



Debtor Stanley Henricksen (Henricksen) appeals the Bankruptcy Appellate Panel's (BAP's) denial of his Federal Rule of Civil Procedure 60(b) motion. We hold the BAP did not abuse its discretion in denying Henricksen's Rule 60(b) motion. See In re Kirwan, 164 F.3d 1175, 1177 (8th Cir. 1999) (standard review). Accordingly, we affirm. See 8th Cir. R. 47B.

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