

KAREN AGREN

v.

KAY E. COTE

Submitted on Briefs October 21, 2015
Decided November 3, 2015

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

MEMORANDUM OF DECISION

Karen Agren appeals from a judgment of the District Court (Lincoln, *Stitham, J.*) entering a final protection from harassment order against Agren, and terminating Agren's temporary protection from abuse order against Cote. Contrary to Agren's contentions, the court neither discriminated against her nor did it abuse its discretion in limiting her examination of witnesses and in denying her motions. *See Rinehart v. Schubel*, 2002 ME 53, ¶ 13, 794 A.2d 73; *State v. Wyman*, 2015 ME 1, ¶ 16, 107 A.3d 641; *Gay v. Dube*, 2012 ME 30, ¶ 16, 39 A. 3d 52; *Daud v. Abdullahi*, 2015 ME 48, ¶ 5, 115 A.3d 77. The evidence was sufficient to support the court's entry of a final protection from harassment order against Agren, and termination of a temporary protection from abuse order against Cote.

The entry is:

Judgment affirmed.

On the briefs:

Karen Agren, appellant pro se

Kay E. Cote, appellee pro se

Lincolnton District Court docket numbers PA-2014-85 and PA-2014-86
FOR CLERK REFERENCE ONLY