IN THE SUPREME COURT OF THE STATE OF NEVADA

WILLIAM MILLER, Appellant, vs. MARK HOPKINS, Respondent. No. 45213

FILED

DEC 0 6 2006

ORDER OF AFFIRMANCE



This is an appeal from a judgment pursuant to a jury verdict in a personal injury action, an order denying a new trial motion, and a post-judgment order awarding attorney fees. Eighth Judicial District Court, Clark County; Douglas W. Herndon, Judge.

The parties are familiar with the facts, and we do not recount them except as pertinent to our disposition.

Appellant William Miller is appealing from an interlocutory order that granted partial summary judgment. The district court had granted partial summary judgment in favor of respondent Mark Hopkins on the issue of liability.

Having reviewed the record of the proceedings below, we conclude that the district court did not abuse its discretion in its entry of partial summary judgment on the issue of liability.¹

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¹See Wood v. Safeway, Inc., 121 Nev. 724, 729, 121 P.3d 1026, 1029 (2005).

We have considered appellant's other claims of error and conclude that they are without merit.² Accordingly, we

ORDER the judgment of the district court AFFIRMED.

Gibbons

Maupin

Douglas, J

J.

cc: Hon. Douglas W. Herndon, District Judge Janet Trost, Settlement Judge Gentile & Howard Christensen Law Offices, LLC Clark County Clerk

²See <u>DeJesus v. Flick</u>, 116 Nev. 812, 7 P.3d 459 (2000); <u>Beattie v. Thomas</u>, 99 Nev. 579, 668 P.2d 268 (1983).