IN THE SUPREME COURT OF THE STATE OF NEVADA

ARLENE R. ENGLISH,

No. 35497

Appellant,

vs.

JOHN Q. ENGLISH,

Respondent.

FILED

APR 14 2000

CLE M SLOCA

CLE M SLOCA

DEPUTY CL PK

ORDER DISMISSING APPEAL

This is a proper person appeal from an order granting in part and denying in part appellant's motions related to The district court's order spousal and child support. meticulously sets forth the contentions of the parties and the reasons for the district court's decision. Having carefully reviewed the record, we conclude that the district court properly interpreted the statutes concerning jurisdiction over support obligations and those concerning interest and penalties on obligations for child and spousal support. 130.205(1)(a); NRS 130.205(6); NRS 130.601-604; NRS 125B.140; NRS 125B.095. We further conclude that the district court properly exercised its discretion with respect to the obligations for child support and spousal support. See Wolff v. Wolff, 112 Nev. 1355, 929 P.2d 916 (1996) (holding that spousal support is within district court's discretion); Wallace v. Wallace, 112 Nev. 1015, 922 P.2d 541 (1996) (to like effect

with respect to child support). Accordingly, having discerned no error or abuse of discretion mandating reversal, we ORDER this appeal dismissed.

Maupin

J.

Shearing

Becker

J.