

**NOTICE: THIS DOCUMENT CONTAINS SENSITIVE DATA**

**DF-24-18010**

**NO.** \_\_\_\_\_

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

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**DECLARATION OF RESPONDENT'S DISASSOCIATION FROM  
BINDER INTRODUCED BY PETITIONER'S COUNSEL**

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**Submitted by:** Jason McKemie, Respondent, Pro Se

**Cause No.:** DF-24-18010

**Location:**

The following events occurred on **Wednesday, July 23, 2025**, at the **254th District Court**, located in the **George L. Allen, Sr. Courts Building**, 600 Commerce Street, Dallas, Texas 75202.

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I, Jason McKemie, submit this sworn declaration under penalty of perjury to formally clarify my position regarding an incident that occurred on **July 23, 2025**, involving a large black binder that I did not prepare, submit, authorize, or recognize as my own. This declaration is based on my personal knowledge and belief, and is submitted in the interest of preserving the evidentiary integrity of the record.

- On the afternoon of **Wednesday, July 23, 2025**, between approximately **1:20 and 1:30 p.m. CST**, prior to a scheduled hearing in this matter, I was approached outside the courtroom by Petitioner's counsel, **Ethan Scroggins of Sullivan & Cook**, who repeatedly attempted to hand me a **large black binder**, approximately five inches thick and appearing to contain several hundred pages of documentation.

- While I was seated inside the chambers, Mr. Scroggins entered and motioned for me to step into the hallway. After briefly introducing himself, he attempted to hand me a large black binder, which **I declined to accept.**

- Mr. Scroggins referred to the binder as **“your evidence binder,”** stating:

**“This is yours. I wanted you to have it. So, take it, come inside – we’re about to get started.”**

- I informed him that I had filed a **Rule 18a motion to recuse** and that I intended to proceed accordingly. Mr. Scroggins acknowledged that he had seen the filing but dismissed its significance, stating in substance:

“The judge is just going to deny it. That’s not how these things are done. The trial will be moving forward.”

- I responded:

**“We’ll see.”**

Mr. Scroggins once again tried to get me to accept the binder, I instructed him to **carry his own binder** and then disengaged from the conversation and proceeded into the courtroom.

- Once inside, the Court asked both parties to move to their respective **counsel tables.** Mr. Scroggins again attempted to place the binder near me, and I again **publicly rejected it.**
- Based on the manner, repetition, and context in which the binder was presented, I believe the interaction was **highly unusual and procedurally suspect.** I make no claims regarding the contents of the binder and take no position on its evidentiary value. However, I find the circumstances sufficient to warrant documentation for the record.
- **For the avoidance of doubt:** I have not submitted, prepared, reviewed, or authorized the delivery of any physical binder, paper exhibit set, or printed document collection in this case. All my evidence and filings to date have been submitted **digitally** via:
  - My **eFileTexas account,** or

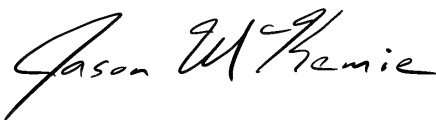
- My verified personal email addresses: **jmckemie@mckemie.net** and **Jason@callvital.com**
- Any material – physical or digital – attributed to me, whether labeled, implied, or presented as “Respondent’s evidence” or otherwise, is not valid unless:
  1. It was first submitted **electronically by me** through the channels listed above, and
  2. It is **explicitly confirmed by me in writing.**
- This affirmation applies equally to all **physical documents, printed exhibits, scanned materials, electronic media, external drives, audio/video recordings, and any other materials** that may be introduced or implied to originate from me.
- I assert a **standing objection** to the admission of any such materials lacking proper verification and expressly disclaim authorship, submission, or endorsement of any exhibit not originating from my documented submissions.

This declaration is made to eliminate any ambiguity regarding my evidentiary submissions and to ensure the Court is aware of my position with respect to the **July 23, 2025, incident**. I respectfully request that this be entered into the record for the sake of transparency, evidentiary clarity, and future judicial review.

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**Submitted under penalty of perjury this 23rd day of July 2025.**

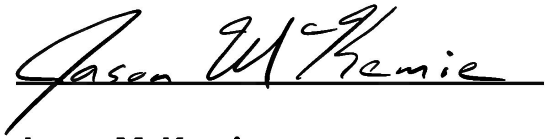
**Jason McKemie**



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**Pursuant to Texas Civil Practice and Remedies Code §132.001, I declare under penalty of perjury that the foregoing is true and correct.**

**Executed in Dallas County, Texas, on July 23, 2025.**

A handwritten signature in black ink, reading "Jason McKemie", written over a horizontal line.

**Jason McKemie**

### Automated Certificate of eService

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Filing Description: DECLARATION OF RESPONDENT'S  
DISASSOCIATION FROM BINDER INTRODUCED BY PETITIONER'S  
COUNSEL

Status as of 7/25/2025 10:14 AM CST

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