IN THE UTAH COURT OF APPEALS

----00000----

State of Utah, in the interest of D.H., a person under) MEMORANDUM DECISION) (Not For Official Publication				
eighteen years of age.) Case No. 20050366-CA				
W.H.,) FILED) (December 1, 2005)				
Appellant,) 2005 UT App 511				
v.)				
State of Utah,))				
Appellee.)				

Third District Juvenile, Salt Lake Department, 447950 The Honorable Sharon P. McCully

Attorneys: Jeffrey J. Noland, Salt Lake City, for Appellant Mark L. Shurtleff and John M. Peterson, Salt Lake City, for Appellee

Martha Pierce and Suchada P. Bazzelle, Salt Lake

City, Guardians Ad Litem

Before Judges Greenwood, McHugh, and Orme.

ORME, Judge:

W.H. (Father) appeals the termination of his parental rights in D.H. In his own brief, Father does not adequately present any issues with the required reasoning and citation to authority. See Utah R. App. P. 24(a)(9). Rather, he simply incorporates by reference the arguments made by the mother of D.H. in her separate appeal before this court. We follow suit and

D.H., 2005 UT App 510 (mem.).	our	decision	ın	tnat	case,	<u>In re</u>
Affirmed.						
Gregory K. Orme, Judge	_					
WE CONCUR:						
Pamela T. Greenwood, Judge	_					
Carolyn B. McHugh, Judge	_					