

GARY A. SNOW

v.

ALICIA M. SNOW

Submitted on Briefs June 5, 2012

Decided June 21, 2012

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

MEMORANDUM OF DECISION

Gary A. Snow appeals from the judgment of the District Court (Farmington, *Stanfill, J.*) increasing his child support payment obligation in deciding his post-judgment motion to modify parental rights. On appeal, he contends that he is unable to pay the increased amount of child support and, inferentially, that the record does not support the court's findings regarding child support. Because no transcript of the hearing has been provided, and because no statement of the evidence has been provided pursuant to M.R. App. P. 5(d), although the court directed Gary Snow to prepare such a statement, we must infer that the record supports the court's findings of fact incident to its decision to increase the amount of child support payments ordered. *See Rainbow v. Ransom*, 2010 ME 22, ¶ 3, 990 A.2d 535; *Springer v. Springer*, 2009 ME 118, ¶ 2, 984 A.2d 828.

The entry is:

Judgment affirmed.

On the briefs:

Gary Snow, appellant pro se

Alicia Snow did not file a brief

Farmington District Court docket number FM-2002-16
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