## TOWN OF GREENE

v.

## GEORGE STANLEY et al.

## Submitted on Briefs November 25, 2024 Decided December 10, 2024

Panel: STANFILL, C.J., and HORTON, CONNORS, and DOUGLAS, JJ.

## MEMORANDUM OF DECISION

George Stanley appeals from a judgment by the District Court (Lewiston, *Mohlar, J.*) enjoining the operation of two activities as well as imposing penalties and fees pursuant to M.R. Civ. P. 80K for violations of the State junkyard statute, 30-A M.R.S. §§ 3751-3760 (2021),¹ and the Town of Greene's Flea Market Ordinance. Stanley challenges the judgment on several grounds, including that the evidence was insufficient for the court to find that Stanley violated the State junkyard statute or the Town's ordinance, that the State junkyard statute is unconstitutional, and that the penalties assessed against him are excessive.

We conclude that the evidence was sufficient for the court to find that Stanley violated both the State junkyard statute and the Town's ordinance. *See Town of Levant v. Seymour*, 2004 ME 115, ¶ 28, 855 A.2d 1159. Stanley's additional arguments lack merit.

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<sup>&</sup>lt;sup>1</sup> A portion of this statute, not relevant to this case, has been amended since the time of Stanley's conduct in 2021. Therefore, we cite to the 2021 version of the statute, which was in effect at the time that Stanley was found to be violating the statute.

The entry is:

Judgment affirmed.

George Stanley, appellant pro se

With leave of the Court, the Town of Greene did not file a brief

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