

BELINDA S. NABOROWSKY

v.

BRIAN E. NABOROWSKY

Submitted on Briefs July 30, 2014

Decided July 31, 2014

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

MEMORANDUM OF DECISION

Brian E. Naborowsky appeals from a judgment of contempt entered in the District Court (Waterville, *Stanfill, J.*) finding him in contempt for violating the terms of a protection from abuse order. Contrary to Brian's contentions, the protection from abuse order unambiguously limited Brian's contact with his children to supervised visits, and precluded Brian from meeting with his children at sporting events or contacting them via electronic means without supervision. *See Weiss v. Brown*, 1997 ME 57, ¶ 7, 691 A.2d 1208; *see also White v. Nason*, 2005 ME 73, ¶¶ 7-10, 874 A.2d 891. Accordingly, the court did not abuse its discretion in finding Brian in contempt. *See White*, 2005 ME 73, ¶ 7, 874 A.2d 891.

The entry is:

Judgment affirmed.

On the briefs:

Jed Davis, Esq., Jim Mitchell and Jed Davis, P.A., Augusta, for appellant Brian Naborowsky

Belinda Naborowsky, appellee Pro Se

Waterville District Court docket number PA-2013-174
FOR CLERK REFERENCE ONLY