

## ARKANSAS COURT OF APPEALS

DIVISION II No. CV-15-466

O.M. Appellant	Opinion Delivered September 30, 2015
V.	APPEAL FROM THE PULASKI COUNTY CIRCUIT COURT, EIGHTH DIVISION [NO. 60JV2014-11]
ARKANSAS DEPARTMENT OF HUMAN SERVICES AND MINOR CHILD APPELLEES	HONORABLE WILEY A. BRANTON, JR., JUDGE Affirmed; Motion to Withdraw granted

## PHILLIP T. WHITEAKER, Judge

O.M. appeals a Pulaski County Circuit Court order terminating her parental rights to her son D.M. (d/o/b 01/26/2013).<sup>1</sup> O.M.'s attorney has filed a motion to be relieved from representation and a no-merit brief pursuant to *Linker-Flores v. Arkansas Department of Human Services*, 359 Ark. 131, 194 S.W.3d 739 (2004), and Rule 6-9(i) of the Rules of the Arkansas Supreme Court and Court of Appeals. O.M. was sent a copy of her counsel's motion and brief along with a letter informing her of her right to file pro se points for reversal, but the packet was returned "Attempted-Not Known." O.M.'s attorney has no additional contact information for her.

<sup>&</sup>lt;sup>1</sup> William May is the putative father of D.M. His rights were also terminated by this order, but he did not file a notice of appeal from that determination; thus, he is not a party to this appeal.

## **SLIP OPINION**

## Cite as 2015 Ark. App. 528

Having carefully examined the record and the no-merit brief, we conclude that counsel has complied with the requirements established by the Arkansas Supreme Court for no-merit appeals in termination cases and that the appeal is wholly without merit. Accordingly, we affirm by memorandum opinion the termination of O.M.'s parental rights. *See In re Memorandum Opinions*, 16 Ark. App. 301, 700 S.W.2d 63 (1985); Ark. Sup. Ct. R. 5-2(e)

(2014). Counsel's motion to withdraw is granted.

Affirmed; motion to withdraw granted.

GLADWIN, C.J., and HOOFMAN, J., agree.

Leah Lanford, Arkansas Public Defender Commission, for appellant.

No response.