

DF-24-18010

NO. _____

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

**RESPONDENT’S SUPPLEMENTAL EMERGENCY MOTION FOR
INTERIM STABILIZATION, HEALTHCARE ENFORCEMENT,
CASE MGMT, AND OBJECTION TO PHV ADMISSION**

TO THE HONORABLE JUDGE OF SAID COURT:

Jason McKemie files this Supplemental Emergency Motion for Immediate Stabilization, Healthcare Enforcement, Trial-Capacity Relief, and Objection to Pro Hac Vice Admission, and respectfully shows the Court as follows:

I. PURPOSE OF THIS SUPPLEMENTAL EMERGENCY MOTION

This Supplemental Emergency Motion is filed on an emergency basis because trial is approximately thirty days away, Respondent is in immediate financial and trial-capacity collapse, and Petitioner seeks to expand her legal apparatus through pro hac vice admission before basic parity, stabilization, healthcare enforcement, and trial readiness have been addressed.

This Supplemental Motion does not replace or duplicate Respondent’s Emergency Motion for Written Discovery Rulings, Subpoena Leave, Evidence Preservation, and Immediate Hearing filed May 11, 2026. That motion addresses written discovery rulings, certified financial discovery, third-party subpoena leave, preservation, chain-of-custody, and April 16 evidence issues.

This filing addresses the emergency issues that must be addressed immediately: survival stabilization, healthcare enforcement, fee parity, trial capacity, and whether pro hac vice admission should be denied or deferred pending hearing.

II. EMERGENCY SUMMARY

Respondent is facing imminent loss of housing, vehicle access, utilities, phone access, medication access, transportation, printing capacity, and the basic ability to prepare for trial.

The Court inherited this case after recusal and transfer, with unresolved discovery compliance issues, unresolved healthcare enforcement issues, unresolved financial-parity issues, and pending emergency preservation issues.

Respondent is not asking the Court to decide the entire case today. Respondent is asking the Court to prevent immediate irreparable harm, enforce an existing healthcare order, restore minimal trial capacity, and avoid expanding Petitioner’s litigation advantage before parity and survival access are addressed.

III. WHY RELIEF IS REQUESTED NOW

This request arises from the convergence of:

1. unresolved discovery noncompliance carried forward through recusal and transfer;
2. unresolved healthcare enforcement issues;
3. the April 16, 2026 execution, entry, cleanout, and property-removal event that materially disrupted Respondent's evidence repositories, litigation materials, office systems, and trial-preparation capacity;
4. ongoing bankruptcy, eviction, transportation, utility, healthcare, and communication instability; and
5. the current trial setting now approaching within approximately thirty days.

Respondent is not seeking delay for strategic purposes. Respondent is seeking stabilization, enforceable compliance, and a minimally fair opportunity to prepare for trial after prolonged discovery failure, healthcare disruption, evidence loss, and financial collapse.

IV. IMMEDIATE FINANCIAL STABILIZATION IS NECESSARY

Respondent is in immediate financial collapse.

Respondent faces imminent homelessness, loss of vehicle access, loss of phone access, utility interruption, inability to obtain medication, lack of food, lack of gas to reach court, lack of printing capacity, lack of working office equipment, and impaired ability to prepare for trial.

This is not ordinary inconvenience. This is trial-capacity collapse.

A party cannot meaningfully prepare for trial, review financial records, respond to new counsel, examine witnesses, organize exhibits, or preserve appellate issues while simultaneously facing homelessness, medical-access disruption, loss of transportation, and loss of the evidence systems used to prepare the case.

V. HEALTHCARE REINSTATEMENT ORDER REQUIRES IMMEDIATE ENFORCEMENT

On or about December 17, 2025, this Court entered an order requiring healthcare reinstatement and related relief within twenty-four hours.

That order remains materially unresolved in functional terms.

Respondent continues to lack reliable, functional, independently verifiable access to the benefits, healthcare systems, HSA/FSA funds, cards, portals, reimbursement mechanisms, and related healthcare access that the order was intended to restore.

Nominal, partial, screenshot-based, attorney-represented, or self-generated claims of compliance do not resolve the issue. Compliance must be functional, complete, and independently verifiable by the relevant employer, administrator, benefits provider, HSA/FSA custodian, COBRA administrator, card issuer, or other third-party source.

VI. OBJECTION TO PRO HAC VICE ADMISSION

Respondent objects to pro hac vice admission.

The objection is not based on counsel being out of state. The objection is based on Respondent's prior objection already on file, including counsel's prior participation in these proceedings, witness-related misconduct, ethical concerns, and the risk of further prejudice if Petitioner is permitted to expand her litigation apparatus before the Court addresses emergency stabilization, healthcare enforcement, parity, discovery compliance, and trial capacity.

Respondent requests that the Court deny or defer pro hac vice admission and first hear Respondent's pending objections and emergency motions.

At minimum, if the Court is inclined to consider admission, Respondent requests an evidentiary hearing on the objection before admission is granted, with a court reporter or other verbatim record. VII. REQUEST FOR IMMEDIATE EMERGENCY STABILIZATION FUNDS

Respondent requests immediate emergency stabilization relief because court-registry processing alone may not prevent imminent homelessness, inability to travel to court, inability to purchase food, inability to purchase medication, inability to print pleadings, loss of phone access, utility interruption, or loss of vehicle access.

Respondent requests that Petitioner be ordered to deposit \$25,000.00 into Respondent's Chase account ending _____ no later than _____ at _____ .m., or alternatively into the registry of the Court with immediate release authority for emergency stabilization.

Petitioner has historically transferred funds into Respondent's Chase account, and direct Chase-to-Chase transfer is the fastest available method to prevent immediate harm.

Compliance shall be determined only by Respondent's e-filed Notice of Full Compliance confirming that the funds were actually received, available, not pending, not reversed, not offset, and received in full.

Petitioner's screenshots, scheduled-transfer confirmations, attorney representations, pending-transfer notices, private receipts, verbal statements, or self-generated confirmations shall not constitute compliance.

VIII. APRIL 16 WRIT AFTERMATH EXHIBIT AND SUPPLEMENTATION

Attached as Exhibit A is the April 16, 2026 Writ Aftermath Photo Exhibit. It is offered for the limited purpose of showing why immediate stabilization, healthcare enforcement, trial-readiness case management, and compliance-verification relief are necessary.

The exhibit documents the timeline of entry, surveillance disablement, Petitioner's arrival, Petitioner's recorded statement regarding "evidence," removal and destruction of property, loss of litigation/equipment systems, and the resulting impairment to Respondent's ability to prepare for trial.

Respondent is filing this motion immediately due to the emergency timing of today's hearing and imminent trial deadlines. Respondent will supplement with additional exhibits, proof of current financial condition, healthcare noncompliance, utility/vehicle/housing risk, and related documentation as soon as practicable.

