2011 SESSION

10103249D

1

2

3

4

5

6 7

8 9

11

HOUSE BILL NO. 372

Offered January 13, 2010 Prefiled January 12, 2010

A BILL to amend and reenact § 8.01-217 of the Code of Virginia, relating to name change; minors.

Patron-Shuler

Referred to Committee for Courts of Justice

Be it enacted by the General Assembly of Virginia:

10 1. That § 8.01-217 of the Code of Virginia is amended and reenacted as follows:

§ 8.01-217. How name of person may be changed.

12 A. Any person desiring to change his own name, or that of his child or ward, may apply therefor to 13 the circuit court of the county or city in which the person whose name is to be changed resides, or if no 14 place of abode exists, such person may apply to any circuit court which shall consider such application 15 if it finds that good cause exists therefor under the circumstances alleged. Applications of probationers 16 and incarcerated persons may be accepted if the court finds that good cause exists for such application. An incarcerated person may apply to the circuit court of the county or city in which such person is 17 incarcerated. In case of a minor who has no living parent or guardian, the application may be made by 18 his next friend. In case of a minor who has both parents living, the parent who does not join in the 19 20 application shall be served with reasonable notice of the application pursuant to § 8.01-296 and, should 21 such parent object to the change of name, a hearing shall be held to determine whether the change of name is in the best interest of the minor. The change of name shall be presumed to be in the best 22 23 interest of the minor if the proposed change will help the minor identify with both parents by creating a 24 hyphenated name combining the surnames of the minor's parents. It shall not be necessary to effect 25 service upon any parent who files an answer to the application. If, after application is made on behalf of 26 a minor and an ex parte hearing is held thereon, the court finds by clear and convincing evidence that 27 such notice would present a serious threat to the health and safety of the applicant, the court may waive 28 such notice.

B. Every application shall be under oath and shall include the place of residence of the applicant, the names of both parents, including the maiden name of his mother, the date and place of birth of the applicant, the applicant's felony conviction record, if any, whether the applicant is presently incarcerated or a probationer with any court, and if the applicant has previously changed his name, his former name or names.

34 C. On any such application and hearing, if such be demanded, the court, shall, unless the evidence 35 shows that the change of name is sought for a fraudulent purpose or would otherwise infringe upon the 36 rights of others or, in a case involving a minor, that the change of name is not in the best interest of the 37 minor, order a change of name. The order shall contain no identifying information other than the 38 applicant's former name or names, new name, and current address. The clerk of the court shall spread 39 the order upon the current deed book in his office, index it in both the old and new names, and transmit 40 a certified copy of the order and the application to the State Registrar of Vital Records and the Central 41 Criminal Records Exchange. Transmittal of a copy of the order and the application to the State Registrar of Vital Records and the Central Criminal Records Exchange shall not be required of a person who 42 changed his or her former name by reason of marriage and who makes application to resume a former 43 44 name pursuant to § 20-121.4.

45 D. If the applicant shall show cause to believe that in the event his change of name should become a 46 public record, a serious threat to the health or safety of the applicant or his immediate family would exist, the chief judge of the circuit court may waive the requirement that the application be under oath 47 or the court may order the record sealed and direct the clerk not to spread and index any orders entered 48 49 in the cause, and shall not transmit a certified copy to the State Registrar of Vital Records or the Central Criminal Records Exchange. Upon receipt of such order by the State Registrar of Vital Records, 50 51 for a person born in this Commonwealth, together with a proper request and payment of required fees, 52 the Registrar shall issue certifications of the amended birth record which do not reveal the former name 53 or names of the applicant unless so ordered by a court of competent jurisdiction. Such certifications shall not be marked "amended" and show the effective date as provided in § 32.1-272. Such order shall 54 55 set forth the date and place of birth of the person whose name is changed, the full names of his parents, including the maiden name of the mother and, if such person has previously changed his name, his 56 57 former name or names.