

**CAUSE NO. DF-24-18010**

IN THE MATTER OF THE MARRIAGE OF  
GWENDOLYN ULIJIASZ-MCKEMIE  
AND  
JASON MCKEMIE

IN THE 302ND JUDICIAL DISTRICT COURT  
DALLAS COUNTY, TEXAS

**RESPONDENT'S NOTICE OF DISCOVERY COMPLIANCE, NOTICE OF HEALTHCARE COMPLIANCE, REQUEST FOR REMOTE APPEARANCE, REQUEST FOR ACCESS TO PERSONAL PROPERTY, REQUEST FOR CONSOLIDATION AND HEARING LIMITS, AND CASE MANAGEMENT CLARIFICATION**

Petitioner files this Notice to clarify the status of discovery and healthcare compliance, to request permission to appear remotely for upcoming hearings, to request written authority to retrieve personal property, to request consolidation of hearings and reasonable limits on future hearing settings, and to seek guidance regarding orderly case management.

**I. NOTICE OF DISCOVERY COMPLIANCE**

All discovery requests in this matter were fully responded to in a timely manner for both the court-ordered March 2025 mediation as well as the July 23, 2025 that the Respondent postponed for lack of readiness. On September 23, 2025 and again on October 10, 2025, Petitioner's counsel representing her at that time provided written confirmation to Respondent yet again that discovery was complete, with the sole exception of two pages inadvertently omitted due to a mechanical error. Those two pages and a duplicate copy of the production inventory was delivered to the Respondent in the same communication. No additional discovery was outstanding or promised.

The written confirmation from counsel responded directly to Respondent's asserted deficiencies, including those reflected in Petitioner's spreadsheet, and confirmed that discovery was complete. A true and correct copy of that correspondence is attached hereto as Exhibits A and B.

Petitioner objects to any characterization suggesting that discovery remains incomplete or that delay is warranted on that basis.

**II. NOTICE OF HEALTHCARE COMPLIANCE**

Petitioner previously filed a Notice of Compliance regarding healthcare coverage and access. To cure any further debate from the Respondent, Petitioner again attaches her filed Consolidated Notice of Healthcare Compliance with supporting documentation as Exhibit C,

and incorporates it by reference.

Petitioner is not aware of any unmet court-ordered obligation regarding healthcare coverage or HSA access.

#### **IV. REQUEST FOR ACCESS TO PERSONAL AND SEPARATE PROPERTY**

Respondent again respectfully requests written authority to retrieve her personal belongings. This request is not for division of property or adjudication of ownership and does not depend on a divorce decree.

Certain items Petitioner seeks to retrieve are clearly documented separate property, supported by bills of lading from her May 2023 move to Texas that predates her ever having met the Petitioner, and photographs and receipts predating the marriage. Petitioner is not requesting classification at this time, only temporary access to retrieve and preserve personal effects.

Petitioner further notes, again, that an eviction order affecting the residence creates urgency and increases the risk of loss, disposal, or damage to personal and separate property absent a written directive. A bankruptcy proceeding does not disallow the Petitioner from retrieving her personal property.

#### **III. REQUEST FOR REMOTE APPEARANCE BY ZOOM**

Petitioner resides over five hours from Dallas, Texas. Petitioner was required to attend an emergency hearing on January 6, 2026, and is now required to attend additional procedural hearings set for January 20, 2026 and January 22, 2026, all within the final pretrial preparation period.

These hearings require multiple days away from work with little notice to her employer and cancellations on her client meetings, as well as travel, lodging, and dog boarding. Petitioner respectfully requests permission to appear remotely by Zoom for the hearings currently set on January 20, 2026 and January 22, 2026 so that she may meaningfully participate without undue burden.

#### **V. REQUEST FOR CONSOLIDATION AND HEARING LIMITS**

Two procedural hearings have been set in this matter for January 20, 2026 and January 22, 2026, arising from overlapping factual and procedural issues. Requiring multiple appearances within the same week imposes unnecessary burden and inefficiency.

Petitioner respectfully requests that the Court consolidate the January 22, 2026 hearing into the January 20, 2026 hearing, or otherwise address both matters in a single appearance.

**Petitioner further requests the Court's guidance regarding future scheduling and respectfully asks that any additional hearings be set only with leave of Court, so that proceedings may remain orderly, proportional, and focused on trial readiness.**

By way of context only, Petitioner notes that in the past twelve months, **Respondent has filed approximately 25 motions in the first half of 2025, by his own count expressed in writing July 22, 2025. Respondent additionally submitted another 25 motions in the second half of 2025**, most of which have involved overlapping and duplicative issues. **In the past three weeks alone leading up to final pretrial deadlines, four hearings have been set.**

Petitioner is not requesting abatement or delay of trial and is prepared to proceed as scheduled. Petitioner respectfully requests a brief extension of pretrial discovery and exhibit deadlines of 5 calendar days solely to ensure complete and accurate compliance.

#### **VI. CASE MANAGEMENT CLARIFICATION**

Petitioner respectfully requests the Court's guidance regarding case management. Multiple hearings and motions have been set unilaterally on overlapping grounds, including matters referencing oral rulings not reduced to written orders and issues potentially affected by the automatic stay arising from a bankruptcy filing.

Petitioner is committed to full compliance with all written orders of the Court and seeks clarity and reasonable structure to ensure pretrial preparation and deadlines remain feasible and that this matter may proceed in an orderly and proportional manner.

Respectfully submitted,



Gwendolyn Ulijasz-Mckemie  
Petitioner, Pro Se  
11703 Huebner Road, Ste106 PMB499  
210-278-6377  
[GUlijasz@gmail.com](mailto:GUlijasz@gmail.com)

#### **CERTIFICATE OF SERVICE**

I certify that a true and correct copy of this filing was served on Jason McKemie by electronic filing and electronic mail on January 17, 2025



Gwendolyn Ulijasz

## **Exhibit A:**

**2<sup>nd</sup> confirmation from Petitioners attorney  
confirming discovery completion and  
Production Inventory produced**



Gwen Uljasz &lt;gulijasz@gmail.com&gt;

**Fwd: Discovery**

1 message

**Gwen Uljasz** <gulijasz@gmail.com>  
To: gulijasz@gmail.com

Sat, Jan 10, 2026 at 2:30 PM

Jason

Below is a complete , organized excel inventory of all discovery materials previously produced in this matter. This was last provided on Oct 10 and many times prior.

