A.G.

V.

S.T.

Submitted on Briefs May 30, 2019 Decided June 6, 2019

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

MEMORANDUM OF DECISION

S.T. appeals from a protection from abuse order entered by the District Court (York, *Moskowitz, J.*) on a complaint filed against her by A.G., individually and on behalf of A.G.'s two minor children, following a hearing. *See* 19-A M.R.S. §§ 4001-14 (2018). Contrary to S.T.'s contentions, the court did not abuse its discretion in denying S.T.'s request for a continuance of that previously delayed hearing, *see* M.R. Civ. P. 40(c); *Daud v. Abdullahi*, 2015 ME 48, ¶¶ 5, 7, 115 A.3d 77; *Fox Island Granite Co. v. Am. Granite Mfrs., Inc.*, 2006 ME 14, ¶ 4, 890 A.2d 700, nor did the court obviously err in admitting and considering the video exhibit provided by A.G.'s stepbrother, confirming S.T.'s animus and appalling conduct, *see State v. Lajoie*, 2017 ME 8, ¶ 13, 154 A.3d 132; *Jusseaume v. Ducatt*, 2011 ME 43, ¶ 11, 15 A.3d 714.

The entry is:

Judgment affirmed.

Wendy S. Moulton, Esq., Rose Law, LLC, York, for appellant S.T.

Matthew W. Howell, Esq., Clark & Howell, LLC, York, for appellee A.G.

York District Court docket number PA-2018-75 For Clerk Reference Only