

**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

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**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.

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**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

Character Testa

## **Affidavit of Witness Statement**

**Elizabeth Bender**

**Re: McKemie v. Ulijasz-McKemie | Cause No. DF-24-18010**

**254th Judicial District Court, Dallas County, Texas**

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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.

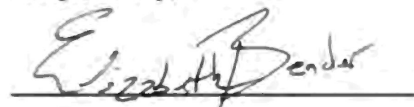
Later, when I learned that Gwen had characterized the marriage as a six-month marriage — as she reportedly did in the January 7, 2025, hearing — I was genuinely shocked. That statement doesn't reflect the reality I witnessed. Their relationship and commitment stretched far beyond that, and I was present 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.

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**Respectfully,**



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

(214) 566-5499

**Signed this 18 day of June 2025.**

**NOTICE: THIS DOCUMENT CONTAINS SENSITIVE DATA**

**DF-24-18010**

**NO.** \_\_\_\_\_

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

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**REQUEST FOR EMERGENCY HEARING TO PREVENT EVICTION DURING  
MEDICAL HARDSHIP**

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**Petitioner Jason McKemie respectfully files this Request for Emergency Hearing and states the following:**

**TO THE HONORABLE JUDGE OF THE 254th DISTRICT COURT:**

Petitioner is facing an active eviction process during a period of ongoing medical hardship and is without access to critical financial or legal resources. Immediate intervention is required to prevent irreparable harm. [Exhibit C](#)

If Petitioner does not receive this hearing, he will lose his housing, and his medical condition will almost certainly escalate. He is in desperate need of this Court's intervention.

After multiple ER visits, Petitioner was recently hospitalized for five days due to a rapidly progressing staph infection and remains under active medical care. This infection has resurfaced multiple times, and during the most recent hospitalization, the potential need for leg amputation was raised as a next step to prevent further spread. [Exhibit M](#)

Petitioner has repeatedly been denied access to the marital HSA benefits account. Respondent has consistently and deliberately obstructed access to medical funds from the HSA (Health Savings Account) since December 18, 2024 — a direct violation of both the Standing and Temporary Orders. [Exhibit E, Pg 1 and 2](#)

After learning of Petitioner's hospitalization in June 2025, Respondent cancelled the HSA card immediately after a \$41 prescription was successfully charged. This cancellation prevented Petitioner from obtaining the remainder of his prescribed medication, including life-critical antibiotics. This act is part of a broader pattern of obstructing Petitioner's access to healthcare and community assets — including previously reporting as fraudulent a legal retainer and medical equipment purchase following spinal surgery. The documentation supporting this pattern is extensive and will be submitted in a supplemental filing. For the purposes of this request, it demonstrates Respondent's continued financial control and her refusal to provide Petitioner access to marital funds — even for essential, life-sustaining needs.

Petitioner contacted Respondent and her counsel on June 26, 2025 (Exhibit A), requesting immediate assistance to avoid eviction. Respondent's counsel replied that they could not open the attached Eviction Notice and Notice to Vacate. Petitioner resent the documents in a new format; no response followed. [Exhibit A](#)

Petitioner followed up again on July 11, 2025 (Exhibit B), reiterating his need for an emergency hearing and offering a choice of hearing dates — Monday, July 14 or Tuesday, July 15 — to accommodate opposing counsel. Again, no response was received. [Exhibit B](#)

A copy of the eviction notices and filed petition is attached as Exhibit C. A copy of the residential lease listing Respondent as the sole financial guarantor for the property is attached as Exhibit D. Respondent has substantial earnings and the financial capacity to prevent this hardship, which will be further documented in a supplemental evidentiary package. [Exhibit C](#)

Petitioner is now without stable housing, without medical access, and without counsel — and is facing involuntary removal from the marital residence. He is preparing to return to the hospital immediately following this filing.

WHEREFORE, PREMISES CONSIDERED, Petitioner respectfully requests that the Court:

1. Set an emergency hearing for Monday, July 14, Tuesday, July 15, or the earliest

available date;

2. Consider narrowly tailored temporary financial relief sufficient to prevent eviction bring rent current and cover medical copays to ensure continuity of medical care; and

3. Permit Petitioner to reserve all rights to seek further relief, including attorney's fees and modification of prior orders, following the emergency hearing.

This motion is made in good faith and under urgent, life-altering circumstances. Petitioner is not seeking delay, but survival — and a fair opportunity to participate in this matter with counsel as originally intended.

Exhibits:

- Exhibit A – Email to Respondent requesting assistance to avoid eviction
- Exhibit B – Email to Respondent requesting preferred hearing date
- Exhibit C – Eviction Notice and Eviction Petition
- Exhibit D – Residential Lease listing Respondent as sole financial guarantor

Respectfully submitted,



Jason McKemie

539 W Commerce St, Ste 2010

Dallas, TX 75208

(214) 868-4901

[jmckemie@mckemie.net](mailto:jmckemie@mckemie.net)

## **EXHIBIT A**

### **Petitioner's Written Request for Urgent Financial Relief During Medical Crisis**

#### **CONTEXT & BACKGROUND**

This exhibit includes Petitioner's written plea to Respondent and her lead attorney at Sullivan & Cook requesting immediate financial assistance during a severe medical and housing crisis. At the time, Petitioner had been hospitalized for a life-threatening staph infection following emergency spinal surgery. He was left with only \$300 and a \$25,000/month financial burden for a lease he did not guarantee. Though listed as a tenant, Petitioner never agreed to be financially responsible and had been encouraged by Respondent to pursue an equity-based startup role in lieu of salaried employment.

Meanwhile, Respondent—whose compensation package exceeds \$1.4 million annually—continues to assert financial hardship before the Court. In reality, she has been diverting over \$130,000 per year into a VEIP equity plan that yields a 50% in-year return. These contributions began in January 2025, after standing orders were entered, and appear to violate prohibitions against speculative or penalty-bearing investments during litigation.

In addition, Respondent has accepted “loans” from her billionaire sister at 2% interest over 30 years. Despite repeated requests, she has refused to produce documentation of any wire transfers or related account records. These funds have reportedly been used to finance elective cosmetic procedures and maximize investment returns, while simultaneously being classified as marital debts—thereby reducing the estate and shielding assets from division.

Petitioner has been entirely severed from all marital resources. His legal retainer, prescribed rehabilitation equipment, and emergency funds were all reported as “fraud” by Respondent, leaving him without representation, without medication, and without shelter while recovering from surgery.

