STATE OF MAINE

V.

CHARLES RIPLEY

Submitted on Briefs February 27, 2002 Decided April 1, 2002

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

MEMORANDUM OF DECISION

Charles Ripley appeals from a judgment of conviction entered in the District Court (Bangor, *Gunther*, *J.*) on a charge of operating under the influence, 29-A M.R.S.A. § 2411(1) (1996), and of operating beyond a license restriction, 29-A M.R.S.A. § 1251(1). Contrary to Ripley's contention, the officer's articulated basis for stopping his vehicle was reasonable and the court did not err in declining to suppress the evidence gained through the stop. *See State v. Bolduc*, 1998 ME 255, ¶ 5, 722 A.2d 44, 45; *State v. D'Angelino*, 605 A.2d 68, 70-71 (Me. 1992).

The entry is:

Judgment affirmed.

Attorneys for State:

R. Christopher Almy, District Attorney C. Daniel Wood, Asst. Dist. Atty. 97 Hammond Street Bangor, ME 04401

Attorney for defendant:

Jeffrey M. Silverstein, Esq. Billings & Silverstein P O Box 1445 Bangor, ME 04402-1445