IN RE ALBERT S. JR. et al.

Submitted on Briefs July 7, 2010 Decided July 22, 2010

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

MEMORANDUM OF DECISION

The mother and father appeal from a judgment entered in the District Court (Newport, *Sparaco*, *J*.) terminating their parental rights to their children pursuant to 22 M.R.S. § 4055(1)(B)(2) (2009). Contrary to the parents' contentions, the court rationally could have found clear and convincing evidence to support the necessary factual findings that: (1) both parents are unwilling or unable to protect their children from jeopardy and these circumstances are unlikely to change within a time reasonably calculated to meet the children's needs, *see* 22 M.R.S. § 4055(1)(B)(2)(b)(i); (2) both parents are unwilling or unable to take responsibility for the children within a time reasonably calculated to meet the children's needs, *see* 22 M.R.S. § 4055(1)(B)(2)(b)(ii); (3) both parents have failed to make a good faith effort to rehabilitate and reunify with the children, *see* 22 M.R.S. § 4055(1)(B)(2)(b)(iv); and (4) termination of the rights of both parents is in the best interest of the children, *see* 22 M.R.S. § 4055(1)(B)(2)(a); *In re Cody T.*, 2009 ME 95, ¶ 2, 979 A.2d 81, 82.

The entry is:

Judgment affirmed.

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