VIRGINIA:

IN THE JUVENILE AND DOMESTIC RELATIONS COURT OF PRINCE WILLIAM COUNTY

| WESLEY C. SMITH, | |
|--------------------|--|
| Petitioner, | |
| | |
| v. | |
| CHERI SMITH, | |
| Respondent. | |
| IN RE: LIAM SMITH. | |
| DOB: 7/22/97 | |
| | |

Case No. J85021-02-00

DECREE

COMES NOW the parties, upon Motion of the Petitioner, Wesley C. Smith ("Petitioner"), for *pendente lite* visitation with the parties' minor child, Liam Smith ("the Child");

UPON CONSIDERATION thereof, the evidence, pleadings and documents filed herein

as well as the argument and representations of counsel;

IT APPEARS to the Court that the Motion should be granted; and

IT FURTHER APPEARING to the Court the parties have reached an agreement as to a

visitation schedule and for discovery in this matter; it is therefore

ADJUDGED, ORDERED and DECREED that Petitioner shall be entitled to exclusive use of the Master Bedroom of the marital residence and Respondent, Cheri Smith ("Respondent"), shall be entitled to the exclusive use of the Guest Room of the marital residence; and it is further

ADJUDGED, ORDERED and DECREED that neither party shall enter the respective

rooms without the express consent of the other, however the Respondent shall be entitled to enter the

Master Bedroom on February 3, 2003 from 8:00 p.m. to 9:00 p.m. to retrieve her personal items; and it is further

ADJUDGED, ORDERED and DECREED that Petitioner shall have visitation, *pendente lite*, under the following terms and conditions:

A. Petitioner shall pick the Child up from the bus stop on Tuesdays and Thursdays, and thereafter have visitation with the Child until 9:00 p.m.;

B. Petitioner shall have further visitation on Saturday from 9:00 a.m. to 5:00 p.m.;

C. The parties shall give reasonable notice to the other if they intend to take the Child to any activity lasting longer than four hours;

D. Respondent will refrain from taking any action, making any communication or otherwise interfering with Petitioner in the exercise of his visitation with the Child;

E. Respondent shall not deny Petitioner access to the Child during the days in which visitation is not scheduled and shall not prevent the Child from spending time with Petitioner if the Child so desires;

F. Petitioner shall refrain from locking the door to the Master Bedroom during his aforesaid visitation times only, and, during such times, only when the Child is in the room;

ADJUDGED, ORDERED and DECREED that discovery is hereby authorized in this matter and both parties shall submit to a psychological evaluation to be arranged by counsel for the parties; and it is further

ADJUDGED, ORDERED and DECREED that this Decree will expire Tuesday, February 18, 2003;

AND the Clerk is directed to forward a copy of this Decree to counsel for both parties upon

entry thereof.

This matter is continued.

ENTERED this 4 day of February, 2003.

Judge, Prince William County Juvenile & Domestic Relations District Court

John C. Whitbeck, Jr., Esquire Kazem, Whitbeck, Seck & Kazem, PLC 15-D Loudoun Street, SW Leesburg, VA 20175 (703) 777-1795 (703) 777-9079 (Facsimile) Counsel for Petitioner

SEEN AND AGREED:

Loretta Vardy, Esquire

Loretta Vardy, Esquire 12388 Silent Wolf Drive Manassas, Virginia 20112-7524, Counsel for Respondent

WMMARY OF PROCEEDINGS DR COURT THIRTY TRICT CASE NAME: 110 FILE #: -03 HEARING DATE: 10th TYPE OF HEARING: 12 CHARGES: PLEA: ATTORNEY(S) OF RECORD; Athe COMMONWEALTH'S ATTORNEY: PROBATION OFFICER PRESENT: nessear WITNESSES: SUMMARY: a 07 () 2 SAR 7 Veru th case ror ENTERED THIS 31 20 03. DAY OF #03 Set 2/18/03 at 2pm. JUDGE

7