

**VIRGINIA:**

**IN THE CIRCUIT COURT FOR THE COUNTY OF PRINCE WILLIAM**

CHERI SMITH  
Plaintiff

v.

WESLEY C. SMITH  
Defendant

)  
)  
)  
) Chancery No. 53360-00  
)  
)  
)

**PENDENTE LITE ORDER**

**THIS MATTER** came for hearing on January 3, 2005, upon the Emergency Motion for *Pendente Lite Relief* filed by the Plaintiff, Cheri Smith.

**WHEREUPON**, In accordance with the standards and requirements set forth in sections 20-124.1 through 20-124.6 of the Code of Virginia, 1950, as amended, as well as consideration of the evidence presented, the testimony of witness and the arguments of counsel, and finding it to be in the best interests of the minor child of the parties herein, it is hereby **ORDERED, ADJUDGED AND DECREED** as follows:

The visitation schedule for visitation with the parties' minor child, Liam Smith, with Defendant, Wesley C. Smith, as set forth in the *Pendente Lite* Order entered by this Court on October 2, 2003 is hereby amended and suspended until the final divorce hearing;

And it is further **ORDERED, ADJUDGED AND DECREED THAT:**

1. Visitation with child's Father, Wesley C. Smith, Defendant, is suspended in accordance with the recommendation of the Guardian Ad Litem until such time as Father submits a report from the child's psychologist indicating that such visitation is beneficial; and the Court approves an acceptable plan for such visitation submitted by the Father

2. Attorney fees are dispensed for later hearing before Judge Alston or until entry of final decree of divorce

ENTERED THIS 18<sup>th</sup> DAY OF JANUARY 2005.

*[Handwritten signature]*

Judge, Circuit Court for Prince William County

SEEN & AGREED

By: *Loretta Vardy*

Loretta Vardy  
Counsel for Defendant  
12388 Silent Wolf Drive  
Manassas, VA 20112  
703-791-6078  
VSB# 26225

SEEN & \_\_\_\_\_

By: \_\_\_\_\_

Ronald Fahy, Esquire  
Guardian *Ad Litem*  
9236 Mosby Court  
Manassas, VA 20110  
703-369-7991  
VSB # \_\_\_\_\_

SEEN & *OBJECTION!*

BY: *Wesley C. Smith*

Wesley C. Smith  
1605 Putnam Dr.  
Midland MI 48640  
Pro Se Defendant

*note the court did NOT hear the motion on the merits, refused to look at or discuss relevant evidence, on the basis of not doing anything other than judge Alston, which makes no sense because if Judge Alston wanted it permanent he would have done so on Jan 3rd not scheduled this hearing to discuss it.*

*Both the Jan 3rd and 18th hearings were held without proper notice to defendant and Jan 3rd with no time to prepare a ability to attend. This court is committing child abuse by denying Liam Smith a father based on lies that would have been proven false if Defendant was allowed.*

A COPY-TESTE:  
DAVID C. MABIE, CLERK  
BY: *David C. Mabie*  
Deputy Clerk