
----- Forwarded message -----

From: **MetLife** <MetLifeHSSA@metlife.lh1ondemand.com>

Date: Tue, Nov 26, 2024 at 3:01 AM

Subject: Action Required Receipt Needed for Your Recent Debit Card Claim

To: gulijasz@gmail.com <gulijasz@gmail.com>



Gwendolyn,

Why we're contacting you

Before we can process your recent Health Savings & Spending Account debit card claim, we need you to send us your receipt(s) so we can ensure your claim meets the IRS requirements for a qualified expense.

What you need to do

Please login to your account on the MetLife participant portal and follow the instructions below to submit your receipt:

1. Go to the **Tasks** section on the home page, click on **receipt needed to approve your claim**.
2. Select the file and click **Upload Receipt**.
3. Your receipt status will change to **Uploaded**.

If you prefer to mail or fax your receipts, download and print the **Debit Card Receipt Request** notification from the **Message Center** to return with your receipts.



Your itemized receipt or EOB statement from your provider (if applicable) must include all of the following in order to substantiate your claim:

- Date of Service
- Merchant or provider name/information
- Description of services type or product purchased
- Dollar amount of the expense or service

View the **User Guide** on the **Education and Resources** page under the **Tools & Support** tab for receipt requirements and other important details to quickly process your claim. [Click here](#) for a short video on how to easily upload receipts.

What will happen if we don't hear from you

If we don't receive the necessary receipt within 60 days of this notification, we may deny your claim and request repayment from you.

We're here to help

For questions, please contact MetLife Customer Service Monday through Friday, from 8:00 a.m. to 8:00 p.m. Eastern time. Our contact information and website for the participant portal are listed below.

MetLife Customer Service

(833) 675-2830

MetLife@service.healthaccountservices.com

HealthSavingsAndSpending.metlife.com

Click [here](#) to access your online portal.

This is a system generated email. Please do not respond.

This message is for the designated recipient only and may contain privileged, proprietary, or otherwise confidential information. If you have received it in error, please notify the sender immediately and delete the original. Any other use of the e-mail by you is prohibited. Where allowed by local law, electronic communications with Accenture and its affiliates, including e-mail and instant messaging (including content), may be scanned by our systems for the purposes of information security, AI-powered support capabilities, and assessment of internal compliance with Accenture policy. Your privacy is important to us. Accenture uses your personal data only in compliance with data protection laws. For further information on how Accenture processes your personal data, please see our privacy statement at <https://www.accenture.com/us-en/privacy-policy>.

www.accenture.com

From: Gwen Ulijasz <gulijasz@gmail.com>

Sent: Wednesday, December 18, 2024 12:20 PM

To: Jason McKemie <jmckemie@mckemie.net>

Subject: [External] Fwd: Vision receipts needed and update on pay back from David Aron

External email. Inspect before opening any links or attachments.

Jason, I called the HSA card administrator , Met Life. They suspended the card already because I have not received receipts from you in a timely manner. This was not my doing.

Despite many conversations as well as my creation of a physical folder for receipts I placed in the kitchen and showed you and you acknowledged, you have not been able to responsibly use the card.

i cannot reactivate it. They need the receipts. You need to provide them to me or I cannot pay for your medical care. It's in your hands now.

Further, I called PhysicalAddress.com and it seems that on this account as well, you set up our mail receipt in a way that you are the only Owner. You have taken steps to disallow me from seeing my mail in the app and I have no ability to collect my mail or see it online.

All of these items need to be handled responsibly. I cannot in good conscience give you money , even for medical care, with what is going on as result of your continued financial neglect of responsibility and controlling actions.

You can choose whether to cooperate so that I can upload the receipts, get the HSA turned back on, and then have your shot. I dont know how long after you provide the receipts it takes to get the card turned on. I would suggest you finally start to treat this stuff w/ the attention it's always deserved.



Important information – Please review

Gwendolyn,

Why we're contacting you

We recently sent you an email requesting a receipt for your MetLife Health Savings & Spending Account debit card claim. Before we can process your claim, we need you to send us your receipt(s) so we can ensure your claim meets the IRS requirements for a qualified expense. As of today, our records show we haven't received the required documentation from you.

