

SUSAN E. (DICKEY) WEYMOUTH

v.

RALPH L. GILE III

Submitted on Briefs June 28, 2006
Decided July 12, 2006

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

MEMORANDUM OF DECISION

Ralph L. Gile III appeals from an order for protection from abuse entered against him in the District Court (Augusta, *Perry, J.*) on Susan E. (Dickey) Weymouth's complaint. Contrary to Gile's contentions, and based on the state of the record before us, the court neither erred nor acted beyond its discretion in its evidentiary rulings, and we are bound to assume that sufficient record evidence exists to support each of the court's findings. *See Rothstein v. Maloney*, 2002 ME 179, ¶ 11, 816 A.2d 812, 813 ("Without a transcript, we must assume that the record fully supports the findings and discretionary choices made by the District

Court as a result of the . . . hearing.”). Nor did the court err in determining the terms of the judgment it entered. *See* 19-A M.R.S. § 4007(1)(A-1) (2005).

The entry is:

Judgment affirmed.

For plaintiff:

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For defendant:

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