

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

STATE OF MISSOURI,	)	No. ED99531
	)	
Plaintiff/Respondent,	)	Appeal from the Circuit Court of
	)	Montgomery County
v.	)	
	)	
CHRIS EDWARD REED,	)	Honorable Wesley C. Dalton
	)	
Defendant/Appellant.	)	Filed: February 11, 2014

Chris Edward Reed (Appellant) appeals from the trial court's judgment entered upon a jury verdict convicting him of attempt to manufacture a controlled substance. On appeal, Appellant contends the trial court plainly erred in overruling his Amended Motion to Suppress Evidence and in admitting evidence seized from the car in which he was a passenger and testimony concerning that evidence because it violated his right to be free from unreasonable searches and seizures as guaranteed by the United States and Missouri Constitutions.

AFFIRMED.

Division Two Holds: The State demonstrated that the evidence seized from the vehicle was obtained during a lawful traffic stop and upon a reasonable suspicion that the occupants of the vehicle were engaged in illegal activity. The trial court did not plainly err in overruling Appellant's Amended Motion to Suppress Evidence.

Opinion by: Sherri B. Sullivan, J. Lawrence E. Mooney, P.J., and Robert G. Dowd, Jr., J., concur.

Attorney for Appellant: Craig A. Johnston  
Attorney for Respondent: Todd T. Smith

<b>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.</b>
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