

# Court of Appeals, State of Michigan

## ORDER

In re Harris/Bailey Minors

Docket No. 268395; 268396; 268815

LC No. 04-427241-NA

E. Thomas Fitzgerald  
Presiding Judge

Jane E. Markey

Michael J. Talbot  
Judges

---

The Court orders that the October 12, 2006, opinion is hereby AMENDED. The opinion contained clerical errors in the statutes cited in the first paragraph:

In these consolidated cases, respondent Donell Harris appeals by right the termination of his parental rights to his children Dayshaun and Daijanae pursuant to MCL 712A.19b(3)(c)(g) and (i), respondent Damon Bailey appeals by right the termination of his parental rights to his child Da'onna pursuant to the same subsections, and respondent Karolyn West appeals by right the termination of her parental rights to all three children pursuant to MCL 712A.19b(3)(c)(g), (i), and (j). We affirm.

The corrected statutory citations should read as follows:

In these consolidated cases, respondent Donell Harris appeals by right the termination of his parental rights to his children Dayshaun and Daijanae pursuant to MCL 712A.19b(3)(c)(i), and (g), respondent Damon Bailey appeals by right the termination of his parental rights to his child Da'onna pursuant to the same subsections, and respondent Karolyn West appeals by right the termination of her parental rights to all three children pursuant to MCL 712A.19b(3)(c)(i), (g), and (j). We affirm.

In all other respects, the October 12, 2006, opinion remains unchanged.



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

NOV 02 2006

Date

*Sandra Schultz Mengel*  
Chief Clerk