STATE OF NORTH CAROLINA	Court File No.				
	IV-D Case No.				
County	In The General Court Of Justice District Court Division				
ame Of Obligee					
VERSUS	ORDER ON HEARING TO CONTEST LEVY ON				
me Of Obligor	FINANCIAL INSTITUTION ACCOUNT(S)				
	G.S. 110-139				
The court makes the following findings of fact and conclu	lusions of law based on the record and the evidence presented.				
	FINDINGS				
 This matter is before the Court pursuant to a Req Account(s) For Non-Payment Of Court-Ordered 	quest For Hearing To Contest Levy On Financial Institution ed Child Support.				
The IV-D Agency in the county where the child su hearing.	upport order was entered was properly served with the request for				
3. a. The Notice Of Intent To Levy On Finance (date)	cial Institution Account(s) was properly served on the Obligor on				
 b. The Obligor received notice of the IV-D ag waive service of process and proceed with 	gency's intent to levy the financial instituion account and desired to the hearing to contest this levy.				
Present at the hearing were the:					
Obligor or other person requesting hearing did not appear.					
□ IV-D Agency, represented by					
IV-D Agency did not appear.					
5. The person requesting the hearing \Box is \Box is not the person subject to the child support order.					
The Obligor is is not obligated to pay child support in the amount shown below. As of the date of the Notice Of Intent To Levy On Financial Institution Account(s), the Obligor was in arrears as shown below.					
Amount Of Support Obligation Weekly Monthly \$ Bi-weekly Other (spectrum) Amount Of Past Due Support State Support	ecify) Date Of Support Order				
\$					
8. Other findings:					
8. Other indings.					
	(Over)				

		CONCLUSION	NS			
1. This matter is properly before the court and the court has jurisdiction over the parties and the subject matter.						
2.	2. The IV-D agency is is not entitled to a lien against the obligor's financial institution account(s).					
3.	The Obligor's financial institution support arrears certified to the Amount Of Arrears \$	n account(s) named below Obligor and the Obligor's finan	☐ should ☐ should not be levied cial institution in the amount shown	to satisfy the child below.		
4.	Other conclusions:					
		ORDER				
It is	s Ordered that:					
	1. The motion is denied and the	e IV-D agency may receive all f	funds subject to the levy.			
2. The motion is allowed, the levy is dissolved, and the IV-D Agency shall so notify each affected financial institution.						
Date S	igned Name Of Presi	ding Judge (Type Or Print)	Signature Of Presiding Judge			