

MARIA (NELSON) MELLYN

v.

RICHARD NELSON

Submitted on Briefs September 9, 2004
Decided September 30, 2004

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

MEMORANDUM OF DECISION

Richard Nelson appeals from a divorce judgment entered in the District Court (Wiscasset, *French, J.*) awarding Maria Mellyn general spousal support of \$400 per month until “the death of either party or when [Maria] remarries or cohabitates.” Contrary to Richard’s contentions, the court’s factual findings are adequately supported by the record, *Sorey v. Sorey*, 1998 ME 217, ¶ 14, 718 A.2d 568, 571, and those facts support the court’s ultimate finding that Maria rebutted the presumption that general spousal support last for no longer than one-half the length of the marriage, 19-A M.R.S.A. § 951-A(2)(A)(1) (Supp. 2003). We do not address Richard’s contention that the court should have excluded certain expert

testimony because he impermissibly raised the issue for the first time in his reply brief. M.R. App. P. 9(c).

The entry is:

Judgment affirmed.

Attorney for plaintiff:

Jonathan C. Hull, Esq.
P O Box 880
Damariscotta, ME 04543-0880

Attorney for defendant:

Christopher K. MacLean, Esq.
MacLean & MacLean, LLC
P O Box 1
Camden, ME 04843