

IN THE SUPREME COURT  
STATE OF NORTH DAKOTA

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2021 ND 10

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In the Interest of M.M., A Child

Lyndsey Tungseth, L.B.S.W., Cass

County Human Service Zone,

Petitioner and Appellee

v.

M.M., a child; M.M., father;

Respondents

and

S.M., mother,

Respondent and Appellant

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No. 20200335

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In the Interest of R.M., A Child

Lyndsey Tungseth, L.B.S.W., Cass

County Human Service Zone,

Petitioner and Appellee

v.

M.M., a child; M.M., father;

Respondents

and

S.M., mother,

Respondent and Appellant

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No. 20200336

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In the Interest of S.M., A Child

Lyndsey Tungseth, L.B.S.W., Cass

County Human Service Zone,

Petitioner and Appellee

v.

M.M., a child; M.M., father;

Respondents

and

S.M., mother,

Respondent and Appellant

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No. 20200337

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In the Interest of E.M., A Child

Lyndsey Tungseth, L.B.S.W., Cass

County Human Service Zone,

Petitioner and Appellee

v.

M.M., a child; M.M., father;

Respondents

and

S.M., mother,

Respondent and Appellant

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No. 20200338

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In the Interest of K.M., A Child

Lyndsey Tungseth, L.B.S.W., Cass

County Human Service Zone,

Petitioner and Appellee

v.

M.M., a child; M.M., father;

Respondents

and

S.M., mother,

Respondent and Appellant

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No. 20200339

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Appeal from the Juvenile Court of Cass County, East Central Judicial District,  
the Honorable Scott A. Griffeth, Judicial Referee.

AFFIRMED.

Per Curiam.

Diane K. Davies-Luger, Assistant State's Attorney, Fargo, ND, for petitioner  
and appellee; submitted on brief.

Daniel E. Gast, Fargo, ND, for respondent and appellant; submitted on brief.

**Interest of M.M., R.M., S.M., E.M., and K.M.**  
**Nos. 20200335-20200339**

**Per Curiam.**

[¶1] S.M., the mother, appeals from a juvenile court order terminating her parental rights to M.M., R.M., S.M., E.M., and K.M. On appeal, S.M. argues the State presented insufficient evidence to support termination of her parental rights. We conclude the State’s evidence was sufficient to prove the children are deprived; the conditions and causes of the deprivation are likely to continue; and the children are suffering, or will in the future probably suffer, serious physical, mental, moral, or emotional harm as required for the termination of parental rights under N.D.C.C. § 27-20-44(1)(c). The juvenile court’s findings are supported by clear and convincing evidence, are not clearly erroneous, and support the termination of S.M.’s parental rights. We summarily affirm under N.D.R.App.P. 35.1(a)(2).

[¶2] Jon J. Jensen, C.J.  
Gerald W. VandeWalle  
Daniel J. Crothers  
Lisa Fair McEvers  
Jerod E. Tufte