

NOTICE: THIS DOCUMENT CONTAINS SENSITIVE DATA

NO. **DF-24-18010**

FILED UNDER SEAL PURSUANT TO TEXAS
RULES OF CIVIL PROCEDURE AND
COURTS INHERENT AUTHORITY

IN THE MATTER OF	§	IN THE DISTRICT COURT
THE MARRIAGE OF	§	
	§	
GWENDOLYN ULIJASZ-MCKEMIE	§	302ND JUDICIAL DISTRICT
&	§	
JASON MCKEMIE	§	DALLAS COUNTY, TEXAS

FILED UNDER SEAL

SEALED SUBMISSION FOR IN CAMERA REVIEW

URGENT: TIME SENSITIVE MOTION

Submitted to:

The Honorable Sandra Jackson
302nd District Court, Dallas County

Filed by:

Jason McKemie, Respondent (Pro Se)
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Dallas, TX 75208
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SEALED SUBMISSION – IN CAMERA REVIEW ONLY

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COURT ORDER.**

**Sealed submission; request in camera review prior to any disclosure; do not
release absent court order.**

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(214-868-4901) BEFORE POSTING.**

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SEALED SUBMISSION FOR IN CAMERA REVIEW

**SEALED SUBMISSION — REQUEST FOR IN CAMERA REVIEW PRIOR TO ANY
DISCLOSURE**

Respondent submits this packet for in camera review and requests it be handled as sealed and not made available on the public docket or to any other party absent Court order. This request is made pursuant to Tex. R. Civ. P. 76a (Sealing Court Records), including Tex. R. Civ. P. 76a(2)(a)(1) (in-camera filings solely to obtain a ruling on discoverability are not "court records"), and Tex. R. Civ. P. 193.4(a) (in-camera review materials must be segregated and produced to the Court in a sealed wrapper).

CASE: **DF-24-18010**
302ND JUDICIAL DISTRICT
DALLAS COUNTY, TEXAS
JUDGE SANDRA JACKSON

NOTICE TO CLERK:

If this submission cannot be processed as sealed/in-camera, please contact filer at 214-868-4901 prior to docketing or releasing contents.

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MOTION FOR PSYCHIATRIC EXAMINATION OF PETITIONER

MOTION FOR PSYCHIATRIC EVALUATION OF PETITIONER

- Filed pursuant to Tex. R. Civ. P. 76a, 192.5, and 194.2
- Contains confidential psychiatric, mental health, and privileged material submitted for in camera judicial review only.
- Not for public docket or disclosure to opposing counsel absent Court order.

TO THE HONORABLE JUDGE OF THE 302ND DISTRICT COURT:

Respondent, Jason McKemie, appearing pro se, respectfully files this submission under seal for in camera review. This motion is brought pursuant to Rule 204 of the Texas Rules of Civil Procedure and the Court's equitable authority under Texas Family Code §§ 6.502 and 6.503. The contents of this motion involve matters of psychiatric history, procedural misconduct, and evidentiary risk that materially affect the integrity of these proceedings and the safety of Respondent.

This filing is submitted in good faith and under seal for protection of all parties, and to ensure that the Court may evaluate the record in a secure and truthful manner.

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IN THE DISTRICT COURT THE

GWENDOLYN ULJASZ-MCKEMIE
&
JASON MCKEMIE

302nd JUDICIAL DISTRICT

DALLAS COUNTY, TEXAS

MOTION FOR PSYCHOLOGICAL EXAMINATION

FILED UNDER SEAL

FOR IN CAMERA REVIEW

STATEMENT OF CIRCUMSTANCES

Petitioner has placed her mental and emotional condition directly in controversy by asserting a \$50,000 claim for Intentional Infliction of Emotional Distress ("IIED") against Respondent. Independent, third-party records — including two life insurance denials from The Hartford and MetLife citing an undisclosed DSM-5 diagnosis — combined with a documented history of retaliatory, manipulative litigation, strongly indicate that an independent psychological evaluation is necessary for fair adjudication of her claim.

- [Exhibit 1 – Hartford Life Insurance Denial Letter \(2023\)](#)
- [Exhibit 2 – MetLife Life Insurance Denial Letter \(2024\)](#)

In August 2024, Petitioner abruptly ceased her six prescribed psychiatric medications. This immediately preceded an escalation in aggressive litigation tactics, medical abandonment of Respondent during post-surgical recovery, and deliberate financial sabotage. These behaviors were not isolated — they match documented patterns from prior relationships and coincide with her history of extracting confidential settlements from multiple employers.

This motion is narrowly tailored to the IIED claim and the credibility issues it raises. It is submitted under seal and in camera to avoid unnecessary prejudice. Respondent requests that the costs be paid from marital estate funds under Petitioner's control. Respondent does not believe a reciprocal evaluation is necessary but will comply under identical conditions should the Court require it, with all costs likewise paid from the marital estate.

Marriage Timeline & Documentary Proof

Respondent and Petitioner were married in September 2023. On October 23, 2023, they made their first joint financial investment — a \$50,000 contribution to Advantigen Biosciences — to celebrate their marriage. As evidence, Respondent has attached the sworn affidavit of Elizabeth Bender ([Exhibit 5](#)), who can personally attest to this investment and its significance and symbolism.

In the months that followed, they executed:

- Co-Mingled Finances, Co-Habitation, & Presented Themselves to Others as a Married Couple (Aug 2023) ([Exhibit 3](#))
- Joint Investments & Retirement Accounts (Oct 2023) ([Exhibit 4](#))
- A signed Domestic Partnership Agreement (Jan 2024) ([Exhibit 6](#))
- Reciprocal Powers of Attorney (April 2024) ([Exhibit 7](#))
- Ameriprise Beneficiary Designation (May 2024) listing them as spouses ([Exhibit 8](#))

These records directly contradict Petitioner's altered timeline of the relationship and confirm the marriage and joint commitments well before the date she now claims.

- [Exhibit 3 – Chase Bank Account and Cohabitation \(Aug 2023\)](#)
- [Exhibit 4 – Joint Ameriprise Investment Accounts \(Oct 2023\)](#)
- [Exhibit 5 – Affidavit of Elizabeth Bender \(Sept 2023\)](#)
- [Exhibit 6 – Domestic Partnership Agreement \(Jan 2024\)](#)
- [Exhibit 7 – Reciprocal Powers of Attorney \(April 2024\)](#)
- [Exhibit 8 – “Spouses” Ameriprise Beneficiary Documentation \(May 2024\)](#)

GOOD CAUSE FOR EVALUATION

1. August 2024 Turning Point

Observed Medication Changes and Behavioral Shift

In July 2024, I began noticing subtle but consistent changes in Petitioner's demeanor — she was less open, quicker to irritation, and more sensitive in general. One significant change stood out: she no longer appeared to need the prescription stimulant she had regularly taken for over a year to address reported daytime fatigue.

Previously, Petitioner represented to both me and our family physician that she was taking only two antidepressants, concealing the fact that she had been prescribed a total of six psychiatric medications as of June 2024 — including two antipsychotics. Based on my observations and her documented prescription history, it appears that by late July she had discontinued four of these medications, leaving only Wellbutrin and Lexapro. This coincided with the first time I observed her no longer requiring her prescribed daytime stimulant to function, which was a marked and unusual change. In the past, if she ran out of her stimulant, she would request or take one of my prescribed Adderall tablets, as she could not make it through the day without significant difficulty staying awake. I now understand that this unexplained daytime sleepiness was a side effect of the additional psychiatric medications she had concealed.

In mid-August, Petitioner informed me she intended to stop taking her two remaining SSRIs — the only two medications I believed she was on at the time. I expressed genuine concern, as I had already witnessed concerning behavioral shifts in the weeks prior and did not feel comfortable with her discontinuing medications at a time, I was already witnessing concerning behaviors and volatility. We were scheduled to attend a wellness retreat in Costa Rica (Soltara), which prohibits all prescription medications. Petitioner assured me she would simply come off the medication for the week preceding, and the week of the retreat, and resume it on the last day there. She claimed she had not missed a single dose in 18 years, a statement I found difficult to believe given our shared history as recovering alcoholics and my understanding of the challenges of strict daily compliance over such a long period.

Subsequent evidence now confirms this statement was untrue. Her prescription records and observable history show that each time she discontinues these medications, the result is a severe and destructive behavioral escalation. In every instance, someone close to her has suffered significant harm during or immediately after these cessations.

This cessation coincided with a sharp escalation in volatility, impulsive decision-making, and retaliatory behavior — consistent with accounts provided by a former husband, who reported a similar pattern when she abruptly discontinued psychiatric medication during their marriage.

From March 2023 through June 2024, our life together was filled with unforgettable memories, laughter, and genuine love. Our ceremonial wedding — a destination event we

spent months planning — was extraordinary. Friends and family described it as magical, and I felt the same.

In July 2024, I began noticing subtle but troubling changes. Petitioner seemed more distant, less engaged, and her usual confidence gave way to insecurity. She sought validation but was also more volatile, her moods shifting unpredictably.

In August, when she discontinued her prescribed psychiatric medications, the change was immediate and unmistakable. Her demeanor shifted sharply — emotional instability deepened into retaliatory behavior, and moments of coldness hardened into deliberate cruelty. Each day, the volatility escalated. That decision marked a clear turning point — the genesis of the destructive conduct now before this Court.

2. Pattern of Psychological and Emotional Abuse

From August–December 2024, Petitioner engaged in a sustained pattern of abuse, including:

- **Sleep deprivation as a control tactic:** Waking Respondent by leaning close to his face and screaming “DIE!” to induce fear.
- **Psychological cruelty:** Repeatedly and aggressively insisting Respondent had OCD, Asperger’s, or autism; demanding he “admit” it; punishing him when he did not.
- **Out-of-character behavior with volatility:** Alternating between walking around the home naked and speaking with extreme hostility; inability to express or tolerate emotions other than joy or laughter — all others triggering rage.
- **Medical abandonment:** Refusing care, assistance, or support during Respondent’s recovery from invasive spinal surgery.
- **Financial control and exploitation:** Hoarding all marital funds, creating destabilizing conditions to exploit medical vulnerabilities, and using access to resources as leverage.
- **Punishment despite compliance:** Assigning daily tasks with detailed instructions, then declaring them “wrong” even when completed exactly as directed, resulting in verbal abuse. On one occasion, Respondent reviewed security footage proving his compliance; Petitioner reacted with extreme anger — an incident that convinced Respondent her behavior was dangerous and destabilized by medication cessation.

- **Constant perception management:** Obsessively shaping how others viewed her, with fixation on money, status, and ego.
- **Fear of escalation to physical harm:** Respondent began ensuring home cameras were functional at all times, fearing Petitioner might fabricate or stage a violent incident to frame him.
- **Death declarations, interference with therapy, and denial of medical care:** Over several months, Petitioner repeatedly told Respondent he was “going to die soon,” claiming both his mother and his therapist (David) had said so. When Respondent’s mother denied it, and he prepared to confirm with his therapist, Petitioner intervened — promising to “make it right.” She then sent the therapist an “apology” letter ([Exhibit 9](#)), which the therapist later described as “dissonant and emotionally destabilizing.”

Shortly afterward, Petitioner booked a “joint” session with Respondent’s therapist through his website — but attended alone, without Respondent’s knowledge. In that private session, she gave explicit instructions on what the therapist could and could not discuss with Respondent, forbidding discussion of:

- Petitioner’s medications
- Her withdrawal symptoms
- Her volatility and temper
- Whether she should resume psychiatric treatment

The therapist described this as crossing a “significant line” and subsequently became difficult for Respondent to reach.

After Petitioner left the marital home on December 13, Respondent resumed therapy ~45 days later, struggling with severe insomnia and trauma resurfacing. Despite Temporary Orders requiring access to marital HSA benefits, Petitioner has denied Respondent the HSA prescription card 26 times. This has included photographic proof of harm, hospitalization, and repeated formal requests.

In December 2024, Respondent was hospitalized for six days with a rapidly escalating staph infection. Upon discharge, his HSA card was briefly reactivated, allowing him to fill one \$41 antibiotic prescription. Hours later, Petitioner deactivated the card again, preventing him from filling the remainder of the antibiotics. MetLife confirmed the card was reported “lost” despite \$6,000 in available funds. The infection has since recurred for more than two months due to the denied treatment.

- [Exhibit 9 – Petitioner’s Letter to Respondent’s Therapist](#)

3. Systemic Financial Fraud & Asset Concealment

Petitioner's sworn financial disclosures contain deliberate misrepresentations — including the intentional disguise of \$10,000/month VEIP (Employer Equity Fund with a 50% return in one year) contributions as "extra tax withholding" — and omit significant assets and accounts. Bank records further show large, unexplained transfers to undisclosed accounts and concealment of substantial marital funds.

- [Exhibit 10 – Accenture Payroll Deduction for VEIP](#)
- [Exhibit 11 – Sullivan Cook Certified Financials – "Extra Tax Withholding"](#)
- [Exhibit 12 – VEIP Program Summary](#)
- [Exhibit 13 – VEIP Balance](#)

4. False Police Reports & Misuse of Law Enforcement (December 11-14, 2024)

Timeline of Events

December 11, 2024 – Respondent called 911 and informed the operator that he was retaining an attorney for divorce and believed his wife was preparing to file a fraudulent protective order and false police reports. He expressly stated that he was not armed. Later that day, while preparing to format the shared Mac computer used for camera hard drives, Respondent found that Petitioner was still signed into her iCloud account and text messages were coming through. The content was alarming — Petitioner was telling different people entirely different versions of events, all designed to maximize sympathy and damage Respondent's reputation. These included false claims that he was using drugs, drinking, suffering from OCD, and having "major issues."

December 12, 2024 – Respondent's financial situation was dire, with his checking account nearly empty. Under significant financial pressure, he took an Uber to Chase Bank and withdrew the only accessible marital funds — \$2,000 from a joint account that required a \$2,000 minimum balance, effectively zeroing out the account. That night, during a recorded call, Petitioner threatened annulment but promised Respondent he could remain in the marital residence "for months" and that she would keep him on health insurance plus "six months of COBRA after separation." In reality, she had already begun severing his access to all marital assets, leaving him destitute just days after invasive spinal surgery.

During this period, Respondent — increasingly alarmed by Petitioner's erratic behavior, repeated statements that he was "going to die," and refusal to resume psychiatric

medication — installed a keylogger on the shared Mac. The software was openly visible on the desktop and remained for only four days. Respondent's sole intent was defensive: to verify whether civil or criminal processes were being weaponized against him and whether police might come to the house armed. The captured information confirmed his fears — Petitioner was actively coordinating an offensive legal campaign against him. Once this was clear, he shut the program down.

December 13, 2024 – Petitioner fully cut off Respondent from all marital funds, cancelled his last credit card, blocked a survival funds transfer, and reported his prescribed spinal rehabilitation equipment as fraud. She told him he was not welcome at the family Christmas and left him with just \$107 to his name.

December 14, 2024 – Petitioner called Dallas 911 ([Exhibit 14](#)) claiming Respondent had attempted suicide two days earlier, that he was unstable, and that he was armed. She then began calling friends and neighbors in the middle of the night with the same narrative. Evidence suggests she had already been lining up someone to pick up their dog because she believed — or wanted others to believe — Respondent “might not be alive anymore.”

Dec 14th, 2024, claim that Respondent had attempted suicide the Thursday prior — a night that Petitioner was with respondent, and both text messages and security cameras directly contradicted this reported event. SAPD records ([Exhibit 15](#)) show over a dozen unfounded reports after leaving the marital residence, despite Respondent not having been to San Antonio in years.

Petitioner turned in multiple AirTags claiming Respondent was tracking her. Respondent testified at the January 7 hearing that he installed these at her request between December 2023 and January 2024 and that they were all registered to her iCloud account and devices. The San Antonio Police Department subpoenaed all of these AirTags; all were confirmed as registered to Petitioner's iCloud account, with only Petitioner having access to the tracking data. Apple confirmed that no one else could — or did — track these devices.

There were six separate investigations sparked from her allegations, with four detectives working different cases at once. Respondent was read his Miranda rights three times due to the seriousness of the accusations. Because of the volume of reports and subpoenas yielding the same findings, SAPD referred Petitioner to their mental health division for monitoring. No tracking, spying, or stalking has been substantiated in any of the six investigations that followed her complaints. In total, somewhere between fifteen and nineteen police reports were filed between SAPD and DPD for accusations ranging from breaking and entering, unlawful installation of tracking devices, hacking her Wi-Fi and Ring doorbell, installing AirTags in luggage, harassment, and more.

- [Exhibit 14 – Dallas PD False Report Records & Investigative Findings](#)
- [Exhibit 15 – San Antonio PD False Report Records & Investigative Findings](#)

5. Pattern of Weaponizing Protective Orders & Witness Tampering

Petitioner's misuse of protective orders is not limited to Respondent — it is a repeated pattern extending to prior relationships. Her former husband has alleged that Petitioner:

- Filed a fraudulent protective order against him.
- Caused him to be terminated from his job.
- Left him destitute and evicted him from his home.
- Caused his children to be removed from his custody through false allegations to the Department of Children and Families.

That former husband also filed for a protective order against Petitioner. ([Exhibit 16](#))

In the present case, Respondent intended to call this former husband as a witness in the July 23 bench trial to testify specifically about Petitioner's weaponization of protective orders to silence and economically destroy her targets. One week before trial, Petitioner obtained an ex parte modification of the protective order against him, prohibiting him from speaking about her through third parties — thereby barring his testimony.

This last-minute maneuver amounted to witness tampering. The excluded testimony was directly relevant: it would have shown Petitioner engaging in the exact pattern of misconduct the witness was prepared to describe — weaponizing protective orders to suppress damaging testimony and shield herself from accountability.

- [Exhibit 16 – Christopher McNally Protective Order](#)

6. Objective Psychiatric Evidence

Two separate life insurance denials — The Hartford (2023) and MetLife (2024) — explicitly cited an underlying DSM-5 diagnosis as the basis for denial. In each case, Petitioner circumvented independent review by obtaining forms from a personal acquaintance rather than a treating psychiatrist.

7. Material Financial Inconsistencies, Concealment, and Financial Control as Coercive Abuse

Between September and December 2024, Petitioner concealed at least \$489,000 in community cash flow, with updated financial analysis showing the actual figure was substantially higher. Bank records confirm that from June through December 2024, a total of \$687,092 in community cash assets moved through household accounts from salary, bonuses, Cognizant RSU & 401(k) rollover, and an Ameriprise withdrawal — excluding investment income, retirement accounts, VEIP equity funds, or other compensation.

- **94.99% (\$652,692)** was deposited directly into Petitioner's personal account ending in xx3938, over which Respondent had no control.
- **2.84% (\$19,500)** was deposited into Respondent's personal account ending in xx9072, of which \$5,000 was spent during a trip to Costa Rica.
- **2.17% (\$14,900)** was deposited into the joint account ending in xx6893, used almost exclusively for rent, utilities, and other shared household expenses.

During this same period, Petitioner repeatedly represented to Respondent that the household was in financial distress — including in a December 2024 phone call in which she stated that if Respondent withdrew “even \$2,000 more,” the utility bill would not be paid. In reality, hundreds of thousands of dollars were being diverted into accounts Respondent could not access, all while he was led to believe the household was barely solvent.

This manipulation created extreme dependency and financial isolation, depriving Respondent of the ability to pay legal fees, secure adequate housing, or obtain necessary medical care. The disparity was concealed deliberately and compounded by Petitioner's false statements in sworn financial disclosures.

By maintaining sole possession of 95% of community cash assets during this period, Petitioner exercised disproportionate financial control — a recognized form of coercive control in domestic abuse dynamics. This deliberate deprivation of independent resources, coupled with the false narrative of household financial crisis, was calculated to maintain dominance, dependency, and compliance from Respondent. The manipulation of cash flow to limit Respondent's autonomy, while simultaneously portraying herself as financially burdened, is consistent with behavioral patterns that merit a full psychological evaluation.

8. Theft of Victimhood: Financial Entrapment and Procedural Exploitation by the True Abuser

From September through December 2024, Petitioner concealed over \$489,000 in community funds while directing Respondent to take on debt, max out his credit cards, and even purchase expensive, personalized gifts for her family members on his own accounts. Respondent repeatedly told Petitioner that he had no room left on his cards and that the balances needed to be paid down. Petitioner assured him they would be — but instead, she continued the spending and kept control of all incoming cash flow.

By December, Respondent's credit cards were near their limits, his personal accounts depleted, and his credit leverage exhausted. In this position of forced financial vulnerability, he sought legal representation to address the sustained abuse. Without access to his own funds, Respondent used a joint credit card to pay the divorce retainer — an act that alerted Petitioner.

Within hours, Petitioner weaponized that knowledge:

- Reported the legitimate retainer charge, post-surgical rehab equipment, and \$30,000 survival funds transfer as "fraud," reversing the transactions and cutting off all available funds.
- Left untouched only the Christmas gift she had requested for her sister-in-law, confirming the selective and intentional nature of her actions.
- Canceled Respondent's last active card without replacement, ensuring he had no means to access marital funds.

The following recorded call on December 12 shows the duplicity in real time: Petitioner promised six months of COBRA coverage, offered to pay rent "in advance," and assured Respondent he could remain in the marital home "for months." Moments later, she reversed her posture, claimed her "hands were tied" because he "didn't tell [her] in advance" about the attorney, and hung up.

This was not mere financial misconduct — it was a coordinated ambush. Petitioner knew Respondent was physically recovering from invasive spinal surgery, financially depleted from months of imposed expenses, and without income. She created that vulnerability, then used it to strip him of legal representation and race to the courthouse to seize procedural control:

- Filing for a protective order and annulment the following Monday,
- Embedding false abuse and stalking allegations into the annulment petition,
- Creating a procedural trap door so that contesting spousal support or legal fees would reopen those fabricated claims and allow her to introduce new “evidence” later.

Petitioner has a documented history of securing confidential settlements from prior employers and is an experienced, well-resourced litigant spending over \$100,000 per year on legal matters. She understands the value of embedding perjury into the record and protecting it with procedural barriers. In this case, she exploited the moment Respondent sought protection from her abuse to paint herself as the victim, thereby stealing both the procedural advantage and the public perception of victimhood.

The reality:

- The parties married in September 2023 with intertwined finances, health insurance, rental properties, and joint management of funds.
- From September–December 2024, Petitioner diverted nearly \$680,000 in community assets into accounts Respondent could not access, while leaving him with only \$22,000 in deposits during the same period.
- She forbade Respondent from accepting a \$250,000 job weeks before cutting him off entirely.
- She claimed destitution in court while employer reimbursements covered her San Antonio rent, she made \$10,000/month VEIP contributions disguised as “extra tax withholding,” and she continued discretionary spending on cosmetic procedures, luxury lodging, and a \$94,000 vehicle.

Petitioner’s “destitution” narrative is irreconcilable with her \$1.5M/year compensation, documented liquidity, and deliberate, targeted deprivation of Respondent’s resources. This was not only financial abuse — it was a deliberate theft of victimhood, turning the genuine victim of abuse into the accused for the sole purpose of maintaining control. Such calculated behavior, weaponizing both financial and judicial systems, demands a full psychological evaluation.

From Sept–Dec 2024, Petitioner concealed over \$489,000 while directing Respondent to take on debt, telling him to “conserve all cash” and even instructing him to buy expensive, personalized gifts for her family on his credit cards. Between June and December 2024, Petitioner siphoned away nearly a half–million dollars while only \$22,000 went to Respondent. Despite this, Petitioner now claims she was financially abused by Respondent.

Key Timeline:

- Dec 10 – Respondent undergoes invasive spinal surgery (6–day hospitalization, 2 days paralysis).
- Dec 11 – Respondent calls 911, states he is hiring an attorney and fears Petitioner will file false police reports and a fraudulent protective order; confirms to operator he is not armed so it is recorded. [\(Exhibit 17\)](#)
- Dec 12 – Respondent pays divorce retainer, transfers \$30,000 survival funds (per attorney advice), purchases post–surgery rehab equipment, and buys a Christmas gift for Petitioner’s sister–in–law at her request.
 - Petitioner sees these charges, calls/texts Respondent, who confirms legitimacy. [\(Exhibit 18\)](#)
 - Petitioner reports all major charges as fraud, canceling the retainer, equipment, and survival funds — but allows the Christmas gift to go through. Cancels the last active card without issuing a replacement, leaving Respondent without access to funds.
 - That night, on a recorded call, Petitioner promises in an emotional outpouring that she would never leave him with nothing to live on, offers 6 Month COBRA coverage, that he can stay in the marital residence “for months,” that she’ll pay rent “in advance”, and that she’s going to get a short–term rental in San Antonio.
 - Petitioner then communicates once again, that she doesn’t desire for him to be scared and that if he wants an attorney, he can have one and be states, “That is exactly what I want, and I would appreciate it if you would reinstate my retainer.” She then changes posture dramatically, stating that claims her “hands are tied” because he “didn’t tell [her] in advance” about the attorney, and hangs up.

- [Exhibit 17 – 911 Call Logs](#)
- [Exhibit 18 – Dec 12th Retainer Cancellation](#)

Strategic Maneuvers:

- **Canceled Respondent's representation, rushed her attorneys to file for a protective order and annulment on Monday, securing petitioner status first.**
- **Embedded abuse/stalking allegations into her annulment petition to create a procedural trap door if spousal support or legal fees were contested.**
- **Litigation as a Business Model – Petitioner has turned litigation into a revenue strategy, having secured confidential settlements from her last three employers — a fact she denied under oath on January 7. Petitioner spends over \$100,000 per year on legal actions and is highly experienced in courtroom tactics. She understands that once perjury is embedded in the record, overturning it is extraordinarily difficult. Her method relies on delivering false statements convincingly, then creating procedural “trap doors” — for example, by embedding allegations of abuse and stalking into the Petition of Annulment. Any appeal of spousal support or legal fees would necessarily reopen those very allegations, allowing her to introduce new “evidence” under the guise of rebuttal.**

When I was represented by counsel, my attorney warned me that contesting spousal support or legal fees would be “legal suicide,” with potential criminal ramifications — a calculated risk given Petitioner's documented history of obtaining criminal verdicts against past romantic partners. This pattern reflects not only financial manipulation, but also the deliberate use of legal process as a weapon, underscoring the need for a comprehensive psychological evaluation.

Financial Reality vs. Claims:

At the Jan 7 hearing, Judge Brown asked Petitioner about her financial position: specifically in regard to spousal support. Petitioner testified she is living in San Antonio and rented a house just days prior. She said her financial position is “not good” and that she could not afford costs beyond her current rental obligation of \$3,800/mo. Petitioner stated she was having to take out loans for these basic living expenses (rent).

Pam Woodman, sister of Petitioner, testified that:

- She had met Respondent once over coffee

- That there were new cameras installed at the marital residence that were “in every room”, “so intimidating”.
- That there were “listening devices all over the house.” “I would say there were dozens.”
- That a listening device was found in a plant”
-
-
-
- Spousal Support and Legal Fees were Denied.

Petitioner then stated that she had given Respondent \$8,400 in the prior month and provided Judge Brown a bank statement showing a \$3,400 transfer. She stated this money was provided on top of paying his legal retainer of \$5,000 and that she is not a piggy bank for his spending. Petitioner dramatically pleaded that the relationship was no more than a 6-month fling and she needed a protective order.

In reality:

- The couple have been married since Sept 2023 and have deeply intertwined financials, health insurance, rental properties, and jointly manage finances.
-

Encouraging Respondent to carry marital expenses on credit cards from Sept-Dec, promising repayment from a \$300,000 sign-on bonus.

- Forbidding him from taking a \$250,000 job weeks prior.
- Cutting off all marital funds, leaving him with \$107.
- Knowing he was post-surgery and without income.

Certified Financials Show:

- No rent expense for San Antonio.
- No Rental Reimbursements as Income.
- Sullivan Cook’s “bi-monthly” billing mentioned in their email does not appear anywhere. Only \$30,000 paid to Sullivan & Cook out of \$260,000-\$480,000 billed; remainder unaccounted for.

- ~\$500,000 in pre-hearing transfers to undisclosed accounts.
- \$94,000 luxury vehicle under warranty while claiming no functional automobile.
- Employer-reimbursed San Antonio rent.
- \$10,000/month VEIP contributions mislabeled as “extra tax withholding.”
- Cosmetic procedures & luxury lodging while denying Respondent antibiotics, heart medication, and basic living resources.
- **Current status:** Respondent facing imminent eviction, negative accounts, maxed credit cards since Dec, unable to afford prescriptions — separate relief request forthcoming.

Petitioner’s destitution narrative is irreconcilable with her \$1.5M/year compensation and documented spending. These contradictions alone justify a psychological evaluation.

8. IIED Claim as Ultimate Projection

Against this backdrop, Petitioner’s \$50,000 IIED claim against Respondent is an ultimate projection, underscoring the necessity of independent psychiatric assessment.

PRAYER FOR RELIEF

Respondent respectfully requests the Court:

1. Order a psychological evaluation of Petitioner under Tex. R. Civ. P. 204.1 by a neutral, court-appointed examiner.
2. Order that all costs be paid from marital estate funds presently in Petitioner’s control.
3. Deny any reciprocal evaluation unless the Court finds it necessary, in which case it shall be conducted under identical conditions.
4. Impose procedures set forth in the Proposed Order to ensure fairness, accuracy, and non-retaliation.
5. Grant all other relief to which Respondent is justly entitled.

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JASON MCKEMIE	§	DALLAS COUNTY, TEXAS

EXHIBIT LIST

FILED UNDER SEAL / IN CAMERA REVIEW

EXHIBIT LIST (Filed Under Seal / In Camera)

0. Character Reference of Jason McKemie
 1. Hartford Life Insurance Denial Letter (2023)
 2. MetLife Life Insurance Denial Letter (2024)
 3. SAPD false report records & investigative findings
 4. DPD false report records & investigative findings
 5. Apple/iCloud records confirming AirTag registration to Petitioner
 6. Former husband's protective order filing against Petitioner
 7. Certified financial disclosures by Petitioner
 8. Bank records showing undisclosed transfers & mislabeled VEIP contributions
 9. Photographic/documentary evidence of cosmetic procedures & luxury lodging
 10. Recorded call transcripts (Dec 12, 2024)
 11. Evidence
-

CAUSE NO. DF-24-18010
COURT
IN THE MATTER OF THE MARRIAGE OF

IN THE DISTRICT

JASON MCKEMIE
AND
GWEN ULIJASZ (MCKEMIE)

254TH JUDICIAL DISTRICT
DALLAS COUNTY, TEXAS

**DECLARATION OF CHRISTINA SEGURA
IN SUPPORT OF JASON MCKEMIE**

My name is Christina Segura, and my date of birth is December 24, 1974. I am over the age of 18 and competent to make this declaration. I have personal knowledge of the facts stated herein, and they are true and correct to the best of my knowledge.

I've known Jason McKemie for nearly ten years—we met as neighbors in Victory Park, and years later when a townhome opened up next door to us, we became neighbors for a second time. He's been a steady friend through many seasons of life, including standing by me and my husband during my cancer treatment. That's the kind of person Jason is—loyal, present, and committed to the people he loves.

I'm speaking out now because I've never seen someone endure such unspeakable cruelty, with such quiet dignity. But that strength is wearing thin. He is unraveling under the weight of what's been done to him. And those of us who know him—those who traveled across the country to stand by at Gwen and Jason's sides at their wedding—see this clearly. We watched Gwen arrive from out of state, claiming to flee a dangerous ex. We believed her. We welcomed her. And now, she's fleeing again while leaving behind another man in ruins. The pattern is impossible to ignore. There is no mystery of what has transpired. It's not just misconduct—it's brazen criminality, executed without fear of consequence.

Jason is loyal to a fault, emotionally open in ways most men are not, and forgiving even when it costs him. I've never seen him act with violence, manipulation, or control. He bends until he breaks—and even then, he looks for peace. He is not a threat. He is not unstable. He was isolated, financially dismantled, and emotionally discarded by someone he adored—and still, he kept trying to do the right thing.

In early 2023, Gwen told us her ex was stalking her and trying to kill her. She was in court over it several times. We believed her. Jason did everything to protect her—he enrolled them in a government protection program and supported her both professionally and legally. But in hindsight, it looks less like fear and more like control. She uses narratives of victimhood to influence others and manipulate legal outcomes. Watching Jason go from her protector to her alleged abuser has been surreal.

When we learned that Gwen had hired a three-person armed security team to escort her back to their home, we were floored. Not a single person in our circle—those of us who have known Jason for years—believes for one second that he is the abuser in that relationship.

This wasn't fear. It was choreography. A performance, staged for legal effect. And it's disturbing to watch, because it's so egregious, so calculated, and so obvious—yet we're forced to stand by as it unfolds. It feels helpless and surreal, like watching someone light a match and call it self-defense.

What she's doing is not reactive—it's intentional. It is cruel. It is wrong on a scale that is hard to convey. And the only conclusion left is the one no one wants to say out loud: she appears to enjoy causing harm. There is no other explanation that fits what we're witnessing.

I saw the toll this took on Jason in late 2024. He told me Gwen had stopped her psychiatric medications before their Costa Rica trip but promised to resume after. She didn't. On November 16, we were supposed to attend a concert together. Gwen didn't come. Jason arrived alone. He appeared hollowed out. He broke down that night. He confided that she had forbidden him from talking about her meds, and he was still trying to honor her wishes, even as it tore him apart. He feared what she might do, and what she might accuse him of. He looked like someone trying to hold up a collapsing roof with his bare hands.

That happened here is tragic. Jason gave everything he had for a shared future—and ended up crushed under the weight of it. Her success now is the direct result of their shared efforts since 2023 and now she has taken that very success and ruthlessly weaponized it against him. That can't be undone— That cannot be undone. But this Court can stop the bleeding—and restore his footing before it's too late.

And here's the real question: how is a man like Jason—honest, restrained, principled—supposed to win against someone who honors no rules? Someone with limitless financial resources who has systematically dismantled a man financially to make him defenseless. Gwen doesn't just break them—she exploits them. Jason is still trying to fight fair while she burns down the ring. That's not justice. That's how you erase someone. That's the slow destruction of a good man.

Jason is honest and self-sacrificing. My fear is that he won't ask this Court for what he truly needs—and he certainly won't ask for what it would take to make this fight fair. That's not who he is. But I hope the Court sees what it will take and that you give it to him. I pray that you will this for what it is.

