

UNITED STATES DISTRICT COURT
DISTRICT OF NEW HAMPSHIREMichael C. Dillon

v.

Civil No. 07-cv-0070-JL

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Servicing, Inc. et al.**O R D E R**

The plaintiff, Michael C. Dillon, moves to reconsider this court's order granting summary judgment for the defendants on all claims, invoking Rule 60(b). That rule authorizes relief from a judgment on six different grounds, but Dillon does not attempt to demonstrate any of them. Instead, he either recasts the same arguments already rejected by the court in its prior order or inappropriately makes new arguments in violation of the applicable rule of procedure, see Fed. R. Civ. P. 60(b)(1)-(6), e.g., that the pre-settlement injunction in Curry somehow barred him from seeking damages but not other relief in state court, which are untimely and without merit. The motion (document no. 129) is DENIED.

SO ORDERED.

Joseph N. Laplante
United States District Judge

Dated: March 4, 2009

cc: Walter L. Maroney, Esq.
William P. Breen, Esq.
Dorothy A. Davis, Esq.