

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

JOHN CHASNOFF,	)	No. ED99777
	)	
Plaintiff/Appellant,	)	Appeal from the Circuit Court
	)	of the City of St. Louis
v.	)	
	)	
COL. JOSEPH MOKWA, in his official	)	Honorable Philip Heagney
capacity as Chief of Police of the	)	
Metropolitan Police Department of the City	)	
of St. Louis; METROPOLITAN POLICE	)	
DEPARTMENT OF THE CITY OF ST.	)	
LOUIS; FRANCIS SLAY, JULIUS	)	
HUNTER, JOANN FREEMAN and	)	
VINCENT BOMMARITO, in their official	)	
capacities as members of the Board of	)	
Police Commissioners of the City of St.	)	
Louis; and STATE OF MISSOURI,	)	
	)	
Defendants/Respondents,	)	Filed: December 3, 2013

John Chasnoff (Appellant) appeals from the circuit court’s judgment denying his motion for a special order to enforce the court’s June 7, 2010 judgment. The circuit court found that a separate consent judgment imposed duties on Respondents contrary to the dictates of its June 7, 2010 judgment.

REVERSED.

Division Two Holds: Enforcement of prior final judgment is not precluded by later consent judgment purporting to impose contrary duties on one common party, when later consent judgment does not judicially determine the rights of all interested parties including intervenor of right and is not a final judgment.

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

Attorneys for Appellant: Anthony E. Rothert and Grant R. Doty  
Attorney for Respondents: Mark Lawson

<p style="text-align:center"><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></p>
---