

SUZANNE CZARNECKI o/b/o her son

v.

ERICA PULSONI

Submitted on Briefs May 17, 2005
Decided May 23, 2005

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

MEMORANDUM OF DECISION

Erica Pulsoni appeals from the entry of a default judgment in the District Court (Biddeford, *Kennedy, J.*) granting an order for protection from harassment in favor of Susan Czarnecki on behalf of her son. Pulsoni did not move for relief from the entry of default or entry of default judgment pursuant to either M.R. Civ. P. 55(c) or 60(b) prior to filing this direct appeal. We will not entertain a direct appeal from the entry of default or entry of default judgment when the appellant has not first sought post-judgment relief pursuant to either M.R. Civ. P. 55(c) or 60(b). *See Fleet Mortgage Corp. v. Cobb*, 611 A.2d 565, 566 (Me. 1992) (holding

that entries of default or default judgment are not directly reviewable). Because Pulsoni did not first seek post-judgment relief pursuant to either M.R. Civ. P. 55(c) or 60(b), we dismiss her appeal.

The entry is:

Appeal dismissed.

For appellant:

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Appellee did not file a brief.