## Court of Appeals, State of Michigan

## ORDER

In re Ingram Minors		Karen M. Fort Hood Presiding Judge
Docket No.	347800; 347801	David H. Sawyer
LC No.	17-001387 NA	Douglas B. Shapiro Judges

In accordance with the Supreme Court's remand order entered February 5, 2020, these cases are REMANDED to the Wayne Circuit Court Family Division for that court to reconsider its December 3, 2018 order terminating respondents' parental rights to LJI and LMI. We retain jurisdiction.

The circuit court shall address: (1) whether there is a statutory basis to terminate respondents' parental rights to LJI and LMI, see *In re JK*, 468 Mich 202, 210 (2003); and (2) whether termination is in LJI's and LMI's best interests, taking into consideration, among other evidence, respondents' efforts towards sobriety, see *In re Moss*, 301 Mich App 76, 90 (2013). The circuit court may, in its discretion, receive proofs or hold an evidentiary hearing.

The circuit court shall forward to the Court of Appeals a written opinion addressing the above issues within 42 days of the clerk's certification of this remand order.

The transcript of all proceedings on remand shall be prepared and filed within 21 days after completion of the proceedings.



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

FEB 1 4 2020

Prone W. 6

Date