STATE OF MAINE

V.

DAWN E. CROFT

Submitted on Briefs September 27, 2007 Decided November 13, 2007

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

MEMORANDUM OF DECISION

Dawn E. Croft appeals from a judgment of conviction of assault (Class D), 17-A M.R.S. § 207(1)(A) (2006), entered after a bench trial in the District Court (Newport, *R. Murray, J.*). Contrary to Croft's contention, the evidence, when viewed in the light most favorable to the State, was sufficient for the court to rationally find that the State had disproved every element of self-defense beyond a reasonable doubt. *See State v. Michaud*, 1998 ME 251, ¶ 19, 724 A.2d 1222, 1230.

The entry is:

Judgment affirmed.

Attorney for the State:

R. Christopher Almy, District Attorney Office of District Attorney 12 Water St Newport, Maine 04953

Attorney for the defendant:

Randy Day, Esq. 181 Day Rd. Garland, Maine 04939