

IN THE MATTER OF:  
McKemie

IN THE 254th FAMILY DISTRICT  
COURT OF DALLAS COUNTY, TEXAS

ASSOCIATE JUDGE'S REPORT (Divorce/SAPCR)

Temporary  Final

Pursuant to an Order of Referral, a hearing in this matter has been held by a duly appointed Associate Judge as authorized by Chapter 201, Texas Family Code. The parties are hereby given notice of the findings and recommendations contained herein and of their right to be heard by a District Judge upon compliance with the terms of Chapter 201, Texas Family Code. A copy of this Report has been given to each party or the party's attorney who appeared at the hearing.

AGREEMENT  DEFAULT  CONTESTED HEARING  Reporter/Interpreter Present \_\_\_\_\_  
APPEARANCES: Husband/Father: Jason McKemie and Attorney: Brant Webb  
Wife/Mother: Gwendolyn McKemie and Attorney: Pro Se  
Other: \_\_\_\_\_ and Attorney: \_\_\_\_\_

Petitioner's application for a protective order, and application for a restraining order were set today, as well as Respondent's request for Temporary Orders. Petitioner's attorney filed a motion to withdraw as counsel for Petitioner. The Motion was GRANTED. Petitioner proceeded to represent herself for the hearing. The Court now makes the following ruling:

Petitioner's application for a Final Protective Order is DENIED. But Petitioner's application for INJUNCTIONS is GRANTED as mutual injunctions. Specifically items 1-34 set out on pages 4-6 of the AMENDED APPLICATION FOR TEMPORARY RESTRAINING ORDER filed on 12/20/2024 are GRANTED as mutual, except for item number 31, which is DENIED.

Respondent's request for Temporary Orders to award him the exclusive use and possession of the marital residence at 5609 LaFoy is GRANTED. Each is awarded the vehicle in his/her possession. IT IS ORDERED that each party shall pay for their own residence and vehicle in his/her possession.

Respondent's request for temporary spousal maintenance and for interim Attorney's fees is DENIED. Petitioner shall have exclusive access to the 5609 LaFoy residence on 1/8/25 at 8am until 12pm to pick up additional personal items. Respondent shall not be present at that residence between 7:45am and 12:15pm.

The parties are ORDERED mediate with an agreed upon mediator by 3/7/2025 and shall exchange inventories by 2/7/2025.

Any relief not granted herein is DENIED. Dallas County Standing Orders remain in full force and effect.

Attorney for  Husband/Father  Wife/Mother \_\_\_\_\_ will reduce this Report to written Order and submit to other side and Court within fourteen (14) days.  Orders require proof of submission to other attorney OR signature of all \_\_\_\_\_ attorneys or \_\_\_\_\_ parties for entry.

1/7/2025

Date

*Arona Bedard*

Associate Judge