

[N.D. Supreme Court]

Parrow v. Parrow, 425 N.W.2d 379 (N.D. 1988)

Filed May 16, 1988

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IN THE SUPREME COURT

STATE OF NORTH DAKOTA

Julie Kaye Parrow, Plaintiff and Appellee

v.

Gene Allen Parrow, Defendant and Appellant

Civil No. 870277

Appeal from the District Court of Sargent County, the Honorable Lowell O. Tjon, County Judge, sitting by assignment.

AFFIRMED.

Opinion of the Court by VandeWalle, Justice.

Ronald E. Goodman, Oakes, for plaintiff and appellee.

Rauleigh D. Robinson, Bismarck, for defendant and appellant.

Parrow v. Parrow

Civil No. 870277

VandeWalle, Justice.

Gene Allen Parrow appealed from a judgment and decree of divorce dissolving the marriage between him and Julie Kaye Parrow. Gene contends that the following decisions of the trial court were clearly erroneous: (1) awarding Julie custody of the couple's three children and ordering Gene to pay child support of \$150 per month per child, (2) allocating property between Gene and Julie, (3) awarding Julie spousal support of \$150 per month for 48 months, (4) ordering the parties to file a joint amended income tax return, (5) requiring Gene to pay Julie's attorney fees in the amount of \$1,000, and (6) requiring Gene to pay guardian ad litem fees. We affirm the judgment under Rule 35.1(a)(2), N.D.R.App.P.

Gerald W. VandeWalle

H.F. Gierke III

Herbert L. Meschke

Beryl J. Levine

Ralph J. Erickstad, C. J.