IN RE BRITTNEY C.

Submitted on briefs October 18, 2000 Decided October 23, 2000

Panel: WATHEN, C.J., and CLIFFORD, RUDMAN, DANA, SAUFLEY, ALEXANDER, and CALKINS, JJ.

MEMORANDUM OF DECISION

The mother of Brittney C. appeals from the judjment entered in the District Court (Newport, *MacMichael*, *J.*) terminating her parental rights and responsibilities with regard to her daughter. Contrary to the mother's contentions, the record supports the court's findings that she is unwilling or unable to protect Brittney from jeopardy within a time reasonably calculated to meet her needs, that she is unwilling or unable to take responsibility for Brittney within a time reasonably calculated to meet her needs, that she has failed to make a good faith effort to rehabilitate and reunify with Brittney, and that termination of her parental rights is in Brittney's best interests. 22 M.R.S.A. § 4055 (1) (B) (2) (1992).

The entry is:

Judgment affirmed.

Attorney for appellant:

Laurie Ann Miller, Esq. Downeast Law Assoc. P O Box 190 Orrington, ME 04474

Attorneys for appellee:

Andrew Ketterer, Attorney General Patrick Downey, Asst. Attorney General Eugene Jackson, Asst. Attorney General 6 State House Station Augusta, ME 04333-0006

Guardian ad Litem:

Wayne Doane, Esq. P O Box 60 Exeter, ME 04435