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VIRGINIA:

IN THE CIRCUIT COURT FOR THE COUNTY OF PRINCE WILLIAM

CHERI SMITH Plaintiff)	
v .)) Chancery No. 53360-00
WESLEY C. SMITH Defendant)	

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:

In Visitation with child's Father, wesley c. South,

Defendant, is cuspended in accordance with the

recommendation of the Grandian Ad Liter until such

there a Father submits a report from the child's psycholopist

indicating tend such vicitation is bungared; and the

court approves an acceptable plan for such vicitation

submitted by the Father

De 2. Attorner (see are degenred for laber hearing before Truly Aleton or whit leading of prod decire of during

ENTERED THIS 18th DAY OF LANUARY 2005 Judge, Circuit Court for Prince William County SEEN & AGREED SEEN & By: Lone Ha Ver By: Ronald Fahy, Esquire Loretta Vardy Counsel for Defendant Guardian Ad Litem 12388 Silent Wolf Drive 9236 Mosby Court Manassas, VA 20110 Manassas, VA 20112 703-791-6078 703-369-7991 VSB# 26225 VSB# Note the court did NOT hear the motion Wesley C. Sthith on the merits, refused to look at 1605 Putnam Dr. distuss relevant evidence, on He basis Midland MI 48640 Pro Se Defendant of not doing any thing other than Joese Alston, which makes no sense because Tudge Alston wanted it permanent have Done So on Jan 3rd not schedual this di6155 1+ He Jan 3 and 18th hearing without groper votice to DAVID C. MABIE, CLERK BY: June le Mulle