

DF-24-18010

NO. _____

IN THE MATTER OF	§	IN THE DISTRICT COURT
THE MARRIAGE OF	§	
	§	
GWENDOLYN ULIJASZ-MCKEMIE	§	301st JUDICIAL DISTRICT
&	§	
JASON MCKEMIE	§	DALLAS COUNTY, TEXAS

**RESPONDENT’S SUPPLEMENTAL VERIFIED NOTICE OF CURRENT MEDICAL EMERGENCY,
INABILITY TO SAFELY APPEAR AFTER TRIAL SETTING, REQUEST TO HALT PROCEEDINGS,
REQUEST FOR REMOTE APPEARANCE, AND NON-WAIVER OF ALL OBJECTIONS**

TO THE HONORABLE COURT:

Respondent, Jason McKemie, files this Supplemental Verified Notice after the June 11, 2026 1:30 p.m. trial setting because Respondent is medically unable to safely appear in person and this Court must immediately halt any trial proceeding, evidence presentation, default-type action, prove-up, final order, decree, rendition, or adverse ruling in Respondent’s absence.

This Notice supplements Respondent’s emergency filings already submitted today, including Respondent’s Verified Emergency Motion to Abate, Stay, or Continue Trial, Respondent’s Verified Motion to Recuse, Respondent’s Proposed Order, and Respondent’s Notice of Non-Waiver.

I. CURRENT MEDICAL EMERGENCY AND INABILITY TO SAFELY APPEAR

Respondent has congestive heart failure. Respondent has repeatedly informed this Court that Petitioner has obstructed Respondent’s healthcare access and that the obstruction has created direct medical risk.

Respondent has been repeatedly hospitalized for congestive-heart-failure symptoms and related medical complications. The Court has already received substantial medical documentation and physician notes regarding Respondent’s medical condition, medical instability, repeated hospitalization, need for continued healthcare access, and risk created by interrupted healthcare.

Respondent is currently experiencing symptoms requiring emergency medical evaluation, including shortness of breath, dizziness, heart palpitations, severe pain, physical instability, and inability to safely travel.

Respondent attempted to travel from Houston toward Dallas for the June 11, 2026 trial setting. Respondent could not safely complete that travel because of his medical condition, lack of gas resources, disconnected phone service, unsafe vehicle condition, and worsening congestive-heart-failure symptoms.

Respondent was involved in a car wreck last week. Respondent's vehicle is unsafe for extended travel. Respondent is also currently living in his vehicle, without stable housing, without working phone service, and without the ability to call for emergency help if his condition worsens during travel.

Respondent has diverted from attempting to travel to Dallas and is presently in or near Bryan, Texas, where Respondent is being taken for emergency medical evaluation and/or hospital treatment for congestive-heart-failure symptoms.

Respondent cannot safely drive to Dallas under these circumstances. This is not voluntary nonappearance. This is not delay. This is not abandonment. This is medical incapacity.

II. TRANSPORTATION, COMMUNICATION, AND SAFETY IMPOSSIBILITY

Respondent is currently living in his vehicle. Respondent's phone service has been disconnected. Respondent lacks sufficient gas resources to safely complete travel to Dallas. Respondent's vehicle is unsafe after a recent wreck.

Respondent cannot safely drive several hours to Dallas while experiencing congestive-heart-failure symptoms, without working phone service, without the ability to call for emergency help, without sufficient gas resources, and in an unsafe vehicle after a recent wreck.

Respondent's inability to appear in person is not waiver, abandonment, failure to prosecute, delay, or consent to trial. It is the direct result of medical emergency, financial collapse, unsafe transportation, disconnected communication, and the healthcare obstruction Respondent has repeatedly brought before this Court.

III. RESPONDENT IS NOT REFUSING TO APPEAR AND IS NOT ABANDONING THE CASE

Respondent is not refusing to appear.

Respondent is not abandoning his case.

Respondent is not consenting to trial.

Respondent is not consenting to evidence being taken in his absence.

Respondent is not consenting to final orders.

Respondent is not waiving recusal, mandamus, appellate rights, due process, de novo/trial-readiness issues, healthcare objections, stolen-evidence objections, discovery objections, source-record objections, court-reporter objections, or financial-relief objections.

Respondent requests immediate remote-access information by email so Respondent may make every possible effort to appear remotely by Zoom, Webex, Teams, telephone alternative, email link, or any available Wi-Fi method from the hospital, emergency-care setting, or available internet connection.

Respondent's phone service is disconnected. Respondent requests that all remote-access information be sent by email to jmckemie@mckemie.net.

IV. TRIAL SHOULD NOT PROCEED IN RESPONDENT'S ABSENCE

Respondent objects to any trial proceeding, evidence presentation, witness testimony, exhibit admission, default-type action, prove-up, final order, decree, rendition, or adverse ruling in Respondent's absence.

Respondent's absence from the courtroom is caused by medical incapacity, congestive-heart-failure symptoms, repeated hospitalization, homelessness, disconnected phone service, lack of gas resources, unsafe transportation after a recent wreck, broken laptop screen, lack of evidence, stolen hard drives, stolen evidence repositories, stolen trial materials, stolen printer, stolen printer ink, stolen binders, stolen medications, and the manufactured collapse already described in Respondent's emergency filings.

