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STATE OF MAINE CUMBERLAND, 55

STATE OF MAINE COMBERLAND, SS CLERK'S OFFICE SUPERIOR COURT CRIMINAL ACTION DOCKET NO. CR-14-6647 NDM-CUM-(71-15-15)

11 Buch

STATE OF MAINE

2015 JAN 21 PM 12 59

v.

ORDER ON DEFENDANT'S MOTION TO SUPPRESS

CLEMENTE ALVARADO.

Defendant

Heating on defendant's motion to suppress was held January 13, 2015. Defendant argues his due process rights were violated and his statements were not voluntary. For the following reasons, the motion is denied.

FACTS

Brunswick Police Department Detective Kenneth Bailey has served as School Resource Officer for Brunswick High School for ten years. On 5/14/14, Amanda Faith appeared at Detective Bailey's office with a friend and asked to speak to him.

During his investigation of the allegations, Detective Bailey took notes when speaking to people and maintained an ongoing report on his computer. Detective Bailey was unable to contact defendant for more than one month because defendant was out of the state for work. Detective Bailey finally contacted defendant by phone and said allegations had been made that should be discussed. Defendant agreed to go to the police station to speak to Detective Bailey.

On July 1, 2014, a few days after the phone conversation, defendant arrived alone at the police station just before 5:00 p.m. Detective Bailey and defendant spoke in the main lobby. Detective Bailey was in plain clothes. He did not recall whether he had a weapon. He asked if defendant wanted to go to an interview room and defendant

replied, "sure." They went to the interview room, which measures a few feet wide by a few feet long. When Detective Bailey closed the door, he told defendant the door was closed only for privacy and defendant was free to leave. The two sat approximately three feet from each other. Although the Brunswick Police Department has the capacity to record interviews, this interview was not recorded.

Detective Bailey told defendant Amanda had made allegations regarding inappropriate conduct at a bowling alley, and the Detective wanted to talk about the allegations. Detective Bailey read the Miranda warnings from the Brunswick Police Department sheet. (State's Ex. A.) Defendant understood his rights and Detective Bailey checked the boxes on the sheet, indicating defendant replied "yes" when asked if he understood each paragraph. Defendant agreed to speak to Detective Bailey and signed the sheet, as did Detective Bailey.

The conversation lasted ten to fifteen minutes. Detective Bailey asked what happened. He then asked if defendant would prepare a written statement. The Detective stated the statement did not have to be written at that time and defendant could take the form with him. Defendant said he would be in contact when the statement was completed. When the statement was not returned, Detective Bailey called defendant. Defendant said he did not have time but he would complete the statement. Detective Bailey never received the written statement.

Detective Bailey called defendant again and asked him to go to the police station.

At the station, Detective Bailey said he had enough information and summonsed defendant.

Throughout the entirety of his dealings with defendant, Detective Bailey believed defendant understood what the Detective was saying. Defendant's demeanor was "perfectly fine" and he showed no adverse emotions. There was no indication

defendant did not want to speak or feit pressured to say anything. Defendant understood his Miranda rights and agreed to waive them.

CONCLUSIONS

Voluntariness

Defendant argues his statements were not voluntary. In order to find a statement voluntary, the State must prove beyond a reasonable doubt that the statement resulted from the "defendant's exercise of his own free will and rational intellect." State v. Caouette, 446 A.2d 1120, 1123-24 (Me. 1982). "A confession is voluntary if it results from the free choice of a rational mind, if it is not a product of coercive police conduct, and if under all the circumstances its admission would be fundamentally fair." State v. Mikulewicz, 462 A.2d 497, 501 (Me. 1983). The requirement that a statement must be voluntary in order to be admissible "gives effect to three overlapping but conceptually distinct values: (1) it discourages objectionable police practices; (2) it protects the mental freedom of the individual; and (3) it preserves a quality of fundamental fairness in the criminal justice system." Id. at 500.

Although the interview was not recorded, the testimony of Detective Bailey was credible with regard to his interaction with defendant. There was no coercion. Defendant understood what was happening and what was said, waived his <u>Miranda</u> warnings, and chose how to proceed. On this record, based on the totality of the circumstances, the State has proved beyond a reasonable doubt that the defendant's statements were voluntary. See <u>State v. Sawyer</u>, 2001 ME 88, ¶ 9, 772 A.2d 1173.

