

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