to circle block, Respondent was unable to continue as he spent the entire prior evening up drafting pleadings for court to stop the writ. As Lexus continued to circle, Respondent sat in a lawn chair with the remaining possessions he was unable to lift or move due to his shoulder and bicep injuries which were scheduled for surgery in late December, but that surgery was cancelled when Petitioner cut off his healthcare by submitting a fraudulent qualifying life event to her employers benefits group. A 24hr Emergency Reinstatement Order still has not been complied with 6 months later. In pain, and physically exhausted and slept outside in a lawn chair to ensure no property was ever left unattended so that there was clearly defined possession of the property and that responsibility for damage and theft could be defined.	A	Third Party Corroboration of Stalking Lexus: https://tinyurl.com/DestructionDeclaration
	7AM	Respondent woke to the same blue Lexus stopped approximately 15 to 20 feet away. The driver's window was down, and the driver was photographing Respondent and his property out the drivers side window of his blue	A	Third Party Corroboration of Stalking Lexus: https://tinyurl.com/DestructionDeclaration
	7:15AM	Severe edema assocaitc with Congestive Heart Failure, absence of pescription medication, over exertion, and exhaustion created severe health risks.	D	https://tinyurl.com/MedicalHarm

I'M GLAD YOU'RE HOME AND HOPE YOU HAD A GOOD MEETING.

I AM NOT MAD AT YOU IN ANY WAY WHATSOEVER.

I LOVE YOU AND HOPE WE CAN WATCH SILO TONIGHT TOGETHER.

YOU DON'T HAVE TO READ THIS TONIGHT!!

BUT I DO SINCERELY ASK THAT YOU READ IT AT A TIME WHEN YOU FEEL OPEN TO HEARING SOME THINGS THAT I NEED TO COMMUNICATE TO YOU.

THIS LETTER IS WRITTEN OUT OF LOVE.
PLEASE TRY TO RECEIVE IT IN THAT WAY.

I LOVE YOU.

LET'S WATCH SILO WITH KATIE!!!!

Gwen,

I'm sure that receiving this letter might be upsetting and that you would prefer to not read nor process it, I sincerely ask you to do so. It is written with all the love I have to give.

I understand that you have an attachment avoidant attachment style, and that those are developed in our youth, and they are carried throughout our lives. I am also aware that they're techniques and tools they can be utilized to mitigate the impulses that are created by such an attachment style.

Your attachment style existed when we met, when we fell in love, when we lived together on Travis Street, when we got engaged, when we got married and on and on. This attachment style has always been within you.

However, throughout all of our time together, you were not compelled to respond to the emotional impulses' indicative of this attachment style without control. You were not a slave to these emotional impulses. Sure, there were times that you might've been stressed or working or something like that, where you were short or snapped at me or something, and I'm sure some portion of such things were influenced by an attachment style. And at those times, I didn't say anything. To be honest, they didn't even hurt my feelings or anything. I understood that you were under a great deal of pressure and how that type of reaction was totally understandable. But you had the tools, power, and capability to have control over such emotional responses.

But things are different now and they have been different for months. Your ability to have control over your emotions and in your responses is not present, or at a minimum is severely diminished. You have become a slave to these emotions, and they have taken over control. And whether your attachment, avoidant or not, is irrelevant. Attachment styles are not an excuse nor justification for behavior. Having an attachment, avoidant attachment style, is not what's creating these responses. It's an inability to respond without being driven 100% by emotion.

I commend you for your efforts in yoga, in mindfulness, in ACA, in AA, in Al-Anon, and working with your sponsor. All of these things are beautiful things and I cannot thank you enough for your effort and dedication to personal growth, self-awareness, charting a path for a better future for better communications with other people and loved ones, for working towards building relationships, built out of intimacy and trust and vulnerability, and for getting guidance from your sponsor on those priorities that you need to put first for yourself, and to let those things going on with me or anyone else go and letting us deal with them or the consequences. All of this is incredibly commendable and will be very beneficial in your life and in your relationships.

