

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF SOUTH CAROLINA**

**Walter Brian Bilbro,**

**Plaintiffs,**

**Vs.**

**South Carolina Department of Social  
Services (Director Susan Alford, Director  
Dorothy Addison RRP)**

**Office of Governor, Nikki Randhawa Haley**

**Lutheran Services Carolinas**

**World Relief Spartanburg, (Director Jason  
Lee)**

**Defendants.**

**Civil Action # 3:16-cv-767-JFA**

**Statement of Lauren Martel  
Pertaining to Status of Beaufort County  
Family Court**

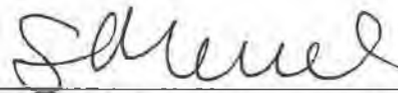
**NOW COMES Lauren Martel states that:**

- 1. Beaufort County Case 15-DR-07-220 is a Beaufort Family Court case and entire file was attached as an Exhibit to the Original Complaint and is filed in this Court.**
- 2. That yesterday, May 18, 2016 the Beaufort Family Court confirmed that no other orders have been filed in this matter since April 2, 2015 wherein a Temporary Order was filed under unusual circumstances.**
- 3. That more than 365 days have passed since that action was filed in January 2015 d more than 365 days has passed since the Temporary Order was filed. That no orders granting an extension of time were in the file as of May 18, 2016.**
- 4. That no guardian ad litem was ever appointed of home study or chain of**

*H. SPAN*

custody of how the child got to a place in America where he was being threatened with being deported.

5. That the imminent risk presently to the Plaintiff in this matter and others is that this child and his sponsors and any other chain migration that may have occurred are here in South Carolina and that Temporary Order is by operation of law, void.
6. Therefore, there exists NO tracking ability or oversight or even a follow up on how this child is doing or sponsors.
7. The funding for all of this appears to impact the state of South Carolina
8. A recent copy of the last document filed in this case as of yesterday indicates the Order was "Temporary" as checked on Judgment form.



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LAUREN MARTEL

2 Corpus Christi Place

Suite 200 The Professional Building

(843) 298-3831

Attorney for Plaintiff

Hilton Head Island, South Carolina

May 15, 2016

STATE OF SOUTH CAROLINA )  
 )  
 COUNTY OF BEAUFORT )  
 )  
NIDIA TORREZ )  
 Plaintiff, )  
 vs. )  
WALTER VILLALTA )  
 Defendant. )

IN THE FAMILY COURT  
14TH JUDICIAL CIRCUIT  
  
**JUDGMENT IN A  
 FAMILY COURT CASE**

Docket No. 15-DR-070-220

Submitted by: Mark J Devine	Attorney for <input checked="" type="checkbox"/> Plaintiff <input type="checkbox"/> Defendant or <input type="checkbox"/> Self-Represented Litigant <input type="checkbox"/> GAL
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**DECISION BY COURT** (check all that apply)

- This action came to trial, hearing or was resolved by consent and an order was rendered.
- This action has been dismissed pursuant to  Rule 12(b), SCRPC  Rule 41(a), SCRPC  
 Rule 43(k), SCRPC  Family Court Benchmark  
 Other: \_\_\_\_\_

**IT IS ORDERED AND ADJUDGED:**  See attached order;  Statement of Judgment by the Court:  
 \_\_\_\_\_  
 Additional information for Clerk: \_\_\_\_\_

**ORDER INFORMATION**

This is a  Temporary  Final order. If Final, does this order end the case?  Yes  No  
 Support  is not ordered  is ordered, and it is to be paid  through the court.  directly to the Clerk  
 Case number under which support is paid if different from this one: \_\_\_\_\_  
 This order involves the immediate  issuance  dismissal of a bench warrant, or  does not apply  
 The following motions are ended by this order (include motion filing date): \_\_\_\_\_  
 This order adds or dismisses the following parties to this case:  
 dismiss  add: \_\_\_\_\_  dismiss  add: \_\_\_\_\_

15 APR -2 PM 12:39  
 BEAUFORT COUNTY  
 FAMILY COURT  
 BEAUFORT S.C.

**INFORMATION FOR THE JUDGMENT INDEX/TRANSCRIPT OF JUDGMENT (§ 20-3-670(B)(1))**  
 Complete this section below when the judgment affects title to real or personal property or if any amount should be enrolled. If there is no judgment information to enroll, indicate "N/A" in one of the boxes below.

