APPLIED CARD BANK

V.

BONNIE L. ENGROFF

Submitted on Briefs May 2, 2007 Decided May 8, 2007

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

MEMORANDUM OF DECISION

Bonnie L. Engroff appeals from a summary judgment entered in District Court (Calais, *Romei, J.*) in favor of Applied Card Bank in the amount of \$2049.10 plus pre- and post-judgment interest. Contrary to Engroff's contentions, the court properly granted a summary judgment in the Bank's favor based on requests for admissions that Engroff failed to respond to within the thirty-day period required by M.R. Civ. P. 36(a), and which the court therefore properly deemed admitted. *See Diversified Commc'ns, Inc. v. Godard*, 549 A.2d 362, 363 (Me. 1988).

The entry is:

Judgment affirmed.

Attorney for plaintiff:

William B. Jordan, Esq. Daggett & Parker P.O. Box 10189 Portland, ME 04104

For defendant:

Bonnie L. Engroff 629 Main Street Princeton, ME 04668