IX. REQUESTED RELIEF

Respondent respectfully requests that the Court enter immediate interim orders:

1. ordering Petitioner to deposit \$_____ (Requesting Min. \$25,000) in emergency stabilization funds by direct Chase-to-Chase transfer or through the registry of the Court with immediate release authority;
2. enforcing the December 17, 2025, 24hr emergency healthcare reinstatement order with functional, third-party verification (separate from emergency stabilization);
3. requiring Petitioner to restore or verify all healthcare, HSA, FSA, card, reimbursement, portal, COBRA, administrator, and benefits access required by prior order;
4. setting a fifteen-minute Zoom compliance-verification hearing within twenty-four hours of each ordered deadline;
5. requiring a court reporter or other verbatim record for all proceedings;
6. setting an emergency trial-readiness and case-management hearing;
7. granting temporary attorney-fee parity sufficient for Respondent to obtain counsel;
8. denying or deferring pro hac vice admission pending hearing on Respondent's objection, including prior witness-related misconduct, ethical concerns, and trial-capacity prejudice;
9. if the Court is inclined to consider pro hac vice admission, setting an evidentiary hearing with a court reporter before admission is granted;
10. ordering that no trial proceed until Respondent has had a fair opportunity to obtain counsel, review compelled financial/source records, reconstruct evidence lost or removed during the April 16 event, and prepare for trial with functional healthcare, communication, transportation, housing, and basic survival access.

X. REQUEST FOR WRITTEN RULING IF RELIEF IS DENIED

If the Court denies any requested relief, Respondent requests a written ruling identifying whether denial is based on lack of evidence, lack of legal authority, procedural defect, timing, scope, jurisdiction, mootness, prior ruling, or another stated ground.

This request is necessary to preserve the record and avoid ambiguity regarding whether the Court denied relief on the merits, declined to reach the issue, or found the request procedurally defective.

XI. PRAYER

For these reasons, Jason McKemie respectfully requests that the Court grant this Supplemental Emergency Motion, enter immediate stabilization and enforcement orders, require third-party healthcare verification, set twenty-four-hour compliance

hearings, whether pro hac vice admission should be denied or deferred pending hearing., set emergency trial-readiness case management, and grant all further relief to which he is justly entitled.

Best Regards,

A handwritten signature in black ink that reads "Jason McKemie". The signature is written in a cursive style with a long horizontal line underneath the name.

Jason McKemie

539 W. Commerce St. #2010

Dallas, TX 75208

jmckemie@mckemie.net

(214) 868-4901

EXHIBIT INDEX (IN ORDER AS ATTACHED)

EXHIBIT W: WRIT AFTERMATH

Exhibit H: 12/17/2025 SIGNED 24HR EMERGENCY HEALTHCARE REINSTATEMENT ORDER

EXHIBIT B: RELIEF FROM OF STAY BANKRUPTCY

EXHIBIT A: BENEFITS TERMINATION CAUSE BY A PARTICIPANT-DIRECTED DIVORCED-BASED QLE SUBMISSION

EXHIBIT D: DALLAS COUNTY MEDICAL WAIVER

EXHIBIT M: MEDICAL RISK / DR DITTMAR LETTER 04.24.2026

EXHIBIT F: FINANCIAL NEED

UNSWORN DECLARATION

My name is **Jason McKemie**. My date of birth is **April 8, 1976**. My address is **539 W Commerce St, Ste 2010, Dallas, Texas 75208**.

I declare under penalty of perjury that the factual statements in this Motion are true and correct based on my personal knowledge, my review of the case record, my review of prior discovery submissions, my review of the condition of my residence and property after April 16, 2026, my attempts to identify missing/damaged hard drives and litigation materials, and my review of the docket and prior filings.

Executed in **Dallas County, Texas** on **May 12, 2026**.



Jason McKemie

CERTIFICATE OF SERVICE

I certify that a true and correct copy of this Motion was served on all counsel of record and/or parties entitled to notice through the e-filing/e-service system and/or email in accordance with the Texas Rules of Civil Procedure on **May 12, 2026**.

A handwritten signature in black ink that reads "Jason McKemie". The signature is written in a cursive style with a long horizontal stroke underneath the name.

Jason McKemie

NO. _____

JASON EMORY MCKEMIE

APPLICANT

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IN THE DISTRICT COURTS

_____ **JUDICIAL DISTRICT**

GWENDOLYN LAURA ULIJASZ

PETITIONER/ONE RESTRAINED

TEXAS

§

DALLAS COUNTY,

PHOTO EXHIBIT W | WRIT AFTERMATH



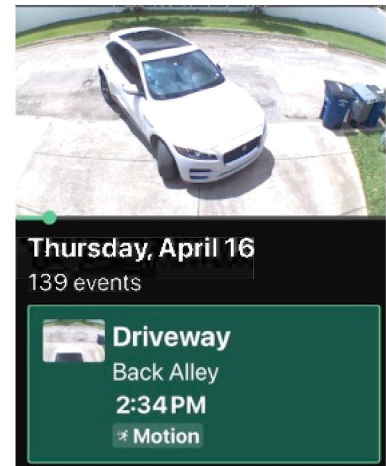
I. PRIOR COURT HISTORY AND NOTICE REGARDING PETITIONER'S ACCESS TO THE RESIDENCE

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

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

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

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



II. TIMELINE OF KNOWN APRIL 16, 2026, EVENTS

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

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

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

III. COORDINATED ENTRY AND DISABLEMENT OF SURVEILLANCE

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

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

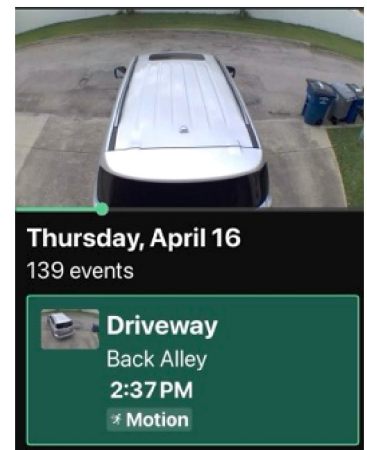
Applicant had two separate security camera systems. Fifteen cameras on one system were disabled before Petitioner arrived. The second system survived until approximately 3:23 p.m., when it was discovered and disabled. The internet went down at the same time.