Two pages were missing from two different months on my Chase account.

They are again attached. I confirmed that you had access to the drop box Cooke Law where copies of 101+ documents I've provided to you in discovery are housed. Let me know if you need the link or email Will at Cooke Law directly. It matches the list below.

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**From:** Ethan Scroggins  
**Sent:** Friday, October 10, 2025 1:33 PM  
**To:** Jason McKemie <[jmckemie@mckemie.net](mailto:jmckemie@mckemie.net)>; Jason McKemie <[mckemie76@gmail.com](mailto:mckemie76@gmail.com)>  
**Cc:** Will Cook <[wcook@sullivancook.com](mailto:wcook@sullivancook.com)>; Chandler Alt <[calt@sullivancook.com](mailto:calt@sullivancook.com)>  
**Subject:** Discovery

Mr. McKemie,

Your "exhibits" to your requests for information appear to be based only on the 2024-02-24 production and the issues are addressed in the subsequent production from 2025-06-23. We do not have to explain every item or statement to you. We have produced what you requested. That said, still see the below regarding some of the discovery:

- Statements for Chase x7369 –See GU001599, GU001639 for the first pages of previous statements (different account number transfer) that show the previous account balance transferring over
- Chase x2372 – See GU001648 for Jan 2025 3<sup>rd</sup> page
- VEIP statements – See GU000615-648 and GU000492-521.
- AIG 401(k) - See GU000595-614. These statements show all transactions and complete information regarding deposits, withdrawals, etc. Also show loan repayments.
- Chase x3898 – See "Statements" GU001598-1650
- Chase x2372 – See "Statements" GU001598-1650
  - Nov 2024 page 3 attached
  - Dec 2024 page 3 attached

Sincerely,

**ETHAN SCROGGINS**  
**Sullivan & Cook LLC**

*Attorney*  
600 East Las Colinas Blvd, Suite 1300  
Irving, TX 75039

(214) 520-7494

[escroggins@sullivancook.com](mailto:escroggins@sullivancook.com)