At the January 7, 2025, hearing, Respondent testified under oath that she lacked a functional vehicle, had arrived by Greyhound bus, and had to borrow money to pay rent. Yet contemporaneous records confirm she was staying at a luxury hotel in Dallas. No evidence has been produced showing any such rent-related loan transfer. These discrepancies raise serious concerns about the reliability of financial disclosures presented to this Court.

Respondent is not new to litigation. She has reportedly spent \$80,000–\$100,000 annually for the past three years, and on January 7 had no fewer than six attorneys from Sullivan & Cook listed in the docket, alongside a \$24,000 risk mitigation firm retained to shape her protective order strategy. By contrast, Petitioner is pro se, financially severed, and medically vulnerable. The imbalance is severe and demands judicial scrutiny.

Further, Petitioner properly served discovery. Respondent's counsel immediately filed a motion to withdraw citing non-payment. Respondent failed to declare herself pro se and became unreachable, making service impossible. Her attorneys reappeared 15 minutes before the close of the discovery window, rejected all requests on the grounds that the deadline had passed, and proceeded to file pre-drafted motions—effectively evading the discovery process entirely.

These patterns are not coincidental. Petitioner now faces a formal eviction hearing on **Friday, July 25**, just **two days after trial** on July 23. Without a ruling and enforceable relief before **Friday, July 19**, the Court's decision may come too late to prevent irreversible harm. Petitioner respectfully requests that this matter be heard **no later than Wednesday, July 17**, with clear enforcement provisions and automatic penalties for noncompliance. Based on Respondent's conduct to date, relief without teeth will be ignored.

Finally, Petitioner submits that these cascading consequences—loss of counsel, housing, and medical access—were triggered by material false testimony introduced by Respondent's sister, Pamela Woodman, at the January 7 hearing. Ms. Woodman testified under oath that an off-duty police officer found a surveillance device in a household plant. In fact, video evidence submitted to the Court proves the device was a smart hydrometer—clearly identified on camera by Respondent herself. That false testimony reframed Petitioner as a stalker and laid the groundwork for the court posture that followed. It was the inflection point—and the damage remains active today.

Petitioner is available at the Court's convenience and respectfully requests notice by phone at (214) 868-4901 for any expedited scheduling.

Friday, July 11, 2025 at 3:29:30 PM Central Daylight Time

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**Subject:** Urgent: Rent Payment Request (Notice to Vacate Attached)  
**Date:** Thursday, June 26, 2025 at 8:53:24 PM Central Daylight Time  
**From:** Jason McKemie  
**To:** Gwen McKemie  
**CC:** Gwen Laura Uljasz McKemie, Ethan Scroggins, Jason McKemie, 9174711979@vtext.com, 9174711979@vzpix.com, 2102786377@vtext.com, 2102786377@vzpix.com  
**Priority:** High  
**Attachments:** Rent Request 06-26-2015.pdf

Gwen,

Please see the attached letter regarding the current rent balance and upcoming housing needs.

I'm requesting your help in resolving this immediately, and I'd appreciate it if you could confirm whether you're able to assist. This is time-sensitive, so I'm just trying to avoid further disruption.

Thanks,

Jason McKemie  
214.868.4901

**Jason McKemie**  
5609 La Foy Blvd  
Dallas, TX 75209  
[Jason@callvital.com](mailto:Jason@callvital.com)  
(214) 868-4901

**June 26, 2025**

**Gwendolyn Ulijasz**  
11703 Huebner Rd  
PMB 106  
San Antonio, TX 78230

[gulijasz@gmail.com](mailto:gulijasz@gmail.com), [gwendolyn.ulijasz@accentue.com](mailto:gwendolyn.ulijasz@accentue.com)

**Subject: Immediate Demand for Rent Payment – 5609 La Foy Blvd Lease**

Dear Gwen,

I'm writing to notify you that I received a **formal Notice to Vacate** today regarding the Dallas residence at **5609 La Foy Blvd**. The total amount due is **\$5,798.90**, which includes unpaid June rent, late fees, and penalties. Payment is required within **three (3) days** to prevent formal eviction proceedings.

I was able to cover the household expenses for the past five months; however, due to recent hospitalization for a recurring cellulitis infection coupled with complications from my surgery in December, I have not been able to meet the financial obligations placed on me by the court at this time.

As the **sole financial guarantor** on the lease, I am respectfully requesting the following:

1. That you deposit the full balance of **\$5,798.90, plus \$5,000 for July rent for a total of \$10,798.90** into our **joint checking account** for immediate payment.
2. That you **deposit \$5,000** into our joint checking account to assist with **basic living expenses**.
3. That you **confirm in writing within 24 hours** whether you intend to make these payments, and if so, indicate the **date and method of payment**.

*\*If you prefer, you may instead make payment **directly to the landlord, Travis Skweres**, in the full amount due of \$10,798.90*

I appreciate your prompt attention to this time-sensitive matter.

Respectfully,



**Jason McKemie**  
Pro Se Petitioner  
(214) 868-4901

## **EXHIBIT B**

### ***Petitioner's Email to Ethan Scroggins (Lead Counsel for Respondent's Six-Attorney Team at Sullivan & Cook) Requesting Hearing Availability, Followed by His Midnight Friday Reply Without Dates***

This email demonstrates Petitioner's good-faith effort to notify opposing counsel of his intent to request emergency relief and to coordinate hearing dates in a professional and courteous manner. Despite urgent circumstances—including a pending eviction—Respondent and her counsel failed to respond or offer any assistance. This non-response continues a pattern of procedural obstruction and supports Petitioner's request for expedited judicial intervention.

**From:** Jason McKemie <jmckemie@mckemie.net>  
**Date:** Saturday, July 12, 2025 at 12:17 AM  
**To:** Ethan Scroggins <escroggins@sullivancook.com>  
**Cc:** "wcook@sullivancook.com" <wcook@sullivancook.com>, Chandler Alt <calt@sullivancook.com>  
**Subject:** Re: DF-24-18010; McKemie

Mr. Scroggins,

I did not unilaterally schedule a hearing. I offered your office multiple dates and requested your availability in writing. You did not respond. That procedural courtesy is documented in the emergency filing submitted this morning.

Your firm withdrew from this case due to nonpayment, then reappeared fifteen minutes before the close of discovery with a fully prepared exhibit list, witness list, and amended inventory — all of which were clearly prepared in advance. That conduct reflects bad faith, not compliance.

