RONALD C. WORKS

V.

SHANNON DORR et al.

Submitted on Briefs July 18, 2006 Decided July 27, 2006

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

MEMORANDUM OF DECISION

Shannon Dorr and Dynomite Drilling & Blasting appeal from an order entered in the Superior Court (Oxford County, *Crowley, J.*) granting Ronald C. Works an attachment against the property of Dorr and Dynomite in the amount of \$75,000.

Contrary to Dorr's contentions, the Superior Court did not abuse its discretion or commit clear error in approving Works's motion for attachment. The affidavits presented to the court contained competent evidence to support the court's finding that Works would more likely than not recover judgment in an

amount equal to at least \$75,000 on one of the seven counts contained in his complaint. See M.R. Civ. P. 4A(c), (i); Plourde v. Plourde, 678 A.2d 1032, 1035 (Me. 1996). The court also did not abuse its discretion or commit clear error in approving an attachment of Dynomite's assets, as there was competent evidence in the affidavits to support the court's finding that Works would more likely than not recover judgment in an amount equal to at least \$75,000 on his claim for dissolution of the corporation. See 13-C M.R.S. § 1430(2) (2005).

The entry is:

Judgment affirmed.

Attorney for the plaintiff:

William Robitzek, Esq. Paul Macri, Esq. Berman & Simmons 129 Lisbon Street Lewiston, ME 04243

Attorneys for the defendants:

Jeffrey Bennett, Esq. The Bennett Law Firm 121 Middle Street Portland, ME 04112

David J. Perkins, Esq. Perkins, Olson P.O. Box 449 Portland, ME 04112