STATE OF MICHIGAN

COURT OF APPEALS

In the Matter of ALEXIS SHANON ROUSER, CY SHELTON WILLIAMS, SHYNAI DANEEN SAUNDERS, and HENRY JUJUAN SHERRARD MERCER, Minors.

DEPARTMENT OF SOCIAL SERVICES,

UNPUBLISHED May 9, 1997

Petitioner-Appellee,

 \mathbf{V}

No. 195022 Wayne Probate Court LC No. 90-286566

MILDRED COLETTE SAUNDERS,

Respondent-Appellant,

and

CLYDE WILLIAMS and GREGORY MERCER,

Respondents.

Before: Corrigan, C.J., and Young and Michael J. Talbot,* JJ.

MEMORANDUM.

Respondent-appellant appeals as of right from the March 14, 1996 order of the probate court terminating her parental rights to the minor children, Shynai Daneen Saunders and Henry JuJuan Sherrard Mercer, under MCL 712A.19b(3)(c)(i) and (g); MSA 27.3178(598.19b)(3)(c)(i) and (g). We affirm.

The probate court did not clearly err in finding that the statutory grounds for termination were established by clear and convincing evidence. MCR 5.974(I); *In re Miller*, 433 Mich 331, 337; 445 NW2d 161 (1989). Further, respondent-appellant failed to show that termination of her parental rights

^{*} Circuit judge, sitting on the Court of Appeals by assignment.

was clearly not in the chi	ildren's bes	t interest	s. In	re H	all-Smith,	Mich Ap	p;	NW2	d
(Docket No. 195833, iss	sued 3/25/9	97), slip	op p	3. T	hus, the proba	te court di	d not err in	termin	ating
respondent-appellant's	parental	rights	to	the	children.	MCL	712A.19b	(5);	MSA
27.3178(598.19b)(5).									

Affirmed.

/s/ Maura D. Corrigan

/s/ Robert P. Young, Jr.

/s/ Michael J. Talbot