

O. ARLINE WAECKER

v.

PAUL FARRAR et al.

Submitted on Briefs April 2, 2008
Decided April 22, 2008

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

MEMORANDUM OF DECISION

Paul Farrar and Andrea Farrar-Zimble appeal from a judgment, entered in the Superior Court (Cumberland County, *Delahanty, J.*) after a nonjury trial, in which the court found and concluded that O. Arline Waecker had acquired full rights, title, and interest in the paved driveway between the parties' houses by adverse possession and acquiescence. Contrary to Farrar and Farrar-Zimble's contentions, there was sufficient evidence in the record to support the court's factual findings and resulting conclusion that Waecker had acquired the disputed parcel through adverse possession. *See Striefel v. Charles-Keyt-Leaman P'ship*, 1999 ME 111, ¶¶ 6, 7, 733 A.2d 984, 989. Because we reach this conclusion, we do not address whether the evidence also supported Waecker's claim that she had established a boundary by acquiescence.

The entry is:

Judgment affirmed.

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