

TIMOTHY W. BAIR

v.

JENIFIER MATTESON

Submitted on Briefs January 7, 2008
Decided January 17, 2008

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

MEMORANDUM OF DECISION

Timothy W. Bair appeals from a judgment of the District Court (Ellsworth, *Staples, J.*) amending an interim post-judgment order in this parental rights action and returning primary residence of the parties' child to Jenifier Matteson. On appeal, Bair appears to contest the weight given to some of the evidence in the record in the court's analysis. His points on appeal are not persuasive, however, and amount to little more than disagreement with the result. *See Mehlhorn v. Derby*, 2006 ME 110, ¶ 11, 905 A.2d 290, 293 (stating that an argument on appeal may fail for lack of appellate development if it does not articulate particular points

of error). Review of the record demonstrates sufficient evidence to support the trial court's findings. *See Wells v. Powers*, 2005 ME 62, ¶ 2, 873 A.2d 361, 363.

The entry is:

Judgment affirmed.

Appellant, pro se:

Timothy Bair
18 Hancock Street, Apt. 3
Ellsworth, Maine 04605

Attorney for the appellant:

Rosemarie Giosia, Esq.
49 Church Street
Ellsworth, Maine 04605