## IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FIFTH DISTRICT

NOT FINAL UNTIL TIME EXPIRES TO FILE MOTION FOR REHEARING AND DISPOSITION THEREOF IF FILED

ELI CANGANELLI,		
Appellant,		
٧.		Case No. 5D15-159
TABITHA M. CANGANELLI,		
Appellee.	/	

Opinion filed October 16, 2015

Appeal from the Circuit Court for Marion County,
Anthony M. Tatti, Judge.

Jonathan P. Culver, of Jonathan P. Culver, P.A., Ocala, for Appellant.

Erin K. Brennan, of Community Legal Services of Mid-Florida, Inc., Ocala, for Appellee.

PER CURIAM.

AFFIRMED. <u>See Acquadro v. Bergeron</u>, 851 So. 2d 665 (Fla. 2003) (holding statements made by telephone into this state by nonresident can be sufficient to establish jurisdiction over nonresident).<sup>1</sup>

PALMER, ORFINGER and EVANDER, JJ., concur.

<sup>&</sup>lt;sup>1</sup> The trial court correctly recognized Pennsylvania as the home state for future matters concerning child custody, support and visitation.