What's been done to him is unspeakable. He's been hospitalized. His health has crumbled under stress and lack of sleep. There is no sum that can make what he's been through right. No ruling can undo what's been done. But this Court can stop the damage from going any further.

If this Court is weighing what's fair, I hope you will grant Jason the emergency relief that he requires, not just what he asks for, but what he needs to survive, even more rebuild. Jason is in crisis—and I believe with everything in me that he will rise again if this court can give him that chance.

My name is Christina Segura. My date of birth is [], and my address is 4617 Lester Dr, Dallas, TX 75219. I declare under penalty of perjury that the foregoing is true and correct.

Executed in Dallas County, State of TX, on the 2 day of July, 2025.



Christina Segura

Employee: Gwendolyn Ulijasz
DOB: 05/27/78 Underwriting ID: 5901172-G
Enrolled through: COGNIZANT TECHNOLOGY SOLUTIONS U.S. CORPORATION

Applicant: Gwendolyn Ulijasz
All Coverage(s) Requested: Voluntary Life \$900,000
Policy Number(s): 0GL715217



March 12, 2024

000015 27

Gwendolyn Ulijasz
4223 Travis St
Dallas, TX 75205

Dear Gwendolyn,

We have received your request for re-evaluation of our decision to decline your request for group insurance coverage for yourself through COGNIZANT TECHNOLOGY SOLUTIONS U.S. CORPORATION.

When our file review has been completed, we will contact you with our decision.

If you have any general questions, please call our Customer Service Representatives at 1-800-331-7234. Our office hours are Monday through Friday, 8:00 AM to 6:00 PM Eastern Time. Or you may contact us at medical.uw@thehartford.com.

Sincerely,

Group Medical Underwriting Department

000015 27



The Hartford
Group Medical Underwriting
P.O. Box 2999
Hartford, CT 06104-2999
Toll Free 800 331 7234

The Hartford® is The Hartford Financial Services Group, Inc. and its subsidiaries, including issuing companies Hartford Life Insurance Company and Hartford Life and Accident Insurance Company. Home Office is Hartford, CT.

Applicant: Gwendolyn Ulijasz
Underwriting ID: 5901172-G
Policyholder: COGNIZANT TECHNOLOGY SOLUTIONS U.S. CORPORATION
Policy Number(s): OGL715217



HARTFORD LIFE AND ACCIDENT INSURANCE COMPANY

One Hartford Plaza, Hartford, CT 06155

PSYCHOLOGICAL QUESTIONNAIRE

Based on your Personal Health Application (PHA), medical and/or prescription history, we require your treating Physician or Licensed Health/Mental Health Care Provider, complete this questionnaire for you to the best of their knowledge providing as much detail as possible. (Please note, we are unable to accept a questionnaire completed by yourself, a spouse or family member).

1. Please indicate all psychiatric/psychological diagnosis (es) (dx) and/or presenting condition(s) for treatment (DX)

Psychiatric/Psychological Dx	Date of Dx	Recurrent?		Indicate severity as mild/moderate/severe		
		<input type="checkbox"/> Yes	<input type="checkbox"/> No	<input type="checkbox"/> Mild	<input type="checkbox"/> Moderate	<input type="checkbox"/> Severe
		<input type="checkbox"/> Yes	<input type="checkbox"/> No	<input type="checkbox"/> Mild	<input type="checkbox"/> Moderate	<input type="checkbox"/> Severe
		<input type="checkbox"/> Yes	<input type="checkbox"/> No	<input type="checkbox"/> Mild	<input type="checkbox"/> Moderate	<input type="checkbox"/> Severe
		<input type="checkbox"/> Yes	<input type="checkbox"/> No	<input type="checkbox"/> Mild	<input type="checkbox"/> Moderate	<input type="checkbox"/> Severe
		<input type="checkbox"/> Yes	<input type="checkbox"/> No	<input type="checkbox"/> Mild	<input type="checkbox"/> Moderate	<input type="checkbox"/> Severe

2. Are you the prescribing/treating provider for above condition(s)? Yes No Date of last visit: _____

3. Is there a history of substance abuse? Yes No Details: _____

4. Is there compliance with prescribed treatment regimen? Yes No Details: _____

5. Any history of suicidal ideation or attempt? Yes No If yes, dates/details: _____

6. Treatment Regimen:

A. Medication

Medication Prescribed	Dosage	Date Last Taken	Date Dose Changed with New Dose

B. Any history of insufficient or failed response to prior treatment? Yes No Details: _____

C. Psychotherapy: _____

12:24



Re: UW ID 5901172-G/additional info
and appeal
(KMM46196673V67940LOKM) 📧 ☆

Inbox

 **GB Medical Underwr...** 12:11 PM 😊 ↩️ ⋮
to me ▾

Good Afternoon Gwen,

Thank you for contacting the Medical Underwriting
Department at The Hartford regarding Underwriting ID:
5901172.

Happy to assist! This is to confirm that your appeal has
been received and as a result, a Psychological questionnaire
was mailed to your home address on 3/12/2024.

For additional assistance, please reply to this email or
contact our service center at 1-800-331-7234 (M-F: 8:00am-
8:00pm Eastern Time).

Thank you,

Colleen H
Customer Service Representative
The Hartford Group Benefits Service Center
(P) 800-331-7234 (F) 860-392-6980
medical.uw@thehartford.com

Information in case pages get separated:

First Name	Middle Name	Last Name	Claim Number
		Ujjasa	110115037836

ACTION 2: Information About Your Patient's Health (To be completed by the physician providing treatment for the disability condition.)

Please provide all applicable information requested about your patient. The information you share will be used in making a decision about your patient's claim for disability benefits.
After you complete this form, please submit it along with office notes and results from any diagnostic testing related to your patient's condition (e.g., x-ray, lab tests, EKG or MEG). See Section 4 below for instructions on how to submit this completed form and any supporting documents to MetLife Disability.

History Of Your Patient's Condition

First date of treatment for this condition (mm/dd/yyyy) _____ Most recent date of treatment (mm/dd/yyyy) _____

What is the cause of your patient's symptoms? (Check one)

- Injury
- Illness
- Pregnancy (Type of birth - Check one below)
 - Cesarean
 - Natural Birth
 - Not yet delivered: Expected delivery date (mm/dd/yyyy) _____

List any other physicians or specialists you referred your patient to:

First name	Last name	Specialty	Phone number

- Is your patient's condition work-related? Yes No
- Did you advise your patient to stop working? Yes On date (mm/dd/yyyy) _____ No
- Has your patient been hospitalized for this condition? Yes On date (mm/dd/yyyy) _____ No

Facility Name _____

Address	City	State	ZIP

About The Diagnosis And Treatment Of Your Patient

Primary Diagnosis Code	Description
Secondary Diagnosis Code	Description

First Name [Blank]	Middle Name [Blank]	Last Name [Blank]	Claim Number 110112037030
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Describe the symptoms your patient reported to you.

Describe your clinical findings and reports. (Please include copies of results when you return this form to us)

Describe the treatment plan you recommend for your patient.

If surgery has been performed or is anticipated, provide:

CPT-4 procedure code	Description	Date (mm/dd/yyyy)
[Blank]	[Blank]	[Blank]

List any medications prescribed:

Medication name	Dosage
[Blank]	[Blank]
[Blank]	[Blank]
[Blank]	[Blank]
[Blank]	[Blank]

About Your Patient's Restrictions and Limitations

Your patient's dominant hand (Check One): Right Left

How many hours in a workday can your patient:

	Hours (0 to 8)	Continuously	Intermittently	Breaks Frequency	Duration
Sit	[Blank]	<input type="checkbox"/>	<input type="checkbox"/>	[Blank]	[Blank]
Stand	[Blank]	<input type="checkbox"/>	<input type="checkbox"/>	[Blank]	[Blank]
Walk	[Blank]	<input type="checkbox"/>	<input type="checkbox"/>	[Blank]	[Blank]
Climb	[Blank]	<input type="checkbox"/>	<input type="checkbox"/>	[Blank]	[Blank]
Twist/Bend/Stoop	[Blank]	<input type="checkbox"/>	<input type="checkbox"/>	[Blank]	[Blank]
Reach above shoulder level	[Blank]	<input type="checkbox"/>	<input type="checkbox"/>	[Blank]	[Blank]
Reach front and side at desk level	[Blank]	<input type="checkbox"/>	<input type="checkbox"/>	[Blank]	[Blank]
Perform fine finger movements	[Blank]	<input type="checkbox"/>	<input type="checkbox"/>	[Blank]	[Blank]
Perform eye/hand movements	[Blank]	<input type="checkbox"/>	<input type="checkbox"/>	[Blank]	[Blank]

First Name

Middle Name

Last Name

Claim Number

110112037836

How many hours in a workday can your patient lift or carry:

Weight	Hours (0 to 8)	Continuously	Intermittently	Breaks Frequency	Duration
Up to 10 lbs.	_____	<input type="checkbox"/>	<input type="checkbox"/>	_____	_____
11 to 20 lbs.	_____	<input type="checkbox"/>	<input type="checkbox"/>	_____	_____
21 to 50 lbs.	_____	<input type="checkbox"/>	<input type="checkbox"/>	_____	_____
51 to 100 lbs.	_____	<input type="checkbox"/>	<input type="checkbox"/>	_____	_____
Over 100 lbs.	_____	<input type="checkbox"/>	<input type="checkbox"/>	_____	_____

How many hours in a workday can your patient push or pull:

Weight	Hours (0 to 8)	Continuously	Intermittently	Breaks Frequency	Duration
Up to 10 lbs.	_____	<input type="checkbox"/>	<input type="checkbox"/>	_____	_____
11 to 20 lbs.	_____	<input type="checkbox"/>	<input type="checkbox"/>	_____	_____
21 to 50 lbs.	_____	<input type="checkbox"/>	<input type="checkbox"/>	_____	_____
51 to 100 lbs.	_____	<input type="checkbox"/>	<input type="checkbox"/>	_____	_____
Over 100 lbs.	_____	<input type="checkbox"/>	<input type="checkbox"/>	_____	_____

Can your patient operate a motor vehicle? Yes No

Is your patient at maximum medical improvement? Yes No

Please make any additional notes.

About Your Patient's Prognosis

Have you advised your patient when they can return to work?

Yes (Check all that apply)

To regular occupation. On date (mm/dd/yyyy) _____ Full-time Part-time Modified duty

To any other occupation. On date (mm/dd/yyyy) _____ Full-time Part-time Modified duty

No (Please explain)

List any restrictions to work or activity. (Please be as specific as possible.)

Claims



Physician Statement

This form to provide us with the information we need from you and your physician to process your claim for disability benefits.

Metropolitan Life Insurance Company

Things to Know Before You Begin

- You should complete and sign Section 1 of this form before giving it to your physician. If the form is sent directly to your physician, you may have your physician complete Section 1 for you. Section 2 **MUST** be completed by your physician.
- Submitting an incomplete form may delay processing your claim.
- Some physicians may charge for completion of this form. Any such charge is your responsibility.
- New York:** Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing any materially false information, or conceals for the purpose of misleading information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime, and shall also be subject to a civil penalty not to exceed five thousand dollars and the stated value of the claim for each such violation.

Please write the claim number on any additional documents you send.

SECTION 1: Claim Information (To be completed by the person submitting the claim, or by the physician if received directly.)

Claimant First Name Gwendolyn	Middle Name	Last Name Uljanz
Date of Birth (mm/dd/yyyy) 05/27/1978	Customer Name COGNIZANT TECHNOLOGY SOLUTIONS US CORPORATION	Occupation
Physician First Name Katherine	Last Name Spangenberg MD	
Physician Phone Number 708 327 1410	Claim Number 110113037836	

Authorization For Physician to Share My Medical Information

I authorize my physician to release to MetLife Disability any information collected in the course of examining or treating me as a patient.

Sign Here	Claimant Signature	Date (mm/dd/yyyy)
	_____	_____

REQUIRED information in case pages get separated:

Claimant First Name Wendolyn	Middle Name	Last Name Ulijasz	Claim Number 110113037836
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If we need more information, who's the best person at your office to contact? (Please provide name and phone number/extension.)

SECTION 3: Physician's Signature and Information

First Name Katherine	Last Name Spangenberg		
Address 7005 W. North Ave	City Oak Park	State Fl	Zip 60302
Degree or Specialty Med Peds	Office Phone Number 708-337-1410	Office Fax Number 708-383-8932	Tax ID 36-4015510

Sign Here	Signature of Physician	Date (mm/dd/yyyy)

SECTION 4: How to Submit this Form

Please send all of the pages of this form and any supporting documents, adding the claim number to the top of each page, to MetLife Disability by:

Mail:
 MetLife Disability
 PO Box 14590
 Lexington KY 40512-4590

Fax:
 1-800-230-9531



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

July 31, 2023 through August 21, 2023
 Account Number: **6893**

CUSTOMER SERVICE INFORMATION

Web site: **Chase.com**
 Service Center: **1-888-262-4273**
 Para Espanol: **1-888-262-4273**
 International Calls: **1-713-262-1679**
 We accept operator relay calls

00008607 DRE 201 141 23423 NNNNNNNNNN T 1 00000000 15 0000
 GWENDOLYN L ULIJASZ
 OR JASON E MCKEMIE
 4223 TRAVIS ST
 DALLAS TX 75205-4449



CHECKING SUMMARY

Chase Sapphire Checking

	AMOUNT
Beginning Balance	\$0.00
Deposits and Additions	200.00
Ending Balance	\$200.00
 Annual Percentage Yield Earned This Period	 0.00%

TRANSACTION DETAIL

DATE	DESCRIPTION	AMOUNT	BALANCE
	Beginning Balance		\$0.00
08/01	Online Transfer From Chk ...9072 Transaction#: 18039306957	100.00	100.00
08/01	Online Transfer From Chk ...3898 Transaction#: 18039308562	100.00	200.00
	Ending Balance		\$200.00

IN CASE OF ERRORS OR QUESTIONS ABOUT YOUR ELECTRONIC FUNDS TRANSFERS:

Call us at 1-866-564-2262 or write us at the address on the front of this statement immediately if you think your statement or receipt is incorrect or if you need more information about a transfer listed on the statement or receipt.

For personal accounts only: We must hear from you no later than 60 days after we sent you the FIRST statement on which the problem or error appeared. Be prepared to give us the following information:

- Your name and account number;
- A description of the error or the transaction you are unsure about, and why you think it is an error or want more information; and
- The amount of the suspected error.

We will investigate your complaint and will correct any error promptly. If we take more than 10 business days (or 20 business days for new accounts) to do this, we will credit your account for the amount you think is in error so that you will have use of the money during the time it takes us to complete our investigation.

For business accounts, see your deposit account agreement or other applicable agreements that govern your account for details.

IN CASE OF ERRORS OR QUESTIONS ABOUT NON-ELECTRONIC FUNDS TRANSFERS: Contact us immediately if your statement is incorrect or if you need more information about any non-electronic funds transfers on this statement. For more details, see your deposit account agreement or other applicable agreements that govern your account.

JPMorgan Chase Bank, N.A. Member FDIC



Your Ameriprise statement

for October 27, 2023 to December 29, 2023

PREPARED FOR GWENDOLYN LAURA ULIJASZ AND JASON EMORY MCKEMIE

Value of your investment accounts

	This period	This year
Beginning value	\$0.00	\$0.00
Net deposits & withdrawals	\$0.00	\$0.00
Dividends, interest & income	\$0.00	\$0.00
Change in value	\$0.00	\$0.00
Ending value	\$0.00	\$0.00

Your personal advising team

LaunchPoint Wealth Advisors

A private wealth advisory practice of Ameriprise Financial Services, LLC
 Andee Stoot CFP® APMIA™
 5960 Berkshire Ln Ste 1200
 Dallas, TX 75225-6069
 469.221.0413
 Andee.Stoot@ampf.com
www.ameripriseadvisors.com/team/launchpoint-wealth-advisors

Welcome!

Thank you for choosing to work with us. We are committed to helping you feel more confident about reaching your dreams and goals. Along the way, we'll work together to track your progress and adjust your plan to stay on track with your goals. This statement is not only a quick and simple way for you to keep in touch with how your accounts are doing, it's part of the disciplined approach we'll take in our ongoing discussion to cover all the parts of your financial life.

What you can expect

- You'll receive a statement at least once a quarter, and more often in months when there's activity in your accounts.
- Once your accounts have a little more history, you'll begin to see a simple chart here that tracks not just how much your accounts are worth, but also how much you've deposited and withdrawn over time.
- For a summary of all your accounts on this statement, including a table of contents with page numbers, flip to page 2.

In the meantime, you can visit our secure site at ameriprise.com anytime to check the up-to-date values of your accounts. While you're there, it's easy to choose e-delivery. You can customize which documents you receive securely online rather than by mail, including prospectuses, statements, confirmations and more.



Get all the details online at ameriprise.com. Click the Portfolio tab to find your latest account value, activity and asset allocation. Your Ameriprise financial advisor can help you understand how the stated account value shown here may differ from the amount you'd receive if you sold your assets (after any tax withholding, outstanding loans, pending transactions and potential fees).

Need to transfer money? We can help.

Did you know you can make one-time or recurring money transfers through the secure site on ameriprise.com? Log in to the secure site and click Transfers & Tools to get started.

Affidavit of Witness Statement**Elizabeth Bender****Re: McKemie v. Ulijasz-McKemie | Cause No. DF-24-18010****254th Judicial District Court, Dallas County, Texas**

To the Court:

My name is Elizabeth Bender, and I served as the officiant in the wedding of Jason McKemie and Gwendolyn Ulijasz-McKemie. I've known Jason personally for nearly a decade, and during their relationship, I spent regular time with both him and Gwen — as a friend, a confidant, and someone they trusted.

Jason has always been someone who takes personal responsibility seriously. He's hardworking, honest, and deeply self-reflective. He owns his mistakes, gives more than he receives, and puts others before himself. If I needed help, I know without hesitation Jason would show up. That's who he is.

When he began pursuing a startup venture in 2023, I remember how emotionally conflicted he was. Jason is not someone who is comfortable being financially dependent. He expressed to me several times how difficult it was to go without income for such an extended period. He didn't want to be a burden — he just wanted to contribute. But he also trusted Gwen. And I witnessed that trust in real time.

Gwen was not simply supportive of Jason's decision to build a startup — she was the one who actively encouraged it. She assured him that she could carry things financially in the short term, and made it clear that it was important to her emotionally for Jason to focus on building the company. When Jason later received interest from AT&T for a stable W-2 position — something that would have provided him immediate income and full benefits — Gwen told him outright that she didn't want him to take it. She said it would hurt her to see him return to that kind of job. She insisted that he stay on the entrepreneurial path.

I had many conversations with Jason during that period. I saw him wrestle with the pressure to produce income while trying to honor what Gwen wanted. His choice wasn't about avoidance — it was about commitment. He chose to sacrifice security out of love and trust. That stood out to me.

Around the time they moved in together and consolidated finances in August–September of 2023, there was a visible shift. Gwen proposed they make a joint investment to mark the beginning of their new life together — an investment of \$50,000 into her brother's company. I remember Jason telling me how powerful that

moment was for him. He was feeling vulnerable and financially exposed, and this gesture — her idea — made him feel seen, like they were a team. I remember thinking that it was a smart and symbolic move, one that would help him feel more secure as they built something together. I thought, wow, I really want to get to know her more. And I did.

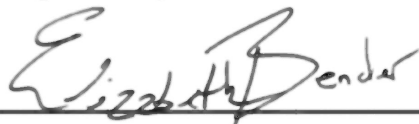
To me, it seemed like a pivotal moment in their marriage. Gwen’s framing of the investment was very clear: “This is our money. We’re doing this together.” And Jason took that seriously. He believed in the partnership. I admired that about him.

Later, when I learned that Gwen had characterized the marriage as a six-month marriage — as she reportedly did in the January 7, 2025, hearing — I was genuinely shocked. That statement doesn’t reflect the reality I witnessed. Their relationship and commitment stretched far beyond that, and I was present for meaningful milestones long before that six-month window. I have no idea who that version of Gwen is who would deny what I clearly saw.

In my view, Jason made his decisions in good faith, based on what Gwen was encouraging — and eventually insisting — he do. He trusted her, and I saw that trust firsthand.

I offer this statement because I want to make clear that Jason didn’t step away from the workforce lightly. He did it out of love and belief in a shared vision. I know how hard that was for him, and how much faith it took to make those choices.

Respectfully,

A handwritten signature in black ink that reads "Elizabeth Bender". The signature is written in a cursive style and is positioned above a horizontal line.

Elizabeth Bender
2140 Medical Center Dr #458
Dallas, TX 75219

(214) 566-5499

Signed this 18 day of June 2025.



Total Rewards
U.S. Benefits

Declaration of Domestic Partnership Form

GWENDOLYN LAKRA ULJASE

Associate Name

930342

Associate ID

JASON EMORY MCKEMIE

Domestic Partner Name

449-67-7823

Social Security Number

I certify that we meet the following criteria as domestic partners for the purpose of being eligible for medical prescription, dental, vision, and certain voluntary coverage facilitated by Cognizant Technology Solutions US Corp (the "Company").

1. We have an exclusive mutual commitment similar to that of marriage;
2. We are each other's sole domestic partner and intend to remain so indefinitely;
3. Neither of us is legally married to someone else;
4. We are not related by blood to a degree of closeness which would prohibit legal marriage in the state in which we legally reside;
5. We are both at least eighteen (18) years of age and are legally competent to contract;
6. We are currently residing together and have resided together in a common household for at least six (6) consecutive months and intend to reside together indefinitely;
7. We share joint responsibility for our common welfare and financial obligations demonstrated by:
 - A. the existence of a domestic partner agreement (a qualifying domestic partnership agreement is a legally binding agreement between two individuals creating personal and financial interdependence, i.e., joint and several liability for each other's debts and expenses, responsibility for mutual care, etc.)
 - OR
 - B. at least two other items showing co-habitation and joint responsibility currently and 6 or more months ago, such as joint bank accounts, joint deed, mortgage agreement or lease, joint credit account or other liability, joint ownership of a motor vehicle, joint utility bills, drivers' license with the same address, tax returns showing the same address, registration of domestic partnership with a state, evidence of civil union recognized by the state, designation of domestic partner as primary beneficiary of will, designation of partner as a durable or health care power of attorney, a co-parenting agreement, or an adoption agreement.

By signing this declaration, I, the undersigned employee, understand that:

1. Domestic partners and their dependents are subject to the same plan guidelines that govern all other participants in the Company's benefits programs. The plan documents and the insurance contracts govern all questions of coverage.
2. I must provide proof that the domestic partnership meets the eligibility criteria set forth above. I agree to provide the Company with supporting documents. The Company in its sole discretion has the right to determine whether the criteria have been satisfied.
3. Although the Company's present policy is to offer continuation coverage to domestic partners in a manner that resembles COBRA, it has no legal obligation to do so.
4. Unless I can claim my domestic partner and his/her dependent children as my dependents on my tax return, I understand that the Internal Revenue Service currently treats as imputed income to me the value of the Company's contribution to medical, dental, and vision coverage for my domestic partner and his/her dependent children.
5. If there is any change in our status as domestic partners as certified in this declaration, I will notify the Company within sixty (60) days of such a change.
6. I understand that the Company may change its rules on domestic partners, on COBRA benefits, and any other aspect of its benefit plans at any time.

General Durable Power of Attorney

NOTICE: THE POWERS GRANTED BY THIS INSTRUMENT ARE BROAD AND SWEEPING. THEY ARE EXERCISED IN THE DEARABLE POWER OF ATTORNEY ACT, SUBTITLE F, TITLE 3, ESTATES CODE. IF YOU HAVE ANY QUESTIONS ABOUT THESE POWERS, OBTAIN COMPETENT LEGAL ADVICE. THIS DOCUMENT DOES NOT AUTHORIZE ANYONE TO MAKE MEDICAL AND OTHER HEALTH-CARE DECISIONS FOR YOU. YOU MAY REVOKE THIS POWER OF ATTORNEY IF YOU WISH TO DO SO. IF YOU WANT YOUR AGENT TO HAVE THE AUTHORITY TO SIGN HOME EQUITY LOAN DOCUMENTS ON YOUR BEHALF, THIS POWER OF ATTORNEY MUST BE SERVED BY YOU AT THE OFFICE OF THE LENDER, AN ATTORNEY AT LAW, OR A TITLE COMPANY.

You should select someone you trust to serve as your agent. Unless you specify otherwise, generally the agent's authority will continue until:

- (1) you die or revoke the power of attorney;
 - (2) your agent resigns or is unable to act for you; or
 - (3) a question is appointed for your estate.
- L. Overholser Lanes Ulysses, residing at 4133 Travis St, Dallas, Texas 75204, hereby appoints Laura McKelvie of 4223 Travis St, Dallas, Texas 75204, as my attorney-in-fact ("Agent") to exercise the powers and discretions described below.

- Real property transactions
- Tangible personal property transactions
- Bank and bank transactions
- Contracting and other business transactions
- Leasing and other financial institution transactions
- Business operating transactions
- Insurance and annuity transactions
- Health, care, and other beneficiary transactions
- Claims and litigation
- Personal and family maintenance
- Benefits from social security, Medicare, Medicaid, or other governmental programs or civil or military service
- Retirement plan transactions
- Tax matters
- Digital assets and the content of an electronic communication

I hereby revoke any and all general powers of attorney and special powers of attorney that previously have been signed by me.

SPECIAL INSTRUCTIONS APPLICABLE TO AGENT COMPENSATION: My agent is entitled to compensation of reasonable expenses incurred on my behalf and to compensation that is reasonable under the circumstances.

GRANT OF SPECIFIC AUTHORITY:

(CAUTION: Granting any of the following will give your agent the authority to take actions that could significantly reduce your property or change how your property is distributed at your death. Consultation with an attorney is recommended before granting any of these specific powers).

In addition to the above powers, my agent will have the authority to:

- Create, amend, revoke, or terminate an inter vivos trust
- Make a gift, subject to the limitations of Section 751.002 of the Durable Power of Attorney Act (Section 751.002, Estates Code) and any special limitations in this power of attorney
- Create or change rights of survivorship
- Create or change a beneficiary designation
- Authorize another person to exercise the authority granted under this power of attorney

THIS POWER OF ATTORNEY REMAINS EFFECTIVE UPON MY INCAPACITY OR INCAPACITY.

I shall be considered disabled or incapacitated for purposes of this power of attorney if a physician certifies in writing at a date later than the date this power of attorney is executed that, based on the physician's medical examination of me, I am unable to manage my financial affairs. I authorize the physician who certifies me for this purpose to disclose my physical or mental condition to another person for purposes of this power of attorney. A third party who accepts this power of attorney is fully protected from any action taken under this power of attorney that is based on the determination made by a physician of my disability or incapacity.

If this Agent is unable to serve for any reason, I appoint Pam Windham, of 16 Fuller Court, Mesquite, Wisconsin 53064, as my alternate or Successor Agent, on the same day to be served with the same powers and discretions.

This power of attorney continues until I revoke it or it is terminated by my death or other event described in Subtitle F, Title 3 of the Texas Estates Code.

I agree that any third party who receives a copy of this document may use under it. Transmission of this durable power of attorney is not effective as to a third party until the third party has actual knowledge of the transmission. I agree to indemnify the third party for any claims that arise against the third party because of reliance on this power of attorney. The meaning and effect of this durable power of attorney is determined by Texas law.

Dated April 4, 2024 in Dallas, Texas.

L. Overholser Lanes Ulysses

STATE OF TEXAS,
COUNTY OF DALLAS, or

This document was acknowledged before me on 4/24/24 (date) by L. Overholser Lanes Ulysses (name of principal)

Steph P. Liu
(signature of assistant notary)

My commission expires September 29, 2027

Tina R. Liu
(printed name)



IMPORTANT INFORMATION FOR AGENT

Agent's Duties
When you accept the authority granted under this power of attorney, you establish a "fiduciary" relationship with the principal. This is a special legal relationship that requires on your legal duties that continue until you resign or the power of attorney is terminated, amended or revoked by the principal or by operation of law. A fiduciary duty generally includes the duty to:

- (1) act in good faith;
- (2) do nothing beyond the authority granted in this power of attorney;
- (3) act loyally for the principal's benefit;
- (4) avoid conflicts that would impair your ability to act in the principal's best interests; and
- (5) disclose your identity as an agent when you act for the principal by writing or printing the name of the principal and signing your own name as "Agent" in the following manner:
(Principal's Name) by (Your Signature) as Agent

In addition, the Florida Power of Attorney Act (Florida P. 705.2, Uniform Code) requires you to:

- (1) maintain records of each action taken or decision made on behalf of the principal;
 - (2) maintain all records until delivered to the principal, retained by the principal, or discharged by a court, and
 - (3) if requested by the principal, provide an accounting to the principal (and, unless otherwise directed by the principal or otherwise provided in the Special Instructions, your trustee).
- (A) the property belonging to the principal that has come to your knowledge or into your possession;
 - (B) each action taken or decision made by you as agent;
 - (C) a complete account of receipts, disbursements, and other actions of you as agent that includes the source and nature of each receipt, disbursement, or action, with receipts or principal and income shown separately;
 - (D) a listing of all property over which you have exercised control that includes an adequate description of each asset and the asset's current value, if known to you;
 - (E) the cash balances on hand and the names and locations of the depositories in which the cash balances is kept;
 - (F) each known liability;
 - (G) any other information and facts known to you as necessary for a full and accurate understanding of the current condition of the property belonging to the principal; and
 - (H) all documentation regarding the principal's property.

Termination of Agent's Authority

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You must stop acting on behalf of the principal if you learn of any event that terminates or suspends the power of attorney or your authority under this power of attorney. An event that terminates the power of attorney or your authority to act under this power of attorney includes:

- (1) the principal's death;
- (2) the principal's revocation of the power of attorney or your authority;
- (3) the occurrence of a condition event stated in this power of attorney;
- (4) if you are married to the principal, the dissolution of your marriage by a court decree of divorce or annulment or dissolution that your marriage is void, unless otherwise provided in this power of attorney; and
- (5) the appointment and qualification of a permanent guardian of the principal's estate unless a court orders otherwise; or
- (6) if ordered by a court, your removal as agent (attorney in fact) under this power of attorney. An event that suspends the power of attorney or your authority to act under this power of attorney is the appointment and qualification of a temporary guardian unless a court order provides otherwise.

Liability of Agent

The authority granted to you under this power of attorney is qualified in the Florida Power of Attorney Act (Florida P. 705.2, Uniform Code). If you violate the Florida Power of Attorney Act or act beyond the authority granted, you may be liable for damages caused by the violation or subject to prosecution for misappropriation of property by a fiduciary under Chapter 25 of the Florida Penal Code.

THE AGENT, BY ACCEPTING OR ACTING UNDER THE APPOINTMENT, ASSUMES THE FIDUCIARY AND OTHER LEGAL RESPONSIBILITIES OF AN AGENT.

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General Durable Power of Attorney

NOTICE: THE POWERS GRANTED BY THIS DOCUMENT ARE BROAD AND SWEEPING. THEY ARE EXPLAINED IN THE DURABLE POWER OF ATTORNEY ACT, SUBTITLE P, TITLE 2, STATUTES CODE. IF YOU HAVE ANY QUESTIONS ABOUT THESE POWERS, OBTAIN COMPETENT LEGAL ADVICE. THIS DOCUMENT DOES NOT AUTHORIZE ANYONE TO MAKE MEDICAL AND OTHER HEALTH-CARE DECISIONS FOR YOU. YOU MAY REVOKE THIS POWER OF ATTORNEY IF YOU LATER WISH TO DO SO. IF YOU WANT YOUR AGENT TO HAVE THE AUTHORITY TO SIGN HOME EQUITY LOAN DOCUMENTS ON YOUR BEHALF, THIS POWER OF ATTORNEY MUST BE SIGNED BY YOU AT THE OFFICE OF THE LARSON, AN ATTORNEY AT LAW, OR A TITLE COMPANY.

You should obtain someone you trust to serve as your agent. Unless you specify otherwise, generally the agent's authority will continue until:

- (1) you die or revoke the power of attorney;
- (2) your agent resigns or is unable to act for you; or
- (3) a condition is specified for your estate.

I, **James Henry McKenna**, residing at **4222 TRAVIS ST, DALLAS, Texas 75204**, hereby appoint **Elizabeth Liana Upton** of **4222 TRAVIS ST, DALLAS, Texas 75204**, as my attorney-in-fact ("Agent") to exercise the powers and discretion described below:

- Real property transactions
- Tangible personal property transactions
- Check and bond transactions
- Corporately and other financial transactions
- Banking and other financial institution transactions
- Business operating transactions
- Insurance and annuity transactions
- Trade, stock, and other beneficiary transactions
- Claims and litigation
- Personal and family maintenance
- Health, dental, vision, and other governmental programs or child or elderly services
- Retirement plan transactions
- Tax matters
- Digital assets and the content of an electronic communication

I hereby create any and all general powers of attorney and special powers of attorney that previously have been signed by me.

SPECIAL INSTRUCTIONS APPLICABLE TO AGENT COMPENSATION: My agent is entitled to reimbursement of reasonable expenses incurred on my behalf and to compensation that is reasonable under the circumstances.

GRANT OF SPECIAL AUTHORITY:

CAUTION: Granting any of the following will give your agent the authority to take actions that could significantly reduce your property or change how your property is distributed at your death. Consideration with an attorney is recommended before granting any of these specific powers.

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In addition to the above powers, my agent will have the authority to:

- Create, amend, revoke, or terminate an inter vivos trust
- Make a gift, subject to the limitations of Section 7513(c) of the Domestic Power of Attorney Act (Section 751.302, Estates Code) and any special limitations in the power of attorney
- Create or change rights of survivorship
- Create or change a beneficiary designation
- Authorize another person to exercise the authority granted under this power of attorney

THIS POWER OF ATTORNEY BECOMES EFFECTIVE UPON MY INCAPACITY OR INCAPACITY.

I shall be considered disabled or incapacitated for purposes of this power of attorney if a physician certifies in writing at a date later than the date this power of attorney is executed that, based on the physician's medical examination of me, I am unable to manage my financial affairs. I authorize the physician who examines me for this purpose to document my physical or mental condition to another person for purposes of this power of attorney. A third party who accepts this power of attorney is fully protected from any action taken under this power of attorney that is based on the documentation made by a physician of my disability or incapacity.

