

**NOTICE: THIS DOCUMENT CONTAINS SENSITIVE DATA**

NO. DF-24-18010

**NOTICE: DOCUMENT CONTAINS  
SENSITIVE INFORMATION.**

<b>IN THE MATTER OF</b>	§	<b>IN THE DISTRICT COURT THE</b>
<b>MARRIAGE OF</b>	§	
	§	
<b>GWENDOLYN ULIJASZ-MCKEMIE</b>	§	<b><u>302<sup>nd</sup></u> JUDICIAL DISTRICT</b>
<b>&amp;</b>	§	
<b>JASON MCKEMIE</b>	§	<b>DALLAS COUNTY, TEXAS</b>

**AFFIDAVIT OF JASON McKEMIE REGARDING PROPERTY  
ACCESS, MANUFACTURED ALLEGATIONS, AND ACQUISITION  
OF A FIREARM DURING PENDING DIVORCE PROCEEDINGS**

**STATE OF TEXAS | COUNTY OF DALLAS**

BEFORE ME, the undersigned authority, on this day personally appeared **Jason McKemie**, who, being duly sworn, stated under oath as follows:

1. **My name is Jason McKemie and my Date of Birth is April 8th, 1976.** I am the **Respondent** in **Cause # DF-24-18010** in **Dallas County, Texas**. I am over the age of eighteen (18), of sound mind, competent to make this affidavit, and all statements herein are based on my personal knowledge and are true and correct.
2. On **May 30th, 2025**, I separated the personal property located within the parties' Public Storage facility in accordance with prior written communications and discussions between myself and Petitioner. All items identified as belonging to Petitioner were placed into one designated storage unit, and all items belonging to me were placed into a separate storage unit.
3. This separation involved **only those items already located within the Public Storage facility** at that time. **No personal property from the marital residence was authorized to be moved to storage**, and no personal property from the marital residence was moved to storage by me. **The personal property located in the residence is governed by the Temporary Orders**, and I have complied fully with those restrictions.
4. Consistent with our prior email communications, **I provided Public Storage with the appropriate access information and keys as discussed**. After completing the separation of property on **May 30th, 2025**, I have not returned to that facility since that date.
5. **Public Storage access logs and surveillance records confirm that I have not entered or accessed the facility at any time after May 30th, 2025.** Those records further confirm that there has been **no break-in, no forced entry, no damaged locks, and no unauthorized access** to either storage unit following the separation of property.

**PATTERN OF FALSE POLICE REPORTS & CULMATIVE EFFECT ON RESPONDENT  
DF-24-18010**

6. **I have not tampered with, removed, altered, or accessed any items within either storage unit since the date the property was separated.** I have not returned to the facility for any reason.
7. **Any suggestion or implication that personal property from the residence was removed and placed into storage is inaccurate and inconsistent with both the parties' prior agreements and the objective third-party records maintained by Public Storage.**
8. **Public Storage access records and video surveillance conclusively establish that the contents of the units remain as placed on May 30th, 2025, and that I have not accessed the facility since that time. Any assertion that Petitioner's property is missing due to my actions is contradicted by independent third-party evidence.**

