

STATE OF MICHIGAN
COURT OF APPEALS

In the Matter of CARNELL EDWARD
HOLLIMAN, LAVELL COLUMBUS
HOLLIMAN, DEON LA'RON GENTRY, and
NARKIESHA JOHNAE GENTRY, Minors.

FAMILY INDEPENDENCE AGENCY,

Petitioner-Appellee,

UNPUBLISHED
March 26, 1999

v

No. 212174
Wayne Juvenile Court
LC No. 84-243617

DEBRA ANN GENTRY, a/k/a DEBORAH ANN
GENTRY,

Respondent-Appellant,

and

CARNELL HOLLIMAN,

Respondent.

Before: O'Connell, P.J., and Jansen and Collins, JJ.

MEMORANDUM.

Respondent-appellant appeals as of right from the juvenile court order terminating her parental rights to the minor children under MCL 712A.19b(3)(c)(i), (g), (h), (i) and (j); MSA 27.3178(598.19b)(3)(c)(i), (g), (h), (i) and (j). We affirm.¹ This case is being decided without oral argument pursuant to MCR 7.214(E).

Respondent-appellant challenges the termination of her parental rights under § 19(b)(3)(h) only. Because only one statutory ground is necessary to terminate parental rights, *In re McIntyre*, 192 Mich App 47, 50; 480 NW2d 293 (1991), and because respondent-appellant does not challenge the termination of her parental rights under the remaining four statutory grounds, i.e., §§ 19(b)(3)(c)(i), (g),

(i) and (j), respondent-appellant is not entitled to appellate relief. *In re JS and SM*, 231 Mich App 92, 98; 585 NW2d 326 (1998); *Roberts & Son Contracting, Inc v North Oakland Development Corp*, 163 Mich App 109, 113; 413 NW2d 744 (1987).

Affirmed.

/s/ Peter D. O'Connell

/s/ Kathleen Jansen

/s/ Jeffrey G. Collins

¹ The fathers of the minor children have not appealed the termination of their parental rights.