I know how I have hurt you. I know I've broken your trust. I am aware, and every day I study my condition of ADHD. I learn more about how deeply my behaviors and actions and inability to follow through or complete things on time or just leaving things in a general mess would've impacted you deeply. I also know that those things would create anger and resentment, which can take a long time to heal, forgive, or to let go of. I understand how you could move past them, and then something could remind you and it could resurface those. I do understand that.

So once again, I understand how the things I've done in the past and the mistakes that I've made in the way that I've heard you can resurface. However, in my opinion these behaviors and emotional responses are NOT being triggered by anger and resentment. That is not how they represent themselves, and it does not make sense to wake up daily, driven by unresolved, anger, and resentment. That is not what is creating this consistent conflict.

Thank you for validating that there is nothing that I had done wrong this morning. And I really appreciate you communicating that to me. That was meaningful to me to hear you recognize that.

As I have said over and over throughout our relationship, I do not desire conflict. Regardless, if we had a fight one night, I wake up the next day in a good mood. That is part of me, it is who I am as a person, and it has been a powerful attribute and helping me be productive and successful, and in emotional peace, throughout my life and career. Over the past several months that part of me has been deeply affected. When the morning starts with such unfettered emotional responses that are disrespectful, dismissive, hurtful and even hateful, they deeply impact me. Even if it's just for an hour before you go to the office, I carry that hurt with me and I process through it. And that is incredibly disruptive and destructive to what I'm setting out to accomplish for the day because it affects my emotions, it affects my optimism, it undermines my confidence in my capabilities, it makes me feel that I am less than you, they make me feel like I'm worthless, they make me feel like I don't matter to you, they make me feel beat down, and they make me very sad and hurt and at times very angry.

I think it is great that you've identified your attachment style that you're aware of how that presents itself. I'm not asking you to change who you are. What I am asking you is to really process what specific piece is actively removing your capability of responding and speaking to me in a way which you have control over your emotional responses.

What I ask of you is something that will likely upset you. And I ask you please hear me and know that I love you so deeply and that upsetting you is the last thing I want to do. I am well aware that the obvious way to avoid this is to simply stay silent and say nothing at all. But that is charting a path for consistent and continued conflict within our relationship that will affect both your and my ability to perform at the way we both should and desire to.

My deep request is that is communicated to a medical professional specialized in this field, the exact natures of the emotions that you're feeling, of how those emotions present themselves, how they are affecting you, as well as how I am communicating that they are affecting me. I also asked that it is communicated precisely with medication that you've been taking, the duration that you've been taking them, when they decreased, when they stopped, when and if they were restarted. Then I ask that you receive their response and guidance that are recommended to you.

Things I know:

- I'm also going to say for a third time, I am aware of the mistakes that I have made in the past. I recognize they have deeply affected you.
- I am not blaming my failures on you.
- I am not justifying any of my behaviors, reactions, or any failures in the past; nor in any way that I am not taking full acknowledgement of any and all ways that I might have disappointed you in the past on you.
- I am not subscribing to a victim mentality. I am not subverting responsibility nor in any way whatsoever diminishing my responsibility to act in those areas which have affected you due to my ADHD. Those are mine to fix and I am working on them, and aggressively.
- This letter is not one of blame, fault, or accusation.
- This letter is a sharing of what I am witnessing daily and have been for months.

Something has changed. And yes, I have hurt you, yes, I have made you scared, yes, I broke your trust. But that is not what's causing this daily incapacity to communicate without being driven 100% by unfettered emotional responses.

Where all these other tools such as AA, ACA, Alon, Yoga, etc. will help; those things are not going to give you that piece that is missing that will provide you the ability to process an emotion before communicating.

That piece, it's a beyond any shadow of a doubt a biological piece.

I suffer from ADHD. Hydration can help with that, proper nutrition can help with that, being more physically fit can help with that, getting regular sleep can help with that, utilizing a therapist can help with that, even the principles of AA Al-Anon and ACA can help with that. But their impact on me unmedicated would be minimal, and even more those tools would be unable to be utilized when needed without my medication to correct a chemical imbalance within my body.

It would be like putting new wheels and tires on a car, and even a new engine in it, and doing all these things to make it perform better, but never put gasoline in it. That car might be ready to run and run fast, but it doesn't have that critical piece that's necessary for it to work.

