STATE OF MAINE

V.

HENRY A. LAUGHLIN

Submitted on Briefs March 14, 2003 Decided March 24, 2003

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

MEMORANDUM OF DECISION

Henry A. Laughlin appeals from a judgment of conviction of failing or refusing to stop for a law enforcement officer (Class E), 29-A M.R.S.A. § 2414(2) (1996), entered after trial in District Court (Augusta, *French*, *J.*). Contrary to Laughlin's contentions, the court, as the sole judge of the credibility and weight of the evidence, was not required to credit his testimony that he was unaware that a State trooper was signaling for him to stop. *See State v. Clarke*, 1999 ME 141, ¶ 15, 738 A.2d 1233, 1236. The evidence was sufficient for a fact-finder to rationally find beyond a reasonable doubt that Laughlin knowingly or intentionally

refused to stop for a law enforcement officer. See State v. Willette, 2002 ME 165, \P 7, 809 A.2d 617, 620.

The entry is:

Judgment affirmed.

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