

NO. **DF-24-18010**

**NOTICE: CONTAINS SENSITIVE CONTENT**

IN THE MATTER OF  
THE MARRIAGE OF

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IN THE DISTRICT COURT

GWENDOLYN ULIJASZ  
&  
JASON MCKEMIE

**302<sup>ND</sup>** JUDICIAL DISTRICT

DALLAS COUNTY, TEXAS

**NOTICE OF SERVICE OF SIGNED ORDER**

**Judge Abendroth      24hr Order Reinstate Healthcare / HSA/FSA      Signed Dec 17 @ 2:13pm**

I, **Jason McKemie**, certify that on **Friday, December 12, 2025**, a true and correct copy of the foregoing **SIGNED ORDER ON MOTION FOR THE REINSTATEMENT OF HEALTHCARE** was served on:


**Gwendolyn Ulijasz-McKemie**  
12802 Kings Forest St  
San Antonio, TX 78230

by the following methods:

SERVICE TIME

- |                                                                                                   |                        |   |
|---------------------------------------------------------------------------------------------------|------------------------|---|
| 1. <b>Email</b> <a href="mailto:gulijasz@gmail.com">gulijasz@gmail.com</a>                        | Dec 17, 2025 @ 11:49pm | ✓ |
| <b>Email</b> <a href="mailto:gwendolyn.ulijasz@accenture.com">gwendolyn.ulijasz@accenture.com</a> | Dec 17, 2025 @ 11:49pm | ✓ |
| 2. <b>Texas E-File</b> via the Dallas County Clerk of <b>District Court 302</b>                   | Dec 17, 2025 @ 11:38pm | ✓ |
| • e-File Service Sent to: <a href="mailto:gulijasz@gmail.com">gulijasz@gmail.com</a>              |                        |   |
| 3. <b>Certified Mail</b> (U.S. Mail)                                                              |                        |   |
| • Tracking No.: <a href="#">9589 0710 5270 2668 0939 02</a>                                       | Dec 18, 2025 @ 9:04am  | ✓ |
| 4. <b>Regular First-Class Mail</b> (U.S. Mail)                                                    | Dec 18, 2025 @ 9:05am  | ✓ |

I declare under penalty of perjury that the foregoing is true and correct.  
Executed on **December 19, 2025**, in **Dallas County, Texas**.



**Jason McKemie**  
539 W Commerce St, Ste 2010  
Dallas, TX 75208

214-868-4901  
[jmckemie@mckemie.net](mailto:jmckemie@mckemie.net)

**ORDER TO REINSTATE HEALTHCARE & HSA/FSA  
DF-24-18010  
ATTACHED: CONFIRMATION OF SERVICE ADDRESS, ORDER**

**NOTICE: THIS DOCUMENT  
CONTAINS SENSITIVE DATA**

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

**IN THE MATTER OF  
THE MARRIAGE OF**

**GWENDOLYN ULIJASZ-McKEMIE  
AND  
JASON McKEMIE**

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**IN THE DISTRICT COURT**

**302<sup>ND</sup> JUDICIAL DISTRICT**

**DALLAS COUNTY, TEXAS**

**ORDER FOR WITHDRAWAL OF COUNSEL**

On this day the Court considered the Agreed Motion for Withdrawal of Counsel of William Cook.

The Court finds that good cause exists for withdrawal of William Cook as counsel for Gwendolyn Ulijasz-McKemie.

The Court finds that a copy of the Agreed Motion for Withdrawal of Counsel was delivered to Gwendolyn Ulijasz-McKemie, that Gwendolyn Ulijasz-McKemie was notified in writing of the right to object to the motion, that Gwendolyn Ulijasz-McKemie has consented to the motion, that the last known address of Gwendolyn Ulijasz-McKemie is 12802 Kings Forest Street, San Antonio, 78320., and that the pending settings and deadlines in the case are as follows:

- Final Trial – 2/24/2026

IT IS THEREFORE ORDERED that William Cook is permitted to withdraw as counsel of record for Gwendolyn Ulijasz- McKemie in this case.

The Court finds that the last known mailing address of Gwendolyn Ulijasz- McKemie is 12802 Kings Forest Street, San Antonio, 78320and ORDERS that all notices in this case shall be either delivered to Gwendolyn Ulijasz- McKemie in person or sent to Gwendolyn Ulijasz- McKemie at that address by both certified and regular first-class mail.

The Court ORDERS that William Cook immediately notify Gwendolyn Ulijasz-McKemie in writing of any additional settings or deadlines of which William Cook now has knowledge and has not already notified Gwendolyn Ulijasz- McKemie. The Court FURTHER ORDERS William Cook to make available to Gwendolyn Ulijasz- McKemie, not later than 7 days after the date of entry of this order, the originals of all of Gwendolyn Ulijasz- McKemie's discovery responses and documents Gwendolyn Ulijasz- McKemie has produced in response to discovery requests.

SIGNED on Nov. 18, 2025.

  
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JUDGE PRESIDING

**DF-24-18010**

NO.

**NOTICE: FILING CONTAINS SENSITIVE INFORMATION**

IN THE MATTER OF  
THE MARRIAGE OF

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IN THE DISTRICT COURT

GWENDOLYN ULIJASZ

302<sup>ND</sup> JUDICIAL DISTRICT

&

JASON MCKEMIE

DALLAS COUNTY, TEXAS

*Associate Judge's Ruling*

~~(PROPOSED)~~ ORDER ON EMERGENCY

**REINSTATEMENT OF HEALTHCARE**

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

*Respondent (Gwendolyn McKemie) did not appear & the court took a default. The court signed the proposed order as presented.*

**IT IS ORDERED:**

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

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

**OPTION A — EMPLOYER REINSTATEMENT**

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

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

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

2. Within (24) hours of the signing of this Order, deposit the remaining balance so that the total deposit equals \$20,643.56 into joint account ending XX6893 (“Coverage Preservation Judgment”).
- B. Petitioner shall provide written notice (email is sufficient) within the same twenty-four (24) hours stating Petitioner is proceeding under Option B.
  - C. After the required funds are deposited under Option B, Respondent is authorized to elect and activate COBRA continuation coverage immediately to preserve medical access.

## II. NO WAIVER

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

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

- A. The **\$20,643.56** Coverage Preservation Judgment is comprised of:
  1. COBRA premiums (four months): \$2,684.56 (Medical \$609.23 + Dental \$55.32 + Vision \$6.59, multiplied by four months), and
  2. HSA/FSA replacement amounts totaling \$17,959.00 (2025 HSA \$5,959.00; 2026 HSA \$6,000.00; 2025 FSA \$3,000.00; 2026 FSA \$3,000.00).

## IV. NON-INTERFERENCE

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

## V. ENFORCEMENT AND PAYMENT DEADLINES

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

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

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


#### VI. CONTINUANCE / EXTENSION FUNDING REQUIREMENT

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

#### VI. NON-OFFSET

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

SIGNED on 12/17, 2025.

  
JUDGE PRESIDING  
*Aspen Judge*

### 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: 109290431

Filing Code Description: Miscellaneous Event

Filing Description: NOTICE OF SERVICE OF SIGNED ORDER -  
GWENDOLYN ULIJASZ-MCKEMIE

Status as of 12/24/2025 4:29 PM CST

#### Case Contacts

Name	BarNumber	Email	TimestampSubmitted	Status
Gwendolyn Uljasz McKemie		GUljasz@gmail.com	12/19/2025 6:06:41 AM	SENT
JASON EMORYMCKEMIE		jason@callvital.com	12/19/2025 6:06:41 AM	SENT