STATE OF MICHIGAN COURT OF APPEALS

In the Matter of KENNETH GERALD WATKINS, JR., Minor.

FAMILY INDEPENDENCE AGENCY,

Petitioner-Appellee,

UNPUBLISHED May 21, 1999

JAMILLAH REED, a/k/a JAMILLA ZARAH REED,

No. 209474 Wayne Juvenile Court LC No. 96-349681

Respondent-Appellant,

and

v

KENNETH WATKINS,

Respondent.

Before: Griffin, P.J., and Cavanagh and Fitzgerald, JJ.

MEMORANDUM.

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

We note that respondent-appellant did not seek judicial review of the referee's recommendation to terminate parental rights as permitted by MCR 5.991. Further, we could decline to consider respondent-appellant's argument because she failed to provide this Court with transcripts of all proceedings and, in particular, a transcript of the adjudication hearing held in February 1997. MCR 7.210(B); Admiral Ins Co v Columbia Casualty Ins Co, 194 Mich App 300, 305; 486 NW2d 351 (1992); McLemore v Detroit Receiving Hosp & Univ Medical Ctr, 196 Mich App 391, 401-402; 493 NW2d 441 (1992).

In any event, we are not persuaded that respondent-appellant has shown that the referee clearly erred in finding that at least one statutory ground for termination, specifically § 19b(3)(h), was established by clear and convincing evidence. MCR 5.974(I); *In re Miller*, 433 Mich 331, 337; 445 NW2d 161 (1989). Further, respondent-appellant failed to show that termination of her parental rights was clearly not in the child's best interests. MCL 712A.19b(5); MSA 27.3178(598.19b)(5); *In re Hall-Smith*, 222 Mich App 470, 472-473; 564 NW2d 156 (1997). Thus, we uphold the judge's order terminating respondent-appellant's parental rights based on the referee's recommendation. Petitioner's request for relief under MCR 7.215(E) is denied.

Affirmed.

/s/ Richard Allen Griffin /s/ Mark J. Cavanagh /s/ E. Thomas Fitzgerald