Thank you,  
Gwen Ulijasz

Thank you,  
Gwen Ulijasz

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**3 attachments**



**2025-10-09 Exhibit A - Discovery Log.xlsx**  
17K



**Dec 2024 Page 3.pdf**  
1139K



**Nov 2024 Page 3.pdf**  
1139K

**EXHIBIT A  
GWEN'S PRODUCTION**

Description	Start	End	Date Produced	Responsive To RFP
2022-06-22 AdvantiGen Subscription Agreement.pdf	GU000001	GU000002	2/24/25	1A
2023-03-19 AdvantiGen Subscription Agreement.pdf	GU000003	GU000004	2/24/25	1A
2024 AIG 401(k).pdf	GU000005	GU000010	2/24/25	1A
2024 AMEX Platinum x6008 Statements.pdf	GU000011	GU000031	2/24/25	1A
2024 Chase Acct x3898 Statements.pdf	GU000032	GU000075	2/24/25	1A
2024 Chase Acct x6893 Statements.pdf	GU000076	GU000105	2/24/25	1A
2024-07 through 2025-01 Chase Sapphire x2372.pdf	GU000106	GU000126	2/24/25	1A
2024-12-31 MetLife HSA Summary.pdf	GU000127	GU000127	2/24/25	1A
2025 Accenture HSA Election Details.pdf	GU000128	GU000128	2/24/25	1A
2025 Accenture Life Insurance Summary.pdf	GU000129	GU000133	2/24/25	1A
2025-01-11 Email re Retainer loan terms.pdf	GU000134	GU000135	2/24/25	1A
2025-01-31 Accenture 401(k) Summary.pdf	GU000136	GU000137	2/24/25	1A
2025-02-01 Accenture Investment Summary.pdf	GU000138	GU000154	2/24/25	1A
2025-02-01 Ameriprise IRA & Roth IRA Acct. Summary.pdf	GU000155	GU000161	2/24/25	1A
2025-02-14 Email re Beerman Law Fees Judgment McNally.pdf	GU000162	GU000162	2/24/25	1A
2025-02-16 Accenture Employment Agreement (showing clawback of bonus).pdf	GU000163	GU000168	2/24/25	1A
2025-02-16 Overview of Offer from Accenture.pdf	GU000169	GU000171	2/24/25	1A
Amex Acct. x1009 Loan Disclosure.pdf	GU000172	GU000173	2/24/25	1A
Chase GLU Acct. Cannot Access.pdf	GU000174	GU000174	2/24/25	1A
Chase Visa x4005 Dec 2024.pdf	GU000175	GU000180	2/24/25	1A
Chase Visa x7396 Dec-Jan 2024.pdf	GU000181	GU000186	2/24/25	1A
ChaseVisa2024 Spending Report PDF.pdf	GU000187	GU000218	2/24/25	1A
Hartford ADD policy 25k from Cognizant.pdf	GU000219	GU000220	2/24/25	1A
Hartford Life Insurance Info. (Jason).pdf	GU000221	GU000223	2/24/25	1A
HSPRD History Bill - Ulijasz.pdf	GU000224	GU000227	2/24/25	1A
Jan 2025 USAA 20250104 bank checking statement 9941.pdf	GU000228	GU000229	2/24/25	1A
Soft Loan.pdf	GU000230	GU000230	2/24/25	1A
April 2024 Chase Visa x2372.pdf	GU000231	GU000236	3/11/25	1A
August 2024 Chase Visa x2372.pdf	GU000237	GU000242	3/11/25	1A
February 2024 Chase Visa x2372.pdf	GU000243	GU000246	3/11/25	1A
January 2024 Chase Visa x2372.pdf	GU000247	GU000250	3/11/25	1A
July 2024 Chase Visa x2372.pdf	GU000251	GU000256	3/11/25	1A
June 2024 Chase Visa x2372.pdf	GU000257	GU000262	3/11/25	1A
March 2024 Chase Visa x2372.pdf	GU000263	GU000266	3/11/25	1A
May 2024 Chase Visa x2372.pdf	GU000267	GU000272	3/11/25	1A
all chase accounts except GLU distr - no money market or savings account.pdf	GU000273	GU000273	3/11/25	1A
citibank- no charges Redacted.pdf	GU000274	GU000274	3/11/25	1A
Citicard no charges membership fee only.pdf	GU000275	GU000275	3/11/25	1A
wellsfargo auto loan closed 2023.pdf	GU000276	GU000276	3/11/25	1A
SAPPHIRE CHECKING (...3898) - balance transferred to new checking bc of fraud	GU000277	GU000279	3/11/25	1A
Chase Sapphire x3898 Account Restricted	GU000280	GU000280	3/11/25	1A
2024-01-26 AMEX.pdf	GU000281	GU000287	3/13/25	1A
2024-02-23 AMEX.pdf	GU000288	GU000298	3/13/25	1A
2024-03-26 AMEX.pdf	GU000299	GU000305	3/13/25	1A
2024-04-25 AMEX.pdf	GU000306	GU000316	3/13/25	1A
2024-05-26 AMEX.pdf	GU000317	GU000326	3/13/25	1A
2024-06-25 AMEX.pdf	GU000327	GU000336	3/13/25	1A
2024-07-26 AMEX.pdf	GU000337	GU000346	3/13/25	1A
2024-08-26 AMEX.pdf	GU000347	GU000354	3/13/25	1A
2024-09-25 AMEX.pdf	GU000355	GU000362	3/13/25	1A
2024-10-25 AMEX.pdf	GU000363	GU000368	3/13/25	1A
2024-11-25 AMEX.pdf	GU000369	GU000376	3/13/25	1A
2024-12-26 AMEX.pdf	GU000377	GU000384	3/13/25	1A
2025-01-26 AMEX.pdf	GU000385	GU000394	3/13/25	1A
2025-02-23 AMEX.pdf	GU000395	GU000402	3/13/25	1A
2023 Cognizant Incentive Award Plan Final.pdf	GU000403	GU000436	6/23/25	3, 12
2024 Jason Ameriprise.pdf	GU000437	GU000446	6/23/25	1, 12
2024 W2.pdf	GU000447	GU000447	6/23/25	2, 12
2024Cognizant Technology Solutions2024 W-2.pdf	GU000448	GU000450	6/23/25	2, 12
Accenture 401(k).pdf	GU000451	GU000474	6/23/25	1, 12
Accenture Investment Summary.pdf	GU000475	GU000491	6/23/25	1,3,9, 12
Accenture Paystubs Final.pdf	GU000492	GU000521	6/23/25	2, 12
Advantigen Confirmation.pdf	GU000522	GU000522	6/23/25	1, 9, 21
Advantigen Shares Final.pdf	GU000523	GU000555	6/23/25	3, 12
Advantigen Subscription Final.pdf	GU000556	GU000594	6/23/25	3, 12
AIG 401(k).pdf	GU000595	GU000614	6/23/25	1, 12
All 4 VEIP 2025 statements - inception Jan 2025 Final.pdf	GU000615	GU000648	6/23/25	1, 3, 12
Ameriprise Statements.pdf	GU000649	GU000746	6/23/25	1, 12
Amex.pdf	GU000747	GU000921	6/23/25	12, 15
Chase x3898 Final.pdf	GU000922	GU000985	6/23/25	1, 10, 12
Chase x6893 Final.pdf	GU000986	GU001029	6/23/25	1, 10, 12
Cognizant 401(k) Empower Statements.pdf	GU001030	GU001065	6/23/25	1, 12
Cognizant 401(k) Empower to Voya.pdf	GU001066	GU001069	6/23/25	1, 12
Cognizant 401(k) Voya Tax Final.pdf	GU001070	GU001073	6/23/25	1, 12
Cognizant 401(k) Voya to Ameriprise.pdf	GU001074	GU001076	6/23/25	1, 12
Cognizant 401(k) Voya.pdf	GU001077	GU001115	6/23/25	1, 12
Cognizant Paystubs.pdf	GU001116	GU001150	6/23/25	2, 12
Cognizant Separation Agreement Final.pdf	GU001151	GU001158	6/23/25	9, 12
Etrade Final.pdf	GU001159	GU001281	6/23/25	1, 12
E-Trade Final.pdf	GU001282	GU001303	6/23/25	1, 10, 12
HSA Final.pdf	GU001304	GU001318	6/23/25	1, 10, 12
Jetty Invoice Final.pdf	GU001319	GU001319	6/23/25	12
Lease Final.pdf	GU001320	GU001337	6/23/25	6, 12

My Holdings All RSUs and Stock w. vesting schedules Final.pdf	GU001338	GU001352	6/23/25	1, 3, 12
New CC Account Paid Off Final.pdf	GU001353	GU001356	6/23/25	12
Payment to IRS for 2024 Taxes.pdf	GU001357	GU001357	6/23/25	12
Pictures of Software and Jason.pdf	GU001358	GU001595	6/23/25	12, 13
Promisorry Note.pdf	GU001596	GU001597	6/23/25	4, 12
Statements.pdf	GU001598	GU001650	6/23/25	1, 10, 12, 15
Texts with Sister.pdf	GU001651	GU001656	6/23/25	5, 11, 12
Tracking Devices Final.pdf	GU001657	GU001662	6/23/25	12
ULIJASZ LETTER - Procedure.pdf	GU001663	GU001663	6/23/25	7, 12
Woodman.pdf	GU001664	GU001664	6/23/25	4, 12
Audio Jason			6/23/25	12, 13, 14
Advantigen Subs Final.pdf	GU001665	GU001668	6/23/25	3, 12