Your client has repeatedly obstructed access to marital assets, violated both Standing and Temporary Orders, and denied me access to legal representation and prescribed antibiotics during a life-threatening infection. I am preparing to return to the hospital this weekend. Your attempt to accuse me of procedural violations under these circumstances is both disingenuous and offensive.

You will receive my request for hearings on spousal support, legal fees, and marital reimbursement no later than Sunday evening. After the Court reviews the mountain of perjured testimony submitted by your client — along with aggravated perjury by her designated witness — I will move to reopen discovery, with counsel reinstated, and will file a motion to compel full and truthful responses to the discovery requests your client has previously evaded.

Once that motion is ruled upon — and either full discovery is completed or the Court has the benefit of returned third-party subpoenas — I will gladly provide my exhibit list, witness list, and amended inventory, as the Court deems appropriate.

Regards,

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

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**From:** Ethan Scroggins <escroggins@sullivancook.com>  
**Date:** Friday, July 11, 2025 at 11:47 PM  
**To:** Jason McKemie <jmckemie@mckemie.net>  
**Cc:** "wcook@sullivancook.com" <wcook@sullivancook.com>, Chandler Alt <calt@sullivancook.com>  
**Subject:** DF-24-18010; McKemie

Mr. McKemie,

You cannot unilaterally select dates for a hearing.

We have final trial on July 23, 2025. See our attached exhibit list and witness list as required by the scheduling order. I did not see your email today (July 11, 2025) containing your exhibit list or witness list **as required by court order**. Same goes for an amended inventory and appraisalment which we also attached.

We will not ignore your failure to follow the scheduling order regarding these items.

Sincerely,

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

*Attorney*  
600 East Las Colinas Blvd, Suite 1300  
Irving, TX 75039  
(214) 520-7494  
[escroggin@sullivancook.com](mailto:escroggin@sullivancook.com)

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**From:** Jason McKemie <jmckemie@mckemie.net>  
**Sent:** Friday, July 11, 2025 12:08 PM  
**To:** Ethan Scroggins <escroggin@sullivancook.com>  
**Cc:** Will Cook <wcook@sullivancook.com>; Chandler Alt <calt@sullivancook.com>  
**Subject:** Emergency Hearing – DF-24-18010 – Request for Scheduling Input (Response Requested by 2:30 PM)  
**Importance:** High

Ethan,

I am notifying you that I intend to file a **Request for Emergency Hearing** today in **Cause No. DF-24-18010**. The hearing request will seek:

- **Emergency temporary relief** to prevent eviction and restore the standard financial procedures followed during the marriage
- A **follow-up hearing** to be set within 21 days to address spousal support, legal fees, reimbursement, and sanctions for ongoing compliance violations

This initial hearing will address **only temporary financial relief** necessary to avoid immediate harm. The broader financial matters will be handled separately with full evidentiary presentation.

As a courtesy, I'd like to know whether **Monday, July 14** or **Tuesday, July 15** works better for you or someone from your office. I am willing to structure the request around your availability on either of those dates. However, due to the urgency of this matter — including an active eviction proceeding and ongoing accrual of late fees — I cannot delay the request beyond that window.

If I receive a response by **2:30 PM today**, I will include your preference in the filing. If I do not hear back, I will proceed with selecting the earliest date available and submit the request accordingly.

For background: I first raised this issue on **June 26**, when I emailed your office requesting assistance to prevent eviction. You asked for the document again, which I promptly provided, but I received no further response. The matter is now escalated and will be addressed in the filing.

This notice is sent in good faith. I appreciate your prompt response if you're able to provide it.

Best regards,

**Jason McKemie**

(214) 868-4901

[jmckemie@mckemie.net](mailto:jmckemie@mckemie.net)

## EXHIBIT C

### *Eviction Notice and Petition for Eviction*

#### **COURT DOCUMENT SUMMARY:**

This filing is the formal **eviction petition filed by the landlord**, confirming that Petitioner is facing **imminent removal from the marital residence**. The hearing is scheduled for **July 25, 2025**, just **two days after trial is currently set to begin**. Although Petitioner is listed as a tenant, **he is not the financial guarantor on the lease**. He never agreed to carry the lease independently and was encouraged by Respondent to pursue a **non-salaried equity position** while she maintained sole financial responsibility. This document proves that **housing loss is imminent and urgent judicial relief is required before July 23** for any remedy to be effective.

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Petitioner respectfully requests that the Court:

- **Take judicial notice of the coordinated false testimony presented in Exhibits H and I;**
- **Review the attached video evidence in context with the testimony given;**
- **And weigh this conduct heavily in all future determinations of Respondent's credibility, intent, and compliance.**

**Petitioner has been harmed. His family is still hurting. And it never had to be this way.**

He offered Respondent every opportunity to pursue a quiet, uncontested separation. He didn't even intend to file for divorce in the first place.

But with Respondent, there is no version of events in which she isn't the victim. And in Respondent's world, when there is a victim, there must be a villain.

**And villains must be destroyed.**

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## 20. RESERVATION OF RIGHTS

Petitioner expressly reserves the right to pursue all civil remedies available under Texas law against **Pamela Woodman and Respondent Gwen Ulijasz-McKemie** for their coordinated, knowingly false testimony presented under oath at the January 7, 2025, hearing. The perjured claims involving a fictitious surveillance device were not only material to these proceedings—they directly resulted in the issuance of a fraudulent protective order that cut Petitioner off from financial relief, medical access, and legal counsel.

Petitioner asserts that **this single calculated act of perjury has been the primary driver of the catastrophic chain of events that followed** that have left him hospitalized multiple times, financially paralyzed, and without representation. This was not a misunderstanding. It was a malicious and premeditated cruel abuse of the judicial system with the full intention of causing harm.

Accordingly, Petitioner reserves the right to:

- **Pursue civil damages for defamation, abuse of process, intentional infliction of emotional distress, and related claims;**
- **Seek monetary sanctions under Texas law for aggravated perjury and judicial fraud;**
- **And refer this matter to law enforcement, including the Dallas County District Attorney, for potential criminal prosecution under Tex. Penal Code § 37.03 (Aggravated Perjury) and related offenses.**

This reservation **shall not be construed as limiting future filings**, nor as a waiver of any additional remedies available. Petitioner explicitly puts the Court and all parties on notice that further legal

# TEXAS EVICTION NOTICE (NOTICE TO QUIT)

Date: June 26, 2025

This notice is sent to Jason McKemie ("Tenant") and further directed to all residents, occupants, subtenants, and any others in possession of the Premises.

