

STATE OF MICHIGAN
COURT OF APPEALS

In the Matter of OCTAVIAN EQUAN LEWIS,
DION HULBERT and CAMERON LEWIS,
Minors.

FAMILY INDEPENDENCE AGENCY,

Petitioner-Appellee,

v

SHARLOTTE A. LEWIS,

Respondent-Appellant.

UNPUBLISHED
October 23, 2003

No. 247446
Kalamazoo Circuit Court
Family Division
LC No. 96-000037-NA

Before: Bandstra, P.J., and Hoekstra and Borrello, JJ.

MEMORANDUM.

Respondent appeals as of right from a circuit court order terminating her parental rights to the minor children pursuant to MCL 712A.19b(3)(j). We affirm.

Respondent does not take issue with the sufficiency of the evidence warranting termination. She contends only that the trial court erred in admitting an updated psychiatric evaluation that was allegedly incomplete. Because respondent's counsel agreed to the admission of the document, we find no error. See *Hilgendorf v St John Hosp & Med Ctr Corp*, 245 Mich App 670, 683; 630 NW2d 356 (2001); *Phinney v Perlmutter*, 222 Mich App 513, 558; 564 NW2d 532 (1997). Further, any deficiencies in the report resulted from respondent's failure to cooperate during the evaluation. *Phinney, supra*. Finally, the record established respondent's psychiatric problems without regard to the contested evaluation and its introduction did not affect the outcome of this case.

We affirm.

/s/ Richard A. Bandstra
/s/ Joel P. Hoekstra
/s/ Stephen L. Borrello