STATE OF MICHIGAN

COURT OF APPEALS

In the Matter of SHAWN AMAUUD WILLIAMS, AUDREY DANIELLE WILLIAMS, TERRENCE DEVON WILLIAMS, KEANU CLIFTON WILLIAMS, RENALDO RAMONE GRANT and LESLIE LASALLE WILLIAMS, Minors.

FAMILY INDEPENDENCE AGENCY,

Petitioner-Appellee,

v

ARMADA JOREEN WILLIAMS,

Respondent-Appellant,

and

DENNIS NEWSOME,

Respondent.

Before: McDonald, P.J., and Hood and Doctoroff, JJ.

MEMORANDUM.

Respondent-appellant appeals as of right from the juvenile court orders terminating her parental rights to the minor children. We affirm.

Although the order terminating parental rights does not specify the statutory basis for termination, there was clear and convincing evidence to support termination under each of the requested statutory grounds, namely, MCL 712A.19b(3)(c)(i), (g) and (j); MSA 27.3178(598.19b)(3)(c)(i), (g) and (j). MCR 5.974(I), *In re Miller*, 433 Mich 331, 337; 445 NW2d 161 (1989). Further, the

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No. 210270 Wayne County Circuit Court Juvenile Division LC No. 95-334396 juvenile court did not clearly err in its determination that termination of respondent-appellant's parental was in the children's best interests. MCL 712A.19b(5); MSA 27.3178(598.19b)(5); *In re Hall-Smith*, 222 Mich App 470; 564 NW2d 156 (1997). Thus, the juvenile court did not err in terminating respondent-appellant's parental rights to the children.

Affirmed.

/s/ Gary R. McDonald /s/ Harold Hood /s/ Martin M. Doctoroff