Due Process

Defendant also argues his right to due process was somehow violated but did not articulate any basis for that argument. Defendant agreed his waiver of his <u>Miranda</u> rights was valid. When a violation of the right to due process is argued, the procedures

used by the police are reviewed "to determine if the conduct 'offends the community's sense of justice, decency, and fair play." State v. Bayouset, 2001 ME 141, ¶ 7, 784 A.2d 27 (quoting Roberts v. State, 48 F.3d 1287, 1291 (1st Cir. 1995)). A determination of whether state action violates a defendant's right to due process involves consideration of "(1) the private interest that will be affected by the State's action; (2) the risk of an erroneous deprivation of that private interest along with the probable utility of substitute or added safeguards; and (3) the government's interest in adhering to the existent procedure." State v. Cote, 1999 ME 123, ¶ 12, 736 A.2d 262. There is no evidence in this case of any violation of defendant's right to due process.

The entry is

The Defendant's Motion to Suppress is DENIED.

Date: January 15, 2015

Justice, Superior Court

STAIN OF MAINE

VS

CLEMENTE ALVARADO 35 BRILKSE STREET COPSHAM ME 04096

CRIMINAL DOCKET CUMBERLAND, ss.

Docket No CUMCD-CR-2014 36647

DOCKET RECORD

DOB: 04/03/1972

Attorney: LRONARD SHARON

State's Attorney: MICHAEL MADIGAN

LECNARD SHARON ESQ FC

223 MAIN STREET AUBURN ME 04210-5833 RRTAINED 08/21/2014

Major Case Type: MISDEMEANOR (CLASS D.E)

Filing Date: 09/25/2014

Charge (a)

UNLAWFUL SEXUAL TOUCHING

Filing Document: CRIMINAL COMPLAINT

05/11/2014 BRUNSWICK

05/11/2014 BRUNSWICK

Seg 9308 17-A 260(1)(A)

BAILEY

BAILEY

Class D

ASSAULT

Class D Seq 8382 17-A 207(1)(A)

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Docket Events:

10/08/2014 Charge(s): 1,2

TRANSFER - PERMANENT TRANSFER EDI ON 10/19/2014 at 04:34 p.m.

TRANSPERRED CASE: SENDING COURT CASHID WESDCCR201400469 FILING DOCUMENT - CRIMINAL COMPLAINT FILED ON 09/25/2014

Charge(s): 1,2

REARING ARRAIGNMENT SCREDULED FOR 10/07/2014 at 08:30 a.m. in Room No. 1

NOTICE TO PARTIES/COUNSES.

Charge(s): 1.2

HEARING - ARRAIGNMENT WAIVED ON 08/20/2014

Charge(s): 1.0

FIER - NOT GUILTY ENTERED BY COUNSEL ON 08/21/2014

Party(s): CLRMENTE ALVARADO

ATTORNEY - WETAINED ENTERED ON 08/2:/2014

Attorney: LFONARD SHARON

Charge(s): 1,2

FINDING - PERMANENT TRANSFER TRANSFERRED ON 10/08/2014

COMCO

10/08/2014 Charge(s): 1,2

TRANSFER - FERNAMENT TRANSFER RECVU MY COURT ON 10/23/2014

TERESA SAWYER-BLACK , ASSISTANT CHERK

Page 1 of 3 CR_200 Frinted on: 01/22/2015 WESDC CR-2014-469

10/28/2014 HEARING - DISPOSITIONAL CONFERENCE SCHEDULED FOR 12/18/2014 at 01:00 p.m. in Room No. 7

10/29/2014 Charge(s): 1,2

TRIAL - JURY TRIA: SCHEDULED FOR 02/09/2015 at 08:30 a.m. in Room No. 11

NOTICE TO PARTIES/COUNSEL

12/09/2014 HEARING - DISPOSITIONAL CONFERENCE NOTICE SENT ON 12/09/2014

12/18/2014 MOTION - MOTION TO SUPPRESS STATEMENT FILED BY DEFENDANT ON 12/18/2014

12/16/2014 HEARING - MOTION TO SUPPRESS STATEMENT SCHEDULED FOR 01/13/2015 at 01:00 p.m. in Room No. 1

NOTICE TO PARTIES/COUNSEL

12/18/2014 MOTION - MOTION FOR DISCOVERY FILED BY DEPENDANT ON 12/19/2014

12/13/2014 HEARING - MOTION FOR BISCOVERY SCHEDULED FOR 01/13/2015 at 01:00 p.m. in Room No. 1

