STATE OF MAINE

V.

VERNALD STRIKEFOOT

Submitted on Briefs July 1, 2004 Decided July 27, 2004

Panel: SAUFLEY, C.J., and RUDMAN, DANA, ALEXANDER, CALKINS, and LEVY, JJ.

MEMORANDUM OF DECISION

Vernald Strikefoot appeals from a judgment of conviction of attempted gross sexual assault (Class B), 17-A M.R.S.A. § 253(1)(B) (Supp. 2003),¹ entered after a jury trial in the Superior Court (Washington County, *Gorman, J.*). Contrary to Strikefoot's contention, the evidence, when viewed in the light most favorable to the State, was sufficient for the jury to find each element of the offense beyond a reasonable doubt. *See State v. Barnard*, 2003 ME 79, ¶ 20, 828 A.2d 216, 222.

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¹ A person is guilty of a Class B crime, pursuant to 17-A M.R.S.A. § 152(1)(B) (Supp. 2003), when that person takes a substantial step toward the commission of a Class A crime.

The entry is:

Judgment affirmed.

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