## ACCOUNT ACTIVITY (CONTINUED)

Date of Transaction	Merchant Name or Transaction Description	\$ Amount
10/25	WWW.WAGGINWATER.COM WWW.WAGGINWAT IL	69.00
10/25	EATZI'S - OAK LAWN DALLAS TX	166.19
10/26	NOHEMY TEAROOM DALLAS TX	16.78
10/25	TM *LANE 800-653-8000 CA	105.70
10/26	7-ELEVEN 32924 DALLAS TX	11.78
10/26	7-ELEVEN 32924 DALLAS TX	39.95
10/25	& SLING.COM 888-363-1777 CO	79.01
10/26	FORESTWOOD ANTIQUE MALL DALLAS TX	150.47
10/27	& KASA YOGA DALLAS 972-7465991 TX	280.00
10/28	VZWLSS*APOCC VISN 800-922-0204 FL	321.60
10/28	7-ELEVEN 50711 HTTPSWWW.7ELE TX	40.00
10/29	CELEBRATION RESTAURANT D DALLAS TX	65.21
10/30	SQ *BEYOND THE DOOR AND M gosq.com TX	571.07
10/29	CVS/PHARMACY #07742 800-746-7287 TX	101.25
10/30	Prime Video Channels amzn.com/bill WA	14.06
10/28	TOM THUMB #2990 DALLAS TX	109.82
10/29	KROGER #0528 DALLAS TX	36.27
10/29	CVS/PHARMACY #07742 DALLAS TX	6.81
10/29	BRK PARKING DALLAS TX	5.00
10/29	APPLE.COM/BILL 866-712-7753 CA	64.94
10/29	& KASA YOGA DALLAS 972-7465991 TX	220.00
10/31	APPLE.COM/BILL 866-712-7753 CA	1.07
10/30	TARGET.COM WWW.TARGET.CO MN	14.06
10/30	APPLE.COM/BILL 800-275-2273 CA	3.24
10/29	TOM THUMB #2990 DALLAS TX	4.99
10/30	APPLE.COM/BILL 866-712-7753 CA	21.65
10/29	CVSEExtraCare 8007467287RI 800-746-7287 RI	5.00
10/30	TARGET 00008755 DALLAS TX	13.78
10/30	NORDSTROM DIRECT #0808 800-285-5800 IA	16.18
10/31	APPLE.COM/BILL 866-712-7753 CA	3.24
10/31	APPLE.COM/BILL 866-712-7753 CA	7.57
10/30	RACETRAC569 00005694 DALLAS TX	49.63
10/31	APPLE.COM/BILL 866-712-7753 CA	6.48
10/30	RACETRAC569 00005694 DALLAS TX	54.11
10/31	ALTO PHARMACY HTTPSALTO.COM CA	107.78
10/30	PARKPLACE DAL 17 HHND DALLAS TX	10.00
11/01	Idolize Brows and Bea Dallas TX	47.50
11/01	APPLE.COM/BILL 800-275-2273 CA	19.47
11/01	7-ELEVEN 37329 DALLAS TX	18.71
11/02	KROGER #0528 DALLAS TX	27.09
11/01	SERVICE FEE 888-658-5465 TN	148.14
11/02	APPLE.COM/BILL 866-712-7753 CA	42.20
11/01	US TREAS TAX PYMT 888-658-5465 TN	7,922.00
11/02	UPS*1Z588YT70391781825 800-811-1648 GA	13.09
11/02	UBER *ONE HELP.UBER.COM CA	9.99
11/02	NORDSTROM #0738 DALLAS TX	204.01
11/02	USPS KIOSK 4822229553 DALLAS TX	21.05
11/02	NFG*EZEKIEL TAYLOR SCH 888-284-7978 DC	257.50
11/01	HOLLYWOOD STAR NAILS & S UNIVERSITY PA TX	63.25
11/01	EATZI'S - LOVERS DALLAS TX	127.81
11/02	RAISING CANES 0295 DALLAS TX	21.20
11/02	KASA YOGA DALLAS DALLAS TX	75.00
11/03	APPLE.COM/BILL 866-712-7753 CA	40.00
11/03	NORDSTROM DIRECT #0808 800-285-5800 IA	138.56
11/02	TLF*SURROUNDINGS EVENTS A 608-8457888 WI	229.99
11/03	WHATABURGER 176 Q26 DALLAS TX	19.23
11/05	CHILDREN INTERNATIONAL HTTPSWWW.CHIL MO	87.00
11/05	APPLE.COM/BILL 866-712-7753 CA	27.03
11/05	APPLE.COM/BILL 866-712-7753 CA	2.99
11/06	SP EMPORIUM PIES HTTPSWWW.EMPO TX	110.00
11/07	APPLE.COM/BILL 866-712-7753 CA	31.36
11/06	APPLE.COM/BILL 866-712-7753 CA	8.65
11/07	STUBHUB, INC. 866-788-2482 CA	215.00
11/06	PARKWHIZ, INC. 888-472-7594 IL	40.60
11/06	TEXAS BB CONCESSIONS ARLINGTON TX	15.55
11/08	APPLE.COM/BILL 866-712-7753 CA	29.99
11/09	APPLE.COM/BILL 866-712-7753 CA	6.44



