NOTICE OF APPEAL—Juvenile Civil Appeals VA. CODE §§ 16.1-106.1, 16.1-277.01, 16.1-277.02, 16.1-278.15, 16.1-278.2, 16.1-278.3, 16.1-278.4, JDR CASE NO. 16.1-281, 16.1-282, 16.1-282.1, 16.1-283, 16.1-296, 16.1-296.2, 16.1-298, 20-107.2 Circuit Court CASE NO. CJ-Juvenile and Domestic Relations District Court CHILD'S NAME (LAST, FIRST, MIDDLE) I, the undersigned, note my appeal of the final dispositional order of this court to the circuit court of this county or city. [] Relief of Custody/Entrustment [] Abuse/Neglect NOTICE OF APPEAL [] Custody [] Initial Foster Care Plan [] Visitation [] Foster Care Review [] CHINS [] Permanency Planning Hearing [] Paternity [] Termination of Parental Rights. APPELLANT'S NAME (LAST, FIRST, MIDDLE) Pursuant to § 16.1-296(D) of the Code of Virginia, the circuit court shall hold a hearing on the merits of an appeal of a termination of parental rights case within 90 days of the perfecting of the appeal. [] My case is scheduled to be called for [] trial [] setting of trial date on DATE AND TIME OF APPEARANCE STREET ADDRESS OF CIRCUIT COURT I understand that the order of judgment which I am appealing remains in full force and effect until changed or annulled by the Circuit Court. I promise to appear before the circuit court of this jurisdiction at the date and time shown. To the best of my knowledge, I expect the time requirement for this hearing to be hours. RELATIONSHIP TO CHILD **Custody and Visitation Cases:** APPELLANT DATE OF APPEAL \$ Circuit Court Writ Tax, Costs and Service Fees. Fees are required for all custody and visitation petitions simultaneously appealed by petitioner. Name of Guardian ad litem: WITHDRAWAL Name of Attorney for Appellee: NOTICE: Promptly communicate with the Clerk of the Circuit Court of this jurisdiction concerning the subpoenaing of I, the undersigned, withdraw my appeal in this case witnesses and any need for interpreters. Failure to appear in the circuit court at the designated date and time may result in the dismissal of your appeal. WITHDRAWAL OF APPEAL: If this appeal is withdrawn within ten (10) days after entry of the judgment or order when no appeal bond or costs are required to perfect the appeal, or before being "perfected" by posting required appeal bond or paying APPELLANT

ATTORNEY FOR APPELLANT

required costs, no additional costs will be taxed against you. After ten (10) days or after the appeal is "perfected" by posting the required appeal bond or paying required costs, in accordance with § 16.1-106.1, any withdrawal of the appeal must occur in

Circuit Court, Upon withdrawal of the appeal in Circuit Court, additional costs will be incurred and any cash bond posted to

perfect the appeal may be disbursed.