

**SUPREME COURT OF TENNESSEE
SUPREME COURT DISCRETIONARY APPEALS
Grants & Denials List**

Monday, March 28, 2011

GRANTS

STYLE/APPEAL NUMBER	COUNTY TRIAL JUDGE TRIAL COURT NO.	APPELLATE JUDGE JUDGMENT	NATURE OF APPEAL	ACTION
<u>Nashville</u>				
NONE				
<u>Knoxville</u>				
NONE				

Jackson

Clifton Lake, et al. v. The Memphis Landsmen, LLC, et al. W2009-00526-SC-R11-CV	Shelby County Circuit Court Judge John R. McCarroll, Jr. No. CT-006094-00	Stafford, J., Reversed and Remanded	Rule 11	Granted and Remanded to the Court of Appeals for reconsideration in light of the USSC opinion in <u>Williamson v. Mazda of Am., Inc.</u> , 179 L.Ed.2d 75 (2011); Application of Clifton A. Lake and Charleen J. Lake; Denied without prejudice - Motion for consideration of post-judgment facts filed by Clifton A. Lake and Charleen J. Lake (Order filed 3-24-2011; copy attached)
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DENIALS

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<u>Nashville</u>				
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IN THE SUPREME COURT OF TENNESSEE
AT JACKSON

CLIFTON LAKE ET AL. v. THE MEMPHIS LANDSMEN, LLC ET AL.

**Circuit Court for Shelby County
No. CT-006094-00**

No. W2009-00526-SC-R11-CV - Filed March 24, 2011

ORDER

Upon consideration of the application for permission to appeal and the entire record in this cause, the Court is of the opinion that the application should be, and is hereby, granted for the purpose of remanding the case to the Court of Appeals for reconsideration in light of the United States Supreme Court's opinion in Williamson v. Mazda of Am., Inc., 179 L. Ed. 2d 75 (2011).

The motion for consideration of post-judgment facts filed by Clifton A. Lake and Charleen J. Lake on June 1, 2010, is denied without prejudice to the Lakes' ability to file their motion with the Court of Appeals.

PER CURIAM