

**MISSOURI COURT OF APPEALS  
WESTERN DISTRICT**

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COMPLETE TITLE OF CASE:

STATE OF MISSOURI,

Respondent

v.

MICHAEL R. THOMAS BAIL BOND COMPANY.

Appellant

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DOCKET NUMBER WD74120

DATE: May 9, 2012

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Appeal From:

Circuit Court of Saline County, MO  
The Honorable James Tuthill Bellamy, Judge

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Appellate Judges:

Division One  
Joseph M. Ellis, P.J., James Edward Welsh, and Alok Ahuja, JJ.

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Attorneys:

Daniel Miller, Columbia, MO

Counsel for Appellant,

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Attorneys:

Donald Stouffer, Marshall, MO

Counsel for Respondent

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**MISSOURI APPELLATE COURT OPINION SUMMARY  
MISSOURI COURT OF APPEALS, WESTERN DISTRICT**

**STATE OF MISSOURI, Respondent, v. MICHAEL R.  
THOMAS BAIL BOND COMPANY, Appellant**

**WD74120**

**Saline County**

Before Division One Judges: Ellis, P.J., Welsh, and Ahuja, JJ.

Michael R. Thomas Bail Bond Co. (Thomas Bail Bond) appeals the circuit court's denial of its motion to set aside the court's judgment of bond forfeiture. Thomas Bail Bond asserts that the court erred in failing to extend the judgment date of the bond forfeiture or notify the Missouri Department of Insurance of Thomas Bail Bond's failure to satisfy the judgment pursuant to section 374.763, RSMo Cum. Supp. 2011.

**AFFIRMED.**

**Division One holds:**

The circuit court did not err in failing to extend the judgment date of Thomas Bail Bond's forfeited bond pursuant to section 374.763. Section 374.763 governs post-forfeiture collection of judgments and does not mandate setting aside a final judgment when a surety thereafter produces a defendant.

Opinion by James Edward Welsh, Judge

May 9, 2012

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**THIS SUMMARY IS UNOFFICIAL AND SHOULD NOT BE QUOTED OR CITED.**