

STATE OF MAINE

v.

JENNIFER D. ROSE

Submitted on Briefs September 26, 2013
Decided October 1, 2013

Panel: ALEXANDER, SILVER, MEAD, GORMAN, and JABAR, JJ.

MEMORANDUM OF DECISION

Jennifer D. Rose appeals from a judgment of conviction entered in the trial court (*Cole J.*) upon her conditional guilty plea to operating under the influence (Class D), 29-A M.R.S. § 2411(1-A)(A)(1) (2012), following a denial of her motion to suppress evidence. Contrary to Rose's contention, the trial court did not err in concluding that the investigating officer had a reasonable, articulable suspicion that Rose was operating while impaired. *See State v. McPartland*, 2012 ME 12, ¶¶ 12-17, 36 A.3d 881. Thus, the court did not err in denying Rose's motion to suppress evidence gathered during the secondary screening.

The entry is:

Judgment affirmed.

On the briefs:

Matthew B. Nichols, Esq., Nichols & Webb, P.A., Portland, for appellant
Jennifer D. Rose

Stephanie Anderson, District Attorney, and Julia Sheridan, Asst. Dist. Atty.,
Prosecutorial District No. Two, Portland, for appellee State of Maine

Cumberland County Unified Criminal Docket Number CR-2012-6238
FOR CLERK REFERENCE ONLY