

9/24/04
1135
pens
(11)

45. WB

V.

Chancery No. 53360-00

THIS MATTER came for hearing on August 17, 2004, upon the separate Motions for *Pendente Lite* Relief filed by the Plaintiff, Cheri Smith, and Defendant, Wesley C. Smith.

Upon consideration of the evidence presented, the arguments of counsel, and the concurrence of the Guardian *Ad Litem*, the Court finds that Mr. Smith was properly notified of this hearing, partially based on the fact that he himself filed a motion and served the other party.

WHEREUPON, it is hereby ORDERED, ADJUDGED AND DECREED as follows.

1. As the Defendant was not present at the hearing his Motion is hereby dismissed.

AND IT IS FURTHER ORDERED THAT

2. The Plaintiff's Motion is granted; and it is hereby **ORDERED, ADJUDGED AND DECREED THAT**

3. The Defendant shall cease and desist from any and all conduct outside of the proceedings of this court by which he publicly displays or promulgates, or causes to be publicly displayed or promulgated, whether by speech, print (including but not limited to printing on T-shirts or other items of clothing, electronic mail, or on the internet), television, radio or flyers or otherwise, negative or disrespectful or denigrating statements about Mrs. Smith and /or allegations that Mrs. Smith has

abused or is presently abusing Liam Smith. . **AND IT IS FURTHER ORDERED THAT**

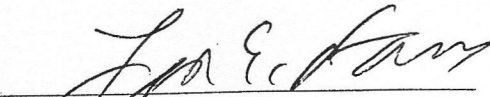
4. The Defendant is prohibited from saying, printing or otherwise publicly displaying or promulgating any negative, disrespectful or denigrating statements about Mrs. Smith or allegations that Mrs. Smith abused or abuses Liam Smith to Liam Smith, in the presence or hearing of Liam Smith. **AND IT IS FURTHER ORDERED THAT**

5. The Defendant shall remove or cause to be removed any negative, disrespectful, derogatory or denigrating statements about Mrs. Smith and any allegations that Mrs. Smith has abused or abuses Liam Smith, which Defendant has heretofore publicly displayed, promulgated, or caused to be publicly displayed or promulgated, whether by speech, print (including but not limited to printing on T-shirts or other items of clothing, electronic mail, or on the internet) or otherwise. **AND IT IS FURTHER ORDERED THAT**

6. The Defendant is prohibited from entering upon the property of SAIC, Inc., Mrs. Smith's employer. **AND IT IS FURTHER ORDERED THAT**

7. With the exception of a true emergency situation, the Court shall not entertain any other Motions for *Pendente Lite* Relief from either party. All issues in dispute shall be heard on October 5th and 6th of 2004.

ENTERED THIS 23 DAY OF Sept, 2004.



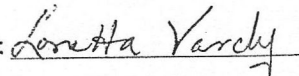
Judge Lon E. Farris,
Circuit Court

I ASK FOR THIS

CHERI SMITH

By Counsel

SEEN & AGREED

By: 

Loretta Vardy, Esquire

Counsel for the Plaintiff

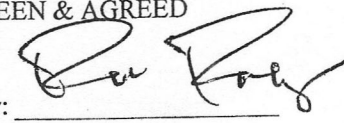
12388 Silent Wolf Drive

Manassas, VA 20112

703-791-6078

VSB# 26225

SEEN & AGREED

By: 

Ronald Fahy, Esquire

Guardian *Ad Litem*

9236 Mosby Street

Manassas, VA 20110

703-369-7991

VSB # _____