TAMMY LITTLEFIELD

v.

EDWARD TURNER

Submitted on Briefs October 15, 2001 Decided October 17, 2001

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

MEMORANDUM OF DECISION

Edward Turner appeals from a judgment entered in the District Court (Newport, *MacMichael, J.*) finding that he owes \$21,685.30 in child support arrearages to Tammy Littlefield. Contrary to Turner's contention, the court did not abuse its discretion in setting the amount of child support owing to Littlefield from the time the parties separated until the date of the court's interim order. *See Nicholson v. Nicholson*, 2000 ME 12, ¶ 9, 747 A.2d 588, 591; 19-A M.R.S.A. § 2006(2) (1998) ("Past support is calculated by applying the current support guidelines to the period for which past support is owed."). The court did not clearly err in finding the amounts paid by Turner and calculating the difference between the amount owing and the amount paid.

The entry is:

Judgment affirmed.

Attorney for plaintiff:

Charles W. Cox, Esq. Jude, Cox & Tardy P O Box 327 Newport, ME 04953

Attorney for defendant:

Julio V. DeSanctis III, Esq. Downeast Law Associates, P.A. P O Box 190 Orrington, ME 04474