CUSTODY ORDER: JUVENILE DRT INOWENCY COURT

Juvenile Name: File Number:

- The juvenile is in need of more adequate care and needs alternative placement Therefore, the juvenile is hereby placed in the custody of the Union County Department of Social Services.
- The placement and care of the juvenile are the responsibility of the Union County DSS and DSS is to provide or arrange for the foster care or other placement of the juvenile and DSS may provide services or other efforts aimed at returning the juvenile to a safe home or to achieve another permanent plan for the juvenile.
- The Union County DSS may arrange for, provide, or consent to needed routine or emergency medical or surgical care or treatment

The juvenile's continuation in or return to the juvenile's own home would be contrary to the juvenile's best interest and contrary to the juvenile's -welfare because:

The Union County DSS has made reasonable efforts are set out and incorporated in the attached DSS Court Summary.

DSS shall continue to make reasonable efforts to prevent or the need for placement of the

juvenile. OR

- _The Union County DSS has not made reasonable efforts to prevent or eliminate the need for placement of the juvenile, because the Court has determined that efforts shall not be required or shall cease because:
 - Such efforts dearly would be futile or would be inconsistent with the juvenile's a. health, safety, and need for a safe, permanent home within a reasonable period of time.
 - A Court of competent jurisdiction has been determined that the parent has subjected b. the child to aggravated circumstances.
 - The parent's parental rights have been involuntarily terminated to another child of c. the parent
- d. The parent has committed murder or voluntary manslaughter of another child of the parent, aided, abetted, attempted, conspired or solicited to commit murder or voluntary manslaughter of this juvenile or another child of the parent, or has committed a felony assault resulting in serious bodily injury to the child pr another child of the parent

Reasonable efforts would be futile and a Permanency Planning hearing is hereby scheduled to be held within 30 calendar days, to wit _____, 20 _

A review bearing is hereby scheduled 30 calendar days, to wit

Date Signed: _____Signed By: _____ District Court Judge Presiding