## STATE OF MAINE

V.

## DAYLE B. ROLLINS

Submitted On Briefs May 29, 2014 Decided June 5, 2014

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

## MEMORANDUM OF DECISION

Dayle B. Rollins appeals from a judgment of conviction for possession of sexually explicit materials (Class C), 17-A M.R.S. § 284(1)(C) (2013), entered by the court (*Anderson, J.*) after a jury trial. Contrary to Rollins's contention, we discern no error in the court's exercise of jurisdiction over Rollins's prosecution, see 17-A M.R.S. § 7(1)(A) (2013); State v. St. Onge, 2011 ME 73, ¶ 13, 21 A.3d 1028, or in its determination that venue was proper. See U.C.D.R.P. – Bangor 21; M.R. Crim. P. 21; State v. Baldwin, 305 A.2d 555, 559 (Me. 1973). In addition, there is ample competent evidence, including reasonable inferences, on which a reasonable fact-finder could find, beyond a reasonable doubt, that Rollins committed each element of the possession of sexually explicit materials, and that those acts occurred within the six years preceding Rollins's prosecution. See 17-A M.R.S. §§ 8(2)(A), (6), 101(1), 284(1)(C) (2013); State v. Sanchez, 2014 ME 50, ¶ 8, --- A.3d ---; State v. Moore, 577 A.2d 348, 350 (Me. 1990).

The entry is:

Judgment affirmed.

## On the briefs:

Richard L. Hartley, Esq., Law Office of Richard L. Hartley, Bangor, for appellant Dayle Rollins

R. Christopher Almy, District Attorney, and Tracy Collins Lacher, Asst. Dist. Atty., Prosecutorial District V, Bangor, for appellee State of Maine

Penobscot County Unified Criminal Docket docket number CR-2012-301 FOR CLERK REFERENCE ONLY