IN RE ANDERS P.

Submitted on Briefs December 12, 2000 Decided January 4, 2001

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

MEMORANDUM OF DECISION

The father of Anders P. appeals a judgment entered in the District Court (Ellsworth, Murray, J.) terminating his parental rights to Anders P. pursuant to 22 M.R.S.A. § 4055 (1992 & Supp. 2000). Contrary to the father's contentions, there was sufficient evidence to support the findings of the court that: (1) it was highly probable that the father is unwilling or unable responsibility for 22 M.R.S.A. take his to son. see § 4055 (1)(B)(2)(b)(ii); (2) he is not able to protect his son from jeopardy within a time reasonably calculated to meet the child's needs, see 22 M.R.S.A. § 4055 (1)(B)(2)(b)(i); (3) he did not make a good faith effort to rehabilitate or reunify with his son, see 22 M.R.S.A. § 4055 (1)(B)(2)(b)(iv); and (4) termination is in the best interest of the child, see 22 M.R.S.A. § 4055(1)(B)(2)(a).

The entry is:

Judgment affirmed.

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