#### STATE OF MAINE

V.

#### DENIS LETELLIER

## Submitted on Briefs September 14, 2006 Decided September 19, 2006

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

#### MEMORANDUM OF DECISION

Denis Letellier appeals from a judgment entered in District Court (Biddeford, *Stavros, J.*) finding that Letellier committed a violation of 29-A M.R.S. § 1905(2) (2005) by having an inadequate turn signal. Contrary to Letellier's contentions, there is no right to a speedy trial for a civil violation, *see* U.S. Const. amend. VI; ME. Const. art. 1, § 6; 29-A M.R.S. §§ 103, 104 (2005), nor is the State required to prove that one intended to drive without adequate turn signals in order to prove a violation of section 1905, 29-A M.R.S. § 1905(1), (2). As Letellier provided no transcript or statement in lieu of a transcript of the court

hearing, see M.R. App. P. 5(b)(2), (d), (f), we must assume that the District Court correctly found that the State's witness was competent to testify. State v. Nugent, 2002 ME 111, ¶ 2, 801 A.2d 1001, 1002.

The entry is:

Judgment affirmed.

# **Attorney for State:**

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### For defendant:

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