STATE OF MAINE

v.

EARLE S. TYLER JR.

Submitted on Briefs October 6, 2000 Decided October 17, 2000

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

MEMORANDUM OF DECISION

Earle S. Tyler Jr. appeals from a judgment entered in the Superior Court (Washington County, *Mead, C.J.*) finding him in criminal contempt of an order of the Superior Court (*Marden, J.*) requiring Tyler to pay monetary sanctions for failing to be present for jury selection. Contrary to Tyler's contentions, the court order imposing the original sanctions was clearly and concisely stated on the record in Tyler's presence, *see* 4 M.R.S.A. § 653 (1989), was docketed in the pending proceeding, *see* M.R. Crim. P. 37(c), and thus was a valid and enforceable order of the court.

The entry is:

Judgment affirmed.

Attorneys for State:

Andrew Ketterer, Attorney General Leanne Robbin, Asst. Attorney General 6 State House Station Augusta, ME 04333-0006

Attorney for defendant:

Francis J. Hallissey, Esq. P O Box 436 Machias, ME 04654