Reporter of Decisions Decision No. Mem 08-36 Docket No. Oxf-07-417

## IN RE TRINADI V.

Argued February 14, 2008 Decided February 26, 2008

# Panel: SAUFLEY, C.J., and CLIFFORD, ALEXANDER, LEVY, SILVER, and MEAD, JJ.

#### MEMORANDUM OF DECISION

[¶1] The mother appeals from an order of the Oxford County Probate Court (*Hanley, J.*) terminating her parental rights to her daughter Trinadi. We affirm the Probate Court's well-reasoned decision, finding, contrary to the mother's contentions, that the court could reasonably have been persuaded, based on competent record evidence, that it was proved to be highly probable that: (1) the mother is unable to protect Trinadi from jeopardy and that these circumstances are unlikely to change within a time reasonably calculated to meet Trinadi's needs; (2) the mother is unable to take responsibility for Trinadi within a time reasonably calculated to meet Trinadi's best interest.

See In re Brandon D., 2004 ME 98, ¶ 10, 854 A.2d 228, 231; In re David G., 659

A.2d 859, 861-62 (Me. 1995).

The entry is:

Judgment affirmed.

# Attorney for the mother:

John S. Jenness, Jr., Esq. (orally) 23 Market Square South Paris, Maine 04281

## Attorney for prospective adoptive parents:

Jennifer Kreckel, Esq. (orally) Kaynor & Kreckel, P.A. 95 Congress Street PO Drawer L Rumford, Maine 04276

### Guardian ad litem:

Sarah Heck, Esq. (orally) Dow's Law Office, PA PO Box 349 Norway, Maine 04268