HERBERT W. LEBRETON JR.

v.

ERIN PERKINS

Submitted on Briefs May 25, 2022 Decided June 2, 2022

Panel: STANFILL, C.J., and JABAR, HORTON, CONNORS, and LAWRENCE, JJ.

MEMORANDUM OF DECISION

Erin Perkins appeals from a divorce judgment entered by the District Court (Bangor, *Larson, J.*) after a final hearing. Contrary to Perkins's arguments, the court's classification of several parcels of real property as Herbert W. LeBreton's nonmarital property was not clearly erroneous, and the court did not err or abuse its discretion when it allocated to Perkins the debt associated with several credit card accounts. *See* 19-A M.R.S. § 953(1)-(3) (2018); *Violette v. Violette*, 2015 ME 97, ¶ 21, 120 A.3d 667; *Viola v. Viola*, 2015 ME 6, ¶ 9, 109 A.3d 634; *Hedges v. Pitcher*, 2008 ME 55, ¶¶ 13-17, 924 A.2d 1217.

The entry is:

Judgment affirmed.

¹ Title 19-A M.R.S. § 953 has been amended since the time period relevant to this case, but not in any way that is relevant to the issues presented here. *See, e.g.*, P.L. 2021, ch. 122, § 3 (effective Oct. 18, 2021) (codified at 19-A M.R.S. § 953(1)(B)-(D) (2022)).

Gene Sullivan Jr., Esq., Bangor, for appellant Erin Perkins

Kady S. Huff, Esq., and Christopher T. Uphouse, Esq., Eaton Peabody, Bangor, for appellee Herbert W. LeBreton, Jr.

Bangor District Court docket number FM-2019-316 For Clerk Reference Only