STATE OF MICHIGAN

COURT OF APPEALS

In the Matter of MATTHEW TUCK KEONG LEONG, RUTHANNE FEY ABERCROMBIE, THOMAS PATRICK ABERCROMBIE, and GRYFFIN MICHAEL ABERCROMBIE, Minors.

DEPARTMENT OF HUMAN SERVICES,

Petitioner-Appellee,

v

JENNIFER ANN LEONG,

Respondent-Appellant,

and

JEFFREY LEONG,

Respondent.

Before: Beckering, P.J., and Sawyer and Fort Hood, JJ.

MEMORANDUM.

Respondent Jennifer Leong appeals as of right from a circuit court order terminating her parental rights to the minor children pursuant to MCL 712A.19b(3)(c)(i), (g), and (j). We affirm.

The trial court did not clearly err in finding that the statutory grounds for termination were proven by clear and convincing evidence. *In re IEM*, 233 Mich App 438, 450; 592 NW2d 751 (1999). The children became temporary court wards because respondent was unable to maintain a sanitary home and had become homeless. A dispositional order was entered in March 2005, and respondent was provided with services. She found and lost two homes because she was unable to pay the rent. When respondent lost the last home in October 2006, it was in an unsanitary condition even though she had only two children with her and had the benefit of inhome services. One of the children became infested with lice. As of June 2007, respondent still lacked housing that could accommodate herself and the children.

Further, the evidence did not clearly show that termination of respondent's parental rights was not in the children's best interests. *In re Trejo Minors*, 462 Mich 341, 354; 612 NW2d 407

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No. 279232 Wayne Circuit Court Family Division LC No. 05-437533 (2000); MCL 712A.19b(5). The trial court did not clearly err in terminating respondent's parental rights to the children. *In re Trejo, supra* at 356-357.

Affirmed.

/s/ Jane M. Beckering /s/ David H. Sawyer /s/ Karen M. Fort Hood