

MARIA K. VIOLA

v.

GORDON E. VIOLA

Submitted on Briefs November 19, 2015  
Decided December 3, 2015

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

#### MEMORANDUM OF DECISION

Gordon E. Viola appeals from a post-judgment order entered by the District Court (Portland, *Mulhern, J.*) amending the attorney fee provision in the judgment by which he was divorced from Maria K. Viola. The order at issue followed our decision on Gordon’s first appeal, which vacated the court’s award of attorney fees to Maria for “a lack of evidence to support the reasonableness of the awarded amount,” and for a lack of clarity as to the relationship between the marital debt allocation and the attorney fee award. *See Viola v. Viola (Viola I)*, 2015 ME 6, ¶¶ 12-13, 109 A.3d 634. In this appeal, Gordon does not contest the reasonableness of the awarded amount, but instead challenges the billing practices of Maria’s counsel. His contentions do not merit discussion.

The entry is:

Judgment affirmed.

---

**On the briefs:**

Gordon E. Viola, pro se appellant

Janet K. Kantz, Esq., Vincent, Kantz, Pittman & Thompson,  
LLC, Portland, for appellee Maria K. Viola

Portland District Court docket number FM-2012-989  
FOR CLERK REFERENCE ONLY