

OPINION SUMMARY

MISSOURI COURT OF APPEALS EASTERN DISTRICT

DIVISION FOUR

CAPITAL ONE BANK (USA) NA)	No. ED93823
SUCCESSOR IN INTEREST TO,)	
CAPITAL ONE BANK)	
Respondent,)	Case Number: 08SL-AC22426
)	Appeal from the Circuit Court
)	of St. Louis County
v.)	
)	
MARY LARGENT,)	Honorable Patrick Clifford
)	
Appellant.)	
)	Filed: June 15, 2010

Mary Largent (Largent) appeals from the trial court’s judgment denying her Motion to Set Aside Default Judgment following entry of Judgment in Default for Capital One Bank (USA) N.A. Successor in Interest to Capital One Bank.

REVERSED AND REMANDED.

Division Four Holds: The trial court abused its discretion in denying Largent’s motion to set aside because Largent’s motion stated facts constituting both a meritorious defense and good cause for her default.

Opinion by: Gary M. Gaertner, Jr., J.
Kurt S. Odenwald, P.J., and George W. Draper III, J., concur.

Attorney for Appellants: Melissa Cates
Attorney for Respondents: Pamela P. Patton

**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.**