

STATE OF MAINE

v.

DANIEL WILLIAMS

Submitted on Briefs December 8, 2004
Decided January 21, 2005

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

MEMORANDUM OF DECISION

Daniel Williams appeals from judgments of conviction, entered in the Superior Court (Kennebec County, *Jabar, J.*), for unlawfully furnishing scheduled drugs (Class D) pursuant to then 17-A M.R.S.A. § 1106(1)(A) (Supp. 2001), and unlawful possession of scheduled drugs (Class C) pursuant to then 17-A M.R.S.A. § 1107 (Supp. 2001) following a jury trial. Contrary to Williams's contention, the court (*Marden, J.*) did not err in denying his motion to suppress evidence gathered as a result of what Williams claims was an unlawful stop of the vehicle in which he was riding, and an unlawful search of the occupants. *See State v Alley*, 2004 ME 10, ¶ 13, 841 A.2d 803, 807. The stop and the search were based on information

received from a then confidential informant. *See State v. Lux*, 1999 ME 136, ¶¶ 10-11, 740 A.2d 556, 558-59 (information from informant, corroborated by officer's own knowledge and observations, can provide probable cause for a stop and search).

Moreover, there is sufficient evidence in the record to support the jury's determination that the State proved every element of both charges beyond a reasonable doubt. *See State v. Sweeney*, 2004 ME 123, ¶ 15, 861 A.2d 43, 46.

The entry is:

Judgments affirmed.

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