

VIRGINIA:

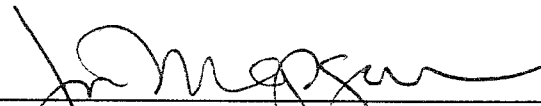
IN THE CIRCUIT COURT OF THE COUNTY OF ROANOKE
IN THE CIRCUIT COURT OF THE CITY OF ROANOKE
IN THE CIRCUIT COURT OF THE CITY OF SALEM

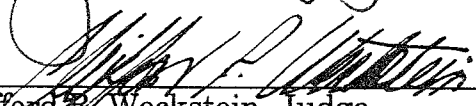
In re:

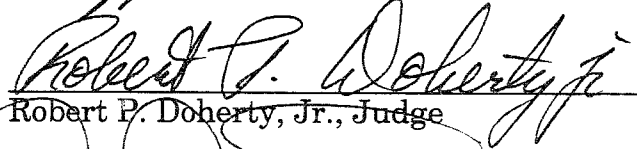
*Designation of courtrooms in which civil or criminal cases
whose venue is laid within the circuit may be tried*

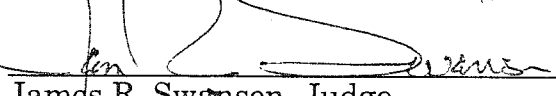
In the interest of justice, and pursuant to Virginia Code § 17.1-113, it is hereby ADJUDGED and ORDERED that any civil or criminal case whose venue is laid within the Twenty-third Judicial Circuit may be tried in any circuit courtroom in any of the three courthouses within this circuit, and the Court designates the four courtrooms on the third floor of the Roanoke City Courthouse; the three courtrooms on the second floor of the Roanoke County Courthouse; and the two circuit courtrooms in the Salem City Courthouse as courtrooms in which all civil or criminal cases whose venue is laid within the circuit may be tried. In criminal cases, jurors summoned to appear at such courtroom or courtrooms shall reside in the locality in which it is alleged that the crime was committed, except as otherwise provided by law.

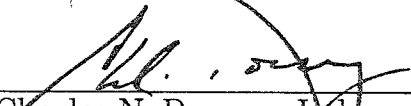
ENTER: This 16th day of August, 2005



Jonathan M. Apgar, Chief Judge


Clifford B. Weckstein, Judge


Robert P. Doherty, Jr., Judge


James R. Swanson, Judge


Charles N. Dorsey, Judge


William D. Broadhurst, Judge

A COPY TESTE BRENDA S. HAMILTON, CLERK

By  Deputy Clerk