IN RE NATHAN J.

Submitted on Briefs January 10, 2005 Decided January 28, 2005

Panel: CLIFFORD, RUDMAN, DANA, ALEXANDER, CALKINS, and LEVY, JJ.

MEMORANDUM OF DECISION

The mother of Nathan J. appeals from a jeopardy determination and a judicial review order by the District Court (Portland, *Goranites, J.*) that resulted in removal of Nathan from her home pursuant to 22 M.R.S.A. §§ 4035, 4036 (2004). The mother asserts that (1) she received insufficient notice that Nathan might be removed from her home as a result of the jeopardy hearing; (2) she was not allowed sufficient time to present her case; and (3) the evidence supporting the jeopardy finding is insufficient because some of the evidence should not have been believed, and evidence regarding her other two children should not have been considered.

The child protection petition that initiated the proceeding placed the mother on notice that the State was seeking custody. The record does not indicate that the mother was unduly restricted in presenting her case, *see Dolliver v. Dolliver*, 2001 ME 144, ¶¶ 10-12, 782 A.2d 316, 317-18; that any prejudice to her resulted from the court's management of the proceedings, *see* M.R. Evid. 611(a); or that the court improperly evaluated the evidence in reaching its result.

The entry is:

Judgment affirmed.

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