STATE OF MAINE

V.

RENEE KEENE

Submitted on Briefs May 29, 2003 Decided June 2, 2003

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

MEMORANDUM OF DECISION

Renee Keene appeals from a judgment of conviction of assault on an officer (Class C), 17-A M.R.S.A. § 752-A (1983 & Supp. 2002), entered after a jury trial in Superior Court (Penobscot County, *Hjelm, J.*). Contrary to Keene's contentions, (1) assuming arguendo that the jury's verdicts were inconsistent, that does not justify vacating her conviction, *see State v. Maizeroi*, 2000 ME 187, ¶¶ 19-21, 760 A.2d 638, 644-45; (2) the court did not commit obvious error in failing to exclude testimony about an interview related to an internal police investigation, *see State v. Roussel*, 2000 ME 185, ¶ 10, 760 A.2d 1062, 1064; and (3) Keene's sentence,

which she concedes is not illegal, is not reviewable on direct appeal, see State v.

Ricker, 2001 ME 76, ¶ 18, 770 A.2d 1021, 1027.

The entry is:

Judgment affirmed.

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