

GARY R. JORDAN SR.

v.

TOWN OF ST. ALBANS

Submitted on Briefs March 3, 2009

Decided March 17, 2009

Panel: CLIFFORD, ALEXANDER, LEVY, SILVER, MEAD, and GORMAN, JJ.

MEMORANDUM OF DECISION

Gary R. Jordan Sr. appeals from the judgment of the Superior Court (Somerset County, *Jabar, J.*) denying his M.R. Civ. P. 60(b)(6) motion for relief from judgment seeking amendment of a 2005 Superior Court judgment in the Town of St. Albans' eminent domain action. Contrary to Jordan's contentions, the Superior Court did not err or abuse its discretion in refusing to reopen its prior judgment and redecide matters considered in a jury trial in 2005 that resulted in a verdict affirmed by this Court in *Jordan v. Town of St. Albans*, Mem 06-131. See *Ezell v. Lawless*, 2008 ME 139, ¶ 19, 955 A.2d 202, 207.

The entry is:

Judgment affirmed.

Gary Jordan, pro se:

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