STATE OF NORTH CAROLINA	Court File No.
County	In The General Court Of Justice District Court Division
VERSUS Vame Of Defendant	VERIFIED STATEMENT AND NOTICE OF LIEN FOR DELINQUENT CHILD SUPPORT
value of Determant	(NON-IV-D CASES) G.S. 44-86, 44-87
VERIFIED STATEMENT OF LIEN	
Name Of Obligor	Date Of Child Support Order
Amount Of Child Support Delinquent as of (date)	Amount Of Child Support Order \$ per
NOTE: Delinquency must be at least \$3,000 or the amount of child support owed for a period of three (3) months, whichever is less.	Month Semi-Monthly Bi-Weekly Weekly Other
	I have read the Verified Statement And Notice Of Lien For my own knowledge, except as to matters stated on information
SWORN AND SUBSCRIBED TO BEFORE ME	Date
Date	Signature Of Obligee
Signature	Name Of Obligee (Type Or Print)
☐ Deputy CSC ☐ Assistant CSC ☐ Clerk Of Superior Court	Address Of Obligee
SEAL Date My Commission Expires	
NOTICE	OF FILING
TO THE OBLIGOR NAMED ABOVE: You are hereby notified that the above Verified Statement And Notice Of Lien For Delinquent Child Support has been filed in the office of the Clerk of Superior Court in the county named above.	
A lien for delinquent child support, in the amount shown in the Verified Statement, may be docketed against real and personal property that you own and enforced by execution in the same manner as for a civil judgment.	
You may contest the validity of this lien by requesting a hearing before a district court judge within thirty (30) days from the date you are served with this Notice.	
If you fail to request a hearing within thirty (30) days, the obligee may request the Clerk of Superior Court to record and index the lien on the judgment docket and to issue a transcript of the docketed lien to other counties in which you may own property.	
Clerk of Superior Court money equal to the amount of the	your property, it may be discharged if you deposit with the lien and request a district court judge to determine the validity ourt an acknowledgment that you have satisfied the full amount ent is entered against the obligee.
INSTRUCTION	ONS TO CLERK
Do not dealest this lien as a judgment against the obligar	until (1) the Court enters an order confirming the lien and
ordering that it be docketed as a judgment, or (2) the obligation allowed by law and the obligee requests that the lien be determined by the control of the obligee requests that the lien be determined by the obligee requests that the lien be determined by the obligee requests that the lien be determined by the obligee requests that the lien be determined by the obligation of the obligati	
ordering that it be docketed as a judgment, or (2) the oblig	

DETURNO	E OFFICIAL TO THE PROPERTY OF
RETURN OF SERVICE	
I certify that this Verified Statement and Notice was received and served as follows:	
Date Served	Name Of Obligor
By delivering to the obligor named above a copy of this Motion and Notice.	
By leaving a copy of this Motion and Notice at the dwelling house or usual place of abode of the obligor named above with a person of suitable age and discretion then residing therein.	
Name And Address Of Person With Whom Copies Left	
Other manner of service: (specify)	
☐ The obligor WAS NOT served for the following reason:	
Date Received	Signature Of Deputy Sheriff Making Return
240 1000,100	Signature of Espain Grown maining Notari
Date Of Return	Name Of Sheriff (Type Or Print)
	County Of Sheriff
\$ Paid Due	·