NOTICE TO PARTIES/COUNSEL

17/18/2014 MOTION - OTHER MOTION FILED BY DEFENDANT ON 12/19/2014

MOTION FOR PREPARATION OF EMPORT ON INJURIES.

12/18/2014 HEARING - OTHER MOTION SCHEDUISD FOR 01/13/2015 at 01:00 p.m. in Room No. 1

MOTION FOR PREPARATION OF REPORT ON INJURIES.

12/18/2014 MOTION - MODION IN LIMINE FILED BY DEPENDANT ON 12/18/2014

TO EXCLUDE UNCHARGED CONDUCT.

12/19/2014 MEARING - DISPOSITIONAL CONFERENCE HELD ON 12/18/2014

JEFF MOSKOWITZ . JUDGE

Attorney: LZONARD SHARON

DA: JENNIFER ACKERMAN

MOTIONS FILED AND SET FOR 1-13-15 AT 1:00 P.M. PARTIES NOTIFIED.

12/30/2014 [ETTER - FROM PARTY FILED ON 12/30/2014]

Attorney: LEGNARD SHARON

LETTER INFORMING THE COURT THAT ATTORNEY IS GOING FORWARD WITH MOTION TO SUPPRESS AND ANTICIPATES HEARING WILL LAST 1 1/2 HOURS.

01/14/2015 HEARING MOTION TO SUPPRESS STATEMENT HELD ON 01/13/2015

NANCY MILLS , JUSTICE

Altorney: LEONARD SHARON

DA: JULIA SESSIDAN

Defendant Present in Court

TARE 6220 INDEX 3128-4)75

TESTIMONY

OFFICER BAILEY INDEX 3204

MOTIONS DISCOVERY, PREP

OF REPORT CONTINUED ADA MADIGAN NOT AVAILABLE MOTION IN LIMINE TO BE ADDRESSED BY

TRIAL JUDGE STATE'S EXTENT A SUBMITTED

MOTION TO SUPPRESS STATEMENT TAKEN UNDER ADVISEMENT

01/14/2015 MOTION - MOTION TO SUPPRESS STATEMENT UNDER ADVISEMENT ON 01/13/2015

NANCY MILLS , JUSTICK

TAKEN UNDER ADVISEMENT BY JUDGE MELLS

01/14/2015 HEARING - MOTION FOR DISCOVERY CONFINUED ON 01/13/2015

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CLEMENTR ALVARAGO
CUMCD-CR-2014-06647
DOCKET RECORD

NANCY MILLS , JUSTICE CONTINUED TO 1.29.15

01/14/2015 HEARING MOTION FOR DISCOVERY SCHEDULMD FOR 01/29/2015 at 01:00 p.m. in Room No. | 1

NOTICE TO PARTIES/COUNSE:

01/14/2013 HEARING - MODION FOR DISCOVERY NOTICE SENT ON 01/13/2015 KRISTINA JOYCE , ASSISTANT CLERK

21/14/2015 HBARING - OTHER MOTION NOT HELD ON 01/13/2015

MOTION FOR PREPARATION OF REPORT ON INJURIES.

01/21/2015 MOTION - MOTION TO SUFFRESS STATEMENT DENIED ON 01/15/2015

NAMCY MILLS , JUSTICE

CORY TO PARTIES/COUNSEL

01/21/2015 ORDER - COURT ORDER FILED ON 01/21/2015

ORDER ON DESENDANT'S MOTION TO SUPPRESS

01/R1/2018 ORDER - COURT ORDER ENTERED ON 01/15/2015

Clerk

NAMEY MILLS , SUSTICE

THE DEFENDANT'S MOTION TO SUFPRESS IS DENIED

	COSA	GIVEN	то	ATTORNEY,	ADA,	AND	MARIAH
A TRUE COPY	•						
AFTEST:							

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