DEBRA A. (KENNEWAY) JACKSON

V.

BRUCE J. KENNEWAY

Submitted on Briefs March 14, 2012 Decided April 3, 2012

Panel: SAUFLEY, C.J., and ALEXANDER, LEVY, SILVER, MEAD, GORMAN, and JABAR, JJ.

MEMORANDUM OF DECISION

Bruce J. Kenneway appeals from the July 7, 2011, order of the District Court (Bangor, *Gunther*, *J.*) denying Kenneway's various motions and pleadings that the court construed as motions to alter or amend a protection from abuse judgment entered by the court (*Jordan*, *J.*) on December 17, 2010. No appeal was taken from the December 17, 2010, judgment. On appeal, Kenneway argues that he is not a threat to anyone and should have primary residence of his son. Review of Kenneway's brief demonstrates that his challenge is to the underlying judgment from which no appeal was taken. The court did not err or abuse its discretion in denying the motions to alter or amend the original judgment. *See generally Ezell v. Lawless*, 2008 ME 139, ¶¶ 18-19, 955 A.2d 202 (stating that denial of motion for relief from judgment reviewed for abuse of discretion and does not provide basis for late appeal of underlying judgment).

The entry is:

Judgment affirmed.

On the briefs:

Bruce J. Kenneway, appellant pro se

Debra A. Jackson, appellee pro se

Bangor District Court docket number PA-2010-523 FOR CLERK REFERENCE ONLY