IN RE ASHLEY P. et al.

Submitted on Briefs February 3, 2005 Decided February 28, 2005

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

MEMORANDUM OF DECISION

The mother of Ashley P., Darien P., and Kelsey P., appeals from a judgment entered in the District Court (Waterville, *Vafiades, C.J.*) terminating her parental rights pursuant to 22 M.R.S.A. § 4055(1)(B)(2) (2004). Contrary to the mother's contentions, even without considering the effect of her incarceration or her ability to rehabilitate, sufficient evidence exists in the record to support the court's findings, by clear and convincing evidence, of at least one ground of parental unfitness, *see In re Alana S.*, 2002 ME 126, ¶ 20, 802 A.2d 976, 981, and that termination of parental rights is in the children's best interest, *see In re Jeremiah Y.*, 2002 ME 135, ¶ 9, 804 A.2d 357, 359.

The entry is:

Judgment affirmed.

Attorney for appellant:

Schuyler Steele, Esq. P O Drawer F Newport, ME 04953-0425

Attorney for appellee:

G. Steven Rowe, Attorney General Janice Stuver, Asst. Atty. General Matthew Pollack, Asst. Atty. General 6 State House Station Augusta, ME 04333-0006

Guardian ad Litem:

Richard McCarthy, Esq. P O Box 549 Pittsfield, ME 04967

Attorney for other party:

Thomas Tilton, Esq. 160 College Avenue Waterville, ME 04901