Property Address: 5609 La Foy Blvd, Dallas TX 75209 ("Premises")

Lease Start Date: April 12, 2024 ("Lease")

In accordance with your Lease and the laws of Texas, after service on you of this notice, you are hereby given the following instructions:

*(Check the Appropriate Box)*

- **NONPAYMENT.** Within 3 days, the Landlord demands the total amount due:

- Past Rent: \$ 4,999.00 For the period of: June 1, 2025
- Late Fees: \$ 499.90 Details: June 20,2025
- Other Fees: \$ 300.00 Details: June 21,22,23,24,25,26

Total Amount Due: \$ 5798,90

Payment Instructions: #5024342213 Wells Fargo ACC or Zelle  
office@skweresproperties.com

If the above payment is not made within the required timeframe, the Tenant will be required to quit and deliver possession of the Premises.

- **NONCOMPLIANCE.** Within 3 days, you are hereby required to remedy the following violation of your Lease: June 29,2025

This is out of compliance with your Lease. You are hereby obligated to notify the Landlord by the end of the notice period that the violation has been cured or quit and deliver possession of the Premises.

- **MONTH-TO-MONTH TENANCY.** Within 30 days of the next payment date, you are hereby required to quit and deliver possession of the Premises in accordance with your Lease.

**YOU ARE FURTHER NOTIFIED** that the Landlord hereby elects to declare that forfeiture of your Lease under which you hold possession of the Premises if you fail to perform or otherwise comply. Such noncompliance will institute legal proceedings to recover rent and possession of said Premises which shall result in a judgment against you including costs



and necessary disbursements together with possible statutory damages as allowed by law for such unlawful detention.

**Landlord Signature:** *Skweres Properties LLC* Date: 06.26.2025  
Print Name: SKWERES PROPERTIES LLC  
Address: \_\_\_\_\_  
Telephone: (281) 651 - 8615  
E-Mail: Jacquelineskweres@gmail.com      Tskweres@gmail.com



In the Justice Court, Precinct 5-1, Dallas County, Texas

Court Date: 07-25-25 @ 10 A.M

CASE NO. JPC 25-06838 -51

PETITION: EVICION CASE

I hereby acknowledge the court date and understand if the Plaintiff fails to appear, the case may be Disposed for Want of Prosecution  
X of Claudia Patricia  
(Please initial and sign)

With suit for Rent

PLAINTIFF Skwers Properties LLC  
(Landlord/Property Name)

VS. DEFENDANT(S): Jasow McKemik  
Gwendolyn Uljasz

Rental Subsidy (if any) \$ \_\_\_\_\_  
Tenant's Portion \$ \_\_\_\_\_  
TOTAL MONTHLY RENT \$ 4,999.00

COMPLAINT: Plaintiff (Landlord) hereby complains of the defendant(s) named above for eviction of plaintiff's premises (including storerooms and parking areas) located in the above precinct. Address of the property is:

5609 Lefoy Blvd Dallas TX 75209  
Street Address Unit No. (if any) City State Zip

1. SERVICE OF CITATION: Service is requested on defendants by personal service at home or work or by alternative service as allowed by the Texas Justice Court Rules of Court. Other addresses where the defendant(s) may be served are:

5609 Lefoy Blvd Dallas TX 75209

2.  UNPAID RENT AS GROUNDS FOR EVICTION: Defendant(s) failed to pay rent for the following time period(s): 29 days  
TOTAL DELINQUENT RENT AS OF DATE OF FILING IS: \$ 5948.90  
Plaintiff reserves the right to orally amend the amount at trial to include rent due from the date of filing through the date of trial.

3.  OTHER GROUNDS FOR EVICTION/LEASE VIOLATIONS: Lease Violations (if other than non-paid rent - list lease violations)

4.  HOLDOVER AS GROUNDS FOR EVICTION: Defendant(s) are unlawfully holding over since they failed to vacate at the end of the rental term or renewal of extension period, which was the \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_.

5. NOTICE TO VACATE: Plaintiff has given defendant(s) a written notice to vacate (according to Chapter 24.005 of the Texas Property Code) and demand for possession. Such notice was delivered on the JUNE day of 26, 2025 and delivered by this method: letter and Email

6. I have reviewed the information about the Texas Eviction Diversion Program available at [www.txcourts.gov/eviction-diversion/](http://www.txcourts.gov/eviction-diversion/):  
 YES  NO

7. ATTORNEY'S FEES: Plaintiff  will be or  will NOT be seeking applicable attorney's fees. Attorney's name, address, and phone & fax numbers are: \_\_\_\_\_

8.  BOND FOR POSSESSION: If Plaintiff has filed a bond for possession, plaintiff requests (1) that the amount of plaintiff's bond and defendant's counter bond be set, (2) that plaintiff's bond be approved by the Court, and (3) that proper notices as required by the Texas Justice Court Rules are given to Defendant(s).

REQUEST FOR JUDGMENT: Plaintiff prays that defendant(s) be served with citation and that plaintiff have judgment against defendant(s) for: possession of premises, including removal of defendants and defendants' possessions from the premises, unpaid rent IF set forth above, attorney's fees, court costs, and interest on the above sums at the rate stated in the rental contract, or if not so stated, at the statutory rate for judgments under Civil Statutes Article 5069-1.05.

I consent for the answer and any other motions or pleadings to be sent to my email address: \_\_\_\_\_

Skwers Properties LLC  
Petitioner's Printed Name

Claudia Patricia  
Signature of Plaintiff (Landlord/Property Owner) or Agent

4659 Spruce St  
Address of Plaintiff (Landlord/Property Owner) or Agent

Bellaire TX 77401  
City State Zip

281-651-8615  
Phone & Fax No. of Plaintiff (Landlord/Property Owner) or agent

214-705-4059

DEFENDANT(S) INFORMATION (if known):

DATE OF BIRTH: 4.8.1974

\*LAST 4 NUMBERS OF DRIVER LICENSE: 12807784

\*LAST 4 NUMBERS OF SOCIAL SECURITY: 449-67-7823

DEFENDANT'S PHONE NUMBER: 214-868-4901

Gwendolyn Laura Uljasz

DOB 05-27-1978

Sworn to and subscribed before me this 25 day of JUN 30 2025, 20\_\_\_\_

Phone # 917-471-1979  
guljasz2@gmail.com

## EXHIBIT D

### Lease Listing Respondent as Sole Financial Guarantor

#### LEASE DOCUMENTATION EXPLANATION:

This document confirms that **Respondent is the sole financial guarantor** on the marital lease (see Page 3). Despite this, she has refused to contribute to rent since January, leaving Petitioner with a **\$25,000/month burden** after invasive spinal surgery and during a life-threatening staph infection. Meanwhile, Respondent—who earns **over \$1.4M/year**—has continued to invest **\$130,000+ annually** into a **VEIP equity fund yielding 50% returns**, in **violation of standing orders** prohibiting speculative investment with marital assets.

