STATE OF MAINE

V.

DANNY P. TAYLOR

Submitted on Briefs May 29, 2014 Decided June 3, 2014

Panel: SAUFLEY, C.J., and ALEXANDER, SILVER, GORMAN, and JABAR, JJ.

MEMORANDUM OF DECISION

Danny P. Taylor appeals from a judgment of conviction of refusal to submit to arrest (Class D), 17-A M.R.S. § 751-B(1)(B) (2013), entered by the trial court (*Hunter*, *J.*) following a jury trial. Contrary to Taylor's contention, the evidence, when viewed in the light most favorable to the State, was sufficient for a fact-finder to rationally find each element of the offense beyond a reasonable doubt. *See State v. Kirby*, 2005 ME 92, ¶¶ 6-7, 17, 878 A.2d 499; *see also State v. Reed*, 2013 ME 5, ¶ 9, 58 A.3d 1130 (setting forth the standard of review).

The entry is:

Judgment affirmed.

On the briefs:

James M. Dunleavy, Esq., Currier & Trask, P.A., Presque Isle, for appellant Danny P. Taylor

Todd R. Collins, District Attorney, and James G. Mitchell, Jr., Asst. Dist. Atty., 8th Prosecutorial District, Caribou, for appellee State of Maine

Aroostook County Superior Court docket number CR-2012-366 FOR CLERK REFERENCE ONLY