

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

YVES K. CARRIERE,

Appellant,

v.

Case No. 5D15-3808

CHUNICK HOLDINGS, LLC  
AND CHARLES A. HAYDEN,

Appellees.

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Opinion filed March 17, 2017

Appeal from the Circuit Court  
for Orange County,  
John Marshall Kest, Judge.

Nicholas A. Shannin, of The Shannin Law  
Firm, P.A., Orlando, and Eric H. Faddis, and  
Tiffany M. Faddis, of Faddis & Faddis, P.A.,  
Orlando, for Appellant.

Daniel M. Schwarz, Robert A. Swift, and  
Scott A. Cole, of Cole Scott & Kissane, P.A.,  
Miami, for Appellees.

PER CURIAM.

After carefully considering the record on appeal and the arguments raised in the parties' briefs, we conclude that the trial court properly granted directed verdicts in favor of Defendants/Appellees Chunick Holdings, LLC and Charles A. Hayden. We also find that there is no legal basis underlying a separate argument made by Appellant, Yves K.

Carriere, that the trial court somehow erred by entering an agreed order that granted the parties' stipulated motion to dismiss with prejudice Appellant's vicarious liability claims. Accordingly, we affirm the partial final judgment entered in favor of the Appellees and against Appellant, which concluded the litigation between those parties. By a separate order, we will provisionally grant Appellees' motion for appellate attorney's fees pursuant to section 768.79, Florida Statutes (2014), Florida Rule of Civil Procedure 1.442, and Florida Rule of Appellate Procedure 9.400(b).

AFFIRMED.

PALMER and EDWARDS, JJ., and JACOBUS, B.W., Senior Judge, concur.