She is also receiving **30-year “loans” at 2% interest** from her billionaire sister, falsely categorizing them as liabilities to **devalue the estate while amplifying profits**. These financial moves are not survival-driven; they are **sophisticated asset protection strategies** executed in plain view while denying Petitioner basic support. This evidence is central to Petitioner’s request for **urgent relief, enforcement, and reimbursement**.



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RESIDENTIAL LEASE APPLICATION

Received on \_\_\_\_\_ (date) at \_\_\_\_\_ (time)

Property Address: 5609 La Foy Blvd, Dallas, TX 75209

Anticipated Move-In Date: \_\_\_\_\_ Monthly Rent: \$ 4,999.00 Security Deposit: \$ 4,999.00  
Initial Lease Term Requested: 12 (months)

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

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

Applicant was referred to Landlord by:  
 Real estate agent Claudia Patricia Prieto (name) (214)705-4059 (phone) cpatricia203@gmail.com (e-mail)  
 Newspaper  Sign  Internet  Other \_\_\_\_\_

Applicant's name (first, middle, last) Jason McKemie

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

Applicant's former last name (maiden or married) \_\_\_\_\_  
Email jmckemie@mckemie.net Home Phone \_\_\_\_\_ Mobile 214-868-4901

Work Phone (213) 239-9630 Driver License No. 12807784 in TX (state)  
Soc. Sec. No. 449-67-7823 Date of Birth 04-08-1976 Height 6-4" Weight 250lbs Eye Color Hazel

Hair Color Blonde Marital Status Registered Domestic Partner & Engaged

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

Name and Relationship: Elizabeth Bender - Friend

Address: 2140 Medical District Dr. #4058

City: Dallas State: TX Zip Code: 75235  
Phone: (214) 566-5499 Email: Elizabeth.bender@epsww.com

Name all other persons who will occupy the Property:

Name: Gwendolyn Uljasz Relationship: Finace' Age: 45

Name: \_\_\_\_\_ Relationship: \_\_\_\_\_ Age: \_\_\_\_\_

Name: \_\_\_\_\_ Relationship: \_\_\_\_\_ Age: \_\_\_\_\_

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

Landlord or Property Manager's Name: Bela Realty - Theresa Yang Email: beladw@gmail.com

Phone: Day: \_\_\_\_\_ M: (214) 368-7718 Fax: \_\_\_\_\_  
Date Moved-In: 05-04-2023 Move-Out Date: 05-04-2024 Rent: \$ 4,000 (Total rent for both Jason & Gwendolyn)  
Reason for move: Finace' and I moved in together and want a bigger place.

(TXR-2003) 07-08-22

JPM, REALTORS, Dallas, TX 75244  
Produced with Loan Wolf Transactions (cfr.com Edition) 717 N. Harwood St. Suite 2000 Dallas, TX 75201 WWW.LAWOFFICE.COM

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

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

Applicant's Current Employer: Hospitech Solutions, LLC, (Subcontractor for AT Integration, Inc.) (street, city, state, zip)  
Address: 204 S. IH 35, Suite # 104, Georgetown, TX 78628 Phone: (763) 446-4249  
Employment Verification Contact: Ron Nations  
E-mail: ron.nations@atintegration.com Position: Sales  
Start Date: 01-01-2024 Gross Monthly Income: \$ \$4,500 (See Notes) Position: Sales  
Note: If Applicant is self-employed, Landlord may require one or more previous years tax return attested by a CPA, attorney, or other tax professional.

Applicant's Previous Employer: Commexll, USA (street, city, state, zip)  
Address: 4571 Broadway Street, Boulder, CO 80304 Phone: \_\_\_\_\_  
Employment Verification Contact: (866) 596-3377 Position: Manager of  
E-mail: infousa@commexll.com Position: Customer Success  
Employed from 06-12-2022 to 05-29-2023 Gross Monthly Income: \$ \$15,000  
Note: Applicant is responsible for including the appropriate contact information for employment verification purposes.

Describe other income Applicant wants considered Guarantor - Gwendolyn Ullasz, Hospitech Solutions, LLC is a startup company receiving it's first quarterly revenue on March 20th in the amount of \$4,500. Next quarter's earnings are projected to be \$30-35K. And Q4 upwards of \$50-60K. Gwendolyn Ullasz income proof of work covers all income requirements for this home, but if you need further documentation for my (Jason Mckemie) proof of work, I can pull some additional documentation together.  
List all vehicles to be parked on the Property:  
Type SUV Year 2018 Make Jaguar Model F-Pace License Plate No/State MHS-5658 Ms. Payment \$514

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

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

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

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

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

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

**Authorization:** Applicant authorizes Landlord and Landlord's agent, at any time before, during, or after any tenancy, to:  
(1) obtain a copy of Applicant's credit report;  
(2) obtain a criminal background check related to Applicant and any occupant; and  
(3) verify any rental or employment history or verify any other information related to this application with persons knowledgeable of such information.

