

STATE OF MAINE

v.

AHMED MUHUMED

Submitted on Briefs February 7, 2012  
Decided February 16, 2012

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

MEMORANDUM OF DECISION

Ahmed Muhumed appeals from his conviction for one count of terrorizing (Class D), 17-A M.R.S. § 210(1)(A) (2011) by the District Court (Lewiston, *Stanfill, J.*) following a nonjury trial. On appeal, Muhumed contends that there was insufficient evidence to convict him of terrorizing because the court did not find Muhumed's evidence incredible and because there was insufficient evidence that the victim was placed in fear by any statement of Muhumed.

The evidence presented at trial included testimony that Muhumed threatened to kill two people and that these threats put the individuals in fear that the threats would be carried out. Because the evidence is viewed most favorably to the trial court's result, with questions of credibility left to the court, the evidence was more than sufficient to support the court's judgment even though Muhumed presented evidence contesting the testimony of the State's witnesses. *See State v. Milliken*, 2010 ME 1, ¶ 19, 985 A.2d 1152.

The entry is:

Judgment affirmed.

**On the briefs:**

Jeffrey S. Dolley, Esq., Dolley Law Firm, LLC, Lewiston, for appellant  
Ahmed Muhumed

Andrew P. Matulis, Asst. Dist. Atty., Androscoggin County DA's Office,  
Lewiston, for appellee State of Maine

Lewiston District Court docket number CR-2011-456  
FOR CLERK REFERENCE ONLY