

CYNTHIA C. TEER

v.

FORREST D. TEER JR.

Argued June 15, 2011

Decided July 7, 2011

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

MEMORANDUM OF DECISION

Cynthia C. Teer appeals from a divorce judgment entered by the District Court (Machias, *Romei, J.*). Although she contends that the court clearly erred in determining her income, she provided an incomplete trial transcript for our review on appeal and, in so doing, failed to establish any error by the court. *See Edwards v. Campbell*, 2008 ME 173, ¶ 10, 960 A.2d 324, 327 (stating that the appellant “has the burden to provide the entire record necessary for appellate review,” and that “[i]n the absence of the necessary record, we assume that the court’s judgment is supported by sufficient competent evidence”).

Furthermore, on this record the court did not abuse its discretion in dividing the marital property or in awarding transitional spousal support. 19-A M.R.S. §§ 951-A(2)(B), 953(1) (2010); *see Bond v. Bond*, 2011 ME 54, ¶ 10, 17 A.3d 1219, 1222; *Wandishin v. Wandishin*, 2009 ME 73, ¶ 14, 976 A.2d 949, 953-54. Finally, the court did not abuse its discretion in awarding Forrest D. Teer Jr. attorney fees notwithstanding his counsel’s incomplete supporting affidavit, because the fees set out in the affidavit were not facially unreasonable and Cynthia raised no objection to the affidavit itself at trial or in her subsequent motion for further findings of fact. *See Kennebec Sav. Bank v. West*, 538 A.2d 303, 304 n.1

(Me. 1988) (stating that failure to object to a deficient affidavit waived a party's right to claim error on appeal).

The entry is:

Judgment affirmed.

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