What you need to do

Please login to your account on the MetLife participant portal and follow the instructions below to submit your receipt:

----- Forwarded message -----

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

Date: Tue, Dec 17, 2024 at 8:48 PM

Subject: Vision receipts needed and update on pay back from David Aron

To: Jason McKemie <jmckemie@mckemie.net>

Receipts are needed for both the attached purchases i made for you for glasses. Please send by tomorrow end of day so that I can see you have intent to participate responsibly and I can leave the HSA available for your next shot. If receipts are not provided in a timely manner and without an argument like I've experienced in the past, then the transactions become reportable to the IRS and a taxable event. The tax is approximately half of each of the bills below including penalties. \$840. This will be your responsibility if the steps the federal gov't needs to qualify these expenses are ignored.

Separately, \$800 remains unaccounted for after 5 months with your therapist David Aron. A month ago you told me that it would take a month. This is after months of discussion on the same and assurances that it was not urgent and did not matter whether we were active on my old Aetna health plan. An update, please, with screen shoots as needed so that I can see where things stand. An explanation of your own is not necessary.

I am not open to discussion about putting you on COBRA until you can accomplish the above. This requires no back and forth.

Do the needful.

This message is for the designated recipient only and may contain privileged, proprietary, or otherwise confidential information. If you have received it in error, please notify the sender immediately and delete the original. Any other use of the e-mail by you is prohibited. Where allowed by local law, electronic communications with Accenture and its affiliates, including e-mail and instant messaging (including content), may be scanned by our systems for the purposes of information security, AI-powered support capabilities, and assessment of internal compliance with Accenture policy. Your privacy is important to us. Accenture uses your personal data only in compliance with data protection laws. For further information on how Accenture processes your personal data, please see our privacy statement at <https://www.accenture.com/us-en/privacy-policy>.

www.accenture.com

Sunday, July 27, 2025 at 3:05:49 PM Central Daylight Time

Subject: Re: Vision receipts needed and update on pay back from David Aron
Date: Wednesday, December 18, 2024 at 1:54:00 PM Central Standard Time
From: Jason McKemie
To: Gwen Ulijasz
CC: Brant Webb
Attachments: image.png, image.png, 1608.82 receipt required.pdf, 86.80 receipt required.pdf

Gwen,

I find that really interesting because I just talked to them and they don't cancel cards for that. Care to reword that?

I have not made any changes whatsoever to your physical address.com account. Absolutely nothing. You can still access the portal and you can still see the mail. But you are correct that it is my account, and therefore, I simply have to approve any mail that's picked up by anyone else but me. If you go there to pick something up, they will simply call me for that approval, and as long as nothing of mine is marked for pick up, then I will approve you to pick up your mail.

In regard to the receipts, you have them. But I'll forward them to you again.

I don't see an email from you. Notifying me if you receive the confirmation from Aetna for the David Aron receipt submissions. Those emails would actually go to you, not me.

You'll receive an email after this one with the receipts again.

Best Regards,

Jason McKemie
(214) 868-4901 *Mobile

On Dec 18, 2024, at 12:20 PM, Gwen Ulijasz <gulijasz@gmail.com> wrote:

Jason, I called the HSA card administrator , Met Life. They suspended the card already because I have not received receipts from you in a timely manner. This was not my doing.

Despite many conversations as well as my creation of a physical folder for receipts I placed in the kitchen and showed you and you acknowledged, you have not been able to responsibly use the card.

i cannot reactivate it. They need the receipts. You need to provide them to me or I cannot pay for your medical care. It's in your hands now.

Further, I called PhysicalAddress.com and it seems that on this account as well, you set up our mail receipt in a way that you are the only Owner. You have taken steps to disallow me from seeing my mail in the app and I have no ability to collect my mail or see it online.

All of these items need to be handled responsibly. I cannot in good conscience give you money, even for medical care, with what is going on as a result of your continued financial neglect of responsibility and controlling actions.

