

JERIMIAH D. WILLIAMS

v.

MARGARET L. HEDRICK

Submitted on Briefs October 31, 2013

Decided November 5, 2013

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

#### MEMORANDUM OF DECISION

Margaret L. Hedrick appeals from a judgment of the District Court (West Bath, *Ende, J.*) granting Jerimiah D. Williams’s motion to modify a divorce judgment to allocate primary residence of Hedrick and Williams’s minor child to Williams. Hedrick argues on appeal that she did not receive notice of the motion hearing, that the guardian ad litem did not fulfill her statutory obligations, and that Williams is not the child’s biological father. Because Hedrick failed to preserve the issues she now raises on appeal in the trial court and failed to supply the Court with a transcript of the motion hearing, we find no merit in Hedrick’s arguments. *See In re Christopher H.*, 2011 ME 13, ¶ 15, 12 A.3d 64 (“As a general rule, we will not engage in appellate review of alleged error that is unpreserved.”); *State v. Nugent*, 2002 ME 111, ¶ 2, 801 A.2d 1001 (“When the record on appeal does not include a transcript of the proceedings below, we must assume that the transcript would support the trial court’s findings of fact and its rulings on evidence and procedure.”).

The entry is:

Judgment affirmed.

**On the briefs:**

Margaret L. Hedrick, appellant pro se

Sheilah R. McLaughlin, Esq., Brunswick, for appellee Jerimiah D. Williams

West Bath District Court docket number FM-2005-36  
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