

STACY (DAGRACA) LEWIS

v.

JOHN DAGRACA

Submitted on Briefs February 26, 2003

Decided March 14, 2003

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

MEMORANDUM OF DECISION

John Dagraca appeals the order of the District Court (Bar Harbor, *Staples, J.*) granting the motion of Stacy Lewis, formerly Stacy Dagraca, to amend their divorce judgment to modify Dagraca's child support obligations. Based on the record presented, we discern no error of law or fact, or abuse of discretion, in the court's calculation of incomes for Lewis or Dagraca for purposes of determining Dagraca's child support obligations. *See Absher v. LaCombe*, 432 A.2d 1241, 1242-43 (Me. 1981); *Skelton v. Skelton*, 490 A.2d 1204, 1207 (Me. 1985); *see also* 19-A M.R.S.A. § 2001(5)(A)&(C) (1998). Contrary to Dagraca's assertions, the

court did not abuse its discretion when it awarded attorney fees to Stacy Lewis.

See Clum v. Graves, 1999 ME 77, ¶ 17, 729 A.2d 900, 907.

The entry is:

Judgment affirmed.

Attorney for plaintiff:

Daniel A. Pileggi, Esq.
Roy, Beardsley, Williams & Granger, LLC
P O Box 723
Ellsworth, ME 04605-0723

Attorney for defendant:

Rosemarie Giosia, Esq.
P O Box 1047
Ellsworth, ME 04605