You can choose whether to cooperate so that I can upload the receipts, get the HSA turned back on, and then have your shot. I don't know how long after you provide the receipts it takes to get the card turned on. I would suggest you finally start to treat this stuff w/ the attention it's always deserved.

----- Forwarded message -----

From: **Gwen Ulijasz** <gulijasz@gmail.com>

Date: Tue, Dec 17, 2024 at 8:48 PM

Subject: Vision receipts needed and update on pay back from David Aron

To: Jason McKemie <jmckemie@mckemie.net>

Receipts are needed for both the attached purchases I made for you for glasses. Please send by tomorrow end of day so that I can see you have intent to participate responsibly and I can leave the HSA available for your next shot. If receipts are not provided in a timely manner and without an argument like I've experienced in the past, then the transactions become reportable to the IRS and a taxable event. The tax is approximately half of each of the bills below including penalties. \$840. This will be your responsibility if the steps the federal gov't needs to qualify these expenses are ignored.

Separately, \$800 remains unaccounted for after 5 months with your therapist David Aron. A month ago you told me that it would take a month. This is after months of discussion on the same and assurances that it was not urgent and did not matter whether we were active on my old Aetna health plan. An update, please, with screen shots as needed so that I can see where things stand. An explanation of your own is not necessary.

I am not open to discussion about putting you on COBRA until you can accomplish the above. This requires no back and forth.

Do the needful.

Gwendolyn Ulijasz
930342
Cognizant

Receipt(s) Required - Print this Page:

Print this confirmation, attach the required receipt(s) and fax to MetLife Chip Card. Alternatively, you can upload your receipt(s) from the Receipts Needed page accessed from the Tasks section on the Home page.

Fax: (833) 950-1243
Mail: PO Box 2724
Fargo, ND 58108
Email: MetLife@service.healthaccountservices.com

If you are unable to print this confirmation:

Send your receipt(s) with a note that includes (a) the name of the company you work for, (b) your name, and (c) the claim number(s) listed below.

Claim Number	Plan	Date of Service	Provider / Merchant	Recipient	Receipt Amount	Receipt Status
1796C240927D0017501 DC	LP-FSA 01/01/2024- 12/31/2024	9/25/2024	1456 - VISION ARORA	Gwendolyn Ulijasz	\$1,608.82	Required
Totals:					\$1,608.82	

Remember, regardless of which (if any) receipts you are required to submit, you are responsible for retaining a copy of all receipts for three years in the event you or your Pre-tax Account plan are audited by the IRS.

Gwendolyn Ulijasz
930342
Cognizant

Receipt(s) Required - Print this Page:

Print this confirmation, attach the required receipt(s) and fax to MetLife Chip Card. Alternatively, you can upload your receipt(s) from the Receipts Needed page accessed from the Tasks section on the Home page.

Fax: (833) 950-1243
Mail: PO Box 2724
Fargo, ND 58108
Email: MetLife@service.healthaccountservices.com

If you are unable to print this confirmation:

Send your receipt(s) with a note that includes (a) the name of the company you work for, (b) your name, and (c) the claim number(s) listed below.

Claim Number	Plan	Date of Service	Provider / Merchant	Recipient	Receipt Amount	Receipt Status
1796C240927D0007401 DC	LP-FSA 01/01/2024- 12/31/2024	9/25/2024	1456 - VISION ARORA	Gwendolyn Ulijasz	\$86.80	Required
Totals:					\$86.80	

Remember, regardless of which (if any) receipts you are required to submit, you are responsible for retaining a copy of all receipts for three years in the event you or your Pre-tax Account plan are audited by the IRS.

Subject: McKemie - update
Date: Thursday, December 19, 2024 at 1:07:59 PM Central Standard Time
From: Brant Webb
To: Jason McKemie
CC: Brant Webb, Betty Villarreal
Attachments: image001.jpg

Jason – I let Gwen’s attorney know about the insurance and HSA issues. She attached the Dallas County Standing Orders to her annulment petition so if there are any issues with the insurance we can let the judge know on 12/31. She’s going to talk to Gwen and get back to me.

