

**OPINION SUMMARY  
MISSOURI COURT OF APPEALS EASTERN DISTRICT  
DIVISION TWO**

ROBERT W. DAVIS,	)	No. ED93936
	)	
Appellant,	)	Appeal from the Circuit Court of
	)	St. Charles County
vs.	)	
	)	Honorable Lucy Decker Rauch
STATE OF MISSOURI,	)	
	)	Cause No. 0811-CV03328
Respondent.	)	
	)	Filed: September 14, 2010
	)	

Robert W. Davis (hereinafter, “Movant”) appeals the denial of his Rule 24.035 post-conviction motion without an evidentiary hearing. Movant pleaded guilty to one count of first degree robbery, Section 569.020 RSMo (2000),<sup>1</sup> one count of first degree burglary, Section 569.160, five counts of felonious restraint, Section 565.120, six counts of armed criminal action, Section 571.015, and one count of resisting arrest, Section 575.150. Movant was sentenced as a prior and persistent offender to a total term of twenty years’ imprisonment. In his sole point on appeal, Movant alleges the trial court lacked subject matter jurisdiction to accept his guilty plea because he was not brought to trial within 180 days pursuant to the Uniform Mandatory Disposition of Detainers Law (hereinafter, “UMDDL”).

AFFIRMED.

Division II Holds: The trial court had the authority to accept Movant’s guilty plea. Movant waived any complaint that the trial court erred in failing to dismiss his criminal case because of alleged noncompliance with Section 217.460 of the UMDDL because this was a nonjurisdictional error. Therefore, the motion court did not err in denying Movant’s Rule 24.035 motion without an evidentiary hearing.

Opinion by: George W. Draper III, J.

Glenn A. Norton, P.J., and  
Kathianne Knaup Crane, J.,  
concur

Attorney for Appellant: Edward S. Thompson  
Attorneys for Respondent: Shaun J. Mackelprang  
John M. Reeves

**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.**

<sup>1</sup> All statutory references are to RSMo (2000) unless otherwise indicated.