STATE OF MAINE

V.

ASHLEY JARED SAWYER

Submitted on Briefs May 12, 2006 Decided May 18, 2006

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

MEMORANDUM OF DECISION

Ashley Jared Sawyer appeals from a judgment of conviction for assault, 17-A M.R.S. § 207(1)(A) (2005) (Class D), entered by the Superior Court (Knox County, *Wheeler, J.*) after a jury trial. Contrary to Sawyer's contentions, (1) his circumstances at the time of trial do not invalidate his conviction; (2) his self-represented status did not relieve him of the obligation to comply with court procedure, *see Richards v. Bruce*, 1997 ME 61, ¶ 8, 691 A.2d 1223, 1225; (3) the record is inadequate to establish obvious error regarding any asserted out-of-court prosecutorial conduct, *see* M.R. Crim. P. 52(b); M.R. App. P. 5; (4) the court

properly applied the Maine Rules of Evidence; and (5) the record does not establish any error in allowing all jurors to serve.

The entry is:

Judgment affirmed.

The District Attorney did not file a brief

For defendant:

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