STATE OF NORTH CAROLINA ONSLOW COUNTY	IN THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION	
	File No.	
Plaintiff	ORDER	
VS.  Defendant	(Ex Parte / Domestic)	

**THIS CAUSE** coming on to be heard and being heard before the undersigned judge based on verified pleadings filed herein by the ( ) PLAINTIFF ( ) DEFENDANT seeking ex parte relief relating to custody of one or more minor children; and after a review of such sworn allegations, the Court makes the following:

	FIN	DINGS OF FACT		
the	NTIFF. The Plaintiff resides at:  ( ) father ( ) mother ( ) grandparent ( ) me minor child(ren).			
the	ENDANT. The Defendant resides at:  ( ) father ( ) mother ( ) grandparent ( ne minor child(ren).			
	ATIONSHIP OF PARTIES. The parties are/were ( ) never married ( ) other:			
resio	<b></b> minor child(ren) deta ding in the home of the ( ) Plaintiff ( ) Defa		nmediately prior to this filing	g has/have been
a.	(Name)	(age)	(DOB)	
b.	(Name)	(age)	(DOB)	
c.	(Name)	(age)	(DOB)	
d.	(Name)	(age)	(DOB)	
	SICAL CUSTODY. Other relevant facts regarding OOL. The minor child(ren) ( ) does ( ) does			

a.	There ( ) is ( ) is not another court proceeding between the parties in this or any other state.
b.	There ( ) is ( ) is not a current custody/visitation order in place in this or any other state relating to the care of the minor child(ren).
c.	The location and details of the other court proceedings and orders entered therein are as follows:
d. e.	A copy of said order(s) ( ) is ( ) is not attached.  There ( ) is ( ) is not an opposing attorney in this or any related case involving the parties. If so, notice to and
	the status of the opposing attorney is as follows:
<u>LEG</u>	AL GROUNDS FOR ISSUING AN EX PARTE ORDER are as indicated below:
a.	( ) An emergency affecting the welfare of the minor child(ren) exists that renders it appropriate for the Court to enter a temporary order of custody pursuant to NCGS 50-13.5(d)(2), and the emergency is described as follows:
b.	( ) A temporary order of custody which changes the living arrangements or physical custody of the child(ren without a formal hearing and prior to the service of process pursuant to NCGS 50-13.5(d)(3) is warranted because:
	i. The child(ren) is/are exposed to substantial risk of bodily injury as described below? ( ) Yes. ( ) No
	ii. The child(ren) is/are exposed to substantial risk of sexual abuse as described below? ( ) Yes. ( ) No
C.	( ) The child(ren) is/are exposed to substantial risk of being abducted or removed from this State for the purpose of evading jurisdiction of the courts as described below? ( ) Yes. ( ) No.
d.	( ) This state should enter a temporary custody order despite the fact it is not the home state or otherwise authorized to assume jurisdiction pursuant to NCGS 50A-204(a) because:
	i. ( ) The child(ren) is/are present in this state and has/have been abandoned as follows:
	<ul> <li>i. ( ) The child(ren) is/are present in this state and has/have been abandoned as follows:</li></ul>

OTHER COURT PROCEEDINGS/OPPOSING COUNSEL.

7.

	e. ( ) A temporary custody order is warranted to maintain the status quo of the minor child(ren) as it relates to their residence, health, education, and welfare for the following reasons:
	f. ( ) Other reasons and facts relevant to the issuance of a temporary order pending service of process are:
	CONCLUSIONS OF LAW
1.	North Carolina ( ) has ( ) does not have jurisdiction over the parties and the subject matter herein.
2.	North Carolina ( ) has ( ) does not have jurisdiction over the issue of custody of the minor child(ren) in that:
	a. ( ) North Carolina is the home state of the minor child(ren) as defined by the UCCJEA.
	b. ( ) North Carolina has continuing jurisdiction pursuant to a prior order of the courts of this state.
	c. ( ) A situation exists warranting assuming emergency jurisdiction and issuing a temporary order.
	d. ( ) Facts to support the exercise of jurisdiction appear to be insufficient.
3.	It ( ) is ( ) is not in the best interests of the minor child(ren) that a temporary order be granted.
4.	( ) It is ( ) appropriate ( ) not appropriate for the court to enter an order of temporary custody pursuant to NCGS 50-13.5(d)(2).
5.	( ) An order for temporary custody changing the living arrangements of the minor children ( ) is ( ) is not warranted prior to service of process pursuant to NCGS 50-13.5(d)(3).
6.	( ) Other conclusions:
	ORDER
1.	Ex parte relief is ( ) GRANTED and the following order is issued; ( ) DENIED and no order is issued.
2.	( ) IT IS ORDERED THAT:
	a. ( ) Temporary custody of the minor child(ren) is granted to the ( ) plaintiff ( ) defendant pursuant to NCGS 50-13.5(d)(2).

arrangements prior to service of process pursuant to NCGS 50-13.5(d)(3).
( ) The minor child(ren) shall not be removed from ( ) Onslow County ( ) North Carolina pending further hearings by the court
( ) Contact/visitation with the ( ) plaintiff ( ) defendant pending further hearings shall be as follows:
( ) Local law enforcement shall assist the ( ) plaintiff ( ) defendant in obtaining and maintaining temporary custody of the minor child(ren) as provided herein.
eturn hearing on this ex parte order (where the court considers whether to keep the temporary order in effect, modif or dissolve it) shall be held:
( ) On, 201, at or as soon thereafter as the matter may be reached by the court.
( ) When calendared for hearing by either party.
) The ( ) plaintiff ( ) defendant shall bring the minor child(ren) to the hearing on, 201
) The ( ) plaintiff ( ) defendant shall submit an application for custody mediation.
) The parties, by mutual agreement, may modify the provisions of this temporary order prior to further hearings by court if such changes would be in the minor child(ren)'s best interests.
) Other provisions ordered by the court are:
opy of this order and the supporting complaint or motion shall be served upon the other party as allowed by law.
Iful violations of this order may be punishable as for contempt, with the imposition of fines or incarceration or both.
s order is entered without prejudice to either party at future hearings regarding the minor child(ren).
s the day of, 201
DISTRICT COURT JUDGE Fourth Judicial District