## STATE OF MICHIGAN

## COURT OF APPEALS

In the Matter of DEANGELO DARNEL BROWN, MICHAEL MONTRAIL BROWN, TIFFANY MICHELL BROWN, CHRISTOPHER DESHAWN BROWN, and DAVON MICHAEL BROWN, Minors.

FAMILY INDEPENDENCE AGENCY,

Petitioner-Appellee,

v

VANISTA JEAN BROWN, a/k/a VANISTA MAURICE JEAN BROWN,

Respondent-Appellant,

and

ANGELLO N. KEMP, RUSSELL BLANDINGS, DWANE WASHINGTON, and EDDIE MOORE,

Respondents.

Before: Whitbeck, P.J., and McDonald and T. G. Hicks\*, JJ.

## MEMORANDUM.

Respondent-appellant appeals as of right a juvenile court order terminating her parental rights to the minor children under MCL 712A.19b(3)(a)(ii), (c)(i), (g) and (j); MSA 27.3178 (598.19b) 3)(a)(ii), (c)(i), (g) and (j). We affirm.

UNPUBLISHED October 6, 1998

No. 205989

Wayne Juvenile Court LC No. 89-275622

<sup>\*</sup> Circuit judge, sitting on the Court of Appeals by assignment.

The juvenile court did not clearly err in finding that the statutory ground for termination under § 19b(3)(c)(i) was established by clear and convincing evidence. *In re Hall-Smith*, 222 Mich App 470, 472-473; 564 NW2d 156 (1997); *In re Vasquez*, 199 Mich App 44, 51-52; 501 NW2d 231 (1993). In addition, respondent-appellant failed to show that termination of her parental rights was clearly not in the children's best interests. MCL 712A.19b(5); MSA 27.3178(598.19b)(5). Therefore, the juvenile court did not err in terminating respondent-appellant's parental rights. *In re Hall-Smith, supra*.

Affirmed.

/s/ William C. Whitbeck /s/ Gary R. McDonald /s/ Timothy G. Hicks