JENNY ASHMORE

V.

FREDERICK A. ASHMORE JR.

Submitted on Briefs January 6, 2011 Decided January 27, 2011

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

MEMORANDUM OF DECISION

Frederick A. Ashmore Jr. appeals from the judgment of the District Court (Ellsworth, Romei, J.) granting the parties a divorce, allocating marital and nonmarital property, and awarding attorney fees to Jenny Ashmore.¹ Frederick contends that the court erred in its allocations of marital and nonmarital property to Jenny, in not believing his explanations for the parties' financial arrangements, and in sanctioning him for failing to provide discovery relating to his financial interests. When, as here, there was no request for findings following the court's entry of the divorce judgment, we can infer any findings that would be appropriate to support the result that the court reached if those findings are supported by the record. See Sutherland v. Morrill, 2008 ME 6, ¶¶ 4-5, 940 A.2d 192, 193-94. Here, the record fully supports the results reached by the court and the court's inferred findings that led it to determine that Frederick's claims were not credible. Further, the court did not err or abuse its discretion in sanctioning Frederick for discovery violations relating to nondisclosure of his assets and financial circumstances and in awarding Jenny attorney fees. See Soley v. Karll, 2004 ME 89, ¶¶ 11-13, 853 A.2d 755, 758-59.

conducted at the Machias District Court.

This is an Ellsworth District Court case. However, most of the hearings in this matter were

The entry is:

Judgment affirmed.

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