STATE OF MAINE

V.

GEOFFREY DOW

Submitted on Briefs May 12, 2006 Decided June 15, 2006

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

MEMORANDUM OF DECISION

Geoffrey Dow appeals from a judgment of conviction for operating after suspension (Class E), 29-A M.R.S. § 2412-A(1-A) (2005), entered after a jury-waived trial in the District Court (West Bath, *Janelle, J.*). Contrary to Dow's contention, the reference to compliance in accordance with 29-A M.R.S. § 2482(1) (2005) in the certificate from the Secretary of State is a statement of fact that the Secretary sent the attached letter to Dow at the last address provided by him. Accordingly, the court did not err in admitting the Secretary of State's certificate, *see State v. Reese*, 2005 ME 87, ¶ 9, 877 A.2d 1090, 1092; *State v. Chase*, 330

A.2d 909, 911-12 (Me. 1975), and the evidence was sufficient for a trier of fact, acting rationally, to find every element of operating after suspension beyond a reasonable doubt, *see State v. Basu*, 2005 ME 74, ¶ 20, 875 A.2d 686, 692.

The entry is:

Judgment affirmed.

Attorneys for State:

Geoffrey A. Rushlau, District Attorney Patricia Mador, Asst. Dist. Atty. P.O. Box 246 Bath, ME 04530

Attorney for defendant:

C.H. Spurling, Esq. Spurling Law Offices 2 Church Street Gardiner, ME 04345-2126