STATE OF MAINE

V.

PATRICK DORNEY

Submitted on Briefs May 12, 2006 Decided May 18, 2006

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

MEMORANDUM OF DECISION

Patrick Dorney appeals from a judgment of conviction entered after a jury trial by the Superior Court (Cumberland County, *Crowley, J.*). He was convicted of elevated aggravated assault (Class A), 17-A M.R.S. § 208-B(1)(A), (2) (2005); aggravated trafficking of scheduled drugs (Class A), 17-A M.R.S. § 1105-A(1)(B)(1) (2005); and eluding an officer (Class C), 29-A M.R.S. § 2414(3) (2005). Contrary to Dorney's contentions, the court did not err in (1)

¹ Dorney pleaded guilty of operating while his license was suspended or revoked (Class E), 29-A M.R.S. § 2412-A(1-A)(A) (2005), and he agreed, if he was convicted of the drug offense, to the forfeiture of money in his possession at the time of his arrest, 15 M.R.S. § 5826 (2005).

denying his motion to suppress his post-arrest statements and the fruits of a search of a hotel room he had occupied, *see State v. Lockhart*, 2003 ME 108, ¶¶ 22-24, 830 A.2d 433, 442-43; *Illinois v. Rodriguez*, 497 U.S. 177, 188-89 (1990); (2) admitting in evidence a scale found in the hotel room he had occupied, *see State v. Lobozzo*, 1998 ME 228, ¶ 10, 719 A.2d 108, 110; or (3) allowing a state trooper to testify about the contents of a teletype, *see State v. Harrigan*, 662 A.2d 196, 197-98 (Me. 1995). The evidence in the record was sufficient for a rational jury to find him guilty beyond a reasonable doubt of the charges submitted to it. *See State v. Haven*, 2002 ME 38, ¶ 3, 791 A.2d 938, 939.

The entry is:

Judgment affirmed.

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