## Court of Appeals, State of Michigan

## ORDER

In re Taylor Minors		Christopher M. Murray Presiding Judge
Docket No.	330500	Michael J. Talbot
LC No.	14-023302-NA	Michael J. Riordan Judges

The Court orders that the motion to withdraw is GRANTED, because the Court finds, after a full examination of all the proceedings, that the appeal is wholly frivolous.

The termination of respondent-appellant's parental rights is AFFIRMED. Withdrawing counsel shall mail by first-class mail to the appellant within 14 days of the date of certification of this order a copy of this order and the transcript and file proof of that service with the Clerk of this Court as required by MCR 7.211(C)(5)(c). Counsel is hereby notified that this Court may vacate this order granting the motion to withdraw if counsel fails to serve the transcript on appellant.

The final judgment of affirmance is STAYED for a period of 28 days after service of a copy of the transcript on appellant, within which period appellant may, if she so desires, file a written communication with this Court, raising any issue or question which she wishes this Court to consider. Any such communication shall be treated by this Court as an application for rehearing



A true copy entered and certified by Jerome W. Zimmer Jr., Chief Clerk, on

2016 Dione

March 10,

Date

Thomas Chief Clerk