# **FILED:** March 14, 2012

## IN THE COURT OF APPEALS OF THE STATE OF OREGON

# In the Matter of B. L. O. and J. L. R., Children.

## DEPARTMENT OF HUMAN SERVICES, Petitioner-Respondent,

v.

B. L. P., aka B. L. R., Appellant.

Douglas County Circuit Court 0900279, 0900280

#### Petition Number 10JU245TPR

## A149583

Ronald Poole, Judge.

Argued and submitted on February 08, 2012.

Megan L. Jacquot argued the cause and filed the brief for appellant.

Laura S. Anderson, Senior Assistant Attorney General, argued the cause for respondent. With her on the brief were John R. Kroger, Attorney General, and Anna M. Joyce, Solicitor General.

Before Haselton, Presiding Judge, and Duncan, Judge, and Rasmussen, Judge pro tempore.

PER CURIAM

Affirmed.

# 1

# PER CURIAM

2	Mother appeals a judgment terminating her parental rights in her two
3	children on the grounds of unfitness, ORS 419B.504, and extreme conduct, ORS
4	419B.502. A discussion of the facts would not benefit the bench, the bar, or the public.
5	We reject without discussion mother's challenges to the termination of her parental rights
6	on the ground of unfitness. Accordingly, we affirm the juvenile court's judgment.
7	Given our disposition, we need not address, and imply no view as to the
8	correctness of, the juvenile court's termination of parental rights on the alternative ground
9	of extreme conduct pursuant to ORS 419B.502. See <u>Dept. of Human Services v. B. J. B.</u> ,
10	242 Or App 534, 537, 256 P3d 167 (2011) (holding that, in a case such as this one, "if a
11	party specifies on appeal the collateral consequences that could result from a disposition
12	that was based on some but not all of the allegations in a petition for termination of
13	parental rights, we will, if appropriate, specify any allegations that play no part in our
14	disposition").

15 Affirmed.