

STATE OF MAINE

v.

DAVID CONLEY

Argued September 18, 2020  
Decided September 29, 2020

Panel: MEAD, GORMAN, JABAR, HUMPHREY, HORTON, and CONNORS, JJ.

MEMORANDUM OF DECISION

David Conley appeals from judgments of conviction for two counts of gross sexual assault (Class B)—one pursuant to 17-A M.R.S. § 253(2)(A) (2020), and the other pursuant to 17-A M.R.S. § 253(2)(D) (2020)—entered by the trial court (Aroostook County, *Stewart, J.*) after a jury trial. Contrary to Conley’s contentions, on the trial record presented here, the admission of the challenged video recordings did not, on the basis of either Rule 403 or Rule 404(b), amount to obvious error. See M.R.U. Crim. P. 52(b); *State v. Pillsbury*, 2017 ME 92, ¶ 22, 161 A.3d 690; *State v. Pratt*, 2015 ME 167, ¶ 23, 130 A.3d 381; *State v. Hassan*, 2013 ME 98, ¶ 26 n.6, 82 A.3d 86; *State v. Poulos*, 1998 ME 43, ¶¶ 3-4, 707 A.2d 1307.

The entry is:

Judgment affirmed.

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David Paris, Esq. (orally), Bath, for appellant David Conley

Todd R. Collins, District Attorney (orally), 8th Prosecutorial District, Caribou,  
for appellee State of Maine

Aroostook County Unified Criminal Docket docket numbers CR-2016-20147 and CR-2018-20357  
FOR CLERK REFERENCE ONLY