**IMPORTANT MATTERS OF SAFETY AND RECORD ACCURACY:**

9. **FALSE BURGLARY ALLEGATION.** I am aware that Petitioner has alleged to law enforcement that I burglarized the Public Storage facility referenced above. As set forth in paragraphs 4–8, that allegation is false and is directly contradicted by Public Storage access logs and video surveillance confirming that I have not accessed the facility since May 30th, 2025, and that there was **no forced entry, no damaged locks, and no unauthorized access.**
10. **FIREARM POSSESSION BASED ON FALSE PREMISES.** I am further aware that Petitioner has represented to law enforcement that she possesses a firearm for protection against me. I respectfully request that this context be noted, as the stated need for protection is premised on allegations that are **demonstrably false and unsupported by objective evidence.**
11. **NO PROTECTIVE ORDER / NO VIOLENT HISTORY.** A protective order sought by Petitioner against me was **denied.** I have **no history of violence, no history of domestic violence, and no criminal history involving threats or harm to any person.** I have never assaulted, threatened, or injured anyone.
12. **PURPOSE OF CLARIFICATION.** I submit this clarification to ensure the report accurately reflects the factual context, to prevent escalation based on false premises, and to document that allegations of burglary and implied threat are **inconsistent with the record, my history, and independent third-party evidence.**
13. **DOCUMENTED HISTORY INVOLVING PETITIONER.** In contrast, public court records reflect that Petitioner has previously been charged in a criminal matter involving **resisting a law enforcement officer** and **battery to a law enforcement officer**, arising from an incident in Door County, Wisconsin in 2013. These records are maintained by the Wisconsin Circuit Court and are publicly accessible.
14. **EXHIBIT REFERENCE AND PURPOSE.** A certified copy of the relevant Wisconsin court records is attached hereto as **Exhibit [X].** This information is provided solely to ensure accurate context where allegations of danger or need for armed protection are asserted, and to document that such assertions are inconsistent with both my history and the publicly documented record.

15. **DOCUMENTED HISTORY INVOLVING PETITIONER.** A certified copy of the relevant Wisconsin Circuit Court records is attached hereto as [**Exhibit A**]. This exhibit is provided solely to ensure accurate safety context where allegations of danger or the asserted need for armed protection are raised, and to document that such assertions are inconsistent with my history and the publicly documented record.
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## DECLARATION

I declare under penalty of perjury that the foregoing is true and correct.

Executed on January 11, 2026

At 9:30pm CST

  
\_\_\_\_\_  
Jason McKemie

# Wisconsin Circuit Court Access (WCCA)

## State of Wisconsin vs. Gwendolyn L Stathoulopoulos

### Door County Case Number 2013CF000126

<b>Filing Date</b>	<b>Case Type</b>	<b>Case Status</b>
09-10-2013	Criminal	Open - Deferred judgt./prosecute
<b>Defendant Date of Birth</b>	<b>Address</b>	
05-27-1978	1512 W Chicago Ave Apt 4, Chicago, IL 60642	
<b>Branch Id</b>	<b>DA Case Number</b>	
2	2013DO000772	

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### Charge(s)

Count No.	Statute	Description	Severity	Disposition
1	946.41(1)	Resisting an Officer	Misd. A	Deferred Prosecution or Sentence
2	940.20(2)	Battery to Law Enforcement Officers, Fire Fighters or Commission Wardens	Felony H	Charge Dismissed but Read In

<b>Responsible Official</b>	<b>Prosecuting Agency</b>	<b>Prosecuting Attorney</b>	<b>Defense Attorney</b>
Diltz, Peter	District Attorney	Korb, Joan M.	Meier, Rick B.

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### Defendant

<b>Defendant Name</b>	<b>Date of Birth</b>	<b>Sex</b>	<b>Race<sup>1</sup></b>
Stathoulopoulos, Gwendolyn L	05-27-1978	Female	Caucasian
<b>Address</b>			<b>Address Updated On</b>
1512 W Chicago Ave Apt 4, Chicago, IL 60642			09-11-2013
<b>JUSTIS ID</b>	<b>Finger Print ID</b>		
	WI1415215		
<b>Defendant Attorney(s)</b>			
<b>Attorney Name</b>	<b>Entered</b>		
Meier, Rick B.	09-17-2013		

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### Future Court Activity

Date	Time	Location	Description	Type <sup>2</sup>	Court Official
09-14-2015	10:00 am	Circuit Court Branch 2	Status conference	Court	Diltz, Peter

## Charge(s)/Sentence(s)

### Charge Detail

The Defendant was charged with the following offense:

Count No.	Statute Cite	Description	Severity	Offense Date	Plea
1	946.41(1)	Resisting an Officer	Misd. A	08-17-2013	Guilty on 02-06-2014

On 02-06-2014 there was a finding of:

Action	Court Official
Deferred Prosecution or Sentence	Diltz, Peter

### Supervising Agency

Supervising Agency	Time	Notes
District Attorney	18 Months	In the event Defendant satisfies these conditions, State will, at the end of 18 months, move to amend the criminal charge to forfeiture violation. Upon such amendment, amount deposited with Clerk of Court shall be taken as a total payment for this offense.

