## STATE OF MICHIGAN COURT OF APPEALS

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In the Matter of KEVINE RAMONE LEE KAYLOR and DARQUAVIAS TYRELL BROWN, Minors.	
FAMILY INDEPENDENCE AGENCY,	UNPUBLISHED June 10, 1997
Petitioner-Appellee,	2000 20, 227
v  ROSETTA MOTEN BROWN and HERBERT BROWN, a/k/a HENRY BROWN,	No. 195115 Wayne Probate Court LC No. 89-281313
Respondents-Appellants,	
and	
CHARLIES KAYLOR, a/k/a CHARLIE KAYLOR,	
Respondent.	
Before: Saad, P.J., and Hood and McDonald, JJ.	
MEMORANDUM.	
Respondents-appellants appeal as of right fit parental rights to the minor children under MCL 712A affirm.	rom the probate court order terminating their a.19b(3)(g); MSA 27.3178(598.19b)(3)(g). We
The probate court did not clearly err in finding established by clear and convincing evidence. MCR 5 NW2d 161 (1989). Further, respondents-appellants rights was clearly not in the children's best interests. NW2d (Docket No. 195833, issued 3/25/97), slip	failed to show that termination of their parental <i>In re Hall-Smith</i> , Mich App;

terminating respondents-appellants' parental rights to the children. MCL 712A.19b(5); MSA 27.3178(598.19b)(5).

Affirmed.

/s/ Henry William Saad /s/ Harold Hood

/s/ Gary R. McDonald