GU001669

## ACCOUNT ACTIVITY (CONTINUED)

Date of Transaction	Merchant Name or Transaction Description	\$ Amount
10/25	WWW.WAGGINWATER.COM WWW.WAGGINWAT IL	69.00
10/25	EATZI'S - OAK LAWN DALLAS TX	166.19
10/26	NOHEMY TEAROOM DALLAS TX	16.78
10/25	TM *LANE 800-653-8000 CA	105.70
10/26	7-ELEVEN 32924 DALLAS TX	11.78
10/26	7-ELEVEN 32924 DALLAS TX	39.95
10/25	& SLING.COM 888-363-1777 CO	79.01
10/26	FORESTWOOD ANTIQUE MALL DALLAS TX	150.47
10/27	& KASA YOGA DALLAS 972-7465991 TX	280.00
10/28	VZWRLSS*APOCC VISN 800-922-0204 FL	321.60
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10/29	CELEBRATION RESTAURANT D DALLAS TX	65.21
10/30	SQ *BEYOND THE DOOR AND M gosq.com TX	571.07
10/29	CVS/PHARMACY #07742 800-746-7287 TX	101.25
10/30	Prime Video Channels amzn.com/bill WA	14.06
10/28	TOM THUMB #2990 DALLAS TX	109.82
10/29	KROGER #0528 DALLAS TX	36.27
10/29	CVS/PHARMACY #07742 DALLAS TX	6.81
10/29	BRK PARKING DALLAS TX	5.00
10/29	APPLE.COM/BILL 866-712-7753 CA	64.94
10/29	& KASA YOGA DALLAS 972-7465991 TX	220.00
10/31	APPLE.COM/BILL 866-712-7753 CA	1.07
10/30	TARGET.COM WWW.TARGET.CO MN	14.06
10/30	APPLE.COM/BILL 800-275-2273 CA	3.24
10/29	TOM THUMB #2990 DALLAS TX	4.99
10/30	APPLE.COM/BILL 866-712-7753 CA	21.65
10/29	CVSExtraCare 8007467287RI 800-746-7287 RI	5.00
10/30	TARGET 00008755 DALLAS TX	13.78
10/30	NORDSTROM DIRECT #0808 800-285-5800 IA	16.18
10/31	APPLE.COM/BILL 866-712-7753 CA	3.24
10/31	APPLE.COM/BILL 866-712-7753 CA	7.57
10/30	RACETRAC569 00005694 DALLAS TX	49.63
10/31	APPLE.COM/BILL 866-712-7753 CA	6.48
10/30	RACETRAC569 00005694 DALLAS TX	54.11
10/31	ALTO PHARMACY HTTPPSALTO.COM CA	107.78
10/30	PARKPLACE DAL 17 HHND DALLAS TX	10.00
11/01	Idolize Brows and Bea Dallas TX	47.50
11/01	APPLE.COM/BILL 800-275-2273 CA	19.47
11/01	7-ELEVEN 37329 DALLAS TX	18.71
11/02	KROGER #0528 DALLAS TX	27.09
11/01	SERVICE FEE 888-658-5465 TN	148.14
11/02	APPLE.COM/BILL 866-712-7753 CA	42.20
11/01	US TREAS TAX PYMT 888-658-5465 TN	7,922.00
11/02	UPS*1Z588YT70391781825 800-811-1648 GA	13.09
11/02	UBER *ONE HELP.UBER.COM CA	9.99
11/02	NORDSTROM #0738 DALLAS TX	204.01
11/02	USPS KIOSK 4822229553 DALLAS TX	21.05
11/02	NFG*EZEKIEL TAYLOR SCH 888-284-7978 DC	257.50
11/01	HOLLYWOOD STAR NAILS & S UNIVERSITY PA TX	63.25
11/01	EATZI'S - LOVERS DALLAS TX	127.81
11/02	RAISING CANES 0295 DALLAS TX	21.20
11/02	KASA YOGA DALLAS DALLAS TX	75.00
11/03	APPLE.COM/BILL 866-712-7753 CA	40.00
11/03	NORDSTROM DIRECT #0808 800-285-5800 IA	138.56
11/02	TLF*SURROUNDINGS EVENTS A 608-8457888 WI	229.99
11/03	WHATABURGER 176 Q26 DALLAS TX	19.23
11/05	CHILDREN INTERNATIONAL HTTPSWWW.CHIL MO	87.00
11/05	APPLE.COM/BILL 866-712-7753 CA	27.03
11/05	APPLE.COM/BILL 866-712-7753 CA	2.99
11/06	SP EMPORIUM PIES HTTPSWWW.EMPO TX	110.00
11/07	APPLE.COM/BILL 866-712-7753 CA	31.36
11/06	APPLE.COM/BILL 866-712-7753 CA	8.65
11/07	STUBHUB, INC. 866-788-2482 CA	215.00
11/06	PARKWHIZ, INC. 888-472-7594 IL	40.60
11/06	TEXAS BB CONCESSIONS ARLINGTON TX	15.55
11/08	APPLE.COM/BILL 866-712-7753 CA	29.99
11/09	APPLE.COM/BILL 866-712-7753 CA	6.44



