VIRGINIA FERRIS

V.

GLENN JONES

Submitted on Briefs February 11, 2002 Decided April 1, 2002

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

MEMORANDUM OF DECISION

Glenn Jones appeals from a judgment of the District Court (Skowhegan, *Clapp*, *J*.) finding him liable to Virginia Ferris on a note. Contrary to his contentions, the record contains competent evidence to support the court's rejection of his quantum meruit and unjust enrichment counterclaims, *Jenkins, Inc. v. Walsh Bros., Inc.*, 2001 ME 98, ¶ 13, 776 A.2d 1229, 1234-35 (stating that we will disturb a court's factual findings only if the record contains no competent evidence to support them), and the court did not err in ordering him to pay Ferris's attorney fees, *Seacoast Hangar Condo. II Ass'n v. Martel*, 2001 ME 112, ¶ 25, 775 A.2d 1166, 1172 (stating that a court may award attorney fees pursuant to the parties' agreement).

The entry is:

Judgment affirmed.

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