EDWARD F. LIBBY

V.

SHELLY (LIBBY) LAKE

Submitted on Briefs February 10, 2010 Decided February 25, 2010

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

MEMORANDUM OF DECISION

Edward F. Libby appeals from the judgment of the District Court (Portland, MG Kennedy, J.) finding that Libby had harassed Shelly (Libby) Lake and entering a protection from harassment order, 5 M.R.S. § 4655 (2009), prohibiting Libby from sending mail to Lake, his former wife. Libby contends that there was insufficient evidence to support the finding of harassment; that the court was required to find that the letters were sent with the intention of causing Lake to be fearful or intimidated; and that the letters were consistent with his parental rights ordered in the parties' divorce proceeding. The record on appeal includes no transcript of the trial court proceeding. Without a transcript, we must infer that the record created in the trial court supports the findings, conclusions, and remedies stated in the trial court's order. See State v. Hughes, 2004 ME 141, ¶ 7, 863 A.2d 266, 269.

The entry is:

Judgment affirmed.

Edward F. Libby, pro se:

Edward F. Libby 145 Greely Road Cumberland, Maine 04021

Shelly (Libby) Lake, pro se:

Shelly Lake 23 Brookwood Drive North Yarmouth, Maine 04096

Portland District Court docket number PA-2009-591 For Clerk Reference Only