GU001670

## ACCOUNT ACTIVITY (CONTINUED)

Date of Transaction	Merchant Name or Transaction Description	\$ Amount
11/25	& SLING.COM 888-363-1777 CO	79.01
11/25	& TST*HARVEY HOUSE Madison WI	162.61
11/27	& AO ROSEMONT Rosemont IL	785.25
11/26	& IONOS Inc. 877-4612631 PA	12.00
11/25	& FIVE CBD 855-6760226 CA	59.49
11/26	& KROGER #0528 DALLAS TX	10.98
11/27	& Burberry Ltd Rosemont IL	820.26
11/26	& 7-ELEVEN 32924 DALLAS TX	40.00
11/27	& Zadlg0467 Chicago Out Rosemont IL	242.14
11/26	& ARMED SERVICES YMCA ASYMCA.ORG VA	90.00
11/26	& KROGER #0528 DALLAS TX	29.30
11/26	& 7-ELEVEN 32924 DALLAS TX	22.99
11/27	& IONOS Inc. 877-4612631 PA	14.45
11/27	& UBER TRIP* TRIP WWW.UBER.COM CA	16.91
11/28	& VZWRLSS*APOCC VISN 800-922-0204 FL	133.78
11/26	& GUCCI #703 ROSEMONT IL	203.96
11/26	& YSL #452 ROSEMONT IL	230.42
11/28	& UBER *EATS HELP.UBER.COM CA	52.89
11/27	& SHELL OIL 57543425508 THE WOODLANDS TX	60.92
11/29	& KASA YOGA DALLAS 972-7465991 TX	220.00
11/30	& AUTOMATIC CHEF, INC. WOODWAY TX	1.85
11/28	& WESTIN HOUS MEM CITY HOUSTON TX	133.60
11/30	& AUTOMATIC CHEF, INC. WOODWAY TX	2.10
11/29	& CVSEExtraCare 8007467267RI 800-746-7287 RI	5.00
11/30	& Prime Video Channels amzn.com/bill WA	14.06
11/29	& APPLE.COM/BILL 866-712-7753 CA	16.23
11/29	& IONOS Inc. 877-4612631 PA	77.10
12/01	& UBER *EATS HELP.UBER.COM CA	19.84
12/01	& UBER *EATS HELP.UBER.COM CA	36.18
11/29	& APPLE.COM/BILL 866-712-7753 CA	10.81
12/01	& IN *MELISSA BARRON THE FR 979-5953741 TX	336.04
12/01	& SP COZY EARTH COZYEARTH.COM UT	156.55
12/01	& AMAZON MKTPL*ZL1ML3ZV0 Amzn.com/bill WA	97.96
12/01	& SHELL OIL 41507220241 GROESBECK TX	49.54
12/02	& PETCO 0426 DALLAS TX	11.89
12/02	& SQ *DRIP COFFEE CO. 1 Dallas TX	7.93
12/03	& APPLE.COM/BILL 866-712-7753 CA	32.45
12/03	& APPLE.COM/BILL 866-712-7753 CA	45.44
12/03	& AMAZON MKTPL*ZL7VE76B2 Amzn.com/bill WA	53.04
12/02	& EATZ'I'S - LOVERS DALLAS TX	75.40
12/03	& Amazon.com*ZL7L856W0 Amzn.com/bill WA	39.13
12/04	& APPLE.COM/BILL 866-712-7753 CA	28.13
12/04	& Amazon.com*ZL0Y11IS2 Amzn.com/bill WA	73.62
12/05	& CHILDREN INTERNATIONAL HTTPSWWWW.CHIL MO	87.00
12/04	& PAYPAL 402-935-7733 CA	120.00
12/04	& AMAZON MKTPL*ZL4D23XA1 Amzn.com/bill WA	27.05
12/05	& APPLE.COM/BILL 866-712-7753 CA	50.80
12/05	& WHOLEFDS HPK 10140 DALLAS TX	15.14
12/06	& TARGET.COM * 800-591-3869 MN	15.14
12/07	& Idolize Brows and Bea Dallas TX	95.00
12/06	& EATZ'I'S - LOVERS DALLAS TX	69.53
12/07	& eBay O*13-12423-15079 408-3766151 CA	129.90
12/06	& KROGER #0528 DALLAS TX	159.33
12/07	& ROYAL TAILORS DALLAS TX	257.64
12/06	& BRK PARKING DALLAS TX	5.00
12/08	& UBER *TRIP HELP.UBER.COM CA	20.16
12/06	& APPLE.COM/BILL 866-712-7753 CA	2.99
12/06	& APPLE.COM/BILL 866-712-7753 CA	21.64
12/06	& APPLE.COM/BILL 866-712-7753 CA	12.98
12/08	& TST* FRENCH GOURMET BAKER HOUSTON TX	77.99
12/07	& DRY CLEAN SUPERCENTER DALLAS TX	16.85
12/09	& Amazon.com*ZROX636L0 Amzn.com/bill WA	32.24
12/09	& Amazon.com*ZR1BO2AF1 Amzn.com/bill WA	14.06
12/09	& DD *DOORDASH TARGET 855-431-0459 CA	72.36
12/10	& Jennifer Hargrave Dallas TX	407.80
12/09	& WHOLEFDS HPK 10140 DALLAS TX	49.34
12/09	& UBER *TRIP HELP.UBER.COM CA	4.40



## **Exhibit B:**

**Sept 23, 2025: First confirmation from  
Petitioner's attorney regarding Discovery  
Completion**

**Exhibit B: First Confirmation from Petitioner's Attorney Regarding Discovery Completion**

**[3] FW: Subject: Court-Ordered Financials — Immediate Production Required...**

From  Ethan Scroggins <escroggins@sullivancook.com>

☆ Sep 23, 2025

To [REDACTED] Will Cook



FYI

**ETHAN SCROGGINS**

**Sullivan & Cook LLC**

*Attorney*

600 East Las Colinas Blvd, Suite 1300

Irving, TX 75039

(214) 520-7494

[escroggins@sullivancook.com](mailto:escroggins@sullivancook.com)

Mr. McKemie,

The Court directed and made sure that production would be made in response to legitimate and reasonable requests for production made under proper procedure. You already asked for these documents, and we have already produced documents bates labeled GU000001 – GU001668 in response. The manner at which we have produced documents follows the rules.

If you have identified specific instances of missing pages in statements, provide those specific instances. You cannot just state that the entire production is incomplete while ignoring what we have produced.

I will not address the arguments you are making about community property and separate property in this email. That is a matter for the Court and an issue for final trial.

Sincerely,

**ETHAN SCROGGINS**

**Sullivan & Cook LLC**

*Attorney*

*600 East Las Colinas Blvd, Suite 1300  
Irving, TX 75039*

*(214) 520-7494*

[escroggins@sullivancook.com](mailto:escroggins@sullivancook.com)

---

**From:** Jason McKemie <[jmckemie@mckemie.net](mailto:jmckemie@mckemie.net)>  
**Sent:** Sunday, September 21, 2025 9:32 PM  
**To:** Ethan Scroggins <[escroggins@sullivancook.com](mailto:escroggins@sullivancook.com)>  
**Cc:** Will Cook <[wcook@sullivancook.com](mailto:wcook@sullivancook.com)>; Chandler Alt <[calt@sullivancook.com](mailto:calt@sullivancook.com)>; Kim Jones <[kjones@sullivancook.com](mailto:kjones@sullivancook.com)>; Jeff Cook <[jcook@sullivancook.com](mailto:jcook@sullivancook.com)>; Jason McKemie <[jmckemie@mckemie.net](mailto:jmckemie@mckemie.net)>; Jason McKemie <[mckemie76@gmail.com](mailto:mckemie76@gmail.com)>  
**Subject:** Subject: Court-Ordered Financials — Immediate Production Required  
**Importance:** High

Ethan,

## **Exhibit C:**

# **Previously filed notice of health insurance and HSA compliance**

Petitioners Notice of Compliance with Court Order (Health Insurance & Health Savings Account access)

CASE DF-24-18010

IN THE MATTER OF THE MARRIAGE OF

GWENDOLYN ULIJASZ, Petitioner

AND

JASON McKEMIE, Respondent

IN THE 302nd JUDICIAL DISTRICT COURT

DALLAS COUNTY, TEXAS

#### PETITIONER'S NOTICE OF COMPLIANCE WITH COURT ORDER

Petitioner files this Notice to confirm compliance with the Court's order regarding reinstatement of health insurance coverage and delivery of the Health Savings Account (HSA) card.

