	ESTORATION OF DR BITUAL OFFENDER	IVING	Case No	
COMMONWEALTH O				HEARING DATE AND TIME
		Circuit	Court	
	CITY OR COUNTY			
		D. 60		E DATA BELOW IF KNOWN
P	ETITIONER'S NAME	RACE	SEX BOY	RN HT. WGT. EYES HA
	ADDRESS			
	ADDRESS	V	A. D.L. # (IF DIFF	ERENT FROM SSN)
	HE ABOVE-NAMED COU			
I respectfully represent the	nat on DATE	, I was adjudged/de	etermined to	be an habitual offender by
	DATE			
		Department of Motor Vehi		
based on the followi	ng convictions which brought	me within the definition of	f "habitual of	fender":
OFFENSE	OFFENSE DATE	CONVICTION DATE		CONVICTING COURT
OFFENSE	OFFENSE DATE			CONVICTING COURT
OFFENSE	OFFENSE DATE	CONVICTION DATE		CONVICTING COURT
I have attached a of Motor Vehicles.	certified "Habitual Offender R	estoration Transcript" of m	y driving rec	ord from the Department of
CHECK ONE BOX AS	THE BASIS OF YOUR PE	TITION:		
A. Restoration under	Va. Code § 46.2-360(1). (Eligil	oility only after five (5) year	rs from the da	ate of your adjudication or
	ess you are entitled to credit			-
be an habitual offe	ender based in part on and dep	endent upon convictions of	Va. Code § 1	18.2-266, § 18.2-51.4 or
	46.2-341.24 or valid local ord		ate or jurisdic	ction relating to operating a
	er the influence of intoxicants	or drugs.		
I represent that:  (i) At the tire	ne of my convictions, I was a	ddicted to or psychologica	ılly denender	nt on the use of alcohol or
other dru	•		J F	
	ne I am no longer addicted to			
	ive years have passed from the			
	purposes of determining eligib rative suspension by the Depart			
	nse drunk driving) prior to my			Code § 40.2-371(b) (101
Yes	No if yes, period of suspens	ion under § 46.2-391(B):		
	to	];	and	
(iv) I do not c	onstitute a threat to the safety	and welfare of myself or oth	ners with rest	pect to the operation of a

I request that the Court restore my privilege to operate a motor vehicle in the Commonwealth upon my evaluation by the Virginia Alcohol Safety Action Program.



motor vehicle.

- B. Restricted License under Va. Code § 46.2-360(2). (Eligibility only after three (3) years from the date of your adjudication or determination - unless you are entitled to credit under (iii) below.) I have been adjudged/determined to be an habitual offender based in part on and dependent upon convictions of Va. Code § 18.2-266, § 18.2-51.4 or Subsection A of § 46.2-341.24 or valid local ordinance or law of another state or jurisdiction relating to operating a motor vehicle under the influence of intoxicants or drugs.
  - (i) At the time of my convictions, I was addicted to or psychologically dependent on the use of alcohol or other drugs; and
  - (ii) At this time I am no longer addicted to or psychologically dependent on the use of alcohol or other drugs; and
  - (iii) At least three years have passed from the date on which I was adjudged/determined to be an habitual offender For the purposes of determining eligibility under this section, I rely on a period of credit for administrative suspension by the Department of Motor Vehicles pursuant to Va. Code § 46.2-391(B) (for third offense drunk driving) prior to my adjudication/determination:

Yes	No if yes, period of suspension:	
	to	]; and

(iv) I do not constitute a threat to the safety and welfare of myself or others with respect to the operation of a motor vehicle.

I request that the Court order the issuance of a restricted license to allow me to drive to and from work and during the course of my employment, upon evaluation by the Virginia Alcohol Safety Action Program.

## NAME AND ADDRESS OF EMPLOYER

DAYS AND HOURS WORKED

- C. Restoration under Va. Code § 46.2-361(A). (Eligibility only after three (3) years from the adjudication/ determination and after all fines, court costs, forfeitures, restitution, penalties and/or judgments have been paid in full.) I have been adjudged/determined to be an habitual offender and such adjudication/determination was not based on any drunk driving conviction(s), but was based in part and dependent upon a conviction(s) of driving while my license or privilege to drive was suspended or revoked where the suspension or revocation was only for:
  - failure to pay fines, costs, forfeitures, restitution and/or penalties; or
  - failure to furnish proof of financial responsibility; or
  - failure to satisfy a judgment.

I attach proof that all fines, costs, forfeitures, restitution, penalties and/or judgments have been paid in full, and I attach proof of financial responsibility.

I represent that:

- (i) At least *three* years have passed since the date of my adjudication/determination as an habitual offender.
- (ii) I do not constitute a threat to the safety and welfare of myself or others with respect to the operation of a motor vehicle.

I request that the Court restore my privilege to operate a motor vehicle in the Commonwealth.

- D. Restoration under Va. Code § 46.2-361(B). (Immediate eligibility after all fines, court costs, forfeitures, restitutions, penalties and/or judgments have been paid.) I have been adjudged/determined to be an habitual offender based entirely upon convictions of driving while my license or privilege to drive was suspended or revoked where the suspension or revocation was only for:
  - failure to pay fines, costs, forfeitures, restitution and/or penalties; or
  - failure to furnish proof of financial responsibility; or
  - failure to satisfy a judgment.

I attach proof that all fines, costs, forfeitures, restitution, penalties and/or judgments have been paid in full, and I attach proof of financial responsibility.

I represent that I do not constitute a threat to the safety and welfare of myself or others with respect to the operation of a motor vehicle. I request that the Court restore my privilege to operate a motor vehicle in the Commonwealth.



- E. Restoration under Va. Code § 46.2-359. (Eligibility upon reaching eighteen years of age.) I have been adjudged/determined to be an habitual offender based in whole or in part on findings of not innocent while I was a juvenile. I am now eighteen years of age or older. I request that the Court restore my privilege to operate a motor vehicle in the Commonwealth.
- F. Restoration under Va. Code § 46.2-358. (Eligibility after five (5) years from the adjudication/determination where adjudication/determination was based on no drunk driving conditions.) I have been adjudged/determined to be an habitual offender and none of the convictions which brought me within the definition of "habitual offender" were for drunk driving and at least *five* years have now passed since the date of such adjudication/determination. I represent that I do not constitute a threat to the safety and welfare of myself or others with regard to the driving of a motor vehicle. I request that the Court restore my privilege to operate a motor vehicle in the Commonwealth.

I request that the Court hold a hearing on my petition not less than thirty (30) days from the date that the petition is served on the Commonwealth's Attorney and the Commissioner of the Department of Motor Vehicles.

I understand that the Commonwealth's Attorney or the Commissioner of the Department of Motor Vehicles may object to my petition and the Court may deny my request to restore my privilege to operate a motor vehicle in the Commonwealth, may deny the issuance of a restricted driver's license or may place conditions on my privilege to operate a motor vehicle.

Γ	DATE	PETITIONER'S SIGNATURE			
RETURN - COMMONWEALTH'S ATTORNEY		RETURN - COMMISSIONER OF DMV:			
SERVED ON		SERVED ON			
NAME		NAME	NAME		
DATE	SERVING OFFICER	DATE SERVING OF	FICER		
FOR		FOR			