If the Agent is unable to serve for any reason, I appoint **James McKenna**, of **4222 TRAVIS STREET LANE, NEPLITION, Texas 75204**, as my alternate or Successor Agent, or the one may be to serve with the same powers and discretion.

This power of attorney continues until I revoke it or it is terminated by my death or other event described in Subtitle P, Title 2 of the Texas Estates Code.

I agree that any third party who receives a copy of this document may act under it. Transmission of this durable power of attorney is not effective as to a third party until the third party has actual knowledge of the execution. I agree to indemnify the third party for any claims that arise against the third party because of reliance on this power of attorney. The meaning and effect of the durable power of attorney is determined by Texas law.

Dated April 4, 2023 at DALLAS, Texas

James Henry McKenna
James Henry McKenna

STATE OF TEXAS,
COUNTY OF DALLAS, or

This document was acknowledged before me on April 4, 2023 by **James Henry McKenna** (name of principal)

Stephan Hill
Stephan Hill
Notary Public

Tanya P Hill
Tanya P Hill
Notary Public

My commission expires September 29, 2023



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IMPORTANT INFORMATION FOR AGENT

Agent's Duties
When you accept the authority granted under this power of attorney, you establish a "fiduciary" relationship with the principal. This is a special legal relationship that requires you to act in the best interests of the principal. This is a special legal relationship that requires you to act in the best interests of the principal and you may or the power of attorney is terminated, suspended or revoked by the principal or by operation of law. A fiduciary duty generally includes the duty to:

- (1) act in good faith;
 - (2) do nothing beyond the authority granted in this power of attorney;
 - (3) act loyally for the principal's benefit;
 - (4) avoid conflicts that would impair your ability to act in the principal's best interest, and
 - (5) disclose your identity as an agent when you act for the principal by writing or printing the name of the principal and signing your own name as "Agent" in the following manner:
(Principal's Name) by (Your Signature) as Agent
- In addition, the Florida Power of Attorney Act (Subchapter P, Title 2, Business Code) requires you to:
- (1) maintain records of each action taken or decision made on behalf of the principal;
 - (2) maintain all records sent delivered to the principal, retained by the principal, or discharged by a court; and
 - (3) if requested by the principal, provide an accounting to the principal that, unless otherwise directed by the principal or otherwise provided in the Special Instrument, must include:
 - (A) the property belonging to the principal that has come to your knowledge or into your possession;
 - (B) each action taken or decision made by you as agent;
 - (C) a complete account of receipts, disbursements, and other actions of you as agent that includes the source and nature of each receipt, disbursement, or action, with receipts of principal and income shown separately;
 - (D) a listing of all property over which you have exercised control that includes an adequate description of each asset and the asset's current value, if known to you;
 - (E) the cash balance on hand and the name and location of the depository at which the cash balance is kept;
 - (F) each known liability;
 - (G) any other information and facts known to you as necessary for a full and definite understanding of the exact condition of the property belonging to the principal; and
 - (H) all documentation regarding the principal's property.

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Termination of Agent's Authority
You must stop acting on behalf of the principal if you learn of any event that terminates or suspends the power of attorney or your authority under this power of attorney. An event that terminates the power of attorney or your authority to act under this power of attorney includes:

- (1) the principal's death;
- (2) the principal's revocation of this power of attorney or your authority;
- (3) the occurrence of a termination event stated in this power of attorney;
- (4) if you are married to the principal, the dissolution of your marriage by a court decree of divorce or annulment or dissolution that your marriage is void, unless otherwise provided in this power of attorney;
- (5) the appointment and qualification of a permanent guardian of the principal's estate unless a court orders otherwise; or
- (6) if ordered by a court, your removal as agent (attorney in fact) under this power of attorney. An event that suspends the power of attorney or your authority to act under this power of attorney is the appointment and qualification of a temporary guardian unless a court order provides otherwise.

Liability of Agent

The authority granted to you under this power of attorney is qualified in the Florida Power of Attorney Act (Subchapter P, Title 2, Business Code). If you violate the Florida Power of Attorney Act or act beyond the authority granted, you may be liable for damages caused by the violation or subject to prosecution for the appropriation of property by a fiduciary under Chapter 32 of the Texas Penal Code.

THE AGENT, BY ACCEPTING OR ACTING UNDER THE APPOINTMENT, ASSUMES THE BROKERSHIP AND OTHER LEGAL RESPONSIBILITIES OF AN AGENT.

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David,

I was wrong to tell Jason that you said he was going to die [prematurely]. Whatever I thought was agreement from you after I made that comment... I now understand and accept it was misunderstood or misremembered by me. I then used that incorrect understanding as leverage in an argument with Jason. My intent was to manipulate him into showing me that he shared the same gravity of concern for his health as I do, and to more easily have him agree to a treatment plan in Houston instead of in Dallas. This was an attempt to help me feel in control of a situation I cannot control.

His Mom did not tell me at lunch that she thought he was going to die. This was a lie and my own invention based on, again, **my** interpretation of what she said expressed across a few conversations.

This is not the way to show support for my husband or for you in your professional efforts. It was not only disrespectful but also potentially damaging to your relationship with Jason.

I don't believe I can be helpful to answer a question of what medical services would benefit Jason or assist in planning to that end in a productive way. I'm not capable of being objective and I honestly do not know what the right answer is for him.

Please note that I anticipate our medical insurance will have a 3-4 week lapse beginning on Sept 26th. I will know for certain on this topic in the coming week and Jason will be able to share an update as soon as I know. This was part of the reason Jason and I had discussed and (I thought?) decided on something condensed to 1-2 weeks in Houston. In any case, I am confident that he can work with you on his own to come up with a plan that he feels is best for him, and one that will give the greatest chance for success... however he defines success.

I do not need to see a plan or hear updates. I expressed something different to him over the weekend, and it was wrong of me to do so. My understanding and review of a sobriety or wellness plan, understanding of whether he is adhering to his plan, or even if he has a plan is not my business. I am committed to focus on myself and my own needs to address my own issues, and will work with my own network of resources to put in place clearly communicated and reasonable boundaries as needed based on my experience in our relationship rather than what is written on a piece of paper.

Similarly, I would ask that you refrain from having discussions with Jason around specifics of my own medical issues and offering suggestions. Jason has not had a full set of details and up-to-date information on my mental and physical situation for some time, nor which specialists I'm seeing and why, and with what frequency. He has drawn hurtful conclusions based on assumptions and partial data sets, without asking basic questions or seeking to understand how PTSD is presenting for me and how I'm moving to treat it intra-day and longer term. He has disregarded my request for privacy around this topic with his friends and family several times despite my repeated request for him not to do so. He continues to insist he needs to share with

them so that we can 1) help me gain access to the resources I need and 2) because not sharing about my PTSD is lying by omission.

I tapered off SSRIs last month, under psychiatrist and therapist 2x weekly supervision. I am experiencing withdrawal symptoms of heightened anxiety (ebbs and flows) and headaches at night. I'm angry, untrusting, and hurt. Heightened irritability and anxiety that inevitably comes with SSRI tapering – in whatever measure it's showing up and I know it must be – is not well-timed given the circumstances. I am still learning about how it is showing up for me, and what I can do to make life more tolerable for me and my husband while I work through longer-term solutions.

Thank you for your consideration of my amends and your professionalism.

Jason has a copy of this letter.

Gwen

EXHIBIT C - CHRIS MCNALLY + EVIDENCE

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS
COUNTY DEPARTMENT-DOMESTIC RELATIONS DIVISION

CHRISTOPHER MCNALLY,)
Petitioner)
)
v.) Case No.
GWENDOLYN ULJASZ,)
Respondent)

AFFIDAVIT IN SUPPORT OF EMERGENCY
PETITION FOR ORDER OF PROTECTION

Petitioner, CHRISTOPHER MCNALLY, being first sworn under oath, deposes and states as follows in support of his *Emergency Petition for Order of Protection*:

1. Respondent, GWENDOLYN ULJASZ and I met in group therapy February 2014 at Hazelden-BettyFord Chicago and have maintained a combination of friendship, AA Fellowship and life partnership until December 2022.
2. Ms Uljasz and I were coparenting my natural children under his 50% custody parenting plan at the time of abuse:
 - Garrett S McNally 14 years old at time of abusive eviction.
 - Gweneth S McNally 12 years old at time of abusive eviction.
 - Sloane L McNally 12 years old at time of abusive eviction.
3. Ms Uljasz and I were being treated for alcoholism, which is in long term remission for both (uninterrupted sobriety/abstinence).
4. I am sober, practices the 12 steps of AA with his sponsor and follows medical advice and work is a technology salesperson specializing in insurance since working at Metlife in 2005.
5. Ms Uljasz is a technology account representative specializing in insurance since moving careers to AIG in 2015.
6. At the time of Ms Uljasz November 29th 2022 episode she had not been following her psychiatrist's treatment plan, nor taking the psychiatric medication as prescribed; instead doctor shopping to "Doctor Kathy" and refilling/overprescribing some, while eliminating other psychiatric medications, this is of her own voluntary admissions to me throughout 2021 and 2022. This fueled further unbalanced behavior witnessed by me, and Ms Uljasz's co-workers. Doctor-shopping is driving manic and unbalanced behavior like the episode November 29th 2022 when she planned and utilized screaming "DCFS!!!" during "within-norms parenting event" to cause chaos and distraction for her to complete the short sale fraud (see below). Ms Uljasz had never uttered the words abuse or DCFS regarding me in their eight years, as there is no relevance. But approximately two week prior to Ms Uljasz's November 29th episode, she and I were having a co-parenting discussion whence Ms Uljasz wanted to discuss a recent father-son parenting moment whereas I was questioning Garrett's truthfulness on some important topics of recent incidents regarding safety, and honesty. Ms Uljasz said she grew up in an abusive home and wont have it, I assured her that there was no abuse and not to let her imagination take it away or as Ms Uljasz puts it "sometimes my memory plays tricks on me". Whatever her condition is that drives her well-known habit of wild exaggerations, I attempted to nip it in the bud, as he has seen many times Ms Uljasz misuse the claim of abuse against men as a means to her ends, or out of some distorted perception due to her self-proclaimed PTSD at the hands of her father's purported abuse on her family. I notified her at that time "don't use your imagination. This is a no-go zone. Do not let your imagination change the facts of my parenting. It is sacrosanct. For instance, if you even say the words DCFS in anger or threaten to weaponize DCFS, then we are finished." Ms Uljasz filed that away and utilized the powerful acronym as an exit for her defrauding-sale of the home.

7. DCFS has ruled the report as UNWARRANTED and flagged for harassment (Exhibit __) **in the DCFS report Ms Ulijasz is recording making knowingly false and defamatory comments to impugn character.** Ms Ulijasz's statement has been disproven by the Department of Children Family Services (Exhibit __) DCFS agents took particular exception to Ms Ulijasz's deliberate misuse of the Agency as a weapon, and weaponizing its name as a threat, and tool to groom children. DCFS agents compared it to yelling "FIRE!" in a crowded theater.

8. **Ms Ulijasz has a history of violence and harassment with intent to harm and I am experiencing this pattern of harassment, abuse and intimidation repeating against himself, and reasonable cause to fear further escalation by Ms Ulijasz per her history:**
 - 2013 Felony Battery of a Police Officer charge, Ms Ulijasz is arrested with 3x legal BAC and when the law enforcement officer rejected her attempt to bribe him with sexual advances, Ms Ulijasz head butted the police officer in retaliation for her bribe not being accepted.
 - 2013-2014 Ms Ulijasz was the subject Oder of Protection from her neighbors and home owners association on Chicago Avenue in Chicago, IL.
 - 2012-2013 Ms Ulijasz was arrested for unstable and violent behavior during an impromptu flight from Chicago to London, requiring family to take custody of her from law enforcement authorities.
 - Ms Ulijasz has filed no less than six false claims of abuse against people in a tactic to subterfuge the situation, such as her former manager at AIG, Tim Dissette. Additionally, unwarranted claims of abuse that went unverified include coworkers at A|B Bernstein when Ms Ulijasz lost her SEC licenses for client complaints and behavioral issues, coworker at AIG for how he drove the golf cart, clients at CCC for how the client managed his staff, claims against her own staff when Ms Ulijasz does not feel sufficiently respected due to her stature in the corporate hierarchy.
 - After sharing a one night stand with an amputee near Milwaukee, by her own admission, Ms Ulijasz stole his prosthetic limb as a gag, and as a general and arbitrary punishment to men.
 - Bahamas March 2022 while Cognizant thanks family's for their sacrifice at a retreat in the Bahamas, Ms Ulijasz was lonely and resentful, and fabricated a story of fantastical to manipulate me into leaving her alone at the resort. Her uncorroborated story was generated while I was on a jog, of vague complaints and used the story to manipulate me into fearing that corrupt Bahamian police could make my life difficult. Going so far as to say that I may be in danger. Ms Ulijasz did not have any details or corroborating proof and flew into a rage of anger when I tried workshopping the situation, as there was no truth to any complaints about me. June 28th 2022 Ms Ulijasz references that there was no validity to any purported false claims of abusive behavior by me in the bahams. (exhibit __)
 - 2012-2013 police reports Ms Ulijasz throwing heavy potted plants off of her forth story balcony on the 1900 block of Chicago Avenue down at people on the sidewalk and back parking lot in an attempt to harm.

9. On or about November 29th 2022 Ms Ulijasz violently and suddenly without cause or any balanced procedure abusively evicted kids and me via text (Exhibit __), and manipulated me out of their shared co-habitation, which she called our home. Moments prior Ms Ulijasz spent the day naked, helping one another get ready for a work trip and house projects, including 48 hours prior Ms Ulijasz writing in response to my disapproval to her wrongful and unbalanced screaming "DCFS!!!", Ulijasz text "there is nothing you can yell that will make me stop loving you __ I'm still here" and in response to me saying that I need space and sleeping in the basement due to agitation from her wrongfully screaming DCFS! "ok GN Chris xo" (exhibit __). To ensure that the children would also depart the property and make it available to sell, completing her short sale fraud, and not give Christopher further reason to be at their shared abode, Ms Ulijasz planned and executed a harmful campaign to endanger the children and me by weaponizing the DCFS, and engineering false claims of abuse. Ms Ulijasz further colluded with the children's natural mother, and groomed the minors to a false narrative attempting to extrajudicially and deliberately to impair Christopher from performing his parenting responsibilities, and exercising his parenting rights.

10. DCFS has ruled the report as UNWARRANTED and flagged for harassment (Exhibit _) In the DCFS report Ms Ulijasz is recording making knowingly false and defamatory comments to impugn character. Ms Ulijasz's statement has been disproven by the Department of Children Family Services (Exhibit __) Related OP has been offered to be withdrawn by Petitioner if her legal bills are paid.
11. Since the time of Ms Ulijasz abusive eviction which I peacefully obeyed in the spirit of maintaining a safe environment, The Respondent damaged my personal property, including 19th century family heirloom naturalization documents, framed art and sensitive documents that have not been returned. Mishandling of property included but not limited to Ms Ulijasz having unvetted day labor mishandle and relocate firearms from a locked area inside to an unlocked garage while she was unreachable visiting the Middle East.
12. Ms Ulijasz repeated her pattern of harassing her target in the commercial marketplace and support network by texting wild untruths about Mr McNally in an attempt to discredit him and cause harm.
13. On or about November 29th 2022 Ms Ulijasz proactively sent knowingly false defamations of Mr McNally to Dr George Caleel (business partner),Carolynn McNally (children's grandmother and investor) and Patrick McNally (children's uncle and business partner) (Exhibit ___) Again Ms Ulijasz falsely claims physical abuse on the children which they and DCFS disproved any incident was abuse or neglect. Further, she attempted to harm my ability to provide for his children by intentionally harming business relationships with knowingly false information on my work history and earnings history, claiming destitution and mere \$25,000 earnings a year for the past four years which is flagrantly untrue, and said in an attempt to damage my earning capability.
14. When Ms Ulijasz revealed to me her diabolical plan all along was remove children and me from the house so she could convert the final stage of the short sale fraud by selling the house, I told her that she will be committing a felony and advised her not to do so. Ms Ulijasz had additionally defrauded me out of many tens of thousands of dollars worth of work on the house per our agreement and her proclamation to stay there forever, as the construction was not approved or safe for resale. As such, I agreed to oversee Ms Ulijasz's contractors who did not pull/apply for the required permits for Electrical, Plumbing and Structural review and inspection; with the understanding that this was Ms Ulijasz's 'forever-home' and the work conducted was not for resale, as it was not up to safety code to new buyers.
15. Since that time of me discouraging Ms Ulijasz from completing her fraudulent short sale scheme, Ms Ulijasz announcing her intentions to complete her short sale fraud, and defraud future buyers, Ms Ulijasz has been on a non-stop harassment and defamation crusade to front run any whistleblowing I may perform. The right, legal and just closure communications with shared contacts have all been civil, but Ms Ulijasz continues with a campaign of fearmongering to discredit me
16. Within my duty as a citizen and moral obligation to the potential new owners of the property which he was defrauded of his labor, I delicately notified the village with Ms Ulijasz CC'd on the email that not all inspections had been completed on the home, affording Ms Ulijasz one last chance to amend the construction process and attain proper permits and inspections (Exhibit ____). But instead Ms Ulijasz threw herself into a rage and threatened to destroy me, and that I don't deserve my own children. I extended professional courtesy to the contractors Ms Ulijasz used in her construction scheme, I notified them that the property shall be inspected by the village and that they may wish to amend or remediate the un-permitted, illegal work.
17. To a mutual acquaintance and AA fellow was roped into Ms Ulijasz's diabolical scheme, Merrit McClayton, I forewarned her of the trouble Ms Ulijasz was tricking Merritt into. She was manipulated by Ms Ulijasz into assisting Ms Ulijasz with her scheme, wittingly or otherwise. As a realtor, I let her know on February 14th as she helped with the unauthorized relocation of my property, I advised her that this sale is part of a fraudulent scheme by Ms Ulijasz, and that I wouldn't touch this listing with someone else's ten foot pole, as

it could jeopardize her new realtor license, and her managing broker's license. Further, I notified Merritt of serious conditions to the property that would need to be disclosed by law to potential buyers such as the illegal electrical, plumbing and structural compromises to the building, as well as mold and broken sewer line. Ms McClayton pretended to be naïve. She was aware of Ms Ulijasz written kick back document to the short sale seller, but went along with the incredulous explanation that it was for subzero refrigerator that was never in the house, et al. As an AA fellow, I reminder her that this is not how we agreed to live our lives when we joined the fellowship of AA, "living a life rigorous honesty" and that she does not want to go back to how life was when she was using, where her trustee/father had to get her arrested for fraud in Florida, extradited to Illinois and booked in ten states to get here. Merritt whom just recently manipulated approximately 300 guests including me and her own father into celebrate a \$500,000 fictional wedding that she annulled the night of the ceremony. Ms Ulijasz has mischaracterized my kind gesture of caution into something nefarious, when the words of caution could've helped Merritt and her office e avoid getting ensnared into Ms Ulijasz's current criminal investigation. Instead of protecting her friends new career in real-estate, Ms Ulijasz is bullying this troubled woman into more bad choices like the fraudulent short sale exit, and mischaracterizing my professional communications as anything unlawful.

18. On or about March 6th, the McNally family got together at the behest of matriarch Carolyn McNally to assess the impact of Gwendolyn's Actions on the McNally children due to her false-reporting to DCFS for harassment sake and the profound harm and danger that exposed the children to. Carolyn shared that she communicated to Gwendolyn the family's insistence that she C&D any contact and "grooming" of the children. Gwendolyn has no business contacting this children. Gwendolyn would not respond, and then blocked Ms McNally on mobile phone.
19. On or about March 10th the February 17th sale of the home was announced, completing Ms Ulijasz's scheme, thus it had become clear to me that unlike the 19 previous psychiatric episodes with Ms Ulijasz, her mental and moral conditions had become insurmountable to their relationship's health and safety. As early as the November 27th episode of Ms Ulijasz weaponizing the DCFS call letters, I expressed that her behavior was maybe terminus, and that I needed time and space from Ms Ulijasz (Exhibit ____). And again on January 14th Facetime recording (Exhibit ____), I explained that I am "done" with Ms Ulijasz's "harmful cycles and pattern of financial abuse or running away 2 – 3 times per year, 8 years, 20 times," and that this time involving the children in her sick games was an irreparable injury. However, when Ms Ulijasz removed the children and my property without permission, recklessly and causing intentional damage, I understood that Ms Ulijasz had become a lost cause and so I moved on to bring closure to shared relationships, and to hand-ff my love and support back to her traditional support network of immediate family which saw her through many years of addiction, incarceration, unemployment, institutions, courtrooms and hospitals. All communications were loving and in the tradition of Alcoholics Anonymous. (Exhibit ____). Ms Ulijasz mis-characterized these textbook-style impact letters as "abuse", as there was no other explanation she could accept.
20. Other mutual friends over the last nine years received closure email from me with right and proper personal note relevant to their relationship, 'our little family', Ms Ulijasz's wellness and psychiatrists' treatment plan diversion, and poignant information they should be made aware concerning Ms Ulijasz's spoken intentions regarding them.
21. Early March I also brought closure to a shared professional connection, Sarat Varanasi of Cognizant, and righted a wrong that Ms Ulijasz had perpetrated against Cognizant, Mr Varanasi, myself and fellow Cognizant shareholders. In 2021-2022 Ms Ulijasz masterminded a fraud on her own company, Cognizant, by attempting to siphon bid projects into her own household under the false narrative she told her company, directing business to herself and side business she incorporated about 2020 called GLU Distribution, LLC, which would then pay Mr McNally as an outside vendor, fraudulently. Her narrative was untrue and made me very uncomfortable. I did not understand her behavior until someone explained that her company has a policy of not self-dealing work to your own household. Since Mr Varanasi and I are in the same industry and share many connections on LinkedIn, and shared client contacts, I knew it was right

and proper to correct the matter with Mr Varanasi. And as a shareholder in Cognizant (exhibit ____), I am also entitled/obligated to notify Mr Varanasi, a executive director of the company, factual concerns that I have with Ms Ulijasz's purported \$100,000,000.00 signing authority, considering she has proven to corrupt federally regulated bidding processes (short sale kickback scheme). Similar to the ARDC convincing me to cooperate in a case against my old lawyer who embezzled, their words rang true "she will do this again, and there will be more victims". It is dangerous to the commercial system to have Ms Ulijasz involved with public/corporate bidding processes which she has proven to cheat and violate time and time again. Ms Ulijasz's rushed hiring during the pandemic skipped company policy of due diligence and background check which could have predicted Ms Ulijasz's behavior and risks by looking at her two previous employment terminations for similar causes at Alliance Bernstein and AIG.

22. At this time, Ms Ulijasz increased her level of harassment, intimidation and abuse against me into brazen whistleblower/ witness criminality. Upon me replying to an email between himself and Sarat Varanasi that Ms Ulijasz initiated last spring, Ms Ulijasz escalated her false claims against Mr McNally, and even though she had not seen him since November 2022, nor any unwelcome calls/texts, or appearances, – now months later Ms Ulijasz is triggered to increase her legal harassment by whatever means necessary in an attempt to silence and punish him, claiming new false concerns of safety. Never once has there ever been any unwelcome physical contact, nor ever any act of threat or implied threat whatsoever.
23. Ms Ulijasz completed the short sale fraud on or about February 17th 2023 for ill-gotten profits of approximately \$240,000 or 45% during only 14 months of ownership, despite no record of capital improvements with the building permit department, nor the Cook County Tax Assessor's records of any improvements, and in contrast to all market trends. (Exhibit ____) But the MLS listing of the sale references an additional bathroom since Ms Ulijasz's purchase one year earlier that cannot be validated in building permits or submitted blueprints to Riverside Village Office.
24. The motive has become clear, which was to complete fraudulently scheme to profit in collusion with the children's mother.
 - Ms Ulijasz and Short Sale Seller signed Federally regulated contract to purchase in short sale which stipulates no outside agreements tied to the property, specifically appliances, and fixtures. (Exhibit ____)
 - Ms Ulijasz paid an illegal \$27,000 a kick-back to the children's mother to cheat the short sale process in the form of a straw contract to purchase appliances and fixtures of the home, most of which did not exist such as the Sub Zero (Exhibit ____)
 - Ms Ulijasz memorialized the kickback in Whatapp and email
 - Ms Ulijasz paid a portion of the kickback in cashiers checkl November 2021.
 - Ms Ulijasz used my children without permission to be 'the bag man' transferring the illegal kickback payment between parties.
 - Ms Ulijasz completed the colluded fraud by delivering to the children's mother an engineered, and now disproven by DCFS, case against me for the benefit of additional parenting time, decisions, and child support funds – all of which the children's mother has petitioned for and temporarily attained, yet now wishes to withdraw the complaint.
25. Ms Ulijasz has proven to harbor ill intent towards me, and has taken unlawful action to cause harm to me, my career, my children and my relationship to my children. Ms Ulijasz has announced her determination and judgment that I do not deserve my own children (Exhibit __) and Mr McNally is fearful for his safety, the safety of his children and further attempts by Ms Ulijasz to interfere with Mr McNally's good and just parenting of his own children.
26. Ms Ulijasz has access to her father's guns, and possibly absconded with firearms when she had unvetted undocumented day labor move our property with one firearm missing (c1963 Browning 9mm HP) and is an unstable person not following her psychiatrist's treatment plan, and doctor shopping, and not following her

AA regimen of in-person meetings. I fear that in her unstable condition, and with consequences of her frauds coming to bear, that she is again capable of radical physical damage as in her patterns from within the last 10 years during innumerable episodic relapses endangering people around her, and targeted nemeses.

- 27. I am fearful that if Ms Ulijasz is given prior notice of this Petition, that she is capable of anything, including harm to my support network and children, as they no longer support Ms Ulijasz's untruthful narrative of November 27th and preceding events. Further, I am certain that Ms Ulijasz will continue to interfere with my children and my parenting and family. She is unwelcome and not family, yet refuses to stay uninvolved, despite the children's paternal grandmother's request for her to cease and desist all communications with the children. Ms Ulijasz has proven to know no boundaries to her outlier, non-entitled role and is likely to cause more disruption and distress, possibly at the children's school or athletic events.
- 28. My children and my emotional, mental, and physical well-being is clearly at risk based upon the facts and situations contained herein.
- 29. Ms Ulijasz has no relevance in my family, she is a danger and a threat to our wellness, and we all wish her to leave us alone.
- 30. If called upon to testify to the facts set fourth herein, I am competent to do so by my own personal knowledge, except for those facts state to be upon information and belief.

FURTHER AFFIANT SAYETH NAUGHT

DATED: _____

Christopher McNally

FILED
7/11/2023 2:56 AM
IRIS Y. MARTINEZ
CIRCUIT CLERK
COOK COUNTY, IL
2023OP71958
Calendar, 72
23472630

2023OP71958

Ulijasz v McNally

Cross case 2023OP73364

McNally vs Ulijasz

Contains series of texts between Ulijasz and McNally the day of her mental breakdown 11/27 and recidivism back into false accusation of abuse, days and months later:

Ms Ulijasz starts the fateful day of Sunday 11/27/22 early by asking for special family outing to get Christmas Tree, and to forgo tradition because it “really means a lot to me” to make a big production out of it and go far away to cut a tree down or some such. Withing a short time Ulijasz experiences a radical pivot reporting being too stressed with work because she was not on her company computer normally all day Friday and Saturday due to Thanksgiving holiday, and panic overcomes her, and she cancels her requested xmas tree outing, saying we can’t until Christmas, but also not wanting the kids and Mr McNally to leave the house and get the tree as originally planned, and as Sloane McNally had been begging to do for days.

Then Mr McNally was making the bed in Gwen & Chris’s room, and asked that in future ‘inlaw-visits’ that Ulijasz’s parents be given an alternative sleeping arrangement other than their own bed, as it makes him uncomfortable. Ulijasz had an indignant response to this request.

This triggered Ulijasz immediate and unrelated reaction of wanting to launch an investigation regarding the previous day’s event at UW Madison football stadium whereas Ulijasz’s nephews were littering out the skybox window, and Mr McNally actually saved pre-teen Philip Woodman from falling out of the skybox window. Though Ms Ulijasz true to her professed* character defect of outlandish embellishments, claimed there that was “big investigation” and wanted to question the McNally twin 12 year olds. Mr McNally knew exactly what Ulijasz was doing with this behavior of creating a catastrophic distraction, or as she calls it when her mother practices similar behavior, Christine Ulijasz “Calamity Chris”, or catastrophizing a situation for whatever personal rush or satisfaction Ms Ulijasz experiences when indulging in the behavior.

*(embellishments c 2015-2022 AA 4th step listing of character defects (voluntarily shared with McNally))

Ms Ulijasz’s elaborate embellishment was that patriarch and UW Madison Badger sponsor/booster, octogenarian Phil Woodman is needing to answer an official investigation about the skybox and he may have consequences, “he may lose the box!!” Ulijasz falsely claimed, and that Ulijasz wants to question Gweneth McNally about littering.

Mr McNally knew that this had all the trademarks of a classic G. Ulijasz embellished story as her MO to ‘fix, manage and control __ people, places and things’ as her AA 4th step reports. When McNally called nonsense, Ulijasz then escalated her fantastical reality to include abuse, after Christopher removed his daughter from an inappropriate hug from Ulijasz. DCFS fully

investigated the incident and 100% supports McNally and denounces Ulijasz's "weaponization of the Department [DCFS]", and Ulijasz name has been flagged as a warning for future claims she may report. DCFS investigators called Ulijasz behavior proverbial 'yelling fire in a crowded theater' and "dangerous".

Ulijasz apologized for improper hugging and poor parenting at time of incident. Mr McNally was most disgusted with Ulijasz weaponizing of the agency DCFS in the incident, violently screaming the new acronym in McNally's face scaring him and showing profound mental instability/nervous breakdown of herself. She was unable to moderate or deescalate. McNally left her room. The incident appeared to have been potentially partially-planned/engineered by Ulijasz, more later on that.

The text thread shows an unstable person with volatile emotions, including apologies for her role in her purported incident, compliments on McNally's continued contributions to the house construction, and making long term plans. This is not a person involved in genuine abusive situation.

Engineered Crisis: Two weeks earlier Ulijasz hinted at implying some father-teenage son parenting that she did not witness was too harsh and told McNally "I grew up in an abusive house and won't be around it a minute", McNally said she was 100% wrong and put her on notice that "parenting and child relations are no place for your elaboration malfunction, so help me god if you break this chalice and do something unstable and reckless to jeopardized parent/child relations like erroneously say the words DCFS, then that's a red line and we are through". Two weeks earlier Garrett McNally 15yo and Christopher McNally had a prescribed plan created with his God Father Dr Caleel whom submitted an affidavit of support, for Garrett to take public bus that Saturday as part of a campaign to circumvent weekday bullying on school bus, which Ulijasz was oblivious to and blindly violated by picking-up Garrett, hiding this from McNally, as she was totally checked out on family matters due to her work addiction and 100 hours of screen time a week). Since she has zero experience or instincts on the topic of parenting, and profound cognitive dissonance on the topic of abuse as a qualified mentally ill person claiming PTSD from her [uncorroborated] claims of abuse from her father Ted Ulijasz, and purported sexual assault at 14yo by a middle-aged stranger at Great America.

Upon having our correcting moment with Gweneth McNally, Gwendolyn started screaming DCFS! DCFS! DCFS! violently into Mr McNally's face. As Wisconsin native, she had never heard of DCFS (as it's called something different there) before I told her it was a red line and kill switch for our relationship; that our relationship had no room for her distorted perception of abuse and my relationship with the children was sacred and not a place for her fantastic embellishments that her family and support network are too familiar suffering.

However, after the purported incident, Ms Ulijasz pursued McNally with explanations and apologies, intimacy overtures, forcing password access offers upon him and profusely complimenting his contributions to home construction – McNally asked for "space" and voluntarily distanced himself from her as he was disgusted with her relapse and lack of effort to maintain a program of mental health to avoid her current slip back into psychotic behavior endangering the family, as we now see his deepest fears coming true with her child



Gwen Ulijasz Exhibits



Gwen has written and spoken record undermining Chris interests with known untruths. A significant example is scaring away his employer's investors through direct communication of known falsehoods for the purpose of causing harm. This resulted in loss of the company's funding. This also undermines Chris' ability to pay her fees, fund her unnecessary EOP, and whistle-blower bullying/intimidation/silencing through litigious harassment.

[TIFx.insolvent.payroll.missed.q3.2023](#)

Download



© 2023 Gwen Ulijasz Exhibits

future



Eric Hillerbrand

To: Chris McNally



Tue 9/19/2023 8:18 AM

Chris

Avalanche was supposed to fund on the 15th but instead it is now the 30th. That means I am down to pennies and won't be making payroll this Friday. Couple with some slowness on the part of VCs means we are effectively dead in the water with Arjun, Paul and all the other opportunities. That means these deals will blow up.

I am spending the morning on restructuring the focus and business. We can discuss later this afternoon as I work through the plan.

Best,

Eric

Eric Hillerbrand, Ph.D.

