

RANDALL B. HOFLAND

v.

BANGOR PUBLISHING CO. et al.

Submitted on Briefs May 29, 2014
Decided June 3, 2014

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

MEMORANDUM OF DECISION

Randall B. Hofland appeals from a judgment of the Superior Court (Penobscot County, *Anderson, J.*) enjoining Hofland from making any future filings without prior court approval and rejecting his motion to vacate the court's order dismissing Hofland's complaint against the Bangor Publishing Co., Bangor Daily News, and others.¹ Because the court did not abuse its discretion in enjoining Hofland from future filings, we affirm the judgment. *See Spickler v. Key Bank of S. Me.*, 618 A.2d 204, 207 (Me. 1992). We decline to address the remaining issues Hofland raises on appeal because they were not properly preserved, were not developed on appeal and are considered abandoned, or are without merit. *See Hofland v. York Cnty. Jail*, 2010 ME 97, ¶ 6 & n.3, 5 A.3d 664 (citing to *Foster v. Oral Surgery Assocs., P.A.*, 2008 ME 21, ¶ 22, 940 A.2d 1102; *Holland v. Sebunya*, 2000 ME 160, ¶ 9 n.6, 759 A.2d 205).

¹ We already affirmed the court's order dismissing Hofland's complaint in *Hofland v. Bangor Daily News*, Mem-12-162 (Dec. 20, 2012).

The entry is:

Judgment affirmed.

On the briefs:

Randall B. Hofland, pro se appellant

Bernard J. Kubetz, Esq., and Adria Y. LaRose, Esq., Eaton Peabody, Bangor, for appellees Bangor Publishing Company, Bangor Daily News, Walter Griffin, Susan Young, Tom Groening