On another note, I’ve confirmed that you are going to be personally served with the paperwork. So just answer the door if someone shows up and answer your phone in case it’s a constable or a process server.

I’m going to go ahead and rework the divorce petition so that we’ll just need to attach the revised declaration when it’s ready – get me whatever you’d like to add and so we can get it on file ASAP.

Brant Webb
The Webb Family Law Firm
325 North St. Paul Street, Suite 3900
Dallas, Texas 75201
Tele: 214 871 2730 Fax: 214 871 9339
brant@webbfamilylaw.com



Please be advised that this e-mail address is for correspondence ONLY and is not a valid e-mail address for e-service and/or notice. Please send any e-service and/or notice to firm@webbfamilylaw.com

The Firm uses ShareFile to share e-mails and documents securely. If you receive e-mails or documents via ShareFile, you may be prompted to enter your e-mail address and name in order to access them. [Click here](#) to upload confidential or large files.

Per Firm policy, please allow for a 48-hour reply to all emails. If your email is sent outside of normal business hours (M-F 8:30 a.m. to 5:00 p.m.), the next business day

is the date of receipt.

CONFIDENTIALITY NOTIFICATION: This e-mail and any attachments to it may contain confidential information that is (1) subject to the Attorney-Client Privilege, (2) and attorney work product, or (3) strictly confidential. Do not read this email if you are not the intended recipient. Disclosure, copying, distribution or use of any information in or attached to this e-mail is STRICTLY PROHIBITED. Unauthorized interception of this e-mail is a violation of federal criminal law. If you received this email in error, destroy the original and its attachments without reading or saving in any manner and immediately notify us by reply e-mail, or at (214) 871-2730.

→ Forwarded to gulijasz@gmail.com

From: Jason McKemie <jmckemie@mckemie.net>
Date: Wednesday, January 22, 2025 at 9:48 AM
To: Brant Webb <brant@webbfamilylaw.com>
Cc: Betty Villarreal <Betty@webbfamilylaw.com>
Subject: Re: McKemie - updated health insurance information

[Brant, Responses for Gwen Regarding HSA](#)

Gwen,

On the HSA/FSA Information:

Gwen, take a moment to reflect and compose yourself. This isn't a crisis; it's an administrative issue we can resolve with clarity and professionalism. Let's stay on track.

On Sending Receipts:

No problem—Brant will handle the forwarding.

On Time and Money Wasted:

I have consistently and clearly requested the MetLife **username** and **password** from you for **MONTHS, which you have never provided.** Without those credentials, it is impossible for me to proceed.

To reiterate, there is only one account and associated email address which can be assigned to each policy. And those login credentials are YOURS:

- The **username** is your email, gulijasz@gmail.com.
- The **password** remains **unknown** because you have repeatedly refused to provide it.

My time, like yours, is valuable, and I agree that compensation for wasted efforts is warranted. Let me make this perfectly clear: unless and until you provide the password, I will not continue this futile exercise. If you do ever provide the password, then I'll upload the receipts in the 30 seconds it takes to do so.

On Therapist Costs:

Those receipts were handed to you in person in October. At that time, you logged into MetLife (without providing me the password) so I could upload them, which I did with the David Aron receipts. I left, and you retrieved, copies of these again when you came to the house to get your belongings. I also emailed them to you yet again on December 18st, as evidenced by the attached email. Any additional requests from MetLife would have gone directly to you as the policyholder at your email address gulijasz@gmail.com. As you have never mentioned anything whatsoever regarding them reaching out nor needing anything, then my obligations have been completely fulfilled here. Your refusal to forward any subsequent correspondence, or to notify me of anything else they might need, is not my problem. My obligations have been fulfilled here. Once again, **you and only you have** access to these emails going to gulijasz@gmail.com. Your claims of a hacked Gmail are not only absurd, but they are also laughable; because if that was true, the evidence would be extremely obvious within the security section of your Gmail settings. Perpetuating this absurd accusation calls into question any and every other other accusation you make moving forward, so it's best to let this fantasy go.

