Commonwoolth of Vincinia W. G. 1 88 16 1 202 1 62 2 200 62 2 200 2		Agency Case No.	
In re: NAME OF CHILD Male Female AGE (YEARS/MONTHS)			
		Juvenile and Domestic Relations District Court	
In re:			
	NAME OF CHILD		
	[] Female	DATE OF BIRTH	
who w		DATE OF BIRTH	
		DATE	
I, the	undersigned Petitioner, state under oath to the best of my kn	owledge and belief that the following are true:	
		-	
		earing pursuant to Virginia Code § 16.1-282.1	
	 i. was the subject of a foster care plan filed in this court previously been the subject of a permanency planning 		
	ii has been:		
	[] placed through an agreement with the local board the parents or guardian and such agreement has no	·	
		ted, filed or ordered to be filed on his/her behalf;	
		and a determination that massanable affants to mannita	
	the child with parents are not required, in accordance with		
[] (c) the child was the subject of a permanency planning hearing the Court approved an interim plan for the child.	g pursuant to Virginia Code § 16.1-282.1 at which	
2. [] A new foster care plan that identifies a permanent goal of	for	
-	review at this permanency planning hearing is attached hereto	PERMANENT GOAL	

	Court Case No.			
AND				
[] (a)	the board or agency seeks to achieve the permanent goal for the child and, therefore, petitions the court for the following relief:			
[]	transfer custody of child to his/her prior family, namely			
	NAME			
г	NAME dissolve the board's placement agreement and return the child to his/her prior family.			
	• • • • • • • • • • • • • • • • • • • •			
L.	transfer custody of the child to a relative other than the child's prior family, or to fictive kin for the purpose of establishing eligibility for the Federal-Funded Kinship Guardian Assistance program pursuant to § 63.2-1305 or the State-Funded Kinship Guardianship Assistance Program pursuant to § 63.2-1306, namely			
	NAME			
	approve termination of residual parental rights as being in the best interest of the child, and, upon separate petitions [] filed [] to be filed, terminate residual parental rights pursuant to Virginia Code § 16.1-277.01 or § 16.1-283.			
[] place child, who is 16 years of age or older, in permanent foster care.			
[A permanent foster care agreement is appended.			
[direct the agency with custody of the child to provide the child with services to transition to independent living the child has been admitted to the United States as a refugee or asylee, has attained the age of 16 years and the p is independent living.			
[]	place the child, who is 16 years of age or older, in another planned permanent living arrangement.			
OR				
[] (b)	The board or agency has thoroughly investigated the feasibility of the alternatives listed in Virginia Code § 16.1-282.1 A (i) – (v) and alleges that none of these alternatives is in the best interest of the child and, therefore, petitions the court for approval of an interim plan and the following relief:			
	[] continue custody with the board or agency or continue placement with the board through a parental agreement; or			
	[] transfer custody to the board or agency from the parents or guardian of a child who has been in foster care through an agreement where the parents or guardian retained legal custody.			
3. [If 2(b) above is applicable, the foster care plan pursuant to Virginia Code § 16.1-282.1 B includes provisions for accomplishing the permanent goal within 6 months, and summarizes the investigation conducted of the alternatives listed in Virginia Code § 16.1-282.1 A (i) – (v) and states why achieving each of these is not in the best interest of the child at this time. The foster care plan describes the child's placement, including in-state and out-of-state placement options and whether the child's placement is in-state or out-of-state. If the child's placement is out-of-state, the foster care plan provides the reason why the out-of-state placement is appropriate and in the best interests of the child.			
4. [The child has been in the custody of the local board or child welfare agency for 15 of the most recent 22 months and no petition for termination of parental rights has been filed for the following reasons:			
	[] the child is being cared for by a relative; or			
	[] the local board or child welfare agency has determined that the filing of such a petition is not in the best interest of the child and has documented a compelling reason for such decision in the child's foster care plan; or			
	[] the local board has not provided to the family of the child, within the time period established in the child's foster care plan, services deemed necessary for the child's safe return home or has not otherwise made reasonable efforts to return the child home, if required under § 473(a)(15)(B)(ii) of Title IV-E of the Social Security Act (42 U.S.C. § 673).			

	Court Case No.		
	(4. continued) Reasonable efforts regarding reunification or transfer of custody to a relative, and a timeline of the efforts, were made as follows:	iose	
	criotis, were made as follows.		
	[] See attachmen	nt.	
	Wherefore, Petitioner requests that the court grant the following relief and such other relief as the child's best	t	
١.	. [] Docket the case for a permanency planning hearing to be held within thirty days, since a hearing was not previously scheduled pursuant to Virginia Code § 16.1-281 B, 16.1-282 E, or § 16.1-282.1 B.		
2.	following at addresses provided on the attached transmittal form: • Child, if he/she is 12 years of age or older; • Guardian <i>ad litem</i> for child;	to the	
	 Child's parents and any person standing <i>in loco parentis</i> at time agency assumed custody; Foster parents or other care providers of the child; Petitioning board of social services or other child welfare agency; and Such other persons as the court may direct, including, but not limited to, pre-adoptive parents, if any. 		
3.	 Enter a finding that: [] Reasonable efforts [] have been made [] have not been made by the agency to reunite the child with his oparents, guardian or other person standing <i>in loco parentis</i> to the child. 	or her	
	[] Reasonable efforts to reunite the child with a parent are not required pursuant to Virginia Code § 16.1-281 I	В.	
	[] The board or agency has identified a permanent goal for the child other than returning the child home and reasonable efforts		
	[] have been made [] have not been made to achieve the permanent goal identified in the foster care plan	1.	
ŀ.	Enter an order of disposition that adopts and approves the attached foster care plan for the child.		
5.	. [] Schedule a future hearing date and give notice to all parties of the following:		
	[] a second permanency planning hearing pursuant to Virginia Code § 16.1-282.1 B to be held within six r of this permanency planning hearing, if a continuation of foster care is the interim plan for the child.	nonth	
	[] a foster care review hearing in 6 months pursuant to Virginia Code § 16.1-282.1 A2 to review the foster plan for a child who is placed in another planned permanent living arrangement.	care	
	[] an annual foster care review hearing within 12 months pursuant to Virginia Code § 16.1-277.01 E, § 16.277.02 D, § 16.1-278.3 E, or § 16.1-283 F.	.1-	
	PUBLIC OR PRIVATE CHILD-PLACING AGENCY		
	DATE PETITIONER		
Sv	subscribed and sworn to before me this		
	DATE [] INTAKE OFFICER [] CLERK		
	FOR NOTARY PUBLIC'S USE ONLY:		
	State of		
	NOTARY REGISTRATION NUMBER NOTARY PUBLIC (My commission expires:		