

NOTICE: THIS DOCUMENT CONTAINS SENSITIVE DATA

NO. DF-24-18010

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

COVER PAGE: RULE 18A SUPPLEMENTAL CERTIFICATE OF SERVICE

Notice of Filing Updates

RE: Supplemental Certificate of Service – Rule 18a Motion to Recuse

This Notice is submitted to update clerical and routing errors in the original Supplemental Certificate of Service filed on July 25, 2025 at 4:38 PM under Envelope No. 103617988. The filing was returned by the clerk for improper court coordinator designation. The enclosed document reflects no substantive changes other than corrected case metadata to comply with Dallas County District Clerk instructions.

This corrected version is resubmitted to preserve filing integrity and compliance with **Rule 18a of the Texas Rules of Civil Procedure**.

Respectfully Submitted,



Jason McKemie

Pro Se

539 W Commerce St

2010

Dallas, TX 75208

jmckemie@mckemie.net

214.868.4901

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RULE 18A SUPPLEMENTAL CERTIFICATE OF SERVICE

Notice the filing updates

Supplemental Certificate of Service

Filed in: 302th Judicial District Court

Dallas County, Texas

Court Information:

- Court: 302nd Judicial District Court
- County: Dallas County, Texas
- Presiding Judge: Hon. David Whelan
- Court Coordinator: Teresa Sims (Teresa.Sims@dallascounty.org)

Dated: July 29, 2025

Case Number: DF-23-04184

Style: Gwendolyn Uljasz McKemie vs. Jason McKemie

I hereby certify that on this 29th day of July, 2025, a true and correct copy of the Rule 18a Motion to Recuse and all supporting materials were served via electronic service and/or email on the following parties and legal representatives of record:

- Ethan Scroggins, escroggins@sullivancook.com
- Chandler Alt, calt@sullivancook.com
- Jeffrey E. Cook, jcook@sullivancook.com



- William C. Cook, wcook@sullivancook.com
- Tiffany Castenada, tcastenada@sullivancook.com
- Kim Jones, kjones@sullivancook.com

Courtesy Copy Notice

Petitioner: Gwendolyn Ulijasz McKemie
gulijasz@gmail.com

Pursuant to procedural fairness and transparency, a copy of this corrected filing has also been served directly to Petitioner Gwendolyn Ulijasz McKemie at the last known email and address associated with court records and prior communication.

Service to Petitioner was completed on July 29, 2025, via electronic delivery to the following address:

- gwenulijasz@gmail.com

This notice is appended solely to reflect that Respondent is maintaining full compliance with disclosure and service obligations under the Texas Rules of Civil Procedure.

Respectfully submitted,



Jason McKemie
539 W Commerce St.
Suite # 2010
Dallas, TX 75208
jmckemie@mckemie.net
(214) 868-4901

Dated: **July 29, 2025**

****A copy of the Rule 18a Motion and all supporting materials were previously filed under seal and are attached or available upon request by the Court or opposing counsel.**

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

**RESPONDENT’S VERIFIED MOTION TO RECUSE
JUDGE KIMBERLY BROWN UNDER TEX. R. CIV. P. 18a**

CONFIDENTIAL – FILED UNDER SEAL

This document contains sensitive medical, financial, and evidentiary content. Respondent respectfully requests this document be maintained under seal until judicial review. Respondent reserves the right to request unsealing as appropriate for legal protection or evidentiary exposure.

Confidential Filing – Reservation of Rights to Unseal

This document is filed under seal for the limited purpose of protecting sensitive medical, financial, and safety-related information from unnecessary public exposure.

Respondent explicitly reserves the right to request this document be unsealed in whole or in part at any time, for any reason, at Respondent’s sole discretion.