On Insurance Premiums:

There has been no agreement regarding repayment of health insurance premiums. Furthermore, as we remain married, any alteration to existing policies—cancellation, modifications, or beneficiary changes—would violate both the judge's standing orders and temporary orders. Should you attempt such action, consider this email your notice that my attorney must be informed beforehand, allowing sufficient time for me to secure AND gain coverage for any alternative coverage I must put in place. Additionally, we would be seeking reimbursement from you for the associated costs while we remain married as that remains part of the marital contract we practiced throughout our relationship. Any failure to comply with the orders will have consequences.

17 of 28

On the SoFi Loan:

You unilaterally took out that loan without my knowledge or involvement. I was unaware of its amount until recently. Throughout our marriage, we paid off all credit cards every month to retain our credit scores, additionally there was \$2,000 per month or more added to my personal account each month to cover the expenses which I put on my personal cards. You stopped providing either of these in Sept with the exception of single deposit to my checking in early Dec. without any explanation. This is all clearly documented in our financial statements. Meanwhile, you reported legitimate transactions—such as my attorney’s retainer, a paypal transfer for living expenses, and a necessary and prescribed medical device of mine—AS FRAUD. Then, despite acknowledging and committing to still provide those on a recorded conversation, you do not provide those with the exception of the attorney retainer which you delayed 2 days while stating it was because you couldn’t retain an attorney until the following Tuesday and it wouldn’t be fair; when in truth you already had multiple attorneys and had paid a retainer 2 weeks prior and HAD ALREADY FILED FOR A PROTECTIVE ORDER! You then threaten me on a recorded call that if I don’t annul the marriage that things “will get bad, and Jason... I need you to hear me, they will get bad, really, really bad”. What was the point of this threat considering you had already put the EOP in play??

On Misleading Statements and Actions:

Your cancellation of my plane ticket under false pretenses of a “cancelled Christmas” due to your Aunt’s broken ankle. Coupled with your personal trip and romantic rendezvous in New York under the guise of a work trip demanded by Ashley which required the unthinkable burden of you spending a fortune at Bloomingdales on a new gown, coupled with even further deception, demonstrates a troubling pattern of dishonesty. You subsequently received a text from your Gala suitor about how incredible you were last night with inappropriate emoji, and this was only days after your desert and dinner date with Rodrigo in San Antonio. Does Jordan know about NY? What about Rodrigo? Should I keep going, because there are more.

Gwen, if you cannot be truthful, at least make an attempt to respect the intelligence of those around you. These actions reflect poorly on you, and you’re only making it worse.

On Insurance Ethics:

You mentioned “ethical actions.” Your claim here is laughable, considering your ongoing disregard for the orders and your repeated attempts to weaponize this process.

To reiterate: altering or canceling insurance policies is a direct violation of standing and temporary orders. Proceed at your peril.

On Family Contact:

I blocked you on all platforms last weekend. If you have evidence suggesting otherwise, provide it. Otherwise, baseless allegations will no longer receive the dignity of a response from either I or Brant. Your strategy of driving up legal costs ends here!

At first, we gave you the benefit of the doubt, by assuming you just simply didn’t know better. So out of sympathy we provided an explanation. But you have grown bolder as the absurdity of your accusations has proved to have no limits. Gwen, if I “hacked” your Gmail account then how is it you have access? Do you have any clue how obvious it would be if there was ANY REMOTE truth to that. Just go to the security page in your Gmail settings. You will see everyone and anyone that has logged in.

Perpetuating this absurdity only calls into question any allegation you make moving forward, whether legitimate or not. The ridiculousness of your accusations now calls into question your stability; and any ability that you might possess to be rational, truthful, and objective. The damage you’re doing to your trustworthiness, and reputation, is real. I suggest letting this fantasy go.

