

JALANE G. WOODMAN

v.

CHARLES A. GOMM JR.

Submitted on Briefs December 20, 2001  
Decided December 26, 2001

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

#### MEMORANDUM OF DECISION

Jalane G. Woodman, F/K/A Jalane G. Gomm, appeals from the judgment entered in the District Court (Ellsworth, *Murray, J.*) granting her a divorce from Charles A. Gomm Jr. on the grounds of irreconcilable marital differences. Jalane argues that the court erred by refusing to require Charles to pay her \$25,000 and by refusing to grant the divorce on fault grounds. We, however, are unable to evaluate either of these contentions because the transcript of the divorce hearing, which contains the evidentiary basis for the divorce judgment, was not submitted with the record. Because it is Jalane, as appellant, who “has the burden of providing us with a sufficient record that allows adequate consideration of [her] arguments,” *Tenney v. Benson*, 1999 ME 177, ¶ 1, 741 A.2d 454, 455, her appeal must fail. *See Berry v. Berry*, 388 A.2d 108, 109 (Me. 1978).

The entry is:

Judgment affirmed.

For appellant:

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Appellee did not file a brief.