

## OPINION SUMMARY

### MISSOURI COURT OF APPEALS EASTERN DISTRICT

CHRISTINE POWERS, Appellant,	)	No. ED97591
	)	
vs.	)	Appeal from the Circuit Court
	)	of St. Louis County
STEPHEN COFFMAN, d/b/a A	)	
COFFMAN CONTRACTING,	)	Filed:
Respondent.	)	September 4, 2012

Christine Powers (“Powers”), appeals *pro se* from the judgment entered by the circuit court in favor of Stephen Coffman d/b/a A Coffman Contracting following a trial *de novo* on a small claims action. Powers argues the circuit court failed to apply a three-day right of rescission provided by the Federal Trade Commission’s “cooling-off rule” for door-to-door sales.

DISMISSED.

Division Three holds: Powers did not file a copy of the transcript from the trial *de novo* proceedings. Without the transcript, we have no basis for passing judgment on the actions of the trial court. Because the record on appeal is insufficient to make a ruling, the appeal must be dismissed.

Opinion by: Robert G. Dowd, Jr., P.J.  
Roy, L. Richter, J. and Angela T. Quigless, J., concur.

Attorney for Appellant: Appellant Acting Pro Se

Attorney for Respondent: Robynn D. Ragland

**THIS SUMMARY IS NOT PART OF THE OPINION OF THE COURT.  
IT HAS BEEN PREPARED FOR THE CONVENIENCE OF THE READER AND  
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