CEO



+1 (154) 482-8134

[Schedule appointment](#)

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IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

People ex rel. _____
_____ on behalf of
_____ self and/or behalf of

Gwendolyn Stathouloukos
Petitioner

Jason Pasu
Respondent

Case No. 11 CP 71194

- Independent Proceeding
- Other Civil Proceeding
(Specify) _____
- Criminal Proceeding
- Juvenile Proceeding

LEADS NO. _____

RESPONDENT SERVED IN OPEN COURT

PETITIONER <u>Gwendolyn Stathouloukos</u>		ADDRESS <u>1512 W. Chicago Unit 4 Chi, IL</u> <small>(Check if omitted person is listed)</small>		CITY/STATE/ZIP <u>Chi, IL</u>		
RESPONDENT <u>Jason Pasu</u>		ADDRESS <u>1512 W. Chicago #3</u>		CITY/STATE/ZIP <u>Chi, IL</u>		
Birthdate	Sex	Race	Height	Weight	Hair	Eyes
(Required for LEADS)	<u>M</u>	<u>White</u>	<u>5'8"</u>	<u>160</u>	<u>Brown</u>	

ORDER OF PROTECTION

INTERIM 903 Civil 4982
 PLENARY 904 Civil 4652
 Crim 903 Civil 4982
 Crim 904 Civil 4652

ANY KNOWING VIOLATION OF ANY ORDER OF PROTECTION FORBIDDING PHYSICAL ABUSE, NEGLIGENCE, EXPLOITATION, HARASSMENT, INTIMIDATION, INTERFERENCE WITH PERSONAL LIBERTY, WILLFUL DEPRIVATION, OR ENTERING OR REMAINING PRESENT AT SPECIFIED PLACES WHEN THE PROTECTED PERSON IS PRESENT OR GRANTING EXCLUSIVE POSSESSION OF THE RESIDENCE OR HOUSEHOLD, PROHIBITING ENTERING OR REMAINING AT THE HOUSEHOLD WHILE UNDER THE INFLUENCE OF ALCOHOL OR DRUGS AND SO CONSTITUTING A THREAT TO THE SAFETY AND WELL-BEING OF ANY PROTECTED PERSON, OR GRANTING A STAY AWAY ORDER, IS A CRIMINAL OFFENSE. GRANT OF EXCLUSIVE POSSESSION OF THE RESIDENCE OR HOUSEHOLD SHALL CONSTITUTE NOTICE FORBIDDING TRESPASS TO LAND. ANY KNOWING VIOLATION OF ANY ORDER AWARDING LEGAL CUSTODY OR PHYSICAL CARE OF A CHILD, OR PROHIBITING REMOVAL OR CONCEALMENT OF A CHILD MAY BE A CLASS 4 FELONY. ANY WILLFUL VIOLATION OF ANY ORDER IS CONTEMPT OF COURT. ANY VIOLATION MAY RESULT IN A FINE OR IMPRISONMENT. STALKING IS A FELONY.

Any order of protection which would expire on a court holiday shall instead expire at the close of the next court business day. 750 ILCS 60/220 (f) (Signature of prohibited conduct on reverse)

The following persons are protected by this Order: Gwendolyn Stathouloukos

"The minor children" referred to herein are: _____

Date, time and place for further hearing:
 Date: May 20, 2011 Time: 2:30pm Courtroom/Calendar No.: 72
 Location: 555 W. Harrison

This Order was issued on:
 Date: 3/18/11 Time: 10:00 am

This Order will go in effect with:
 Date: 3/20/11 Time: 2:30pm
 Vacated by court order
 Specified event: _____

DOROTHY BROWN, CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

I, CLERK OF THE CIRCUIT COURT

**CONFIDENTIAL SEPARATION OF EMPLOYMENT
AGREEMENT AND GENERAL RELEASE**

WHEREAS, Gwendolyn Ulijaaz (hereinafter "EMPLOYEE") has been employed by Cognizant Technology Solutions U.S. Corporation (hereinafter "EMPLOYER") (collectively, "the parties");

WHEREAS, EMPLOYEE separated from EMPLOYER on October 14, 2024 (the "Separation Date"); and

WHEREAS, the parties have agreed to a separation package to ease EMPLOYEE'S transition from EMPLOYER'S employment and to resolve any and all disputes between them.

IT IS HEREBY AGREED by and between EMPLOYEE and EMPLOYER as follows:

1. If EMPLOYEE executes and does not revoke this Agreement (in accordance with Paragraphs 2 and 12, below), and otherwise complies with the provisions of this Agreement, then, EMPLOYER, for and in consideration of the undertakings of EMPLOYEE set forth and referenced herein, and intending to be legally bound, agrees to pay EMPLOYEE a gross lump sum amount of one hundred fifty six thousand forty five dollars (\$156,045), less applicable taxes and deductions, allocated as follows: (a) \$104,000 to EMPLOYEE, paid via check, and mailed to EMPLOYEE at 11703 Huebner Road, Ste. 106 PMB499, San Antonio, TX 78230; and (b) \$52,015 to Kotchen & Low LLP, counsel for EMPLOYEE, as payment for attorneys' fees, costs, and expenses, paid via wire to Kotchen & Low LLP's Checking Account at Bank of America, Account [REDACTED] Routing [REDACTED]. The settlement payment will be allocated as liquidated damages and interest and will be reported on an IRS Form 1099. Both Kotchen & Low and EMPLOYEE shall provide EMPLOYER with a Form W-9, and EMPLOYER shall issue an Internal Revenue Service Form 1099 to Kotchen & Low LLP for its attorneys' fees

and expenses. The aforementioned payments will be sent no later than seven (7) days following the expiration of the revocation period described in Section 12(d) below.

2. EMPLOYEE expressly acknowledges and agrees that EMPLOYEE has at least 21 days to consider this Agreement. If EMPLOYEE does not sign this Agreement by May 8, 2025, then EMPLOYEE will not receive the consideration described in Paragraph 1.

3. EMPLOYEE expressly agrees that, other than the payments described herein, EMPLOYEE has been paid all remuneration owed to EMPLOYEE as a result of EMPLOYEE's employment with EMPLOYER, or the termination of that employment, including but not limited to any and all accrued salary, vacation pay, bonus pay, profit sharing, stock options, stock, expenses, termination benefits, accrued or unaccrued commissions, or any other compensation.

4. (a) EMPLOYEE, on behalf of himself or herself, and his or her heirs, executors, administrators, and/or assigns, for and in consideration of the undertakings of EMPLOYER set forth and referenced herein, and intending to be legally bound, does hereby RELEASE AND FOREVER DISCHARGE EMPLOYER and its parents, subsidiaries, affiliates, and its and their officers, directors, shareholders, employees and agents, and its and their respective successors and assigns, heirs, executors, and administrators, (hereinafter referred to collectively as "RELEASEES") of and from any and all waivable actions and causes of action, suits, debts, claims, and demands whatsoever in law or in equity, which EMPLOYEE ever had, now has, or which his or her heirs, executors, or administrators may have, by reason of any matter, cause or thing whatsoever, up to and including the date EMPLOYEE signs this Agreement, including, without limitation, any claims arising from or relating in any way to his or her employment relationship or the termination of EMPLOYEE's employment relationship with EMPLOYER,

including, but not limited to, any claims which have been asserted, could have been asserted or could be asserted now or in the future, including any claims under the Age Discrimination in Employment Act ("ADEA"); the Older Workers' Benefits Protection Act ("OWBPA"); the Rehabilitation Act of 1973; Title VII of the Civil Rights Act of 1964; the Americans with Disabilities Act ("ADA"); Section 1981 of the Civil Rights Act of 1866; the Family and Medical Leave Act ("FMLA"); the Employee Retirement Income Security Act ("ERISA") (excepting claims for vested pension benefits, to the extent such vested benefits may exist); the Fair Labor Standards Act ("FLSA"); the Worker Adjustment and Retraining Notification Act; the Sarbanes-Oxley Act of 2002; the New Jersey Law Against Discrimination, N.J. Stat. Ann. § 10:5-12 *et seq.*; N.J. Admin. Code § 12:67-1.3.; the New Jersey Civil Rights Act, N.J. Stat. Ann. § 10:6-2; the New Jersey Family Leave Act, N.J. Stat. Ann. § 34:11B-9; the New Jersey State Wage and Hour Law, N.J. Stat. Ann. § 34:11-56a *et seq.*; the New Jersey Conscientious Employee Protection Act, N.J. Stat. Ann. § 34:19-1-34:19-8; the New Jersey Equal Pay Law, N.J. Stat. Ann. § 34:11-56.6; the New Jersey Genetic Privacy Act, N.J. Stat. Ann. § 17B:30-12; the New Jersey Security and Financial Empowerment Act ("NJ SAFE Act"), N.J. Stat. Ann. § 34:11C-1 *et seq.*; the New Jersey WARN Act, N.J. Stat. § 34:21-1, 21-2; the Illinois Human Rights Act, 775 Ill. Comp. Stat. 5; Illinois Equal Pay Act, 820 Ill. Comp. Stat. 110 *et seq.*; Illinois Religious Freedom Restoration Act, as amended, 775 Ill. Comp. Stat. 35/1 *et seq.*; Illinois AIDS Confidentiality Act, 410 Ill. Comp. Stat. 305; Illinois Right to Privacy Law in the Workplace Act, 820 Ill. Comp. Stat. 55; Illinois Genetic Information Privacy Act, 820 Ill. Comp. Stat. 110; Illinois Whistleblower Act, 740 Ill. Comp. Stat. 174; Illinois Worker Adjustment and Retraining Notification Act, 820 Ill. Comp. Stat. 65; Illinois Family Military Leave Act, 820 Ill. Comp. Stat. 151; if applicable, and the common law of the States of Illinois, New York and New Jersey, and any and all other federal, state or local

constitutional, statutory, regulatory, or common law claims, now or hereafter recognized, including but not limited to, claims for economic loss, compensatory damages, punitive damages, liquidated damages, attorneys' fees, expenses and costs.

(b) No provision of this Agreement should be read to prevent EMPLOYEE from: (1) enforcing the terms of this Agreement; (2) retaining or exercising any vested rights EMPLOYEE has under any employee benefit, retirement or equity plan of the EMPLOYER (the plan documents of which and ERISA will continue to govern); (3) filing claims arising for the first time after EMPLOYEE executes this Agreement. In addition, nothing in this Agreement is intended to interfere with, prevent or prohibit EMPLOYEE from filing a claim with a federal, state, or local government agency that is responsible for enforcing a law on behalf of the government, such as the Equal Employment Opportunity Commission ("EEOC") (including a challenge to the validity of this Agreement), Department of Labor ("DOL"), National Labor Relations Board ("NLRB") or Securities and Exchange Commission ("SEC"), or making other disclosures that are protected under the whistleblower provisions of any law. Nor should anything in this Agreement be read to deter or prevent EMPLOYEE from cooperating with or providing information to such a governmental agency during the course of its investigation or during litigation, or making truthful statements or disclosures regarding unlawful employment practices. However, to the maximum extent permitted by law, EMPLOYEE is waiving EMPLOYEE's right to receive any individual monetary relief from the RELEASEES resulting from such claims or conduct, regardless of whether EMPLOYEE or another party has filed them. This Agreement does not limit EMPLOYEE's right to receive an award from any self-regulatory authority or a government agency or entity that provides awards for providing information relating to a potential violation of law. EMPLOYEE is further notified that federal law provides criminal and civil immunity to

federal and state claims for trade secret misappropriation to individuals who disclose a trade secret to their attorney, a court, or a government official in certain confidential circumstances that are set forth in the Defend Trade Secrets Act at 18 U.S.C. §§ 1833(b)(1) and 1833(b)(2), related to the reporting or investigation of a suspected violation of the law, or in connection with a lawsuit for retaliation for reporting a suspected violation of the law.

5. EMPLOYEE represents that he or she does not have any lawsuits, claims, or charges pending against any of the RELEASEES. EMPLOYEE further acknowledges that EMPLOYEE has not made any claims or allegations related to sexual harassment or sexual abuse and none of the payments set forth in this Agreement are related to sexual harassment or sexual abuse. This Agreement is expressly conditioned upon and contingent on the truth of EMPLOYEE's representations in this Agreement, including without limitation the representations in this paragraph and in paragraph 10.

6. It is expressly agreed and understood that EMPLOYER does not have, and will not have, any obligation to provide EMPLOYEE at any time after the Separation Date with any payments, benefits, or consideration in connection with this Agreement other than as set forth herein.

7. The parties hereto acknowledge that the undertakings of both of the parties contained and referenced herein are expressly contingent upon the fulfillment and satisfaction of the obligations of the other party as set forth and referenced herein.

8. EMPLOYEE hereby agrees and recognizes that as of the Separation Date his or her employment relationship with EMPLOYER will be severed and that EMPLOYER has no obligation, contractual or otherwise, to hire, rehire or re-employ EMPLOYEE after such date.

9. EMPLOYEE agrees and acknowledges that the agreement by EMPLOYER, described herein, is not and shall not be construed to be an admission of any violation of any federal, state or local statute or regulation, or of any duty owed by EMPLOYER and that this agreement is made voluntarily to provide an amicable conclusion of EMPLOYEE'S employment relationship with EMPLOYER.

10. EMPLOYEE acknowledges and agrees that this Agreement supersedes any and all prior agreements or understandings between the parties, except for the Non-Disclosure, Non-Competition and Invention Assignment Agreement between EMPLOYER and EMPLOYEE, and any other non-competition, non-solicitation, or confidentiality agreements or obligations applicable to EMPLOYEE. If there is any conflict between the terms of this Agreement and the Plan, the terms of the Plan shall control.

11. EMPLOYEE agrees, covenants and promises that EMPLOYEE has not communicated or disclosed, and will not hereafter communicate or disclose, the terms of this Agreement to any persons with the exception of members of EMPLOYEE's immediate family, attorney, and accountant or tax advisor, each of whom shall be informed of this confidentiality obligation and shall be bound by its terms.

12. EMPLOYER's counsel agrees, unless otherwise permitted or required by law, to maintain the confidentiality of the terms of this Agreement, including the negotiation that led to this Agreement.

13. EMPLOYEE hereby certifies that:

(a) EMPLOYEE has read the terms of this Agreement and that he or she understands its terms and effects, including the fact that EMPLOYEE has agreed to release and forever discharge RELEASEES from any legal action arising out of his or her employment

relationship with EMPLOYER, the terms and conditions of that employment relationship, and the termination of that employment relationship;

(b) EMPLOYEE has signed this Agreement voluntarily and knowingly in exchange for the consideration described and referenced herein, which he or she acknowledges as adequate and satisfactory to EMPLOYEE;

(c) EMPLOYEE has been informed that he or she has twenty-one (21) calendar days from receipt to consider this Agreement and EMPLOYEE has signed on the date indicated below after concluding that the Agreement is satisfactory to him or her;

(d) EMPLOYEE has been informed that EMPLOYEE has the right to revoke this Agreement for a period of seven (7) calendar days following his or her execution of this Agreement by giving written notice to EMPLOYER;

(e) EMPLOYEE has been and is hereby advised in writing by EMPLOYER to consult with an attorney prior to signing this Agreement, which EMPLOYEE acknowledges having had the opportunity to do;

(f) neither EMPLOYER, nor any of its agents, representatives or attorneys have made any representations to EMPLOYEE concerning the terms or effects of this Agreement other than those contained and referenced herein;

(g) this Agreement shall be binding upon and inure to the benefit of EMPLOYEE and EMPLOYER and each of their respective heirs, executors, successors, representatives and agents; and

(h) this Agreement shall be governed, interpreted and enforced by and under the laws of the State of New Jersey, without regard to choice of law principles.

IN WITNESS WHEREOF, and intending to be legally bound hereby, the parties execute the foregoing Confidential Separation of Employment Agreement and General Release.

Dated: 4/19/25


Gwendolyn Uljasz

Cognizant Technology Solutions U.S. Corporation

Dated: 6/16/25


By: _____
Title: VP HR

SEPARATION AGREEMENT AND RELEASE

This Separation Agreement and Release (the "Agreement") is entered into by Gwendolyn L. Stathoulopoulos ("Employee") and AllianceBernstein L.P. and its related companies (the "Company") collectively the "Parties", in consideration of the mutual promises and releases contained in this Agreement. The Parties acknowledge that the terms and conditions of this Agreement have been voluntarily agreed to and that such terms are intended to be final and binding.

1. Employee's last day of employment with Company will be Monday, November 18, 2013. Employee acknowledges that she provided notice of her resignation on Thursday, November 14, 2013. For the avoidance of doubt, Employee's termination shall be a "termination without cause" for purposes of the Incentive Compensation Award Program ("ICAP"). Employee will receive as severance pay (in the Form of salary continuance) the equivalent of 2 weeks salary in the total amount of \$3,846.15, less proper deductions. Employee acknowledges and agrees that until November 18, 2013 all of the terms and conditions of her employment shall continue in full force and she is not entitled to any further compensation or benefits under Employee's January 1, 2012 Financial Advisor agreement or the Company's policies or practices except as provided for in this Agreement. Notwithstanding the forgoing, Employee shall be reimbursed for any business expenses incurred on or before the termination date in accordance with applicable Company policy.

2. Further, in consideration for acceptance of the terms of this Agreement and the release of claims contained herein, Company agrees to provide Employee with compensation, less proper deductions, which shall consist of (i) Employee's salary commencing December 3, 2013 through June 2, 2014, payable on a bi-weekly basis in the total amount of \$50,000, payable in the payroll following the execution of this Agreement and (ii) a 50% Production Bonus on New

Accounts opened between November 19, 2013 and February 18, 2014 by any of the prospects set forth in the list annexed hereto as Exhibit A, which shall be paid in accordance with the terms of the Compensation Schedule attached to Employee's Financial Advisor agreement provided that Employee abides by the terms of Employee's Financial Advisor agreement, including its Non-Solicitation provisions.

3. In further consideration of Employee's acceptance of this Agreement, Company agrees to extend Employee's current medical and dental coverage, under its group plans through June 2, 2014, the "benefits continuation period". Employee understands that she will be eligible to elect to continue her current level of vision and health care flexible spending account coverage, at her own expense, subject to the applicable COBRA requirements and conditions. Employee further understands that she will be able to elect COBRA continuation coverage for medical and dental at the end of her benefits continuation period. Information regarding COBRA continuation coverage will be sent to the Employee's home address on file. The Company, may at its sole discretion, create, amend, modify or eliminate any or all benefits and plans including, but not limited to carriers, plan provisions, or contributions at any time. Employee acknowledges that all other benefits shall cease as of her last day of employment.

4. Employee acknowledges and understands that her participation in the Profit Sharing Plan for Employees of AllianceBernstein L.P. terminates upon the termination of her employment. A statement detailing her accrued benefits under the plan will be provided within a reasonable time thereafter. Distribution of Employee's benefits in both her Participant Account and her Employer Account will be made in accordance with the actuarial administration of the plan or in one lump sum if requested.

! " !

5. Employee agrees that she will not appropriate for her own use, disclose to any third party, or authorize anyone else to disclose, unless authorized by the Chairman of the Company in writing, any confidential information concerning matters relating to the Company's business or the business of the Company's subsidiaries, or both.

6. Employee further agrees to return to the Company unconditionally all documents, files and property belonging to the Company no later than November 18, 2013.

7. In consideration for the Company's agreement to and performance of the terms of this Agreement, Employee agrees to release and discharge the Company, its subsidiaries, affiliates, successors, assigns, predecessors and any and all prior employers acquired by the Company (collectively referred to as the "Releasees") and each of the Releasees' directors, officers, agents and employees (collectively referred to as the "Releasees' Agents"), from all claims, demands, complaints, causes of action, obligations, promises, agreements, debts, expenses, fees and liabilities of any kind whatsoever that Employee has, had or may have against the Releasees or Releasees' Agents by reason of any actual or alleged act, omission, transaction, agreement, practice, policy, conduct, occurrence at any time up to and including the date Employee executes this Agreement, including, but not limited to, any claims arising out of Employee's employment, the terms and conditions of Employee's employment, Employee's January 1, 2012 Financial Advisor agreement and the termination of Employee's employment with Company. This includes, without limitation, a release of any rights or claims Employee may have based on: the Age Discrimination in Employment Act ("ADEA"); Title VII of the Civil Rights Act of 1964; The Americans with Disabilities Act; the Family and Medical Leave Act; the Employee Retirement Income Security

Act; the Worker Adjustment and Retraining Act; the New York State Human Rights Law; the Administrative Code of the City of New York; the New Jersey Law Against Discrimination; the New Jersey Conscientious Employee Protection Act; the New Jersey Family Leave Act; and the New Jersey Equal Pay Act and any other federal, state, or local law statute, rule, regulation or common law cause of action. This release covers both claims that Employee knows about and those she may not know about at this time. Employee agrees that she is releasing claims to the fullest extent permitted by law. This Agreement does not (a) waive any rights or claims that Employee may have which arise after Employee signs this Agreement; (b) affect any benefits or rights that vested prior to Employee's execution of this Agreement or that will vest thereafter pursuant to the terms and conditions of ICAP; and (c) release any claims for defense and indemnity under the Company's partnership agreement and/or applicable law provided Employee shall reasonably assist and cooperate with the Company in connection with the defense of any claim or dispute pending against the Company and/or Employee.

8. Employee promises not to file a lawsuit or initiate an arbitration asserting any claims that are released by this Agreement. If Employee breaks her promise in paragraph "7" and "8" of this Agreement and files a lawsuit or initiates an arbitration based on claims Employee has released, Employee agrees to pay all costs incurred by the Company or the Releasees, or the Releasees' Agents, including reasonable attorneys' fees, in defending against Employee's claim; provided, however, that nothing in this paragraph shall prevent Employee from exercising Employee's right under the Older Workers Benefit Protection Act of 1990 to challenge the validity of Employee's waiver of claims under the Age Discrimination in Employment Act set forth in paragraph "7" of this Agreement.

9. In consideration of the forgoing agreements by Employee, the Company hereby agrees to and does fully release, discharge and waive all known claims, demands, complaints, causes of action, obligations, promises, agreements, debts, expenses, fees and liabilities of any kind whatsoever that the Company knows it has against Employee by reason of any actual or alleged act, omission, transaction, agreement, practice, policy, conduct, or occurrence at any time up to and including the date the Company executes this Agreement.

10. Employee agrees to keep the terms, amount, and existence of this Agreement completely confidential. Employee may disclose the terms, amount and existence of this Agreement to her immediate family, legal counsel, accountants or as required by law or judicial process; provided, however, any non-disclosure provision in this Agreement does not prohibit or restrict Employee (or Employee's attorney) from responding to any inquiry, or providing testimony, about this Agreement or its underlying facts and circumstances by, or before, the Securities and Exchange Commission, the Financial Industry Regulatory Authority, any other self-regulatory organization, or any other federal or state regulatory authority. In the event the Company receives an inquiry from a prospective employer regarding Employee, the Company shall only provide Employee's title and dates of employment.

11. The parties make this Agreement, for among other reasons, to avoid the cost of defending against any possible legal action. By making this Agreement, the parties do not admit that it has violated the law in any way or has otherwise done anything wrong.

12. Employee acknowledges that she received a copy of this Agreement on November 26, 2013 and was offered and has a period of 10 days to consider it.

13. Employee has been advised and has been given sufficient time to consult with an attorney before signing this Agreement.

14. The Parties acknowledge and agree that this Agreement constitutes the complete agreement between them with respect to the subject matter hereof and that no oral modification of this Agreement is permissible. Nothing herein shall be deemed to constitute a waiver or release of any of Employee's surviving obligations set forth in Employee's January 1, 2012 Financial Advisor agreement, including its Non-Solicitation provisions.

15. This Agreement shall be construed in accordance with, and enforced under, the laws of the State of New York, without regard to principles of conflicts of laws.

EMPLOYEE ACKNOWLEDGES THAT SHE HAS READ THIS AGREEMENT, UNDERSTANDS IT AND IS VOLUNTARILY ENTERING INTO IT.

PLEASE READ THIS AGREEMENT CAREFULLY, IT CONTAINS A RELEASE OF ALL KNOWN AND UNKNOWN CLAIMS AS OF THE DATE OF EMPLOYEE'S EXECUTION OF THIS AGREEMENT.

Dated: New York, New York
December , 2013

Signed before me this
__ day of _____, 2013

Notary Public

Gwendolyn L. Stathoulopoulos

Signed before me this
__ day of _____, 2013

AllianceBernstein L.P.
By: AllianceBernstein
Corporation, General Partner

Notary Public

By: _____
Colin T. Burke
Senior Vice President & Counsel
Corporate Legal

GWENDOLYN L. STATHOULOPOULOS

Exhibit A

New accounts - Prospects or are in process of funding

Alex Echols – NE Midwest Institute

Alex Echols – Sand County Foundation

Tom Hoffner

Scott Johnson

Jane Irwin

Suzy Newman – kids' accounts (3)

Bob Romo (new as of August 2013, actively funding)

SEPARATION AGREEMENT AND RELEASE

This Separation Agreement and Release (“Release”) is entered into between Gwendolyn Ulijasz (“Employee”) and National Union Fire Insurance Company of Pittsburgh, PA (the “Company”). For purposes of this Release, “AIG” shall mean the Company and its parents, subsidiaries and affiliates. Employee and the Company hereby agree to the following terms and conditions:

1. SEPARATION OF EMPLOYMENT; CONSIDERATION:

Employee ceased performing her employment duties and responsibilities for AIG, and no longer reports to work for AIG, after March 13, 2020 (the “End Work Date”). Employee shall be returned to the payroll of the Company, at the same salary and subject to the same withholdings as Employee’s final compensation, from the End Work Date through and including September 11, 2020 (the “Termination Date”), except for (i) any Long Term Disability plan withholdings (which ceased as of the End Work Date) and (ii) any Incentive Savings Plan contributions or matches (which ceased as of the last day of the pay period in which the End Work Date occurred). Employee’s employment with AIG shall terminate on the Termination Date and the Termination Date will be the date of termination of Employee’s employment for purposes of the American International Group, Inc. Retirement Plan (the “Retirement Plan”).

The Company agrees to continue Employee’s medical, dental, and basic life coverage benefits through and including the Termination Date; however, (a) no additional Paid Time Off benefits shall accrue to Employee as a result of the continuation of Employee on payroll beyond the End Work Date, (b) Employee is responsible for the payment of any corporate credit card late fees or any business expenses that (i) have not been incurred by Employee in accordance with company policy or (ii) have not been submitted to AIG, with proper documentation under company policy, prior to the End Work Date, (c) Employee’s eligibility for coverage under the Short Term and Long Term Disability programs ceased as of the End Work Date, (d) Employee’s eligibility to contribute to the Incentive Savings Plan ceased as of the last day of the pay period in which the End Work Date occurred, and (e) nothing in this Release modifies or affects AIG’s right to alter the terms of any benefit plans or programs.

This Release does not abrogate any rights that Employee may have to benefit continuation under the Consolidated Omnibus Budget Reconciliation Act of 1985 after the Termination Date.

Short Term Incentive Award: As soon as practicable after the Effective Date (as defined in paragraph 10(G) herein), the Company will pay Employee an additional separation payment in the form of a short term incentive award payable in a lump sum in the amount of \$50,000 (less tax withholdings).

Outplacement: The Company agrees to provide 6 months of outplacement services to Employee as determined by the Company.

Each payment pursuant to this Release will be treated as a separate payment under section 409A of the Internal Revenue Code.

Without limiting the release of claims in paragraph 2 of this Release, Employee expressly acknowledges that Employee is not entitled to any payments under the American International Group, Inc. Severance Plan (the "Severance Plan") or the American International Group, Inc. Annual Short-Term Incentive Plan and that the separation payments provided for in this paragraph 1 are in lieu of any payments under such plans.

2. **RELEASE:** In return for the consideration set forth above, Employee forever waives and releases any and all rights and claims of any kind, which Employee presently has, had or may have against the Company, American International Group, Inc., their past, present and future subsidiaries and affiliates, as well as the past, present and future directors, officers, agents, attorneys, fiduciaries, plan administrators and employees of, or any benefit plans sponsored by, such companies, including but not limited to the Severance Plan (collectively, the "Released Parties") up to the date of Employee's execution of this Release (including, without limitation, claims relating to Employee's employment with AIG or the termination of that employment), except claims that the law does not permit Employee to waive by signing this Release. Specifically, but without limiting that general release, Employee hereby waives any rights or claims Employee might have including, but not limited to, any claims for bonuses or other compensation, back pay, front pay, penalties, compensatory damages, attorneys' fees, expenses and/or costs of litigation, wrongful or unlawful discharge; violations of any Illinois or other employment discrimination laws, Title VII of the Civil Rights Act of 1964, the Civil Rights Act of 1991, the Equal Pay Act, the Age Discrimination in Employment Act of 1967 (the "ADEA"), the Americans with Disabilities Act of 1991, the Employee Retirement Income Security Act of 1974, the Worker Adjustment and Retraining Notification Act, Sarbanes-Oxley Act of 2002, and/or the Family and Medical Leave Act, including all amendments to any of the aforementioned Acts; violations of any other federal, state and/or municipal fair employment statutes or laws; or violations of any other law, rule, regulation, or ordinance pertaining to employment, wages, compensation, hours worked, or any other aspect of Employee's relationship with any of the Released Parties. Employee recognizes that Employee is not waiving any rights or claims under the ADEA that may arise after the date that Employee executes this Release.

This Release is intended as a full settlement and compromise by Employee of each, every and all claims of every kind and nature, whether known or unknown, actual or contingent, asserted or unasserted, arising under common law, statutory law or otherwise; no claim of any sort is reserved by Employee. Other than the sums and benefits set forth in this Release, there are no other sums payable to Employee by the Released Parties. Nothing herein modifies or affects any vested rights that Employee may have under any applicable retirement plan or 401(k) plan, nor does this Release confer any such rights, which are governed by the terms of the respective plans (and any agreements under such plans) or restrict AIG's right to alter the terms of such plans or programs. Employee represents that Employee has not asserted any claim based upon sexual harassment or sexual assault.

3. **NO PENDING CLAIMS:** Employee represents and warrants that Employee has no pending claims against the Released Parties. Employee further represents and warrants that Employee has not assigned any of the released claims or any interest therein to any other person or entity.

4. **NO REINSTATEMENT/RE-EMPLOYMENT:** Employee shall not seek or accept employment with AIG after the End Work Date, Employee waives any claim to reinstatement or re-employment with AIG, and Employee agrees not to bring any claim based upon the failure or refusal of AIG to employ Employee hereafter. If Employee seeks employment or becomes employed with AIG (whether knowingly or unknowingly), this Release shall conclusively be deemed the sole and exclusive reason for denying Employee's application for employment with AIG and/or the basis for Employee's discharge if hired. Notwithstanding the aforesaid, nothing herein shall prevent Employee from (a) accepting employment with Blackboard Insurance in the role for which Employee interviewed in the two months prior to the Effective Date, or (b) continuing employment with any company that becomes affiliated with AIG after the date of this Release, provided that Employee is employed with such company prior to its affiliation with AIG. For any breach of this paragraph, the Released Parties shall be entitled to recover any and all attorneys' fees and costs incurred as a result of such breach in addition to any other damages.

5. **CONFIDENTIALITY:** Employee agrees that this Release and the terms thereof are to remain strictly confidential, except as provided below. Accordingly, Employee shall not make any statements or provide any information to any person (including but not limited to any former, current, or future employees of the Released Parties) concerning this Release, or the terms thereof, except nothing herein shall prevent Employee from making such disclosures (A) as may be legally required; (B) that are necessary for the purpose of obtaining legal or tax advice; (C) to governmental authorities or regulators; (D) to Employee's spouse or (E) where a prohibition or limitation on such disclosures is unlawful. Employee agrees that Employee shall inform Employee's spouse, attorneys or accountants to whom Employee discloses matters concerning this Release, or the terms thereof, of this confidentiality obligation and the exceptions herein. Employee agrees that any breach of this paragraph, whether by Employee, Employee's spouse, attorneys or accountants, will be deemed a material breach by Employee.

Employee acknowledges that through Employee's employment with AIG, Employee may have acquired and had access to the Released Parties' Confidential Information, as defined below. Employee agrees that AIG may prevent the use or disclosure of the Released Parties' Confidential Information and acknowledges that AIG has taken all reasonable steps necessary to protect the secrecy of the Confidential Information. "Confidential Information" means an item of information or a compilation of information in any form (tangible or intangible), related to the Released Parties' business that they have not made public or authorized public disclosure of, and that is not generally known to the public through proper means. Confidential Information includes, but is not limited to: (a) business plans and analysis, customer and prospective customer lists, personnel, staffing and compensation information, marketing plans and strategies, research and development data, financial data, operational data, methods, techniques, technical data, know-how, innovations, computer programs, un-patented inventions, and trade secrets;

and (b) information about the business affairs of third parties (including, but not limited to, customers and prospective customers) that such third parties provide to AIG in confidence. Employee agrees that Employee has not and in the future will not use or disclose to any third party Confidential Information, unless compelled by law and after notice to the Company, and further agrees to return all documents or any other item or source containing Confidential Information, or any other property of the Released Parties in Employee's possession, custody or control, to the Company immediately.

Nothing in this Release or any AIG policy prohibits or restricts Employee from communicating with or responding to any inquiry by the Securities and Exchange Commission, law enforcement, the Equal Employment Opportunity Commission, or any other local, state, or federal governmental or regulatory authority, or any self-regulatory organization, provided that AIG does not waive any attorney-client privilege over any information provided by Employee that is appropriately covered by such privilege.

In addition, nothing in this Release shall prohibit, prevent, limit or restrict Employee from disclosing the details or underlying facts and circumstances relating to any claim of discrimination, retaliation, harassment or sexual assault.

Employee agrees that this Release shall not limit, and is in addition to, any other non-disclosure and/or restrictive covenant agreement or similar document to which Employee is currently subject, including, without limitation, the Non-Solicitation and Non-Disclosure Agreement Employee executed April 30, 2015 (the "Non-Solicitation Agreement"), which shall remain in full force and effect.

6. **NON-SOLICITATION:** Employee agrees that for a period of twelve (12) months after the End Work Date, Employee will not, directly or indirectly, regardless of who initiates the communication, solicit, participate in the solicitation or recruitment of, or in any manner encourage or provide assistance to, any employee, registered representative, consultant or agent of AIG to terminate his or her employment or other relationship with AIG or to leave its employ or other relationship with AIG for any engagement in any capacity or for any other person or entity.

7. **NONDISPARAGEMENT:** Employee agrees not to issue, circulate, publish or utter any disparaging statements, remarks or rumors about the Released Parties. Nothing in this Release shall prevent Employee from making or publishing any truthful statement (a) when required by law, subpoena or court order or at the request of an administrative agency or legislature, (b) in the course of any legal, arbitral, administrative, legislative or regulatory proceeding, (c) to any governmental authority, regulatory agency or self-regulatory organization, (d) in connection with any investigation by the Released Parties or (e) where a prohibition or limitation on such communication is unlawful. Nothing in this paragraph limits the Employee's rights identified above, in paragraph 5 of this Release (entitled "Confidentiality").

8. **COOPERATION:** Employee agrees to assist the Company regarding business matters through the End Work Date, as may be requested by the Company. In addition, Employee agrees: (a) if served with a subpoena or order that would compel Employee to testify or respond to any regulatory inquiry, investigation, or administrative, arbitral or judicial proceeding regarding or in any way relating to the Released Parties or

Employee's employment with AIG, to send immediately (but in no event later than three (3) business days after Employee has been so served or notified) a written notification, and provide a copy of the subpoena or order, by overnight mail to General Counsel, American International Group, Inc., 80 Pine Street, 13th Floor, New York, New York 10005; and (b) to cooperate with AIG in connection with any litigation, legal or arbitral proceeding or any investigatory or regulatory matters in which Employee may have relevant knowledge or information. This cooperation shall include, without limitation, the following: (i) to meet and confer with AIG's designated in-house or outside attorneys for purposes of assisting with any litigation, legal or arbitral proceeding or any investigatory or regulatory matters; and (ii) to give truthful sworn statements to AIG's attorneys upon their request. The Company agrees to reimburse Employee for reasonable out-of-pocket expenses necessarily incurred by Employee in connection with the cooperation set forth in this paragraph.

