Reporter of Decisions Decision No. Mem 06-173 Docket No. Pen-06-205

STATE OF MAINE

v.

MOLLY M. MURPHY

Submitted on Briefs October 20, 2006 Decided October 31, 2006

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

MEMORANDUM OF DECISION

Molly M. Murphy appeals from a judgment of conviction for endangering the welfare of a child (Class D), 17-A M.R.S. § 554(1)(C) (2005), arguing that there was insufficient evidence for the District Court (Bangor, *Gunther, J.*) to find beyond a reasonable doubt that Murphy recklessly endangered the health, safety, or welfare of her child. Contrary to Murphy's contention, the evidence, when viewed in the light most favorable to the State, was sufficient to support the court's finding of guilt beyond a reasonable doubt. *See State v. Black*, 2000 ME 211, ¶ 14, 763 A.2d 109, 113; *see also State v. Watson*, 2000 ME 77, ¶ 9, 751 A.2d 1004, 1007 (stating the test for recklessness for purposes of 17-A M.R.S. § 554(1)(C)). The entry is:

Judgment affirmed.

Attorneys for State:

R. Christopher Almy, District AttorneyC. Daniel Wood, Asst. Dist. Attorney97 Hammond StreetBangor, ME 04401

Attorney for defendant:

Seth D. Harrow, Esq. Vafiades, Brountas & Kominsky, LLP P.O. Box 919 Bangor, ME 04402-0919