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

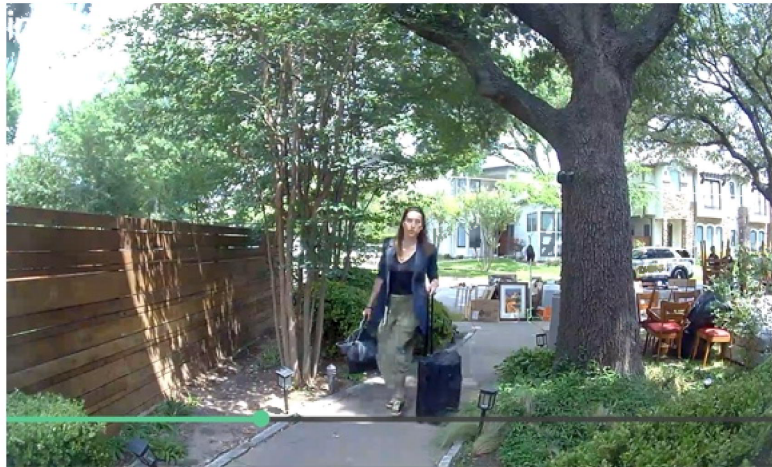
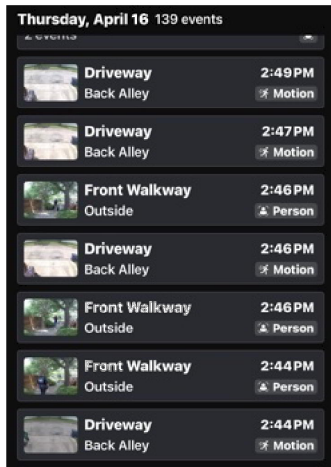
IV. PETITIONER’S FALSE ACCESS REPRESENTATION AND USE OF OUTDATED IDENTIFICATION

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

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



2:46PM ARRIVAL FROM SAN ANTONIO VIA UBER

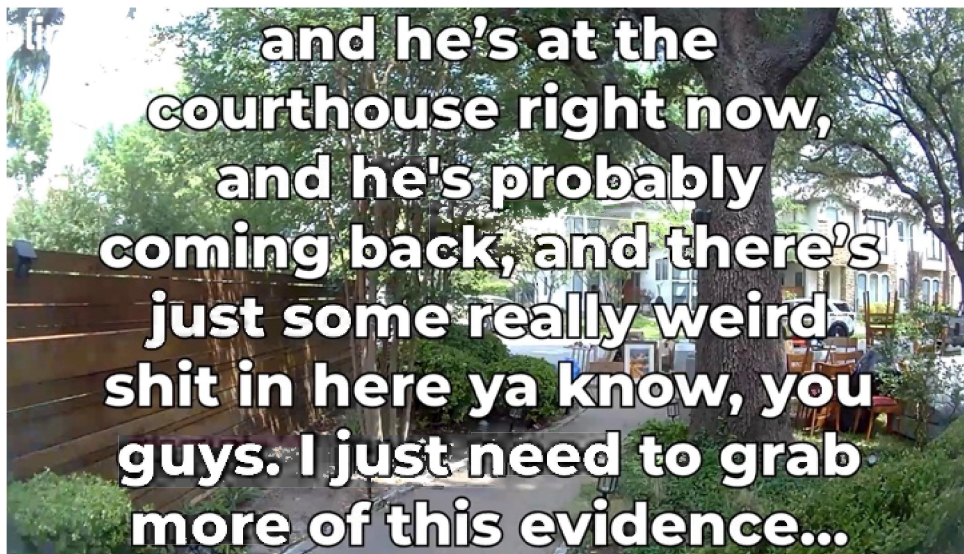


Petitioner had already been denied further unrestricted personal access through prior court proceedings. She also had notice from Applicant's repeated filed objections that any remaining property transfer had to occur through a neutral process. Her use of outdated identification was not harmless. It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

V. PETITIONER'S RECORDED STATEMENT ABOUT "EVIDENCE"

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

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



VI. REMOVAL, DESTRUCTION, AND MISCLASSIFICATION OF PROPERTY

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

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

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

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

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

VII. APPLICANT WAS FORCED TO LEAVE ESSENTIAL PROPERTY BEHIND

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

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

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

VIII. CONSTABLE STATEMENT AND PETITIONER LEAVING WITH PROPERTY

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

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

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

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

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

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

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

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

X. THE PROPERTY WAS NEVER ABANDONED

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

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

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

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

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

The April 16 event occurred after months of financial, resource, healthcare, and litigation obstruction. This coordinated clean-out followed the illegal modification of a Texas state lease through a lease buyout modification that was concealed until Applicant showed contradictions that forced its disclosure during the October 31, 2025 hearing. Petitioner was listed on the lease application as the sole financial guarantor, and only her credit was evaluated for the lease.

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

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

The April 16 event was the culmination of more than sixteen months of procedural obstruction, discovery noncompliance, financial deprivation, healthcare-access disruption, HSA/FSA obstruction, housing instability, and impaired access to counsel, all of which followed a four-month pre-filing financial ambush that cut Applicant off from marital resources and left him without practical means of survival or defense.



APRIL 16TH / WRIT DESTRUCTION

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

Bazaarart_ED3EFD84-CBAB9726BBCAC.JPEG



APRIL 16TH / WRIT DESTRUCTION

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

IMG_1859.jpg



APRIL 16TH / WRIT DESTRUCTION

Elliptical machine abandoned.

IMG_1896.jpg



APRIL 16TH / WRIT DESTRUCTION

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

IMG_1937.jpg



APRIL 16TH / WRIT DESTRUCTION

Applicant's hand made sports coats & suits were found inside a wardrobe box with lawn tools and potted plants tossed on top of them. They were crumpled up in the bottom of the box, with the protective bag open or removed to expose those items to dirt, greaser, IMG_1896.jpg of 19



APRIL 16TH / WRIT DESTRUCTION

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

IMG_1873.jpg



APRIL 16TH / WRIT DESTRUCTION

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

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

IMG_1884.jpg



APRIL 16 WRIT DESTRUCTION

APRIL 16 WRIT DESTRUCTION ALL MY SONS / THIRD-PARTY PAYMENT

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

IMG_1882.jpg

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

IMG_1882.jpg



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

IMG_1938.jpg

APRIL 16TH / WRIT DESTRUCTION

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

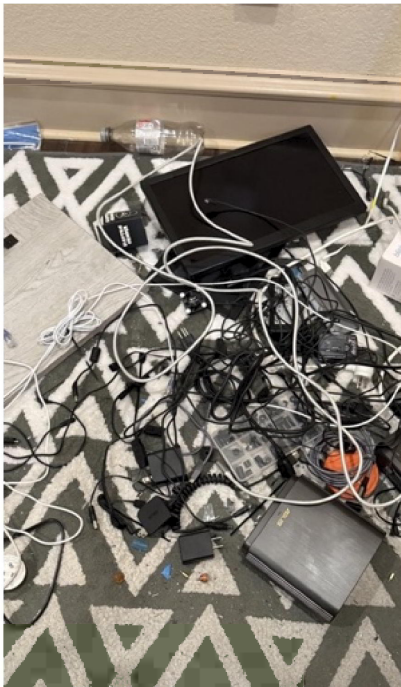


There was no attempt to unscrew anything from walls. Large holes were present where items were ripped off walls including security cameras where the only thing remaining was wires protruding from the wall where they once were. IMG_1935.2.jpg



