



**EXHIBIT B**

TEXAS  
JUVENILE  
JUSTICE  
DEPARTMENT

IN THE DISTRICT/COUNTY COURT  
\_\_\_\_\_ COUNTY  
STATE OF TEXAS

IN THE MATTER OF

NO. 4501

JOHN Q. PUBLIC

**EXHIBIT B**

The court finds that reasonable efforts have been made to prevent or eliminate the need for the child to be removed from (his or her) home. The following services and/or programs were provided:

\_\_\_\_\_ The child and/or family was previously referred to the following community, court, or educational programs: ***(LIST PROGRAMS)***

\_\_\_\_\_ The child and/or family was previously referred to the following counseling or psychological services: ***(LIST SERVICES)***

\_\_\_\_\_ The child and/or family is receiving or has previously received services from TDFPS or MHMR. ***(LIST SERVICES)***

\_\_\_\_\_ The nature of the circumstances in the child's home, which may include the offense, required the child's removal. ***(EXPLAIN)***

\_\_\_\_\_ ***LIST AND EXPLAIN*** any other specific circumstances not addressed above.