

DANIEL E. ALLEY et al.

v.

JOEL F. BOWIE

Argued May 13, 2014

Decided June 5, 2014

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

MEMORANDUM OF DECISION

Daniel E. and Angela Alley appeal from a summary judgment entered in the Business and Consumer Docket (*Horton, J.*) on their third-party legal malpractice claim against Joel F. Bowie.¹ Because the Alleys failed to establish a prima facie case that Bowie's negligent acts or omissions proximately caused them the injuries that they alleged, we affirm the judgment. *See Niehoff v. Shankman & Assocs. Legal Ctr., P.A.*, 2000 ME 214, ¶¶ 7-8, 763 A.2d 121.

The entry is:

Judgment affirmed.

¹ This third-party claim is the final outstanding matter in litigation concerning the rights of numerous parties in the Farnham Point Road, located in the Town of Boothbay. *See Farnham Point Assoc. v. Hamilton*, Mem-12-89 (July 24, 2012) (affirming a partial final judgment).

On the briefs:

Eliot Field, Esq., Wiscasset, for appellants Daniel E. Alley and Angela Alley

James M. Bowie, Esq., and Hillary J. Bouchard, Esq.,
Thompson & Bowie, LLP, Portland, for appellee Joel F. Bowie

At oral argument:

Eliot Field, Esq., for appellants Daniel E. Alley and Angela Alley

Hillary J. Bouchard, Esq., for appellee Joel F. Bowie