

STATE OF MAINE

v.

CHARLES A. UGRO

Submitted on Briefs April 2, 2008
Decided May 6, 2008

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

MEMORANDUM OF DECISION

Charles A. Ugro appeals from a judgment of conviction for four counts of gross sexual assault (Class A), 17-A M.R.S. § 253(1)(B) (2007); eight counts of unlawful sexual contact (Class C), 17-A M.R.S. § 255-A(1)(E) (2007); two counts of aggravated unlawful furnishing of scheduled drugs (Class B), 17-A M.R.S. § 1105-C(1)(A)(1) (2007); and nine counts of aggravated unlawful furnishing of scheduled drugs (Class C), 17-A M.R.S. § 1105-C(1)(A)(3) (2007), entered in the Superior Court (Knox County, *Wheeler, J.*). Ugro contends that the evidence presented by the State was insufficient to justify these convictions as its evidence consisted only of the testimony of the victim of the sexual contact and recipient of the scheduled drugs. Charles Ugro contends that the victim's testimony was not sufficiently detailed or credible to form the basis for his convictions.

Despite Ugro's contentions, the evidence presented at trial was sufficient to sustain his convictions. "The uncorroborated testimony of a victim, if not inherently improbable or incredible or failing the test of common sense, is sufficient to sustain a verdict of guilty" *State v. Pelletier*, 534 A.2d 970, 972 (Me. 1987).

The entry is:

Judgment affirmed.

Attorney for Charles Ugro:

David Paris, Esq.
72 Front Street
Bath, Maine 04530-2657

Attorney for the State of Maine:

Geoffrey Rushlau, District Attorney
Prosecutorial District Six
Knox County Courthouse
62 Union Street
Rockland, Maine 04841