VIRGINIA:

IN THE CIRCUIT COURT THE COUNTY OF PRINCE WILLIAM

Cheri Smith		
Complainant)	
<u>-</u>)	
v.) Cha	ancery No. 53360
Wesley Smith)	
Defendant	j	

MOTION

Comes now the Complainant, Cheri Smith, who by counsel moves this Court to quash the Defendant's *Subpoena Duces Tecum* issued by Defendant upon the Counsel for the Complainant, copy attach hereto.

In support of this Motion, Complainant states:

- 1. That there was not proper service of the Subpoena Duces Tecum.
- 2. That the items requested to be produced in request number 1,2,3,5,6 are attorney work products and/or protected by the attorney/client privilege
- 3. That the items requested in request number 1,2,3,4,5,67,8, are overly broad and burdensome;
- 4. That the items requested in request number 5, 6,7,8, are beyond the proper scope of discovery;
- 5. That the Defendant has been provided with items requested in request number 4, i.e. which have been properly sought through discovery. The current request is duplicative, overly broad and burdensome.
- 6. That the Defendant's requests are intended to harass Complainant's counsel

WHEREFORE, the Complainant respectfully requests that the Defendant's *Subpoena Duces Tecum* be quashed

Respectfully submitted, Cheri Smith

By Coun	sel
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Loretta Vardy, Esquire

Ву:	By Counsei
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	13 th day of February, a true copy of the foregoing Motion to Quash
was hand-delivered to:	
	Ronald Fahy, Esquire Guardian <i>ad litem</i> 9236 A Mosby Street Manassas, VA 20110 703-369-7991
and e-mailed to:	

Wesley C. Smith, Pro Se Defendant 5347 Landrum Rd APT 1

Dublin, VA 24084