

City of Richmond General District Court

In re _____, an Adult Respondent

As an alternative to transportation of the respondent by a law enforcement agency, consideration has been given by the undersigned judicial officer to authorizing transportation by an alternative transportation provider of the respondent who is an adult, pursuant to Virginia Code

[] § 37.2-808 as provided in the attached emergency custody order, based upon finding that the respondent meets the criteria of § 37.2-808(A)(i)(b) but not the criteria of § 37.2-808(A)(i)(a).

[] § 37.2-810 as provided in the attached temporary detention order entered pursuant to § 37.2-809, based upon finding that the respondent meets the criteria of § 37.2-809(B)(i)(b) but not the criteria of § 37.2-809(B)(i)(a).

[] § [37.2-829](#)

[] in conjunction with a proceeding pursuant to Va. Code § 37.2-814, in which the respondent volunteered for admission.

[] as provided in the attached order for involuntary admission pursuant to Va. Code §§ 37.2-815 through 37.2-821.

In accordance with the provisions of the Virginia Code, the undersigned judicial officer has determined that the alternative transportation provider designated below is available and willing to provide transportation to the respondent, and is able to provide transportation to the respondent in a safe manner, based upon information provided by the petitioner; the community services board or its designee; the local law-enforcement agency; the person's treating physician; the proposed alternative transportation provider; or by other person(s) who are available and have knowledge of the respondent, namely:

NAME	RELATIONSHIP TO RESPONDENT/ TITLE	FACILITY /AGENCY	TELEPHONE NUMBER
NAME	RELATIONSHIP TO RESPONDENT/ TITLE	FACILITY /AGENCY	TELEPHONE NUMBER

It is hereby ORDERED that the respondent shall be transported as specified in the attached order by the following alternative transportation provider, namely:

NAME	RELATIONSHIP TO RESPONDENT/ TITLE	FACILITY /AGENCY	TELEPHONE NUMBER
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The alternative transportation provider shall transport the respondent from the respondent's current location to the location(s) specified on the attached order, or if this order is entered pursuant to § 37.2-810 as noted above, to the alternative facility of temporary detention identified by the employee or designee of the community services board, if the alternative transportation provider continues to have custody of the respondent when an alternative facility is identified. A copy of the attached order shall accompany the respondent at all times, and the alternative transportation provider shall deliver such copy to the designated evaluating agency or designee; or to the designated facility of temporary detention or admission.

DATE OF THIS TRANSPORTATION ORDER

SPECIAL JUSTICE OF THE COURT

DATE & TIME RESPONDENT DELIVERED TO FACILITY

NAME OF TEMPORARY DETENTION FACILITY
(IF DIFFERENT FROM FACILITY IN ATTACHED ORDER)

SIGNATURE OF ALTERNATIVE TRANSPORTATION PROVIDER