APRIL 16 / WRIT AFTERMATH

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



APRIL 16 / WRIT AFTERMATH

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

IMG_2078.jpg

IMG_2073.jpg



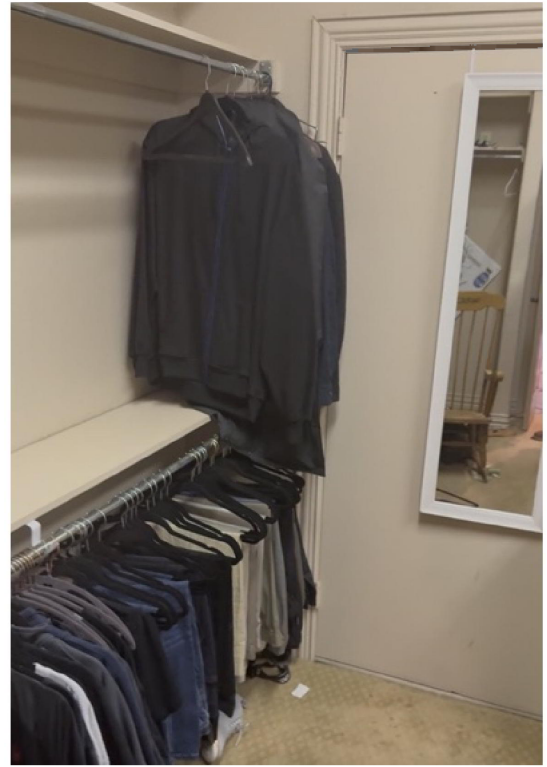
APRIL 16 / WRIT AFTERMATH

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

IMG_2070.jpg



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



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

IMG_2198.jpg



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



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

DJDESKWRIT.JPEG



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



APRIL 16 / WRIT AFTERMATH

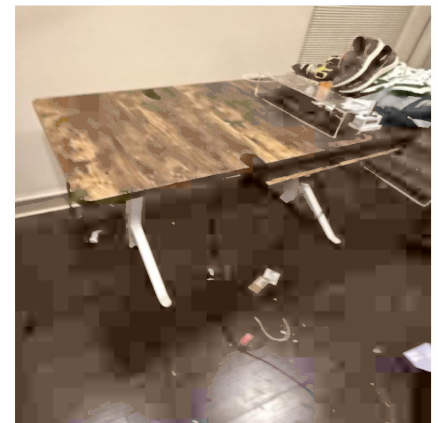
A Photograph taken shortly after our move when I began putting the studio together. Later additions included a dedicated M2 MacBook Pro, Pioneer CDJ3k & DJS1k, IK Multimedia ARC Studio Room Correction System, KRK S8 Subwoofer, Custom Marble Sub Platform on top of ISO Acoustics Sub Platform, (2) Panamax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



APRIL 16 / WRIT AFTERMATH

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

WALLCABLE1.JPEG



APRIL 16 / WRIT AFTERMATH
Critical equipment removed; only disconnected cabling remains, evidencing selective removal and system disruption.

