

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

ROBERT L. FOX, SR.,

Appellant,

v.

Case No. 5D20-2143

TIMEPAYMENT CORP. AND
ICE GLASS PRINTS FLORIDA,
LLC N/K/A DIAMOND ICE PRINTS, LLC,

Appellees.

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Opinion filed May 25, 2021

Nonfinal Appeal from the Circuit Court
for Orange County,
Lisa T. Munyon, Judge.

John J. Bennett, of Nardella &
Nardella, PLLC, Orlando, for
Appellant.

Ralph S. Marcadis, of Marcadis
Singer, P.A., Tampa, for
Appellee Timepayment Corporation.

No Appearance for Other Appellee.

PER CURIAM.

AFFIRMED. See *Petrysian v. Metro. Gen. Ins.*, 672 So. 2d 562, 563 (Fla. 5th DCA 1996) (“A change in the applicable rule of law resulting from a later appellate decision in an unrelated case is not a ground [under Florida Rule of Civil Procedure 1.540(b)] to vacate a final order.” (citing *Theisen v. Old Republic Ins.*, 468 So. 2d 434, 435 (Fla. 5th DCA 1985))); *Williams v. Skylink Jets, Inc.*, 229 So. 3d 1275, 1279 (Fla. 4th DCA 2017) (recognizing that a final judgment rendered without notice to the defaulting party remains valid as to any claim for liquidated damages).

COHEN, LAMBERT and EDWARDS, JJ., concur.