

STEVE R. ANCTIL SR.

v.

MARGRETTA J. ANCTIL

Submitted on Briefs May 25, 2017
Decided June 1, 2017

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

MEMORANDUM OF DECISION

Steve R. Anctil Sr. appeals from a divorce judgment of the District Court (Lewiston, *Mulhern, J.*) on his complaint against Margretta J. Anctil. Contrary to Steve's contention, the court did not err or abuse its discretion in dividing the marital property and debt or in awarding spousal support to Margretta. *See Jandreau v. LaChance*, 2015 ME 66, ¶ 14, 116 A.3d 1273; *Viola v. Viola*, 2015 ME 6, ¶¶ 7, 9, 109 A.3d 634. The court properly considered the factors enumerated in 19-A M.R.S. §§ 951-A(5), 953(1) (2016) in reaching its judgment and was entitled to reject Steve's testimony as to the value of the marital home, *see Sloan v. Christianson*, 2012 ME 72, ¶ 29, 43 A.3d 978. To the extent that Steve challenges the award of spousal support based on a change in his financial circumstances after the judgment was entered, he is entitled to seek modification of the award pursuant to 19-A M.R.S. § 951-A(4) (2016).

The entry is:

Judgment affirmed.

Steve R. Anctil Sr., appellant pro se

Henry W. Griffin, Esq., Lewiston, for appellee Margretta J. Anctil

Lewiston District Court docket number FM-2015-646
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