Family Court Order following <u>Blair</u> Hearing on Juvenile's Competence to Stand Trial Finding Juvenile Not Competent, and <u>Not</u> Likely to Become Competent §44-23-430(2) due to Intellectual Disability

STATE OF SOUTH CAROLINA) IN THE FAMILY COURT
COUNTY OF)JUDICIAL CIRCUIT)
A JUVENILE	 FINDING OF LACK OF COMPETENCE TO STAND TRIAL FOR THE FORESEEABLE FUTURE AND ORDERING COMMITMENT PROCEEDINGS
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 (Supp. 2006) for a
hearing on the issue of the juvenile's com	petence to stand trial.
The juvenile,	, is charged with
In a report dated (/ /), the exacompetent to stand trial and is unlikely to was statutorily admitted into evidence put and a copy of the report is attached hereto. Based upon the examiner's report stand trial for the reasons set forth in S.C. become competent in the foreseeable future. IT IS FURTHER ORDERED, put the Solicitor shall initiate judicial admissing to S.C. Code Ann. §44-20-450 (Supp. 200 this Order.	, I find that the juvenile is currently incompetent to . Code Ann. §44-23-410 (Supp. 2006), and unlikely to
IT IS SO ORDERED.	
Date:	
, S.C.	Family Court Judge