GUTTED2.JPEG

THEFT AND DESTRUCTION

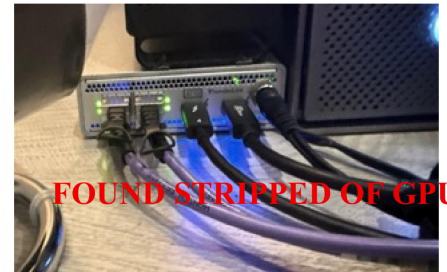
PERSONAL PROPERTY AND LIVELIHOOD

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



**KRK S8 SUBWOOFER
(DESTROYED)**

**ATTO THUNDERLINK
ADAPTOR (DESTROYED)**



FOUND STRIPPED OF GPU





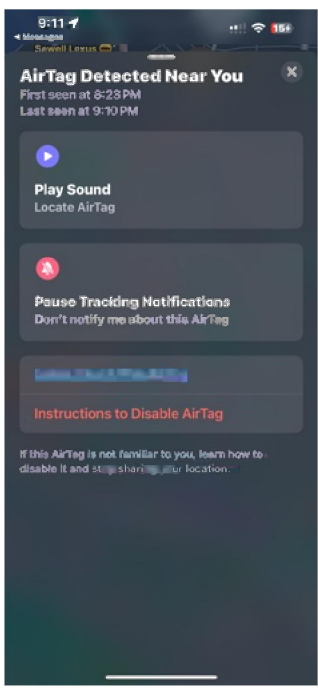
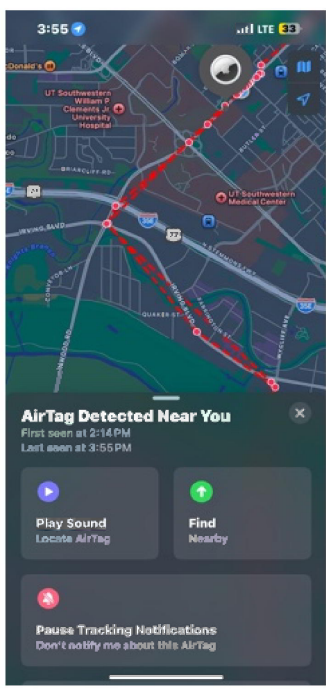
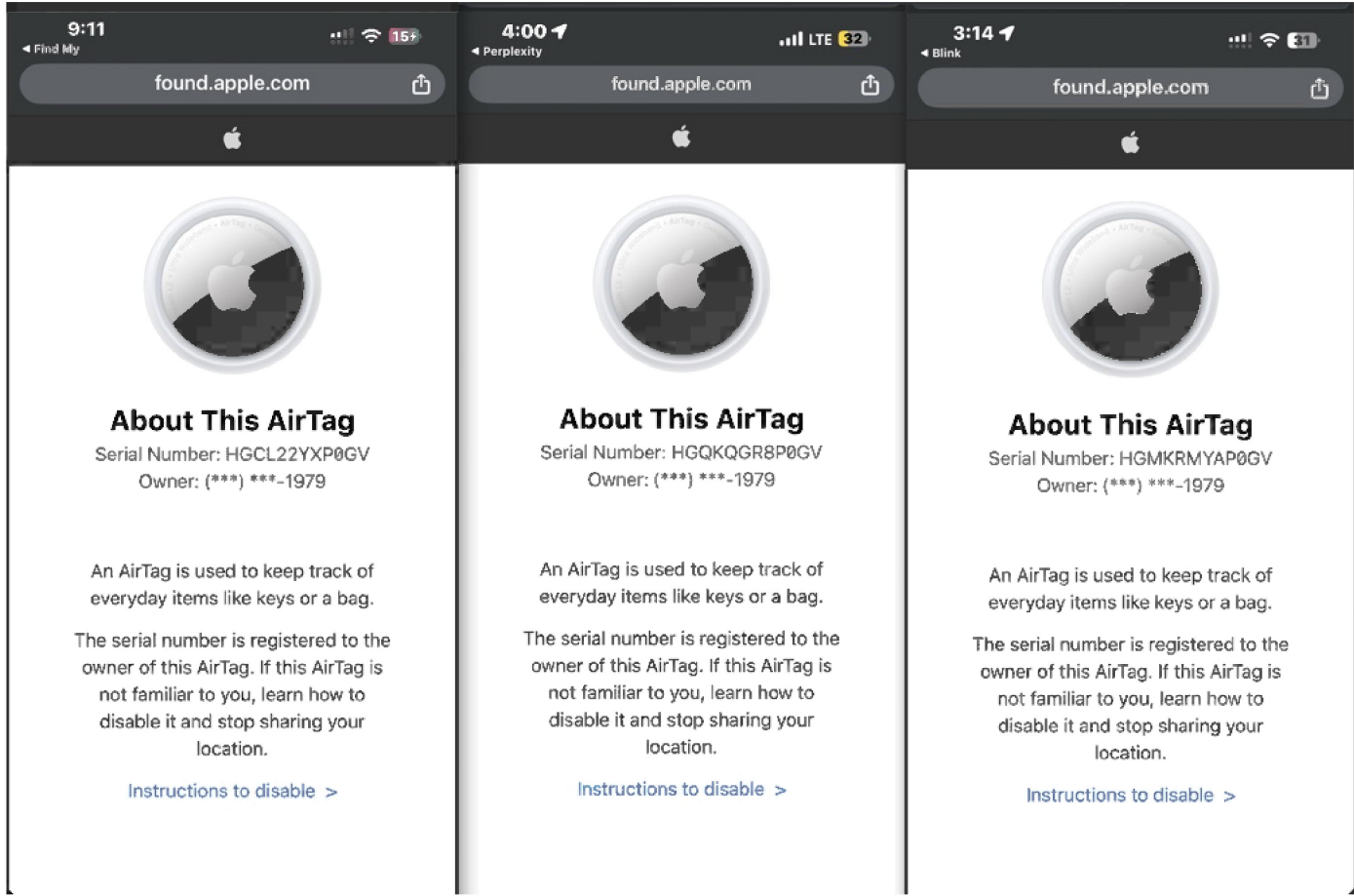
Multiple GPU's, a Custom Configured Minisforum N5 Pro Network Attached Storage with Integrated AI Computer Running Ubuntu with an External eGPU RTX GeForce 4070 Ti Super OC via OcuLink, Running OpenClaw w/ a Host of Agents for Legal Document Creation, Multiple SSD's + Enclosures, 10G Fiber, Switch, &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







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



NO. **DF-24-18010**

NOTICE: FILING CONTAINS SENSITIVE INFORMATION

IN THE MATTER OF
THE MARRIAGE OF

§
§
§
§
§
§
§

IN THE DISTRICT COURT

GWENDOLYN ULIJASZ

302ND JUDICIAL DISTRICT

&

JASON MCKEMIE

DALLAS COUNTY, TEXAS

Associate Judge's Ruling

~~(PROPOSED)~~ ORDER ON EMERGENCY

REINSTATEMENT OF HEALTHCARE

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

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

IT IS ORDERED:

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

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

OPTION A — EMPLOYER REINSTATEMENT

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

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

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

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

II. NO WAIVER

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

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

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

IV. NON-INTERFERENCE

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

V. ENFORCEMENT AND PAYMENT DEADLINES

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

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

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


VI. CONTINUANCE / EXTENSION FUNDING REQUIREMENT

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

VI. NON-OFFSET

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

SIGNED on 12/17, 2025.


JUDGE PRESIDING
Aspen Judge



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

ENTERED

THE DATE OF ENTRY IS ON
THE COURT'S DOCKET

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

Signed May 6, 2026

United States Bankruptcy Judge

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

<p>In re:</p> <p>JASON EMORY MCKEMIE,</p> <p>Debtor.</p>	<p>§</p> <p>§</p> <p>§</p> <p>§</p> <p>§</p> <p>§</p> <p>§</p>	<p>Chapter 7</p> <p>CASE NO. 26-30161-MVL-7</p>
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ORDER GRANTING IN PART DEBTOR’S EMERGENCY MOTION

Before the Court is the *Notice of Inability to Comply with Move-Out Deadline and Request for Status Conference* (collectively, the “**Emergency Motion**”) filed by Jason Emory McKemie (the “**Debtor**”), *pro se*, on April 30, 2026 [ECF No. 69].¹ In the Motion, the Debtor requests that

¹ The Court notes that the Debtor also filed an *Emergency Supplemental Notice of Renewed Writ Application, Material Changed Circumstances, and Request for Immediate Status* [ECF No. 71] on May 1, 2026.

the Court grant a “brief extension of time” with respect to the *Order Reinstating the Automatic Stay as to 5609 La Foy Blvd., Dallas, TX 75209* (the “**Stay Reinstatement Order**”) entered by the Court on April 16, 2026 [ECF No. 57], in which the Court ordered the reinstatement of the stay pursuant to § 362 of the Bankruptcy Code until April 30, 2026. ECF No. 69; ECF No. 57. More specifically, the Debtor contends that, while he had fully intended to vacate the real property located at 5609 La Foy Blvd., Dallas, TX 75209 prior to the lifting of the automatic stay after April 30, 2026, pursuant to the Stay Reinstatement Order, he has since suffered a material change in circumstances that has “made compliance by the current deadline unsafe and impossible.” ECF No. 69.

For clarity, the Stay Reinstatement Order provided that the automatic stay would remain in place under § 362 of the Bankruptcy Code through April 30, 2026, solely to the real property located at 5609 La Foy Blvd., Dallas, TX 75209 and any personal property contained therein. ECF No. 57 at 3. Additionally, the Court ordered that any and all actions to enforce a writ of execution in connection with the eviction of the Debtor with respect to the above-mentioned real property cease immediately. *Id.* However, after April 30, 2026, the automatic stay would once again lift pursuant to § 362 of the Bankruptcy Code, and the landlord of the property would be permitted to pursue all available state law remedies in connection with the property.

