

STATE OF MAINE

v.

ZAHARIAS ILIADIS

Submitted on Briefs April 29, 2014  
Decided May 8, 2014

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

MEMORANDUM OF DECISION

Zaharias Iliadis appeals from a judgment of conviction of one count of harassment by telephone (Class E), 17-A M.R.S. § 506(1)(A) (2013), entered after a bench trial by the trial court (West Bath, *J.D. Kennedy, J.*). Contrary to Iliadis's contention, the evidence, when viewed in the light most favorable to the State, was sufficient for a fact-finder to rationally find each element of the offense beyond a reasonable doubt. *See State v. Ireland*, 2005 ME 48, ¶ 4, 870 A.2d 119; *see also South Dakota v. Crelly*, 313 N.W.2d 455, 457 (S.D. 1981) (concluding that trial court did not err in finding defendant's language during unconsented-to phone call sufficiently obscene); *Younger v. Mississippi*, 301 So. 2d 300, 302, 305 (Miss. 1974) (same).

The entry is:

Judgment affirmed.

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**On the briefs:**

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Portland, for appellant Zaharias Iliadis

Geoffrey A. Rushlau, District Attorney, and Patricia A. Mador, Asst. Dist.  
Atty., Bath, for appellee State of Maine

West Bath District Court docket number CR-2013-381  
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