No protective order, sealing order, or judicial restriction has been issued that limits Respondent’s right to disclose, submit, or publish the facts contained herein in another forum, including but not limited to:

- Judicial review or appeal
 - Bar association or oversight complaint
 - Investigative, journalistic, or public interest inquiry
-

TO THE HONORABLE PRESIDING JUDGE:

COMES NOW Jason McKemie, Respondent in the above-captioned matter, and files this Verified Motion to Recuse the Honorable Kimberly Brown, Judge of the 254th Judicial District Court of Dallas County, Texas, pursuant to **Texas Rule of Civil Procedure 18a**, and in support thereof respectfully states:

I. RELIEF REQUESTED

Respondent respectfully moves this Court to **recuse Judge Kimberly Brown** from presiding over this case, and requests reassignment of this matter to a new judge for all further proceedings.

II. JUDGE TO BE RECUSED

This motion is directed to **Judge Kimberly Brown**, currently presiding over the 254th District Court in Dallas County, Texas.

III. FACTUAL AND LEGAL BASIS FOR RECUSAL

Respondent asserts that Judge Brown's continued involvement in this case has given rise to **an appearance of impropriety, bias, and systemic prejudice**, in violation of **Canon 3(B)(1)** and **Canon 3(B)(5)** of the Texas Code of Judicial Conduct.

Specifically:

1. Over **25 motions** submitted by Respondent remain **unheard**, despite repeated attempts to secure emergency hearings and relief.
2. Respondent has faced **medical crisis**, including spinal surgery and hospitalization for a life-threatening infection, without any court intervention or temporary support despite ongoing filings and notices.
3. The Court has permitted Petitioner to:
 - o Withhold discovery
 - o Modify financial filings after the deadline
 - o Submit false affidavits and redacted account statements without sanction
4. Respondent has been denied access to marital health benefits, legal counsel, and financial resources during an active emergency — resulting in near homelessness and food insecurity.
5. Opposing counsel was permitted to **withdraw during discovery**, then reappear minutes before the deadline to file blanket objections to every discovery request. The Court has taken **no action** to address or remedy this obstruction.
6. These actions have produced an appearance that **Respondent has no fair access to the Court**, and that the Court is **ignoring judicial responsibility to ensure equal participation** under Tex. Fam. Code §6.502 and established standing orders.

IV. COMPLIANCE WITH RULE 18a

- This motion is **timely filed** prior to the commencement of trial.
- This motion is **verified under oath** by the Respondent.
- A **copy of this motion will be served on all parties**, and filed with the clerk as required under **Rule 18a(g)**.
- A copy will be **immediately delivered to Judge Kimberly Brown**, and the **presiding judge of the administrative judicial region** will be notified.

V. PRAYER

WHEREFORE, PREMISES CONSIDERED, Respondent respectfully requests that Judge Kimberly Brown be recused from further participation in this matter, and that the case be reassigned in accordance with **Tex. R. Civ. P. 18a**. Respondent further requests any and all relief to which he may be justly entitled.

Respectfully submitted,



Jason McKemie
Pro Se Respondent
539 W Commerce St, Ste 2010
Dallas, TX 75208
(214) 868-4901

jmckemie@mckemie.net

VERIFICATION

My name is Jason McKemie. I am the Respondent in this case. I declare under penalty of perjury that the facts stated in the foregoing Motion to Recuse are true and correct to the best of my knowledge and belief.

Executed on this 23 day of July, 2025.

Signature: 

Jason McKemie

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	§	
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	§	
JASON MCKEMIE	§	DALLAS COUNTY, TEXAS

**SUPPLEMENTAL NOTICE OF INTENT TO SUBMIT
EXHIBITS IN SUPPORT OF RULE 18a MOTION**

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Confidential Filing – Reservation of Rights to Unseal

This document is filed under seal for the limited purpose of protecting sensitive medical, financial, and safety-related information from unnecessary public exposure.

Respondent explicitly reserves the right to request this document be unsealed in whole or in part at any time, for any reason, at Respondent’s sole discretion.