The Court held a hearing on May 5, 2026, with respect to the Emergency Motion. The Debtor appeared *pro se*. Travis and Jacqueline Skweres, principals of the landlord, Skweres Properties, LLC (the “**Landlord**”) appeared *pro se*.² After consideration of the testimony provided by the Debtor and Mr. and Mrs. Skweres, the Court hereby grants the Emergency Motion in part. For the reasons set forth in the record, the Court will grant the Debtor a **final, limited extension**

² The Court notes that while the Landlord has been represented by counsel at all prior hearings, neither the Landlord nor the Court were able to get in contact with the counsel for the Landlord despite multiple attempts.

of the move-out deadline established in the Stay Reinstatement Order. The Debtor shall have until **end of day on Friday May 8, 2026**, to exit the premises located at 5609 La Foy Blvd., Dallas, TX 75209 and remove any belongings. Given the prior lift of stay granted by the Court pursuant to its *Order Terminating the 11 U.S.C. § 362 Automatic Stay* that was entered on April 9, 2026 [ECF No. 43], the Landlord shall be entitled to pursue its state law remedies to pursue eviction of the Debtor from the property in question. However, neither the Debtor nor his belongings may be removed from the premises until **7:00 A.M. CST, on Saturday, May 9, 2026, at the earliest**.

Accordingly, it is

ORDERED that the Emergency Motion is **GRANTED IN PART**; it is further

ORDERED that the Debtor will be granted a final, limited extension of the move-out deadline previously established in the Stay Reinstatement Order, and the Debtor shall exit the premises located at 5609 La Foy Blvd., Dallas, TX 75209 and remove any belongings by **end of day on Friday, May, 8, 2026**; it is further

ORDERED that Skweres Properties, LLC is entitled to pursue its state law remedies with respect to the real property in question; it is further

ORDERED that, upon obtaining any writ of execution with respect to the real property in question, the Landlords shall not physically serve any writ of execution upon the Debtor until **no earlier than 7:00 A.M. CST on Saturday May 9, 2026**. Likewise, neither the Debtor nor his belongings may be removed from the premises until same; it is further

ORDERED that this Order reserves all parties' rights with respect to any claims for rent, expenses, damages, or violations of the automatic stay occurring prior hereto, which shall be sought by separate motion or adversary proceeding as appropriate; and it is further

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

###END OF ORDER###



Begin forwarded message:

From: USBenefits <USBenefits@accenture.com>
Date: January 21, 2026 at 4:40:46 PM CST
To: Jason McKemie <jmckemie@mckemie.net>
Cc: Jason McKemie <mckemie76@gmail.com>
Subject: RE: ERISA §104(b)(4) Request – SECOND DEMAND FOR REINSTATEMENT / 80 DAYS WITHOUT ACCESS TO CRITICAL MEDICATIONS / NOTICE OF ESCALATING MEDICAL HARM

Mr. McKemie,

Thank you for reaching out. We want to address your concerns. We will start by confirming that your coverage was reinstated in December and has now been reinstated effective as of the initial drop date, so there is no longer any gap in coverage. See below for more details and a response to your letter.

Your coverage was dropped due to a participant-reported life event, and that triggered the COBRA notice which was in accordance with our plan rules. When Accenture was informed by our Benefits Center in December that the qualifying event that triggered Cobra notice wasn't final yet, and therefore you were still an eligible dependent, we directed them to negate the life event. Manual intervention was required to return your coverage to active status because of the unique facts of your situation. While our intent was for there to be no gap in coverage, unfortunately our health plan administrators reinstated coverage from that point forward. We have reached out to both your medical carrier and pharmacy benefit manager to correct their records such that there is now no gap in coverage.

Aetna has informed us they are already reprocessing any denied claims in the November/December timeframe. If you have additional claims to be filed, you can file them now. If you need assistance with that, please let us know. Similarly, we can have CVS Caremark reach out to you directly to help process any pharmacy claims if you would like. Aetna has confirmed both of your MRI requests from last week have been approved.

We are unfortunately unable to take action related to your Health Savings Account or Health Care Flexible Spending Account. Only employees have the ability to elect their level of coverage; we cannot direct them or put in place coverage they did not ask for. Similarly, the Health Savings Account and Flexible Spending Account are controlled by employees, and we do not have the ability or authority to issue HSA cards, PIN numbers or give access to websites to anyone other than employees.

We acknowledge your request for documents under ERISA. In our response to you on January 15, 2026, we provided you with copies of the "instruments under which the plan is established or operated" as required under ERISA § 104(b)(4). You have requested additional documents below. Under ERISA § 503 and 29 C.F.R. § 2560.503-1, if an adverse benefit determination has been made and you have submitted a claim or appeal, the Plan must provide the "relevant documents" (as defined under 29 C.F.R. § 2560.503-1(m)(8)) that formed the basis of that benefit determination. To our knowledge, as noted above, all of your claims for benefits under the Plan have been approved by Aetna. If there are claims that are currently denied or specific claims for which you are seeking relevant documents, please identify the claim and we will be happy to assist.

Thank you,
Accenture Benefits

NOTE: Accenture reserves the right, in its sole discretion, to amend, modify or terminate any of its benefit plans at any time.

From: Jason McKemie <jmckemie@mckemie.net>

PAGE 2 ALL INFORMATION IS REQUIRED

PART 1: ALL INFORMATION IS REQUIRED

Customer Name: HOSPITECH SOLUTIONS, LLC.
(Name on electric account)

Patient's Name: JASON MCKEMIE
(Name of Patient, who is living permanently at the Service Address, and who needs critical care or chronic condition status. The Patient may be the same person as the Customer.)

Service Address (found on your electric bill)

City: 539 W COMMERCE ST, #2010, DALLAS State: TX ZIP: 75208

Mailing Address (if different than Service Address)

City: 5609 LA FOY BLVD. State: TX ZIP: 75209

ESI ID (found on your electric bill) ESI ID: 10443720002321725

TDU (circle one based on first 7 numbers in the ESI ID):	1020404 -- AEP TX North	1008901 -- CenterPoint	1013830 -- Nueces Elec Coop
	1003278 -- AEP TX Central	1011292 -- Lubbock Power & Light	1044372 -- Oncor
		1017699 -- Oncor/SESCO	1040051 -- Texas New Mexico

Customer Primary Phone: 214-868-4901

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

Name of Emergency Contact: JASON MCKEMIE

Mailing Address: 539 W COMMERCE ST, #2010

City: DALLAS State: TX ZIP: 75208

Phone: 214-868-4901

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

Signature: *Jason E McKemie* **Date:** APRIL 19, 2026

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

I do agree.

