

COURTNEY J. GAVIN

v.

ANDREA R. (GAVIN) GAGNON

Submitted on Briefs November 1, 2007
Decided December 11, 2007

Panel: SAUFLEY, C.J., and CLIFFORD, ALEXANDER, LEVY, SILVER,
MEAD, and GORMAN, JJ.

MEMORANDUM OF DECISION

Courtney J. Gavin appeals from two orders issued by a Family Law Magistrate (*Kidman, M.*) during a status conference addressing numerous post-judgment motions. Contrary to Gavin's contention, there is no exception to the final judgment rule permitting this interlocutory appeal. *See E. Perry Iron & Metal Co. v. City of Portland*, 2006 ME 52, ¶ 7, 896 A.2d 956, 958-59. Further, we determine that Gavin's appeal "is frivolous or instituted primarily for the purpose of delay," and thus impose sanctions. M.R. App. P. 13(f).

The entry is:

Appeal dismissed. Remanded for award of attorney fees, costs, and expenses on appeal.

For the appellant:

Courtney Gavin
42 Gleason St.
Thomaston, Maine 04861

Attorney for the appellee:

Stephen Hanscom, Esq.
Crandall, Hanscom & Collins
10 School St.
P.O. Box 664
Rockland, Maine 04841-0664