

**STATE OF LOUISIANA
COURT OF APPEAL, THIRD CIRCUIT**

18-153

**STATE IN THE INTEREST OF
G.M.A. & K.K.A.**

**APPEAL FROM THE
FOURTEENTH JUDICIAL DISTRICT COURT
PARISH OF CALCASIEU, NO. 27795
HONORABLE W. MITCHELL REDD, DISTRICT JUDGE**

**MARC T. AMY
JUDGE**

Court composed of Ulysses Gene Thibodeaux, Chief Judge, Marc T. Amy, and Elizabeth A. Pickett, Judges.

AFFIRMED.

**Bethany Blackson
Calcasieu Parish District Attorney's Office
901 Lakeshore Drive
Lake Charles, LA 70601
(337) 437-3400
COUNSEL FOR APPELLEE:
State of Louisiana**

**Nicholas Pizzolatto, Jr.
Department of Children & Family Services
1919 Kirkman Street
Lake Charles, LA 70601
(337) 491-2470
COUNSEL FOR APPELLEE:
State of Louisiana, Department of
Children & Family Services**

Richard D. Moreno
Richard D. Moreno, LLC
125 W. School Street
Lake Charles, LA 70601
(337) 433-9535
COUNSEL FOR APPELLANT:
T.A.

Mike K. Stratton
Public Defender's Office
1032 Ryan Street
Lake Charles, LA 70601
(337) 436-1718
COUNSEL FOR APPELLEE:
K.D.

Ann McSpadden
Child Advocacy Program
One Lakeshore Drive, Suite 1110
Lake Charles, LA 70629
(337) 491-2461
COUNSEL FOR APPELLEES:
G.M.A.
K.K.A.

AMY, Judge.

As noted in the companion matter of *Tracy Alexander v. State of Louisiana, Dep't of Children and Family Services*, 18-154 (La.App. 3 Cir. __/__/18), __ So.3d __, the appellant's motion for appeal, as well as the corresponding order of appeal, included the captions and the trial court docket numbers of both the petition for nullity as well as the underlying termination of parental rights proceedings. The appellate record of each matter was lodged with this court. While the instant docket number is the appeal filed from the petition for termination of parental rights, we note that the appellant does not brief issues relating to the merits of the termination matter. Those issues are, therefore, not addressed further herein. *See* Uniform Rules—Courts of Appeal, Rule 2-12.4(B)(4) (providing that “[a]ll assignments of error and issues for review must be briefed. The court may consider as abandoned any assignment of error or issue for review which has not been briefed.”) Therefore, we leave the underlying judgment undisturbed. *See also State in the Interest of G.M.A. & K.K.A.*, 16-405 (La.App. 3 Cir. 9/28/16), 201 So.3d 104, *writ denied*, 16-1945 (La. 11/18/16), 210 So.2d 290. All costs of this appeal are assessed against Tracy Alexander.

AFFIRMED.