IN RE CHILDREN OF BRITTANY S.

Submitted on Briefs April 21, 2021 Decided April 29, 2021

Panel: MEAD, GORMAN, JABAR, HUMPHREY, and CONNORS, JJ.

MEMORANDUM OF DECISION

Brittany S. appeals from a judgment entered by the District Court (Bangor, *Jordan, J.*) terminating her parental rights to her two children. Although the mother has made significant progress towards reunification, the court did not err in determining that, based on the mother's violation of a trial placement condition, the amount of time that has elapsed, *see In re B.P.*, 2015 ME 139, ¶ 19, 126 A.3d 713, and the statutory need for permanency, *see* 22 M.R.S. § 4050(2) (2021), the mother remains unable to protect the children from jeopardy or 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)(i), (ii) (2021).

The entry is:

Judgment affirmed.

Erik T. Crocker, Esq., Farrell, Rosenblatt & Russell, Bangor, for appellant mother

Christopher C. Taub, Chief Deputy Attorney General, and Meghan Szylvian, Asst. Atty. Gen., Office of the Attorney General, Augusta, for appellee Department of Health and Human Services

Bangor District Court docket number PC-2018-22 For Clerk Reference Only