

STATE OF MAINE

v.

LARRY DEAN ROLLINS

Argued September 9, 2002

Decided October 3, 2002

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

MEMORANDUM OF DECISION

Larry Dean Rollins appeals his conviction in Superior Court (Sagadahoc County, *Perkins, A.R.J.*) of gross sexual assault of a minor and endangering the welfare of a child. Contrary to Rollins's assertion, the Superior Court (*Westcott, J.*) did not err in concluding that Rollins's written admissions were made voluntarily. *See State v. Rees*, 2000 ME 55, ¶ 3, 748 A.2d 976, 977; *see also State v. Coombs*, 1998 ME 1, ¶ 12, 704 A.2d 387, 391. Further, viewed in their entirety, the court's jury instructions were not biased or confusing and did not otherwise contain obvious error. *See State v. Ashley*, 666 A.2d 103, 107 (Me. 1995) ("Deviation from a representative instruction, where the given instruction fully and accurately informs the jury of the applicable law, is not error, let alone obvious error.").

The entry is:

Judgment affirmed.

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