### Conditions

Condition	Time	Notes
Community service	75 Hours	Defendant shall perform 75 hours of uncompensated community service for a not-for-profit agency or organization unrelated to the defendant or any family member, providing proof of such community service to the Door County District Attorney's office at least thirty (30) days before the expiration of this agreement.
Employment / School		Maintain full time work, school or combination of the two, providing written proof within 30 days of the expiration of this agreement.
Prohibitions		Commit no further law violations during the period of this agreement. Consume no alcohol beverages or controlled substances. No entry into bars or taverns. Not to possess drug paraphernalia. Defendant will not drive any motor vehicle unless or until her license has been reinstated.
Other		Defendant will, on or before January 1, 2014, send a written and signed letter of apology, minimum 500 hours, addressed to Deputy JS, to the District Attorney's office. Upon approval, the District Attorney's office will forward the letter to the victim. Take any/all medicines prescribed to the defendant by a licensed physician. Successfully complete Anger Management or other approved course of counseling. Written documentation of the defendant's attendance and compliance with all group requirements must be sent by

the defendant to the District Attorney's office at least thirty (30) days before the expiration of this agreement. Defendant shall provide a copy of this agreement, along with the Criminal Complaint, to any counselor and sign any and all releases necessary to allow the counselor (or agency) to report compliance or lack thereof to the District Attorney's Office. Any assessments done without this agreement and the Criminal Complaint(s) being supplied to the counselor will be considered violations of this agreement and not be accepted. This agreement may be revoked or the defendant may have to complete a new assessment.

Alcohol  
assessment

Complete an Alcohol and/or Other Drug Abuse (AODA) Assessment with a certified Alcohol and Drug Abuse Counselor, at an appropriate counseling or treatment center and willingly cooperate in any recommended counseling or treatment. The defendant must ensure that the counselor sends the written results of said assessment to the District Attorney's Office on or before January 1, 2014. If counseling is recommended, the defendant must ensure that the counselor sends written documentation of the defendant's attendance and compliance with any recommendation to the District Attorney's Office by September 1, 2014.

Fine

Pay a fine/forfeiture of \$500.00, plus all costs of the action (in addition to the OWI 1st conviction). All fines/forfeitures shall be paid to the Door County Clerk of Circuit Court's office at 1205 S. Duluth Avenue, in the city of Sturgeon Bay on or before May 1, 2014. The defendant shall contact the Clerk of Court's office immediately to determine the total amount owed.

**The Defendant was charged with the following offense:**

Count No.	Statute Cite	Description	Severity	Offense Date	Plea
2	940.20(2)	Battery to Law Enforcement Officers, Fire Fighters or Commission Wardens	Felony H	08-17-2013	

**Charge Modifier(s)**

Statute Cite	Description
939.32	Attempt

**On 02-06-2014 there was a finding of:**

Action	Court Official
Charge Dismissed but Read In	Diltz, Peter

1 The designation listed in the Race field is subjective. It is provided to the court by the agency that filed the case.

2 Non-Court activities do not require personal court appearances. For questions regarding which court type activities require court appearances, please contact the Clerk of Circuit Court in the county where the case

originated.

### Automated Certificate of eService

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

Envelope ID: 109910688

Filing Code Description: Affidavit

Filing Description: AFFIDAVIT ON PUBLIC STORAGE THEFT  
ACCUSATIONS AND PETITIONERS ACQUISITION OF WEAPON  
DURING PROCEEDINGS

Status as of 1/12/2026 3:43 PM CST

#### Case Contacts

Name	BarNumber	Email	TimestampSubmitted	Status
Jason McKemie		jmckemie@mckemie.net	1/12/2026 4:12:09 AM	SENT
Gwendolyn Ulijasz McKemie		GUlijasz@gmail.com	1/12/2026 4:12:09 AM	SENT