STATE OF SOUTH CAROLINA COUNTY OF CHARLESTON MAY 24 PM 3:14 FOR THE NINTH JUDICIAL CIRCUIT CLERK OF COURT CLERK OF COURT EX-PARTE ORDER Plaintiff(s), V. Defendant(s).
This matter comes before the court on the ex-parte application of the Plaintiff,
to suspend the visitation of pending a hearing on his expedited motion for temporary
relief. After reviewing the affidavits of the Plaintiff and the minor child's counselor,
this court finds that immediate and irreparable injury, loss or damage will result to the parties'
minor child if the ex-parte relief requested is not granted. Therefore pursuant to Kule 65(b), SCRCP, the
Defendant's visitation with
the Plaintiff's expedited motion for temporary relief. The court grants this relief because the Plaintiff
has presented a prima facie case that continuing unsupervised visitation with the minor child is causing her irreparable harm. The order shall expire on June 3, 2010 or at such time as the order from the
Plaintiff's expedited motion temporary relief issues. Because this matter involves child custody, no
security is required. See Rule 65(c), SCRCP. IT IS SO ORDERED!
PRESIDING JUDGE, FAMILY COURT
Charleston, South Carolina May 24, 2010
I SO MOVE!
GREGORY FORMAN, ESQUIRE ATTORNEY FOR PLAINTIFF ATTEST: A TRUE COPY JULIE J. ARMSTRONG (SEAL) CLERK, FAMILY COURT DEPUTY CLERK