STATE OF MAINE

V.

KEITH S. BERRY

Submitted on Briefs February 10, 2010 Decided February 25, 2010

Panel: ALEXANDER, LEVY, SILVER, MEAD, GORMAN, and JABAR, JJ.

MEMORANDUM OF DECISION

Keith S. Berry appeals from the judgments of the Violations Bureau (Newport, *Sparaco*, *J*.) adjudicating him to have committed the offenses of failure to stop at a stop sign, 29-A M.R.S. § 2057(7) (2009), and failure to display a valid inspection sticker, 29-A M.R.S. § 1768(7) (2009). Contrary to Berry's contentions, most of which are frivolous, a jury trial is not available for traffic infraction cases, *State v. Nugent*, 2002 ME 111, ¶ 3, 801 A.2d 1001, 1002; there is no speedy trial issue when Berry was tried within three months of the inspection sticker charge and ten months of the stop sign charge; Berry's claimed ownership of the United States Constitution does not exempt him from the traffic laws of the State of Maine; and the court could properly decide the credibility and weight to be given to the evidence presented by the State and the evidence presented by Berry. *State v. Moores*, 2006 ME 139, ¶ 7, 910 A.2d 373, 375.

The entry is:

Judgments affirmed.

Keith S. Berry, pro se:

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Violations Bureau case numbers TI-2008-0439350; TI-2009-0518394 For Clerk Reference Only