Petitioner confirms that health insurance coverage has been reinstated as directed by the Court. Petitioner was alerted of the issue by the court order and escalated to senior HR leadership for faster research and resolution. Reinstatement was complete in a matter of days thereafter. In the email from her employer's HR that Petitioner read outloud to the Respondent and the Court confirmed this was an Employer mistake, that the coverage reinstatement was being expedited, that there would be no gap in coverage, and that the Respondent will lose his health insurance provided by the Petitioner's employer on February 24, 2026 in conjunction with a divorce ruling. Eligibility determinations and coverage status are controlled by the employer and plan administrator, not by Petitioner.

The insurance card and the prescriptions card and coverage remain the same.

With respect to the Health Savings Account ("HSA"), Petitioner confirms compliance with the Court's order. Access to the HSA card was addressed promptly upon discovery that she had no functioning card for either herself or Respondent. The account had not been used all year in anticipation that because this was community property it would be decided at trial. At that time replacement cards were requested for both Petitioner and Respondent on December 18, 2025, and those cards were issued and delivered to her on December 23, 2025. They were physically received by the Petitioner when she came home from holiday travel on December 28<sup>th</sup>.

A physical HSA card for Respondent, together with activation instructions, was then physically provided to Respondent in the presence of the Court on January 6, 2026.

No separate HSA portal is available for dependents to the best of Petitioner's knowledge. A portal and a password is not required to utilize the physical HSA card for qualified expenses, whether in person or online.

To ensure proper documentation and avoid tax and penalties, Respondent may submit receipts for qualified medical expenses by email to Petitioner, consistent with the process previously used by the parties but in a timely manner. Petitioner requests the Court's awareness that this has been an issue in the past resulting in tax and penalties.

**Respondent repeatedly and incorrectly continues to assert that**

- health insurance removal in 2025 was a result of the Petitioner's intentional actions,
- continued insinuations that insurance was not continuous and , that as a result , \$30,000 of Respondent's recent medical claims during what is now a non-existent gap period will not be paid;
- that Petitioner continues to restrict HSA access because he does not have her portal account password.

**Petitioner attaches limited documentation solely to confirm compliance and avoid future confusion.**

Respectfully submitted,



Gwendolyn Ulijasz

Petitioner, Pro Se

11703 Huebner Road, Ste106 PMB499

210-278-6377

GUlijasz@gmail.com

## **Exhibit A1:**

# **Accountability and clarification from Petitioner's HR (employer) Re: Respondent's Insurance issue**

## Ulijasz, Gwen

---

**From:** Pott, Wynn E.  
**Sent:** Friday, December 19, 2025 1:35 PM  
**To:** Ulijasz, Gwen  
**Subject:** Benefits Coverage

Hi Gwen.

As we discussed, your husband (Jason McKemie) was mistakenly dropped from coverage due to a misunderstanding at our Benefits Center. It appears they thought your husband was no longer eligible for coverage, so contrary to your wishes, they terminated coverage.

I have directed them to reinstate coverage, with no gap in care, and asked them to send urgent eligibility updates to our medical and pharmacy vendors. It may still take a couple of days to get through their internal systems, but will be much quicker than waiting to our next eligibility file.

Please note, that once you are divorced, your husband will no longer be eligible for Accenture coverage, but will be eligible for COBRA.

Please let me know if you have any questions, or need anything further.

Wynn

Wynn E. Pott  
Accenture – North America Benefits Director  
Phone: 727-897-4230  
Email: [wynn.e.pott@accenture.com](mailto:wynn.e.pott@accenture.com)

**Please note our new Benefits administrators:**  
**Health & Insurance – [benefitscenter.accenture.com](https://benefitscenter.accenture.com) or 888 259 6059**  
**401(k) – [www.benefits.ml.com/login/accenture](https://www.benefits.ml.com/login/accenture) or 888 401 8258**

**Exhibit A:**

**Proof Jason is on the HSA account**



# Health Saving Account (HSA) Dependents

This is the list of eligible dependents you think may use your Health Savings Account (HSA) funds. You can add, edit or remove your dependents at any time.

Adding dependents here can make it easier to track your HSA expenses. It will let you link your dependent to their expenses on the HSA Transaction pages. And when you request funds from your HSA, you can select who the expense is for.

- Account notifications
- Health plan claims
- Beneficiaries
- Dependents**
- Inspira Card
- Privacy
- Online shopping preference

Feedback

+  
Add a dependent

	First name	Last name	Dependent type	
	Jason	McKemie	Other	<a href="#">Edit</a> <a href="#">Remove</a>

**Exhibit B:**

**New cards were needed and ordered for both parties (12/18/25)**

**Ulijasz, Gwen**

---

**From:** Inspira <eNotify@inspirafinancial.com>  
**Sent:** Thursday, December 18, 2025 10:20 PM  
**To:** Ulijasz, Gwen  
**Subject:** [External] Inspira Financial Confirmation: Your debit card

**External email. Inspect before opening any links or attachments.**

Dear GWENDOLYN,

This notice confirms we received your request for an Inspira debit card.

- If you made this request, you don't need to do anything else.
- If you didn't make this request, email us immediately at [accountsecurity@inspirafinancial.com](mailto:accountsecurity@inspirafinancial.com).

Sincerely,  
Inspira Financial

Inspira Financial Health, Inc. does not provide legal, tax or financial advice. Please contact a professional for advice on eligibility, tax treatment, and other restrictions.

Inspira and Inspira Financial are trademarks of Inspira Financial Trust, LLC.

**Exhibit C: Proof no password or anything further needed from Petitioner to use the account funds**

your card will be activated.

### After I activate my card, when can I start using it to pay for eligible expenses?

You can use your card as soon as you activate it. But you'll need to have funds in your account to use the card. You can view your account balance online or through the Inspira Mobile app. You'll use the same username and password for both.

