

JONATHAN TARDIF

v.

JENESE LaROUCHE

Submitted on Briefs December 20, 2006
Decided January 4, 2007

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

MEMORANDUM OF DECISION

Jonathan Tardif appeals from a judgment entered in the District Court (Skowhegan, *Vafiades, J.*) granting primary residence of the minor child to Jeneese LaRouche, thus modifying an earlier judgment, (*LaVerdiere, J.*). Tardif contends that the court clearly erred in factual findings supporting its conclusion that the best interests of the child are served by granting LaRouche primary residence. The record lacks a transcript and, therefore, we cannot review the issues raised on appeal. M.R. App. P. 5(b)(2); *State v. Hughes*, 2004 ME 141, ¶ 7, 863 A.2d 266, 269 (stating that when the record on appeal is inadequate, the appeal fails).

The entry is:

Judgment affirmed.

For plaintiff:

Jonathan W. Tardiff
P.O. Box 933
Noble, Oklahoma 73068

Defendant did not file a brief.