IN RE CHILD OF KAYLA F.

Submitted on Briefs January 24, 2024 Decided February 1, 2024

Panel: MEAD, HORTON, CONNORS, LAWRENCE, and DOUGLAS, JJ.

MEMORANDUM OF DECISION

Kayla F.¹ appeals from an order entered by the District Court (South Paris, *Mohlar, J.*) finding that her child is in circumstances of jeopardy in her care pursuant to 22 M.R.S. § 4035 (2023). On appeal, the mother argues that the trial court erred in finding jeopardy by a preponderance of the evidence. Contrary to the mother's contention, there is more than sufficient evidence in the record to support the trial court's finding of jeopardy by a preponderance of the evidence. *See* 22 M.R.S. § 4002(6), (6)(A) (2023); *In re Child of Brooke B.*, 2020 ME 20, ¶ 8, 224 A.3d 1236; *In re Nicholas S.*, 2016 ME 82, ¶ 9, 140 A.3d 1226.

The entry is:

Jeopardy order affirmed.

¹ The child's father is deceased.

Jason A. MacLean, Esq., Bridgton, for appellant mother

Aaron M. Frey, Attorney General, and Hunter C. Umphrey, Asst. Atty. Gen., Office of the Attorney General, Bangor, for appellee Department of Health and Human Services

South Paris District Court docket number PC-2023-4 For Clerk Reference Only

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