STATE OF MAINE

v.

RYAN T. ROBINSON

Submitted on Briefs February 26, 2018 Decided March 15, 2018

Panel: ALEXANDER, MEAD, GORMAN, JABAR, HJELM, and HUMPHREY, JJ.

MEMORANDUM OF DECISION

Ryan T. Robinson appeals from a judgment of conviction for operating under the influence (Class D), 29-A M.R.S. § 2411(1-A)(A) (2017), entered by the trial court (Penobscot County, *Jordan, J.*) after a jury-waived trial. Contrary to Robinson's contention, the court (*Lucy, J.*) committed no error of fact or law by determining that the roadblock at which Robinson was arrested was constitutionally reasonable within the meaning of the Fourth Amendment. *See* U.S. Const. amend. IV; *State v. Kent*, 2011 ME 42, ¶ 10, 15 A.3d 1286; *State v. Cloukey*, 486 A.2d 143, 145-47 (Me. 1985). The court therefore properly denied Robinson's motion to suppress the evidence obtained from the stop of his vehicle at that roadblock. *See Kent*, 2011 ME 42, ¶ 10, 15 A.3d 1286.

The entry is:

Judgment affirmed.

Wayne R. Foote, Esq., Law Offices of Wayne R. Foote, PA, Bangor, for appellant Ryan T. Robinson

R. Christopher Almy, District Attorney, and Mark A. Rucci, Asst. Dist. Atty., Prosecutorial District V, for appellee State of Maine

Penobscot County Unified Criminal Docket docket number CR-2015-3820 For Clerk Reference Only