FIRST DISTRICT COURT OF APPEAL STATE OF FLORIDA

	No. 1D21-3101
MARY COMBS,	
Appellant,	
V.	
WAL-MART STORES EAST, L.P.,	
Appellee.	
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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.