No protective order, sealing order, or judicial restriction has been issued that limits Respondent’s right to disclose, submit, or publish the facts contained herein in another forum, including but not limited to:

- Judicial review or appeal
- Bar association or oversight complaint
- Investigative, journalistic, or public interest inquiry

TO THE HONORABLE PRESIDING JUDGE:

Supplemental Statement from Respondent Jason McKemie

(In support of Rule 18a Motion to Recuse)

Respondent's health has been in steady decline for weeks. He has been in and out of emergency care, facing compounding medical hardship, with no access to spousal support, medical benefits, or marital resources. Opposing counsel has been consistently notified of this, yet continues to push forward aggressively while refusing to produce discovery, correct misrepresentations, or meaningfully participate in resolution.

Respondent has filed multiple motions for relief and continuance. He has appeared before the court or attempted to seek emergency hearings no fewer than **11 times** over the last several months. Associate judges have stated they cannot rule on his motions. Judge Bedard has confirmed she cannot rule without opposing counsel present. Every time Respondent notifies opposing counsel of hearing availability, they decline to appear — making relief procedurally impossible.

When Respondent appears in the courthouse to seek help, he is dismissed or removed. He has been left in a procedural catch-22: every judge requires opposing counsel's presence to rule — and opposing counsel simply does not appear. This has rendered Respondent functionally voiceless and without judicial protection.

In that time, opposing counsel has submitted fraudulent financial disclosures, certified redacted and incomplete discovery, and repeatedly obstructed access to basic financial records — while Respondent starves, faces eviction, and is denied medication due to canceled HSA access. Respondent has no access to counsel, no access to care, and has been financially strangled to the point of total collapse.

He is now facing **eviction this Friday**, despite the existence of a \$2.1 million marital estate. He is not a financially obligated party on the lease — yet the Court has assigned him 100% responsibility for a \$25,000 monthly burden that was never legally his to carry. The Petitioner, who urged him to pursue an entrepreneurial venture, began siphoning funds in September and has since cut off every resource available to him.

Respondent is now two and a half months without his prescribed heart medications. During a recent hospitalization, he experienced anaphylactic shock after being administered Vancomycin to treat an aggressively escalating staph infection. It was discovered that he is allergic to the core family of antibiotics typically used to combat this class of infection, requiring access to specialized medication. After six months of financial obstruction by Petitioner, Respondent was notified that the marital HSA card appeared to have been reactivated. Believing this might signal a change in posture, he went to the pharmacy to fill his prescriptions. One was available immediately and was successfully purchased for \$41

using the HSA card. The remainder required special ordering and was scheduled for pickup the following day. When Respondent returned, the card had been disabled.

This was not accidental. When Petitioner saw that Respondent had regained access to the HAS Benefits card, she revoked it — fully aware that Respondent had just been released from a six-day hospitalization and remained at serious medical risk. This act of calculated cruelty left Respondent without the life-sustaining medications required to treat his infection.

At the time of this filing, Respondent has not eaten in nearly two days and is actively deteriorating. He is simultaneously attempting to prevent his parents from losing their home while fighting to save his own, both which have been caused by the actions of Petitioner. Without immediate judicial intervention, Respondent is facing imminent collapse — medically, financially, and procedurally. There is no path forward without relief.

Petitioner's conduct is not an isolated or misunderstood emotional reaction — it reflects a **known pattern of manipulative litigation and retaliatory behavior**. Multiple individuals from her past have come forward describing nearly identical cycles: emotional escalation, financial dependency, false allegations, and the filing of protective orders designed to silence, discredit, and neutralize opposition. Respondent is aware of at least **two prior protective orders** obtained under questionable circumstances, as well as **multiple employment settlements** connected to similar accusations. These are not unverified rumors — they are supported by settlement agreements, sworn statements, and court records. In every instance, Petitioner has followed the same sequence: allegation, escalation, legal entrapment, then silence through procedural leverage. Several of these individuals wish to testify but are currently **bound by protective order language** that prohibits them from speaking unless **subpoenaed**. Respondent is preparing documentation to present this evidence, and to request subpoenas for these silenced witnesses.