I deeply desire to be your teammate. And I want you to be mine. As I continue my treatment for ADHD, I would like you to be a part of process.

And I would like you to be a part of my discussions with my ADHD team of professionals. This might take 1 maybe 2 hours per month. I want you to have every opportunity to share how my ADHD is affected you in the past and the fear, chaos, and all the other frustrations it is caused for you. I feel that it will be immeasurably beneficial for the doctor to know the true impact of my ADHD and how it presents itself. Your involvement and support also provides me even greater

motivation, and drives detailed awareness within me, to take responsibility and control over these impulses and behavioral traits and to correct them.

Where that would be a part of the initial consultation, subsequent joint sessions would not be reliving those pains. Those past pains and resentments are ones that need to be processed through the tools of the fellowships that you're utilizing, or directly through a personal Therapist.

Any follow up session that we would join would be focused on what you're witnessing on at that time. Where have you seen improvement? What are the areas that you think I should focus on the most, etc.? This feedback to my doctor from you, will help guide both him and I in a direction that will best allow me to grow and manage this condition.

The number one reason why I would want you to communicate your experience and perceptions is to ensure that my doctor is 100% clear on how my ADHD is presenting itself, on what medication's is best managed, and in what areas I need to focus on therapeutically. More times than not when one person is communicating their difficulties to a doctor it is done through a filter that is hardwired for self-protection. I don't want there to be any chance of that. I don't want him to hear what I want to believe, nor that I want him to perceive, nor how I want him to view me. I want him to help me, and that comes with him, knowing exactly what is going on from my perspective as well as yours.

I want to be the same partner for you. But I do understand if that is not something that you are willing or able to allow me to be a part of. Where that would mean so much to me and I think it would be incredibly beneficial, and could transform us into such a powerful, beautiful, connected team; I'm not pressuring you for that nor will I continue to ask for that.

But I do ask that you please give this letter some time to process. Please look for truth in it where it might exist. And where you see truth, please try to communicate those areas in an accurate way to a specialized medical professional that can provide some guidance and tools.

I am working on me; I am not blaming you. You have brought all the ways that I've hurt you and frustrated you and affected you to my attention (as I am trying to do with you now), and I am aggressively working on those. I am only asking you to hear me when I communicate to you those things which are affecting me. And I am asking you to take steps to specifically address this one piece. I want you to have gasoline in your engine, I want you to be able to utilize all the tools that are being provided to you. Just as you desire for me to have all the tools in my disposable to utilize the tools and techniques that are being taught to me. I need my gasoline, and that requires a medication. Maybe yours doesn't, but despite the hours you put in daily and weekly into all these other areas, this loss of emotional control has remained unresolved and unimproved.

You said today you have no ability to respond any other way. That you are paralyzed and do not know how to respond. Where I see and know that to be true today, it is not who you are, who I fell in love with, who I proposed to, nor who I married. You had this ability and executed it effortlessly before. This is new, and it's not connected to anger and resentment nor the fault of others. There is something biological or chemical that is causing this. Nothing else would be triggered so

consistently, so precisely, so robotically, so predictably, and yield such explosive episodes or hateful interactions. You are a beautiful person with a good heart, this is not who you are!

I promise you that this will only help us, AND even if we weren't together, and I was gone forever, this piece will help you in your life and in your career and in your relationships and in your friendships and with your family. It will make you a powerful source of empathy and connectedness. It will provide you confidence, and peace, and the ability to handle and manage conflicts which might arise at work or in your personal life. It will give you the capacity to manage life with greater ease and will dramatically decrease the amount of time or emotional energy required to process and resolve any type of conflict.

So, if it helps, don't even think about doing this for me or an exercise or something that you have to sacrifice because of me. Do it for you baby. I assure you that the result of this will be powerful and beneficial in so many ways that I cannot even begin to list.

Where I am a broken human being, and my words will never be put together perfectly nor will my messages be relayed in the absolute best way that they could be; I do assure you that this is a letter written with the deepest level of love, compassion, understanding and patience.

I love you and thank you for reading this.

And know that I am not mad at you right now. I love you. And I'm here desiring so badly for a hug from you.

Jason