Reporter of Decisions Decision No. Mem 08-237 Docket No. Cum-07-592

STATE OF MAINE

v.

MELVIN LOGAN

Submitted on Briefs December 12, 2008 Decided December 16, 2008

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

MEMORANDUM OF DECISION

Melvin Logan appeals from a judgment of conviction entered by the Superior Court (Cumberland County, *Warren, J.*) on nineteen counts of possession of sexually explicit material (Class D), 17 M.R.S.A. § 2924(2) (Supp. 2003).¹ Contrary to Logan's contention, the evidence was sufficient for the jury to rationally find beyond a reasonable doubt that he possessed the computer images at issue intentionally or knowingly. *See State v. Schmidt*, 2008 ME 151, ¶ 19, 957 A.2d 80, 86 (stating that Law Court reviews the evidence in light most favorable to the State to determine whether the jury could rationally find each element of the charged offense beyond a reasonable doubt; that the jury is permitted to draw all reasonable inferences from the evidence; and that determinations of weight and credibility to be afforded the evidence are within the jury's exclusive province).

The entry is:

Judgment affirmed.

¹ Between the commission of Logan's offenses and the time of trial, section 2924 was repealed and replaced by P.L. 2003, ch. 711, §§ B-1, B-12 (effective July 30, 2004) (now codified at 17-A M.R.S. § 284 (2007)).

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