

FIRST DISTRICT COURT OF APPEAL  
STATE OF FLORIDA

---

No. 1D21-3101

---

MARY COMBS,

Appellant,

v.

WAL-MART STORES EAST, L.P.,

Appellee.

---

On appeal from the Circuit Court for Leon County.  
Angela C. Dempsey, Judge.

December 12, 2022

PER CURIAM.

AFFIRMED. *See Brookie v. Winn-Dixie Stores, Inc.*, 213 So. 3d 1129, 1132, 1137 (Fla. 1st DCA 2017) (holding that a store did not breach either a duty to warn or a duty of reasonable care when appellant tripped due to an open and obvious condition).

LEWIS, MAKAR, and OSTERHAUS, JJ., concur.

---

*Not final until disposition of any timely and authorized motion under Fla. R. App. P. 9.330 or 9.331.*

---

Brian J. Lee of Morgan and Morgan PLLC, Jacksonville, for Appellant.

Tabitha G. Jackson of Luks, Santaniello, Petrillo Cohen & Peterfriend, Tallahassee; Edgardo Ferreyra of Luks, Santaniello, Petrillo Cohen & Peterfriend, Miami; and Daniel Weinger of Luks, Santaniello, Petrillo Cohen & Peterfriend, Jacksonville, for Appellee.