## IN THE MICHIGAN COURT OF APPEALS ORDER

Re: In Re Russell Minors

Docket No. **303586** L.C. No. **07-473554** 

Christopher M. Murray, Judge, acting under MCR 7.211(E)(2), orders:

The motion to amend the claim of appeal to include the April 15, 2011, termination of respondent-appellant's rights with respect to her daughter, Sherry Russell, which was ordered held in abeyance by the Court's order of August 31, 2011, is DISMISSED AS MOOT because the trial court has entered a claim of appeal from the April 15, 2011, order pursuant to MCR 3.977(J)(2)(b). Respondent-appellant's claim of appeal from the April 15, 2011, order terminating her parental rights with respect to Sherry Russell, which was entered by the trial court's order dated October 5, 2011, is accepted for docketing under the above-reference Court of Appeals docket number and the appeal shall be considered as respondent-appellant's appeal from both the March 28, 2011, order terminating her rights to Ivaughn Russell and the April 15, 2011, order terminating her rights to Sherry Russell. The time for filing respondent-appellant's brief with respect to both children shall be calculated under MCR 7.212(A)(1)(a)(i) from the date that the additional transcripts ordered on October 5, 2011, are filed with the trial court clerk.



A true copy entered and certified by Larry S. Royster, Chief Clerk, on

OCT 1 7 2011

Chief Clerk