DARRIN FREEMAN

V.

CHRISTINE FREEMAN

Submitted on Briefs May 29, 2014 Decided June 3, 2014

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

MEMORANDUM OF DECISION

Christine Freeman appeals from a judgment of the District Court (Lewiston, *Beliveau, J.*) adopting the decision of the Family Law Magistrate (*Woodman, M.*) entered upon Darrin Freeman's motion to modify the parties' amended divorce judgment. Reviewing the magistrate's order directly as we must, *see Pratt v. Sidney*, 2009 ME 28, ¶ 7, 967 A.2d 685, we conclude, contrary to Christine's contentions, that the magistrate did not commit clear error in finding that the parties provide substantially equal care for the child, *see* 19-A M.R.S. §§ 2001(8-A), 2006(5)(D-1) (2013); *Pratt*, 2009 ME 28, ¶ 9, 967 A.2d 685; *Jabar v. Jabar*, 2006 ME 74, ¶¶ 13-18, 899 A.2d 796; *Huber v. Williams*, 2005 ME 40, ¶ 15, 869 A.2d 737, or in determining the amount of Darrin's income, *see Brown v. Habrle*, 2008 ME 17, ¶ 10, 940 A.2d 1091; *Morin v. Lundrigan*, 2007 ME 37, ¶ 7, 916 A.2d 202, and without any objection or request before the magistrate for additional time to present evidence, no claim of error has been preserved on that basis, *see* M.R. Civ. P. 46, and obvious error has not been shown, *see Kondaur Capital Corp. v. Hankins*, 2011 ME 82, ¶ 15, 25 A.3d 960.

The entry is:

Judgment affirmed.

On the briefs:

Christine Freeman, pro se appellant

Elyse B. Segovias, Esq., Andrucki & Associates, Lewiston, for appellee Darrin Freeman

Lewiston District Court docket number FM-2007-469 FOR CLERK REFERENCE ONLY