

STATE OF MAINE

v.

SHEAN CROSBY

Submitted on Briefs April 21, 2021
Decided April 29, 2021

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

MEMORANDUM OF DECISION

Shean Crosby appeals from a judgment of conviction of one count of possession of sexually explicit material of a minor under the age of twelve (Class C), 17-A M.R.S. § 284(1)(C) (2021), entered by the trial court (Penobscot County, *A. Murray, J.*) upon a guilty verdict after a jury trial. Contrary to Crosby's sole contention on appeal, the trial record contains sufficient evidence, both direct and circumstantial, to support the jury's finding, beyond a reasonable doubt, that Crosby intentionally or knowingly committed the crime. *See State v. Haag*, 2012 ME 94, ¶ 17, 48 A.3d 207 (“[T]he jury is permitted to draw all reasonable inferences from the evidence presented at trial. . . . We will reverse a jury verdict only where no trier of fact rationally could find proof of guilt beyond a reasonable doubt.” (quotation marks omitted)); *see also State v. Wilson*, 2015 ME 148, ¶ 18, 127 A.3d 1234.

The entry is:

Judgment affirmed.

Jeffrey C. Toothaker, Esq., Ellsworth, for appellant Shean Crosby

Marianne Lynch, District Attorney, and Mark A. Rucci, Dep. Dist. Atty.,
Prosecutorial District V, Bangor, for appellee State of Maine

Penobscot County Unified Criminal Docket docket number CR-2017-468
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