

IN RE SEAN S.

Submitted on Briefs July 30, 2014
Decided August 5, 2014

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

MEMORANDUM OF DECISION

Sean S. appeals from three judgments (consolidated for appeal) of the District Court (Bangor, *Ende, Stitham, and Lucy, JJ.*) committing him involuntarily to a psychiatric hospital. Contrary to Sean’s arguments on appeal, the court did not err by interpreting “recent actions and behavior” pursuant to 34-B M.R.S. § 3864(5)(E)(1), (6)(A)(1) (2013) to include precommitment behavior, and there was sufficient evidence for the court to find that Sean was mentally ill and that his illness posed a likelihood of serious harm, *see* 34-B M.R.S. § 3801(4-A), (5) (2013).

The entry is:

Judgments affirmed.

On the briefs:

Zachary Brandmeir, Esq., Bangor, for appellant Sean S.

Janet T. Mills, Attorney General, and Janine A Raquet, Asst. Atty. Gen.,
Office of the Attorney General, Bangor, for appellee Department of Health
and Human Services

Penobscot County Superior Court docket numbers AP-2012-28, AP-2013-7, & AP-2013-9
FOR CLERK REFERENCE ONLY