



any single ground sufficient to terminate parental rights). Mother does not challenge each of these other grounds for termination, and thus, termination is warranted.

Moreover, although Mother's appeal challenges the sufficiency of the evidence supporting termination, she declined to provide a transcript. See Utah R. App. P. 54(a). Because Mother did not provide a transcript of the evidence, "we assume that the proceedings at the trial were regular and proper and that the judgment was supported by competent and sufficient evidence." Bevan v. J.H. Constr. Co., 669 P.2d 442, 443 (Utah 1983).

Accordingly, we affirm.

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Russell W. Bench,  
Presiding Judge

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Carolyn B. McHugh, Judge

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William A. Thorne Jr., Judge