

LAURELL R. FLORENCE

v.

JOHN BROOKS

Submitted on Briefs June 4, 2009

Decided June 23, 2009

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

MEMORANDUM OF DECISION

Laurell R. Florence appeals from the judgment of the District Court (West Bath, *Tucker, J.*) modifying a prior parental rights and responsibilities order to allocate sole decision-making responsibility regarding the parties' two children to John Brooks. Florence contends that the decision is contrary to the evidence, that the court erred in refusing to allow her to submit written statements of her witnesses in lieu of live testimony, and that generally she was treated unfairly during the hearing. Because no transcript of the proceedings has been provided, we must infer that the record fully supports the findings of fact and discretionary judgments made by the court in its order modifying parental rights. *See Boggs v. Berthiaume*, 2008 ME 169, ¶ 2, 959 A.2d 739, 740. With the inference made that the record fully supports the findings and discretionary judgments of the court, and with no error of law appearing on the face of the judgment, the court's judgment must be affirmed.

The entry is:

Judgment affirmed.

For Laurell R. Florence

Laurell R. Florence
322 Cottage Ave.
Saint Paul, MN 55130

John Brooks did not file a brief.