STATE OF MAINE

v.

LONNIE M. STRANIERI

Submitted on Briefs February 20, 2019 Decided February 28, 2019

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

MEMORANDUM OF DECISION

Lonnie M. Stranieri appeals from a judgment of conviction for operating under the influence (Class D), 29-A M.R.S. § 2411(1-A)(A) (2018), entered by the trial court (Sagadahoc County, *Billings, J.*) following Stranieri's conditional guilty plea, *see* M.R.U. Crim. P. 11(a)(2). Contrary to Stranieri's contention, the court did not err in denying her motion to suppress evidence resulting from the stop of her vehicle because the detailed information supplied by an identified informant, who knew Stranieri personally, was verified by the officer who stopped her and carried a sufficient "indicia of reliability" to give the officer a reasonable articulable suspicion that Stranieri was driving while impaired. *State v. Burgess*, 2001 ME 117, ¶¶ 9, 11, 776 A.2d 1223 (quotation marks omitted); *see State v. McDonald*, 2010 ME 102, ¶ 8, 6 A.3d 283.

The entry is:

Judgment affirmed.

 $^{^1}$ Because Stranieri did not provide a transcript of the suppression hearing, "we will assume that the record supports the trial court's findings of fact." Clark v. Heald, 2009 ME 111, ¶ 2, 983 A.2d 406.

Jennifer A. Davis, Esq., Law Office of Jennifer A. Davis, Topsham, for appellant Lonnie M. Stranieri

Alexander R. Willette, Asst. Dist. Atty., Office of the District Attorney, Prosecutorial District VI, Bath, for appellee State of Maine

Sagadahoc County Unified Criminal Docket docket number CR-2018-49 For Clerk Reference Only