Respondent respectfully requests:

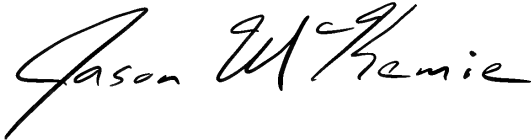
- **A stay of eviction proceedings** and an immediate **writ of possession or injunctive relief** to halt removal from the marital residence
- Immediate access to **spousal support and medical funds**, so that he may obtain food, medication, and necessary treatment
- Appointment or reassignment of judicial oversight so that the record may finally be reviewed and 25 un rebutted motions addressed

Respondent affirms that a full evidentiary supplement is forthcoming. He will repackage and consolidate all pending motions for clarity, but cannot do so without basic medical and housing stability.

If no intervention is granted, Respondent may be forced to seek police assistance under applicable statutory authority to protect his safety, property rights, and access to survival resources.

He asks this Court to intervene now — while there is still time to prevent irreversible harm.

Respectfully submitted,

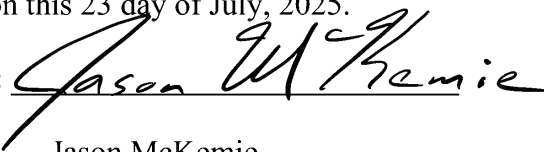


Jason McKemie
Pro Se Respondent
(214) 868-4901
jmckemie@mckemie.net

VERIFICATION

My name is Jason McKemie. I am the Respondent in this case. I declare under penalty of perjury that the facts stated in the foregoing Motion to Recuse are true and correct to the best of my knowledge and belief.

Executed on this 23 day of July, 2025.

Signature: 
Jason McKemie

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: 103479348

Filing Code Description: Motion - Recuse

Filing Description: RESPONDENT VERIFIED M/RECUSE

Status as of 7/24/2025 8:46 AM CST

Case Contacts

Name	BarNumber	Email	TimestampSubmitted	Status
Kim Jones		kjones@sullivancook.com	7/23/2025 11:02:09 AM	SENT
Jeffrey ECook		jcook@sullivancook.com	7/23/2025 11:02:09 AM	SENT
Tiffany Castenada		tcastenada@sullivancook.com	7/23/2025 11:02:09 AM	SENT
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Ethan Scroggins		escroggins@sullivancook.com	7/23/2025 11:02:09 AM	SENT
Brant M.Webb		firm@webbfamilylaw.com	7/23/2025 11:02:09 AM	SENT
Betty Villarreal		betty@webbfamilylaw.com	7/23/2025 11:02:09 AM	SENT
Chandler Alt		calt@sullivancook.com	7/23/2025 11:02:09 AM	SENT
Jason McKemie		jmckemie@mckemie.net	7/23/2025 11:02:09 AM	SENT
Gwendolyn Uljasz McKemie		GUljasz@gmail.com	7/23/2025 11:02:09 AM	SENT
JASON EMORYMCKEMIE		jason@callvital.com	7/23/2025 11:02:09 AM	SENT

Automated Certificate of eService

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Envelope ID: 103705793

Filing Code Description: Rule 11

Filing Description: RULE 18A SUPPLEMENTAL CERTIFICATE OF SERVICE

Status as of 7/30/2025 9:40 AM CST

Case Contacts

Name	BarNumber	Email	TimestampSubmitted	Status
Kim Jones		kjones@sullivancook.com	7/29/2025 11:27:20 AM	SENT
Jeffrey E Cook		jcook@sullivancook.com	7/29/2025 11:27:20 AM	SENT
Tiffany Castenada		tcastenada@sullivancook.com	7/29/2025 11:27:20 AM	SENT
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Gwendolyn Uljasz McKemie		GUljasz@gmail.com	7/29/2025 11:27:20 AM	SENT
JASON EMORYMCKEMIE		jason@callvital.com	7/29/2025 11:27:20 AM	SENT