

WENDY JO LARY

v.

THOMAS F. MONELT, JR.

Submitted on Briefs January 23, 2020  
Decided January 30, 2020

Panel: ALEXANDER, MEAD, GORMAN, JABAR, and HUMPHREY, JJ.

#### MEMORANDUM OF DECISION

Thomas Monelt appeals from a judgment entered by the District Court (South Paris, *Carlson, J.*) awarding Wendy Jo Lary sole parental rights to their minor child, awarding primary residence to Lary, and ordering Monelt to pay child support. 19-A M.R.S. § 1653 (2018).

Contrary to Monelt's contentions, the court did not abuse its discretion in determining that it was in the child's best interest to award sole parental rights and primary residence to Lary, or to award Monelt the right to weekly supervised contact with the child. 19-A M.R.S. §§ 1653(2)(D), (3); *Young v. Young*, 2015 ME 89, ¶ 5, 120 A.2d 106. Nor did the court err in its factual findings. *Id.*

To the extent that Monelt raises other issues on appeal, his arguments are either unpersuasive or not properly preserved. *See Bayview Loan Servicing, LLC v. Bartlett*, 2014 ME 37, ¶ 16, 87 A.3d 741. We therefore do not consider them further. *See Teel v. Colson*, 396 A.2d 529, 534 (Me. 1979); *see also Dep't of Environmental Protection v. Woodman*, 1997 ME 164, ¶ 3 n.3, 697 A.2d 1295.

The entry is:

Judgment affirmed.

---

Thomas F. Monelt, appellant pro se

Wendy J. Lary, appellee pro se

South Paris District Court docket number FM-2018-146  
FOR CLERK REFERENCE ONLY