9. **INQUIRIES FROM PROSPECTIVE EMPLOYERS:** Employee agrees that Employee will direct any inquiries from prospective employers to The Work Number, at www.theworknumber.com, and the Company agrees that, in response to any such inquiries, The Work Number will only provide information regarding the dates of Employee's employment and last job title, and shall inform the inquirer that it is company policy to provide only that information regarding former employees. Employee will need to provide Employee's Social Security Number and the AIG Employer Code (AIG-12573) to facilitate these inquiries.

10. **REPRESENTATIONS:** Employee acknowledges the following:

- (A) that this Release is written in a manner calculated to be understood by Employee, Employee has read this Release and fully understands its meaning, and Employee is fully competent to enter into this Release;
- (B) that this Release is not an admission of wrongdoing by the Company or any Released Parties and neither it nor any drafts shall be admissible evidence of wrongdoing;
- (C) that this Release represents Employee's knowing and voluntary waiver and release of any and all claims that Employee might have up to the date of Employee's execution of this Release including, but not limited to, any claims arising under ADEA;
- (D) that the consideration that Employee will receive in exchange for this Release, *i.e.*, the payments and benefits set forth in paragraph 1 above, is something of value to which Employee is not already entitled;
- (E) that Employee is hereby being advised to consult with and has consulted with an attorney prior to executing this Release;
- (F) that Employee has 21 days from the date of the Employee's receipt of this Release to consider this Release; and

(G) that Employee has 7 days following Employee's execution of this Release in which to revoke it by written notice of revocation that must be delivered to Annette Bernstein, American International Group, Inc., 80 Pine Street, 13th Floor, New York, New York 10005, no later than 5:00 p.m. on the seventh day after Employee has signed this Release. This Release will not become effective and enforceable until the eighth day after Employee's signature (the "Effective Date") (if not revoked pursuant to the terms of this paragraph.)

11. **ENTIRE AGREEMENT:** This Release and the Non-Solicitation Agreement constitute the entire agreement and understanding between the parties with regard to the subject matter herein. They supersede and cancel any prior understandings, agreements, or representations by or between the parties, written or oral, relating to the subject matter herein. Any modification or amendment of this Release must be made in writing and signed by both parties.

12. **EFFECT OF VOID PROVISION:** If any term or provision of this Release, or the application thereof to any person or circumstances will to any extent be invalid or unenforceable, the remainder of this Release, or the application of such terms to persons or circumstances other than those as to which it is invalid or unenforceable, will not be affected thereby, and each term of this Release will be valid and enforceable to the fullest extent permitted by law; provided, however, if in response to a claim by Employee any court or arbitrator were to find that the release of claims set forth herein is unlawful or unenforceable, or was not entered into knowingly and voluntarily, Employee agrees, at the Company's option, either to return to the Company the consideration provided in paragraph 1 hereof (unless such repayment is prohibited by law) or to execute a release in a form satisfactory to the Company that is lawful and enforceable.

13. **EXECUTION IN COUNTERPARTS:** This Release may be executed in any number of counterparts, and such counterparts may be obtained by facsimile or electronic transmission, each of which taken together will constitute one and the same instrument. An electronically transmitted signature shall be treated as an original signature for all purposes.

14. **GOVERNING LAW:** Any dispute arising under this Release shall be governed by the law of the State of New York, without reference to any choice of law rules that may cause the application of the law of any other jurisdiction.

Gwendolyn Uljasz

Date

National Union Fire Insurance Company of
Pittsburgh, PA

By: _____

SEPARATION AGREEMENT AND RELEASE

This Separation Agreement and Release (the "Agreement") is entered into by Gwendolyn L. Stathoulopoulos ("Employee") and AllianceBernstein L.P. and its related companies (the "Company") collectively the "Parties", in consideration of the mutual promises and releases contained in this Agreement. The Parties acknowledge that the terms and conditions of this Agreement have been voluntarily agreed to and that such terms are intended to be final and binding.

1. Employee's last day of employment with Company will be Monday, November 18, 2013. Employee acknowledges that she provided notice of her resignation on Thursday, November 14, 2013. For the avoidance of doubt, Employee's termination shall be a "termination without cause" for purposes of the Incentive Compensation Award Program ("ICAP"). Employee will receive as severance pay (in the Form of salary continuance) the equivalent of 2 weeks salary in the total amount of \$3,846.15, less proper deductions. Employee acknowledges and agrees that until November 18, 2013 all of the terms and conditions of her employment shall continue in full force and she is not entitled to any further compensation or benefits under Employee's January 1, 2012 Financial Advisor agreement or the Company's policies or practices except as provided for in this Agreement. Notwithstanding the forgoing, Employee shall be reimbursed for any business expenses incurred on or before the termination date in accordance with applicable Company policy.

2. Further, in consideration for acceptance of the terms of this Agreement and the release of claims contained herein, Company agrees to provide Employee with compensation, less proper deductions, which shall consist of (i) Employee's salary commencing December 3, 2013 through June 2, 2014, payable on a bi-weekly basis in the total amount of \$50,000, payable in the payroll following the execution of this Agreement and (ii) a 50% Production Bonus on New

Accounts opened between November 19, 2013 and February 18, 2014 by any of the prospects set forth in the list annexed hereto as Exhibit A, which shall be paid in accordance with the terms of the Compensation Schedule attached to Employee's Financial Advisor agreement provided that Employee abides by the terms of Employee's Financial Advisor agreement, including its Non-Solicitation provisions.

3. In further consideration of Employee's acceptance of this Agreement, Company agrees to extend Employee's current medical and dental coverage, under its group plans through June 2, 2014, the "benefits continuation period". Employee understands that she will be eligible to elect to continue her current level of vision and health care flexible spending account coverage, at her own expense, subject to the applicable COBRA requirements and conditions. Employee further understands that she will be able to elect COBRA continuation coverage for medical and dental at the end of her benefits continuation period. Information regarding COBRA continuation coverage will be sent to the Employee's home address on file. The Company, may at its sole discretion, create, amend, modify or eliminate any or all benefits and plans including, but not limited to carriers, plan provisions, or contributions at any time. Employee acknowledges that all other benefits shall cease as of her last day of employment.

4. Employee acknowledges and understands that her participation in the Profit Sharing Plan for Employees of AllianceBernstein L.P. terminates upon the termination of her employment. A statement detailing her accrued benefits under the plan will be provided within a reasonable time thereafter. Distribution of Employee's benefits in both her Participant Account and her Employer Account will be made in accordance with the actuarial administration of the plan or in one lump sum if requested.

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5. Employee agrees that she will not appropriate for her own use, disclose to any third party, or authorize anyone else to disclose, unless authorized by the Chairman of the Company in writing, any confidential information concerning matters relating to the Company's business or the business of the Company's subsidiaries, or both.

6. Employee further agrees to return to the Company unconditionally all documents, files and property belonging to the Company no later than November 18, 2013.

7. In consideration for the Company's agreement to and performance of the terms of this Agreement, Employee agrees to release and discharge the Company, its subsidiaries, affiliates, successors, assigns, predecessors and any and all prior employers acquired by the Company (collectively referred to as the "Releasees") and each of the Releasees' directors, officers, agents and employees (collectively referred to as the "Releasees' Agents"), from all claims, demands, complaints, causes of action, obligations, promises, agreements, debts, expenses, fees and liabilities of any kind whatsoever that Employee has, had or may have against the Releasees or Releasees' Agents by reason of any actual or alleged act, omission, transaction, agreement, practice, policy, conduct, occurrence at any time up to and including the date Employee executes this Agreement, including, but not limited to, any claims arising out of Employee's employment, the terms and conditions of Employee's employment, Employee's January 1, 2012 Financial Advisor agreement and the termination of Employee's employment with Company. This includes, without limitation, a release of any rights or claims Employee may have based on: the Age Discrimination in Employment Act ("ADEA"); Title VII of the Civil Rights Act of 1964; The Americans with Disabilities Act; the Family and Medical Leave Act; the Employee Retirement Income Security

Act; the Worker Adjustment and Retraining Act; the New York State Human Rights Law; the Administrative Code of the City of New York; the New Jersey Law Against Discrimination; the New Jersey Conscientious Employee Protection Act; the New Jersey Family Leave Act; and the New Jersey Equal Pay Act and any other federal, state, or local law statute, rule, regulation or common law cause of action. This release covers both claims that Employee knows about and those she may not know about at this time. Employee agrees that she is releasing claims to the fullest extent permitted by law. This Agreement does not (a) waive any rights or claims that Employee may have which arise after Employee signs this Agreement; (b) affect any benefits or rights that vested prior to Employee's execution of this Agreement or that will vest thereafter pursuant to the terms and conditions of ICAP; and (c) release any claims for defense and indemnity under the Company's partnership agreement and/or applicable law provided Employee shall reasonably assist and cooperate with the Company in connection with the defense of any claim or dispute pending against the Company and/or Employee.

8. Employee promises not to file a lawsuit or initiate an arbitration asserting any claims that are released by this Agreement. If Employee breaks her promise in paragraph "7" and "8" of this Agreement and files a lawsuit or initiates an arbitration based on claims Employee has released, Employee agrees to pay all costs incurred by the Company or the Releasees, or the Releasees' Agents, including reasonable attorneys' fees, in defending against Employee's claim; provided, however, that nothing in this paragraph shall prevent Employee from exercising Employee's right under the Older Workers Benefit Protection Act of 1990 to challenge the validity of Employee's waiver of claims under the Age Discrimination in Employment Act set forth in paragraph "7" of this Agreement.

9. In consideration of the forgoing agreements by Employee, the Company hereby agrees to and does fully release, discharge and waive all known claims, demands, complaints, causes of action, obligations, promises, agreements, debts, expenses, fees and liabilities of any kind whatsoever that the Company knows it has against Employee by reason of any actual or alleged act, omission, transaction, agreement, practice, policy, conduct, or occurrence at any time up to and including the date the Company executes this Agreement.

10. Employee agrees to keep the terms, amount, and existence of this Agreement completely confidential. Employee may disclose the terms, amount and existence of this Agreement to her immediate family, legal counsel, accountants or as required by law or judicial process; provided, however, any non-disclosure provision in this Agreement does not prohibit or restrict Employee (or Employee's attorney) from responding to any inquiry, or providing testimony, about this Agreement or its underlying facts and circumstances by, or before, the Securities and Exchange Commission, the Financial Industry Regulatory Authority, any other self-regulatory organization, or any other federal or state regulatory authority. In the event the Company receives an inquiry from a prospective employer regarding Employee, the Company shall only provide Employee's title and dates of employment.

11. The parties make this Agreement, for among other reasons, to avoid the cost of defending against any possible legal action. By making this Agreement, the parties do not admit that it has violated the law in any way or has otherwise done anything wrong.

12. Employee acknowledges that she received a copy of this Agreement on November 26, 2013 and was offered and has a period of 10 days to consider it.

13. Employee has been advised and has been given sufficient time to consult with an attorney before signing this Agreement.

14. The Parties acknowledge and agree that this Agreement constitutes the complete agreement between them with respect to the subject matter hereof and that no oral modification of this Agreement is permissible. Nothing herein shall be deemed to constitute a waiver or release of any of Employee's surviving obligations set forth in Employee's January 1, 2012 Financial Advisor agreement, including its Non-Solicitation provisions.

15. This Agreement shall be construed in accordance with, and enforced under, the laws of the State of New York, without regard to principles of conflicts of laws.

EMPLOYEE ACKNOWLEDGES THAT SHE HAS READ THIS AGREEMENT, UNDERSTANDS IT AND IS VOLUNTARILY ENTERING INTO IT.

PLEASE READ THIS AGREEMENT CAREFULLY, IT CONTAINS A RELEASE OF ALL KNOWN AND UNKNOWN CLAIMS AS OF THE DATE OF EMPLOYEE'S EXECUTION OF THIS AGREEMENT.

Dated: New York, New York
December , 2013

Signed before me this
__ day of _____, 2013

Notary Public

Gwendolyn L. Stathoulopoulos

Signed before me this
__ day of _____, 2013

AllianceBernstein L.P.
By: AllianceBernstein
Corporation, General Partner

Notary Public

By: _____
Colin T. Burke
Senior Vice President & Counsel
Corporate Legal

GWENDOLYN L. STATHOULOPOULOS

Exhibit A

New accounts - Prospects or are in process of funding

Alex Echols – NE Midwest Institute

Alex Echols – Sand County Foundation

Tom Hoffner

Scott Johnson

Jane Irwin

Suzy Newman – kids' accounts (3)

Bob Romo (new as of August 2013, actively funding)

SEPARATION AGREEMENT AND RELEASE

This Separation Agreement and Release (“Release”) is entered into between Gwendolyn Ulijasz (“Employee”) and National Union Fire Insurance Company of Pittsburgh, PA (the “Company”). For purposes of this Release, “AIG” shall mean the Company and its parents, subsidiaries and affiliates. Employee and the Company hereby agree to the following terms and conditions:

1. SEPARATION OF EMPLOYMENT; CONSIDERATION:

Employee ceased performing her employment duties and responsibilities for AIG, and no longer reports to work for AIG, after March 13, 2020 (the “End Work Date”). Employee shall be returned to the payroll of the Company, at the same salary and subject to the same withholdings as Employee’s final compensation, from the End Work Date through and including September 11, 2020 (the “Termination Date”), except for (i) any Long Term Disability plan withholdings (which ceased as of the End Work Date) and (ii) any Incentive Savings Plan contributions or matches (which ceased as of the last day of the pay period in which the End Work Date occurred). Employee’s employment with AIG shall terminate on the Termination Date and the Termination Date will be the date of termination of Employee’s employment for purposes of the American International Group, Inc. Retirement Plan (the “Retirement Plan”).

The Company agrees to continue Employee’s medical, dental, and basic life coverage benefits through and including the Termination Date; however, (a) no additional Paid Time Off benefits shall accrue to Employee as a result of the continuation of Employee on payroll beyond the End Work Date, (b) Employee is responsible for the payment of any corporate credit card late fees or any business expenses that (i) have not been incurred by Employee in accordance with company policy or (ii) have not been submitted to AIG, with proper documentation under company policy, prior to the End Work Date, (c) Employee’s eligibility for coverage under the Short Term and Long Term Disability programs ceased as of the End Work Date, (d) Employee’s eligibility to contribute to the Incentive Savings Plan ceased as of the last day of the pay period in which the End Work Date occurred, and (e) nothing in this Release modifies or affects AIG’s right to alter the terms of any benefit plans or programs.

This Release does not abrogate any rights that Employee may have to benefit continuation under the Consolidated Omnibus Budget Reconciliation Act of 1985 after the Termination Date.

Short Term Incentive Award: As soon as practicable after the Effective Date (as defined in paragraph 10(G) herein), the Company will pay Employee an additional separation payment in the form of a short term incentive award payable in a lump sum in the amount of \$50,000 (less tax withholdings).

Outplacement: The Company agrees to provide 6 months of outplacement services to Employee as determined by the Company.

Each payment pursuant to this Release will be treated as a separate payment under section 409A of the Internal Revenue Code.

Without limiting the release of claims in paragraph 2 of this Release, Employee expressly acknowledges that Employee is not entitled to any payments under the American International Group, Inc. Severance Plan (the "Severance Plan") or the American International Group, Inc. Annual Short-Term Incentive Plan and that the separation payments provided for in this paragraph 1 are in lieu of any payments under such plans.

2. **RELEASE:** In return for the consideration set forth above, Employee forever waives and releases any and all rights and claims of any kind, which Employee presently has, had or may have against the Company, American International Group, Inc., their past, present and future subsidiaries and affiliates, as well as the past, present and future directors, officers, agents, attorneys, fiduciaries, plan administrators and employees of, or any benefit plans sponsored by, such companies, including but not limited to the Severance Plan (collectively, the "Released Parties") up to the date of Employee's execution of this Release (including, without limitation, claims relating to Employee's employment with AIG or the termination of that employment), except claims that the law does not permit Employee to waive by signing this Release. Specifically, but without limiting that general release, Employee hereby waives any rights or claims Employee might have including, but not limited to, any claims for bonuses or other compensation, back pay, front pay, penalties, compensatory damages, attorneys' fees, expenses and/or costs of litigation, wrongful or unlawful discharge; violations of any Illinois or other employment discrimination laws, Title VII of the Civil Rights Act of 1964, the Civil Rights Act of 1991, the Equal Pay Act, the Age Discrimination in Employment Act of 1967 (the "ADEA"), the Americans with Disabilities Act of 1991, the Employee Retirement Income Security Act of 1974, the Worker Adjustment and Retraining Notification Act, Sarbanes-Oxley Act of 2002, and/or the Family and Medical Leave Act, including all amendments to any of the aforementioned Acts; violations of any other federal, state and/or municipal fair employment statutes or laws; or violations of any other law, rule, regulation, or ordinance pertaining to employment, wages, compensation, hours worked, or any other aspect of Employee's relationship with any of the Released Parties. Employee recognizes that Employee is not waiving any rights or claims under the ADEA that may arise after the date that Employee executes this Release.

This Release is intended as a full settlement and compromise by Employee of each, every and all claims of every kind and nature, whether known or unknown, actual or contingent, asserted or unasserted, arising under common law, statutory law or otherwise; no claim of any sort is reserved by Employee. Other than the sums and benefits set forth in this Release, there are no other sums payable to Employee by the Released Parties. Nothing herein modifies or affects any vested rights that Employee may have under any applicable retirement plan or 401(k) plan, nor does this Release confer any such rights, which are governed by the terms of the respective plans (and any agreements under such plans) or restrict AIG's right to alter the terms of such plans or programs. Employee represents that Employee has not asserted any claim based upon sexual harassment or sexual assault.

3. **NO PENDING CLAIMS:** Employee represents and warrants that Employee has no pending claims against the Released Parties. Employee further represents and warrants that Employee has not assigned any of the released claims or any interest therein to any other person or entity.

4. **NO REINSTATEMENT/RE-EMPLOYMENT:** Employee shall not seek or accept employment with AIG after the End Work Date, Employee waives any claim to reinstatement or re-employment with AIG, and Employee agrees not to bring any claim based upon the failure or refusal of AIG to employ Employee hereafter. If Employee seeks employment or becomes employed with AIG (whether knowingly or unknowingly), this Release shall conclusively be deemed the sole and exclusive reason for denying Employee's application for employment with AIG and/or the basis for Employee's discharge if hired. Notwithstanding the aforesaid, nothing herein shall prevent Employee from (a) accepting employment with Blackboard Insurance in the role for which Employee interviewed in the two months prior to the Effective Date, or (b) continuing employment with any company that becomes affiliated with AIG after the date of this Release, provided that Employee is employed with such company prior to its affiliation with AIG. For any breach of this paragraph, the Released Parties shall be entitled to recover any and all attorneys' fees and costs incurred as a result of such breach in addition to any other damages.

5. **CONFIDENTIALITY:** Employee agrees that this Release and the terms thereof are to remain strictly confidential, except as provided below. Accordingly, Employee shall not make any statements or provide any information to any person (including but not limited to any former, current, or future employees of the Released Parties) concerning this Release, or the terms thereof, except nothing herein shall prevent Employee from making such disclosures (A) as may be legally required; (B) that are necessary for the purpose of obtaining legal or tax advice; (C) to governmental authorities or regulators; (D) to Employee's spouse or (E) where a prohibition or limitation on such disclosures is unlawful. Employee agrees that Employee shall inform Employee's spouse, attorneys or accountants to whom Employee discloses matters concerning this Release, or the terms thereof, of this confidentiality obligation and the exceptions herein. Employee agrees that any breach of this paragraph, whether by Employee, Employee's spouse, attorneys or accountants, will be deemed a material breach by Employee.

Employee acknowledges that through Employee's employment with AIG, Employee may have acquired and had access to the Released Parties' Confidential Information, as defined below. Employee agrees that AIG may prevent the use or disclosure of the Released Parties' Confidential Information and acknowledges that AIG has taken all reasonable steps necessary to protect the secrecy of the Confidential Information. "Confidential Information" means an item of information or a compilation of information in any form (tangible or intangible), related to the Released Parties' business that they have not made public or authorized public disclosure of, and that is not generally known to the public through proper means. Confidential Information includes, but is not limited to: (a) business plans and analysis, customer and prospective customer lists, personnel, staffing and compensation information, marketing plans and strategies, research and development data, financial data, operational data, methods, techniques, technical data, know-how, innovations, computer programs, un-patented inventions, and trade secrets;

and (b) information about the business affairs of third parties (including, but not limited to, customers and prospective customers) that such third parties provide to AIG in confidence. Employee agrees that Employee has not and in the future will not use or disclose to any third party Confidential Information, unless compelled by law and after notice to the Company, and further agrees to return all documents or any other item or source containing Confidential Information, or any other property of the Released Parties in Employee's possession, custody or control, to the Company immediately.

Nothing in this Release or any AIG policy prohibits or restricts Employee from communicating with or responding to any inquiry by the Securities and Exchange Commission, law enforcement, the Equal Employment Opportunity Commission, or any other local, state, or federal governmental or regulatory authority, or any self-regulatory organization, provided that AIG does not waive any attorney-client privilege over any information provided by Employee that is appropriately covered by such privilege.

In addition, nothing in this Release shall prohibit, prevent, limit or restrict Employee from disclosing the details or underlying facts and circumstances relating to any claim of discrimination, retaliation, harassment or sexual assault.

Employee agrees that this Release shall not limit, and is in addition to, any other non-disclosure and/or restrictive covenant agreement or similar document to which Employee is currently subject, including, without limitation, the Non-Solicitation and Non-Disclosure Agreement Employee executed April 30, 2015 (the "Non-Solicitation Agreement"), which shall remain in full force and effect.

6. **NON-SOLICITATION:** Employee agrees that for a period of twelve (12) months after the End Work Date, Employee will not, directly or indirectly, regardless of who initiates the communication, solicit, participate in the solicitation or recruitment of, or in any manner encourage or provide assistance to, any employee, registered representative, consultant or agent of AIG to terminate his or her employment or other relationship with AIG or to leave its employ or other relationship with AIG for any engagement in any capacity or for any other person or entity.

7. **NONDISPARAGEMENT:** Employee agrees not to issue, circulate, publish or utter any disparaging statements, remarks or rumors about the Released Parties. Nothing in this Release shall prevent Employee from making or publishing any truthful statement (a) when required by law, subpoena or court order or at the request of an administrative agency or legislature, (b) in the course of any legal, arbitral, administrative, legislative or regulatory proceeding, (c) to any governmental authority, regulatory agency or self-regulatory organization, (d) in connection with any investigation by the Released Parties or (e) where a prohibition or limitation on such communication is unlawful. Nothing in this paragraph limits the Employee's rights identified above, in paragraph 5 of this Release (entitled "Confidentiality").

8. **COOPERATION:** Employee agrees to assist the Company regarding business matters through the End Work Date, as may be requested by the Company. In addition, Employee agrees: (a) if served with a subpoena or order that would compel Employee to testify or respond to any regulatory inquiry, investigation, or administrative, arbitral or judicial proceeding regarding or in any way relating to the Released Parties or

Employee's employment with AIG, to send immediately (but in no event later than three (3) business days after Employee has been so served or notified) a written notification, and provide a copy of the subpoena or order, by overnight mail to General Counsel, American International Group, Inc., 80 Pine Street, 13th Floor, New York, New York 10005; and (b) to cooperate with AIG in connection with any litigation, legal or arbitral proceeding or any investigatory or regulatory matters in which Employee may have relevant knowledge or information. This cooperation shall include, without limitation, the following: (i) to meet and confer with AIG's designated in-house or outside attorneys for purposes of assisting with any litigation, legal or arbitral proceeding or any investigatory or regulatory matters; and (ii) to give truthful sworn statements to AIG's attorneys upon their request. The Company agrees to reimburse Employee for reasonable out-of-pocket expenses necessarily incurred by Employee in connection with the cooperation set forth in this paragraph.

9. **INQUIRIES FROM PROSPECTIVE EMPLOYERS:** Employee agrees that Employee will direct any inquiries from prospective employers to The Work Number, at www.theworknumber.com, and the Company agrees that, in response to any such inquiries, The Work Number will only provide information regarding the dates of Employee's employment and last job title, and shall inform the inquirer that it is company policy to provide only that information regarding former employees. Employee will need to provide Employee's Social Security Number and the AIG Employer Code (AIG-12573) to facilitate these inquiries.

10. **REPRESENTATIONS:** Employee acknowledges the following:

- (A) that this Release is written in a manner calculated to be understood by Employee, Employee has read this Release and fully understands its meaning, and Employee is fully competent to enter into this Release;
- (B) that this Release is not an admission of wrongdoing by the Company or any Released Parties and neither it nor any drafts shall be admissible evidence of wrongdoing;
- (C) that this Release represents Employee's knowing and voluntary waiver and release of any and all claims that Employee might have up to the date of Employee's execution of this Release including, but not limited to, any claims arising under ADEA;
- (D) that the consideration that Employee will receive in exchange for this Release, *i.e.*, the payments and benefits set forth in paragraph 1 above, is something of value to which Employee is not already entitled;
- (E) that Employee is hereby being advised to consult with and has consulted with an attorney prior to executing this Release;
- (F) that Employee has 21 days from the date of the Employee's receipt of this Release to consider this Release; and

(G) that Employee has 7 days following Employee's execution of this Release in which to revoke it by written notice of revocation that must be delivered to Annette Bernstein, American International Group, Inc., 80 Pine Street, 13th Floor, New York, New York 10005, no later than 5:00 p.m. on the seventh day after Employee has signed this Release. This Release will not become effective and enforceable until the eighth day after Employee's signature (the "Effective Date") (if not revoked pursuant to the terms of this paragraph.)

11. **ENTIRE AGREEMENT:** This Release and the Non-Solicitation Agreement constitute the entire agreement and understanding between the parties with regard to the subject matter herein. They supersede and cancel any prior understandings, agreements, or representations by or between the parties, written or oral, relating to the subject matter herein. Any modification or amendment of this Release must be made in writing and signed by both parties.

12. **EFFECT OF VOID PROVISION:** If any term or provision of this Release, or the application thereof to any person or circumstances will to any extent be invalid or unenforceable, the remainder of this Release, or the application of such terms to persons or circumstances other than those as to which it is invalid or unenforceable, will not be affected thereby, and each term of this Release will be valid and enforceable to the fullest extent permitted by law; provided, however, if in response to a claim by Employee any court or arbitrator were to find that the release of claims set forth herein is unlawful or unenforceable, or was not entered into knowingly and voluntarily, Employee agrees, at the Company's option, either to return to the Company the consideration provided in paragraph 1 hereof (unless such repayment is prohibited by law) or to execute a release in a form satisfactory to the Company that is lawful and enforceable.

13. **EXECUTION IN COUNTERPARTS:** This Release may be executed in any number of counterparts, and such counterparts may be obtained by facsimile or electronic transmission, each of which taken together will constitute one and the same instrument. An electronically transmitted signature shall be treated as an original signature for all purposes.

14. **GOVERNING LAW:** Any dispute arising under this Release shall be governed by the law of the State of New York, without reference to any choice of law rules that may cause the application of the law of any other jurisdiction.

Gwendolyn Ulijasz

Date

National Union Fire Insurance Company of
Pittsburgh, PA

By: _____

Name:
Title:

Date

**CONFIDENTIAL SEPARATION OF EMPLOYMENT
AGREEMENT AND GENERAL RELEASE**

WHEREAS, Gwendolyn Ulijaaz (hereinafter "EMPLOYEE") has been employed by Cognizant Technology Solutions U.S. Corporation (hereinafter "EMPLOYER") (collectively, "the parties");

WHEREAS, EMPLOYEE separated from EMPLOYER on October 14, 2024 (the "Separation Date"); and

WHEREAS, the parties have agreed to a separation package to ease EMPLOYEE'S transition from EMPLOYER'S employment and to resolve any and all disputes between them.

IT IS HEREBY AGREED by and between EMPLOYEE and EMPLOYER as follows:

1. If EMPLOYEE executes and does not revoke this Agreement (in accordance with Paragraphs 2 and 12, below), and otherwise complies with the provisions of this Agreement, then, EMPLOYER, for and in consideration of the undertakings of EMPLOYEE set forth and referenced herein, and intending to be legally bound, agrees to pay EMPLOYEE a gross lump sum amount of one hundred fifty six thousand forty five dollars (\$156,045), less applicable taxes and deductions, allocated as follows: (a) \$104,000 to EMPLOYEE, paid via check, and mailed to EMPLOYEE at 11703 Huebner Road, Ste. 106 PMB499, San Antonio, TX 78230; and (b) \$52,015 to Kotchen & Low LLP, counsel for EMPLOYEE, as payment for attorneys' fees, costs, and expenses, paid via wire to Kotchen & Low LLP's Checking Account at Bank of America, Account [REDACTED] Routing [REDACTED]. The settlement payment will be allocated as liquidated damages and interest and will be reported on an IRS Form 1099. Both Kotchen & Low and EMPLOYEE shall provide EMPLOYER with a Form W-9, and EMPLOYER shall issue an Internal Revenue Service Form 1099 to Kotchen & Low LLP for its attorneys' fees

and expenses. The aforementioned payments will be sent no later than seven (7) days following the expiration of the revocation period described in Section 12(d) below.

2. EMPLOYEE expressly acknowledges and agrees that EMPLOYEE has at least 21 days to consider this Agreement. If EMPLOYEE does not sign this Agreement by May 8, 2025, then EMPLOYEE will not receive the consideration described in Paragraph 1.

3. EMPLOYEE expressly agrees that, other than the payments described herein, EMPLOYEE has been paid all remuneration owed to EMPLOYEE as a result of EMPLOYEE's employment with EMPLOYER, or the termination of that employment, including but not limited to any and all accrued salary, vacation pay, bonus pay, profit sharing, stock options, stock, expenses, termination benefits, accrued or unaccrued commissions, or any other compensation.

4. (a) EMPLOYEE, on behalf of himself or herself, and his or her heirs, executors, administrators, and/or assigns, for and in consideration of the undertakings of EMPLOYER set forth and referenced herein, and intending to be legally bound, does hereby RELEASE AND FOREVER DISCHARGE EMPLOYER and its parents, subsidiaries, affiliates, and its and their officers, directors, shareholders, employees and agents, and its and their respective successors and assigns, heirs, executors, and administrators, (hereinafter referred to collectively as "RELEASEES") of and from any and all waivable actions and causes of action, suits, debts, claims, and demands whatsoever in law or in equity, which EMPLOYEE ever had, now has, or which his or her heirs, executors, or administrators may have, by reason of any matter, cause or thing whatsoever, up to and including the date EMPLOYEE signs this Agreement, including, without limitation, any claims arising from or relating in any way to his or her employment relationship or the termination of EMPLOYEE's employment relationship with EMPLOYER,

including, but not limited to, any claims which have been asserted, could have been asserted or could be asserted now or in the future, including any claims under the Age Discrimination in Employment Act ("ADEA"); the Older Workers' Benefits Protection Act ("OWBPA"); the Rehabilitation Act of 1973; Title VII of the Civil Rights Act of 1964; the Americans with Disabilities Act ("ADA"); Section 1981 of the Civil Rights Act of 1866; the Family and Medical Leave Act ("FMLA"); the Employee Retirement Income Security Act ("ERISA") (excepting claims for vested pension benefits, to the extent such vested benefits may exist); the Fair Labor Standards Act ("FLSA"); the Worker Adjustment and Retraining Notification Act; the Sarbanes-Oxley Act of 2002; the New Jersey Law Against Discrimination, N.J. Stat. Ann. § 10:5-12 *et seq.*; N.J. Admin. Code § 12:67-1.3.; the New Jersey Civil Rights Act, N.J. Stat. Ann. § 10:6-2; the New Jersey Family Leave Act, N.J. Stat. Ann. § 34:11B-9; the New Jersey State Wage and Hour Law, N.J. Stat. Ann. § 34:11-56a *et seq.*; the New Jersey Conscientious Employee Protection Act, N.J. Stat. Ann. § 34:19-1-34:19-8; the New Jersey Equal Pay Law, N.J. Stat. Ann. § 34:11-56.6; the New Jersey Genetic Privacy Act, N.J. Stat. Ann. § 17B:30-12; the New Jersey Security and Financial Empowerment Act ("NJ SAFE Act"), N.J. Stat. Ann. § 34:11C-1 *et seq.*; the New Jersey WARN Act, N.J. Stat. § 34:21-1, 21-2; the Illinois Human Rights Act, 775 Ill. Comp. Stat. 5; Illinois Equal Pay Act, 820 Ill. Comp. Stat. 110 *et seq.*; Illinois Religious Freedom Restoration Act, as amended, 775 Ill. Comp. Stat. 35/1 *et seq.*; Illinois AIDS Confidentiality Act, 410 Ill. Comp. Stat. 305; Illinois Right to Privacy Law in the Workplace Act, 820 Ill. Comp. Stat. 55; Illinois Genetic Information Privacy Act, 820 Ill. Comp. Stat. 110; Illinois Whistleblower Act, 740 Ill. Comp. Stat. 174; Illinois Worker Adjustment and Retraining Notification Act, 820 Ill. Comp. Stat. 65; Illinois Family Military Leave Act, 820 Ill. Comp. Stat. 151; if applicable, and the common law of the States of Illinois, New York and New Jersey, and any and all other federal, state or local

constitutional, statutory, regulatory, or common law claims, now or hereafter recognized, including but not limited to, claims for economic loss, compensatory damages, punitive damages, liquidated damages, attorneys' fees, expenses and costs.

