## STATE OF MAINE

V.

## **GLENN SLICER**

## Submitted on Briefs February 28, 2001 Decided March 8, 2001

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

## MEMORANDUM OF DECISION

Glenn Slicer appeals from the judgment entered in the Superior Court (Washington County, *Marden, J.*) pursuant to a jury verdict finding him guilty of two counts of gross sexual assault, 17-A M.R.S.A. §§ 253(1)(B), (2)(H) (Supp. 2000). Contrary to Slicer's contentions, the court's failure to declare a mistrial did not constitute obvious error, *see State v. Quirion,* 2000 ME 103, ¶ 25, 752 A.2d 170, 175; *State v. Eaton,* 669 A.2d 146, 150-51 (Me. 1995). Furthermore, the Sentence Review Panel denied Slicer's leave to appeal his sentence, *State v. Slicer,* No. SRP-00-16 (Me. Sent. Rev. Panel, July 17, 2000). Thus, the decision of the Sentence Review Panel is final and subject to no further review, 15 M.R.S.A. § 2152 (Supp. 2000); M.R. Crim. P. 40(a), unless a jurisdictional infirmity appears on the record so plainly as to preclude rational disagreement as to its existence, *State v. Weeks,* 2000 ME

171, ¶ 11, 761 A.2d 44, 47. Because Slicer has raised no jurisdictional infirmity, Slicer's appeal of his sentence and probation conditions are not properly before us for review and must be dismissed.

The entry is:

Judgment affirmed, appeal from sentence dismissed.

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