Judgment In Favor of (List name(s) below)	Judgment Against (List name(s) below)	Judgment Amount to be Enrolled (List amount(s) below)
		\$
		\$
		\$

If applicable, describe the property, including tax map information and address, referenced in the order:  
 \_\_\_\_\_

The judgment information above has been provided by the submitting party. Disputes concerning the amounts contained in this form may be addressed by way of motion pursuant to the South Carolina Rules of Civil Procedure. Amounts to be computed such as interest or additional taxable costs not available at the time the form and final order are submitted to the judge may be provided to the clerk. Note: title abstractors and researchers should refer to the official court order for judgment details.

Tomas R. [Signature] 4147 April 2, 2015  
 Family Court Judge Judge Code Date

STATE OF SOUTH CAROLINA )  
 )  
 COUNTY OF BEAUFORT )  
 )  
 NIDIA LORIBETH CAMPOS TORREZ )  
 )  
 PLAINTIFF, )  
 )  
 vs. )  
 )  
 WALTER ANTONIO ORDONEZ VILLALTA )  
 )  
 DEFENDANT )

IN THE FAMILY COURT  
 14<sup>th</sup> JUDICIAL CIRCUIT  
 CASE NO: 15-DR-070-220

**ORDER**

2015 APR -2 AM 10:25  
 FAMILY COURT  
 BEAUFORT COUNTY  
 BEAUFORT, S.C.

<b>Date of Hearing</b>	<b>April 2, 2015</b>
<b>Plaintiff's Attorney</b>	<b>Mark J. Devine, Esq.</b>
<b>Presiding Judge</b>	<b>The Hon. Timothy H. Pogue</b>
<b>Court Reporter</b>	<i>Donna Hartley</i>

This matter came before the Court pursuant to a special findings hearing. The Plaintiff was represented by Mark J. Devine, Esq. This court was informed that the Defendant's is a resident of Honduras and resides in Honduras. The Defendant had notice of this hearing pursuant to SCRCF Rule 4(9).

This court finds that the Plaintiff and the minor child are residents of Beaufort, County, South Carolina. This court finds and concludes that it has the authority to adjudicate this case as this court has subject matter and personal jurisdiction and that venue is appropriate.

The Plaintiff is the natural and biological parent of one (1) minor child to wit: Walter Alexander Ordonez Campos (DOB: 12/04/2007)

That this court after hearing argument from counsel, the evidence presented and this court's duty to protect the minor child finds and concludes as follows:

1. That the minor child fled Honduras and has been in the care and custody of the

*THP*  
*#1*

*[Handwritten mark]*

Plaintiff since his arrival. The minor child is in imminent danger of being deported from the United States.

2. That the minor child's biological father (Defendant) has abandoned and neglected the minor child and has never been a part of the minor child's life.

3. That this court finds that the minor child is currently in immigration court proceedings in Charlotte, NC.

4. That this court finds and concludes that Honduras is an unsafe country with numerous human rights violations to which the government acquiesces. This court has given special consideration to this finding based on the United States Department of State's country report and the Honduras Human Rights Report. This court finds and concludes that if the minor child is removed to Honduras, the minor child will be separated from his mother and will be exiled from coming back to the United States.

5. This court finds and concludes that the minor child is dependent on the Plaintiff's support and does not have the ability to be independent. This court finds that the Plaintiff has raised the minor child since his birth and the minor child relies on the Plaintiff on a day-to-day basis. This court finds and concludes that the Plaintiff shall be awarded immediate custody of the minor child.

6. This court finds and concludes that the minor child is both under the age of 21 and unmarried.

7. This court finds and concludes that because of country conditions in Honduras and that the child's support and stability are with the Plaintiff in the United States, it would not be in the minor child's best interest and welfare to return to Honduras.

8. That reunification of the minor child with the father is not possible.

THR  
#2

9. I find and conclude that the Plaintiff reserves the right to request a Guardian ad Litem for the best interest of the minor child.

Accordingly, it is:

**ORDERED:** That the Plaintiff shall have custody of the minor child.

**ORDERED:** That all findings and conclusions are hereby incorporated by reference into this order.

**ORDERED:** the Plaintiff reserves the right to request a Guardian ad Litem for the best interest of the minor child.

**SO ORDERED**

  
\_\_\_\_\_  
The Hon. Timothy H. Pogue

April 2, 2015

Beaufort, SC