

VIRGINIA:

IN THE CIRCUIT COURT OF PRINCE WILLIAM COUNTY

CHERI SMITH,

Plaintiff

V.

WESLEY C. SMITH,

Defendant

Chancery No. 53360

PRAECIPE

THE CLERK will kindly place the attached motions:

#40 - MOTION TO ORDER PLAINTIFF TO STOP COMMITTING ADULTERY

#41 - MOTION TO CHANGE CUSTODY / VISITATION

#42 - DEFENDANTS DEMAND FOR A VIRGINIA CONSTITUTION ARTICLE 1, SECTION 11, JURY TRIAL IN A CIVIL CASE

#43 - MOTION FOR SANCTIONS FOR OBSTRUCTION OF DISCOVERY BY MR. FAHY

**#44 – REPLY TO MOTION TO QUASH and MOTION FOR SANCTIONS FOR OBSTRUCTION OF
DISCOVERY BY PLAINTIFF**

#45 – MOTION FOR USE OF ESCROW FUNDS FOR A COURT REPORTER

#46 – MOTION FOR USE OF ESCROW FUNDS FOR AN ATTORNEY

#47 – MOTION TO RECONGNIZE RIGHT OF FREEDOM OF SPEECH

#48 – MOTION TO REMOVE RONALD FAHY AS GUARDIAN AD LITEM

#49 – PETITION FOR RULE TO SHOW CAUSE AGAINST IGOR BAKHIR

#50 – MOTION TO COMPEL AND MOTION FOR SANCTIONS

#51 – MOTION FOR MENTAL HEALTH EVALUATION OF PLAINTIFF

#52 – MOTION FOR SANCTIONS DUE TO FRAUD UPON THE COURT

on this Court's docket, for Wednesday, February 15, 2006 at 10:00 a.m. for hearing or as soon as possible as this matter may be heard.

Wesley C. Smith, Defendant
5347 Landrum Rd APT 1
Dublin, VA 24084-5603
liamsdad@liamsdad.org (no phone)

CERTIFICATE OF SERVICE

I hereby certify that a true and accurate copy of the foregoing motion was served to Loretta Vardy and Ronald Fahy (GAL) via e-mail and/or fax and/or website, this 13th day of February 2006.

Wesley C. Smith