

OPINION SUMMARY
MISSOURI COURT OF APPEALS EASTERN DISTRICT

DIVISION TWO

MOTORMAX FINANCIAL SERVICES)	
CORPORATION,)	No. ED102257
)	
Plaintiff/Appellant,)	
)	Appeal from the Circuit Court of the
vs.)	City of St. Louis
)	
ARNOLD KNIGHT,)	Honorable Christopher E. McGraugh
)	
Defendant/Respondent.)	Filed: August 18, 2015

Motormax Financial Services Corporation (Motormax) appeals the denial of its motion to compel arbitration of a counterclaim asserted against it by Arnold Knight after Motormax repossessed his vehicle and filed a collection action against him.

AFFIRMED.

Division Two Holds:

- (1) The appeal was timely and therefore this Court has jurisdiction.
- (2) The trial court did not err in denying the motion to compel arbitration, because the arbitration agreement lacks valid consideration and is unenforceable.

Opinion by: Philip M. Hess, J.
Sherri B. Sullivan, P.J. and Mary K. Hoff, J. concur.

Attorney for Appellant: Gregory T. Cook

Attorney for Respondents: David R. Angle
Matthew C. Wilson – Co-Counsel
Dale K. Irwin – Co-Counsel
Gina M. Chiala – Co-Counsel

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