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

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

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

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

-AND/OR-

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

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

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



BAYLOR MEDICINE AT UPTOWN
4161 McKinney Avenue, Suite 300
Dallas, Texas 75204
Phone: 972-817-7040 | Fax: 972-817-7050

April 24, 2026

RE: Jason Emory McKemie | DOB: 04/08/1976

To Dallas County Court:

I am the treating physician for **Mr. Jason McKemie**. He is an established patient under my care and was evaluated on **April 24, 2026**.

Mr. McKemie carries a diagnosis of congestive heart failure with reduced functional capacity and a documented history of cardiac decompensation. At this time, he demonstrates significant fatigue, edema, and clinical findings concerning for volume overload.

Mr. McKemie requires strict and uninterrupted adherence to his prescribed treatment regimen, including his cardiac medications and related medications, which currently include furosemide, lisinopril, carvedilol, potassium chloride, trazodone, and tirzepatide. He reports that his medications were stolen/lost on April 16, 2026, and replacement prescriptions have been sent to his pharmacy.

He also requires nightly CPAP therapy. His current lack of access to CPAP equipment is medically concerning, and replacement is medically necessary.

Mr. McKemie further reports unstable living conditions, disrupted sleep, inconsistent food access, and financial barriers affecting his ability to obtain medications, medical equipment, imaging, and specialty care. These circumstances materially impair his ability to comply with treatment and increase his risk of worsening cardiac and respiratory status.

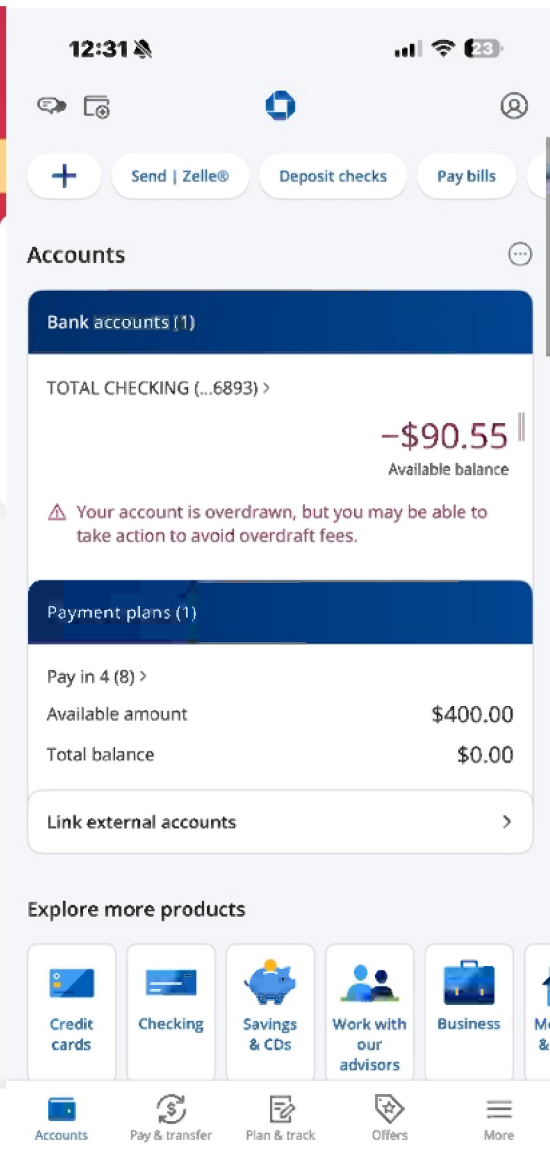
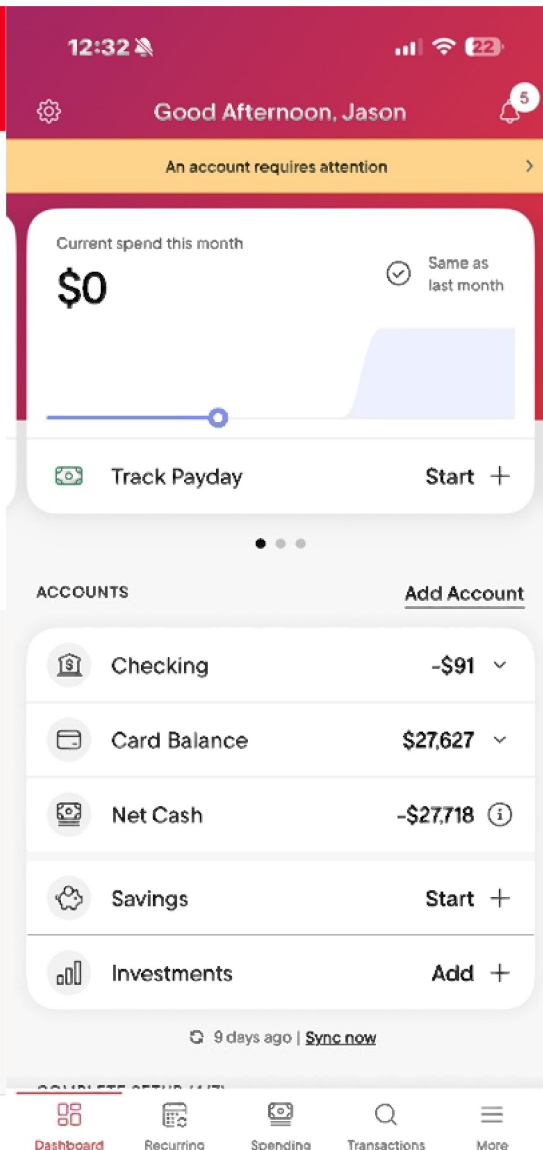
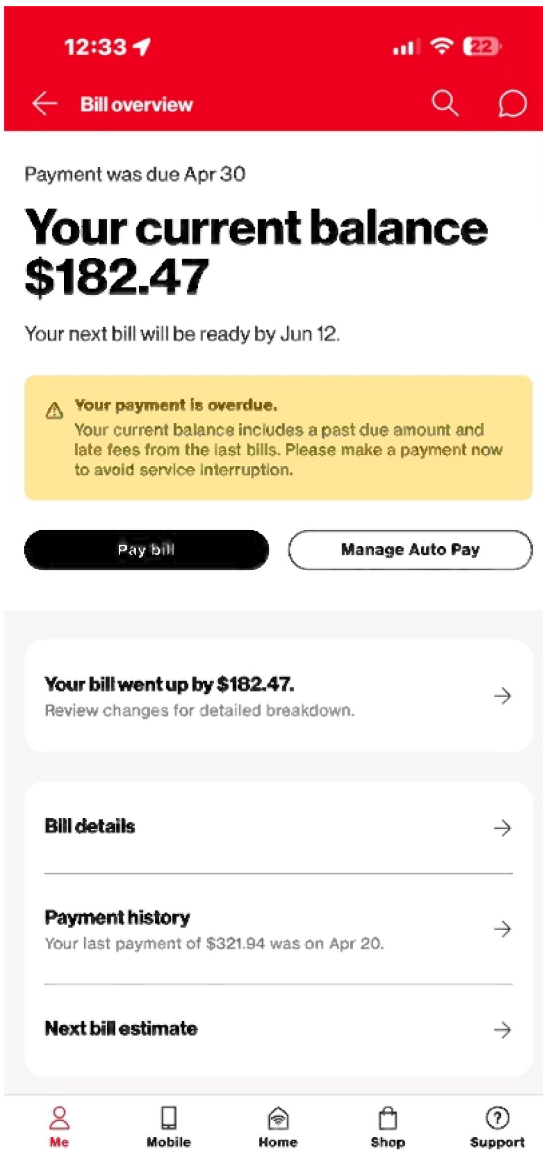
Mr. McKemie also has a documented shoulder injury for which surgical treatment had been planned in December but could not proceed at that time. He continues to require orthopedic follow-up and updated diagnostic imaging, including two MRI's to complete surgical planning. Any interruption in health coverage or inability to obtain required imaging and specialty care further delays medically indicated treatment.

