Reporter of Decisions Decision No. Mem 11-69 Docket No. Lin-10-307

BLAINE R. FORTIN

v.

MARY E. FORTIN

Submitted on Briefs April 27, 2011 Decided May 5, 2011

Panel: SAUFLEY, C.J., and ALEXANDER, LEVY, SILVER, MEAD, GORMAN, and JABAR, JJ.

MEMORANDUM OF DECISION

Blaine R. Fortin appeals from a divorce judgment entered in the District Court (Wiscasset, *Tucker*, *J*.). Blaine contends that the court erred in: (1) determining the parties' incomes for the purpose of establishing child support; (2) awarding spousal support, which Blaine argues he is incapable of paying; (3) dividing the parties' marital property and debt, specifically a debt for one of their children's orthodontia; and (4) requiring Blaine to pay Mary E. Fortin a portion of her attorney fees.

We find no clear error in the court's calculation of Mary's income. *Payne* v. *Payne*, 2006 ME 73, ¶ 7, 899 A.2d 793, 795. Nor did the court clearly err or abuse its discretion in determining its award of spousal support. *See id.* The court did not, moreover, abuse its discretion in dividing the marital property and debt, *see Bonville v. Bonville*, 2006 ME 3, ¶ 9, 890 A.2d 263, 266, or in ordering Blaine to pay a portion of Mary's attorney fees, *see Eastman v. Eastman-Veres*, 1997 ME 26, ¶ 14, 690 A.2d 494, 497.

The entry is:

Judgment affirmed.

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