

DANIELLE DOYON

v.

AARON S. LOWDEN

Submitted on Briefs November 7, 2011

Decided November 29, 2011

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

MEMORANDUM OF DECISION

Aaron S. Lowden appeals from the judgment of the District Court (Augusta, *Mullen, D.C.J.*) denying his motion to modify the parental rights order governing contact with his child. Lowden contends that Danielle Doyon has failed to comply with the visitation requirements of the parental rights order and that certain statements that Doyon made to the court should not have been believed. Therefore, Lowden argues, the court should have eliminated the supervised contact requirement or otherwise amended the parental rights order to give him greater access to his child. Lowden has not provided a transcript of the proceedings on his motion to modify to support this appeal. Without a transcript, we must assume that the findings of fact and discretionary choices reflected in the trial court's judgment are fully supported by the record of the proceedings. *See Rainbow v. Ransom*, 2010 ME 22, ¶ 3, 990 A.2d 535. Further, our review of the available record indicates no error of law in the trial court's decision.

The entry is:

Judgment affirmed.

On the briefs:

Aaron Lowden, pro se

Danielle Doyon did not file a brief

Augusta District Court docket number FM-2008-526
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