IN THE COURT OF APPEALS OF TENNESSEE

MIDDLE SECTION

AT NASHVILLE

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COLEMILL ENTERPRISES, INC., Plaintiff/Appellant, v. JOE HUDDLESTON, COMM., Defendant/Appellee.

Appeal No. 01-A-01-9605-CH-00218

Davidson Chancery No. 94-3217-I

Both the appellant, Colemill Enterprises, Inc., and the appellee, Joe Huddleston, Commissioner, filed petitions to rehear this court's opinion filed 4 December 1996. Thereafter, this court entered an order giving each of the parties ten days within which to file their answers to the respective petitions to rehear. We have now received the answers to the petitions to rehear from both parties.

This court has reviewed these petitions and finds each of them to be without merit. Therefore, we deny the petitions to rehear at the cost of the respective parties.

Enter this _____ day of February 1997.

SAMUEL L. LEWIS, JUDGE

BEN H. CANTRELL, JUDGE

WILLIAM C. KOCH, JR., JUDGE

 ORDER
 February 12, 1997

 Cecil W. Crowson
Appellate Court Clerk

 Both the appellant, Colemill Enterprises, Inc., and the appellee, Joe Huddleston,

 oner, filed petitions to rehear this court's opinion filed 4 December 1996. Thereafter, this