On Compliance and Monitoring:

Given your persistent threats and disregard for orders, I am now compelled to contact all financial institutions and insurance providers to ensure full compliance. Any unauthorized changes, withdrawals, transfers, beneficiary changes, or any other violations of the orders will be documented and reported to Brant, who will address them with the court expeditiously. This action isn’t punitive—it’s precautionary, driven solely by your repeated failure to adhere to the rules; and continued hostile threats to violate them even further.

Best Regards,

Jason McKemie
(214) 868-4901

From: Brant Webb <brant@webbfamilylaw.com>
Date: Tuesday, January 21, 2025 at 11:10 AM
To: Jason McKemie <jmckemie@mckemie.net>
Cc: Brant Webb <brant@webbfamilylaw.com>, Betty Villarreal <Betty@webbfamilylaw.com>
Subject: FW: McKemie - updated health insurance information

Jason – see below/attached from Gwen (starting w/ her 1/20/2025 reply). Please do not respond to her directly.

Brant Webb
The Webb Family Law Firm
325 North St. Paul Street, Suite 3900
Dallas, Texas 75201
Tele: 214 871 2730 Fax: 214 871 9339
brant@webbfamilylaw.com



From: McKemie, Gwen <gwendolyn.ulijasz@accenture.com>
Sent: Monday, January 20, 2025 10:41 PM
To: Brant Webb <brant@webbfamilylaw.com>
Cc: Betty Villarreal <Betty@webbfamilylaw.com>
Subject: RE: McKemie - updated health insurance information

See the attached and below from a few days ago reflecting what Metlife needs versus what they have received: 13 for the HSA and additional for the FSA.

This is not an invitation for him to send receipts. My time and money has been wasted in circus-like accusations of being locked out and attempts to talk in circles about it with my former attorney. I am working, and busy undoing the hacking and account manipulation that continues.

- We can roll the amount owed to me into a meditation settlement, which is taxability at my ordinary income rate and a penalty for misuse of a qualified federal account.
- We can additionally roll in the \$800 he did not bother putting through insurance at all for his therapist, David Aron.
- Payback for health insurance premiums I'm paying for him at present may also be rolled into what I request in final settlement. I'll have the bills.
- Outstanding debt is his portion left, and totals a few tens of thousands, specifically \$30k left on the Sofi loan. You may expect a complete picture next month.

No health insurance of any kind is on the table for discussion as Jason has not demonstrated responsible and ethical actions required to have health insurance.

Lastly, please tell your client is not welcome to contact my family. He reached out over Facebook a few days ago. I'm sure you can imagine what they think of him at this point.

Thank you.

External Action Required Denied Claim(s) Requires Repayment

Summarize

MetLife <MetLifeHSSA@metlife.lh1ondemand.com>
To McKemie, Gwen

Reply Reply All Forward

Thu 1/16/2025 3:01 AM

[Click here to download pictures.](#) To help protect your privacy, Outlook prevented automatic download of some pictures in this message.

External email. Inspect before opening any links or attachments.



Gwendolyn,

Why we're contacting you

After careful review, your recent MetLife Health Savings & Spending Account debit card claim(s) submission has been denied. A partial denial may indicate that the cost of your reimbursement request was greater than your available balance. As a result, you may have been reimbursed for only a portion of your initial claim. Because we have previously reimbursed you for this claim, repayment of funds to your account is required within 10 days of this notification to avoid losing access to your debit card for this account.

Gwen Uljasz-McKemie
Gwendolyn.Uljasz@Accenture.com
210.278.6377
Managing Director – Insurance



From: McKemie, Gwen
Sent: Monday, January 20, 2025 10:51 AM
To: 'Brant Webb' <brant@webbfamilylaw.com>
Cc: 'Betty Villarreal' <Betty@webbfamilylaw.com>
Subject: RE: McKemie - updated health insurance information

They are to move the mail manually from 2010 to my new box, but mistakes happen. It was advised that I formally take my name off the 2010 box, which I was just able to accomplish on Friday with the help of management.

Please be advised as well that the HSA receipts Jason provided do not tie out to the amounts given from the benefits administrator. There is a credit that appears on the version Jason gave that is not present on the receipts I got directly from the eye doctor office the other week.

