

ROBYN LINDNER

v.

JEFFREY A. BARRY et al.

Submitted on Briefs June 30, 2011

Decided July 14, 2011

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

MEMORANDUM OF DECISION

Jeffrey A. Barry and Destra Risk Management, Ltd., appeal from a judgment of the Superior Court (Knox County, *Hjelm, J.*) finding that a judgment for arrearages entered against Barry in favor of Robyn Lindner by a Nevada court in their divorce case is entitled to full faith and credit, and is therefore enforceable in Maine. *See* U.S. Const. art. IV, § 1. The Superior Court did not err in finding that the Nevada court entered a final judgment on the issue of arrearages owed by Barry, and that that issue was “fully and fairly litigated . . . and finally decided in the court which rendered the original judgment.” *O’Malley v. O’Malley*, 338 A.2d 149, 154 (Me. 1975) (quotation marks omitted). Nor did the court abuse its discretion or clearly err in ruling at trial that the disposition of funds subject to an attachment order would be resolved in a separate proceeding, particularly where both parties agreed to that procedure. *See Lindner v. Barry*, 2003 ME 91, ¶ 3, 828 A.2d 788, 789 (“Orders for attachment or trustee process are reviewed for an abuse of discretion or clear error.”).

Finally, Barry and Destra’s brief argues, in one sentence per issue without explanation, that the court erred (1) in striking as untimely their motion for summary judgment on Count One of Lindner’s complaint, and (2) in awarding

Lindner her costs on Count One. Those arguments are deemed waived and we do not consider them further. *See York Hosp. v. Dept. of Health and Human Servs.*, 2008 ME 165, ¶ 29, 959 A.2d 67, 73 (“When a party provides no argument as to how the Superior Court erred or why the court’s decision should be vacated, we have applied the well-settled appellate rule that issues adverted to in a perfunctory manner, unaccompanied by some effort at developed argumentation, are deemed waived.” (quotation marks omitted)).

The entry is:

Judgment affirmed.

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