

## OPINION SUMMARY

### MISSOURI COURT OF APPEALS EASTERN DISTRICT

STATE OF MISSOURI, ex rel.	)	No. ED95271
CHRIS KOSTER,	)	
ATTORNEY GENERAL,	)	
	)	Appeal from the Circuit Court
Appellant,	)	of the City of St. Louis
	)	
vs.	)	
	)	Honorable Robert H. Dierker
PORTFOLIO RECOVERY	)	
ASSOCIATES, LLC,	)	
	)	
Respondent.	)	FILED: April 5, 2011

The State of Missouri, through the attorney general (State), appeals from the circuit court's dismissal of its action alleging violations of Missouri's Merchandising Practices Act (MPA) by Portfolio Recovery Associates, LLC, (Portfolio, LLC). The circuit court granted Portfolio, LLC's motion to dismiss on the grounds that the MPA does not apply to the collection of debts.

AFFIRMED.

Division Four holds: When applying the accepted definition of the term "connection" to the allegations pled by the State in its Petition, we fail to find the necessary "relationship in fact" between the advertisement or sale of the merchandise and the deceptive practices of which the State complains. We find the alleged acts of deception and unfair practices were not committed "in connection with" the sale or advertising of merchandise as required by the plain and ordinary language of the MPA; thus, the State has failed to state a cause of action under the MPA.

Opinion by: Kurt S. Odenwald, P.J., Robert G. Dowd, Jr., J., and Gael D. Wood, Sp. J., Concur.

Attorney for Appellant: Chris Koster and Debra Kay Lumpkins

Attorneys for Respondent: Robert Thompson, John Michael Clear, Jeffrey S. Russell, and James R. Wyrsh

**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.**