

KARA S. RYAN

v.

JASON C. RYAN

Submitted on Briefs February 26, 2015  
Decided March 3, 2015

Panel: ALEXANDER, MEAD, GORMAN, JABAR, and HJELM, JJ.

#### MEMORANDUM OF DECISION

Jason C. Ryan appeals from a divorce judgment entered in the District Court (Portland, *Eggert, J.*) on Kara S. Ryan's complaint. Contrary to Jason's contentions, the court did not err or exceed its discretion in limiting his cross-examination of Kara or in excluding certain evidence with which Jason sought to impeach Kara with prior inconsistent statements. *See* M.R. Evid. 611(a), 801(d)(1)(A); *State v. Cheney*, 2012 ME 119, ¶ 23, 55 A.3d 473; *Jacob v. Kippax*, 2011 ME 1, ¶ 14, 10 A.3d 1159; *Bradford v. Dumond*, 675 A.2d 957, 963 (Me. 1996). In addition, the evidence at trial is sufficient to support the court's judgment as to parental rights and responsibilities, and the court did not abuse its discretion in awarding Kara sole parental rights and in creating conditions for Jason's contact with the children. *See* 19-A M.R.S. § 1653(2)(D)(2), (3)(L), (6) (2014); *Sheikh v. Haji*, 2011 ME 117, ¶ 12, 32 A.3d 1065.

The entry is:

Judgment affirmed.

---

**On the briefs:**

Peter W. Evans, Esq., Peter W. Evans Attorney at Law, LLC,  
Portland, for appellant Jason C. Ryan

Erin E. Lundberg, Esq., Pine Tree Legal Assistance, Inc.,  
Portland, for appellee Kara S. Ryan

Portland District Court docket number FM-2013-1273  
FOR CLERK REFERENCE ONLY