### If I activate my card and then order a card for my spouse or dependent, do they need to activate their new card?

No. If your card is already active, your spouse or dependent does not need to activate their new card. This means your spouse or dependent should be able to use their card as soon as they receive it. If someone tries to activate an active card, they'll hear this message: "Our records indicate this account has already been activated. Please contact the customer service phone number on the back of your card if you need further assistance."

### If I receive a replacement card, do I need to activate it?

Feedback

**Exhibit D:**

**Proof Jason has card use authorization**





# Account settings

My profile

Bank accounts

Account notifications

Health plan claims

Beneficiaries

Dependents

**Inspira Card**

## My Inspira Card™

You can view the status of your Inspira Card. And you can order a card for your spouse or dependent.

## Accenture LLP ACNFSA



**Mastercard® \*\*\*\*\*41**

### Cardholders

GWENDOLYN ULIJASZ (PRIMARY)

Jason McKemie (DEPENDENT)

Feedback

**Exhibit E:**

**Insurance Card copies and proof Jason has insurance (date stamp/name appears)**

Printed 1/10/2026



RXBIN:004336 CVS caremark  
RXPCN: ADV  
RXGRP: RX23EG

Choice POS II  
DMO

ACCENTURE  
MEDICAL - HEALTHFUND

**ID W2903 70360**

Payer # 60054 0048  
Med Grp#0867974-010-00004  
Den Grp#0657455-055-00004

**01 GWENDOLYN L ULIJASZ**

PCD: NO ELECTION  
PCP: NO ELECTION REQUIRED

DOI-DENTAL CLAIMS ONLY

**02 JASON E MCKEMIE**

PCD: NO ELECTION  
PCP: NO ELECTION REQUIRED



MEDICAL INDIVIDUAL Tier 1	FAMILY Tier 1
INN DED \$ 3600	\$ 3600
INN OOP MAX \$ 4800	\$ 9600
OON DED \$ 6000	\$ 6000
OON OOP MAX \$ 9000	\$ 18000
AETNA MEDICAL	1-855-240-0835
PROVIDERS CALL/PRECERT	1-888-632-3862
AETNA DMO DENTAL	1-877-238-6200
CVS CAREMARK	1-800-932-7515
TELADOC.COM/ACCENTURE	1-855-835-2362
MENTAL/BEHAVIORAL HEALTH	1-800-424-4047

Aetna Life Insurance Company(MED)  
Aetna Dental Inc. - Texas(DEN)  
Submit Claims To:PO BOX 981106  
EL PASO TX 79998 1106 [www.aetna.com](http://www.aetna.com)

*See your plan documents for all plan requirements, including precertification. In an emergency, seek care immediately or call 911. This card does not guarantee coverage.*

Feedback



Effective date:  
01/01/2026

-----  
**Member ID#:** W2903 70360  
**Member:** Gwendolyn L Uljasz  
**Group #:** 0657455-055-00004  
-----  
**Member Services:** 1-800-525-4207

<http://www.aetna.com/>

**Note:** This card does not guarantee coverage

AETNA  
P.O. BOX 14094  
LEXINGTON, KY 40512-4094

Payer ID# 60054 148





RXBIN:004336 CVS caremark  
RXPCN: ADV  
RXGRP: RX23EG

Choice POS II  
DMO

ACCENTURE  
MEDICAL - HEALTHFUND

**ID W2903 70360**

Payer # 60054 0048  
Med Grp#0867974-010-00004  
Den Grp#0657455-055-00004

**01 GWENDOLYN L ULIJASZ**  
PCD: NO ELECTION  
PCP: NO ELECTION REQUIRED

DOI-DENTAL CLAIMS ONLY

**02 JASON E MCKEMIE**  
PCD: NO ELECTION  
PCP: NO ELECTION REQUIRED



NAP

MEDICAL INDIVIDUAL Tier 1	FAMILY Tier 1
INN DED \$ 3600	\$ 3600
INN OOP MAX \$ 4800	\$ 9600
OON DED \$ 6000	\$ 6000
OON OOP MAX \$ 9000	\$ 18000
AETNA MEDICAL	1-855-240-0835
PROVIDERS CALL/PRECERT	1-888-632-3862
AETNA DMO DENTAL	1-877-238-6200
CVS CAREMARK	1-800-932-7515
TELADOC.COM/ACCENTURE	1-855-835-2362
MENTAL/BEHAVIORAL HEALTH	1-800-424-4047

Aetna Life Insurance Company(MED)  
Aetna Dental Inc. - Texas(DEN)  
Submit Claims To:PO BOX 981106  
EL PASO TX 79998 1106

[www.aetna.com](http://www.aetna.com)

*See your plan documents for all plan requirements, including precertification. In an emergency, seek care immediately or call 911. This card does not guarantee coverage.*



Effective date:  
01/01/2026

-----  
Member ID#: W2903 70360  
Member: Jason E Mckemie  
Group #: 0657455-055-00004  
-----  
Member Services: 1-800-525-4207

<http://www.aetna.com/>

Note: This card does not guarantee coverage

AETNA  
P.O. BOX 14094  
LEXINGTON, KY 40512-4094

Payer ID# 60054 148

### Automated Certificate of eService

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

Envelope ID: 110194281

Filing Code Description: Miscellaneous Event

Filing Description: RESPONDENT'S NOTICE OF DISCOVERY AND HEALTHCARE COMPLIANCE, REQUEST FOR REMOTE APPEARANCE, REQUEST FOR ACCESS TO PERSONAL PROPERTY, REQUEST FOR CONSOLIDATION & HEARING LIMITS AND CASE MANAGEMENT CLARIFICATION

Status as of 1/22/2026 10:36 AM CST

#### Case Contacts

Name	BarNumber	Email	TimestampSubmitted	Status
Jason McKemie		jmckemie@mckemie.net	1/19/2026 9:02:38 AM	SENT
Gwendolyn Uljasz McKemie		GUljasz@gmail.com	1/19/2026 9:02:38 AM	SENT
Gwendolyn Uljasz		guljasz@gmail.com	1/19/2026 9:02:38 AM	SENT
JASON EMORYMCKEMIE		jason@callvital.com	1/19/2026 9:02:38 AM	SENT