STATE OF MICHIGAN COURT OF APPEALS

In the Matter of KENNETH WAYNE PARKER, JR., DEONTA JAMES PARKER, DOMONIQUE PARKER, TERRELL PARKER, DAVID ZACCHAEUS PARKER, KANIA RENEE PARKER, JEFFREY PARKER, AND LATRISHA LYNN COBB, Minors.

FAMILY INDEPENDENCE AGENCY,

Petitioner-Appellee,

V

JUDY LYNN COBB, a/k/a JUDY LYNN ROSS,

Respondent-Appellant,

and

KENNETH PARKER and JERRY COBB,

Respondents.

In the Matter of KENNETH WAYNE PARKER, JR., DEONTA JAMES PARKER, DOMONIQUE PARKER, TERRELL PARKER, DAVID ZACCHAEUS PARKER, KANIA RENEE PARKER, JEFFREY PARKER, AND LATRISHA LYNN COBB, Minors.

FAMILY INDEPENDENCE AGENCY,

Petitioner-Appellee,

UNPUBLISHED November 28, 2000

No. 223552 Wayne Circuit Court Family Division LC No. 93-308786 v

KENNETH PARKER,

No. 223553 Wayne Circuit Court Family Division LC No. 93-308786

Respondent-Appellant,

and

JUDY LYNN COBB, a/k/a JUDY LYNN ROSS, and JERRY COBB,

Respondents.

Before: Collins, P.J., and Jansen and Whitbeck, JJ.

MEMORANDUM.

Respondents-appellants Judy Lynn Cobb and Kenneth Parker appeal as of right the termination of their parental rights to the minor children pursuant to MCL 712A.19b(3)(c)(i), (g), and (j); MSA 27.3178(598.19b)(3)(c)(i), (g), and (j). We affirm.

After thoroughly reviewing the record, we are satisfied that the circuit court did not clearly err in finding that §§ 19b(3)(c)(i), (g), and (j) were established by clear and convincing evidence with respect to both respondents. In re Jackson, 199 Mich App 22, 25; 501 NW2d 182 (1993). Further, the evidence did not establish that termination of respondents' parental rights was clearly not in the children's best interests. MCL 712A.19b(5); MSA 27.3178(598.19b)(5); In re Trejo, 462 Mich 341, 354; 612 NW2d 407 (2000).

Affirmed.

/s/ Jeffrey G. Collins

/s/ Kathleen Jansen

/s/ William C. Whitbeck