

IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA
FIFTH DISTRICT

NOT FINAL UNTIL TIME EXPIRES TO
FILE MOTION FOR REHEARING AND
DISPOSITION THEREOF IF FILED

R.J. REYNOLDS TOBACCO COMPANY,

Appellant/Cross Appellee,

v.

Case No. 5D18-1630

MARGARET BROWN, AS PERSONAL
REPRESENTATIVE FOR THE ESTATE OF
ARTHUR BROWN,

Appellee/Cross Appellant.

_____ /

Opinion filed December 6, 2019

Appeal from the Circuit Court
for Volusia County,
J. David Walsh, Judge.

Troy A. Fuhrman and Marie Attaway
Borland, of Hill, Ward & Henderson, P.A.,
Tampa, Charles R. A. Morse, of Jones Day,
New York, N.Y., and Jason T. Burnette, of
Jones Day, Atlanta, GA, for Appellant/Cross
Appellee.

Gregory D. Prysock, Katy M. Massa and
Antonio Luciano, of Morgan and Morgan,
Jacksonville; Kathryn Barnett and Jason
Gichner, of Morgan & Morgan, Nashville,
TN; Keith R. Mitnik, of Morgan & Morgan,
Orlando; Celene H. Humphries, Shea T.
Moxon, Maegen Peek Luka and Thomas J.
Seider, of Brannock & Humphries, Tampa,
for Appellee/Cross Appellant.

JACOBUS, B.W., Senior Judge.

We affirm the final judgment without discussion. As a result, we dismiss Margaret Brown's conditional cross-appeal as moot.

AFFIRMED; CROSS-APPEAL DISMISSED AS MOOT.

EVANDER, C.J., and SASSO, J., concur.