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

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

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

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

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

For Landlord's Use:  
On  Applicant  approved by  phone  mail  b-mail  fax  in person that Applicant was (name/initials) notified  
 not approved. Reason for disapproval: \_\_\_\_\_

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



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

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

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

I give my permission:

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

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

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

(TXR-2003) 07-08-22 Page 4 of 4  
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15%  
225 E. Overton

Received on \_\_\_\_\_ (date) at \_\_\_\_\_ (time)



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

Property Condition: Applicant  has  has not viewed the Property in-person prior to submitting this application. Applicant is strongly encouraged to view the Property in-person prior to submitting any application. Landlord makes no express or implied warranties as to the Property's condition. Applicant requests Landlord consider the following repairs or treatments should Applicant and Landlord enter into a lease: See Jason McKemie's Application

Applicant was referred to Landlord by:  
 Real estate agent Claudia Patricia Prieto (name) (214)705-4059 (phone) cpatricia0203@gmail.com (e-mail)  
 Newspaper  Sign  Internet  Other   
Applicant's name (first, middle, last) Gwendolyn Laura Ullasz  
Is there a co-applicant?  yes  no If yes, co-applicant must submit a separate application.  
Applicant's former last name (maiden or married) Former Marriage Name: STAHOULPOULOS  
Email gulljasz@gmail.com Home Phone  Mobile (917) 471-1979  
Work Phone (917) 471-1979  
Soc. Sec. No. 361-72-2457 Driver License No. 49508714 in TX (state)  
Date of Birth 05-27-1978 Height 5'8" Weight 130lbs Eye Color Hazel  
Hair Color Brown Marital Status Engaged

Emergency Contact (Do not insert the name of an occupant or co-applicant)  
Name and Relationship: Elizabeth Bender - Friend  
Address: 2140 Medical District Dr #4058  
City: Dallas State: TX Zip Code: 75235  
Phone: (214) 566-5499 E-mail: Elizabeth.Bender@spssw.com

Name all other persons who will occupy the Property:  
Name: Jason McKemie Relationship: Flance' Age: 47  
Name: \_\_\_\_\_ Relationship: \_\_\_\_\_ Age: \_\_\_\_\_  
Name: \_\_\_\_\_ Relationship: \_\_\_\_\_ Age: \_\_\_\_\_  
Name: \_\_\_\_\_ Relationship: \_\_\_\_\_ Age: \_\_\_\_\_

Applicant's Current Address: \_\_\_\_\_ Apt. No. \_\_\_\_\_  
Landlord or Property Manager's Name: Beta Realty Email: betadlw@gmail.com  
Phone: Day: 05-04-2023 NR:  Move-Out Date: 05-04-2024 Rent \$ \$4,000 (Total rent for both  
Date Moved-In: 05-04-2023 Reason for move: Finace and I moved in together and want a bigger place Jason & Gwendolyn)

(TXR-2003) 07-08-22 Page 1 of 4  
Printed: 3/15/2024  
Produced with Loan Wolf Transactions (998 form Edition) 777 N. Harwood St., Suite 2200, Dallas, TX 75201 www.wolf.com  
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225 E. Overton

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

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

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

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

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

List all vehicles to be parked on the Property.

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

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

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

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

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

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

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

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

Authorization: Applicant authorizes Landlord and Landlord's agent, at any time before, during, or after any tenancy, to:  
(1) obtain a copy of Applicant's credit report;  
(2) obtain a criminal background check related to Applicant and any occupant; and  
(3) verify any rental or employment history or verify any other information related to this application with persons knowledgeable of such information.

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

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

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

**Acknowledgement & Representation:**

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

Applicant's Signature: Guliyang Date: 03-15-2024

For Landlord's Use:

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

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



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

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

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

Claudia Patricia Prieto (name)  
8812 Coleman Blvd (address)  
Frisco, TX 75033 (city, state, zip)  
(214)705-4059 (phone) (fax)  
cpatrici0203@gmail.com (e-mail)

I give my permission:

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

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

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

**2023 W-2 and EARNINGS SUMMARY**  
FSP  
This box section is your Earnings Summary which provides more detailed information on the generation of your W-2 statement. The reverse side includes instructions and other general information.

2. Employer Name and Address:  
**GWENDOLYN ULJASZ  
4223 TRAVIS ST  
DALLAS TX 75205-4449**

Date: Thursday, May 8, 2025, at 11:37 AM

To: Gwen Ulijasz [gulijasz@gmail.com](mailto:gulijasz@gmail.com), Gwen Laura Ulijasz McKemie [gwendolyn.ulijasz@accenture.com](mailto:gwendolyn.ulijasz@accenture.com)

Cc: "[gwen.mckemie@accenture.com](mailto:gwen.mckemie@accenture.com)" [gwen.mckemie@accenture.com](mailto:gwen.mckemie@accenture.com), "[gstat04@hotmail.com](mailto:gstat04@hotmail.com)" [gstat04@hotmail.com](mailto:gstat04@hotmail.com), "[9174711979@vtext.com](tel:9174711979)" [9174711979@vtext.com](tel:9174711979)

Subject: Deadline Today – 5:00 PM / Formal Demand for Immediate Compliance with Healthcare Access Orders (Standing & Temporary)

Gwen,

## Violations of Standing and Temporary Orders

**Deadline for Full Compliance: Today, Thursday, May 8th, by 5:00 PM CST**

**IT IS NOT BY CHOICE NOR DESIRE THAT I AM EMAILING YOU!  
YOUR ACTIONS OF SEPARATING FROM COUNSEL HAVE LEFT ME NO CHOICE!**

This is not an invitation for discussion, rebuttal, or clarification.  
I am not seeking dialogue. I am not requesting negotiation.

The only response warranted—and the only one that will be acknowledged—is full delivery of the requested HSA access details and a confirmed time before 6:00 PM CST today during which you will receive a verification code via text and immediately relay it back to me for activation.

This is the last correspondence you will further receive from me regarding this matter.

---

Pursuant to the Standing Orders and Temporary Orders of the 254th Judicial District Court, no party may interfere with access to employer-provided healthcare benefits as structured throughout the marriage. This includes—but is not limited to—the Health Savings Account (HSA) used during the marriage.

Despite multiple formal requests since late December, you have continued to obstruct access. Your conduct forms part of a growing pattern of medical and healthcare-related interference, including the following:

### 1. **Falsely Reporting a Legitimate Medical Charge as Fraud**

A medical device critical to my spinal recovery—prescribed by my physician and purchased from Mission Medical Chairs—was reversed due to your false claim of fraud. This occurred after I notified you directly via phone and text of the charge's legitimacy.

As a result, the order was canceled just days after I was discharged from invasive spinal surgery, which 11 days prior had me hospitalized for 6 days, including being paralyzed for 36 hours from the waist down.

You berated me for the injury, as captured on home security recordings and via text, telling others it was the result of "not caring for myself," "carrying luggage upstairs in Costa Rica," "refusing (non-existent) support," and "drinking no water and nothing but Diet Coke." These remarks were cruel, intended to inflict maximum emotional harm, and factually wrong. When the medical findings proved your narrative conclusively false, you doubled down with dismissive, cruel sarcasm, while attempting to reframe psychological abuse and victim-blaming as some sort of apology, stating, "that was wrong of me," and "I guess we'll never know what really caused it."

