

STATE OF MAINE

v.

NICHOLAS PELLON et al.

Submitted on Briefs November 29, 2016
Decided December 13, 2016

Panel: SAUFLEY, C.J., and ALEXANDER, MEAD, JABAR, HJELM, and HUMPHREY, JJ.

MEMORANDUM OF DECISION

Nicholas Pellon and David Dorr appeal from judgments of conviction entered by the trial court (Hancock County, *R. Murray, J.*) after a jury found each of them guilty of three counts of misdemeanor assault (Class D), 17-A M.R.S. § 207(1) (2015), and one count of felony aggravated criminal trespass (Class C), 17-A M.R.S. § 402-A(1)(A) following a jury trial. On appeal the defendants argue that there was insufficient evidence presented at trial upon which the jury could have found them guilty of the aggravated criminal trespass charge.

Viewing the evidence—and all inferences derived therefrom—in the light most favorable to the jury’s verdicts, however, the jury could have rationally found each element of the crimes beyond a reasonable doubt. *See State v. Jones*, 2012 ME 88, ¶ 7, 46 A.3d 1125; *State v. Knight*, 2002 ME 35, ¶ 15-16, 791 A.2d 110.

The entry is:

Judgment affirmed.

On the briefs:

William Blaisdell, Esq., Blaisdell & Blaisdell, Ellsworth, for
appellant Nicholas Pellon

Jeffrey C. Toothaker, Esq., Ellsworth, for appellant David
Dorr

Matthew J. Foster, District Attorney, and Delwyn E. Webster,
Asst. Dist. Atty., Prosecutorial District No. VII, for appellee
State of Maine