## Filed 9/15/20 by Clerk of Supreme Court

# IN THE SUPREME COURT STATE OF NORTH DAKOTA

	2020 ND 195	
In the Interest of J.F., a child		
State of North Dakota,		Petitioner and Appellee
v. J.F., a child, and		Respondent
J.F., mother,		Respondent and Appellant
	No. 20200088	
In the Interest of J.F., a child		
State of North Dakota,		Petitioner and Appellee
v. J.F., a child; D.M., father; and		Respondents
J.F., mother,		Respondent and Appellant
	No. 20200089	

Appeal from the District Court of Barnes County, Southeast Judicial District, the Honorable Jay A. Schmitz, Judge.

#### AFFIRMED.

Per Curiam.

Tonya Duffy, State's Attorney, Valley City, N.D., for petitioner and appellee; submitted on brief.

Kiara C. Kraus-Parr, Grand Forks, N.D., for respondent and appellant.

### Interest of J.F. Nos. 20200088 & 20200089

#### Per Curiam.

[¶1] J.F. appeals from a juvenile court order finding her two children, ages 2 and 5, to be deprived. On appeal, J.F. argues the juvenile court erred by finding the children to be deprived, because the physical domestic violence and any drug issues are now under control, she is living with her parents, and there is no evidence she used drugs around the children. The district court properly considered evidence of J.F.'s limited compliance with drug testing along with a positive hair follicle test on one of the children showing a level of methamphetamines similar to that of a regular user. We conclude the juvenile court's findings are not clearly erroneous. We summarily affirm under N.D.R.App.P. 35.1(a)(2).

[¶2] Jerod E. Tufte Lisa Fair McEvers Gerald W. VandeWalle Daniel J. Crothers Jon J. Jensen, C.J.