

*Family Court Order following Blair Hearing on Juvenile's Competency To Stand Trial  
Finding Juvenile Competent to Stand Trial §44-23-430(1)*

STATE OF SOUTH CAROLINA	)	IN THE FAMILY COURT
	)	_____JUDICIAL CIRCUIT
COUNTY OF _____	)	
	)	
A JUVENILE	)	<b>FINDING OF COMPETENCE</b>
_____	)	<b>TO STAND TRIAL AND</b>
	)	<b>AUTHORIZATION TO</b>
	)	<b>RESUME PROCEEDINGS</b>
	)	
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 presently has sufficient mental capacity to understand the charges against him and assist in his own defense and thus is fully competent to stand trial pursuant to the standards set forth in S. C. Code Ann. § 44-23-410 and State vs. Blair, 275 S.C. 529, 273 S.E.2d 536 (1981). 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 presently competent to stand trial, and the proceedings in this matter shall resume.

**IT IS SO ORDERED.**

Date: _____, 20____	
_____, S.C.	_____ Family Court Judge