

OPINION SUMMARY

MISSOURI COURT OF APPEALS EASTERN DISTRICT

DIVISION ONE

SHARON E. STEELE,)	ED102653
)	
Appellant,)	Appeal from the Circuit Court
)	of St. Louis County
vs.)	
)	Honorable Joseph L. Walsh III
SCHNUCK MARKETS, INC.,)	
)	
Respondent.)	FILED: April 12, 2016

Sharon E. Steele ("Appellant") appeals from the trial court's judgment following a jury trial assessing zero percent fault to either party after Appellant fell at a store operated by Schnuck Markets, Inc. ("Schnuck's"). The appeal is dismissed for failure to comply with Rule 84.04.

DISMISSED

Division One Holds: Appellant's brief so substantially failed to comply with Rule 84.04(d)-(e) that it requires dismissal. Appellant failed to include the applicable standard of review and cites absolutely no legal authority for her claims of error. In its brief, Schnuck's references multiple times how difficult it was to determine what exactly Appellant was arguing, with Schnuck's constantly inferring and guessing as to what Appellant's legal claims actually were. This is unacceptable and warrants dismissal of the appeal.

Opinion by: Roy L. Richter, J.

Robert G. Dowd, Jr., P.J., and Mary K. Hoff, J., concur

Attorney for Appellant: James S. Collins II

Attorney for Respondent: Debbie S. Champion, Dean A. Stark

THIS SUMMARY IS NOT PART OF THE OPINION OF THE COURT. IT HAS BEEN PREPARED FOR THE CONVENIENCE OF THE READER AND SHOULD NOT BE QUOTED OR CITED.