STATE OF MAINE

V.

CHARLES A. FELTIS

Submitted on Briefs July 26, 2011 Decided August 18, 2011

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

MEMORANDUM OF DECISION

Charles A. Feltis appeals from a judgment of conviction entered in the Superior Court (Lincoln County, *Horton, J.*) upon a jury verdict finding him guilty of unlawful sexual contact (Class C), 17-A M.R.S. § 255-A(1)(E) (2010). Contrary to Feltis's contentions, (1) the trial court did not err by not declaring a mistrial, sua sponte, when Feltis complained about his attorney at sentencing because review of the record indicates that Feltis made no request to discharge counsel during the trial; (2) the court did not commit error when it admitted in evidence, without objection, certain statements of the victim to other individuals because the first inquiry regarding the identifying details came from Feltis's counsel, *see State v. Liberty*, 498 A.2d 257, 259 (Me. 1985); M.R. Evid. 806; and (3) the court did not commit error in its treatment of a juror's relationship to the court's jury officer, *see State v. Rollins*, 2008 ME 189, ¶ 11, 961 A.2d 546, 549.

¹ There is a discrepancy in the Judgment and Commitment regarding the particular crime of which Feltis was convicted, and the record must be corrected to reflect that he was convicted of unlawful sexual contact (Class C), 17-A M.R.S. § 255-A(1)(E) (2010), rather than unlawful sexual contact (Class B), 17-A M.R.S. § 255-A(1)(E-1) (2010).

The entry is:

Judgment affirmed.

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