(b) No provision of this Agreement should be read to prevent EMPLOYEE from: (1) enforcing the terms of this Agreement; (2) retaining or exercising any vested rights EMPLOYEE has under any employee benefit, retirement or equity plan of the EMPLOYER (the plan documents of which and ERISA will continue to govern); (3) filing claims arising for the first time after EMPLOYEE executes this Agreement. In addition, nothing in this Agreement is intended to interfere with, prevent or prohibit EMPLOYEE from filing a claim with a federal, state, or local government agency that is responsible for enforcing a law on behalf of the government, such as the Equal Employment Opportunity Commission ("EEOC") (including a challenge to the validity of this Agreement), Department of Labor ("DOL"), National Labor Relations Board ("NLRB") or Securities and Exchange Commission ("SEC"), or making other disclosures that are protected under the whistleblower provisions of any law. Nor should anything in this Agreement be read to deter or prevent EMPLOYEE from cooperating with or providing information to such a governmental agency during the course of its investigation or during litigation, or making truthful statements or disclosures regarding unlawful employment practices. However, to the maximum extent permitted by law, EMPLOYEE is waiving EMPLOYEE's right to receive any individual monetary relief from the RELEASEES resulting from such claims or conduct, regardless of whether EMPLOYEE or another party has filed them. This Agreement does not limit EMPLOYEE's right to receive an award from any self-regulatory authority or a government agency or entity that provides awards for providing information relating to a potential violation of law. EMPLOYEE is further notified that federal law provides criminal and civil immunity to

federal and state claims for trade secret misappropriation to individuals who disclose a trade secret to their attorney, a court, or a government official in certain confidential circumstances that are set forth in the Defend Trade Secrets Act at 18 U.S.C. §§ 1833(b)(1) and 1833(b)(2), related to the reporting or investigation of a suspected violation of the law, or in connection with a lawsuit for retaliation for reporting a suspected violation of the law.

5. EMPLOYEE represents that he or she does not have any lawsuits, claims, or charges pending against any of the RELEASEES. EMPLOYEE further acknowledges that EMPLOYEE has not made any claims or allegations related to sexual harassment or sexual abuse and none of the payments set forth in this Agreement are related to sexual harassment or sexual abuse. This Agreement is expressly conditioned upon and contingent on the truth of EMPLOYEE's representations in this Agreement, including without limitation the representations in this paragraph and in paragraph 10.

6. It is expressly agreed and understood that EMPLOYER does not have, and will not have, any obligation to provide EMPLOYEE at any time after the Separation Date with any payments, benefits, or consideration in connection with this Agreement other than as set forth herein.

7. The parties hereto acknowledge that the undertakings of both of the parties contained and referenced herein are expressly contingent upon the fulfillment and satisfaction of the obligations of the other party as set forth and referenced herein.

8. EMPLOYEE hereby agrees and recognizes that as of the Separation Date his or her employment relationship with EMPLOYER will be severed and that EMPLOYER has no obligation, contractual or otherwise, to hire, rehire or re-employ EMPLOYEE after such date.

9. EMPLOYEE agrees and acknowledges that the agreement by EMPLOYER, described herein, is not and shall not be construed to be an admission of any violation of any federal, state or local statute or regulation, or of any duty owed by EMPLOYER and that this agreement is made voluntarily to provide an amicable conclusion of EMPLOYEE'S employment relationship with EMPLOYER.

10. EMPLOYEE acknowledges and agrees that this Agreement supersedes any and all prior agreements or understandings between the parties, except for the Non-Disclosure, Non-Competition and Invention Assignment Agreement between EMPLOYER and EMPLOYEE, and any other non-competition, non-solicitation, or confidentiality agreements or obligations applicable to EMPLOYEE. If there is any conflict between the terms of this Agreement and the Plan, the terms of the Plan shall control.

11. EMPLOYEE agrees, covenants and promises that EMPLOYEE has not communicated or disclosed, and will not hereafter communicate or disclose, the terms of this Agreement to any persons with the exception of members of EMPLOYEE's immediate family, attorney, and accountant or tax advisor, each of whom shall be informed of this confidentiality obligation and shall be bound by its terms.

12. EMPLOYER's counsel agrees, unless otherwise permitted or required by law, to maintain the confidentiality of the terms of this Agreement, including the negotiation that led to this Agreement.

13. EMPLOYEE hereby certifies that:

(a) EMPLOYEE has read the terms of this Agreement and that he or she understands its terms and effects, including the fact that EMPLOYEE has agreed to release and forever discharge RELEASEES from any legal action arising out of his or her employment

relationship with EMPLOYER, the terms and conditions of that employment relationship, and the termination of that employment relationship;

(b) EMPLOYEE has signed this Agreement voluntarily and knowingly in exchange for the consideration described and referenced herein, which he or she acknowledges as adequate and satisfactory to EMPLOYEE;

(c) EMPLOYEE has been informed that he or she has twenty-one (21) calendar days from receipt to consider this Agreement and EMPLOYEE has signed on the date indicated below after concluding that the Agreement is satisfactory to him or her;

(d) EMPLOYEE has been informed that EMPLOYEE has the right to revoke this Agreement for a period of seven (7) calendar days following his or her execution of this Agreement by giving written notice to EMPLOYER;

(e) EMPLOYEE has been and is hereby advised in writing by EMPLOYER to consult with an attorney prior to signing this Agreement, which EMPLOYEE acknowledges having had the opportunity to do;

(f) neither EMPLOYER, nor any of its agents, representatives or attorneys have made any representations to EMPLOYEE concerning the terms or effects of this Agreement other than those contained and referenced herein;

(g) this Agreement shall be binding upon and inure to the benefit of EMPLOYEE and EMPLOYER and each of their respective heirs, executors, successors, representatives and agents; and

(h) this Agreement shall be governed, interpreted and enforced by and under the laws of the State of New Jersey, without regard to choice of law principles.

IN WITNESS WHEREOF, and intending to be legally bound hereby, the parties execute the foregoing Confidential Separation of Employment Agreement and General Release.

Dated: 4/19/25


Gwendolyn Uljasz

Cognizant Technology Solutions U.S. Corporation

Dated: 6/16/25


By: _____
Title: VP HR

CITY OF SAN ANTONIO

OFFICE OF THE CITY ATTORNEY
James Kopp, Assistant City Attorney
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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

San Antonio Police Department NOTE: Summarized report. More data regarding this report may exist in the RMS. Mark43 RMS Form v2.0 generated by [redacted] on Mar 25, 2025 14:28.

JASON'S F-PACE / JOURNEYS

JOURNEYS

Updated a day ago

SHOW JOURNEYS FROM		02/26/2025	TO	03/09/2025	SEARCH	1 of 18
FROM	START TIME	TO	ARRIVAL TIME	DURATION	DISTANCE	
State Highway 64 2480, 7603 694 Canton, United States	06:37 AM 02/09/2025	La Foy Blvd 5605, 76209 629 Dallas, United States	08:34 AM 02/09/2025	01:57	72.5 miles	
W Interstate 20 906, 76060 Terrell, United States	12:42 AM 02/09/2025	State Highway 64 2480, 76033 694 Canton, United States	01:19 AM 02/09/2025	00:37	37.3 miles	
La Foy Blvd 5605, 76209 629 Dallas, United States	01:51 PM 03/08/2025	W Interstate 20 906, 76060 Terrell, United States	12:28 AM 03/09/2025	00:37	87.3 miles	
Center Springs Rd 4005, 76219 4522 Dallas, United States	08:12 PM 03/06/2025	La Foy Blvd 5605, 76209 629 Dallas, United States	08:20 PM 03/06/2025	00:07	1.7 miles	
La Foy Blvd 5605, 76209 629 Dallas, United States	07:12 PM 03/06/2025	Center Springs Rd 4005, 76219 4522 Dallas, United States	07:40 PM 03/06/2025	00:28	1.9 miles	
Winters Dr 5218, 76209 4829 Dallas, United States	03:13 PM 03/05/2025	La Foy Blvd 5605, 76209 629 Dallas, United States	03:32 PM 03/05/2025	00:19	1.1 miles	
La Foy Blvd 5605, 76209 629 Dallas, United States	01:36 PM 02/09/2025	Winters Dr 5218, 76209 4829 Dallas, United States	02:30 PM 03/01/2025	01:00	12.5 miles	
Lemmon Ave 4005, 76219 4707 Dallas, United States	07:30 PM 02/26/2025	Lemmon Ave 5026, 76219 4910 Dallas, United States	08:12 PM 02/26/2025	00:42	1.0 miles	
La Foy Blvd 5605, 76209 629 Dallas, United States	08:12 PM 02/26/2025	Lemmon Ave 4005, 76219 4707 Dallas, United States	08:37 PM 02/26/2025	00:24	1.7 miles	
W Interstate 20 906, 76060 Terrell, United States	08:09 AM 02/26/2025	Shwood Rd 3402, 76209 3828 Dallas, United States	08:58 AM 02/26/2025	00:49	26.9 miles	
State Highway 64 2480, 76033 694 Canton, United States	07:30 AM 02/26/2025	W Interstate 20 906, 76060 Terrell, United States	07:57 AM 02/26/2025	00:27	31.1 miles	
E Interstate 20 906, 76061 7238 Terrell, United States	12:12 AM 02/26/2025	State Highway 64 2480, 76033 694 Canton, United States	01:34 AM 02/26/2025	00:42	47.2 miles	
La Foy Blvd 5605, 76209 629 Dallas, United States	11:12 PM 02/05/2025	1-30 S 19405, 76041 7206 Terrell, United States	12:12 AM 02/26/2025	00:40	47.8 miles	

SEARCH

SEARCH

6:48 AM

CITY OF DALLAS POLICE DEPARTMENT

Incident ID: 190467-2024

Incident Data Sheet Report

Officer Number:

Page: 5

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

Narratives

Narrative Title

Locked

Narrative

BWC G. VEGA #12675, A. DOSAL #10932

ON 12/22/2024 AT APPROXIMATELY 2:40PM ROS RESPONDED TO A 911 CALL ON 3033 FAIRMOUNT STREET. ROS SPOKE WITH COMP ULJASZ, 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 599 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

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
 Priority: 3 - General Service
 Determinant:
 Base Response:
 Confirmation#:
 Taken By: Macias, Rocio
 Response Area: 523
 Disposition: NP - No Police Action
 Cancel Reason: DC-Disregard by Caller
 Incident Status: Closed
 Certification: P-Patrol
 Longitude: 96823481

Alarm Level:
 Problem:
 Agency: 40 - Other Police
 Jurisdiction: Dallas Police
 Division: Northwest
 Battalion: 520
 Response Plan: CHS - 1MAN
 Command Ch:
 Primary TAC:
 Secondary TAC:
 Delay Reason (if any):
 Latitude: 32830384

Incident Location

Location Name:
 Address: 5609 La Foy Blvd
 Apartment:
 Building:
 City, State, Zip: Dallas TX 75209

County: DALLAS
 Location Type:
 Cross Street: HOLLAND AVE/W BEVERLY DR
 Map Reference: 34-R

Call Receipt

Caller Name: nickomic jason
 Method Received:
 Caller Type:
 Caller Address:
 Caller Building: 3096
 Caller City, State, Zip:

Call Back Phone: (214) 868-4901
 Caller Location:
 Caller Location Phone:
 Caller Apartment:
 Caller County:

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

Permit Number	Address	Premise Name	Type	Status	Start and End Dates	Comments
670355	5809 La Foy Blvd		RESIDENTIAL	Active	05/03/2019 to 05/03/2020	
1202330	5809 La Foy Blvd		RESIDENTIAL	Closed	08/02/2023 to 08/02/2024	
1127190	5809 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 , (gwondolyn uljasz mcicemie) she is not in 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] KTC: 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 <Bionic> 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	5509 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	5509 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	5509 La Foy Blvd	KTC: 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	5509 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	5509 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	32830983	Entry Selected/Returned from GeoLocator	Response_Master_Incident	CAD911CT336	[REDACTED]

4/7/25, 2:47 PM

Inform Browser : 21.102.282.13 : 23.163.1484.5 - Reports - Incident Report

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 Inlay	Address Change
12/11/2024 15:33:00	Longitude	96823479	96823481	Change Verified
12/11/2024 15:33:00	Latitude	32830363	32830384	Change Verified
12/11/2024 15:33:00	Address	5609 Inlay	5609 LA FOY BLVD	Change Verified
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-Pair1	(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	C25 - 1MAN	(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:07	Problem	46 - Other	(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:34:01	Caller_Name	mckinnis jason	(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:35:38	Inroad Comment	False	True	incident CAD911CT336
12/11/2024 15:35:38	Map_Info	34-F		Response_Master_IncidentCAD911CT336
12/11/2024 15:35:38	Pickup_Map_Info	34-H		Response_Master_IncidentCAD911CT336
12/11/2024 15:39:38	Caller_Building	3095	Polygon Lookup	Response_Master_IncidentCAD911CT336

4/7/23, 2:47 PM

Inform Browser : 21.102.262.13 : 23.103.1484.5 - Reports - Incident Report

12/11/2024 16:11:36	Read Comment	False	True	(Response Viewer)	Response_Master_Incident	CADDPDPCH01
12/11/2024 16:11:36	Read Call	False	True	(Response Viewer)	Response_Master_Incident	CADDPDPCH01
12/11/2024 17:10:20	Unread Comment	False	True	(Response Viewer)	Incident	CADDPDPCH01
12/11/2024 17:10:37	Read Comment	False	True	(Response Viewer)	Response_Master_Incident	CAD0911CT357
12/11/2024 17:14:52	Unread Comment	False	True	(Response Viewer)	Incident	CAD0911CT355
12/11/2024 17:19:31	Read Comment	False	True	(Response Viewer)	Response_Master_Incident	CAD0911CT355

Custom Time Stamps
No Custom Time Stamps

Custom Data Fields
No Custom Data Fields

Attachments
No Attachment

CITY OF DALLAS POLICE DEPARTMENT

Incident ID: 190467-2024
Page: 1

Incident Data Sheet Report

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

Incident ID: 190467-2024		Offense Code: MIR (MISCELLANEOUS INCIDENT REPORT NO OFFENSE) <small>(NA: 9999999-MISC)</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		Rep 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
Page: 3

Incident Data Sheet Report

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

Associated Names

SUSPECT		Vict/Susp Ref:			Name: JASON, MCKEMIE		
DOB: 5/27/1978	Age/Time: 48	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:				Weapon:			
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: 12897784			
Clothing:							
Primary Address: 5809 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

CITY OF DALLAS POLICE DEPARTMENT

Incident ID: 190487-2024
Page: 1

Incident Data Sheet Report

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

Incident ID: 190487-2024		Offense Code: MIR (MISCELLANEOUS INCIDENT REPORT NO OFFENSE)	
<small>(MIR-00000000-0000)</small>			
Occurred Address: 3033 FAIRMOUNT ST DALLAS, TX 75261			
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: 4001 - OTHER 4901 - OTHER
Dep 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		

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:	4001 - 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:	5509 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:	[REDACTED]
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	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 (12911); Layton1, Alberio (12493)

Caution Notes

No Caution Notes found

Permits

Permit Number	Address	Premise Name	Type	Status	Start and End Dates	Comments
679355	5509 La Foy Blvd		RESIDENTIAL	Active	05/03/2019 to	

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Inform Browser : 21,102,282,13 | 23,103,1484,5 - Reports - Incident Report

1202330 5609 La Foy Blvd
1127190 5609 La Foy Blvd

RESIDENTIAClosed
RESIDENTIAClosed

05/03/2020
08/02/2023
to
08/02/2024
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, Alberta	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. twc 12493 [Shared]

Address Changes
No Address Changes

Priority Changes
No Priority Changes

Alarm Level Changes
No Alarm Level Changes

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

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12/14/2024 22:04:50		MultiAgencyResponse		Generated Inc: Fire Incf: 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		Promise History Access		Promise 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 00:10:20		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	Assign	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 [RESO]	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 [RESO]		A517
12/15/2024 01:19:16		Read Comment	5609 La Foy Blvd	Comment for Incident 131 was marked as read.	Mobile1
12/15/2024 01:19:18	A517	Disposition	RESO	NP - No Police Action	A517
12/15/2024 01:19:18	A517	Clear	5609 La Foy Blvd [RESO]	Unit Cleared From Incident 24-2263829	A517
12/15/2024 01:19:18	A517	Response Closed	RESO	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	ResponsePlanType0		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	Location		911	(Response Viewer)	Response_Master_Incident	CAD911CT361	
12/14/2024	22:01:13	Location_Name		RESO	(Response Viewer)	Response_Master_Incident	CAD911CT361	

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12/14/2024 22:01:21	Call Back Phone	[REDACTED]	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]	
12/14/2024 22:01:21	Call Back Phone	[REDACTED]	(Response Viewer)	Incident	CAD911CT361	[REDACTED]	
12/14/2024 22:01:38	Caller Name	MCKINNEY, JASON	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]	
12/14/2024 22:04:03	Response Plan Type 0	0	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]	
12/14/2024 22:04:03	Response Area	523	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]	
12/14/2024 22:04:03	Datation	520	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]	
12/14/2024 22:04:03	Division	Northwest	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]	
12/14/2024 22:04:03	Jurisdiction	Dallas Police	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]	
12/14/2024 22:04:03	Response Plan Type 0	0	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]	
12/14/2024 22:04:03	Response Area	523	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]	
12/14/2024 22:04:03	Datation	520	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]	
12/14/2024 22:04:03	Division	Northwest	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]	
12/14/2024 22:04:03	Jurisdiction	Dallas Police	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]	
12/14/2024 22:04:04	Certification Level	P-Paird	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]	
12/14/2024 22:04:04	Incident Type	2Min	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]	
12/14/2024 22:04:04	Priority Number	0		Response_Master_Incident	CAD911CT361	[REDACTED]	
12/14/2024 22:04:04	Priority Description	2 - Urgent		Response_Master_Incident	CAD911CT361	[REDACTED]	
12/14/2024 22:04:04	Response Plan Type 0	1	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]	
12/14/2024 22:04:04	Dispatch Level	Default	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]	
12/14/2024 22:04:04	Response Plan	CRS - 2MAN	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]	
12/14/2024 22:04:04	Problem	4001 - Other	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]	
12/14/2024 22:04:44	Caller Name	MCKINNEY, JASON	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]	
12/14/2024 22:04:53	Unread Comment	False	True	(Response Viewer)	Incident	CAD911CT361	
12/14/2024 22:04:53	Map Info		34-R		Response_Master_Incident	CAD911CT361	
12/14/2024 22:04:53	Pickup Map Info		34-R		Response_Transports	CAD911CT361	
12/14/2024 22:04:53	Caller Building		3096	Polygon Lookup	Response_Master_Incident	CAD911CT361	
12/14/2024 22:05:24	Read Comment	False	True	(Response Viewer)	Response_Master_Incident	CADDPPSP029738	
12/14/2024 22:05:25	Unread Comment	False	True	(Response Viewer)	Incident	CADDPRF2858	
12/14/2024 22:05:58	Unread Comment	False	True	(Response Viewer)	Response_Master_Incident	CAD911CT361	
12/14/2024 22:14:58	Unread Comment	False	True	(Response Viewer)	Incident	SOCAD102	Mobile2
12/14/2024 22:20:03	Read Comment	False	True	(Response Viewer)	Response_Master_Incident	CAD911CT369	7210
12/14/2024 22:35:38	Read Call	False	True	(Response Viewer)	Response_Master_Incident	CADDPPSP01	[REDACTED]
12/15/2024 01:19:15	Unread Comment	False	True	(Response Viewer)	Incident	SOCAD101	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:	CHS - 1MAN
Disposition:	NP - No Police Action	Command Ch:	
Cancel Reason:	OC-Disregard by Caller	Primary TAC:	
Incident Status:	Closed	Secondary TAC:	
Certification:	P-Patrol	Delay Reason (if any):	
Longitude:	98823461	Latitude:	32830384

Incident Location

Location Name:		County:	DALLAS
Address:	5600 La Foy Blvd	Location Type:	
Apartment:		Cross Street:	HOLLAND AVENUE BEVERLY DR
Building:		Map Reference:	34-R
City, State, Zip:	Dallas TX 75209		

Call Receipt

Caller Name:	mckenzie jason	Call Back Phone:	(214) 658-4001
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	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
670365	5600 La Foy Blvd		RESIDENTIAL	Active	05/03/2019 to 05/03/2020	
1202330	5600 La Foy Blvd		RESIDENTIAL	Closed	08/02/2023 to 08/02/2024	
1127190	5600 La Foy Blvd		RESIDENTIAL	Closed	10/21/2008 to 10/31/2008	

Pre-Scheduled Information

No Pre-Scheduled Information

Transports

No Transports Information

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Internet Browser : 21.102.282.13 : 23.103.1494.5 - Reports - Incident Report

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 , find info on lawsuits in wives document . (gwendolyn elliasz mckernie) she is not is on bus trip traveling ... [2] REV BY SPVR LEE... [3] RTC: when calling comp adv not police matter comp said was talking to an attorney already 214 868 4901
12/11/2024	17:10:20	[REDACTED]	Response		
12/11/2024	17:14:52	[REDACTED]	Response		

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 Inscr: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 Comment for incident 937 was marked as read.	[REDACTED]
12/11/2024	15:35:38		Road Comment	5608 La Foy Blvd	Incident 937 was Marked as Read. Comment for incident 937 was Marked as Read.	[REDACTED]
12/11/2024	16:11:36		Road Incident			[REDACTED]
12/11/2024	16:11:36		Road Comment			[REDACTED]
12/11/2024	16:18:53		UserAction		User clicked Exit/Save	[REDACTED]
12/11/2024	17:10:20		Road Comment	5609 La Foy Blvd	Comment for incident 937 was marked as read.	[REDACTED]
12/11/2024	17:10:37		Road 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 Comment for incident 937 was marked as read.	[REDACTED]
12/11/2024	17:14:52		Road Comment	5609 La Foy Blvd		[REDACTED]
12/11/2024	17:14:53		UserAction		User clicked Exit/Save	[REDACTED]
12/11/2024	17:19:31		Road 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-Deregged 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	[REDACTED]

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	96223479	Entry Selected/Returned from GeoLocator	Response_Master_Incident	CAD911CT336	[REDACTED]
12/11/2024	15:28:23	Latitude	0	32859363	Entry Selected/Returned from GeoLocator	Response_Master_Incident	CAD911CT336	[REDACTED]

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Inform Browser : 21.102.282.13 : 23.103.1484.5 - Reports - Incident Report

12/11/2024 15:28:23	Address	32°40'49.31"N / 5800-5809 LA FOY BLVD	32°40'49.31"N / 5800-5809 LA FOY BLVD	Entry Selected/Retained from Geolocator	Response_Master_IncidentCAD911CT336
12/11/2024 15:28:23	ResponsePlanType0	0	0	(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:28:23	Response_Area	523	523	(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:28:23	Battalion	911	911	(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:28:23	Division	911	911	(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:28:23	Jurisdiction	911	911	(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:28:23	Address	(Blank)	32°40'49.31"N / 5800-5809 LA FOY BLVD	New Entry	Response_Master_IncidentCAD911CT336
12/11/2024 15:32:48	Address	5600-5609 LA FOY BLVD	5609 Inlay	Address Change	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:00	Longitude	96823479	98823481	Change Verified	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:00	Latitude	32830363	32830364	Change Verified	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:00	Address	5609 Inlay	5809 LA FOY BLVD	Change Verified	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:00	ResponsePlanType0	0	0	(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:00	Response_Area	523	523	(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:00	Battalion	911	911	(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:00	Division	911	911	(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:00	Jurisdiction	911	911	(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:06	ResponsePlanType0	0	0	(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:06	Response_Area	523	523	(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:06	Battalion	520	520	(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:06	Division	Northwest	Northwest	(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:06	Jurisdiction	Dallas Police	Dallas Police	(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:06	ResponsePlanType0	0	0	(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:06	Response_Area	523	523	(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:06	Battalion	520	520	(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:06	Division	Northwest	Northwest	(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:06	Jurisdiction	Dallas Police	Dallas Police	(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:07	Certification_Level	P-Patrol	P-Patrol	(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:07	Incident_Type	1Man	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	1	(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:07	DispatchLevel	Default	Default	(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:07	Response_Plan	CHS - 1MAN	CHS - 1MAN	(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:33:07	Problem	40 - Other	40 - Other	(Response Viewer)	Response_Master_IncidentCAD911CT336
12/11/2024 15:34:01	Caller_Name	wicknie jason	wicknie 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	34-R		Response_Master_IncidentCAD911CT336
12/11/2024 15:35:38	Pickup_Map_Info	34-R	34-R		Response_Incidents CAD911CT336
12/11/2024 15:35:58	Caller_Building	3098	3098	Polygon Lookup	Response_Master_IncidentCAD911CT336

4/7/25, 2:47 PM

Internet Browser : 21.102.202.13 : 23,103,1484.5 - Reports - Incident Report

12/11/2024 16:11:36	Read Comment	False	True	(Response Viewer)	Response_Master_Incident	CADDPDFCH08
12/11/2024 16:11:36	Read Call	False	True	(Response Viewer)	Response_Master_Incident	CADDPDFCH08
12/11/2024 17:10:30	Unread Comment	False	True	(Response Viewer)	Incident	CADDPDFSU0
12/11/2024 17:10:37	Read Comment	False	True	(Response Viewer)	Response_Master_Incident	CAD911CT367
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_Incident	CAD911CT355

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:	4001 - Other
Determinant:		Agency:	Police
Base Response#:	12152024-0198820	Jurisdiction:	Dallas Police
Confirmation#:		Division:	Northwest
Taken By:	GuillemzFuentes, 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:	96623481	Latitude:	32830384

Incident Location

Location Name:	RESD	County:	DALLAS
Address:	5609 La Foy Blvd	Location Type:	
Apartment:		Gross 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:	[REDACTED]
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	GuillemzFuentes, 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	01:19:16	Mobile1	Incident Duration	03:18:16

Resources Assigned

Unit	Flag	Primary	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		01:19:16			

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	05/01/2019 to	

1202330 5609 La Foy Blvd
1127190 5609 La Foy Blvd

RESIDENTIAClosed
RESIDENTIAClosed

05/03/2020
08/02/2023
to
08/02/2024
10/21/2008
to
10/31/2008

Pre-Scheduled Information
No Pre-Scheduled Information

Transports
No Transports Information

Transport Legs
No Transports Information

Comments

Date	Time	User	Type	Conf.
12/14/2024	22:04:53	[Redacted]	Response	
12/14/2024	22:04:59	[Redacted]	Response	
12/14/2024	22:05:25	[Redacted]	Response	
12/14/2024	22:05:26	[Redacted]	Response	
12/14/2024	22:07:23	[Redacted]	Response	
12/14/2024	22:07:27	[Redacted]	Response	
12/14/2024	22:14:58	EN42	Response	
12/14/2024	22:15:07	EN42	Response	
12/14/2024	22:22:53	[Redacted]	Response	
12/15/2024	01:19:15	Layton1, Alberio	Response	

Comments
 (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
 (2) Multi-Agency Fire Incident #: 2024352994
 (3) [Page] Problem changed from "A - Ambulance Request to 44 - Welfare Check by Fire [Shared]
 (4) RELATIONSHIP AND FINANCIAL ISSUES GOING ON PER RP. POSS TRIGGERING COMPS BEHAVIOR. [Shared]
 (5) THERE IS A SMALL CHIHUAHUA AT LOC NEIGHBOR WOULD BE GRABBING DOG [Shared]
 (6) DOOR CODE 445566 [Shared]
 (7) Male states him and his wife are having a fight. Denies wanting to harm himself or others and states he is fine. [Shared]
 (8) [Fire] has closed their incident (2024362994)
 (9) E540 ADV EXPRD P2 [Shared]
 (10) ro/c spoke with husband who stated he was okay and did not need police. ro/c 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 Close			[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	Assign	UNNAMED STREETHARRY HINES BLVD	5609 La Foy Blvd; Response Number: 12152024-0198820;	[REDACTED]
12/15/2024 00:26:21	A517	Ent	5609 La Foy Blvd [RESO]	Responding From = UNNAMED STREETHARRY 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 [RESO]		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	RESO	NP - No Police Action	A517
12/15/2024 01:19:18	A517	Clear	5609 La Foy Blvd [RESO]	Unit Cleared From Incident 24-2263829	A517
12/15/2024 01:19:18	A517	Response Closed	RESO	Response Disposition: NP - No Police Action	A517

Edit Log

Date	Time	Field	Changed From	Changed To	Reason	Table	Workstation	User
12/14/2024	22:01:32	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	ResponsePlanType	0	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	22:01:06	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		RESO	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]

4/7/25, 2:47 PM

Idam Browser : 21.102.203.13 ; 23.103.1484.5 - Reports - Incident Report

12/14/2024 22:01:21	Call Back Phone	[REDACTED]	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/2024 22:01:21	Call Back Phone	[REDACTED]	(Response Viewer)	Incident	CAD911CT361	[REDACTED]
12/14/2024 22:01:30	Caller Name	MCKINNEY, JASON	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/2024 22:04:03	Response Plan Type 0	0	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/2024 22:04:03	Response Area	523	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/2024 22:04:03	Battalion	520	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/2024 22:04:03	Division	Northwest	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/2024 22:04:03	Jurisdiction	Dallas Police	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/2024 22:04:03	Response Plan Type 0	0	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/2024 22:04:03	Response Area	523	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/2024 22:04:03	Battalion	520	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/2024 22:04:03	Division	Northwest	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/2024 22:04:03	Jurisdiction	Dallas Police	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/2024 22:04:04	Certification Level	P-Patrol	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/2024 22:04:04	Incident Type	2Man	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/2024 22:04:04	Priority Number	0		Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/2024 22:04:04	Priority Description	2 - Urgent		Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/2024 22:04:04	Response Plan Type 0	1	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/2024 22:04:04	Dispatch Level	Default	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/2024 22:04:04	Response Plan	Call - 2MAN	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/2024 22:04:04	Problem	4001 - Other	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/2024 22:04:44	Caller Name	MCKINNEY, JASON	(Response Viewer)	Response_Master_Incident	CAD911CT361	[REDACTED]
12/14/2024 22:04:53	Unread Comment	False	True	(Response Viewer)	Incident	CAD911CT361
12/14/2024 22:04:53	Step Info		34-R		Response_Master_Incident	CAD911CT361
12/14/2024 22:04:53	Pickup Map Info		34-R		Response_Transports	CAD911CT361
12/14/2024 22:04:53	Caller Building		3096	Polygon Lookup	Response_Master_Incident	CAD911CT361
12/14/2024 22:05:24	Read Comment	False	True	(Response Viewer)	Response_Master_Incident	CADDPOPSU029738
12/14/2024 22:05:25	Unread Comment	False	True	(Response Viewer)	Incident	CAD0FRF2858
12/14/2024 22:08:10	Read Comment	False	True	(Response Viewer)	Response_Master_Incident	CAD911CT361
12/14/2024 22:14:58	Unread Comment	False	True	(Response Viewer)	Incident	SOCAD162
12/14/2024 22:29:03	Read Comment	False	True	(Response Viewer)	Response_Master_Incident	CAD911CT361
12/14/2024 22:35:38	Read Call	False	True	(Response Viewer)	Response_Master_Incident	CADDPOPSU01
12/16/2024 01:19:15	Unread Comment	False	True	(Response Viewer)	Incident	SOCAD101

Custom Time Stamps
No Custom Time Stamps

Custom Data Fields
No Custom Data Fields

CITY OF DALLAS POLICE DEPARTMENT

Incident ID: 190467-2024

Incident Data Sheet Report

Officer Number:

Page: 5

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

Narratives

Narrative Title

Locked

Narrative

BWC G. VEGA #12675, A. DOSAL #10932

ON 12/22/2024 AT APPROXIMATELY 2:40PM ROS RESPONDED TO A 911 CALL ON 3033 FAIRMOUNT STREET. ROS SPOKE WITH COMP ULJASZ, 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 599 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

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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
 Priority: 3 - General Service
 Determinant:
 Base Response:
 Confirmation#:
 Taken By: Macias, Rocio
 Response Area: 523
 Disposition: NP - No Police Action
 Cancel Reason: DC-Disregard by Caller
 Incident Status: Closed
 Certification: P-Patrol
 Longitude: 98823481

Alarm Level:
 Problem:
 Agency: 40 - Other Police
 Jurisdiction: Dallas Police
 Division: Northwest
 Battalion: 520
 Response Plan: CHS - 1MAN
 Command Ch:
 Primary TAC:
 Secondary TAC:
 Delay Reason (if any):
 Latitude: 32830384

Incident Location

Location Name:
 Address: 5609 La Foy Blvd
 Apartment:
 Building:
 City, State, Zip: Dallas TX 75209

County: DALLAS
 Location Type:
 Cross Street: HOLLAND AVE/W BEVERLY DR
 Map Reference: 34-R

Call Receipt

Caller Name: nickomic jason
 Method Received:
 Caller Type:
 Caller Address:
 Caller Building: 3096
 Caller City, State, Zip:

Call Back Phone: (214) 868-4901
 Caller Location:
 Caller Location Phone:
 Caller Apartment:
 Caller County:

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

Permit Number	Address	Premise Name	Type	Status	Start and End Dates	Comments
670355	5809 La Foy Blvd		RESIDENTIAL	Active	05/03/2019 to 05/03/2020	
1202330	5809 La Foy Blvd		RESIDENTIAL	Closed	08/02/2023 to 08/02/2024	
1127190	5809 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 , (gwondolyn uljasz mcicemie) she is not in 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] KTC: 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 <Bionic> 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	5509 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	5509 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	5509 La Foy Blvd	KTC: 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	5509 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	5509 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	32830983	Entry Selected/Returned from GeoLocator	Response_Master_Incident	CAD911CT336	[REDACTED]

4/7/25, 2:47 PM

Inform Browser : 21.102.282.13 : 23.163.1484.5 - Reports - Incident Report

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 Inlay	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 Inlay	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-Pair1	(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	C15 - 1MAN	(Response Viewer)	Response_Master_IncidentCAD911CT336	
12/11/2024 15:33:07	Problem	46 - Other	(Response Viewer)	Response_Master_IncidentCAD911CT336	
12/11/2024 15:34:01	Caller_Name	mckinnis jason	(Response Viewer)	Response_Master_IncidentCAD911CT336	
12/11/2024 15:35:38	Inroad Comment	False	True	(Response Viewer)	incident CAD911CT336
12/11/2024 15:35:38	Map_Info	34-F		Response_Master_IncidentCAD911CT336	
12/11/2024 15:35:38	Pickup_Map_Info	34-H		Response_Master_IncidentCAD911CT336	
12/11/2024 15:39:38	Caller_Building	3095	Polygon Lookup	Response_Master_IncidentCAD911CT336	

4/7/23, 2:47 PM

Inform Browser : 21.102.262.13 : 23.103.1484.5 - Reports - Incident Report

12/11/2024 16:11:36	Read Comment	False	True	(Response Viewer)	Response_Master_Incident	CADDPDPCH0
12/11/2024 16:11:36	Read Call	False	True	(Response Viewer)	Response_Master_Incident	CADDPDPCH0
12/11/2024 17:10:20	Unread Comment	False	True	(Response Viewer)	Incident	CADDPDPCH0
12/11/2024 17:10:37	Read Comment	False	True	(Response Viewer)	Response_Master_Incident	CAD0911CT357
12/11/2024 17:14:52	Unread Comment	False	True	(Response Viewer)	Incident	CAD0911CT355
12/11/2024 17:19:31	Read Comment	False	True	(Response Viewer)	Response_Master_Incident	CAD0911CT355

Custom Time Stamps
No Custom Time Stamps

Custom Data Fields
No Custom Data Fields

Attachments
No Attachment



CITY OF DALLAS POLICE DEPARTMENT

Incident ID: 190467-2024
Page: 1

Incident Data Sheet Report

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

Incident ID: 190467-2024		Offense Code: MIR (MISCELLANEOUS INCIDENT REPORT NO OFFENSE) <small>(NA: 9999999-MISC)</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		Rep 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
Page: 3

Incident Data Sheet Report

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

Associated Names

SUSPECT		Vict/Susp Ref:			Name: JASON, MCKEMIE		
DOB: 5/27/1978	Age/Time: 48	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:				Weapon:			
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: 12897784			
Clothing:							
Primary Address: 5809 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

CITY OF DALLAS POLICE DEPARTMENT

Incident ID: 190487-2024
Page: 1

Incident Data Sheet Report

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

Incident ID: 190487-2024		Offense Code: MIR (MISCELLANEOUS INCIDENT REPORT NO OFFENSE)	
<small>(MIR-00000000-0000)</small>			
Occurred Address: 3033 FAIRMOUNT ST DALLAS, TX 75261			
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: 4001 - OTHER 4901 - OTHER
Dep 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		

4/7/25, 2:47 PM

Inform Browser : 21,102,282,13 | 23,103,1484,9 - Reports - Incident Report

1202330 5609 La Foy Blvd

RESIDENTIAClosed

05/03/2020

08/02/2023

to

08/02/2024

1127190 5609 La Foy Blvd

RESIDENTIAClosed

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, Alberta	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. twc 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	Comments 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	22:04:58		Incident in Waiting Queue Timer Clear			[REDACTED]

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 ITIME

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
NOTEISumrizedreponMaedararegarUMgmisreponmyexisrmmRMS.
M43Rmfinnv209eneratedbyc SERRATOanFeb 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

San Antonio Police Department
NOTE: Summarized report. More detail regarding this report may exist in the RMS.
Mark45 RMS Form v0.9 generated by C. BERRAPIO on Mar 27, 2025 09:48.

