

STATE OF MAINE

v.

PHILIP I. SCHWAN

Submitted on Briefs March 31, 2008

Decided April 15, 2008

Panel: SAUFLEY, C.J., and CLIFFORD, ALEXANDER, LEVY, SILVER,
MEAD, and GORMAN, JJ.

MEMORANDUM OF DECISION

Philip I. Schwan appeals from the judgment of the Violations Bureau (Augusta, *French, J.*) adjudicating him to have committed the violation of speeding fifteen to nineteen miles-per-hour over the posted limit and imposing a fine of \$185. Contrary to Schwan's contentions, the evidence supports the court's findings that the posted speed limit on Interstate 295, in Gardiner, was sixty-five miles-per-hour and that Schwan was traveling at least fifteen miles-per-hour over that limit before he was stopped. Further, the court did not err in concluding that Schwan's claims that the posted speed limit violated federal law because it was not

supported by a proper engineering study and for other reasons lacked merit. *See*
29-A M.R.S. § 2075(5) (2007).

The entry is:

Judgment affirmed.

Philip Schwan, pro se:

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