VIRGINIA:

IN THE CIRCUIT COURT FOR THE COUNTY OF PRINCE WILLIAM

WHITBECK & ASSOCIATES, P.C.

Plaintiff,

v.

Case No. CL71003

WESLEY C. SMITH,

and

CHERI SMITH,

Defendants,

PRAECIPE

WILL THE CLERK please remove the Co-defendant's, Cheri Smith's, Motion in reference to the above case from the Court's docket on Tuesday March 13, 2007, at 10:00 a.m

I ASK FOR THIS:

Cheri Smith By Counsel

Loretta Vardy, Esquire VSB No. 26225 12388 Silent Wolf Drive Manassas, VA 20112 Phone: 703-791-6078 Fax: 703-791-7957

Counsel for Cheri Smith

CERTIFICATE OF SERVICE

This is to certify that:

On the 4^{th} day of March a true copy of the foregoing Notice and Motion was e-mailed to the Defendant, Wesley Smith @Liamsdad.org

On the 5th day of March 2007, a true copy of the foregoing Notice and Motion was mailed postage prepaid to

Wesley Smith 5347 Landrum Rd APT 1 Dublin, VA 24084

John C. Whitbeck, Jr. VBS # 47525 Whitbeck & Associates, P.C. 116-E Edwards Ferry Road Leesburg, VA 20176 (703) 777-1795 (703) 777-9079 facsimile Counsel for the Plaintiff