Third District Court of Appeal

State of Florida

Opinion filed July 19, 2017. Not final until disposition of timely filed motion for rehearing.

> No. 3D17-10 Lower Tribunal No. 16-1333

Fabrica de Fideos Rivoli, S.A., Appellant,

VS.

Famex Investments Limited, Appellee.

An Appeal from a non-final order from the Circuit Court for Miami-Dade County, Rodney Smith, Judge.

Dorta Law, and Matias R. Dorta, for appellant.

Jones & Adams, P.A., and Matthew L. Jones, for appellee.

Before LAGOA, SCALES and LUCK, JJ.

PER CURIAM.

Fabrica de Fideos Rivoli, S.A., the defendant below, appeals a non-final order denying its motion to dismiss the instant action for lack of personal

jurisdiction. Concluding that the trial court correctly applied the two-prong test for determining whether personal jurisdiction may be exercised over a nonresident defendant, we affirm. <u>See Venetian Salami Co. v. Parthenais</u>, 554 So. 2d 499, 502 (Fla. 1989) (providing that personal jurisdiction over a nonresident defendant exists where: (1) the complaint alleges sufficient jurisdictional facts to satisfy Florida's long-arm statute, section 48.193 of the Florida Statutes; and (2) the nonresident defendant has sufficient minimum contacts with Florida to satisfy constitutional due process concerns).

Affirmed.