

**Filed 2/12/15 by Clerk of Supreme Court  
IN THE SUPREME COURT  
STATE OF NORTH DAKOTA**

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2015 ND 24

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In the Interest of D.D., minor child  
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McKenzie County Social Services,

Petitioner and Appellee

v.

D.D., child; H.D., child;  
C.R., mother; D.D., father,  
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Respondents

C.R., mother,

Appellant

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No. 20140456

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In the Interest of H.D., minor child  
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McKenzie County Social Services,

Petitioner and Appellee

v.

D.D., child; H.D., child;  
C.R., mother; D.D., father,  
-----

Respondents

C.R., mother,

Appellant

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No. 20140457

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In the Interest of D.D., minor child  
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McKenzie County Social Services,

Petitioner and Appellee

v.

D.D., child; H.D., child;  
C.R., mother; D.D., father,  
-----

Respondents

D.D., father,

Appellant

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No. 20140465

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In the Interest of H.D., minor child  
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McKenzie County Social Services,

Petitioner and Appellee

v.

D.D., child; H.D., child;  
C.R., mother; D.D., father,  
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Respondents

D.D., father,

Appellant

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No. 20140466

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Appeals from the Juvenile Court of McKenzie County, Northwest Judicial District, the Honorable Robin Ann Schmidt, Judge.

AFFIRMED.

Per Curiam.

Charles Burke Neff, Assistant State's Attorney, 201 5th Street NW, Suite 550, Watford City, ND 58854, for petitioner and appellee.

Ashley Marie Gulke, P.O. Box 931, Minot, ND 58702, for appellant C.R.

Richard Robert William Sand, 340 North Main, P.O. Box 1933, Watford City, ND 58854-1933, for appellant D.D.

**Interest of D.D.**

**Nos. 20140456-20140457 and 20140465-20140466**

**Per Curiam.**

[¶1] C.R., mother, and D.D., father, of minor children D.D. and H.D., each appeal from the district court amended order terminating their parental rights. C.R. argues the district court lacked clear and convincing evidence that deprivation was likely to continue and that the children likely would suffer harm absent termination of parental rights. D.D., father, argues the district court erred when it found the causes of deprivation are likely to continue and that reasonable efforts were made to reunify the family after the children were removed. We summarily affirm under N.D.R.App.P. 35.1(a)(2).

[¶2] Gerald W. VandeWalle, C.J.  
Daniel J. Crothers  
Lisa Fair McEvers  
Carol Ronning Kapsner  
Dale V. Sandstrom