IN RE CHRISTOPHER S.

Submitted on Briefs February 7, 2012 Decided February 16, 2012

Panel: ALEXANDER, LEVY, SILVER, MEAD, GORMAN, and JABAR, JJ.

MEMORANDUM OF DECISION

The mother of Christopher S. appeals from the judgment of the District Court (Bangor, *Gunther*, *J.*) terminating her parental rights to Christopher S., pursuant to 22 M.R.S. § 4055(1)(B)(2) (2011). On appeal, the mother contends that the evidence was insufficient to demonstrate parental unfitness and inability to care for her child to the clear and convincing evidence standard. Review of the record in this case demonstrates that there was more than sufficient evidence for the court to find, to the clear and convincing evidence standard, that the mother failed to adequately participate in rehabilitation and reunification efforts, that parental unfitness was proved, pursuant to 22 M.R.S. § 4055(1)(B)(2)(b), and that termination of parental rights was in the child's best interests. *See In re Thomas D.*, 2004 ME 104, ¶ 21, 854 A.2d 195.

The entry is:

Judgment affirmed.

On the briefs:

Hunter J. Tzovarras, Esq., Bangor, for appellant mother

William J. Schneider, Attorney General, and Nora Sosnoff, Asst. Atty. Gen., Office of the Attorney General, Augusta, for appellee Department of Health and Human Services

Bangor District Court docket number PC-2009-10 For Clerk Reference Only