DISTRESS PETITION

Virginia Code § 8.01-130.4

		TNAME	
V. PLAINTIFF(S)		PRINCIPAL DEFENDANT(S)	
ATTORNEY FOR PLAINTIF			-DEFENDANT(S)
STATEMENT			
Rent	\$		
Bond Premium (if any)	\$		
Attorney's Fee (by contract)	\$		
Court Fees and Costs	\$		
Storage (estimated to hearing date) TOTAL CLAIMED	\$		
the date of this petition, which wa	s reserved upon contract, in	the amount of	ars from the time that it became due to
(a) [] \$		(b) []	ESCRIPTION AND VALUE)
which are located at [] the address of the co-defe []			
PLAINTIFF(S)states that the prerequeres present in this case and a list of facts s	upporting this grounds is att	ached and incorporated into th	(from list on Page Two) is is petition.
PLAINTIFF(S)therefore requests the		• ·	
[] levy[] levy and take into possession (seiz	e) the following property	:	
			nown in TOTAL CLAIMED above
and such other further relief as may be	required and appropriate.		
The statements above are true and accu	urate to the best of my know	ledge and belief.	
		[]PLAINTIFF []F	PLAINTIFF'S AGENT [] PLAINTIFF'S ATTORNEY
FOR NOTARY PUBLIC'S USE	ONLY:		
State of		[] County of	
Acknowledged, subscribed and swo	orn to before me this	day of	, 20
NOTARY REGISTRATION NUMBER NOTARY PUBLIC (My commission expires:)		ARY PUBLIC	

- A. The principal defendant or one of the principal defendants:
 - A. (1) Is a foreign corporation, or is not a resident of this Commonwealth, and has estate or has debts owing to such defendant within the county or city in which the attachment is, or that such defendant being a nonresident of this Commonwealth, is entitled to the benefit of any lien, legal or equitable, on property, real or personal, within the county or city in which the attachment is. The word "estate," as herein used, includes all rights or interest of a pecuniary nature which can be protected, enforced, or proceeded against in courts of law or equity;
 - A. (2) Is removing or is about to remove himself out of this Commonwealth with intent to change his domicile;
 - A. (3) Intends to remove, or is removing, or has removed the specific property sued for, or his own estate, or the proceeds of the sale of his property, or a material part of such estate or proceeds, out of this Commonwealth so that there will probably not be therein effects of such debtor sufficient to satisfy the claim when judgment is obtained therefore should only the ordinary process of law be used to obtain the judgment;
 - A. (4) Is converting, is about to convert or has converted his property of whatever kind, or some part thereof, into money, securities or evidences of debt with intent to hinder, delay or defraud his creditors;
 - A. (5) Has assigned or disposed of or is about to assign or dispose of his estate, or some part thereof, with intent to hinder, delay or defraud his creditors;
 - A. (6) Has absconded or is about to abscond or has concealed or is about to conceal himself or his property to the injury of his creditors, or is a fugitive from justice.

The intent mentioned in Subdivision A(4) and A(5) above may be stated either in the alternative or conjunctive.

- B. The specific personal property sought to be levied or seized:
 - B. (1) Will be sold, removed, secreted or otherwise disposed of by the defendant, in violation of an obligation to the plaintiff, so as not to be forthcoming to answer the final judgment of the court respecting the same; or
 - B. (2) Will be destroyed, or materially damaged or injured if permitted to remain in the possession of the principal defendant or one of the principal defendants or other person or persons claiming under them.
- C. In an action for rent, there is an immediate danger that the property subject to the landlord's lien for rent will be destroyed or concealed.