It is my medical opinion that interruption of Mr. McKemie's medications, CPAP therapy, medical follow-up, nutrition, or rest places him at significant risk for cardiac and respiratory deterioration.

Let me be clear: the current circumstances are not medically sustainable. Mr. McKemie requires immediate and uninterrupted access to prescribed medications, CPAP therapy, healthcare benefits, necessary medical equipment, imaging, specialty care, and stable conditions sufficient to comply with treatment.

Sincerely,

Even Dittmar, M.D.
Baylor Medicine at Uptown



Subject: You've missed a storage payment
Date: Friday, May 8, 2026 at 2:02:28 PM Central Daylight Time
From: Public Storage <DoNotReply@Publicstorage.com>
To: Jason McKemie <jmckemie@mckemie.net>

Public Storage

Your account is past due.

Pay Now

Hi Jason,

As of 5/8/2026, your account balance of \$299.90 has become past due and a late fee has been applied. Please note that charges and fees may continue to accrue until full payment is made.

Your Account Details

Jason McKemie

Account Number:

59535605

Phone:

(214) 868-4901

EMAIL:

JMCKEMIE@MCKEMIE.NET

Login

Your Balance Due

Storage Location:

4740 Harry Hines Blvd

Dallas, TX 75235

[Get Directions](#)

Space Number:

5151

Space Size:

10x10

	PAST DUE/DUE NOW	DUE NEXT 06/01/2026
RENT	\$202.00	\$101.00
LATE FEES	\$40.40	\$0.00
LIEN FEE	\$57.50	\$0.00
TOTAL	\$299.90	\$101.00

Here are some ways to pay :

- Set up AutoPay in [your account](#) for effortless automatic payments.
- Download the [Public Storage App](#).
- [Login](#) or do [Quick Pay](#) on PublicStorage.com

- **Visit** a Public Storage Facility to pay at the office or kiosk.
- Pay by phone by dialing 866-444-4747 (for a small fee).

Always here,

Your Public Storage Team

Need more help? Check out our FAQs.

[How Can I Make A Payment?](#)

[How Can I Set Up and Manage AutoPay?](#)

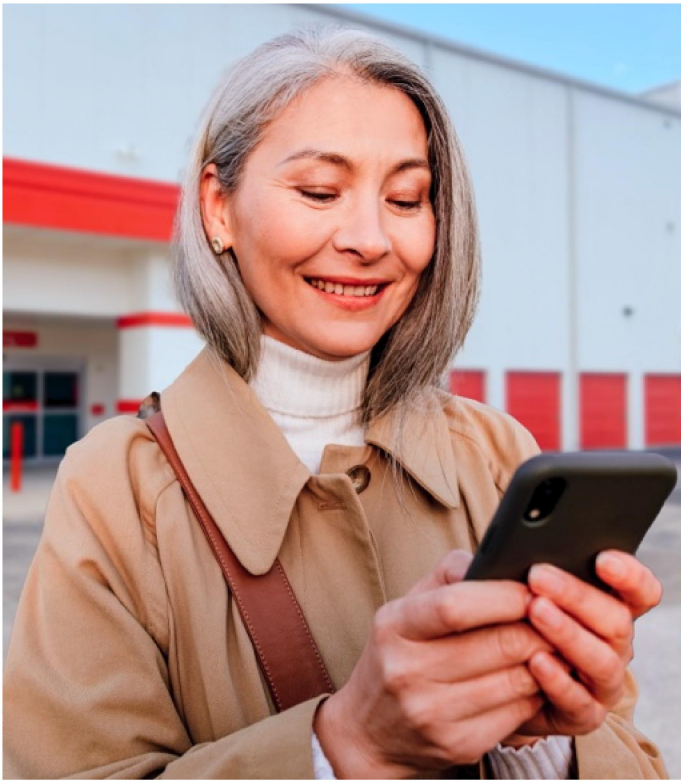
[Where Can I View My Balance?](#)

Have questions? [Chat with us](#)



Pay your bills, your way — with help from the app.

Make payments instantly, set up AutoPay, and stay up to date on your account right from your phone.



[Download the App](#)

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Envelope ID: 114787465

Filing Code Description: Motion - Miscellaneous

Filing Description: ESPONDENT'S SUPPLEMENTAL EMERGENCY
MOTION FOR INTERIM STABILIZATION, HEALTH CARE

ENFORCEMENT, CASE MGMT. AND OBJECTION TO PHV ADMISSION

Status as of 5/13/2026 9:25 AM CST

Case Contacts

Name	BarNumber	Email	TimestampSubmitted	Status
Kim Jones		kjones@sullivancook.com	5/12/2026 1:19:02 PM	SENT
Rebecca LArmstrong		rebecca@armstronglawtexas.com	5/12/2026 1:19:02 PM	SENT
Terra Aguirre		terra@armstronglawtexas.com	5/12/2026 1:19:02 PM	SENT
Lauren N.Shaw		lauren@armstronglawtexas.com	5/12/2026 1:19:02 PM	SENT
Jason McKemie		jmckemie@mckemie.net	5/12/2026 1:19:02 PM	SENT
Gwendolyn Uljasz McKemie		GUljasz@gmail.com	5/12/2026 1:19:02 PM	SENT
Gwendolyn Uljasz		guljasz@gmail.com	5/12/2026 1:19:02 PM	SENT
JONATHAN STEEL		jsteele@beermannlaw.com	5/12/2026 1:19:02 PM	SENT
JASON EMORYMCKEMIE		jason@callvital.com	5/12/2026 1:19:02 PM	SENT