IN THE SUPREME COURT OF THE STATE OF NEVADA

MARIA M. PEFLEY,
Appellant,
vs.
ALBERT A. PEFLEY,
Respondent.

No. 59904

FILED

FEB 1 5 2013

TRACIE K. LINDEMAN
CLERKOF SUPREME COURT
BY
DEPUTY CLERK

ORDER OF AFFIRMANCE

This is a proper person appeal from a district court divorce decree. Second Judicial District Court, Washoe County; Egan K. Walker, Judge.

On appeal, appellant challenges the amount of spousal support awarded to her and the district court's award of primary physical custody of three of the parties' children to respondent. The district court has wide discretion in determining spousal support. See Wolff v. Wolff, 112 Nev. 1355, 929 P.2d 916 (1996). Child custody matters rest in the district court's sound discretion, Wallace v. Wallace, 112 Nev. 1015, 1019, 922 P.2d 541, 543 (1996), and this court will not disturb the district court's custody decision absent a clear abuse of that discretion. Castle v. Simmons, 120 Nev. 98, 101, 86 P.3d 1042, 1045 (2004).

Having reviewed the proper person appeal statement and the record on appeal, we conclude that the district court did not abuse its discretion. In setting the amount of spousal support, the district court properly considered the spouse's respective financial conditions, the duration of the marriage, each spouses' income, earning capacity, age and health, the marketable skills obtained by appellant and respondent during the marriage, and the contribution of appellant as a homemaker. NRS

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125.150(8). As to the district court's ruling regarding the custody of the parties' three youngest children, the record on appeal supports the district court's finding that awarding primary custody, subject to appellant's visitation, to respondent was in the best interest of the children. NRS 125.480(1). Accordingly, we

ORDER the judgment of the district court AFFIRMED.

Hardesty

Parraguirre

Cherry

Hon. Egan K. Walker, District Judge cc: Maria M. Pefley Fry & Berning, LLC

Washoe District Court Clerk