IN RE KARISSA B. et al.

Submitted on Briefs June 17, 2009 Decided June 30, 2009

Panel: SAUFLEY, C.J., and ALEXANDER, SILVER, MEAD, and GORMAN, JJ.

MEMORANDUM OF DECISION

The father of Karissa B., Hailey B., and Elijah B., appeals from the judgment of the District Court (Fort Kent, *Daigle*, *J.*) entering a jeopardy order pursuant to 22 M.R.S. §§ 4035, 4036 (2008), barring the father from having contact with the children except for limited, supervised visits. The jeopardy order was based on the court's finding that the father had sexually abused a twelve-year-old girl, not one of his children, and its application of the presumption of jeopardy arising from that finding. 22 M.R.S. § 4035(2-A)(A)(2). Contrary to the father's contentions, the findings made by the court in its jeopardy order and in its subsequent findings responding to the father's motion for findings are more than sufficient to permit meaningful appellate review of the court's jeopardy order. M.R. Civ. P. 52(a); *Schwartz v. Unemployment Ins. Comm'n*, 2006 ME 41, ¶ 10, 895 A.2d 965, 970. The court's findings are adequately supported by the record, and its conclusions based on those findings do not indicate any error of law.

The entry is:

Judgment affirmed.

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