The device in question was medically necessary. Your actions knowingly obstructed prescribed care, delayed healing, and prolonged my pain.

### 2. **Acknowledged Harm on a Recorded Call—Then Did Nothing**

On a recorded call, you acknowledged the harm in a seemingly heartfelt and tearful moment: "I never would have done that... I know how much pain you've been in," you cried out, continuing, "the reason I'm getting a bit ticky-tacky is because I didn't see that charge... I want you to have that chair—you need that chair."

This call took place 36 hours after you instructed your legal team to rush in pursuit of a fraudulent protective order, and less than 1.5 business days before I was served. This legal team, having a retainer paid 2 days prior, was your

second legal team after paying a prior retainer on the 6th of December. That same day, you reiterated via text as well as on that recorded call that "you did not have an attorney" and would not even "be able to start looking for one till the following Tuesday or Wednesday (the 17-18th)."

On that call, you claimed you could not reinstate my retainer, which you also fraudulently reported as fraud, stating financially we were unable to do so—while simultaneously forwarding screenshots of your old Chase account to feign financial hardship after having transferred funds to a redacted new account—and stating, "sorry, I'm just stuck between a rock and a hard place." You reiterated the "unfairness" of my having access to counsel, suggesting it wouldn't be fair unless we both retained attorneys on the same day, which you said would be the following Tuesday or Wednesday. Trying to be understanding and holding onto hope your words held a sliver of honor, I told you, "sure, sure, sure, babe. We can figure it out later. Get back to work. I'm sorry all this has disrupted your day." I was served Wednesday, the 18th.

My prior retainer paid did not retain divorce counsel. I had engaged legal support specifically for protection against the potential of a false protective order being filed by you, which you certainly did, as I predicted and feared.

On that call, you also asked about an unrelated eBay charge made the same day—which was one of the many gifts picked out, personalized, and purchased by me for your family members. This one was for your sister-in-law—which you miraculously reinstated without issue. But the money transfer for 3 months of living expenses, the replacement credit card you stated you canceled in error, and the medical chair purchase, which occurred prior, all remain uncorrected to this day, despite your verbal assurance that you would do otherwise. You additionally reported a legal retainer charge as "fraud," deliberately severing my existing access to counsel. This deprived me of legal representation at a critical time and further supports a pattern of tactical obstruction, medical neglect, and potentially constitutes wire fraud.

### 3. Ongoing Denial of Access to Prescription Medications

I currently have no access to prescriptions necessary for congestive heart failure and post-operative care. I have missed multiple cardiology and mental health appointments that would have been reimbursable through the HSA.

As of today, I have gone more than 75 days without access to medically essential treatment and have been prohibited from continuing with my therapy for C-PTSD. My therapist and psychiatrist have provided treatment pro bono thus far, with an expectation to collect once access to HSA funds was restored. They can no longer do this, and I need that card to get current on my last 4 sessions. This is not a misunderstanding—this is deliberate, ongoing interference with healthcare during a period of medical recovery and vulnerability.

---

Required Information – Due by 5:00 PM CST Today

- HSA card number
- CVV security code
- Expiration date
- Billing ZIP code

Additionally, you must confirm a two-minute window prior to 5:00 PM today during which you will receive a verification code via text and immediately relay it back to me.

Legal Exposure for Continued Noncompliance

Violation of Standing and Temporary Orders, intentional obstruction of medically prescribed care, potential benefit fraud, and malicious interference constitute grounds for sanctions and emergency relief.

---

Jason McKemie  
[jmckemie@mckemie.net](mailto:jmckemie@mckemie.net)

© Processed

Texas Health Presbyterian Hospital Dallas

For Jason (Spouse)

Visited on June 15, 2025

Medical claim ID: ERFNDN9YF8

Amount billed  
\$23,672.73

Plan's share  
\$21,366.37

Your share  
\$436.89

[View Details](#)

• Processed

Pamela Jensen

For Jason (Spouse)

Visited on May 15, 2025

Medical claim ID: E904LTKRS

Amount billed  
\$117.00

Plan's share  
\$33.60

Your share  
\$8.40

[View Details](#)

• Processed

Michael Kutsen

For Jason (Spouse)

Improving your site experience

To provide you with a personalized experience, we use technologies on this site that collect data from and about you and may record site interactions. We use this information to provide our products and services. [To sides units an only experience, we se each o gies on the ser has oo act you We may about you ad ayrecord strid action. Me an is somal e nto provide our duct-](#) [our Medicare Privacy Center](#)



NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is Eric Ferguson, and I have known **Jason McKemie** for 3 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.

*Eric Ferguson*

07/06/2025  
DATE

NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is Eric Ferguson, and I have known **Jason McKemie** for 3 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.

*Eric Ferguson*

07/06/2025  
DATE

NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is Stephen Maris, and I have known **Jason McKemie** for 5 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.

*Stephen Maris*

07/05/2025  
DATE

NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is manuel Pacheco, and I have known **Jason McKemie** for 5 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.



07/04/2025

DATE

NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is Elena Grahmann, and I have known **Jason McKemie** for 5 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.



07/06/2025

DATE

NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is Andrew McKemie, and I have known **Jason McKemie** for 5 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.

Andrew McKemie

07/06/2025

DATE

NO. **DB-24-18010**

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

---

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

---

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is Maria Camacho, and I have known **Jason McKemie** for 5 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.

*Maria J Camacho*

07/04/2025

DATE

NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is Kyle Kessell, and I have known **Jason McKemie** for 5 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

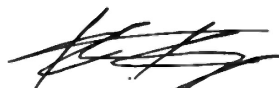
Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.



07/06/2025

DATE

NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is Eric Ferguson, and I have known **Jason McKemie** for 1 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.

*Eric J. Ferguson*

07/07/2025

DATE

NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is CODY DOWLING, and I have known **Jason McKemie** for 5 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.



07/07/2025

DATE

NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is Joel Helgeson, and I have known **Jason McKemie** for 5 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.



07/04/2025

DATE

NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is James Elder, and I have known **Jason McKemie** for 5 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.



07/04/2025

DATE

NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is John McKemie, and I have known **Jason McKemie** for 49 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.

*John Edward McKemie*

07/07/2025

DATE

NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is Michael Smith, and I have known **Jason McKemie** for 5 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.



07/05/2025

DATE

NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is Richard Roberts, and I have known **Jason McKemie** for 5 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.



