SHARON FECTEAU

V.

LANCE JONES

Submitted on Briefs December 5, 2008 Decided December 16, 2008

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

MEMORANDUM OF DECISION

Lance Jones appeals from the judgment of the District Court (Portland, Goranites, J.) granting an order for protection from harassment in favor of Sharon Fecteau and her minor children and ordering payment of \$900.85 in restitution. The damages were awarded for broken automobile windows. Jones contends that there is insufficient evidence to support the damages award. No transcript of the hearing was prepared. Jones had submitted, with his appeal documents, a statement of the evidence. However, that statement is not in compliance with M.R. App. P. 5(d), as it was not approved by the District Court. See Cates v. Donahue, 2007 ME 38, ¶ 2, 916 A.2d 941, 942. Because there is no transcript of the proceedings and no proper statement of the evidence in lieu of a transcript, we must infer that the record of the evidence before the District Court fully supports the court's findings and the remedies that the court ordered based on the findings. See Jefts v. Dennis, 2007 ME 129, ¶ 7, 931 A.2d 1055, 1057.

The entry is:

Judgment affirmed.

Lance Jones, pro se:

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