STATE OF MAINE

V.

CHARLINDA LYONS

Submitted on Briefs March 26, 2002 Decided April 2, 2002

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

MEMORANDUM OF DECISION

Charlinda Lyons appeals from the judgment of the District Court (West Bath, *Westcott, J.*) convicting her of theft, Class E, 17-A M.R.S.A. § 353(1) (1983). Lyons contends that the evidence is insufficient to support the conviction. Because Lyons was observed participating in taking items from her landlord's home that belonged to her landlord and that she had been explicitly told not to take, the evidence is sufficient to support the conviction. *See State v. Crossman*, 2002 ME 28, ¶ 10, 790 A.2d 603, 606.

The entry is:

Judgment affirmed.

Attorneys for State:

Geoffrey A. Rushlau, District Attorney Richard L. Hartley, Asst. Dist. Atty. P O Box 246 Bath, ME 04530

Attorney for defendant:

David Paris, Esq. 72 Front Street Bath, ME 04530