Reporter of Decisions Decision No. Mem 14-64 Docket No. Sag-13-369

### 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.

## On the briefs:

Anthony J. Sineni, III, Esq., Law Offices of Anthony J. Sineni, III, LLC, 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 FOR CLERK REFERENCE ONLY