IN THE SUPREME COURT OF THE STATE OF NEVADA

MANUEL C. MAIRS,
Appellant,
vs.
CHARLEEN M. MAIRS N/K/A
CHARLEEN M. TOPPO,
Respondent.

No. 53726

FILED

DEC 0 4 2009

OLEUK OF SUPREME COURT BY DEPUTY CLERK

ORDER OF AFFIRMANCE

This is a proper person appeal from a post-decree district court order resolving custody of the parties' minor child and awarding respondent attorney fees. Eighth Judicial District Court, Family Court Division, Clark County; Sandra L. Pomrenze, Judge.

On appeal, appellant contends that the district court abused its discretion in its order resolving custody of the parties' minor child, when it ordered the parties to utilize a parenting coordinator for all custody disputes and in determining that respondent was the prevailing party and awarding respondent attorney fees.

Having considered appellant's civil proper person appeal statement and the district court record, we determine that the district court did not abuse its discretion in ordering the parties to use a parenting coordinator for all child custody matters or in determining that respondent was the prevailing party. Wallace v. Wallace, 112 Nev. 1015, 922 P.2d 541 (1996) (providing that child custody matters rest in the district court sound discretion); NRS 125A.535 (allowing the district

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court to award reasonable expenses, including attorney fees, to the prevailing party). Accordingly, we

ORDER the judgment of the district court AFFIRMED.1

Cherry

Saitta

Gibbons

J.

cc: Hon. Sandra L. Pomrenze, District Judge, Family Court Division Manuel C. Mairs Law Offices of John P. Lukens and James S. Kent Eighth District Court Clerk

¹In light of this order, we deny as moot appellant's September 2, 2009, motion for stay of execution of judgment pending this appeal.