In re BRYCE L. et al.

Submitted on Briefs January 17, 2002 Decided February 5, 2002

Panel: SAUFLEY, C.J., and CLIFFORD, RUDMAN, DANA, ALEXANDER,

and CALKINS, JJ.

MEMORANDUM OF DECISION

The mother of Bryce and Dani L. appeals from the judgment of the District Court (Dover-Foxcroft, *MacMichael, J.*) finding that her children are in jeopardy to their health and welfare and placing them in custody of the Department of Human Services. Contrary to the mother's contention, there was sufficient evidence for the court to find that the children are in jeopardy and that the circumstances of jeopardy would continue if the children remained with her. *See In re Breauna N.*, 1999 ME 191, ¶ 19, 742 A.2d 911, 915. Further, the court did not exceed the bounds of its discretion by placing the children in custody of the Department. *See* 22 M.R.S.A. § 4036 (1992 & Supp. 2001); *In re David W.*, 568 A.2d 513, 515-16 (Me. 1990); *In re Andrea W.*, 537 A.2d 596, 598 (Me. 1988).

The entry is:

Judgment affirmed.

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