

ZHANNA LILIAV

v.

BENJAMIN LILIAV

Argued February 10, 2021

Decided March 16, 2021

Panel: MEAD, GORMAN, JABAR, HUMPHREY, HORTON, and CONNORS, JJ.

MEMORANDUM OF DECISION

Benjamin Liliav appeals and Zhanna Liliav cross-appeals from an amended judgment of divorce entered by the District Court (Bangor, *Larson, J.*) dividing marital property and debt and awarding spousal and child support.

Contrary to Benjamin's and Zhanna's contentions, the trial court did not clearly err or abuse its discretion in making any of its findings or determinations on the valuation and disposition of marital property, the assignment of spousal and child support, or any alleged economic misconduct. *See* 19-A M.R.S. § 951-A (2020); 19-A M.R.S. § 953(1) (2020); 19-A M.R.S. § 2006 (2020); *Buck v. Buck*, 2015 ME 33, ¶ 6, 113 A.3d 1095; *Bojarski v. Bojarski*, 2012 ME 56, ¶ 25 n.3, 41 A.3d 544; *Laqualia v. Laqualia*, 2011 ME 114, ¶¶ 10, 12, 30 A.3d 838; *Catlett v. Catlett*, 2009 ME 49, ¶ 31, 970 A.2d 287.

The court's management of this high-conflict case, both before and during the trial, was exemplary. The court's findings of fact and its thoughtful and thorough legal analysis were free of error, and we therefore affirm the judgment.

The entry is:

Judgment affirmed.

James C. Munch III, Esq. (orally), Vafiades, Brontas & Kominsky, LLP, Bangor,
for appellant Benjamin Liliav

William B. Devoe, Esq. (orally), and Kady S. Huff, Esq., Eaton Peabody, Bangor,
for appellee Zhanna Liliav

Bangor District Court docket number FM-2018-221
FOR CLERK REFERENCE ONLY