JASON'S F-PACE + ADD VEHICLE

HELP MY ACCOUNT SIGN OUT

REMOVE

VEHICLE SETTINGS

JASON'S F-PACE / JOURNEYS

JOURNEYS

Updated 4 Days ago

SHOW JOURNEYS FROM 01/13/2025 TO 01/16/2025 SEARCH 1-11 OF 11

FROM	START TIME	TO	ARRIVAL TIME	DURATION	DISTANCE
Cedar Springs Rd 842, 75219-8523 Dallas, United States	07:37 PM 01/13/2025	La Foy Blvd 3605, 75209-6278 Dallas, United States	08:07 PM 01/13/2025	00:30	5.2 miles
La Foy Blvd 3605, 75209-6278 Dallas, United States	07:41 PM 01/13/2025	Cedar Springs Rd 842, 75219-8523 Dallas, United States	07:48 PM 01/13/2025	00:07	1.8 miles
La Foy Blvd 3605, 75209-6278 Dallas, United States	08:08 PM 01/13/2025	La Foy Blvd 3605, 75209-6278 Dallas, United States	08:03 PM 01/13/2025	00:05	0.0 miles
Hedden Ave 3088, 75209 Dallas, United States	07:39 PM 01/13/2025	La Foy Blvd 3605, 75209-6278 Dallas, United States	08:03 PM 01/13/2025	00:30	9.9 miles
Blair St 3125, 75209-6278 Dallas, United States	08:12 PM 01/15/2025	La Foy Blvd 3604, 75209-6278 Dallas, United States	08:24 PM 01/15/2025	00:12	1.9 miles
Pepper St 2076, 75209 Dallas, United States	05:02 PM 01/15/2025	Kenn St 3123, 75209-6128 Dallas, United States	05:05 PM 01/15/2025	00:07	0.9 miles
La Foy Blvd 3605, 75209-6278 Dallas, United States	03:44 PM 01/15/2025	Pepper St 2076, 75209 Dallas, United States	04:03 PM 01/15/2025	00:19	5.2 miles
W Macgregors Ln 4740, 75219-4932 Dallas, United States	08:03 PM 01/16/2025	La Foy Blvd 3605, 75209-6278 Dallas, United States	08:03 PM 01/16/2025	00:00	0.0 miles
La Foy Blvd 3605, 75209-6278 Dallas, United States	03:27 PM 01/16/2025	W Macgregors Ln 4770, 75219 Dallas, United States	03:32 PM 01/16/2025	00:05	0.9 miles
La Foy Blvd 3607, 75209-6278 Dallas, United States	07:40 PM 01/16/2025	La Foy Blvd 3605, 75209-6278 Dallas, United States	07:50 PM 01/16/2025	00:10	0.9 miles
La Foy Blvd 3605, 75209-6278 Dallas, United States	05:00 PM 01/16/2025	La Foy Blvd 3605, 75209-6278 Dallas, United States	05:52 PM 01/16/2025	00:52	9.2 miles

01/13/25 06:11:10 AM 01/14/25 00:00:00 1-11 OF 11



San Antonio Police Department

Report # SAPD25002158 - Offense/Incident Report Cover Sheet

REPORT DATE / TIME Jan 4, 2025 09:24	DISTRICT / SECTION / SUBSTATION / COUNCIL, DISTRICT / SCHOOL, DISTRICT 7220 / 72 / PRUE / Northside ISD (Bexar) / 8	EVENT START DATE / TIME - EVENT END DATE / TIME Dec 22, 2024 08:41 - Jan 4, 2025 09:25
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OFFENSE-1

OFFENSE CODE HARASSMENT MB 42.07 PC		
OFFENSE LOCATION 12802 KINGS FOREST, SAN ANTONIO, TX 78230	OFFENSE START DATE Dec 22, 2024 08:41	OFFENSE END DATE Jan 4, 2025 09:25

INVOLVED PERSONS

INVOLVEMENT	NAME	HOME ADDRESS	DOB / ESTIMATED AGE RANGE	RACE	SEX
S-1	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
V-1	Gwendolyn Ullgasz	[REDACTED]	[REDACTED]	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 / 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 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.

REPORTING OFFICER SIGNATURE / DATE ADOLFO VILLEGAS #0083 Jan 4, 2025 12:36 (e-signature)	SUPERVISOR SIGNATURE / DATE MICHAEL OLIVA #3233 Jan 5, 2025 03:56 (e-signature)
PRINT NAME ADOLFO VILLEGAS #0083	PRINT NAME MICHAEL OLIVA #3233

JASON'S F-PACE

ADD VEHICLE

HELP MY ACCOUNT SIGN OUT

REMOTE

VEHICLE SETTINGS

JASON'S F-PACE / JOURNEYS

JOURNEYS

SEARCHED 4 (14) JOURNALS

SHOW JOURNEYS FROM

01/01/2025

TO

01/01/2025

SEARCH

1 OF 14

<input type="checkbox"/>	FROM	START TIME	TO	ARRIVAL TIME	DURATION	DISTANCE
<input type="checkbox"/>	La Foy Blvd 5817, 75209-4276 Dallas, United States	12:00 PM 01/01/2025	3 Norman St 274, 75202 Dallas, United States	01:00 PM 01/01/2025	00:00	0.7 miles
<input type="checkbox"/>	Shelton Dr 4300, 75209-4336 Dallas, United States	07:00 PM 01/01/2025	Lynnwood Ave 670, 75209-4276 Dallas, United States	07:00 PM 01/01/2025	00:00	0.2 miles
<input type="checkbox"/>	La Foy Blvd 5817, 75209-4276 Dallas, United States	07:47 PM 01/01/2025	Winnwood Dr 4300, 75209-4336 Dallas, United States	08:45 PM 01/01/2025	00:00	0.8 miles
<input type="checkbox"/>	Lammer Wood Pl 5000, 75209 Dallas, United States	08:04 PM 01/01/2025	La Foy Blvd 5817, 75209-4276 Dallas, United States	08:04 PM 01/01/2025	00:00	0.0 miles
<input type="checkbox"/>	Prewood Rd 700, 75209-4803 Dallas, United States	01:12 AM 01/01/2025	La Foy Blvd 5817, 75209-4276 Dallas, United States	01:12 AM 01/01/2025	00:00	0.1 miles
<input type="checkbox"/>	La Foy Blvd 5817, 75209-4276 Dallas, United States	01:03 PM 01/01/2025	Prewood Rd 700, 75209-4803 Dallas, United States	01:03 PM 01/01/2025	00:00	0.7 miles
<input type="checkbox"/>	Denton Dr 5024, 75209-4834 Dallas, United States	02:24 PM 01/01/2025	La Foy Blvd 5817, 75209-4276 Dallas, United States	02:24 PM 01/01/2025	00:00	1.0 miles
<input type="checkbox"/>	Prewood Rd 2800, 75209-5828 Dallas, United States	01:12 AM 01/01/2025	Denton Dr 5024, 75209-4834 Dallas, United States	01:25 AM 01/01/2025	00:00	1.8 miles
<input type="checkbox"/>	Lynnwood Ave 670, 75209-4276 Dallas, United States	07:00 PM 01/01/2025	Prewood Rd 2800, 75209-5828 Dallas, United States	07:00 PM 01/01/2025	00:00	0.8 miles
<input type="checkbox"/>	Prewood Rd 2800, 75209-5828 Dallas, United States	08:08 PM 01/01/2025	Lynnwood Ave 670, 75209-4276 Dallas, United States	08:08 PM 01/01/2025	00:00	0.0 miles
<input type="checkbox"/>	S Hempstead Dr 2800, 75224-1024 Dallas, United States	01:12 PM 12/31/2024	La Foy Blvd 5817, 75209-4276 Dallas, United States	01:48 PM 12/31/2024	00:16	0.1 miles
<input type="checkbox"/>	La Foy Blvd 5817, 75209-4276 Dallas, United States	02:02 PM 01/01/2025	W Winnwood Ave 2345, 75224-1027 Dallas, United States	02:02 PM 01/01/2025	00:00	0.7 miles

01/01/25 01/01/25

01/01/25 01/01/25

1 OF 14



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
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OFFENSE-1

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

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 / JOURNEYS

JOURNEYS

Continued to the app

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

	FROM	START TIME	TO	ARRIVAL TIME	DURATION	DISTANCE
	Southport Ave 5870, 75200 000 Dallas, United States	03:02 PM 12/20/2024	Westhwy Rd 900, 77067 000 Houston, United States	07:25 PM 12/20/2024	04:23	205.1 miles
	Denton Dr 5024, 75225 800 Dallas, United States	9:03 PM 12/23/2024	Lemmon Ave 9401, 75209 4225 Dallas, United States	9:03 PM 12/23/2024	00:00	0.0 miles
	La Foy Blvd 5001, 75209 4270 Dallas, United States	9:10 PM 12/23/2024	Denton Dr 5024, 75225 800 Dallas, United States	10:10 PM 12/23/2024	00:59	0.7 miles
	E Belt Line Rd 145, 75075 4704 Cooper, United States	09:05 AM 12/23/2024	Lemmon Ave 9401, 75209 4225 Dallas, United States	09:05 AM 12/23/2024	00:00	0.0 miles
	La Foy Blvd 5606, 75209 4270 Dallas, United States	10:51 AM 12/23/2024	E Belt Line Rd 145, 75075 4704 Cooper, United States	10:51 AM 12/23/2024	00:22	0.8 miles
	Coker Springs Rd 4966, 75208 9523 Dallas, United States	04:27 PM 12/21/2024	La Foy Blvd 5606, 75209 4270 Dallas, United States	04:42 PM 12/21/2024	00:15	1.8 miles
	Denton Dr 5024, 75225 800 Dallas, United States	09:07 PM 12/23/2024	Druggals Ave 1904, 75270 Dallas, United States	08:20 AM 12/23/2024	00:09	2.9 miles
	La Foy Blvd 5006, 75209 4270 Dallas, United States	09:00 AM 12/23/2024	Denton Dr 5075, 75225 8344 Dallas, United States	09:00 AM 12/23/2024	00:00	0.0 miles
	W University Blvd 5205, 75209 Dallas, United States	06:58 PM 12/20/2024	La Foy Blvd 5075, 75225 8344 Dallas, United States	07:02 PM 12/20/2024	00:04	0.7 miles
	Geometra Ave 6520, 75206 Dallas, United States	08:00 PM 12/20/2024	W University Blvd 5205, 75209 Dallas, United States	08:08 PM 12/20/2024	00:08	0.9 miles
	Denton Dr 5024, 75225 800 Dallas, United States	09:08 PM 12/23/2024	Geometra Ave 6520, 75206 Dallas, United States	09:08 PM 12/23/2024	00:00	0.0 miles
	La Foy Blvd 5606, 75209 4270 Dallas, United States	09:08 PM 12/23/2024	Denton Dr 5024, 75225 800 Dallas, United States	09:08 PM 12/23/2024	00:00	0.0 miles

12/24/2024 12/24/2024 SEARCH 1 OF 12





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 ULJASZ 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 entirety. 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

EXHIBIT K - MEDS

Name: Gwen Laura Ulijasz | DOB: 5/27/1978 | MRN: 18275161 | PCP: Jun Ho Kong, MD | Legal Name: Gwendolyn Laura Ulijasz

Appointment Details

Notes

Progress Notes

Kellie Wess, PA at 6/15/2024 9:00 AM

Attestation signed by Kirat Ghosh, MD at 6/15/2024 12:54 PM
Agree with assessment and plan

Subjective:

Subjective

Gwendolyn Ulijasz is a 46 y.o. female who is seen today for Weight Loss (X 4-5 months, night sweats, grinding teeth, tearing heart feeling, pain into left arm and fingers, blood in stool. Patient took adderal, 7 in 5 days. Patient relapse after 10 years.)

Pre-Visit Plan Completed:

Pre-Visit Planning has been conducted to evaluate and identify potential services needed or resources available to facilitate a comprehensive and productive patient care visit.

History of Present Illness

Here today for a lot of stress. She's getting married next weekend and doesn't feel stressed about this.

She's had a lot occur over the last few months - engaged 1/24, ongoing situation with ex-partner (order of protection against him 1 year ago and he's been violating this - he's in Chicago). She has to file another lawsuit against him. Her house unexpectedly flooded 3 months ago and had to move. Trouble dealing with insurance company. Having a severe

bullying situation going on at office and has employment attorney engaged (someone even got physical with her at the client site). Her fiance's friend had a psychotic break last night and she was up the entire night.

Dr. Julia Graves was her doc who quit working 5/23/24 and she has appt with her PA (Alexandra) 7/2/24. She is off work until 7/1/24

Tingling going on x 3 months in finger tips.

She is a runner and she feels a pulling in her chest off/on L side and kind of runs into her arm and gets tingling into finger tips.

Taking exedrin 3 times a day x 3 months. She's had blood from her anus taht started 1.5 years ago when she had to kick her ex out of the house to sell it. Not consistent. Happens for 2-3 days at a time and is more in water " than it actually is." Happens every month for a couple days. Last time this occurred was earlier this week and currently gone now. No abd pain. No black stools. No abdominal pain. No fever.

H/o alcoholism and took fiance's adderrall.

Allergies

Patient is allergic to grass pollen.

Medical History

Patient has a past medical history of H/O colonoscopy and Patient denies medical problems.

Current Outpatient Medications

Medication	Sig	Dispense	Refill
• albuterol HFA inhaler 90 mcg/actuation	INHALE 2 PUFFS INTO THE LUNGS EVERY 6 (SIX) HOURS AS NEEDED FOR WHEEZING OR SHORTNESS OF BREATH	8.5 g	0
• amitriptyline (ELAVIL) 25 MG	Take 1 tablet (25 mg		

tablet	total) by mouth Once daily as needed.		
• armodafinil 150 mg tablet	Take 150 mg by mouth daily. Indications: recurring sleep episodes during the day	90 tablet	0
• buPROPion (WELLBUTRIN XL) 150 MG 24 hr tablet	Take 1 tablet (150 mg total) by mouth every morning.	90 tablet	0
• busPIRone (BUSPAR) 10 MG tablet	Take 2 tablets (20 mg total) by mouth 2 (two) times daily.		
• escitalopram oxalate (LEXAPRO) 20 MG tablet	Take 1 tablet (20 mg total) by mouth daily.	90 tablet	0
• gabapentin (NEURONTIN) 100 MG capsule	Take 1 capsule (100 mg total) by mouth Once daily as needed.		
• HYDROcodone-acetaminophen 5-300 mg Tab	Take by mouth.		
• levonorgestrel (MIRENA) 21 mcg/24 hr (8 yrs) 52 mg IUD	1 each by Intrauterine route once.		
• montelukast (SINGULAIR) 10 mg tablet	Take 1 tablet (10 mg total) by mouth nightly.	30 tablet	3
• hydrOXYzine (ATARAX) 25 MG tablet	Take half to one tablet three times a day as needed for anxiety.	30 tablet	0

No current facility-administered medications for this visit.

Patient Active Problem List

Diagnosis

- Generalized anxiety disorder
- Hypersomnolence
- Asthma, exercise induced (HHS-HCC)
- Restless legs

EXHIBIT L - GWEN LETTER

TO DAVID

Clinical Analysis of Gwendolyn Ulijasz's Apology Letter to Therapist Following Unauthorized Session and Attempted Therapeutic Interference

September 17, 2024

Background:

Exhibit L is Petitioner's written apology to Respondent's therapist after Petitioner repeatedly told Respondent that he was going to die soon/young/prematurely and falsely claimed that Respondent's mother and therapist had said the same. After Respondent contacted his mother directly and confirmed no such statements were made, Petitioner asked Respondent not to contact the therapist, stated she would 'take care of it,' and then sent the apology letter acknowledging that she had misrepresented what was said and used it as leverage.

EXHIBIT L - GWEN LETTER
TO DAVID

David,

I was wrong to tell Jason that you said he was going to die [prematurely]. Whatever I thought was agreement from you after I made that comment... I now understand and accept it was misunderstood or misremembered by me. I then used that incorrect understanding as leverage in an argument with Jason. My intent was to manipulate him into showing me that he shared the same gravity of concern for his health as I do, and to more easily have him agree to a treatment plan in Houston instead of in Dallas. This was an attempt to help me feel in control of a situation I cannot control.

His Mom did not tell me at lunch that she thought he was going to die. This was a lie and my own invention based on, again, **my** interpretation of what she said expressed across a few conversations.

This is not the way to show support for my husband or for you in your professional efforts. It was not only disrespectful but also potentially damaging to your relationship with Jason.

I don't believe I can be helpful to answer a question of what medical services would benefit Jason or assist in planning to that end in a productive way. I'm not capable of being objective and I honestly do not know what the right answer is for him.

Please note that I anticipate our medical insurance will have a 3-4 week lapse beginning on Sept 26th. I will know for certain on this topic in the coming week and Jason will be able to share an update as soon as I know. This was part of the reason Jason and I had discussed and (I thought?) decided on something condensed to 1-2 weeks in Houston. In any case, I am confident that he can work with you on his own to come up with a plan that he feels is best for him, and one that will give the greatest chance for success... however he defines success.

I do not need to see a plan or hear updates. I expressed something different to him over the weekend, and it was wrong of me to do so. My understanding and review of a sobriety or wellness plan, understanding of whether he is adhering to his plan, or even if he has a plan is not my business. I am committed to focus on myself and my own needs to address my own issues, and will work with my own network of resources to put in place clearly communicated and reasonable boundaries as needed based on my experience in our relationship rather than what is written on a piece of paper.

Similarly, I would ask that you refrain from having discussions with Jason around specifics of my own medical issues and offering suggestions. Jason has not had a full set of details and up-to-date information on my mental and physical situation for some time, nor which specialists I'm seeing and why, and with what frequency. He has drawn hurtful conclusions based on assumptions and partial data sets, without asking basic questions or seeking to understand how PTSD is presenting for me and how I'm moving to treat it intra-day and longer term. He has disregarded my request for privacy around this topic with his friends and family several times despite my repeated request for him not to do so. He continues to insist he needs to share with

them so that we can 1) help me gain access to the resources I need and 2) because not sharing about my PTSD is lying by omission.

I tapered off SSRIs last month, under psychiatrist and therapist 2x weekly supervision. I am experiencing withdrawal symptoms of heightened anxiety (ebbs and flows) and headaches at night. I'm angry, untrusting, and hurt. Heightened irritability and anxiety that inevitably comes with SSRI tapering – in whatever measure it's showing up and I know it must be – is not well-timed given the circumstances. I am still learning about how it is showing up for me, and what I can do to make life more tolerable for me and my husband while I work through longer-term solutions.

Thank you for your consideration of my amends and your professionalism.

Jason has a copy of this letter.

Gwen

NOTICE: THIS DOCUMENT CONTAINS SENSITIVE DATA

DF-24-18010

No. _____

IN THE MATTER OF	§	IN THE DISTRICT OF
COURT THE MARRIAGE OF	§	
	§	
GWENDOLYN ULIJASZ-MCKEMIE	§	<u>254th</u> JUDICIAL DISTRICT
&	§	
JASON MCKEMIE	§	DALLAS COUNTY, TEXAS

AFFIDAVIT OF JASON MCKEMIE

**IN SUPPORT OF MOTION FOR PSYCHOLOGICAL EVALUATION,
SANCTIONS, AND EVIDENTIARY REVIEW**

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

I. IDENTITY OF AFFIANT

1. My name is **Jason McKemie**. I am the petitioner in the above-entitled matter and am representing myself pro se.
2. I am over the age of eighteen, of sound mind, and fully competent to make this affidavit. The facts stated herein are true and correct and within my personal knowledge.

II. STATEMENT OF RELEVANT FINDINGS

3. On or about **December 24, 2025**, I discovered a handwritten series of notes authored by **Gwendolyn Uljasz McKemie** in her private journal, which I had lawful access to during the time we shared the residence. The content appeared to be a **fictionalized log of abusive statements** allegedly made to her.
4. These statements were **not made by me**, nor were they based on any actual interactions during our relationship. I believe these writings were intended to **falsely portray me as an abuser** or to be presented in court or counseling settings to manipulate legal outcomes.
5. Due to the illegibility of the handwriting, I **had an analysis of Mrs. Uljasz's handwriting performed, and utilized that model to transcribe the statements** into a

typed document for review. The content matches her original handwriting word-for-word to the best of my ability and is attached herein as **Exhibit A**.

6. Original file versions have been preserved for digital forensic analysis, which is welcomed and supported by petitioner for the validation of the file as well as the author's identity. *(Additional Evidence will be Submitted for Verification of Authenticity)*

- 54 You have serious narcissistic behavior
- 55 You're manipulative
- 56 You're not mature
- 57 You have to fight
- 58 You have to prove your point
- 59 You're not able to have a rational conversation
- 60 You're unable to stop fighting
- 61 You're unable to prove your point
- 62* What you're doing makes me feel disrespected = This is a fair comment
- 63 You're such a victim
- 64 You're arrogant
- 65 You insult & disrespect
- 66 You're pushy
- 67 You're immature
- 68 You need to look at yourself
- 69 You're being dramatic
- 70 You're acting ^{very} immature
- 71 You're being a child
- 72 You have to prove your point
- 73 You're playing high school relationship ^{game}
- 74
- 75 You're being dramatic
- 76 You get in that mood

PAGE 1

- 54. Your serious narcissistic behavior
- 55. Your manipulative
- 56. You're not mature
- 57. You have to fight
- 58. You have to prove your point
- 59. You're unable to have a rational conversation
- 60. You're unable to stop deflecting
- 61. You're unable to prove your peer
- 62. Can't your doing makes me feel disrespected – this is a fair comment
- 63. You're such a victim
- 64. You ignore
- 65. You imitate & disrespect
- 66. You pest
- 67. Your immature
- 68. You need to look at yourself
- 69. Your being dramatic
- 70. Your acting immature
- 71. You're being a child
- 72. You have to prove your right
- 73. Your playing high school relationship stuff
- 74. You're being dramatic
- 75. You got in that mood

Jason said ~~about~~ ^{mean} Renee: Just text or FB

- 76 ~~about~~ ^{mean} You pushed & disrespected
- 77 You to let it go
- 78 You are proving me do
- 79 You pushed & pushed
- 80 You disrespected
- 81 You say you are sorry
- 82 Your ridiculous & are trying to blame
- 83 You disrespected me
- 84 This is your fault
- 85 You're leading me
- 86 You're playing game
- 87 This is the last threat I'll let you
- 88 Slide on
- 89 You threaten
- 90 You let it go
- 91 You don't say anything you will regret
- 92 You're a victim
- 93 You need to say "
- 94 You're pushing
- 95 You had to go into your side
- 96 You can't
- 97 You need control
- 98 You need to get control of yourself

PAGE 2

- 76. You pushed & disrespected
- 77. You need to let it go
- 78. You're in proving mode
- 79. You pushed & pushed
- 80. You disrespect
- 81. You say you are sorry
- 82. You're ridiculous and trying to blame
- 83. You disrespected me
- 84. This is your fault
- 85. You're baiting me
- 86. You're playing games
- 87. This is the last threat I'll let you
- 88. Sit down
- 89. You let it go
- 90. You don't say anything you will regret
- 91. You're a victim
- 92. You need to say
- 93. You're feeling
- 94. You need to go into your side
- 95. You cower
- 96. You cowered early
- 97. You need mental
- 98. You need to get control of yourself

- 99. You dishonest
- 100 You are cruel
- 101 You unkind
- 102 You rant
- 103 You're blind
- 104 You selfish
- 105 You caused the
- 106 of our mankind
- 107 You need to be silent
- 108 You acting ^{resent}
- 109 You defend + argue
- 110 You uneducated
- 111

Mark 30th

PAGE 3

99. You're disrespectful

100. You are rude

101. You interrupt

102. You rant

103. You're shit

104. You're selfish

105. You caused the

106. You manipulate

107. You need to be sweet

108. You act pervert

109. You deflect & argue

110. Your unwanted

111. March 30th

The Tale of Two Trails

When I started to feel uneasy at the girls' suggestion and then decision at Stef's cabin in Philly to "walk the trail down to the lake," I fought it because I wanted to be part of the group. It would be really weird to tell them I didn't want to walk the trail to the lake, because I had no idea why I didn't want to do that. In fact I wanted to get out of Stef's cabin because we had been holed up in there all day because of the rain. It was 3pm. I told myself I was being weird, and there was no reason for me to feel uncomfortable. I chimed in that it would be great to get out and head down. We started off and within about 30 feet of being on the trail, I started to have overwhelming anxiety. I could not shake it. I turned around to Kyla and told her I didn't feel well, that I was very anxious, very overwhelmed, and I wasn't sure why. She told me she would go back with me but again, but I was embarrassed, and I didn't want to miss out, and I didn't want to be a weirdo. It would be worse for me to try to explain to any of them why I wanted to turn back. In that type of situation I don't even know why I want to 'turn back,' so it feels less anxiety-producing to just continue. The thought of trying to explain 'why' is terrifying. I tell her I'm fine and it will go away. So she and I slowed down even more from Stef and Shanna and went on. The trail ended at a gravelly road about 10 minutes later. Stef and Shanna had started out down the gravel road already are walking about 15 feet ahead of us, chattering away. I try to start a conversation and it falls flat. I may or may not have finished the lame effort to make things normal. I am not feeling normal. We are pretty quiet. When we get to the canoe dock and the pier, it's started to rain hard and we head under the cover of the boathouse porch. I feel increasingly disassociated from the three of them and from my body. It feels like I am all 'eyes' and have no body and can't talk. About 10 minutes go by. Stef looks at me and asks me seriously if I am ok. I start to cry hysterically and all I can say is "no." We pack up and walk back but I insist we go on the gravel road. I am hypervigilant and looking around us a lot, looking for a car or a person, or I don't know what. I feel I am in danger with no rationale reason why. I know I don't have any rationale reason why. I go inside and lay in bed staring at the ceiling. I feel safe in the small room under the covers.

After a half hour I can think full thoughts again and my body 'comes back.' The anxiety is gone. I know enough from research I did to know this is a PTSD episode. I also know there must have been some kind of trigger. However I cannot think back over the situation yet to identify it, because my brain is kind of flat and I also feel panic return a bit when I try to do so. I stop. I try it again. It's not time. I can't go there, wherever 'there' is. I manage to have a light sleep for about 45 minutes. When I wake up, I am feeling more improved. I am gentle with myself in trying to consider what the trigger may have been. I think of a clue: the day before when I went running at Stef's home in Philly, she gave me two running options, one of which was a trail a short way from her home. I love running trails, found it, and made it about a quarter mile into the woods. It is empty and quiet. Soon I pass a couple and they say hello, and then I suddenly became so overwhelmed with panic and raw emotions of the type I sometimes struggle to identify that I started to cry while I was running. I stopped. I crouched down and cried, hard, on the side the of the trail. **This only lasts a few minutes because I have the overwhelming need to get the fuck off this trail and get out of the woods. When I leave, I recover quickly but a steady**

EXHIBIT T - TRIGGER THE TRAILS
PETITIONER'S WRITINGS - MURDER OF EX HUSBAND

movie of revenge daydreams (as I understand them now to be from research I've done) will not leave my head, regardless of whatever type of music I play. I imagine him on his knees, not in a sign of submission but so he cannot hurt me. I pull back his hair, hard, put a gun in his mouth and blow his brains out. I feel nothing. The daydream runs over and over and over again. I run for another half hour, until it starts to fade, and then I feel euphoria. I can hear music again. I feel like I haven't really been able to 'hear' music, even when I'm listening to it, for so long. I like it, and it's nice. But I haven't been able to attach again to music in the way I always have for so very long until this moment. I am elated. I feel myself in full, the way I've always known myself, with high spirits, and optimism, and a love for listening to music while I run. It feels better than anything I can remember in the last few months. I feel good because I can really hear the music. It is not lost in the wasteland of trauma and PTSD. If I can hear the music again, then I can recover. All of Gwen is in there, somewhere. This is the first step, and the first sign, and I am ecstatic at this realization. I am so happy, because I know what just happened to me on the trail. I can label it. I don't know why the trail or the couple or...who knows what triggered me. I have no idea, but I know I had some blip of a PTSD episode. And I know that if I know what is going on with me, then there is a solution out there. I will find it, and I will win. I will have my cognitive ability, my emotions, my life, my marriage, and my fucking music back. I also know that I need to be ready to kill him, because he will come. He will come, and I will be ready. When he does, he's not going to leave my sight alive. I will know the right thing to say to get him to charge at me, and I'm going to kill him when he does. I know with balance in my mind at this moment, and complete serenity, without any vengefulness or any daydreams, that only one of us is going to live. It's going to be me.

After the second episode with the trail, I know that the trigger is the trail. I also know that the first episode in Philly was short because I could remove myself from the trigger without having to explain anything to anyone. I did not feel trapped to endure the environment. I had the ability, instantly and without anyone's permission, to remove myself.

When I walked trails with Chris, I did not have the ability to remove myself. He was in charge, no matter what. If it is unsafe, dangerous weather, painful because of my foot surgery, dark, or if we have not eaten or I am too tired, it does not matter. I will go until he says it is time to stop. What happened on a few of those walks, and the one in particular when the sun started setting in Lake Geneva on the trail by Lake Cuomo with the smallish falling-down barn far across a field in the woods full of brambles and mud and god knows what else, is for another day.



ORDER OF PROTECTION

Agreed Modified Extended

IN THE STATE OF ILLINOIS, CIRCUIT COURT

COUNTY: Cook
County Where You Are Filing the Case

Enter the case information as it appears on your other court documents.

PETITIONER: Gwendolyn Ulijasz
Who started the case. First, Middle, and Last Name

Filing on behalf of a minor or high-risk adult: _____

RESPONDENT: Christopher McNally
Who you are seeking protection from. First, Middle, and Last Name

2 year
Extension

230P 7958
Case Number

People to be Protected by this Order:

Check the boxes for all people you want to include in the Order

Petitioner: Gwendolyn Ulijasz

Petitioner's minor children with Respondent:

Petitioner's other minor children:

Dependent adult: _____

High-risk adult: _____

Other household members:

Civil Proceeding:

Interim
 Penary

Related Civil Case Number
(if known)

Criminal Proceeding:

Final

Related Criminal or
Delinquency Case Number
(if known)

ENTERED
JUL 16 2025
MARIYANA T. SPYRUPAULOS
CLERK OF THE CIRCUIT COURT

ORDER INFORMATION:

This Order was issued on: 7/16/2025 at 11:38 a.m. p.m.

This Order will end on: 7/16/2027 at 4:30 a.m. p.m.

This Order will end as entered on page 13.

NEXT COURT DATE:

There will be a status hearing on:

8/19/25 at 11:00 a.m. p.m. in 202
Month, Day, Year Time Courtroom Number

Look at page 2 for more information on how to attend court.

Case Number 230P71958

Court dates may be scheduled in-person, remotely, or a combination of in-person and remotely. Find out how your court date will be scheduled and provide that information here. Add the Clerk's phone number and website.

Attend court any of the ways checked:

In person at: _____
Courtroom Address Courtroom Number

Remotely (video or telephone option)

By video conference at: _____
Video Conference Website

Log-in information: _____
Video Conference Log-in Information, Meeting ID, Password, etc.

By telephone at: _____
Call-in Number for Telephone Remote Appearance

To find out more about remote court options:

Phone: _____ or Website: _____
Circuit Clerk's Phone Number Website URL

On the following issues:

Petitioner ordered to bring the following documents:

Respondent ordered to bring the following documents:

Petitioner: Note, if you are completing this form for a minor child, a dependent adult, or a high-risk adult, insert information needed below as if you were that person. In other words, do not use your information.

