

KATHRYN TOPPAN

v.

JOSEPH KOPP

Submitted on Briefs May 17, 2007

Decided June 26, 2007

Panel: SAUFLEY, C.J., and CLIFFORD, CALKINS, LEVY, SILVER, and MEAD, JJ.

#### MEMORANDUM OF DECISION

Kathryn Toppan appeals from a judgment entered in the District Court (Portland, *Powers, J.*) amending Toppan and Joseph Kopp's modified parental rights and responsibilities judgment pursuant to M.R. Civ. P. 60(a).<sup>1</sup> Contrary to Toppan's contention, the court did not err in amending the modified parental rights and responsibilities judgment *sua sponte* pursuant to M.R. Civ. P. 60(a). *See Mockus v. Melanson*, 615 A.2d 245, 248 (Me. 1992); *Downing v. O'Brien*, 325 A.2d 526, 529 (Me. 1974).

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<sup>1</sup> Because Toppan did not present the District Court with evidence that Kopp had already paid the arrearage, or otherwise argue that the child support issues were moot, we do not address this unpreserved argument. *See Dowling v. Bangor Hous. Auth.*, 2006 ME 136, ¶ 13, 910 A.2d 376, 381.

The entry is:

Judgment affirmed.

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**Attorney for plaintiff:**

Robert C. Andrews, Esq.  
P.O. Box 17621  
Portland, ME 04112-9850

**Attorneys for defendant:**

Gregory Farris, Esq.  
Tammy Ham-Thompson, Esq.  
Farris Law  
P.O. Box 120  
Gardiner, ME 04345