## STATE OF MAINE

V.

## WENDELL HUDSON

Submitted on Briefs October 23, 2003 Decided October 30, 2003

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

## MEMORANDUM OF DECISION

Wendell Hudson appeals from a judgment of conviction entered following a jury trial in the Superior Court (Aroostook County, *Hunter*, *J*.) finding him guilty of the use of artificial lights (Class E), 12 M.R.S.A. § 7406(17)(L) (1994); assault (Class D), 17-A M.R.S.A. § 207(1) (1983); and obstructing government administration (Class D), 17-A M.R.S.A. § 751(1) (1983). Contrary to Hudson's contentions, the trial court neither abused its discretion in excluding certain

<sup>&</sup>lt;sup>1</sup> The current version of this statute is 17-A M.R.S.A. § 207(1)(A) (Supp. 2002).

 $<sup>^2</sup>$  The current version of this statute is 17-A M.R.S.A. 751(1) (Supp. 2002).

evidence pursuant to M.R. Evid. 403, nor committed more than harmless error in failing to exclude prosecutorial statements relevant only to a charge for which he was found to be not guilty. *See State v. Ingalls*, 544 A.2d 1272, 1276 (Me. 1988) (applying the harmless error standard of review for federal constitutional error); *State v. Pelletier*, 673 A.2d 1327, 1330 (Me. 1996) (describing the harmless error standard of review for error based on state law).

The entry is:

Judgment affirmed.

Attorneys for State:

Neale T. Adams, District Attorney Catherine Cole Francke, Asst. Dist. Atty. 144 Sweden Street Caribou, ME 04736-2353

Attorney for defendant:

Eugene J. McLaughlin Jr., Esq. P O Box 589 Presque Isle, ME 04769