

STATE OF MICHIGAN
COURT OF APPEALS

In the Matter of BRANDON ALEXANDER,
SEBASTIAN HULDERMAN, JAZMIN
HULDERMAN, and AMANDA OBERMESIK,
Minors.

FAMILY INDEPENDENCE AGENCY,

Petitioner-Appellee,

v

DENNIELLE OBERMESIK,

Respondent-Appellant,

and

ROBERT HULDERMAN, PAUL ALEXANDER and
ROBERT SCHLAUD,

Respondents.

Before: Griffin, P.J., and Markman and Whitbeck, JJ.

MEMORANDUM.

Respondent Dennielle Obermesik appeals as of right from the juvenile court order terminating her parental rights to the minor children under MCL 712A.19b(3)(a)(ii), (c), (g) and (j); MSA 27.3178(598.19b)(3)(a)(ii), (c), (g) and (j). We affirm.

Petitioner presented clear and convincing evidence that termination of respondent's parental rights was warranted under §§ (3)(c) and (3)(g). Therefore, the juvenile court's decision to terminate respondent's rights was not clearly erroneous. *In re Hall-Smith*, 222 Mich App 470; 564 NW2d 156 (1997). Although the juvenile court erred in terminating respondent-appellant's parental rights to

Brandon and Amanda under § (3)(a)(ii), that error was harmless given that termination was proper under §§ (3)(c) and (3)(g). That being the case, we need not address respondent's argument relative to § (3)(j).

Affirmed.

/s/ Richard Allen Griffin

/s/ Stephen J. Markman

/s/ William C. Whitbeck