## IN RE CHILDEN OF KAYTE E.

## Submitted on Briefs December 20, 2023 Decided December 28, 2023

Panel: STANFILL, C.J., and MEAD, JABAR, HORTON, CONNORS, and DOUGLAS, JJ.

## MEMORANDUM OF DECISION

Kayte E. appeals from a judgment of the District Court (Lincoln, *Roberts, J.*) terminating her parental rights to her children. See 22 M.R.S. § 4055(1)(B)(2)(2023). We discern no error in the court's judgment because there is sufficient evidence in the record to support the court's parental unfitness and best interests findings, and the court did not abuse its discretion in determining that termination of the mother's parental rights was in the best interests of the children. See In re Child of Amber D., 2020 ME 30, ¶ 6, 226 A.3d 1157; In re Carlos C., 2016 ME 179, ¶¶ 2-4, 152 A.3d 163.

The entry is:

Judgment affirmed.

 $<sup>^1</sup>$  The mother's counsel filed an appellate brief containing a factual and procedural history of the case and a statement that counsel did not believe that there were arguable issues of merit on appeal. The mother's counsel moved for an enlargement of time to allow the mother to file a supplemental brief. *See In re M.C.*, 2014 ME 128, ¶¶ 7-8, 104 A.3d 139. We authorized the mother to submit a supplemental brief, but no such brief was filed.

Jason A. MacLean, Esq., Bridgton, for appellant Kayte E.

With leave of the Court, the Department of Health and Human Services did not file a brief

Lincoln District Court docket number PC-2022-1 For Clerk Reference Only