STATE OF MICHIGAN COURT OF APPEALS

In the Matter of D.C., Minor.
FAMILY INDEPENDENCE AGENCY,
Petitioner-Appellee,
v
CYNTHIA CHAMBERS,
Respondent-Appellant,
and
ROBERT CLAY,
Respondent.

UNPUBLISHED November 15, 2002

No. 239970 Kent Circuit Court Family Division LC No. 99-060905-NA

Before: Hoekstra, P.J., and Wilder and Zahra, JJ.

MEMORANDUM.

Respondent Chambers appeals by delayed leave granted from a circuit court order terminating her parental rights to the minor child. We affirm.

Petitioner sought to terminate respondent's parental rights to the child because her parental rights to three other children had been terminated previously and the conditions that led to termination had not been corrected. Respondent admitted the allegations in the petition and consented to termination of her parental rights. Her sole claim on appeal is that the trial court erred in terminating her parental rights because she did not knowingly and understandingly consent to termination. Because respondent has given only cursory treatment to the issue with no citation to applicable case law or other authority in support of her contention, the issue has not been properly presented for review, *Silver Creek Twp v Corso*, 246 Mich App 94, 99; 631 NW2d 346 (2001), and thus is deemed abandoned. *Prince v MacDonald*, 237 Mich App 186, 197; 602 NW2d 834 (1999).

Affirmed.

/s/ Joel P. Hoekstra

/s/ Kurtis T. Wilder

/s/ Brian K. Zahra