Family Court Order following <u>Blair</u> Hearing on Juvenile's Competency To Stand Trial
Finding Juvenile Not Competent due to Mental Illness, but Likely to Become Competent
§44-23-430(3)

STATE OF SOUTH CAROLINA)IN THE FAMILY COURT)JUDICIAL CIRCUIT	
COUNTY OF)	
) FINDING OF PRESENT LAC) COMPETENCE TO STAND 7) BUT LIKELY TO BECOM) COMPETENT WITH TREATM)) ORDER OF COMMITMENT U	FRIAL E IENT
) ONE HUNDRED EIGHTY DA	-
A Child under Eighteen (18) Years of Age) Docket No	
Plaintiff Attorney: Hearing Date:	
Defendant Attorney: Judge:	
Guardian ad Litem: Court Reporter:	

This matter is before me pursuant to S.C. Code Ann. §44-23-430 (1976) for a hearing on the issue of the juvenile's competence to stand trial.

The juvenile, _____, is charged with _____

Pursuant to a previous Court order, the juvenile's competence to stand trial has been evaluated. In a report dated (/ /), the examiners found that the juvenile is not currently competent to stand trial, but is likely with treatment to become competent in the foreseeable future. The report was statutorily admitted into evidence pursuant to S.C. Code Ann. §44-23-420(C) and a copy of the report is attached hereto.

Based upon the examiner's report, I find that the juvenile is currently incompetent to stand trial for the reasons set forth in S.C. Code Ann. §44-23-410, but likely to become competent in the foreseeable future.

THEREFORE IT IS ORDERED that the juvenile undergo restoration treatment through the South Carolina Department of Mental Health (SCDMH) pursuant to S.C. Code Ann. §44-23-430(3) for up to one hundred eighty (180) days for observation and treatment in an effort to restore the juvenile's competence to stand trial. The juvenile shall be detained, and the Sheriff's office is hereby authorized and required to transport the juvenile to the facility designated by SCDMH following confirmation that a treatment bed is available.

IT IS FURTHER ORDERED that examiners shall re-examine the juvenile's capacity to stand trial following the period of hospitalization and treatment and subsequently render a report to the Court, solicitor, and defense counsel. Thereafter, upon motion by a party, this Court shall determine whether the juvenile is at that time competent to stand trial, or whether final judicial admission proceedings commenced by the Solicitor pursuant to S. C. Code Ann. §44-24-90 et seq. are appropriate.

IT IS SO ORDERED.

Date: _____, 20____

_____, S.C.

Family Court Judge