JUVENILE PETITION

Using This Form

1. Copies

- a. Original--to court.
- b. Copies to each person designated on the original copy to receive process.
- c. Other copies as determined by local practice.
- 2. Prepared by petitioner and intake officer.

3. Attachments

- a. Form DC-325, REQUEST FOR WITNESS SUBPOENA--if prepared at time of issuance of petition.
- b. Form DC-510, SUMMONS
- c. Form DC-513, REQUEST FOR REPRESENTATION BY A LAWYER, (JUVENILE)--at first appearance in court (if form DC-515 not used).
- d. Form DC-515, WAIVER OF RIGHT TO BE REPRESENTED BY A LAWYER (JUVENILE)--at first appearance in court (if form DC-513 is not used).
- e. Form DC-517, WAIVER OF JURISDICTION--if used in a court proceeding.
- f. Form DC-519, NOTICE OF TRANSFER HEARING (if used) when transfer hearing is scheduled.
- g. Form DC-526, EMERGENCY REMOVAL ORDER--if used (attach to all copies of petition if order issued when petition is prepared).
- h. Form DC-527, PRELIMINARY PROTECTIVE ORDER--if used (attach to all copies of petition if order issued when petition is prepared).
- Form DC-528, PRELIMINARY REMOVAL ORDER--if used (attach to all copies of petition if order issued when petition is prepared).
- j. Form DC-529, DETENTION ORDER--if used (attach to all copies of petition if order issued when petition is prepared).
- k. Form DC-535, NOTICE OF TERMINATION OF RESIDUAL PARENTAL RIGHTS--if used (attach to all copies of petition in these proceedings).
- l. Form DC-620, AFFIDAVIT (UNIFORM CHILD CUSTODY JURISDICTION ACT) --if used (attach to all copies of petition in these proceedings).
- m. Form DC-641, PARENTAGE SUPPLEMENT TO PETITION, if parentage is an issue.

4. Preparation details

- a. If more than five sheets (original plus four copies) are being prepared, the last copy should be examined to be sure that it is legible. If not legible, determine how many copies are illegible and make duplicate copies from the original using a copier to replace the illegible copies.
- b. Data Element Nos. 15-17 (regarding placement in detention or shelter care) should be updated on the original if the child is taken into custody after the petition has been issued.

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Data Elements, front

- 1. Court file number.
- 2. Date of hearing.
- 3. Name of Court.
- 4. Name and Social Security number of child who is the subject of this petition.
- 5. Date of birth of child.
- 6. Age of child in years. If less than one year old, state age of child in months or days and state if age is in months or years.
- 7. Sex of child. Circle "M" or "F".
- 8. Race of child.
- 9. Street address and telephone number of child.
- 10. Father's name, Social Security number, date of birth, and telephone number.
- 11. Father's street address.
- 12. Mother's name, Social Security number, date of birth, and telephone number.
- 13. Mother's street address.
- 14. Name, street address and telephone number of guardian, legal custodian or other person standing *in loco parentis* to the child.
- 15. Guardian's, legal custodian's or person *in loco* parentis relationship to child.
- 16. Name, street address and telephone number of other person involved in the subject matter of the petition.
- 17. Check the appropriate box to show whether or not the child is in official custody at the time of the issuance of the petition.
- 18. If placed in detention, give the name of the detention or shelter care facility.
- 19. If placed in detention, give the date and time that the child was taken into official custody.
- 20. If placed in detention, give the date and

- time that the child was placed in a detention or shelter care facility.
- 21. Insert item numbers of information petitioner could not provide.
- 22. Description of charge or matter before the court, i.e. custody determination or Date of signature of petitioner visitation determination, including citations to statutes or ordinances.

NOTE: Do not place more than one charge or case on one petition. Separate petitions should be filed per charge or matter, i.e. petition for custody and separate petition for visitation.

- 23. Date of signature of petitioner.
- 24. Print or type petitioner's name.
- 25. Signature of petitioner.
- 26. Petitioner's street address and telephone number (on court copy ONLY).
- 27. Date of acknowledgment.
- 28. Signature of person taking acknowledgment. Check the appropriate title box.
- 29. Name of person filing the petition. Check appropriate title box.
- 30. Date petition filed.

PETITION			Case No.:		
Commonwealth of Virginia	VA. CODE §§ 16.1-262; 16.1-263		4	2	
	3		Invenile and Do	DATE OF HEARING mestic Relations D	istrict Court
In re a Child under eighteen	years of age			mestic Relations B	
CHILD'S NAME 1.	SSN:		DATE OF BIRTH 2. 5	AGE 3. 6	SEX.7 RACE
CHILD'S ADDRESS 4.		9		TELEPHO	NE NO.
FATHER'S NAME 5.	SSN	10 DATE OF	BIRTH	TELEPHONE NO.	
FATHER'S ADDRESS 6. 11					
MOTHER'S NAME 7. 12	SSN	DATE O	F BIRTH	TELEPHONE NO.	
MOTHER'S ADDRESS 8. 13					
GUARDIAN/LEGAL CUSTODIAN OR 9.	PERSON IN LOCO PARENTIS NAME A	AND ADDRESS	14	TELEPHO	NE NO
GUARDIAN'S /LEGAL CUSTODIAN (OR PERSON IN <i>LOCO PARENTIS</i> RELA	TIONSHIP TO CHILD	15		٠.
OTHER(S) NAME AND ADDRESS 11.			16	TELEPHO	NE NO.
12. Child held in CUSTODY [] Yes [] No		17		
13. Place of Detention or Shelte	er Care 18	•••••			
14. Date and Time Taken into	Custody	13. Date and Time	e Placed in Detention	on or Shelter Care	
// <u>19</u>	: m.	//		: m	
15. The above information is n	ot known to the petitioner: No(s).	21			
 I, the undersigned petitioner, 	state under oath to the best of my art Law in that, within this city/co	knowledge, that the a	bove-named child i	s within the purview	of the Juvenile and
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/ • • • • • • • • • • • • • • • • • • •					
Court, and that this Court enter	requests that the child and the pe such orders and judgments as the le and Domestic Relations Distric	Court deems fit and pr			
23	2	4		25	
DATE	PETITIONER'S NAM	•••••••	PETFI	TIONER'S SIGNATURE	
	· · · · · · · · · · · · · · · · · · ·	26			
		AND TELEPHONE NUMBER (COURT COPY ONLY)		
Sworn/affirmed and signed	d before me on		28	,	• • • • • • • • • • • • • • • • • • • •
		[] INTAKE OFFICER		My commission expires:	
Filed by: 25)	:		30	
7	OFFICER [] ATTORNEY			DATE	

NOTICE OF RIGHTS TO DESTRUCTION OF JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT RECORDS

(Va. Code § 16.1-306)

Records relating to a proceeding where a juvenile is found	guilty	of a delinquent ac	t which would be
felony if committed by an adult will not be destroyed.			

		destroyed automatical	

such juvenile is nineteen (19) years old or older and

five years have passed since the date of the last hearing in the case. However, if the juvenile was found guilty of an offense reportable to the Virginia Department of Motor Vehicles, the records shall not be destroyed until the juvenile is twenty-nine (29) years old.

- You may request the earlier destruction of the court records in this case ONLY IF:
 - 1. You were the subject of a delinquency or juvenile traffic proceeding, and
 - 2. You were found innocent of the charge or the charge was otherwise dismissed, and
 - 3. You file a motion with this court requesting destruction of the records connected with such charge with notice being given to the Commonwealth's Attorney.

Unless good cause is shown why the records should not be destroyed, this court shall grant the motion.