07/06/2025

DATE

NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is Ron Nations, and I have known **Jason McKemie** for 5 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.



07/05/2025

DATE

NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is Ron Nations, and I have known **Jason McKemie** for 5 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.



07/05/2025

DATE

NO. **DB-24-18010**

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

---

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

---

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is Karen McKemie, and I have known **Jason McKemie** for 5 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.



07/06/2025

DATE

NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is Carrie McKemie, and I have known **Jason McKemie** for 5 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.



07/06/2025

DATE

NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is Daniel grahmann, and I have known **Jason McKemie** for 5 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.

*Daniel Grahmann*

07/06/2025  
DATE

NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is James McKemie, and I have known **Jason McKemie** for 5 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.



07/04/2025

DATE

NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is Rachel Eddy, and I have known **Jason McKemie** for 5 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.

*Rachel Eddy*

07/04/2025

DATE

NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is Lynn McKemie, and I have known **Jason McKemie** for 49 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.

*Lynn McKemie*

07/07/2025  
DATE

NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is Barbara Krings hargraves, and I have known **Jason McKemie** for 5 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.



07/07/2025

DATE

NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is Phillip Sprinkle, and I have known **Jason McKemie** for 5 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.



07/06/2025

DATE

NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is Jason Fort, and I have known **Jason McKemie** for 5 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.

*Jason Fort*

07/06/2025  
DATE

NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is Dustin Gaspari, and I have known **Jason McKemie** for 5 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.



07/06/2025

DATE

NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is Joseph Lewis, and I have known **Jason McKemie** for 5 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.

*Joseph E Lewis*

07/07/2025  
DATE

NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is Daniel Meyers, and I have known **Jason McKemie** for 5 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.



07/08/2025

DATE

NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is Michael Limos, and I have known **Jason McKemie** for 5 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.



07/04/2025  
DATE

NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is Stuart Grant, and I have known **Jason McKemie** for 5 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.

*Stuart J Grant*

07/05/2025  
DATE

NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is Elizabeth Bender, and I have known **Jason McKemie** for 5 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.



07/06/2025

DATE

NO. **DB-24-18010**

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

**CHARACTER REFERENCE ON BEHALF OF JASON E MCKEMIE**

**TO THE HONORABLE JUDGE PRESIDING:**

I am over the age of 18, of sound mind, and competent to make this statement voluntarily and without coercion.

My name is Daniel Meyers, and I have known **Jason McKemie** for 5 years.

Throughout that time, I have known Jason to be a calm, rational, and deeply responsible individual. He is a loyal friend—someone who treats others with respect, patience, and genuine kindness. I have never once seen him act out in anger, hostility, or aggression towards.

In all the years I’ve known him, I have never witnessed Jason raise his voice in a hostile way, act in a controlling manner, or make threats of any kind. I have never known him to engage in physical conflict or exhibit behavior that suggests emotional volatility or instability.

Jason is respected not only by me but by a wide circle of friends and acquaintances. He carries himself with integrity and emotional steadiness, even under pressure or in challenging situations.

I was shocked to learn about the allegations that have been made against him. In no way do I believe them to be true. They do not align with the person I know, nor do they reflect his values or character. Jason adored his wife, and it is inconceivable to me that he would ever be the aggressor in that relationship—or in any relationship.

Jason is someone who seeks peace over conflict, understanding over control, and fairness over manipulation. He gives far more than he takes and consistently chooses empathy over ego. He does not deserve to be portrayed in a way that contradicts everything he has consistently shown me—and many others—to be true of his character.

I strongly encourage the Court to examine the full scope of the evidence, because the narrative being presented does not reflect the reality of who Jason McKemie is.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.



07/06/2025

DATE

NOTICE: THIS DOCUMENT CONTAINS SENSITIVE DATA

**DF-24-18010**

NO. \_\_\_\_\_

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

---

**(PROPOSED) ORDER GRANTING REQUEST  
FOR EMERGENCY HEARING**

---

On this day, the Court considered Petitioner Jason McKemie’s **Request for Emergency Hearing to Prevent Eviction During Medical Hardship**. After reviewing the motion and supporting exhibits, the Court finds that the request is **well-founded and should be GRANTED**.

**IT IS THEREFORE ORDERED THAT:**

1. A hearing on this matter shall be scheduled for the earliest available date, preferably by Wednesday, July 17, 2025.

\_\_\_\_\_, July \_\_\_\_ @ \_\_\_\_\_

2. At said hearing, the Court shall consider narrowly tailored temporary financial relief, including:
  - o Immediate access to \$20,000 in emergency funds for rent, medical care, and basic living expenses.
  - o Reinstatement of healthcare access via the marital HSA account.
  - o Any further emergency relief deemed necessary by the Court to preserve Petitioner’s health, safety, and legal standing.
3. Petitioner is permitted to reserve all rights to seek additional relief, including spousal support, attorney’s fees, modification of temporary orders, and/or sanctions at a later date.

4. If Respondent fails to comply with any aspect of financial relief ordered by 5:00 PM the day following entry of this Order, the Court may impose monetary sanctions in an amount not less than \$10,000 per day, or such other amount as the Court deems just, until compliance is achieved.
5. Respondent shall provide Petitioner with the HSA card credentials within 24 hours of entry of this Order and shall order a replacement card to be mailed to the parties' former address at PhysicalAddress.com within 21 days. Respondent shall also ensure that all annual funds applied to the HSA for the current year are accessible through that card for Petitioner's use. Failure to comply may result in further sanctions, including reimbursement of depleted medical funds and any necessary attorney's fees incurred to recover access.

Signed on this the \_\_\_\_ day of July 2025.

---

**JUDGE PRESIDING**

*Given the time-sensitive nature of the relief sought and the risks identified in the underlying motion, the Court is encouraged to set this matter for the earliest available hearing.*

**Jason McKemie**  
Pro Se Petitioner  
539 W Commerce St, Ste 2010  
Dallas, TX 75208  
(214) 868-4901  
[jmckemie@mckemie.net](mailto:jmckemie@mckemie.net)

### 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: 103138440

Filing Code Description: Notice Of Filing

Filing Description: REQUEST FOR EMERGENCY HEARING TO PREVENT EVICTION DURING MEDICAL HARDSHIP WITH DECLARATION AND WITNESS STATEMENTS

Status as of 7/16/2025 8:24 AM CST

#### Case Contacts

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