

JENNIFER C. KILGORE

v.

SEAN P. WEED

Submitted on Briefs November 29, 2017

Decided December 7, 2017

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

MEMORANDUM OF DECISION

Sean P. Weed appeals from a modified divorce judgment entered by the District Court (Belfast, *Worth, J.*) in which the court (1) denied his motion to award him primary residence of the parties' child, (2) gave Jennifer C. Kilgore additional decision-making authority over the child, (3) awarded Kilgore partial attorney fees, and (4) ordered Weed to pay guardian ad litem fees. Contrary to Weed's contention, the court found sufficient facts, supported by record evidence, to justify each of those actions. Accordingly, they do not constitute an abuse of the court's discretion. *See Aranovitch v. Versel*, 2015 ME 146, ¶¶ 12-13, 127 A.3d 542; *Clark v. Leeman*, 2016 ME 170, ¶ 6, 151 A.3d 505; *Homeward Residential, Inc. v. Gregor*, 2017 ME 128, ¶ 12, 165 A.3d 357; *Akers v. Akers*, 2012 ME 75, ¶ 10, 44 A.3d 311; 19-A M.R.S. §§ 105(1), 1507(7), 1653(3) (2016).

The entry is:

Judgment affirmed.

Riley L. Fenner, Esq., Portland, for appellant Sean P. Weed

Thomas J. Nale, Jr., Esq., Nale and Nale Law Offices, Waterville, for appellee
Jennifer C. Kilgore

Belfast District Court docket number FM-2005-119
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