

KAREN J. VEINOTTE

v.

JOSEPH C. VEINOTTE

Submitted on Briefs October 24, 2005
Decided November 10, 2005

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

MEMORANDUM OF DECISION

Joseph C. Veinotte appeals from a judgment entered in the District Court (Biddeford, *Janelle, J.*), modifying the parties' divorce judgment. Joseph has not provided a statement of the evidence, pursuant to M.R. App. P. 5(d), from the unrecorded trial court hearing, and therefore, we must conclude that sufficient evidence exists to support the court's factual findings. *Alley v. Alley*, 2002 ME 162, ¶ 2, 809 A.2d 1262, 1262. Contrary to Joseph's contentions, the court acted within its discretion in ordering Joseph to provide all transportation for contact with the minor child, exchanges of the minor child to occur at Karen's residence,

school vacations to be shared, and in declining to modify child support. Furthermore, nothing in the record indicates that the court discriminated against Joseph.

The entry is:

Judgment affirmed.

For plaintiff:

Karen J. Veinotte
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South Portland, ME 04106

For defendant:

Joseph C. Veinotte
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Winslow, ME 04901