LORI GRAY

V.

JEFFREY LINSCOTT

Submitted on Briefs November 30, 2001 Decided December 5, 2001

Panel: CLIFFORD, RUDMAN, DANA, SAUFLEY, ALEXANDER, and CALKINS, JJ.

MEMORANDUM OF DECISION

Lori Gray appeals from the judgment entered in the Superior Court (Hancock County, *Hjelm, J.*) affirming the judgment entered in the District Court (Bar Harbor, *Staples, J.*) denying (1) her motion for relief, pursuant to M.R. Civ. P. 60(b)(3) and (6), from a prior divorce judgment, and (2) her motion to set aside property that she asserts had been omitted in the original judgment. Contrary to her contention, the court did not clearly err in finding that the property in issue was not omitted property. *See* 19-A M.R.S.A. § 953(9) (1998). Further, the court did not exceed the bounds of its discretion by denying her motion for relief. *See* M.R. Civ. P. 60(b).

The entry is:

Judgment affirmed.

Attorney for plainitiff:

Rober G. Innes, Esq. P O Box 240 Mt. Desert, ME 04660-0240

Attorney for defendant:

Sandra Hylander Collier, Esq. P O Box 1391 Ellsworth, ME 04605