MAINE BONDING & CASUALTY CO. et al.

v.

DOUGLAS W. GRANT JR. et al.

Argued December 8, 1999 Decided January 5, 2000

Panel: WATHEN, C.J., and RUDMAN, DANA, SAUFLEY, ALEXANDER, and CALKINS, JJ.

MEMORANDUM OF DECISION

Maine Bonding & Casualty Company appeals from a summary judgment entered in the Superior Court (Androscoggin County, *Delahanty*, *J*.) in favor of Douglas W. Grant, Jr. Maine Bonding argues that the trial court erred in deciding that Grant was a resident of his father's household within the meaning of the father's insurance policy at the time Grant was involved in an automobile accident. On the uncontested facts presented in this case, the court did not err in deciding that Grant was a resident of his father's household as a matter of law. *See Cambridge Mut. Fire Ins. Co. v. Vallee*, 687 A.2d 956, 957 (Me. 1996); *Genthner v. Progressive Casualty Ins. Co.*, 681 A.2d 479, 482 (Me. 1996).

The entry is:

Judgment affirmed.

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