STATE OF SOUTH CAROLINA	) IN THE FAMILY COURT
COUNTY OF	) JUDICIAL CIRCUIT )
	)
Plaintiff,	) AFFIDAVIT AND ORDER
vs.	) INACTIVATION OF CHILD SUPPORT ACCOUNT
٧٥.	)
Defendant.	) Docket No
PERSONALLY appeared before me	, who being duly sworn, states under
oath that (s)he is a custodian of records of the Clerk of Court for County, and that the	
court records indicate that a diligent search has been made for, the	
obligor/obligee, but that ( he/ she) cannot be located. In particular:	
	<del>.</del>
Sworn to and Subscribed before me	
this day of , _2	)
Notary Public for South Carolina	)
My Commission expires	)
ORDER – INACTIVATION OF SUPPORT ACCOUNT	
I find that Family Court Rule 24 requires the Clerk of Court to conduct a monthly review of all support	
accounts paid through the court, and directs the Clerk to issue a Rule to Show Cause against every obligor more	
than five (5) working days in arrears; and,	
I further find that the issuance of a Rule to Show Cause in this case would serve no useful purpose	
because, the obligor/obligee, cannot be located and	
THEREFORE, IT IS SO ORDERED that the above-captioned case be placed in inactive status because	
the obligor's/obligee's whereabouts are unknown and the Clerk is hereby excused from monitoring and	
enforcing this case pursuant to Family Court Rule 24.	
IT IS FURTHER ORDERED, that the Clerk of Court shall serve a copy of this order upon the	
obligor/obligee by first class mail. A case removed from active status may be restored upon filing of an	
Affidavit and Order (SCCA 450) with the Clerk of Court stating the current address of the obligor/obligee	
within the State of South Carolina.	
Other:	
Date:, 20	
Family Court Judge	