

WENDELL LIGHT

v.

MALCOLM JOY JR. et al.

Submitted on Briefs June 26, 2003
Decided July 18, 2003

Panel: SAUFLEY, C.J., and CLIFFORD, RUDMAN, DANA, ALEXANDER,
CALKINS, and LEVY, JJ.

MEMORANDUM OF DECISION

Wendell Light appeals from a summary judgment entered in Superior Court (Waldo County, *Jabar, J.*) in favor of Malcolm Joy Jr. and Jean Joy on Light's negligence claims arising from an accident in which his car struck a dog owned by Malcolm Joy Sr. The court correctly entered summary judgment because the facts set forth in the parties' statements of material facts, taken in the light most favorable to Light, are insufficient to raise a genuine issue of material fact as to whether Malcolm Jr. and Jean were keepers of the dog. *See Parrish v. Wright,*

2003 ME 90, ¶ 11, --- A.2d ---, ---; *McCosker v. Weatherbee*, 100 Me. 25, 26, 59

A. 1019, 1019 (1905).

The entry is:

Judgment affirmed.

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