A. Petitioner's residential address or alternative address for notice (residential address is undisclosed)

161 N Clark St. Suite 3000 Chicago IL 60601
Street, Apt # City State ZIP
jsteele@beermannlaw.com
Email

B. Respondent's information (if known):

Date of Birth: _____ Sex: M Race: White

Respondent's Home address:
PO Box 333 Riverside, IL 60546
Street, Apt # City State ZIP

Respondent's Email: _____

Respondent's work information, including when usually works:

Respondent's Employer Name Respondent's Work Hours

Respondent Employer Street Address City State ZIP

Case Number 230P71958

Other Respondent identifiers:

Height Weight Hair Color Eye Color

Does the Respondent have any distinguishing features like scars, marks, or tattoos?

THE COURT ORDERS THAT YOU OBEY ALL SECTIONS SELECTED BELOW:

1. No Abuse (RD1) (Police Enforced)

Respondent shall not threaten or commit the following acts of abuse towards Petitioner and protected people. (check all that apply):

- Harassment
- Physical Abuse
- Stalking
- Willful Deprivation
- Intimidation of a Dependent
- Exploitation of a High-Risk Adult with Disabilities
- Neglect of a High-Risk Adult with Disabilities
- Interference with Personal Liberty

2. Possession of Residence (RD2) (Police Enforced)

Petitioner is granted exclusive possession of the residence and Respondent is ordered not to stay or be at the residence. These remedies do not affect who owns the property, only who gets to use or occupy it.

Petitioner's residence is located at (check one):

Petitioner's address is confidential and omitted from these forms.

or

Street, Apt # City State ZIP

The court finds:

- Petitioner has a right to occupy the residence and Respondent has no right; or
- Petitioner and Respondent both have the right to occupy the residence, but it would be harder on the Petitioner to leave after considering the factors set forth in 750 ILCS 60/214(b)(2)(B) or 725 ILCS 5/112A-14(b)(2)(B).

Respondent shall provide alternate housing for Petitioner as follows:

3. Stay Away from Petitioner, Protected People, and Certain Places (RD3) (Police Enforced)

Respondent shall stay away from Petitioner and protected people at all times, and shall not have any contact, including through third parties.

Respondent: If ordered to stay away from Petitioner and protected people, you (Respondent) must not have ANY physical, non-physical, direct, or indirect contact with Petitioner and protected people. This includes oral communication, written communication, sign language, telephone and cell phone calls, faxes, texts, tweets, emails, posts, or communication by any other social media, and all other communication with Petitioner and protected people. This also includes contact or communication through others who may not know about the Order of Protection.

Respondent shall not be at or stay at any of these places while Petitioner is there:

Places of employment of Petitioner, located at:

Name Street Address City State ZIP

or Address is confidential and is omitted from these forms.

Name Street Address City State ZIP

or Address is confidential and is omitted from these forms.

Case Number 230P71958

Schools, kindergartens, or daycare centers of Petitioner, located at:

Name _____ Street Address _____ City _____ State _____ ZIP _____
or Address is confidential and is omitted from these forms.

Name _____ Street Address _____ City _____ State _____ ZIP _____
or Address is confidential and is omitted from these forms.

Other locations:

Name _____ 120 N LaSalle St. Chicago IL 60602
Street Address _____ City _____ State _____ ZIP _____
or Address is confidential and is omitted from these forms.

Name _____ Street Address _____ City _____ State _____ ZIP _____
or Address is confidential and is omitted from these forms.

School Restrictions
Fill in only if Respondent attends the same school as Petitioner.

_____ is an elementary, middle, or high school
School Name _____ attended by both Respondent and Petitioner.

After considering the factors in 750 ILCS 60/214(b)(3)(B):

- Respondent shall not attend this school for as long as Petitioner is enrolled there;
- Respondent shall accept a change of placement or program at this school as determined by the public school district or by this private or non-public school; OR
- Respondent shall follow these restrictions on movement within the school:

Requirements for Parents and Guardians
Respondent is a minor. To ensure that Respondent follows this Order, Respondent's Parent or Guardian:

Name of Parent or Guardian _____
must do the following: _____

4. Counseling (RD4) (Police Enforced)

Respondent must do the following and file proof with the Circuit Clerk by _____:
(check all that apply) _____ Date

- Enroll in and successfully complete a Domestic Violence Partner Abuse program.
- Get an alcohol and substance abuse evaluation and complete recommended counseling or treatment.
- Get a mental health evaluation and complete any recommended counseling or treatment.
- Other: _____

Case Number 230P71958

INFORMATION ABOUT CHILDREN IN COMMON (SECTIONS 5-9)

NOTE: Legal parentage of a child may be established in the following ways: 1) There is a presumption of parentage because the parties are or were married or civilly united and the child was born during the marriage/union, within 300 days of its termination, or before the marriage/union and both parents' names have been added to their birth certificates. 2) Both parties have signed a Voluntary Acknowledgement of Paternity (VAP). 3) There is a court order or administrative order establishing parentage. 4) By giving birth to the child

Child's Name (first, middle, last)	Age	State of Residence	Legal Parentage Already Established for Petitioner (P) / Respondent (R)	Included as a Protected Person
_____	_____	_____	<input type="checkbox"/> - P <input type="checkbox"/> - R <input type="checkbox"/> Unsure	<input type="checkbox"/> Yes <input type="checkbox"/> No
_____	_____	_____	<input type="checkbox"/> - P <input type="checkbox"/> - R <input type="checkbox"/> Unsure	<input type="checkbox"/> Yes <input type="checkbox"/> No
_____	_____	_____	<input type="checkbox"/> - P <input type="checkbox"/> - R <input type="checkbox"/> Unsure	<input type="checkbox"/> Yes <input type="checkbox"/> No
_____	_____	_____	<input type="checkbox"/> - P <input type="checkbox"/> - R <input type="checkbox"/> Unsure	<input type="checkbox"/> Yes <input type="checkbox"/> No
_____	_____	_____	<input type="checkbox"/> - P <input type="checkbox"/> - R <input type="checkbox"/> Unsure	<input type="checkbox"/> Yes <input type="checkbox"/> No
_____	_____	_____	<input type="checkbox"/> - P <input type="checkbox"/> - R <input type="checkbox"/> Unsure	<input type="checkbox"/> Yes <input type="checkbox"/> No

The court finds the primary caretaker of the minor children is (check one):
if the primary caretaker of the children is someone other than you or Respondent, check the box for "Other person" and enter that person's name and address.

Petitioner Respondent

Other person:

Name of Person Street, Apt # City State ZIP

The court finds it does not have jurisdiction over the children.

The court finds it has jurisdiction over the children because:

The children have lived in Illinois for the past six (6) months or if the children are younger than six (6) months old, they have lived in Illinois since they were born.

Petitioner lives in Illinois but someone else took the children out of Illinois within the past six (6) months. Before they were taken out of Illinois, the children lived here for at least six (6) months.

The children are in Illinois because Petitioner fled here to avoid abuse in another state.

Other: _____

5. Care and Possession of Children

(ROS) Police/Court Enforced

Petitioner is granted physical care and possession of the minor children.

Respondent shall, personally or through a law enforcement agency as authorized by the court, return the minor children to the physical care of:

Petitioner

Other person:

Name of Person Street Address, Apt # City State ZIP

Respondent shall not remove the minor children from the physical care of Petitioner or from a school or childcare provider. The names of the schools or providers are:

Name of School or Childcare Provider

Case Number 230P71958

- Within 24 hours of this Order being entered, the Circuit Clerk shall send written notice of the Order to the following school, daycare, or health care providers:

Name of Place Street Address City State

Name of Place Street Address City State

Name of Place Street Address City State

- For the safety of Petitioner, the name and location of the school or daycare is listed on the Confidential Name & Location of the School or Childcare Provider form.

- 6. Temporary Significant Decision-Making Responsibility (formerly custody) (R06) (Court Enforced) The Court awards Petitioner all significant decision-making responsibility of the minor children that Petitioner and Respondent have together.

- 7. Respondent's Parenting Time (formerly visitation) with the Minor Children (R07) (Court Enforced) Parenting time is:

GRANTED for the Respondent (without any restrictions listed below).

RESERVED until a later hearing (The Court does not make ANY decision on parenting time right now).

Associated with family case: _____

DENIED (No visits at all).

RESTRICTED (Visits with limits as listed below).

If parenting time is DENIED or RESTRICTED, check the reasons below:

Respondent is likely to (check all that apply):

Abuse or endanger the children during parenting time.

Use parenting time to abuse or harass Petitioner, Petitioner's family, or household members.

Improperly hide or detain the children.

Act in a way that is not in the best interest of the children.

Parenting time is GRANTED or RESTRICTED as follows (check the box that applies):

See attached parenting time schedule; OR

The parenting time schedule is (check all that apply, include a.m. or p.m.):

Every _____ from _____ to _____
Weekdays Time Time

Each weekend OR Every other weekend as follows (include a.m. or p.m.):

from: _____ at _____ to _____ at _____
Day of the Week Time Day of the Week Time

Parenting time is to begin on: _____
Month, Day, Year

Holidays (include date and times):

The person responsible for transportation of the children for parenting time is:

Name

Case Number 230P71958

Pickup for parenting time to take place at the following place:

Name of Place (if any) *Street Address* *City* *State*

Return from parenting time to take place at the following place:

Name of Place (if any) *Street Address* *City* *State*

Parenting time will take place at:

Name of Place (if any) *Street Address* *City* *State*

Parenting time will be supervised by: _____
Name of Supervisor

who has filed or will file an *Affidavit of Parenting Time Supervisor* form with the court accepting responsibility and acknowledging accountability.

Parenting time will be supervised at an official supervised visitation center (if available):

Name of Visitation Center

Respondent to return the children immediately at the end of parenting time to:

Petitioner

Person chosen by Petitioner: _____
Name of Person Chosen by Petitioner



Respondent: Petitioner may, by law, deny you (Respondent) access to the minor children if, when you arrive for parenting time, you are under the influence of drugs or alcohol and constitute a threat to the safety and well-being of Petitioner or the minor children of Petitioner or you are behaving in a violent or abusive manner (750 ILCS 60/2.14(b)(7)).

8. **No Concealment or Removal of Children** (ROB) (Police Enforced)
Respondent shall not hide the minor children within the State or remove the children from Illinois.

9. **Order to Appear** (ROB) (Court Enforced)
Respondent shall appear alone with minor children at the Courthouse:

Name of Courthouse *Street Address* *City* *State*

in Courtroom _____ on _____ at _____ a.m. p.m.
Courtroom *Date* *Time*

to (check all that apply):

- Prevent abuse, neglect, removal, or concealment of the children.
- Return the children to the custody or care of Petitioner.
- Permit a court-ordered interview or examination of the children or Respondent.

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10. Possession of Personal Property (does not affect ownership of property) (R10) (Court Enforced)
Petitioner's Property:

Petitioner is awarded possession of this property:

Respondent be ordered to give Petitioner
 all of the property listed above the following:

property given to _____
Name of Person

The Court finds as follows:
 Petitioner, but not Respondent, owns the property; or
 Petitioner and Respondent both own the property. Sharing it would put Petitioner at risk for abuse, or is not practical. Not having the property would be harder on Petitioner; or
 Petitioner claims the property as marital property, and a divorce case has been filed.

Property shall be transferred at the following address:

Street, Apt # City State ZIP
on _____ at _____ a.m. p.m.
Month, Day, Year Time

Property shall be transferred only in the presence of:
 Law enforcement to be arranged by Petitioner
(Optional) _____
Name of Law Enforcement Agency

or
 Another adult: _____
Name

Respondent's Property
 Respondent is awarded possession of the following personal property: clothing medicine
 other personal property as follows:

Respondent shall have the right to enter the residence listed in Section 2 only one time to retrieve the property listed above, but only in the presence of: (check one)
 Law enforcement to be arranged by Respondent
(Optional) _____
Name of Law Enforcement Agency

or
 Another adult: _____
Name

11. Restrictions on Property

(R11) (Court Enforced)

The Respondent shall not take, transfer, encumber, conceal, hide, damage, or otherwise dispose of any real or personal property, except as explicitly authorized by the Court. The following property is protected:

Cars/Motor Vehicles (Specify Make/Model/Year): _____

Address: _____
Street, Apt # City State ZIP

Inside/Outside

Items located inside

Other important property:

BECAUSE (check one):

Petitioner, but not Respondent, owns the property.

Petitioner and Respondent both own the property. Not having the property would be harder on Petitioner.

The parties are married and a divorce case has been filed.

Restrictions on Resources of an Elderly Petitioner

Respondent is prohibited from improperly using financial or other resources of an elderly Petitioner for the benefit of Respondent or any other person.

11.5 Possession of Animals

(R11.5) (Court Enforced)

Petitioner shall have care, custody, and control over the following animals (include name, type and breed):

Respondent shall stay away from the animals and Respondent is forbidden from taking, transferring, concealing, harming, or otherwise disposing of the animals.

12. Temporary Support

(R12) (Court Enforced)

The Court finds that Respondent is: unemployed self-employed employed by:

Name Street Address City State ZIP
and has approximate net pay in the amount of: \$ _____ weekly every two weeks
 twice a month monthly

The Court finds that Petitioner is: unemployed self-employed employed by:

Name Street Address City State ZIP
and has approximate net pay in the amount of: \$ _____ weekly every two weeks
 twice a month monthly

Respondent shall pay temporary child support to Petitioner in the amount of \$ _____

weekly every two weeks twice a month monthly

Payments shall begin on: _____ and shall continue until further order of the Court.
Date

Respondent shall pay temporary support (maintenance) to Petitioner in the amount of \$ _____

weekly every two weeks twice a month monthly

Payments shall begin on: _____ and shall continue until further order of the Court.
Date

Case Number 230P71958

Payments shall be made:

- Through the Circuit Clerk:
 - Child Support Temporary Support (maintenance)
- Through the State Disbursement Unit (SDU) (Fill out separate Order of Support):
 - Child Support Temporary Support (maintenance) (SDU will only take maintenance with child support.)
- Directly to Petitioner by this method of payment _____:
 - Child Support Temporary Support (maintenance)

13. Payment for Losses because of Abuse. (R13) (Court Enforced)

Respondent shall pay Petitioner for losses suffered as a direct result of abuse, neglect, or exploitation, including:

- Medical expenses _____ \$ _____
- Lost earnings _____ \$ _____
- Repair or replace property damaged or taken _____ \$ _____
- Moving and other travel expenses _____ \$ _____
- Reasonable expenses for housing other than a domestic violence shelter _____ \$ _____
- Expenses for search and recovery of children _____ \$ _____
- Reasonable attorney's fees _____ \$ _____
- Other: _____ \$ _____

- The total amount of: \$ _____ by _____
Date
- Payments in the amount of: \$ _____ every _____ starting _____
Frequency Date
- Method of payment: _____

14. No Entry or Presence Under Influence (R14) (Police Enforced)

Respondent is allowed at the Petitioner's residence but cannot be or stay there while under the influence of drugs or alcohol. Respondent constitutes a threat to the safety of Petitioner or Petitioner's children:

Street Address, Apt # City State ZIP



Respondent: Under Illinois law, while any Order of Protection is in effect, your (Respondent's) FOID card will be automatically suspended, revoked or denied and you are automatically prohibited from acquiring or possessing a firearm (per 430 ILCS 65/8.2). Your conceal and carry license is also suspended while the Order is in effect and must be turned over to the Court or law enforcement (per 430 ILCS 66/70B). When an Order ends, you can request the return of your firearms and FOID card as long as your FOID card is not expired and there is no other order restricting your possession of firearms.

14.5. Firearms

Respondent is prohibited from possessing firearms for the duration of this order. Respondent must immediately surrender to law enforcement (and not transfer to a third party) any firearms, firearm parts that could be assembled to make an operable firearm, Firearm Owner Identification (FOID) Card, and/or Concealed Carry License. If these items are not in Respondent's possession at time of service, they must be surrendered to law enforcement (and not transferred to a third party) within 24 hours.

The Court finds as follows:

Civil Orders:

- Respondent has received actual notice of this request and has had an opportunity to participate.
- This order restrains Respondent from using physical force, harassment, stalking, or threatening an intimate partner or child of an intimate partner.
- Respondent poses a credible threat to the physical safety of Petitioner.
- Probable cause exists to believe that:
 - Respondent possesses firearms or firearm parts that could be assembled to make an operable firearm.
 - The firearms or firearm parts that could be assembled to make an operable firearm are located at the residence, vehicle, or other property of the Respondent.
 - The credible threat to the physical safety of Petitioner is immediate and present.
- Petitioner has made a credible report of domestic violence to local law enforcement within the last 90 days.

Criminal Orders:

- Respondent is subject to this domestic violence order of protection and may not lawfully possess firearms, firearm parts, or a FOID card under Section 8.2 of the Firearm Owners Identification Act.
- Probable cause exists to believe that:
 - Respondent possesses firearms or firearm parts that could be assembled to make an operable firearm.
 - The firearms or firearm parts that could be assembled to make an operable firearm are located at the residence, vehicle, or other property of the Respondent.
 - Respondent poses an immediate and present credible threat to Petitioner.

15. Children's Records

(R15) (Court Enforced)

Respondent is not allowed to access, inspect, or obtain school records or any other records of the minor children in the care of Petitioner because (check all that apply):

- This Order of Protection prohibits Respondent from having contact with the minor children.
- The actual address of Petitioner is not included due to the risk of further abuse.
- It is necessary to prevent abuse or wrongful removal or concealment of the minor children.

16. Shelter Reimbursement.

(R16) (Court Enforced)

Respondent shall pay \$ _____ to _____
Shelter Name
by _____ for the cost of services and shelter provided to Petitioner.
Date

17. Miscellaneous Remedies

(R17) (Court Enforced)

The court further orders as follows:

No contact by any means including through
third parties.

Case Number 230P71958
(R18) (Court Enforced)

18. Telephone Services

After considering the evidence, the wireless telephone service provider shall terminate Respondent's use of Petitioner's phone number, transfer to Petitioner the right to use these phone numbers, and transfer to Petitioner all financial responsibility associated with future use of these phone numbers.

Wireless telephone provider account details:

Name of Provider: _____
Name of Account Holder: _____
Respondent's Phone Number: _____
Petitioner's Phone Numbers: _____

STOP Petitioner: STOP! Only the Judge or Circuit Clerk should enter anything below this point.

RULINGS PURSUANT TO 750 ILCS 60/221(a)(2) and (b)(2)

The relief requested in Sections: 2 3 10 11 Other: _____
in the Petition is denied because the balance of hardships does not support the granting of the remedy; the granting of the remedy will result in hardship to Respondent that would substantially outweigh the hardship to Petitioner from the denial of the remedy; or because:

The relief requested in the following sections are reserved:

PLENARY (FINAL) ORDERS ONLY:

If no specific date for expiration is entered on page 1, this Order will remain in effect as follows:

- 1. Until further order of the Court (only by extension or by special findings)
- If entered in conjunction with another civil proceeding:
 - 2. If entered as preliminary relief, until entry of final judgment in the other proceeding.*
 - 3. If incorporated into the final judgment of the other proceeding, until the Order is vacated or modified.*
 - 4. Upon termination of any voluntary or involuntary commitment, or on _____
Date (Not to Exceed 2 Years)
- If entered in conjunction with a criminal prosecution or delinquency petition pursuant to 725 ILCS 5/112A-20:
 - 5. If entered during pre-trial release until disposition, withdrawal, or dismissal of the underlying charge.
 - o Sets of disposition means: not guilty, which would include dismissal, nolle pros, or finding of not guilty.
 - o For finding or pleading of guilty, see sections 7 or 8 and complete a new order.
 - 6. Until final disposition when a Bond Forfeiture Warrant has issued, or on _____
Date (Not to Exceed 2 Years)
- If entered with a finding of guilty:
 - 7. Until expiration of any supervision, conditional discharge, probation, periodic imprisonment, parole, or supervised mandatory release, plus 2 years.*
 - 8. Until 2 years after the date set by the court for expiration of any sentence for imprisonment, parole, and mandatory supervised release.*

*This Order may last more than two years if entered in conjunction with a civil or criminal proceeding.

Case Number 230P71958

After reviewing the Petition and hearing the evidence, the Court makes findings which:

- Are written on page 15 and 16 of this Order;
- Were made orally and videotaped or recorded by a court reporter and are incorporated into this Order; or
- The parties have agreed to this Order and no additional findings are made.

ENTERED:



 Judge

 Date 7/16/2025

I hereby certify that this is a true and correct copy of the original order on file with the Court.

Clerk of the Circuit Court of _____ County, Illinois _____

 Date

Seal (and signature, as locally required)

Copies given to: Petitioner Respondent in Open Court State's Attorney

Clerk to send copies to Sheriff to: serve Respondent
 enter into LEADS

Order drafted by

Attorney: _____
 Name Address Telephone Attorney Number (if any)

Notices About Enforcement:

A violation of this order may result in fine or imprisonment.

Any knowing violation of an *Order of Protection* forbidding physical abuse, neglect, exploitation, harassment, intimidation, interference with personal liberty, willful deprivation, or entering or remaining present at specified places when any Protected Persons are present, or granting exclusive possession of the residence or household or granting a stay away order is a crime. Grants of exclusive possession of the residence or household shall constitute notice forbidding trespass to land. Any knowing violation of an order awarding parental responsibility (formerly custody) or physical care of a child or care of a child or prohibiting removal or concealment of a child may be a crime. Any willful violation of any order is contempt of court.

This *Order of Protection* is enforceable with notice to the Respondent, even without registration, in all 50 states, the District of Columbia, tribal lands, and the U.S. Territories pursuant to the Violence Against Women Act (18 U.S.C. § 2265). Violating this *Order of Protection* may subject the Respondent to state and/or federal charges and punishment. 18 U.S.C. §§ 2261-2262.

DEFINITION OF TERMS USED IN THIS ORDER

1. **Abuse** means physical abuse, harassment, intimidation of a dependent, interference with personal liberty or willful deprivation but does not include reasonable direction of a minor child by a parent or person in loco parentis.
2. **Adult with disabilities** means an elder adult with disabilities or a high-risk adult with disabilities. A person may be an adult with disabilities for purposes of this Act even though he or she has never been adjudicated an incompetent adult. However, no court proceeding may be initiated or continued on behalf of an adult with disabilities over that adult's objection, unless such proceeding is approved by his or her legal guardian, if any.
3. **Elder adult with disabilities** means an adult prevented by advanced age from taking appropriate action to protect himself or herself from abuse by a family or household member.
4. **Exploitation** means the illegal, including tortious, use of a high-risk adult with disabilities or of the assets or resources of a high-risk adult with disabilities. Exploitation includes, but is not limited to, the misappropriation of assets or resources of a high-risk adult with disabilities by undue influence, by breach of a fiduciary relationship, by fraud, deception, or extortion, or the use of such assets or resources in a manner contrary to law.
5. **Family or household members** include spouses, former spouses, parents, children, stepchildren and other persons related by blood or by present or prior marriage, persons who share or formerly shared a common dwelling, persons who have or allegedly have a child in common, persons who share or allegedly share a blood relationship through a child, persons who have or have had a dating or engagement relationship, persons with disabilities and their personal assistants, and caregivers as defined in Section 12-4.4a of the Criminal Code of 2012. For purposes of this paragraph, neither a casual acquaintanceship nor ordinary fraternization between 2 individuals in business or social contexts shall be deemed to constitute a dating relationship. In the case of a high-risk adult with disabilities, "family or household members" includes any person who has the responsibility for a high-risk adult as a result of a family relationship or who has assumed responsibility for all or a portion of the care of a high-risk adult with disabilities voluntarily, or by express or implied contract, or by court order.
6. **Harassment** means knowing conduct which is not necessary to accomplish a purpose that is reasonable under the circumstances; would cause a reasonable person emotional distress; and does cause emotional distress to the petitioner. Unless the presumption is rebutted by a preponderance of the evidence, the following types of conduct shall be presumed to cause emotional distress:
 - a. creating a disturbance at petitioner's place of employment or school;
 - b. repeatedly telephoning petitioner's place of employment, home or residence;
 - c. repeatedly following petitioner about in a public place or places;
 - d. repeatedly keeping petitioner under surveillance by remaining present outside his or her home, school, place of employment, vehicle or other place occupied by petitioner or by peering in petitioner's windows;
 - e. improperly concealing a minor child from petitioner, repeatedly threatening to improperly remove a minor child of petitioner's from the jurisdiction or from the physical care of petitioner, repeatedly threatening to conceal a minor child from petitioner, or making a single such threat following an actual or attempted improper removal or concealment, unless respondent was fleeing an incident or pattern of domestic violence; or
 - f. threatening physical force, confinement or restraint on one or more occasions.
7. **High-risk adult with disabilities** means a person aged 18 or over whose physical or mental disability impairs his or her ability to seek or obtain protection from abuse, neglect, or exploitation.
8. **Interference with personal liberty** means committing or threatening physical abuse, harassment, intimidation or willful deprivation so as to compel another to engage in conduct from which she or he has a right to abstain or to refrain from conduct in which she or he has a right to engage.
9. **Intimidation of a dependent** means subjecting a person who is dependant because of age, health or disability to participation in or the witnessing of: physical force against another or physical confinement or restraint of another which constitutes physical abuse as defined in this Act, regardless of whether the abused person is a family or household member.
10. **Neglect** means the failure to exercise that degree of care toward a high-risk adult with disabilities which a reasonable person would exercise under the circumstances and includes but is not limited to:
 - a. the failure to take reasonable steps to protect a high-risk adult with disabilities from acts of abuse;
 - b. the repeated, careless imposition of unreasonable confinement;
 - c. the failure to provide food, shelter, clothing, and personal hygiene to a high-risk adult with disabilities who requires such assistance;
 - d. the failure to provide medical and rehabilitative care for the physical and mental health needs of a high-risk adult with disabilities; or
 - e. the failure to protect a high-risk adult with disabilities from health and safety hazards.

Nothing in subsection 10 shall be construed to impose a requirement that assistance be provided to a high-risk adult with disabilities over his or her objection in the absence of a court order, nor to create any new affirmative duty to provide support to a high-risk adult with disabilities.
11. **Petitioner** may mean not only any named petitioner for the order of protection and any named victim of abuse on whose behalf the petition is brought, but also any other person protected by this Act.
12. **Physical abuse** includes sexual abuse and means any of the following:
 - a. knowing or reckless use of physical force, confinement or restraint;
 - b. knowing, repeated and unnecessary sleep deprivation; or
 - c. knowing or reckless conduct which creates an immediate risk of physical harm.
13. **Stalking** means a person knowingly engages in a course of conduct directed at a specific person, and they know or should know that this course of conduct would cause a reasonable person to fear for their safety or the safety of a third person; or suffer other emotional distress.
14. **Willful deprivation** means willfully denying a person who because of age, health or disability requires medication, medical care, shelter, accessible shelter or services, food, therapeutic device, or other physical assistance, and thereby exposing that person to the risk of physical, mental or emotional harm, except with regard to medical care or treatment when the dependent person has expressed an intent to forgo such medical care or treatment. This paragraph does not create any new affirmative duty to provide support to dependent persons.

COURT'S WRITTEN FINDINGS:

After reviewing the Petition and hearing the evidence and testimony of Petitioner, the Court finds that:

1. Petitioner is related to Respondent in the following way (check all that apply):

Current or past dating relationship (BG)

Have children together; never married (CC)

Has or allegedly has a child together

Related through current or past marriage:

Spouse (SE)

Ex-Spouse (XS)

In-law (IL)

Step-Child (SC)

Step-Brother / Step-Sister / Step-Sibling (SS)

Other Family Member (OF)

Sharing or have shared a home (CS)

Related through blood

Child (CH)

Parent (PA)

Brother / Sister / Sibling (SB)

Grandchild (GC)

Grandparent (GP)

Other Family Member (OF)

Has a blood relationship through a child

Has a family or household relationship with a child who is the:

adoptive, prospective adoptive, or foster child of the Petitioner; or

of whom the Petitioner is the legal guardian or custodian

Personal caregiver of the Petitioner, who has disabilities or who otherwise needs care

2. Respondent has received notice of Petitioner's request for an Order of Protection.

Respondent has filed an answer or appearance.

Respondent has been notified through publication.

Respondent is not present in court and is in default.

Respondent is present in person in court. Represented by: _____

Name of Lawyer

Petitioner is present in person in court. Represented by: _____

Name of Lawyer

3. In granting the remedies in this Order, the Court has considered all relevant factors, including: the nature, frequency, severity, pattern, and consequences of Respondent's past abuse, neglect, or exploitation of Petitioner or any family/household member, including Respondent's concealment of their location in order to evade service of process or notice, and the likelihood of danger of future abuse, neglect, or exploitation to Petitioner or any member of Petitioner's or Respondent's family or household; and the danger that any minor child(ren) will be abused, neglected, or improperly removed from the jurisdiction, improperly concealed within the State, or improperly separated from the child(ren)'s primary caretaker. The Court finds that:

● The Court has jurisdiction over Petitioner, Respondent, minor children and other Protected Persons.

● Venue is proper.

● Respondent has abused Petitioner and/or the children identified as protected persons in Section 5 on page 5 and/or the Protected Persons listed on page 1 of this Order.

● The actions of Respondent will likely cause irreparable harm or continued abuse unless they are prohibited.

● It is necessary to grant the requested relief in this Order to protect Petitioner or other abused persons.

Case Number 230P71958

4. Other Relevant Factors and Findings (check all that apply):

- An Order of Protection has previously been entered in this case or in another case in which any party, or a child of any party has been named as either Respondent or Petitioner.
- An abused person is unable to bring this Petition on their own behalf due to age, health, disability, or inaccessibility.
- The Petition has been filed on behalf of a high-risk adult with disabilities who has been abused, neglected, or exploited by a family or household member.
- The Petitioner believes that the Respondent is (check all that apply): armed dangerous suicidal

5. Criminal Cases: The Court is entering this Order based on the following prima facie evidence (check all that apply):

- an information, complaint, indictment or delinquency petition, charging a crime of domestic violence or charging an attempt to commit a crime of domestic violence; or
- an adjudication of delinquency, a finding of guilt based upon a plea, or a finding of guilt after a trial for a crime of domestic battery; or
- any disposition order issued under Section 5-710 of the Juvenile Court Act of 1987, the imposition of supervision, conditional discharge, probation, periodic imprisonment, parole, aftercare release, or mandatory supervised release for a crime of domestic violence or an attempt to commit a crime of domestic violence, or imprisonment in conjunction with a bond forfeiture warrant; or
- the entry of a protective order in a separate civil case brought by Petitioner against Respondent.



COMP SUMMARY FOR: Owen McKernie
START DATE: October 16, 2024

CASH COMPENSATION

COMPONENT	AMOUNT
SIGNING BONUS (Payment 1 - 50%) - Nov 2024 (PAID NOV 2024)	\$150,000
SIGNING BONUS (Payment 2 - 50%) - Nov 2025 Payment	\$150,000
ANNUAL BASE PAY (Salary)	\$380,000
GLOBAL ANNUAL BONUS (31% of Annual Base Pay) - Paid EOY 2025	\$120,900
YR1 (2025) CASH COMPENSATION FROM SALARY + BONUSES:	\$820,900

STOCK COMPENSATION

COMPONENT	AMOUNT	YR1 CASH VALUE (2025)
Accenture Leadership New Hire Equity (RSUs - Cliff Vests @ 3Yr) (Issued 11.01.2024)	\$175,000	\$0
Accenture Leadership Sup New Hire Equity (Vests 1/3 Yr Over 3Yr) (Issued 11.01.2024)	\$100,000	\$33,333
Leadership Performance Equity (34% of 60% of Base Pay / Issued EOY / Vests 1/3 Yr Over 3Yr)	\$132,600	\$0
TOTAL RSUs ISSUED YEAR 1:	\$407,600	
YR1 (2025) VESTED CASH VALUE:		\$33,333

ACCENTURE VEIP PROGRAM (50% Company Match at EOY / All of which Vests Immediately)

VEIP ELIGIBLE CASH EARNINGS (\$300k Sign-On Bonus is Not Eligible for 50% Match SALARY)	AMOUNT
GLOBAL ANNUAL BONUS (31% of Annual Base Pay) - Paid EOY 2025	\$120,900
YR1 (2016) (VEIP ELIGIBLE) CASH COMPENSATION:	\$510,900

COMPONENT	YR1 CASH VALUE (2025)
Purchase Shares up to 30% of Annual Base Pay + Global Annual Bonus (30% of \$510,900) + 50% Company Match at End of Calendar Year (Vests Immediately)	\$153,270
YR1 (2025) VEIP PROGRAM CASH VALUE:	\$229,905

YR1 (2025) TOTAL COMPENSATION VALUE:

\$1,448,405

YR1 (2025) Cash Value of Total Comp: (\$810,900 + \$33,333 + \$229,905):

\$1,074,138

YR1 (2025) TOTAL STOCK ISSUED (\$407,600 + \$229,905):

\$637,505

YR1 (2025) VEIP VESTED CASH VALUE (\$290,547 + \$33,333):

\$323,238

*Total Cash Comp + Vested S.O. Bonus Stock + VEIP Vested Cash Value

MONTHLY CASH COMPENSATION SUMMARY

COMPONENT	MONTHLY EARNINGS
YR1 (2025) MONTHLY COMPENSATION VALUE	\$120,700
YR1 (2025) MONTHLY COMPENSATION VALUE (CASH)	\$89,512

MONTHLY STOCK VESTED CASH VALUE

COMPONENT	YR1 STOCK GRANT	YR1 CASH VALUE (2025)
Accenture Leadership New Hire Equity (RSUs - Cliff Vests @ 3Yr)	\$175,000	\$0
Accenture Leadership Supplemental New Hire Equity (1/3 per Year over 3Yr)	\$100,000	\$2,778
YR1 (2025) MONTHLY CASH VALUE OF VESTED RSUs (per/mo):		\$2,778

*(\$80,000/12) = \$6,666.66 (-) (\$153,270/12) = \$12,772 = \$19,728

*YR1 (2025) Monthly Base Pay Annual (-) Monthly VEIP Equity Incentive Program:

Automated Certificate of eService

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Status as of 12/29/2025 11:39 AM CST

Case Contacts

Name	BarNumber	Email	TimestampSubmitted	Status
Jason McKemie		jmckemie@mckemie.net	12/26/2025 11:28:41 PM	SENT
JASON EMORYMCKEMIE		jason@callvital.com	12/26/2025 11:28:41 PM	SENT