

IN RE MICHALA L. et al.

Submitted on Briefs February 10, 2010  
Decided February 25, 2010

Panel: ALEXANDER, LEVY, SILVER, MEAD, GORMAN, and JABAR, JJ.

MEMORANDUM OF DECISION

The father of Michala L. and Avery L. appeals from the judgment of the District Court (Portland, *Goranites, J.*) entering a jeopardy order, 22 M.R.S. § 4035 (2009), and placing his children, Michala and Avery, in the full custody of the Department of Health and Human Services (DHHS), with direction to DHHS to develop a reunification plan and direction to the father to participate in services and treatment to promote future reunification. On appeal, the father contends that there was insufficient evidence to support a finding of jeopardy with respect to Avery and that his asserted willingness to engage in counseling and treatment removes the risk that either child may suffer serious harm in his care. Viewing the evidence most favorably to the trial court's decision in this case, as we must, leaves no basis for doubt that the trial court's findings are fully supported by the evidence, *see In re Adrian D.*, 2004 ME 144, ¶ 14, 861 A.2d 1286, 1290, and that the trial court committed no error of law in entering the jeopardy order. *Id.*

The entry is:

Judgment affirmed.

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