Respondent requests that the Court immediately halt any proceeding and rule on:

1. Respondent's Verified Motion to Recuse;
2. Respondent's Verified Emergency Motion to Abate, Stay, or Continue Trial;
3. Respondent's request for remote appearance;
4. Respondent's request for court reporter;
5. Respondent's request that medical incapacity not be treated as waiver;
6. Respondent's request for healthcare preservation;
7. Respondent's request for de novo/trial-readiness hearing before trial;
8. Respondent's request for protection of stolen hard drives, stolen evidence repositories, stolen legal work product, stolen trial materials, stolen printer, stolen printer ink, stolen binders, stolen medications, and stolen device evidence;
9. Respondent's request that no evidence be taken and no final order be signed while Respondent is medically incapacitated and while recusal, healthcare, stolen-evidence, source-record, and trial-readiness issues remain unresolved.

V. HEALTHCARE OBSTRUCTION IS PART OF THE MEDICAL EMERGENCY

Respondent's current medical emergency cannot be separated from Petitioner's healthcare obstruction.

Respondent has repeatedly informed this Court that Petitioner obstructed Respondent's healthcare access, including medical coverage, HSA access, FSA access, medication access, surgery access, and related benefits.

Petitioner obstructed Respondent's healthcare access beginning no later than December 18, 2024.

Petitioner caused or participated in a false divorce-based QLE that cut off Respondent's healthcare on October 31, 2025, despite no divorce decree existing on that date.

Petitioner has repeatedly represented compliance while Respondent contests functional compliance and demands source records. The Court should not rely on Petitioner's representations regarding healthcare compliance without source records from the plan administrator, employer, third-party administrators, HSA/FSA administrators, call records, audit trails, QLE submission records, validation records, reversal workflow records, and benefit-functionality records.

Respondent's HSA, FSA, critical care, life insurance, AD&D, spouse AD&D, medication access, and surgery access remain disputed and require source-record verification.

Respondent still needs surgery and medical care. Trial today may terminate or impair healthcare coverage before Respondent receives surgeries and treatment delayed by Petitioner's healthcare obstruction.

The Court should not proceed to final trial while healthcare compliance remains unresolved and while Respondent is being taken for emergency medical evaluation and/or hospital treatment for congestive-heart-failure symptoms.

VI. REQUEST FOR IMMEDIATE RELIEF

Respondent requests that the Court immediately:

1. Halt any trial proceeding currently underway;
2. Do not take evidence in Respondent's absence;
3. Do not hear witnesses in Respondent's absence;
4. Do not admit exhibits in Respondent's absence;
5. Do not conduct a prove-up in Respondent's absence;
6. Do not sign final orders in Respondent's absence;
7. Do not treat Respondent's medical incapacity as waiver, abandonment, failure to prosecute, consent to trial, or consent to final orders;

8. Provide remote appearance information immediately by email;
9. Rule on Respondent's recusal motion before evidence is received;
10. Rule on Respondent's emergency motion to abate, stay, or continue trial;
11. Preserve all mandamus, appellate, recusal, due-process, healthcare, stolen-evidence, discovery, source-record, court-reporter, de novo, financial-relief, and trial-readiness objections.

Respondent further requests any other relief to which Respondent is entitled.

Respectfully submitted,

A handwritten signature in black ink that reads "Jason McKemie". The signature is written in a cursive style with a long horizontal stroke underlining the name.

Jason McKemie

539 W. Commerce St., Ste. 2010

Dallas, TX 75208

214-868-4901

jmckemie@mckemie.net

UNSWORN DECLARATION OF JASON MCKEMIE

My name is Jason McKemie. My date of birth is April 8, 1976. My address is 539 W. Commerce St., Ste. 2010, Dallas, Texas 75208.

I declare under penalty of perjury that the factual statements in this Supplemental Verified Notice are true and correct based on my personal knowledge.

I have congestive heart failure. I have been repeatedly hospitalized for congestive-heart-failure symptoms and related medical complications. I have repeatedly informed the Court that my healthcare has been obstructed and that the obstruction has created direct medical risk. The Court has received medical documentation and physician notes regarding my medical condition, repeated hospitalization, and need for continued healthcare access.

I am currently living in my vehicle. My phone service has been disconnected. I was involved in a car wreck last week, and my vehicle is unsafe for extended travel. I attempted to travel from Houston toward Dallas for the June 11, 2026 trial setting, but I could not safely complete the trip because of my medical condition, lack of gas resources, disconnected phone service, unsafe vehicle condition, and worsening symptoms.

I diverted from attempting to travel to Dallas and am presently in or near Bryan, Texas, where I am being taken for emergency medical evaluation and/or hospital treatment for congestive-heart-failure symptoms.

I am currently experiencing shortness of breath, dizziness, heart palpitations, severe pain, and physical instability. I cannot safely drive to Dallas under these conditions.

My inability to physically appear is medical incapacity. It is not waiver, abandonment, delay, failure to prosecute, consent to trial, consent to evidence being taken in my absence, or consent to final orders.

Respectfully Submitted,

A handwritten signature in black ink that reads "Jason McKemie". The signature is written in a cursive, flowing style with a long horizontal line underneath the name.

Jason McKemie

539 W. Commerce St., Ste. 2010

Dallas, TX 75208

214-868-4901

jmckemie@mckemie.net

CERTIFICATE OF SERVICE

I certify that a true and correct copy of this filing was served on all counsel of record by e-service and/or email on June 11, 2026.



Jason McKemie