They appear to have been altered.

Gwen Uljasz-McKemie
Gwendolyn.Uljasz@Accenture.com
Managing Director – Insurance



From: McKemie, Gwen
Sent: Monday, January 20, 2025 10:48 AM
To: Brant Webb <brant@webbfamilylaw.com>
Cc: Betty Villarreal <Betty@webbfamilylaw.com>
Subject: RE: McKemie - updated health insurance information

My company advised that these cards were sent to the PMB 2010 as that's the address that I still have on record.

Gwen Uljasz-McKemie
Gwendolyn.Uljasz@Accenture.com
Managing Director – Insurance



From: Brant Webb <brant@webbfamilylaw.com>
Sent: Monday, January 13, 2025 3:46 PM
To: McKemie, Gwen <gwendolyn.uljasz@accenture.com>
Cc: Betty Villarreal <Betty@webbfamilylaw.com>; Brant Webb <brant@webbfamilylaw.com>
Subject: [External] McKemie - updated health insurance information

External email. Inspect before opening any links or attachments.

Ms. McKemie – were you able to locate the updated health insurance information? I know there was some discussion about it last Tuesday at the end of the hearing – Mr. McKemie is

asking because he says he has appointments tomorrow and Wednesday.

Thanks,

Brant Webb

The Webb Family Law Firm

325 North St. Paul Street, Suite 3900

Dallas, Texas 75201

Tele: 214 871 2730 Fax: 214 871 9339

brant@webbfamilylaw.com



Please be advised that this e-mail address is for correspondence ONLY and is not a valid e-mail address for e-service and/or notice. Please send any e-service and/or notice to firm@webbfamilylaw.com

The Firm uses ShareFile to share e-mails and documents securely. If you receive e-mails or documents via ShareFile, you may be prompted to enter your e-mail address and name in order to access them. [Click here](#) to upload confidential or large files.

Per Firm policy, please allow for a 48-hour reply to all emails. If your email is sent outside of normal business hours (M-F 8:30 a.m. to 5:00 p.m.), the next business day is the date of receipt.

CONFIDENTIALITY NOTIFICATION: This e-mail and any attachments to it may contain confidential information that is (1) subject to the Attorney-Client Privilege, (2) and attorney work product, or (3) strictly confidential. Do not read this email if you are not the intended recipient. Disclosure, copying, distribution or use of any information in or attached to this e-mail is STRICTLY PROHIBITED. Unauthorized interception of this e-mail is a violation of federal criminal law. If you received this email in error, destroy the original and its attachments without reading or saving in any manner and immediately notify us by reply e-mail, or at (214) 871-2730.

This message is for the designated recipient only and may contain privileged, proprietary, or otherwise confidential information. If you have received it in error, please notify the sender immediately and delete the original. Any other use of the e-mail by you is prohibited. Where allowed by local law, electronic communications with Accenture and its affiliates, including e-mail and instant messaging (including content), may be scanned by our systems for the purposes of information security, AI-powered support capabilities, and assessment of internal compliance with Accenture policy. Your privacy is important to us. Accenture uses your personal data only in compliance with data protection laws. For further information on how Accenture processes your personal data, please see our privacy statement at <https://www.accenture.com/us-en/privacy-policy>.

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

To: Gwen Ulijasz gulijasz@gmail.com, Gwen Laura Ulijasz McKemie gwendolyn.ulijasz@accenture.com

Cc: "gwen.mckemie@accenture.com" gwen.mckemie@accenture.com, "gstat04@hotmail.com" 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

No card received. benefits admin & account # unknown. ~ 3 paychecks as of 2/9 = ~ \$1000/yr contributor.

Acceptance

Enrolled in Health Savings Account?

Yes

Effective Date

01/01/2025

Health Savings Account Contributions

Previous Contributions \$0.00

Elected Annual Contribution \$7,549.92

Employer Annual Contribution \$1,000.00

Annual Total \$8,549.92

Estimated Paycheck Deduction \$314.58
Semi-Monthly