



Court of Appeals - Middle Division
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Date Printed: 06/03/2011
Notice Date: 06/03/2011
Case Style: Marie Murphy, Special Deputy Commissioner of Commerce and Insurance v. Smart Data Solutions, LLC, et al.
Case Number: M2010-01938-COA-R3-CV
Action: Date Filed: 06/03/2011 JUDGMENT: Filed in the Court of Appeals ::
Trial Court: Davidson County Chancery Court **Trial Court Number:** 10-507-III

The judgment was filed on the above date. If an application for permission to appeal in the Tennessee Supreme Court is made pursuant to Rule 11 of the Tennessee Rules of Appellate Procedure, you must file an original and six copies of the application with the Appellate Court Clerk. ** You must attach a copy of the Opinion of the Court of Appeals to each application. The application must be filed within 60 days after the Court of Appeals judgment was filed. NO EXTENSIONS WILL BE GRANTED. If the Appellant wishes to file an application for permission to appeal, the Appellant should check with the Appellate Court Clerk's office to verify the need for filing an additional bond for costs. If the Appellee wishes to file an application for permission to appeal, the application must be accompanied by an appeal bond as provided for in Rule 6 of the Tennessee Rules of Appellate Procedure.

** Failure to pay state litigation tax after filing a TRAP Rule 11 application may subject your appeal to dismissal.

COMMENT:

Costs of this appeal are assessed against Respondents, American Trade Association, Inc., Smart Data Solutions, LLC, and William M. Worthy, II, for which execution may issue if necessary.

LMM

C: Stephen C. Knight
John Langdon Norris

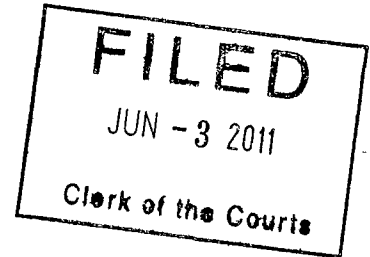
IN THE COURT OF APPEALS OF TENNESSEE
AT NASHVILLE
March 25, 2011 Session

**LESLIE NEWMAN, COMMISSIONER OF THE TENNESSEE
DEPARTMENT OF COMMERCE AND INSURANCE v. SMART DATA
SOLUTIONS, LLC, ET AL.**

**Appeal from the Chancery Court for Davidson County
No. 10-507-III Ellen Hobbs Lyle, Chancellor**

No. M2010-01938-COA-R3-CV

JUDGMENT



This cause came to be heard upon the record on appeal from the Chancery Court for Davidson County, briefs, and oral argument; upon consideration whereof, this Court is of the opinion that there is no reversible error in the judgment of the trial court.

In accordance with the opinion of the Court filed herein, it is, therefore, ordered and decreed by this Court that the judgment of the Chancery Court for Davidson County is affirmed. The case is remanded to the Chancery Court for Davidson County for enforcement of the judgment, the collection of costs assessed therein, and for such other proceedings as may be necessary.

Costs of this appeal are assessed against Respondents American Trade Association, Inc., Smart Data Solutions, LLC, and William M. Worthy, II, for which execution may issue if necessary.