MARIA MELLYN

V.

RICHARD NELSON

Submitted on Briefs March 2, 2011 Decided March 17, 2011

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

MEMORANDUM OF DECISION

Richard Nelson appeals from the contempt judgment of the District Court (Wiscasset, *Tucker*, *J.*) issued to enforce compliance with the spousal support obligation imposed in the parties' 2003 divorce judgment. On appeal, Nelson contends that the contempt findings are not supported by sufficient evidence. Although Nelson challenges the accuracy of the court's fact-findings entered at hearing, he has provided no transcript of the proceedings or alternative statement of the evidence pursuant to M.R. App. P. 5(d) by which his claims relating to the fact-findings can be evaluated. When no transcript or M.R. App. P. 5(d) statement of a proceeding is provided, we must infer that the court's findings and remedies ordered by the court are fully supported by the record and do not reflect an error of law. *See Rainbow v. Ransom*, 2010 ME 22, ¶ 3, 990 A.2d 535, 536.

The entry is:

Judgment affirmed.

For Richard Nelson:

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Attorney for Maria Melllyn:

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Wiscasset District Court docket no. FM-2002-149 For clerk reference only